GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

SENATE BILL 257

Appropriations/Base Budget Committee Substitute Adopted with unengrossed amendments 4/15/25 Finance Committee Favorable 4/15/25 Pensions and Retirement and Aging Committee Substitute Adopted 4/15/25 Third Edition Engrossed 4/17/25 PROPOSED HOUSE COMMITTEE SUBSTITUTE S257-PCS25004-MQxfrap-1

 Short Title:
 2025 Appropriations Act.
 (Public)

 Sponsors:
 (Public)

Referred to:

March 11, 2025

A BILL	TO BE	ENTITI	LED

AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS
 OF STATE AGENCIES, DEPARTMENTS, AND INSTITUTIONS.

4 The General Assembly of North Carolina enacts:

- 6 PART I. TITLE AND INTRODUCTION7
- 8 TITLE OF ACT

9 SECTION 1.1. This act shall be known as the "Current Operations Appropriations
 10 Act of 2025."

12 INTRODUCTION

13 **SECTION 1.2.** The appropriations made in this act are for maximum amounts 14 necessary to provide the services and accomplish the purposes described in the budget in 15 accordance with the State Budget Act. Savings shall be effected where the total amounts 16 appropriated are not required to perform these services and accomplish these purposes, and the 17 savings shall revert to the appropriate fund at the end of each fiscal year, except as otherwise 18 provided by law.

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20 PART II. CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

- 21 22
- GENERAL FUND APPROPRIATIONS

SECTION 2.1.(a) Appropriations from the General Fund for the budgets of the State
 departments, institutions, and agencies, and for other purposes, as enumerated, are made for each
 year of the 2025-2027 fiscal biennium, according to the following schedule:

26
27Current Operations – General FundFY 2025-2026FY 2026-202728
29EDUCATION
North Carolina Community College System
312,075,488,8162,063,988,816

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Less: Receipts Net Appropriation Department of Public Instruction Requirements Less: Receipts Net Appropriation THE UNIVERSITY OF NORTH CAROLINA East Carolina Univ. – Academic Affairs Requirements Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation Appalachian State University	402,813,878 1,672,674,938 14,517,442,916 2,730,332,011 11,787,110,905 456,546,645 182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568 158,158,973	398,313,878 1,665,674,938 14,473,873,721 2,693,788,209 11,780,085,512 458,646,645 184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
 Department of Public Instruction Requirements Less: Receipts Net Appropriation THE UNIVERSITY OF NORTH CAROLINA East Carolina Univ. – Academic Affairs Requirements Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation 	14,517,442,916 2,730,332,011 11,787,110,905 456,546,645 182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	14,473,873,721 2,693,788,209 11,780,085,512 458,646,645 184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
Requirements Less: Receipts Net Appropriation THE UNIVERSITY OF NORTH CAROLINA East Carolina Univ. – Academic Affairs Requirements Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation	2,730,332,011 11,787,110,905 456,546,645 182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	2,693,788,209 11,780,085,512 458,646,645 184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
Less: Receipts Net Appropriation THE UNIVERSITY OF NORTH CAROLINA East Carolina Univ. – Academic Affairs Requirements Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation	2,730,332,011 11,787,110,905 456,546,645 182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	2,693,788,209 11,780,085,512 458,646,645 184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
Net Appropriation THE UNIVERSITY OF NORTH CAROLINA East Carolina Univ. – Academic Affairs Requirements Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation	11,787,110,905 456,546,645 182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	11,780,085,512 458,646,645 184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
 THE UNIVERSITY OF NORTH CAROLINA East Carolina Univ. – Academic Affairs Requirements Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation 	456,546,645 182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	458,646,645 184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
 East Carolina Univ. – Academic Affairs Requirements Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation 	182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
Requirements Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation	182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
Less: Receipts Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation	182,418,884 274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	184,518,884 274,127,761 121,853,241 14,708,326 107,144,915
Net Appropriation East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation	274,127,761 121,853,241 14,708,326 107,144,915 368,021,568	274,127,761 121,853,241 14,708,326 107,144,915
East Carolina Univ. – Health Affairs Requirements Less: Receipts Net Appropriation	121,853,241 14,708,326 107,144,915 368,021,568	121,853,241 14,708,326 107,144,915
Requirements Less: Receipts Net Appropriation	14,708,326 107,144,915 368,021,568	14,708,326 107,144,915
Requirements Less: Receipts Net Appropriation	14,708,326 107,144,915 368,021,568	14,708,326 107,144,915
Less: Receipts Net Appropriation	14,708,326 107,144,915 368,021,568	14,708,326 107,144,915
Net Appropriation	107,144,915 368,021,568	107,144,915
	368,021,568	
Appalachian State University	, ,	
	, ,	
Requirements	158,158,973	370,121,568
Less: Receipts	, ,	160,258,973
Net Appropriation	209,862,595	209,862,595
Elizabeth City State University		
Requirements	56,075,597	56,475,597
Less: Receipts	7,562,050	7,962,050
Net Appropriation	48,513,547	48,513,547
Fayetteville State University		
Requirements	106,637,643	107,037,643
Less: Receipts	19,050,653	19,450,653
Net Appropriation	87,586,990	87,586,990
NC A&T University		
Requirements	264,494,998	264,909,534
Less: Receipts	101,766,524	102,166,524
Net Appropriation	162,728,474	162,743,010
NC School of Science and Mathematics		
Requirements	49,107,483	49,107,483
Less: Receipts	3,866,717	3,866,717
Net Appropriation	45,240,766	45,240,766
Net Appi opriation	43,240,700	43,240,700
NC State University – Academic Affairs		
Requirements	1,057,745,970	1,060,209,903
Less: Receipts	488,308,834	490,408,834
Net Appropriation	569,437,136	569,801,069
NO State Hairman's A. D. 1		
NC State University – Ag. Research Requirements	83,589,800	83,589,800
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General Assembly Of North Caro	lina		Session 2025
Less: Receipts		20,124,784	20,124,784
Net Appropriation		63,465,016	63,465,016
NC State University – Coop. Extens	sion		
Requirements		65,417,787	65,417,787
Less: Receipts		18,874,550	18,874,550
Net Appropriation		46,543,237	46,543,237
North Carolina Central University			
Requirements		154,404,790	154,804,790
Less: Receipts		55,832,154	56,232,154
Net Appropriation		98,572,636	98,572,636
UNC at Asheville			
Requirements		73,836,418	74,236,418
Less: Receipts		22,735,324	23,135,324
Net Appropriation		51,101,094	51,101,094
UNC at Chanal Hill Acadamia Af	foire		
UNC at Chapel Hill – Academic Af Requirements	Talls	807,492,482	809,092,482
Less: Receipts		412,394,558	414,494,558
1		395,097,924	
Net Appropriation		595,097,924	394,597,924
UNC at Chapel Hill – Area Health F	Ed.		
Requirements		56,855,450	56,855,450
Less: Receipts		0	0
Net Appropriation		56,855,450	56,855,450
UNC at Chapel Hill – Health Affair	S		
Requirements		392,135,573	392,135,573
Less: Receipts		142,736,020	142,736,020
Net Appropriation		249,399,553	249,399,553
UNC at Charlotte			
Requirements		535,339,845	537,439,845
Less: Receipts		201,655,102	203,755,102
Net Appropriation		333,684,743	333,684,743
UNC at Greensboro			
Requirements		308,610,059	309,010,059
Less: Receipts		103,622,976	104,022,976
Net Appropriation		204,987,083	204,987,083
		201,201,000	201,201,000
UNC at Pembroke			
Requirements		115,488,721	115,888,721
Less: Receipts		20,014,868	20,414,868
Net Appropriation		95,473,853	95,473,853
UNC at Wilmington			
U		350,877,159	351,277,159
Requirements		550,077,157	551,277,157
-		133,637,430	134,037,430

General Assembly Of North	Carolina		Session 2025
Net Appropriation		217,239,729	217,239,729
UNC BOG – Aid to Private In	stitutions		
Requirements		1,209,300	2,709,300
Less: Receipts		0	_,,.0
Net Appropriation		1,209,300	2,709,300
UNC BOG – Institutional Prog	aro ma		
Requirements	grams	98,041,142	88,071,767
Less: Receipts		90,041,142 0	30,000,000
Net Appropriation		98,041,142	58,071,767
		70,041,142	30,071,707
UNC BOG - Related Ed. Prog	grams		
Requirements		1,044,814,078	1,112,014,078
Less: Receipts		196,935,487	196,935,487
Net Appropriation		847,878,591	915,078,591
UNC School of the Arts			
Requirements		58,876,330	58,876,330
Less: Receipts		16,904,167	16,904,167
Net Appropriation		41,972,163	41,972,163
		11,27 = ,100	11,572,100
UNC System Office			
Requirements		54,107,311	54,107,311
Less: Receipts		4,009,217	4,009,217
Net Appropriation		50,098,094	50,098,094
Western Carolina University			
Requirements		200,707,511	200,341,223
Less: Receipts		35,351,773	35,751,773
Net Appropriation		165,355,738	164,589,450
		100,000,000	201,007,100
Winston-Salem State Universi	ty		
Requirements		93,943,876	94,343,876
Less: Receipts		25,200,103	25,600,103
Net Appropriation		68,743,773	68,743,773
HEALTH AND HUMAN SE	CRVICES		
Aging			
Requirements		163,804,183	163,804,183
Less: Receipts		110,527,985	110,527,985
Net Appropriation		53,276,198	53,276,198
Central Management and Supp	port		
Requirements		391,293,733	401,703,779
Less: Receipts		175,307,598	181,444,525
Net Appropriation		215,986,135	220,259,254
Child and Eamily Wall Dairs			
Child and Family Well-Being Requirements		589,862,775	584,727,766
Less: Receipts		525,168,964	525,168,964
1055. Receipts		525,100,704	525,100,704
Page /	Senate Bill 257	\$257_PC\$	25004-MOxfran-1

General Assembly Of North Carolina		Session 2025
Net Appropriation	64,693,811	59,558,802
Child Development and Early Education		
Requirements	1,017,497,074	1,043,821,075
Less: Receipts	722,387,144	732,687,145
Net Appropriation	295,109,930	311,133,930
Emp. & Indep. For People with Disabilities		
Requirements	192,360,668	191,464,309
Less: Receipts	148,782,923	147,874,973
Net Appropriation	43,577,745	43,589,336
Health Benefits		
Requirements	32,500,054,663	33,444,456,644
Less: Receipts	26,117,444,632	26,663,694,712
Net Appropriation	6,382,610,031	6,780,761,932
Health Service Regulation		
Requirements	83,849,911	83,857,457
Less: Receipts	58,502,016	58,509,562
Net Appropriation	25,347,895	25,347,895
	-)-)	-))
Mental Hlth/Dev. Disabl./Subs. Use Serv.		
Requirements	1,794,866,173	1,786,670,876
Less: Receipts	1,036,424,730	982,108,379
Net Appropriation	758,441,443	804,562,497
Public Health		
Requirements	511,231,092	511,132,499
Less: Receipts	376,237,598	382,761,487
Net Appropriation	134,993,494	128,371,012
Services for the Blind/Deaf/Hard of Hearing		
Requirements	47,775,677	47,784,592
Less: Receipts	38,350,821	38,359,246
Net Appropriation	9,424,856	9,425,346
Social Services		
Requirements	2,211,336,301	2,214,735,980
Less: Receipts	1,975,419,946	1,980,092,262
Net Appropriation	235,916,355	234,643,718
AGRIC., NATURAL, AND ECON. RES.		
Agriculture and Consumer Services		
Requirements	274,374,444	272,261,939
Less: Receipts	93,169,654	93,169,654
Net Appropriation	181,204,790	179,092,285
Commerce		
Requirements	270,881,483	261,981,483
Less: Receipts	77,602,791	77,602,791
\$257_PC\$25004_MOxfran_1 Senate Bill 257	1	Page 5

General Assembly Of North Carolina	1		Session 2025
Net Appropriation		193,278,692	184,378,692
Environmental Quality			
Requirements		221,569,600	219,497,714
Less: Receipts		119,014,557	120,173,918
Net Appropriation		102,555,043	99,323,796
Labor			
Requirements		47,125,767	47,554,640
Less: Receipts		20,582,629	21,004,161
Net Appropriation		26,543,138	26,550,479
Natural and Cultural Resources			
Requirements		352,427,123	347,466,418
Less: Receipts		51,789,470	51,789,470
Net Appropriation		300,637,653	295,676,948
Wildlife Resources Commission		100 460 201	100 460 201
Requirements		102,460,301	102,460,301
Less: Receipts		85,200,340	85,200,340
Net Appropriation		17,259,961	17,259,961
JUSTICE AND PUBLIC SAFETY			
Administrative Office of the Courts			
Requirements		804,959,400	798,959,400
Less: Receipts		7,209,807	1,209,807
Net Appropriation		797,749,593	797,749,593
Indigent Defense Services		100 454 012	104 420 207
Requirements		189,454,913	184,438,287
Less: Receipts Net Appropriation		18,494,851 170,960,062	18,494,851 165,943,436
Net Appropriation		170,900,002	103,943,430
Adult Correction			
Requirements		2,044,622,544	2,035,309,045
Less: Receipts		21,455,170	21,455,170
Net Appropriation		2,023,167,374	2,013,853,875
Justice			
Requirements		116,129,308	116,136,286
Less: Receipts		50,114,998	50,114,998
Net Appropriation		66,014,310	66,021,288
D-11: - C-f-(
Public Safety		871,141,545	942 615 257
Requirements Less: Receipts		213,519,604	843,615,357 208,582,548
Net Appropriation		657,621,941	635,032,809
		037,041,741	033,034,009
State Bureau of Investigation			
Requirements		171,682,073	115,781,201
Less: Receipts		28,393,256	23,596,352
*			
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General Assembly Of North	Carolina		Session 2025
Net Appropriation		143,288,817	92,184,849
GENERAL GOVERNMEN	Т		
Administration			
Requirements		87,409,809	82,278,891
Less: Receipts		20,908,076	15,791,755
Net Appropriation		66,501,733	66,487,136
Administrative Hearings			
Requirements		10,629,868	9,458,001
Less: Receipts		4,021,520	1,521,520
Net Appropriation		6,608,348	7,936,481
Auditor			
Requirements		36,963,936	31,963,936
Less: Receipts		17,365,869	12,365,869
Net Appropriation		19,598,067	19,598,067
Budget and Management Requirements		12,714,725	12,714,725
Less: Receipts		1,106,402	1,106,402
Net Appropriation		11,608,323	11,608,323
Net Appropriation		11,000,525	11,000,525
Budget and Management – Sp	pecial Approp.		
Requirements		31,222,477	13,420,402
Less: Receipts		1,922,477	830,000
Net Appropriation		29,300,000	12,590,402
Controller			
Requirements		37,338,158	37,338,158
Less: Receipts		1,723,209	1,723,209
Net Appropriation		35,614,949	35,614,949
Elections			
Requirements		27,852,395	11,352,395
Less: Receipts		15,102,000	102,000
Net Appropriation		12,750,395	11,250,395
General Assembly			
Requirements		101,570,972	100,362,166
Less: Receipts		767,526	561,000
Net Appropriation		100,803,446	99,801,166
		100,000,110	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Governor			
Requirements		12,829,885	12,829,885
Less: Receipts		1,140,294	1,140,294
Net Appropriation		11,689,591	11,689,591
Housing Finance Agency			
		15,660,000	10,660,000
Requirements			
Requirements Less: Receipts		0	0

General As	sembly Of North Carolina		Session 2025
Net Ap	propriation	15,660,000	10,660,000
Human Res	ources		
Require	ments	13,054,786	14,453,919
Less: Re	eceipts	1,273,415	798,888
	propriation	11,781,371	13,655,031
Industrial C	ommission		
Require	ments	19,756,242	18,556,242
Less: Re	eceipts	4,357,425	4,357,425
Net Ap	propriation	15,398,817	14,198,817
Insurance			
Require	ments	52,100,685	52,206,669
Less: Re		9,252,247	9,358,231
Net Ap	propriation	42,848,438	42,848,438
Insurance –	Fire Marshal		
Require	ments	20,793,011	22,693,011
Less: Re		2,718,899	2,718,899
Net Ap	propriation	18,074,112	19,974,112
Lieutenant	Governor		
Require	ments	1,215,257	1,120,257
Less: Re	eceipts	0	0
Net Ap	propriation	1,215,257	1,120,257
Military and	l Veterans Affairs		
Require	ments	8,656,745	8,658,167
Less: Re	eceipts	0	0
Net Ap	propriation	8,656,745	8,658,167
Revenue			
Require	ments	205,826,042	203,029,574
Less: Re	eceipts	78,896,148	76,077,870
Net Ap	propriation	126,929,894	126,951,704
Secretary of	State		
Require		20,440,524	20,253,023
Less: Re		1,800,251	1,612,750
Net Ap	propriation	18,640,273	18,640,273
Treasurer			
Require	ments	81,923,053	73,336,228
Less: Re		81,923,053	73,336,228
	propriation	0	0
Treasurer –	Other Retirement Plans/Benefits		
Require		24,044,657	24,044,657
Less: Re		0	0
	propriation	24,044,657	24,044,657

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INFORMATION TECHNOLOGY		
Department of Information Technology		
Requirements	92,072,881	92,072,88
Less: Receipts	1,957,692	1,957,69
Net Appropriation	90,115,189	90,115,18
RESERVES AND LOTTERY		
General Fund Reserve	0	
Requirements	0	
Less: Receipts	0	
Net Appropriation	0	
General Fund Reserves		
Requirements	970,162,883	1,365,628,95
Less: Receipts	0	, , ,
Net Appropriation	970,162,883	1,365,628,95
		, , , ,
Total Requirements	70,424,162,251	71,624,489,49
Less: Total Receipts	37,836,353,350	38,303,454,89
Total Net Appropriation	32,587,808,901	33,321,034,60
SECTION 2.1.(b) For purposes of this act Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age	his section represent t	he total amount
Section 45.2 of this act, the requirements set forth in the	his section represent t ency, department, or in pility. – The General ther adjustments used	he total amount of astitution. Fund availabili
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Availab derived from State tax revenue, nontax revenue, and o	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows:	he total amount of stitution. Fund availabili in developing th
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in	his section represent t ency, department, or in bility. – The General ther adjustments used is as follows: FY 2025-2026	he total amount of astitution. Fund availabili in developing th FY 2026-202
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium is Unappropriated Balance Remaining FY 2024-25	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341	he total amount istitution. Fund availabili in developing th FY 2026-202 113,357,28
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000	he total amount istitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Availability derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341	he total amount istitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and of budget for each year of the 2025-2027 fiscal biennium if Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000	he total amount of istitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and of budget for each year of the 2025-2027 fiscal biennium if Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000	he total amount of stitution. Fund availabili- in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium is Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue Total, Tax & Non-Tax Revenue	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000	he total amount of stitution. Fund availabili- in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00 34,067,100,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium in Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue Total, Tax & Non-Tax Revenue Revenue Adjustments	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000 34,889,700,000	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00 34,067,100,00 834,007,00
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Availabiled derived from State tax revenue, nontax revenue, and obudget for each year of the 2025-2027 fiscal biennium is Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue Total, Tax & Non-Tax Revenue Revenue Adjustments Adjustments to Tax Revenue	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000 34,889,700,000 (173,435,000)	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00 34,067,100,00 834,007,00 3,776,72
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium is Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue Total, Tax & Non-Tax Revenue Revenue Adjustments Adjustments to Tax Revenue Adjustments to Non-Tax Revenue Total, Revenue Adjustments	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000 34,889,700,000 (173,435,000) 3,076,729	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00 34,067,100,00 834,007,00 3,776,72
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and of budget for each year of the 2025-2027 fiscal biennium if Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue Total, Tax & Non-Tax Revenue Revenue Adjustments Adjustments to Tax Revenue Adjustments to Non-Tax Revenue Total, Revenue Adjustments Statutorily Required Reservations of Revenue	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000 34,889,700,000 (173,435,000) 3,076,729 (170,358,271)	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00 34,067,100,00 834,007,00 3,776,72
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and o budget for each year of the 2025-2027 fiscal biennium if Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue Total, Tax & Non-Tax Revenue Revenue Adjustments Adjustments to Tax Revenue Adjustments to Non-Tax Revenue Total, Revenue Adjustments Statutorily Required Reservations of Revenue Savings Reserve	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000 34,889,700,000 (173,435,000) 3,076,729 (170,358,271) (36,669,750)	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00 34,067,100,00 834,007,00 3,776,72 837,783,72
Section 45.2 of this act, the requirements set forth in the funds, including agency receipts, appropriated to an age GENERAL FUND AVAILABILITY SECTION 2.2.(a) General Fund Available derived from State tax revenue, nontax revenue, and of budget for each year of the 2025-2027 fiscal biennium if Unappropriated Balance Remaining FY 2024-25 Anticipated Reversions Anticipated FY 2024-25 Overcollections Total, Prior Year-End Fund Balance Consensus Revenue Forecast Tax Revenue Non-Tax Revenue Total, Tax & Non-Tax Revenue Revenue Adjustments Adjustments to Tax Revenue Adjustments to Non-Tax Revenue Total, Revenue Adjustments Statutorily Required Reservations of Revenue	his section represent t ency, department, or in pility. – The General ther adjustments used is as follows: FY 2025-2026 48,073,341 500,000,000 543,900,000 1,091,973,341 33,388,800,000 1,500,900,000 34,889,700,000 (173,435,000) 3,076,729 (170,358,271) (36,669,750) (1,120,000,000)	he total amount of stitution. Fund availabili in developing th FY 2026-202 113,357,28 500,000,00 613,357,28 32,657,100,00 1,410,000,00 34,067,100,00 834,007,00 3,776,72

G	eneral Assembly Of North Carolina		Session 2025
Б	scretionary Reservations of Revenue		
	ditional Transfer to Savings Reserve	(1,103,479,136)	
	conomic Development Project Reserve	(1,105,479,150) (250,000,000)	-
	egional Economic Development Reserve	(600,000,000)	
	otal, Discretionary Reservations of Revenue	(1,953,479,136)	-
10	Stal, Discretionary Reservations of Revenue	(1,955,479,150)	-
R	evised Total General Fund Availability	32,701,166,184	34,359,041,012
G	eneral Fund Net Appropriations	32,587,808,901	33,321,034,602
U	nappropriated Balance Remaining	113,357,283	1,038,006,410
	CECTION 22(b) Covings Deserve	The State Controller sh	all thoughout to the
C	SECTION 2.2.(b) Savings Reserve. –		
	avings Reserve the sum of one billion one hundred $\frac{1}{100}$ does a bundred thirty six dollars (\$1,103,470,1		
	ousand one hundred thirty-six dollars (\$1,103,479,1	50) in nonrecurring fund	is in the 2025-2020
115	scal year. SECTION 2.2.(c) IT Reserve. – The Sta	te Controller shall trong	for funde available
in	the Information Technology Reserve established in		
	encies and departments for information technology		
-	hedule:	projects in accordance	with the following
SC	nedule.		
	State Agency or Department	2025-2026	2026-2027
	State Agency of Department	2025-2020	2020-2027
(1) Administrative Office of the Courts		
	(Budget Code: 12000)	\$6,000,000	\$0
(2) Office of State Auditor		
	(Budget Code: 13300)	10,000,000	5,000,000
(3) Department of State Treasurer		
	(Budget Code 13410)	4,300,000	0
(4) Department of Public Instruction		
	(Budget Code: 13510)	15,000,000	0
(5			
	(Budget Code: 23515)	15,200,000	0
(6) Department of Administration		
	(Budget Code: 74100)	6,000,000	0
(7) Department of Administration		
	(Budget Code: 14100)	5,000,000	0
(8) Office of Administrative Hearings		
	(Budget Code: 18210)	2,500,000	0
(9	• •		
	(Budget Code: 23017)	20,850,000	0
(1			
	(Budget Code: 14111)	1,172,527	698,000
(1	,		
	(Budget Code: 18025)	15,000,000	0
(1	, U U U U U U U U U U U U U U U U U U U		
	(Budget Code: 24410)	19,618,177	0
(1			
	(Budget Code: 14445)	4,560,000	9,100,000
(1	(1) Department of Environmental Quality		

Gene	ral Assembly Of North Carolina		Session 2025
	(Budget Code: 24317)	5,510,000	0
(15)	Department of Public Safety		
	(Budget Code: 14550)	5,743,980	0
(16)	State Bureau of Investigation		
	(Budget Code: 15020)	4,901,476	0
(17)	State Highway Patrol		
	(Budget Code: 14550)	3,000,000	0
(18)	Department of Information Technology		
	(Budget Code: 14460)	1,481,770	1,481,770
(19)	Department of Revenue		
	(Budget Code: 13410)	4,367,667	1,443,333
(20)	NC Community College System Office		
	(Budget Code: 16800)	\$1,250,000	\$0
	SECTION 2.2.(d) Federal Infrastructure Ma	tch Reserve. – The Stat	e Controller shall
transf	er funds available in the Federal Infrastructure Mat	ch Reserve established	in Section 2.2(m)
	. 2022-74 to State agencies and departments in ac		
			-
	State Agency or Department	2025-2026	2026-2027
(1)	Department of Environmental Quality		
	(Budget Code: 64311)	\$8,892,000	\$8,892,000
(2)	Department of Environmental Quality		
	(Budget Code: 64320)	13,722,200	13,722,200
(3)	Department of Environmental Quality		
	(Budget Code: 24300)	1,388,921	1,388,921
(4)	Department of Environmental Quality		
	Budget Code: 14300)	850,000	850,000
(5)	Department of Commerce		
	(Budget Code: 14600)	250,000	250,000
(6)	State Emergency Response and		
	Disaster Relief Fund (Budget Code 19930)	45,469,883	0
	SECTION 2.2.(e) Economic Development	Project Reserve The	State Controller
shall 1	reserve from funds available in the General Fund	to the Economic Deve	elopment Project
Reser	ve established in Section 2.2 of S.L. 2021-180 the	sum of two hundred fif	ty million dollars
(\$250	,000,000) for the 2025-2026 fiscal year.		-
	SECTION 2.2.(f) Regional Economic Deve	lopment Reserve. – The	e State Controller
shall 1	reserve from funds available in the General Fund	to the Regional Econon	nic Development
	ve established in Section 2.2 of S.L. 2023-134 t		
(\$600	,000,000) for the 2025-2026 fiscal year.		
	SECTION 2.2.(g) Medicaid Contingency	Reserve The State	Controller shall
transf	er all funds available in the Medicaid Conting		
Respo	onse and Disaster Relief Fund.		
_	SECTION 2.2.(h) SERDRF. – The State	e Controller shall tran	sfer from funds
availa	ble in the State Emergency Response and Disaste	er Relief Fund to the St	ate agencies and
depart	ments in accordance with the following schedule:		
	-		
	State Agency or Department	2025-2026	2026-2027
(1)	State Agency or Department Department of Public Safety	2025-2026	2026-2027

	ral Assembly Of North Carolina		Session 202
	(Budget Code: 24552)	\$40,000,000	0
(2)	Office of State Fire Marshal		
	(Budget Code: 539XX)	200,000,000	0
(3)	Office of State Budget and Management		
	(Budget Code: 23027)	200,000,000	0
	SECTION 2.2.(i) Unfunded Liabi	lity Solvency Reserve. –	Notwithstandin
G.S. 1	43C-4-2(i), no transfer shall be made to the	Unfunded Liability Solvence	y Reserve for th
2025-	2027 fiscal biennium.		
	SECTION 2.2.(j) Reservations Not Ap		
	n do not constitute an "appropriation made l	by law," as that phrase is use	ed in Section 7(
of Art	icle V of the North Carolina Constitution.		
PAR	Γ III. HIGHWAY FUND AND HIGHWA	Y TRUST FUND	
CUR	RENT OPERATIONS AND EXPANSION		
	SECTION 3.1. Appropriations from		
	peration of the Department of Transportatio		
made	for each year of the 2025-2027 fiscal biennin	um, according to the followi	ng schedule:
TT: -1	E d	EX 2025 2(EX 2026 2
0	way Fund	FY 2025-26	FY 2026-2
	nistration	\$133,880,672	\$133,880,67
	ion of Highways dministration	55 675 557	55 675 55
	onstruction	55,675,557	55,675,55
		86,143,078	86,143,07
	aintenance	2,286,062,895	2,286,407,85
	overnor's Highway Safety Program SHA	351,695	351,69
	-	358,030	358,03
	Municipalities well Bill	195 975 000	185,875,00
PC		185,875,000	185,875,00
Intom	nodal Divisions		97,957,72
Intern	Eanny	00741172	91,931,12
Intern	Ferry Public Transportation	90,741,173	
Intern	Public Transportation	69,570,554	69,570,55
Intern	Public Transportation Aviation	69,570,554 159,176,982	69,570,55 159,489,23
	Public Transportation Aviation Rail	69,570,554 159,176,982 40,767,607	69,570,55 159,489,23 40,767,60
Divisi	Public Transportation Aviation Rail ion of Motor Vehicles	69,570,554 159,176,982 40,767,607 171,639,030	69,570,55 159,489,23 40,767,60 164,698,72
Divisi Other	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98
Divisi Other Capita	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27
Divisi Other Capita	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27
Divisi Other Capita Highv	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27
Divisi Other Capita Highv	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total IWAY FUND AVAILABILITY	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00
Divisi Other Capita High HIGH	Public Transportation Aviation Rail fon of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total HWAY FUND AVAILABILITY SECTION 3.2. The Highway Fund a	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000 wailability used in developi	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00
Divisi Other Capita High HIGH	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total IWAY FUND AVAILABILITY	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000 wailability used in developi	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00 ng the budget fo
Divisi Other Capita Highv HIGH each y	Public Transportation Aviation Rail fon of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total HWAY FUND AVAILABILITY SECTION 3.2. The Highway Fund a	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000 wailability used in developi ollows:	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00
Divisi Other Capita Highv HIGH each y	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total HWAY FUND AVAILABILITY SECTION 3.2. The Highway Fund a year of the 2025-2027 fiscal biennium is as for	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000 wailability used in developi ollows: FY 2025-2026	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00 ng the budget for FY 2026-202
Divisi Other Capita Highy HIGH each y Begin	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total HWAY FUND AVAILABILITY SECTION 3.2. The Highway Fund a year of the 2025-2027 fiscal biennium is as for	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000 wailability used in developi ollows: FY 2025-2026	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00 ng the budget for FY 2026-202
Divisi Other Capita Highy HIGH each y Begin Conse	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total HWAY FUND AVAILABILITY SECTION 3.2. The Highway Fund a year of the 2025-2027 fiscal biennium is as for ming Balance	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000 wailability used in developi ollows: FY 2025-2026	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00 ng the budget for FY 2026-202
Divisi Other Capita Highy HIGH each y Begin Conse Motor	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total HWAY FUND AVAILABILITY SECTION 3.2. The Highway Fund a year of the 2025-2027 fiscal biennium is as for aning Balance ensus Revenue Forecast	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000 wailability used in developi ollows: FY 2025-2026 \$0	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00 ng the budget for FY 2026-202
Divisi Other Capita High each y Begin Conse Motor Licen	Public Transportation Aviation Rail ion of Motor Vehicles State Agencies, Reserves, Transfers al Improvements way Fund Total HWAY FUND AVAILABILITY SECTION 3.2. The Highway Fund a year of the 2025-2027 fiscal biennium is as for ming Balance ensus Revenue Forecast r Fuels Tax	69,570,554 159,176,982 40,767,607 171,639,030 14,359,988 10,797,739 \$3,305,400,000 wailability used in developi ollows: FY 2025-2026 \$0 1,866,100,000	69,570,55 159,489,23 40,767,60 164,698,72 14,730,98 47,793,27 \$3,343,700,00 ng the budget for FY 2026-202 \$ 1,891,500,00

Senate Bill 257

General Assembly Of North Carolina		Session 202
Investment Income	50,200,000	37,600,00
Transportation Commerce Tax	7,000,000	7,300,00
Adjustments to Availability		
Sales Tax Holiday		(500,00
Total Highway Fund Availability	\$3,305,400,000	\$3,343,700,00
HIGHWAY TRUST FUND APPROPRIATION	NS	
SECTION 3.3. Appropriations from t		
for operations of the Department of Transportation		
made for each year of the 2025-2027 fiscal bienni	um according to the followi	ng schedule:
Highway Trust Fund	FY 2025-26	FY 2026-2
Program Administration	\$45,117,311	\$45,117,3
Bond	121,440,275	121,436,2
Turnpike Authority	49,000,000	49,000,0
State Ports Authority	45,000,000	45,000,0
FHWA State Match	6,048,440	6,048,44
Strategic Prioritization Funding		
Plan for Transportation Investments	2,222,253,974	2,279,357,9
Transfer to Visitor Center	640,000	640,0
Highway Trust Fund Total	\$2,489,500,000	\$2,546,600,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F	und availability used in devo	
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F	und availability used in devo	
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud	und availability used in devo get is as follows: FY 2025-2026	eloping the budg FY 2026-20
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F	und availability used in devo get is as follows:	eloping the budg
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance	und availability used in devo get is as follows: FY 2025-2026	eloping the budg FY 2026-20
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast	und availability used in deve get is as follows: FY 2025-2026 \$0	eloping the budg FY 2026-20
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000	eloping the budg FY 2026-20
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000	eloping the budg FY 2026-20 1,179,800,0 627,900,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000	eloping the budg FY 2026-20 1,179,800,0 627,900,0 530,600,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000	eloping the budg FY 2026-20 1,179,800,0 627,900,0 530,600,0 172,500,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000	eloping the budg FY 2026-20 1,179,800,0 627,900,0 530,600,0 172,500,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000	eloping the budg FY 2026-20 1,179,800,0 627,900,0 530,600,0 172,500,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000	eloping the budg FY 2026-20 1,179,800,0 627,900,0 530,600,0 172,500,0 37,200,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000	eloping the budg FY 2026-20 1,179,800,0 627,900,0 530,600,0 172,500,0 37,200,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability Sales Tax Holiday	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000 33,000,000	eloping the budg FY 2026-20 1,179,800,00 627,900,00 530,600,00 172,500,00 37,200,00 (1,400,00
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000	eloping the budg FY 2026-20
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability Sales Tax Holiday Total Highway Trust Fund Availability	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000 33,000,000 \$2,489,500,000	eloping the budg FY 2026-20 1,179,800,00 627,900,00 530,600,00 172,500,00 37,200,00 (1,400,00
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability Sales Tax Holiday Total Highway Trust Fund Availability	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000 33,000,000 \$2,489,500,000	eloping the budg FY 2026-20 1,179,800,00 627,900,00 530,600,00 172,500,00 37,200,00 (1,400,00
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability Sales Tax Holiday Total Highway Trust Fund Availability PART IV. OTHER AVAILABILITY AND AP	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000 33,000,000 \$2,489,500,000	eloping the budg FY 2026-20 1,179,800,00 627,900,00 530,600,00 172,500,00 37,200,00 (1,400,00
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability Sales Tax Holiday Total Highway Trust Fund Availability PART IV. OTHER AVAILABILITY AND AP OTHER APPROPRIATIONS	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000 33,000,000 \$2,489,500,000 PROPRIATIONS	eloping the budg FY 2026-20 1,179,800,00 627,900,00 530,600,00 172,500,00 37,200,00 (1,400,00 \$2,546,600,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability Sales Tax Holiday Total Highway Trust Fund Availability PART IV. OTHER AVAILABILITY AND AP OTHER APPROPRIATIONS SECTION 4.1.(a) State funds, as defi	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000 33,000,000 \$2,489,500,000 PROPRIATIONS ned in G.S. 143C-1-1(d)(25	eloping the budg FY 2026-20 1,179,800,00 627,900,00 530,600,00 172,500,00 37,200,00 (1,400,00 \$2,546,600,0
HIGHWAY TRUST FUND AVAILABILITY SECTION 3.4. The Highway Trust F for each year of the 2025-2027 fiscal biennial bud Beginning Balance Consensus Revenue Forecast Highway Use Tax Motor Fuels Tax Sales Tax Transfer Fees Investment Income Adjustments to Availability Sales Tax Holiday Total Highway Trust Fund Availability PART IV. OTHER AVAILABILITY AND AP OTHER APPROPRIATIONS	und availability used in deve get is as follows: FY 2025-2026 \$0 1,150,500,000 619,500,000 514,400,000 172,100,000 172,100,000 33,000,000 \$2,489,500,000 PROPRIATIONS ned in G.S. 143C-1-1(d)(25 s follows:	eloping the budg FY 2026-20 1,179,800,00 627,900,00 530,600,00 172,500,00 37,200,00 (1,400,00 \$2,546,600,00), are appropriat

	General Assembly Of North Carolina	Session 2025	
1	appropriated up to the amounts spe	ecified, as adjusted	by the General
2	Assembly in this act and as delineated		•
3	Section 45.2 of this act, or in another a		-
4	(2) Agency receipts up to the amounts r	needed to implement	the legislatively
5	mandated salary increases and employe	e benefit increases pr	ovided in this act
6	for each year of the 2025-2027 fiscal b	iennium.	
7	SECTION 4.1.(b) Receipts collected in a	fiscal year in excess	of the amounts
8	appropriated by this section shall remain unexpended and		
9	the General Assembly, unless the expenditure of overreal		
10	the receipts were collected is authorized by G.S. 1		ed receipts are
11	appropriated in the amounts necessary to implement this s		
12	SECTION 4.1.(c) Funds may be expended	• •	1 0
13	purposes, objects, and line items or as otherwise authorize	ed by the General Ass	embly.
14			
15	OTHER RECEIPTS FROM PENDING AWARD GR		• • • • • •
16 17	SECTION 4.2.(a) Notwithstanding G.S. 1	, 0	
17 18	approval of the Director of the Budget, spend funds re		
18 19	enactment of this act for grant awards that are for less the dollars (\$2,500,000). State agencies shall report to the		
20	Governmental Operations, the chairs of the Senate Comm	-	
20	the chairs of the House Appropriations Committee, and t		
22	days of receipt of such funds.	ne i isedi Resedicii D	ivision within 50
23	State agencies may spend up to the greater of o	one percent (1%) or te	en million dollars
24	(\$10,000,000) of the total amount of grants awarded after		
25	an emergency, as defined in G.S. 166A-19.3, with the ap		_
26	State agencies shall report to the Joint Legislative Commis		
27	chairs of the Senate Committee on Appropriations/Ba		
28	Appropriations Committee, and the Fiscal Research Divi	sion within 30 days of	of receipt of such
29	funds, including specifying the total amount of grants awa		
30	State agencies may spend all other funds from	0	
31	this act only with approval of the Director of the Budge	t and after consultation	on with the Joint
32	Legislative Commission on Governmental Operations.		
33	SECTION 4.2.(b) The Office of State Budge	5	
34	recipient State agencies to budget grant awards according		
35	the parameters of the respective granting entities. Dep		
36 37	additional State personnel may be employed on a time-lin		
38	grants are hereby appropriated up to the applicable amore section and shall be incorporated into the authorized budg		
38 39	SECTION 4.2.(c) Notwithstanding the prov		
40	may accept a grant not anticipated in this act if (i) accept		
41	State to make future expenditures relating to the program		_
42	result in a financial obligation as a consequence of acce	0 0	
43	funds will be used for a capital project.	pring the grant rands	
44	r r J		
45	EDUCATION LOTTERY FUNDS		
46	SECTION 4.3.(a) The allocations made from	m the Education Lott	ery Fund for the
47	2025-2027 fiscal biennium are as follows:		
48		FY 2025-2026	FY 2026-2027
49	Noninstructional Support Personnel	\$385,914,455	\$385,914,455
50	Prekindergarten Program	78,252,110	78,252,110
51	Public School Building Capital Fund	100,000,000	100,000,000
		.	

Senate Bill 257

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1	Needs-Based Pu	blic School Capital Fund	280,120,000	282,680,000
2		epair & Renovation	70,000,000	70,000,000
3	Scholarship Res	erve Fund for Public Colleges		
4	and Universi	ties	28,819,733	28,819,733
5	School Transpor		182,193,702	186,033,702
5	TOTAL ALLO	CATION	\$1,125,300,000	\$1,131,700,000
7				
3		TION 4.3.(b) Notwithstanding G.S		
)	•	ousand dollars (\$101,040,000) in ne		•
		on pursuant to G.S. 18C-164(b1) a	-	
		d to and remain available for school t		
2		g after the allocation described in the	his subsection shall be a	ppropriated to the
		blic School Capital Fund.		
-		TION 4.3.(c) Subsection (b) of this		ive June 30, 2025.
	The remainder o	f this section becomes effective July	1, 2025.	
)				
,		D PUBLIC SCHOOL CAPITAL P		
})	rewritten:	TION 4.3A.(a) Article 38B of Cha	pler 115C of the Genera	I Statutes reads as
,)	Tewritten.	"Article 38	D	
) l		"Needs-Based Public Scho		
)	"8 115C-546 10	• Fund created; purpose; prioritiz	1	
r		eated the Needs-Based Public Sch		n interest-bearing
		ecial fund in the Department of Public	1	0
	• •	f the Needs-Based Public School (
5		the provisions of G.S. 147-69.2 and	1	
7		award grants from the Fund to count		
3		needs in accordance with the followi		
)	(1)	Counties designated as developme		
	(2)	Counties with greater need and le		es tax and property
		tax revenue.	• •	· · ·
2	(3)	Counties with a high debt-to-tax r	evenue ratio.	
	(4)	The extent to which a project will	l address critical deficien	cies in adequately
-		serving the current and future stud	lent population.	
	(5)	Projects with new construction or	complete renovation of e	existing facilities.
	(6)	Projects that will consolidate two		•
	(7)	Counties that have not received a g	grant under this Article in	the previous three
		years.		
)	<u>(8)</u>	Whether the county has declined of	or forfeited a previous gr	ant awarded under
		this Article.		
	<u>(9)</u>	Whether the county has submitted	a certification of intent	to provide funding
2		necessary for project completion.		
3	"§ 115C-546.11			awards; project
ļ		w-project review; application time		
		ligible county awarded a grant under the funder of a		-
		ty funds, other non-State funds, or a		-
7 2	-	is section. An eligible county is a cou less than forty billion dollars (\$40,0		
3		in a county is equal to the county's		
)	1 1 4	ble data published by the Departmen	1	· · ·
l		determined under G.S. 105-289(h).	-	•
L	assessment ratio	ucurimicu unuci 0.5. 103-269(II).	The amount of matching	runus ior a county

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1 awarded a grant shall be published annually by the Department of Public Instruction prior to any 2 application period. The local match requirement applied to the project shall be based on the match 3 requirement effective at the time of the grant award. The local match requirement is calculated 4 as follows:

Adjusted Market Value of Taxable Real Property

0			
7	Over	Up to	Percentage Match
8	\$0	\$2 billion	0%
9	\$2 billion	\$10 billion	5%
10	\$10 billion	\$20 billion	15%
11	\$20 billion	\$30 billion	25%
12	\$30 billion	\$40 billion	35%

13 Grant funds shall be used only for the construction of new school buildings and (b) 14 additions, repairs, and renovations. Grant funds shall not be used for real property acquisition or for capital improvements to administrative buildings. Grant funds shall be disbursed in a series 15 of payments based on the progress of the project. To obtain a payment, the grantee shall submit 16 17 a request for payment along with documentation of the expenditures for which the payment is 18 requested and evidence that the matching requirement contained in subsection (a) of this section 19 has been met. No portion of grant funds may be used to acquire a Leadership in Energy and 20 Environmental Design (LEED) certification.

21

(c)

5

6

Maximum grant award amounts shall be determined as follows:

22 23 Up to forty-two million dollars (\$42,000,000) for an elementary school.
 Up to fifty-two million dollars (\$52,000,000) for a middle school or a

- combination of an elementary and middle school.
- 24 25

(3) Up to sixty-two million dollars (\$62,000,000) for a high school.

26 The Department of Public Instruction shall review projected enrollment to evaluate (d) 27 the reasonableness of a project's size and scope. A county may include in a grant application a 28 minimum grant amount that would enable the project to proceed. A grant application that 29 proposes to consolidate two or more schools by (i) making additions or renovations at one or 30 more school facilities and (ii) closing one or more existing school facilities may be submitted 31 and considered by the Department of Public Instruction as a single project. Each application for 32 a grant under this Article shall be evaluated independent of other grant applications submitted. A 33 county may not apply for projects that exceed an aggregate amount greater than the maximum 34 grant award amounts listed in subsection (c) of this section in any single year. The Department 35 of Public Instruction shall not award a grant to an applicant at less than the requested amount or 36 less than the maximum grant amounts listed in subsection (c) of this section for the purpose of 37 reserving the amount of grant funds available for other grant applications. If a county declines or 38 otherwise forfeits a grant awarded under this section, the Department shall not award additional 39 grants to that county for 24 months from the date the grant award was declined or forfeited.

40 No later than October 1 of each year, the Department of Public Instruction shall (e) publish the application requirements, including the applicable county match requirements 41 42 calculated pursuant to subsection (a) of this section, for grant awards under this Article to be 43 considered for the following fiscal year. The Department of Public Instruction shall open the grant application period on January 1 of each year and shall accept grant applications meeting 44 the criteria established under this Article from that date until March 15 of each year. During the 45 grant application period, the Department of Public Instruction may work with applicants to 46 supplement grant applications with any information needed to evaluate the grant application. 47 Upon the closing of the grant application period on March 15 of each year, the Department shall 48 evaluate all applications received during the grant application period and, no later than May 1 of 49 each year, shall submit an unranked list of grant applications, to include a technical evaluation 50 and a statement of comparison to the priorities listed in G.S. 115C-546.10 for each application, 51

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1	that qualify unde	er the conditions imposed by this Article to the	chairs of the Senate Committee
2	on Appropriation	ns/Base Budget, the chairs of the House Appr	ropriations Committee, and the
3	Fiscal Research		
4	"§ 115C-546.12.	Grant agreement; requirements.	
5		unty receiving grant funds pursuant to this Artic	ele shall enter into an agreement
6		nent of Public Instruction detailing the use of g	
7		ll of the following:	C
8	(1)	A requirement that the grantee seek planning	assistance and plan review from
9		the School Planning Section of the Department	
10	(2)	A progress payment provision governing dist	
11		duration of the school construction project	t based upon the construction
12		progress and documentation satisfactory to th	e Department that the matching
13		requirement in G.S. 115C-546.11 has been m	
14	(3)	A provision requiring periodic reports to the I	Department of Public Instruction
15		on the use of disbursed grant funds and the pro-	
16		project.	
17	(4)	A requirement that matching funds paid	by the county pursuant to
18		G.S. 115C-546.11 must be derived from non-	State and nonfederal funds.
19	(5)	A provision requiring repayment in full of av	warded grant funds in the event
20		the grant recipient declines the grant award or	the grant is forfeited.
21	(b) Proje	ct construction must be initiated within 24 mon	ths of the award of grant funds.
22	The Superintend	ent of Public Instruction may grant a 12-month	n extension under extraordinary
23	circumstances.		
24	(c) A gra	nt awarded under this section may be forfeited i	if any of the following occur:
25	(1)	Project construction is not initiated on time.	
26	(2)	Project scope changes significantly from w	what was outlined in the grant
27		agreement.	
28	(3)	Any statement or information provided in	the grant application is later
29		determined to be materially false.	
30	(4)	Local funding is subsequently decreased from	om the amount provided in the
31		grant application.	
32	.,	rant awards that, due to extraordinary circumst	
33	1	of Public Instruction may deduct reasonable adm	•
34	•	connection with the project from grant funds di	0 1
35		f fund repayment. A grant recipient shall provid	•
36		o support any administrative costs to be deducted	ed.
37		Lease exception; requirements.	
38		ithstanding any provision of this Article to the	
39	0	lease agreement if all of the following criteria a	
40	(1)	Ownership of the subject property on which	the leased school is constructed
41		shall be retained by the county.	
42	(2)	The lease agreement shall include a repairs a	-
43		requires the landlord to bear the entire exper-	-
44		alterations, or improvements to the basic str	11
45		and grounds of the subject property for the ter	
46	(3)	The lease agreement shall be for a term of at	least 15 years and no more than
47		25 years.	
48	(4)	In lieu of the progress payment requirement pr	
49 - 0		a county that has entered into a lease agreem	1 10
50		lease agreement to the Department of Pu	iblic Instruction and shall be

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1 2		periodically reimbursed upon submission of documentation Department that the matching requirement of this section	has been met.
3		e purposes of this section, the term "lease agreement" shall in	
4 5		edevelopment agreements entered into in anticipation of or agreement entered into pursuant to this subsection shal	
6		Article 8 of Chapter 159 of the General Statutes. In deter	
7		t is necessary or expedient pursuant to G.S.	
8		1), the Local Government Commission may consider	
9		financing methods available to the county.	any other relevant
10	"§ 115C-546.14.		
11		before April 1 of each year, a grant recipient shall submit to	o the Department of
12		an annual report for the preceding year that describes	
13		the grant was received. The grant recipient shall submit	1 0
14	Department of Pu	blic Instruction within three months of the completion of th	he project.
15		before May 1 of each year, the Department of Public Instru	
16		s of the Senate Appropriations Committee on Education/Hi	
17		se Appropriations Committee on Education, and the Fiscal	
18	-	ontain at least all of the following information for the fisca	
19	(1)	Number, description, and geographic distribution of proje	ects awarded.project
20		applications received.	
21 22	(2)	Total cost of each project and amount supported by the I	Needs-Based Public
22 23	(2)	School Capital Fund. Projections for local school administrative unit capital ne	ada for the next 20
23 24	(3)	years based upon present conditions and estimated demog	
2 4 25	(4)	Any legislative recommendations for improving the N	
26	(+)	School Capital Fund program."	Ceds Dased Tublic
27	SECT	TON 4.3A.(b) G.S. 115C-546.10, as amended by subsection	on (a) of this section.
28	reads as rewritten		(),
29	"§ 115C-546.10.	Fund created; purpose; prioritization.	
30		ted the Needs-Based Public School Capital Fund as	an interest-bearing,
31	nonreverting spec	ial fund in the Department of Public Instruction. The State	e Treasurer shall be
32	the custodian of	the Needs-Based Public School Capital Fund and shall	invest its assets in
33		the provisions of G.S. 147-69.2 and G.S. 147-69.3. The De	1
34		ward administer grants allocated by an act of the General	
35		to assist with their critical public school building capital r	
36		Grant awards will be considered in accordance with the fol	lowing priorities:
37	(1)	Counties designated as development tier one areas.	1
38	(2)	Counties with greater need and less ability to generate sat	les tax and property
39 40	(2)	tax revenue. Counties with a high debt-to-tax revenue ratio.	
40 41	(3) (4)	The extent to which a project will address critical deficie	ancies in adequately
42	(4)	serving the current and future student population.	ficies in adequatery
43	(5)	Projects with new construction or complete renovation of	existing facilities
44	(6)	Projects that will consolidate two or more schools into on	-
45	(7)	Counties that have not received a grant under this Article i	
46		years.	1
47	(8)	Whether the county has declined or forfeited a previous g	grant awarded under
48		this Article.	
49	(9)	Whether the county has submitted a certification of intent	t to provide funding
50		necessary for project completion."	

General Assembly Of North Carolina Session 2025 SECTION 4.3A.(c) G.S. 115C-546.11, as amended by subsection (a) of this section, 1 2 reads as rewritten: 3 "§ 115C-546.11. Matching requirement; use of funds; maximum awards; project review; 4 application time lines. 5 . . . 6 (b) Grant funds shall be used only for the construction of new school buildings and 7 additions, repairs, and renovations. Grant funds shall not be used for real property acquisition or 8 for capital improvements to administrative buildings. Grant funds shall be disbursed in a series 9 of payments based on the progress of the project. To obtain a payment, the grantee shall submit 10 a request for payment along with documentation of the expenditures for which the payment is requested and evidence that the matching requirement contained in subsection (a) of this section 11 12 has been met. No portion of grant funds may be used to acquire a Leadership in Energy and Environmental Design (LEED) certification. Grant funds awarded under this section shall not 13 14 revert but shall remain available until expended or until project completion. 15 . . . 16 (d) The Department of Public Instruction shall review projected enrollment to evaluate the reasonableness of a project's size and scope. A county may include in a grant application a 17 18 minimum grant amount that would enable the project to proceed. A grant application that 19 proposes to consolidate two or more schools by (i) making additions or renovations at one or 20 more school facilities and (ii) closing one or more existing school facilities may be submitted 21 and considered by the Department of Public Instruction as a single project. Each application for 22 a grant under this Article shall be evaluated independent of other grant applications submitted. A 23 county may not apply for projects that exceed an aggregate amount greater than the maximum 24 grant award amounts listed in subsection (c) of this section in any single year. The Department 25 of Public Instruction shall not award a grant to an applicant at less than the requested amount or 26 less than the maximum grant amounts listed in subsection (c) of this section for the purpose of 27 reserving the amount of grant funds available for other grant applications. If a county declines or 28 otherwise forfeits a grant awarded under this section, the Department shall not award additional 29 grants to that county for 24 months from the date the grant award was declined or forfeited. 30" 31 **SECTION 4.3A.(d)** Subsections (b) and (c) of this section become effective January 32 1, 2026. The remainder of this section becomes effective July 1, 2025. 33 34 INDIAN GAMING EDUCATION REVENUE FUND APPROPRIATIONS 35 **SECTION 4.4.** The allocations made from the Indian Gaming Education Revenue Fund for the 2025-2027 fiscal biennium are as follows: 36 EV 2025 2026 EV 2026 2027 27

37		FY 2025-2026	FY 2026-2027
38	Instructional Materials Allotment	\$3,500,000	\$15,500,000
39	Classroom Materials Allotment	10,000,000	10,000,000
40	Total Appropriation	\$13,500,000	\$25,500,000
41			

- 42 CIVIL PENALTY AND FORFEITURE FUND
- 43 SECTION 4.5. The allocations made from the Civil Penalty and Forfeiture Fund for
 44 the 2025-2027 fiscal biennium are as follows:

45		FY 2025-2026	FY 2026-2027
46	School Technology Fund	\$18,000,000	\$18,000,000
47	Drivers Training	31,493,768	31,493,768
48	State Public School Fund	166,041,640	186,041,640
49	Total Appropriation	\$215,535,408	\$235,535,408
=0			· · ·

- 50
- 51 ARPA TEMPORARY SAVINGS FUND

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1 **SECTION 4.6.(a)** General. – Funds appropriated in this act from the ARPA 2 Temporary Savings Fund, established in Section 1.3(a) of S.L. 2023-7, to State agencies and 3 departments shall be used for the purposes described in this act, or in the Committee Report 4 described in Section 45.2 of this act, for the fiscal year in which they are appropriated. Funds 5 appropriated in this act from the ARPA Temporary Savings Fund shall not revert.

6 **SECTION 4.6.(b)** Availability of Funds and Timing of Disbursements. – The funds 7 appropriated in this act from the ARPA Temporary Savings Fund shall become available during 8 the course of the 2025-2026 fiscal year as the funds are deposited into that Fund. The Department 9 of Health and Human Services (DHHS) shall not disburse allocations of the funds appropriated 10 in this act from the ARPA Temporary Savings Fund until the funds are available within that 11 Fund. DHHS shall disburse funds on at least a quarterly basis, or more frequently, provided funds 12 are available within the Fund. Funds allocated as described in this act, or in the Committee Report 13 described in Section 45.2 of this act, shall be disbursed as directed under subsection (c) of this 14 section.

SECTION 4.6.(c) Priority of Disbursement of Funds in the 2025-2026 Fiscal Year.
 For the 2025-2026 fiscal year, funds appropriated in this act from the ARPA Temporary
 Savings Fund and allocated as described in this act, or in the Committee Report described in
 Section 45.2 of this act, shall be disbursed based upon the amount of funds being allocated, least
 to most.

21 PART V. GENERAL PROVISIONS

23 ESTABLISHING OR INCREASING FEES

SECTION 5.1.(a) Notwithstanding G.S. 12-3.1, an agency is not required to consult with the Joint Legislative Commission on Governmental Operations prior to establishing or increasing a fee to the level authorized or anticipated in this act.

SECTION 5.1.(b) Notwithstanding G.S. 150B-21.1A(a), an agency may adopt an emergency rule in accordance with G.S. 150B-21.1A to establish or increase a fee as authorized by this act if the adoption of a rule would otherwise be required under Article 2A of Chapter 150B of the General Statutes.

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32 DIRECTED GRANTS TO NON-STATE ENTITIES

33 SECTION 5.2.(a) Definitions. – For purposes of this act and the Committee Report
 34 described in Section 45.2 of this act, the following definitions apply:

- 35 (1) Directed grant. Nonrecurring funds, specifically identified as "directed grants", that are allocated by a State agency to a non-State entity as directed by an act of the General Assembly.
 - (2) Non-State entity. As defined in G.S. 143C-1-1.

39 SECTION 5.2.(b) Requirements. – Nonrecurring funds appropriated in this act as
 40 directed grants are subject to all of the following requirements:

- 41 (1) Directed grants are subject to the provisions of subsections (b) through (k) of
 42 G.S. 143C-6-23, with the exception that the deadline for expending,
 43 encumbering, or disbursing grant funds established by G.S. 143C-6-23(f1)(1)
 44 shall not apply unless the terms of the applicable appropriation specifically
 45 state otherwise.
- 46 (2) Directed grants of one hundred thousand dollars (\$100,000) or less may be 47 made in a single annual payment in the discretion of the Director of the 48 Budget. Directed grants of more than one hundred thousand dollars 49 (\$100,000) shall be made in quarterly or monthly payments in the discretion 50 of the Director of the Budget. A State agency administering a directed grant 51 shall begin disbursement of funds to a non-State entity that meets all

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1		applicable requirements as soon as practicable, but no	•
2		the date this act becomes law. Full disbursement of fu	
3		that meets all applicable requirements shall be comp	leted no later than nine
4 5	(2)	months after the date this act becomes law.	a daadlina provided in
5 6	(3)	Beginning on the first day of a quarter following the subdivision (2) of this subsection and quarterly the	-
7		administering directed grants shall report to the Fisca	
8		the status of funds disbursed for each directed grant	
9		disbursed. At a minimum, the report required under	•
10		include updates on (i) the date of the initial contact, (
11		was sent to the entity receiving the funds, (iii) the dat	
12		received the fully executed contract back from the	entity, (iv) the contract
13		execution date, and (v) the payment date.	
14	(4)	Notwithstanding any provision of G.S. 143C-1-2	•
15		nonrecurring funds appropriated in this act for the 20	-
16		directed grants shall not revert until two years after th	
17		nonrecurring funds appropriated in this act for the 20	026-2027 fiscal year as
18		directed grants shall not revert until June 30, 2028.	
19 20	(5)	Directed grants to nonprofit organizations are for non	nsectarian, nonreligious
20 21	SEC	purposes only. FION 5.2.(c) This section expires on June 30, 2028.	
21	SEC.	TION 5.2. (c) This section expires on June 30, 2028.	
23	CAP STATE-F	UNDED PORTION OF NONPROFIT SALARIES	
24		FION 5.3. No more than one hundred forty thousand do	llars (\$140,000) in State
25		any interest earnings accruing from those funds, may	
26	salary of any ind	ividual employee of a nonprofit organization.	
27			
28		ITION FLEXIBILITY	
29		FION 5.4. By October 1 of each year of the 2025-202'	
30	-	cant position reductions identified in the Committee Rep	
31 32		hat are not identified by position number shall elimina the end of the 2024-2025 fiscal year to achieve the bud	
33		Each State agency with vacant position reductions sh	-
34	•	on by December 1 of each year of the 2025-2027 fiscal l	1
35		the budgeted reduction for vacant position eliminations	
36		de a list of each position eliminated, identified by position	•
37	-	and fringe benefits associated with the position.	
38	2	- •	
39	NCINNOVATI	ON	
40		FION 5.7.(a) Return of Funds. – NCInnovation shall tra	
41		n with, and in conformity with direction received from, t	the State Controller, the
42		lred million dollars (\$500,000,000).	
43		FION 5.7.(b) Helene Fund. – The State Controller shal	
44 45		s from NCInnovation pursuant to subsection (a) of this s e Hurricane Helene Disaster Recovery Fund established	-
46		ansfer and deposit of funds into reserves pursuant to	
47		propriation made by law," as that phrase is used in Sect	
48		ina Constitution. The funds shall remain unappropria	
49		priates the funds in this or a subsequent act. In accordance	
50		erves shall be invested by the Department of the State T	
51		efrom being transferred to and deposited in the General	-
		- •	

General Assembly Of North Carolina Session 2025 SECTION 5.7.(c) Repeal. – Upon the return of the transferred funds to the State 1 2 pursuant to subsection (a) of this section, Article 76A of Chapter 143 of the General Statutes is 3 repealed. The State Controller shall notify the Revisor of Statutes when the transfer has been 4 completed. 5 **SECTION 5.7.(d)** This section is effective when it becomes law. 6 7 STATE BUDGET ACT TECHNICAL CHANGES 8 SECTION 5.8.(a) G.S. 143C-1-1 reads as rewritten: 9 "§ 143C-1-1. Purpose and definitions. 10 (d) Definitions. – The following definitions apply in this Chapter: 11 12 13 (20)Object or line item. – An expenditure or receipt in a recommended or enacted 14 budget that is designated in the Budget Code Structure of the North Carolina Accounting Financial System Uniform Chart of Accounts prescribed by the 15 Office of the State Controller. 16 17 18 (23)Purpose or program. – A group of objects or line items for support of a specific 19 activity for a State agency outlined in a recommended or enacted budget that 20 is designated by a nine-digit six-digit fund code in accordance with the Budget 21 Code Structure of the North Carolina Accounting Financial System Uniform 22 Chart of Accounts prescribed by the Office of the State Controller. 23 24 **SECTION 5.8.(b)** G.S. 143C-3-5 reads as rewritten: 25 "§ 143C-3-5. Budget recommendations and budget message. 26 . . . 27 (b) Odd-Numbered Years. - In odd-numbered years the budget recommendations shall 28 include the following components: 29 30 (2)A Recommended Base Budget showing, for each budget code and purpose or 31 program in State government, accounting detail corresponding to the Recommended State Budget. 32 33 The Recommended Base Budget shall employ the North Carolina a. 34 Accounting Financial System Uniform Chart of Accounts adopted by 35 the State Controller to show both uses and sources of funds and shall 36 display in separate parallel columns all of the following: (i) actual 37 expenditures and receipts for the most recent fiscal year for which actual information is available, (ii) the certified budget for the 38 39 preceding fiscal year, (iii) the currently authorized budget for the 40 preceding fiscal year, (iv) program base budget requirements for each fiscal year of the biennium, (v) proposed expenditures and receipts for 41 42 each fiscal year of the biennium, and (vi) proposed increases and 43 decreases. 44 The Governor's Recommended State Budget shall include a transfer to the 45 (7)46 State Capital and Infrastructure Fund of four percent (4%) of the estimated net 47 State tax revenues that are deposited in the General Fund for each fiscal year 48 of the upcoming biennium.in accordance with G.S. 143C-4-3.1(b)(1). 49 " 50 SECTION 5.8.(c) G.S. 143C-6-11 reads as rewritten: "Part 2. Highway Appropriations. 51

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"§ 143C-6-11. Highway appropriation.

1

2 . . . 3 (l)It is the intent of the General Assembly to (i) prevent the inclusion of duplicative fund 4 codes in the Highway Fund certified budget and (ii) correctly align authorized positions and 5 associated operating costs with the appropriate purposes and definitions as defined in G.S. 143C-1-1. To that end, the Office of State Budget and Management, in consultation with 6 7 the Department of Transportation, the Office of the State Controller, and the Fiscal Research 8 Division of the General Assembly, shall include, as an appendix to the Highway Fund certified 9 budget, object detail using the North Carolina Accounting-Financial System Uniform Chart of Accounts prescribed by the Office of the State Controller to provide a more detailed accounting 10 of the proposed budgets and receipts and actual expenditures and revenue collections. This 11 requirement includes applying object detail at the four-digit level for all accounts to full-time and 12 part-time positions, to operating expenditures and receipts, and to intrafund transfers. 13 14 Additionally, work order positions shall be budgeted within existing fund codes. " 15 16 **SECTION 5.8.(d)** G.S. 143C-6-13 is repealed. 17 18 STATE FISCAL RECOVERY FUND FLEXIBILITY 19 **SECTION 5.9.(a)** Notwithstanding any provision of law to the contrary, and subject 20 to the conditions set out in this section, the North Carolina Pandemic Recovery Office (NCPRO), 21 in consultation with the Director of the Budget, is authorized to reallocate State Fiscal Recovery 22 Funds (SFRF) appropriated by this act or any act of the General Assembly, including, but not 23 limited to: 24 (1)S.L. 2021-180. 25 (2)S.L. 2021-189. 26 S.L. 2022-6. (3) 27 S.L. 2022-74. (4) 28 S.L. 2023-134. (5) 29 (6) S.L. 2024-1. 30 (7) S.L. 2024-40. 31 S.L. 2024-53. (8) 32 (9) S.L. 2024-55. 33 SECTION 5.9.(b) The funds set out in subsection (a) of this section may be 34 reallocated only when all of the following conditions are met: 35 The appropriated funds have not been expended by December 31, 2025. (1)36 There is a reasonable expectation that the funds will not be expended before (2)37 the deadline established by applicable federal law or guidance. 38 The reallocation is made to support one or more SFRF related activities (3) 39 authorized and receiving appropriations under this act or one of the acts listed 40 above in subsection (a) of this section. Reallocated funds shall not be used for 41 any new activity, purpose, or program. 42 The funds were not appropriated for a broadband project or activity. (4) 43 **SECTION 5.9.(c)** To the extent the Office of State Budget and Management is aware 44 of any unappropriated SFRF funds, including interest earned, that remain unexpended and may 45 be reallocated to another eligible project, the OSBM shall report that information to the Fiscal 46 Research Division not later than January 15, 2026. 47 **SECTION 5.9.(d)** At least 30 days prior to executing the reallocation of funds as proposed by NCPRO under subsection (a) of this section, the Office of State Budget and 48 49 Management shall report to the Joint Legislative Commission on Governmental Operations and the Fiscal Research Division on the proposed plan to reallocate the funds, including the amounts 50 to be reallocated and the projects to which the funds will be reallocated. The OSBM shall submit 51

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1	a monthly	y report	to the Joint Legislative Commission on Governmental Ope	rations and the Fiscal	
2	Research	Research Division on all reallocated SFRF expenditures.			
3			FION 5.9.(e) Any funds remaining after the reallocation o		
4			d subsection (b) of this section shall be allocated to the Sta		
5			the remaining unreimbursed COVID-19 related expenses i		
6			Health Plan for Teachers and State Employees between	March 3, 2021, and	
7	Decembe				
8			FION 5.9.(f) If the deadline for the expenditure of SFRF		
9			r later, by the federal government, the provisions of this	section shall be void	
10	and have	no effe	ct.		
11					
12	BREAST		CER PREVENTION IMAGING PARITY		
13			FION 5.10.(a) G.S. 58-51-57 is recodified as G.S. 58-3-27		
14		SECT	FION 5.10.(b) G.S. 58-3-271, as enacted by subsection (a)	of this section, reads	
15	as rewritt				
16	"§ 58-3-2		verage for <u>diagnostic, screening, and supplemental exa</u>		
17			<u>st cancer, including mammograms and other imaging, a</u>	and cervical cancer	
18		scree	8		
19	<u>(a)</u>		ollowing definitions apply in this section:		
20		<u>(1)</u>	Breast magnetic resonance imaging. – A diagnostic tool		
21			magnetic field, radio waves, and a computer to produce	e detailed pictures of	
22			the structures within the breast.		
23		<u>(2)</u>	Breast ultrasound A noninvasive diagnostic tool that	uses high-frequency	
24			sound waves to produce detailed images of the breast.		
25		<u>(3)</u>	Cost-sharing A deductible, coinsurance, copayment	-	
26			limitation on the application of a deductible, coinsura	ance, copayment, or	
27			similar out-of-pocket expense.		
28		<u>(4)</u>	Diagnostic examination for breast cancer. – An examination		
29			that is determined by the healthcare provider treatin	• •	
30			medically necessary and appropriate and that may incl		
31				iagnostic low-dose	
32			mammography to evaluate the abnormality in the breast	that meets one of the	
33			following criteria:		
34			a. <u>Is seen or suspected from a screening examination</u>	n for breast cancer.	
35			b. <u>Is detected by another means of examination.</u>		
36		<u>(5)</u>	<u>High-deductible health plan. – As defined under the Inte</u>		
37		<u>(6)</u>	Low-dose mammography. – A radiologic procedure for		
38			breast cancer using equipment dedicated specifically		
39			including a physician's interpretation of the results of the		
40		<u>(7)</u>	Screening examination for breast cancer Low-dose n		
41			equivalent procedure, that is used to determine if there	is abnormality in the	
42		$\langle 0 \rangle$	breast.		
43		<u>(8)</u>	Screening of early detection of cervical cancer. – Examin		
44			tests used to detect cervical cancer, including conve	· · · · · · · · · · · · · · · · · · ·	
45			screening, liquid-based cytology, and human papilloma v		
46			methods for women with equivocal findings on cervice		
47			that are subject to the approval of and have been approved	1 by the United States	
48		$\langle 0 \rangle$	Food and Drug Administration.	•, • • .	
49 50		(9)	Section 223. – Section 223 of the Internal Revenue Code	-	
50		<u>(10)</u>	<u>Supplemental examination for breast cancer. – An ex</u>		
51			cancer that is determined by the healthcare provider trea	ung the patient to be	

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1			medically necessary and appropriate and that may include	breast magnetic
2			resonance imaging or breast ultrasound to screen for cancer	when there is no
3			abnormality seen or suspected if the patient meets either	
4			criteria:	
5			a. The patient is at increased risk for breast cancer base	ed on the patient's
6			personal medical history or family medical history o	
7			b. The patient has a breast cancer risk profile that qua	
8			based on current recommendations of the United S	÷
9			Services Task Force, also known as USPSTF.	<u>states i reventive</u>
10	(a)(a1)	Fueru	policy or contract of accident or health insurance, and every p	referred provider
11		•	r G.S. 58-50-56, that is issued, renewed, or amended on or after	-
12	_		in offered by an insurer in this State shall provide coverage	-
13			sts for the screening for the early detection of cervical cancer	
14			ography. The same deductibles, coinsurance, and other limita	
15	-		covered under the policy, contract, or plan shall apply	
16			laboratory tests for the screening for the early detection of ce	
17			ig mammography.	
18			ed in this section, "examinations and laboratory tests for the	screening for the
19			of cervical cancer" means conventional PAP smear screen	
20	•		man papilloma virus (HPV) detection methods for women	0 1
20			cal cytologic analysis that are subject to the approval of and ha	-
22			tes Food and Drug Administration.	ve been approved
22	•		ed in this section, "low-dose screening mammography" me	ana a radialagia
23 24	• •			U
24 25			early detection of breast cancer provided to an asymptoma	
23 26	results of th		ted specifically for mammography, including a physician's int	erpretation of the
20 27		-		ta for a diagnostia
28			health benefit plan offered by an insurer that provides benefit examination for breast cancer shall ensure that the cost-shar	
28 29			agnostic or supplemental examination for breast cancer are	
29 30			ring requirements applicable to low-dose screening mammo	
31		51-511a	ing requirements applicable to low-dose screening manino	graphy for breast
32	cancer. (b2)	An in	surer shall not be required to reimburse a healthcare provi	der that is not a
33			ler in the provider network of a health benefit plan offered b	
34		-	te more than the rate paid to a provider that has contracted w	
35			provider network of the health benefit plan for any of the following the	
36		<u>(1)</u>	Diagnostic, screening, or supplemental examination for brea	-
37		(1) (2)	Low-dose mammography.	ist calleet.
38		$\frac{(2)}{(3)}$	Breast ultrasound.	
39		(3) (4)	Breast magnetic resonance imaging.	
40			age for low-dose screening mammography shall be provided	as follows:
40 41	. ,	(1)	One or more mammograms a year, as recommended by a p	
42		(1)	woman who is at risk for breast cancer. For purposes of the	• •
43			woman is at risk for breast cancer if any one or more of the	
43 44				-
44 45			a. The woman has a personal history of breast cancer;<u>c</u>b. The woman has a personal history of biopsy-prov	
45 46			disease;disease.	en benign breast
40 47				ad breast concer
47 48			c. The woman's mother, sister, or daughter has or has h orcancer.	iau Dicast calicei,
40 49			d. The woman has not given birth prior to the age of $\frac{30}{30}$	<u></u>
49 50		(2)	One baseline mammogram for any woman 35 through 3	
51		(~)	inclusive; inclusive.	Jours of ago,
~ •				

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1	(3) A mammogram every other year for any woman 40 through 49 years of age,
2	inclusive, or more frequently upon recommendation of a physician;
3	and physician.
4	(4) A mammogram every year for any woman 50 years of age or older.
5	(d) Reimbursement for a mammogram authorized under this section shall be made only
6	if the facility in which the mammogram was performed meets mammography accreditation
7	standards established by the North Carolina Medical Care Commission.
8	(e) Coverage for the screening for the early detection of cervical cancer shall be in
9	accordance with the most recently published American Cancer Society American College of
10	Obstetricians and Gynecologists' guidelines or guidelines adopted by the North Carolina
11	Advisory Committee on Cancer Coordination and Control. Coverage shall include the
12	examination, the laboratory fee, and the physician's interpretation of the laboratory results.
13	Reimbursements for laboratory fees shall be made only if the laboratory meets accreditation
14	standards adopted by the North Carolina Medical Care Commission.
15	(f) If the application of any provision of this section would render the insured ineligible
16	for a health savings account under section 223, then that provision shall apply only for
17	high-deductible health plans with respect to the deductible of that plan after the insured has
18	satisfied the minimum deductible under section 223, except with respect to items or services that
19 20	are preventative care. For items or services that are preventative care under section 223, all
20 21	provisions of this section shall apply regardless of whether or not the minimum deductible under section 223 has been satisfied."
21	SECTION 5.10.(b1) Subsection (b) of this section applies to insurance contracts
22	issued, renewed, or amended on or after October 1, 2025.
23 24	SECTION 5.10.(c) G.S. 135-48.51 reads as rewritten:
25	"§ 135-48.51. Coverage and operational mandates related to Chapter 58 of the General
26	Statutes.
27	The following provisions of Chapter 58 of the General Statutes apply to the State Health Plan:
28	
29	(9a) G.S. 58-3-271, Coverage for diagnostic, screening, and supplemental
30	examinations for breast cancer, including mammograms and other imaging,
31	and cervical cancer screening.
32	"
33	SECTION 5.10.(c1) Subsection (c) of this section applies to the next plan year after
34	this act becomes effective.
35	SECTION 5.10.(d) G.S. 58-65-92 and G.S. 58-67-76 are repealed.
36	SECTION 5.10.(e) G.S. 90-701 is recodified as G.S. 90-705.
37	SECTION 5.10.(f) Article 41 of Chapter 90 of the General Statutes, as amended by
38	subsection (d) of this section, reads as rewritten:
39	"Article 41.
40	"Pathology Services Billing. <u>Transparency in Healthcare Provider Billing Practices.</u>
41 42	" <u>§ 90-702. Definitions.</u> The following definitions shall apply in this Article:
42 43	(1) Breast cancer prevention service. – All services listed under
44	$\frac{(1)}{G.S. 58-3-271(b2)}$
45	$(2) \qquad \qquad \underbrace{\text{Cost-sharing.} - \text{As defined in G.S. 58-3-271.}}_{(2)}$
46	(3) Reserved for future codification purposes.
47	(4) Health benefit plan. – As defined in G.S. 58-3-167.
48	(5) Healthcare provider. – A health services facility or a person who is licensed,
49	registered, or certified under Chapter 90 or Chapter 90B of the General
50	Statutes, or under the laws of another state, to provide healthcare services in

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1		the ordinary care of business or practice, or as a pr	rofession, or in an approved
2		education or training program.	<u> </u>
3	(6)	Health services facility. – As defined in G.S. 1311	E-214.25
4	$\frac{(0)}{(7)}$	Reserved for future codification purposes.	<u></u>
5	$\frac{(\gamma)}{(8)}$	Insurer. – As defined in G.S. 58-3-167.	
6		ng for certain breast cancer prevention services.	
7		lthcare provider who has not contracted with an i	nsurer to participate in the
8		s of a health benefit plan shall accept as reimburse	
9	*	e provided to an individual insured under a health	
10		rovided by that insurer, including any cost-sharing	
11	patient.	io race by the instron, more any cost sharing	required to be paid by the
12	-	ealthcare provider may bill a patient covered und	er a health benefit plan or
13		l reimbursement from the insurer for any amount at	-
14		r subsection (a) of this section.	jove the amount required to
15	"	a subsection (u) of this section.	
16		FION 5.10.(f1) Subsection (f) of this section applie	s to services provided on or
17	after October 1, 2		s to services provided on or
18	· · · · · ·	FION 5.10.(g) This section is effective October 1, 2	2025
19	SECI	TON 3.10.(g) This section is effective October 1, 2	1025.
20	CADE FIDST/C	CUT AUTHORIZATION RED TAPE EFFICIEN	ΤΙ Υ ΑΝΌ ΕΛΟΊΙ ΙΤΑΤΕ
20		TIONS RAPIDLY, START TREATMENT	ILI AND FACILITATE
22		FION 5.11.(a) G.S. 58-50-61 reads as rewritten:	
23	"§ 58-50-61. Uti		
23	*	itions. – As used in this section, in G.S. 58-50-62, a	and in Part 1 of this Article
25	• •	owing definitions apply in this section:	and in Furt + of this Furthere,
26	(1)	<u>"Certificate of coverage" includes a Certificate (</u>	of coverage $-$ A policy of
27	(1)	insurance issued to an individual person or a france	
28		to G.S. 58-51-90.	inse poney issued pursuant
29	(1a)	<u>Chronic or long-term condition. – A condition th</u>	at has an expected duration
30	(10)	of one year or more and that (i) requires ongoing i	-
31		activities of daily living, or (iii) both.	
32	<u>(1b)</u>	"Clinical peer" means a health care Clinical peer.	– A healthcare professional
33	<u>(10)</u>	who holds an unrestricted license in a state of the	-
34		or similar specialty, specialty as those subject to	
35		<u>also</u> routinely provides the health care healthcare s	
36		review.	er vices subject to utilization
37	(2)	"Clinical <u>Clinical</u> review criteria" means the <u>criter</u>	ria $-$ The written screening
38	(2)	procedures, decision abstracts, clinical protocols, a	-
39		by an insurer to determine medically necessary se	1 0
40	<u>(2a)</u>	<u>Closely related service. – A healthcare service s</u>	11
41	<u>(2u)</u>	that is closely related in purpose, diagnostic utilit	
42		billing code; that was provided on the same of	
43		healthcare service that was authorized to be	
44		utilization review determination; and for which a	
45		scope of the provider's license and expertise, may	
46		perform in conjunction with, or in lieu of, the or	
47		due to differences in the observed patient ch	
48		diagnostic information that were not readily identiti	
49		performing the originally authorized service. The	-
4 9 50		order for, or administration of, a prescription dru	
51		course of treatments.	5 of any part of a series of
J 1			

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1 (2)	b) Course of treatment. – Any prescribed orde	er or all ordered treatments,
2	including all prescription drugs and medical the	
3	person with a specific condition that is outline	
4	time with the covered person and healthcare pro-	-
5 (3		
6	enrollee, or other individual covered by a h	
7	person" This term includes another person, other	-
8	provider, who is authorized to act on behalf of a	-
9 (4	-	
10	condition manifesting itself by acute symp	
11	including, but not limited to, severe pain, or by	· · · · · · · · · · · · · · · · · · ·
12	from a chronic medical condition that woul	
13	possessing an average knowledge of health	
14	expect the absence of immediate medical atte	
15	following:	
16	10110 (11115)	
17 (5	() "Emergency services" means health care Emer	rgency services – Healthcare
18	items and services furnished or required to scre	
19	medical condition until the condition is stabiliz	.
20	transportation services, including ambulance se	
20	routinely available to the emergency departmen	-
22 (6		
23	covered person about any of the following:	n complaint submitted by a
24	a. An insurer's decisions, policies, or ac	ctions related to availability
25	delivery, or quality of health care he	
26	complaint submitted by a covered pers	
27	solely on the basis that the health ber	
28	exclusion for the health care service in	-
29	the exclusion of the specific service req	
30	certificate of coverage.	1 5
31	b. Claims payment or handling; handlin	g or the reimbursement for
32	services.	<u> </u>
33		
34 (8) "Health care provider" means any Healthcare p	provider. – Any person who is
35	licensed, registered, or certified under Chapter	• •
36	the laws of another state to provide health ca	
37	ordinary care of business or practice or a pro	
38	profession, or in an approved education or train	-
39	facility facility, as defined in G.S. 131E-176(9)	
40	to operate as a health care facility; or <u>in a pharn</u>	·
41 (9		
42	provided for the diagnosis, prevention, treatme	· · · · · · · · · · · · · · · · · · ·
43	condition, illness, injury, or disease.	
	0) <u>"Insurer" means an Insurer. – An entity that wi</u>	rites a health benefit plan and
45	that is an insurance company subject to this C	-
46	under Article 65 of this Chapter, a health ma	
47	Article 67 of this Chapter, or a multiple employ	
48	Article 50A of this Chapter.	
	1) "Managed care plan" means a Managed care pl	lan. – A health benefit plan in
50	which an insurer either (i) requires a covered	
51	incentives, including financial incentives, for	-
		1

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		providers that are under contract with or managed, owned, insurer.	or employed by the
(1	2)	"Medically Medically necessary services or supplies" mean	ns those supplies. –
× ×	/	Those covered services or supplies that are: meet any of the	
		a. Provided Are provided for the diagnosis, treatment	
		health condition, illness, injury, or disease.	, ,
		b. Except as allowed under G.S. 58-3-255, <u>are not</u>	for experimental.
		investigational, or cosmetic purposes.	····,
		c. <u>Necessary</u> Are necessary for and appropriate	to the diagnosis.
		treatment, cure, or relief of a health condition, illne	0
		or its symptoms.	· · · · · · · · · · · · · · · · · · ·
		d. Within Provision of the services or supplies is	s within generally
		accepted standards of medical care in the communi	
		e. <u>Not-Are not provided</u> solely for the convenience	
		insured's family, or the provider.	
(1	3)	"Noncertification" means a Noncertification. – A determin	ation by an insurer
× ×	,	or its designated utilization review organization that an adm	•
		of care, continued stay, or other health care healthcare	
		reviewed and, based upon the information provided, d	
		insurer's requirements for medical necessity, appropriat	eness, health care
		healthcare setting, level of care care, or effectiveness, or	
		prudent layperson standard for coverage of emerg	
		G.S. 58-3-190, and the requested service is therefore d	enied, reduced, or
		terminated. A "noncertification" noncertification is not a	decision rendered
		solely on the basis that the health benefit plan does not p	
		the health care healthcare service in question, if the exclusion	sion of the specific
		service requested is clearly stated in the certificate	of coverage. A
		"noncertification" noncertification includes any situation i	in which an insurer
		or its designated agent makes a decision about a covered pe	erson's condition to
		determine whether a requested treatment is experimental,	investigational, or
		cosmetic, and the extent of coverage under the health bene	efit plan is affected
		by that decision.	
(1	4)	"Participating provider" means a Participating provider	<u>A provider who,</u>
		under a contract with an insurer or with an insure	er's contractor or
		subcontractor, has agreed to provide health care healthcare	services to covered
		persons in return for direct or indirect payment from the	insurer, other than
		cost-sharing by the covered person, such as coinsurance	e, copayments, or
		deductibles.	
<u>(1</u>	4a)	Prior authorization The process by which insurers and	utilization review
		organizations determine the medical necessity or medical	appropriateness of
		otherwise covered healthcare services prior to the re-	endering of those
		healthcare services. Prior authorization includes any insu	urer's or utilization
		review organization's requirement that a covered per	son or healthcare
		provider notify the insurer or utilization review organization	n prior to providing
		<u>a healthcare service.</u>	
(1	5)	"Provider" means a health care-Provider. – A healthcare pr	
(1	6)	"Stabilize" means to Stabilize To provide medical care	
		to prevent a material deterioration of the person's condition	
		medical probability, in accordance with the HCFA (Heal	-
		Administration) Centers for Medicare and Medicaid Service	vices interpretative

	guidelines, policies, and regulations pertaining to respo	
	in emergency cases (as provided <u>cases</u> under the Treatment and Labor Act, section 1867 of the Social Sec	Emergency Medical
	$\frac{1395dd}{42}$ U.S.C.S. § 1395dd, and including any services and supplies to maintain stabilization until the	y medically necessary
<u>(16</u>		-
<u>(10</u>	application of the time periods for making a non-exped	-
	that, in the opinion of a medical doctor with knowledge	
	medical condition, could either (i) seriously jeopardize	
		-
		-
	-	e includes mental and
(17		et of formal techniques
(17		
	services, procedures, providers, or facilities. Th	
	include: include any of the following:	
		1
		-
		cted during a patient's
	hospital stay or course of treatment.treatment a	
	will be made for that service.	
	<u>e1.</u> <u>Prior authorization.</u>	
(10		· .
(18		
	·	0
	· · · ·	Ion review for its own
	neutri benent piun.	
(c) Sco	be and Content of Program. – Every insurer shall pre-	epare and maintain a
		-
functions for c	vered services including: including all of the following:	-
(1)	Procedures to evaluate the clinical necessity, approp	riateness, efficacy, or
	efficiency of health healthcare services.	
(5)		in assessing utilization
	or nearm care <u>nearmcare</u> services.	
(7)	The organizational structure (e.g. structure such as	s a utilization review
(\prime)		
	governing body.	
	 (c) Scop utilization revie functions for co (1) (5) (7)	 that, in the opinion of a medical doctor with knowledge medical condition, could either (i) seriously jeopardize covered person or the ability of the covered person function or (ii) subject the covered person to sever adequately managed without the care or treatment that utilization review. The term urgent healthcare services behavioral healthcare services. (17) "Utilization review" means a Utilization review. – A set designed to monitor the use of or evaluate th appropriateness, efficacy_efficacy_or efficiency of 4 services, procedures, providers, or facilities. The include-include any of the following: c. Certification. – A determination by an insurer of that an admission, availability of care, continue has been reviewed and, based on the informat the insurer's requirements for medically ne supplies, appropriateness, health care-healthcare and effectiveness. d. Concurrent review. – Utilization review condut hospital stay or course of treatment.treatment a will be made for that service. (18) "Utilization Utilization review organization" or "URO" or URO. – An entity that conducts utilization review plan, but does not mean an insurer performing utilizati health benefit plan. (1) Scope and Content of Program. – Every insurer shall protutilization review program document that describes all delegated and functions for covered services including-including all of the following: (1) Procedures to evaluate the clinical necessity, approp efficiency of health-healthcare services. (3) Data collection processes and analytical methods used of health care-healthcare services. (4) The organizational structure (e.g., structure, such as committee, quality assurance, or other eommittee periodically assesses utilization review activities and i governing body.

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1 2 3	(9)	The methods of collection and assessment of data about overutilization of health care healthcare services and ho used to evaluate and improve procedures and criteria for	w the assessment is utilization review.
4 5		am Operations. <u>Clinical Review Criteria</u> , <u>Generally</u> . – 2 an insurer or URO shall use documented clinical review cr	
6	1 0	l evidence and that are periodically e valuated <u>at least annual</u>	
7	efficacy. An inst	arer may develop its own clinical review criteria or purchas	se or license clinical
8 9		criteria, provided that the clinical review meets, at a m	inimum, all of the
9 10	following standa		managemized medical
10 11	<u>(1)</u>	The criteria used is based on applicable nationally standards.	recognized medical
12	<u>(2)</u>	The clinical review and standards used are consistent	ent with applicable
13		government guidelines.	
14	<u>(3)</u>	The clinical review provides for the delivery of a heat	lthcare service in a
15		clinically appropriate type, frequency, and setting an	nd for a clinically
16		appropriate duration.	
17	<u>(4)</u>	The criteria used in the clinical review reflects the c	
18		scientific evidence regarding emerging procedures, clin	
19		best practices, as articulated in independent, peer-reviewe	•
20	<u>(5)</u>	The clinical review is sufficiently flexible to allow devia	
21		when justified on a case-by-case basis to ensure access to	
22		<u>cal Review Criteria, Substance Use Treatment. –</u> Criteria fo	-
23	1	to be placed in a substance abuse treatment program sha	
24	-	ia contained in the most recent revision of the American S	-
25		t Placement Criteria for the Treatment of Substance-Relat	
26		by the insurer or its URO. Disorders. The Department, in c	
27		ealth and Human Services, may require proof of compliance	with this subsection
28	by a plan or UR		1 1 1 1 1 1 1
29		inistration of Program. – All of the following shall apply in t	he administration of
30		ew program under this section:	
31	<u>(1)</u>	Qualified health care professionals shall administer the	
32		program and oversee review decisions under the direction	
33		A medical doctor licensed to practice medicine in this Sta	
34 35		clinical appropriateness of noncertifications. An insurer	
35 36		ensure that all noncertifications are made by a medical	
30 37		current and valid license to practice medicine in this Sta same specialty as the healthcare provider who typically n	
38		condition or disease or provides the healthcare service inv	
39		and (ii) has experience treating patients with the condition	
40		the healthcare service is being requested. Medical	
41		noncertifications under the clinical direction of one of the	
42		directors responsible for the provision of healthcare se	•
43		covered persons.	ervices provided to
44	<u>(2)</u>	Compensation to persons involved in utilization review s	hall not contain any
45	<u>(2)</u>	direct or indirect incentives for them to make any particul	•
46	(3)	Compensation to utilization reviewers shall not be directly	
47	<u>(3)</u>	on the number or type of noncertifications they render.	, er maneetig bubbu
48	<u>(4)</u>	In issuing a utilization review decision, an insurer shall	: obtain or its URO
49	<u>1</u>	shall do all of the following:	<u>or 115 0110</u>
50		<u>a.</u> <u>Obtain all information required to make the</u>	decision, including
51		pertinent clinical information; employ information	
		1	_

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1		<u>b.</u> <u>Employ</u> a process to ensure that utilization reviewer	s apply clinical
2		review criteria consistently; and issue consistently.	
3		<u>c.</u> <u>Apply</u> the decision in a timely manner pursuant to this	
4		iltation Prior to Issuing Noncertifications. – If an insurer	
5		medical necessity of a healthcare service, then the covered p	
6		notified that medical necessity is being questioned within five	
7		er or its URO received the utilization review request for the he	
8		to issuing a noncertification, the covered person's provider sh	•
9		scuss the medical necessity of the healthcare service by telepho	
10		medical doctor who will be responsible for making the ut	
11		the healthcare service under review. The insurer or its URO is r	-
12	-	onal contact with the covered person's provider, or with the mec	
13		phone before the five business days otherwise required under	this section for
14 15	notification.	n Desmansibilities — Evenue insumen shelltahell de all of the fall	
15		r Responsibilities. – Every insurer shall: shall do all of the follo	owing regarding
16 17	its utilization rev	iew process under this section:	
17	(7)	Maintain a complete, publicly available list of healthcare ser	wight for which
18 19	<u>(7)</u>	utilization review is required, including for all healthcare	
20		utilization review is required, including for an nearlicate utilization review is to be performed by an entity under co	
20 21		insurer.	Siliaci with the
21	(8)	Ensure that its URO is in compliance with this section.	
23		<u>Lines for Prospective and Concurrent Utilization</u> Reviews Base	d Upon Type of
24		<u>ce.</u> – As used in this subsection, <u>the term</u> "necessary information	
25		tient examination, clinical evaluation, or second opinion that n	
26	• •	concurrent determinations shall be communicated to the c	
27		hree business days after the insurer obtains all necessary inform	
28		dure, or health care service. The time line for completion of a	
29	-	review, if required by an insurer, is as follows:	1 1
30	<u>(1)</u>	Non-urgent healthcare services An insurer or its URO sha	all both render a
31		utilization review determination or noncertification concern	ning non-urgent
32		healthcare services and notify the covered person and the c	covered person's
33		provider of that determination or noncertification within 48 ho	ours of obtaining
34		all necessary information to make the utilization review d	letermination or
35		noncertification.	
36	<u>(2)</u>	Urgent healthcare services An insurer or its URO shall	
37		utilization review determination or noncertification con	
38		healthcare services and notify the covered person and the c	*
39		provider of that determination or noncertification not later that	
40		receiving all necessary information needed to complete the	e review of the
41		requested healthcare services.	
42	<u>(3)</u>	Emergency services. – All of the following shall apply to ut	tilization review
43		for emergency services:	
44		a. <u>Utilization review shall not be required for prehospita</u>	al transportation
45 46		or the provision of emergency services.	of or
46 47		b. <u>A minimum period of 24 hours following the provision</u>	
47 48		services to or an emergency admission of a covered	-
48 49		allowed for a covered person or the relevant providence of the admission or providence of the admission of the providence of the admission of the providence of the admission of the providence	
49 50		insurer or its URO of the admission or provision services. If the admission or emergency service occu	
50 51		federal holiday or on a weekend, then notification shal	
51		reaction nonday of on a weekend, then notification shar	

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		until the next business day after the	admission or provision of the
		emergency services.	-
	<u>C.</u>	An insurer shall cover emergency ser	rvices necessary to screen and
		stabilize a covered person. If a provide	r attests in writing to an insurer
		within 72 hours of a covered person	's admission that the covered
		person's condition required emergency	y services, then that attestation
		creates a presumption that the emerge	
		necessary and that presumption may b	•
		able to establish, with clear and c	onvincing evidence, that the
		emergency services were not medically	-
	<u>d.</u>	The medical necessity or appropriatene	ess of emergency services shall
	—	not be based on whether those services	• •
		or nonparticipating providers. Restrict	
		services provided by nonparticipating r	
		restrictions that apply when those sa	-
		participating providers.	<u> </u>
	<u>e.</u>	If a covered person receives an emerge	ncy service that requires one or
	<u> </u>	more immediate post-evaluation or post-	• •
		insurer or its URO shall make a utiliz	
		those services within 60 minutes o	
		authorization determination is not ma	
		services for which the utilization revi	
		approved.	<u> </u>
	(f1) Utilization Re	eview Requests for Additional Informat	ion. – If an insurer or its URO
		mation to process a claim subject to util	
		of the specific information necessary to	
	• •	of the request. The notification shall ret	-
		d be written in easily understandable lan	
		oon as possible but not later than 48 h	
		st. The requesting provider or a memb	•
		staff may submit the specified additional	
days of the notification that clinical information is missing. Any claim subject to a request for			
additional information shall be processed within the time periods for prompt payment of claims			
	pursuant to G.S. 58-3-22		
	(f2) <u>Utilization Re</u>	view Determination Notifications. – If a	an insurer or its URO certifies a
	health care healthcare ser	vice, the insurer shall notify then notific	ation of the determination shall
	be sent to the covered pe	erson's provider. For If an insurer or its	URO issues a noncertification,
		the covered person's provider and se	
	•	certification shall be sent to the covered	
	person. In person that is	in compliance with subsection (h) of this	s section.
		eview Liability. – For concurrent review	
		care services until the covered perso	
	noncertification.	-	
	(g) Retrospective	Reviews. – As used in this subsection, th	ne term "necessary information"
	includes the results of an	y patient examination, clinical evaluation	on, or second opinion that may
	be required. For retrosp	ective review determinations, an insur	er or its URO shall make the
	determination within 30	days after receiving all necessary infor	mation. For a certification, the
		notification to the covered person's pro	
	a noncertification is issu	<u>ed, then the insurer or its URO shall g</u>	give written notification to the
	covered person and the c	overed person's provider within five bus	iness days after making issuing
	•	-	

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1	the noncertification. The notice of the noncertification shall meet all requirements under
2	subsection (h) of this section.
3	(g1) <u>Retrospective Denial. – Subject to subsection (n1) of this section, an insurer may not</u>
4	revoke, limit, condition, or restrict a utilization review determination if care that has been
5	previously certified by the insurer or its URO is provided within 45 business days from the date
6	the provider received the utilization review determination. An insurer is required to pay a
7	provider at the contracted payment rate for a healthcare service provided by the provider per a
8	utilization review determination unless any of the following apply:
9	(1) The provider knowingly and materially misrepresented the healthcare service
0	in the utilization review request with the specific intent to deceive and obtain
1	an unlawful payment from the insurer.
2	(2) The healthcare service was no longer a covered benefit on the day it was
3	provided.
1	(3) The provider was no longer contracted with the covered person's health benefit
5	plan on the date the care was provided.
)	(4) The provider failed to meet the insurer's timely filing requirements.
,	(5) The insurer does not have liability for the claim.
	(6) The covered person was no longer eligible for healthcare coverage on the day
)	the care was provided.
)	(h) <u>Requirements for</u> Notice of Noncertification. – A written notification of a
l	noncertification made in accordance with this section shall include all reasons for the
	noncertification, including the clinical rationale, the name and medical specialty of all medical
5	doctors that were involved in the noncertification, the instructions for initiating a voluntary appeal
ŀ	or reconsideration of the noncertification, and the instructions for requesting a written statement
5	of the clinical review criteria used to make the noncertification. An insurer shall provide the
)	clinical review criteria used to make the noncertification to any person who received the
1	notification of the noncertification and who follows the procedures for a request. An insurer shall
	also inform the covered person in writing about the availability of assistance from the
)	Department's Health Insurance Smart NC, including the telephone number and address of the
)	Program.program.
l	(h1) Failure to Make a Timely Utilization Review Determination. – An insurer or its URO
)	failing to approve, deny, or request additional information for a requested utilization review
	within the applicable time frames under this section is deemed to have approved the request.
	(i) Requests for Informal Reconsideration. – An insurer may establish procedures for
	informal reconsideration of noncertifications and, if established, the procedures shall be in
)	writing. After a written notice of noncertification has been issued in accordance with subsection
7	(h) of this section, the reconsideration shall be conducted between the covered person's provider
3	and a medical doctor licensed to practice medicine in this State designated by the insurer. An
)	insurer shall not require a covered person to participate in an informal reconsideration before the
	covered person may appeal a noncertification under subsection (j) of this section. If, after
	informal reconsideration, the insurer upholds the noncertification decision, then the insurer shall
	issue a new notice in accordance with subsection (h) that meets the requirements of this section.
	If the insurer is unable to render an informal reconsideration decision within 10 business days
-	after the date of receipt of the request for an informal reconsideration, it-then the insurer shall
5	treat the request for informal reconsideration as a request for an appeal; provided that appeal and
5	the requirements of subsection (k) of this section for acknowledging the request shall apply
7	beginning on the day the insurer determines an informal reconsideration decision cannot be made
3	before the tenth business day after receipt of the request for an informal reconsideration.
9	(j) Appeals of Noncertifications Every insurer shall have written procedures for
)	appeals of noncertifications by covered persons or their providers acting on their behalves,
1	including expedited review to address a situation where the time frames for the standard review

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1 2	procedures set forth in this section would reasonably appear to seriously health of a covered person or jeopardize the covered person's ability to rega			
3	Each appeal shall be evaluated by a medical doctor licensed to practice medicine in this State			
4	who was not involved in the noncertification.			
5		Applicable to Appeals Reviews. – All ap	ppeals shall be reviewed by a	
6		s all of the following criteria:		
7		ses a current and valid non-restricted lic	cense to practice medicine in	
8	this Sta		<u>-</u>	
9		ently in active practice for a period of at l	east five consecutive years in	
10		ne or similar specialty as a medical docto		
11		l condition or disease for which utilization		
12		wledgeable of, and has experience provi	▲	
13	under a	• • •	<u></u>	
14		t been directly involved in making the ad	lverse determination.	
15		review, the medical doctor shall consider		
16		der review, including all pertinent medi		
17		rovided by the covered person's provider		
18	-	Appeals. – Within three business days a	•	
19	· · ·	opeal, the insurer or its URO shall provid	0 1	
20		hone number of the coordinator and in	-	
21		dard, nonexpedited appeals, the insurer		
22		on, in clear terms, to the covered pers	-	
23		fter the insurer receives the request for an	-	
24		rson, <u>then</u> the written decision shall conta		
25	information:	, <u> </u>		
26		rofessional qualifications and licensure	e of the person or persons	
27		ing the appeal.		
28		ement of the reviewers' understanding o	of the reason for the covered	
29	person'	s appeal.		
30	(3) The rev	viewers' decision in clear terms and the r	medical rationale in sufficient	
31	detail f	or the covered person to respond further	to the insurer's position.	
32	(4) A refer	ence to the evidence or documentation the	at is the basis for the decision,	
33	includi	ng the clinical review criteria used to	make the determination, and	
34	instruct	tions for requesting the clinical review cr	iteria.	
35	(5) A state	ement advising the covered person of t	he covered person's right to	
36	request	a second-level grievance review and a de	escription of the procedure for	
37	submitt	ting a second-level grievance under G.S.	58-50-62.	
38	(6) Notice	of the availability of assistance from	m the Department's Health	
39	Insuran	nce Smart NC, including the telephone	number and address of the	
40	Program	m. program.		
41	(<i>l</i>) Expedited App	peals An expedited appeal of a noncert	ification may be requested by	
42	a covered person or his o	r her the provider acting on the covered	person's behalf only when a	
43	nonexpedited appeal would reasonably appear to seriously jeopardize the life or health of a			
44	covered person or jeopardize the covered person's ability to regain maximum function. The			
45	insurer may require documentation of the medical justification for the expedited appeal. The			
46	insurer shall, in consultat	ion with a medical doctor licensed to pr	actice medicine in this State,	
47		, and the insurer or its URO shall comm	-	
48	1	d his or her provider as soon as possible	· · · · · · · · · · · · · · · · · · ·	
49	after receiving the information justifying expedited review. The written decision shall contain			
50		n subsection (k) of this section. If the exp		
51	review determination, the	en the insurer shall remain liable for	the coverage of health care	

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1	healthcare services until the covered person has been notified of the determination. An insurer		
2	not required to provide an expedited review for retrospective noncertifications.		
3	(m) Disclosure of Utilization Review Requirements. – Information required to be		
4	provided under th	is section shall be described in detail and in	n easily understandable language.
5		ving apply to an insurer's responsibility to	
6	procedures:		
7	<u>(1)</u>	Coverage and member handbook. – In the co	ertificate of coverage and member
8		handbook provided to covered persons, an	insurer shall include a clear and
9		comprehensive description of its utilization	review procedures, including the
10		procedures for appealing noncertifications	and a statement of the rights and
11		responsibilities of covered persons, includ	ding the voluntary nature of the
12		appeal process, with respect to those proced	ures. An insurer shall also include
13		in the certificate of coverage and the member	er handbook information about the
14		availability of assistance from the Departm	ent's Health Insurance Smart NC,
15		including the telephone number and address	
16	<u>(2)</u>	Prospective materials An insurer shall in-	clude a summary of its utilization
17		review procedures in materials intended for	
18	<u>(3)</u>	Membership cards An insurer shall print of	1
19		telephone number to call for utilization revi	
20	<u>(4)</u>	Website An insurer shall make any current	-
21		and restrictions readily accessible on its we	
22	-	es to Utilization Review If an insurer in	
23		requirement or restriction or to amend an en	xisting requirement or restriction,
24	then all of the foll		
25 26	<u>(1)</u>	The new or amended requirement or restric	
26		and until the insurer's website has been upda	
27 28		requirement or restriction. A claim shall no	
28 29		prior authorization if the new or amended r in effect on the date of service of the claim.	-
30	(2)	The insurer shall provide participating prov	
31	<u>(2)</u>	amended requirement or restriction no less	
32		requirement or restriction is implemented.	than 60 calcular days before the
33	This subsection	on does not apply if an insurer removes a v	utilization review requirement or
34		nds a requirement or restriction to be less res	· · · · · · · · · · · · · · · · · · ·
35		enance of Records. – Every insurer and UR	
36	. ,	and each appeal received or reviewed, as w	
37		bliance with this section. The maintenance of	
38	1	storage, shall be governed by rules adopted b	, U
39		cords shall be retained by the insurer and UR	
40	domestic compan	ies, until the Commissioner has adopted a fin	al report of a general examination
41	that contains a rev	view of these records for that calendar year, w	whichever is later.
42	(n1) Utiliza	tion Review Statistics. – An insurer usin	g utilization review shall make
43		e regarding utilization review approvals and	
44	a readily accessil	ole format and shall update the information	<u>n available, at a minimum, on a</u>
45	monthly basis. T	hese statistics shall include the most recen	t 12-month rolling data reported
46	separately for me	dications and procedural codes for all of the	
47	<u>(1)</u>	The total number of medications and proce	•
48		review, and specifically prior authorization.	-
49	<u>(2)</u>	The percentage of medications and pr	ocedural codes requiring prior
50		authorization.	
51	<u>(3)</u>	The reasons for any noncertifications issued	<u>1.</u>

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1	<u>(4)</u>	The number and percentage of utilization revie	ew determinations that are
2		appealed and the number and percentage of ap	
3		denied at each stage of the appeal process.	
4	<u>(5)</u>	The average time and distribution by percentile	of number of days between
5		submission and response of each stage of the appe	eal process.
6	<u>(6)</u>	The number and percentage of providers who qua	alify for an exemption from
7		the utilization review process under this section.	
8	(n2) <u>Utiliz</u>	ation Review Determination Validity A utilization	n review determination shall
9	be valid for the	entire duration of the approved course of treatm	nent and shall be effective
10	regardless of any	changes in dosage for a prescription drug prescribed	d by a provider. If an insurer
1	requires a utiliza	tion review determination for a healthcare service for	or the treatment of a chronic
12	or long-term care	e condition, then the utilization review determination	on shall remain valid for the
13	length of the trea	tment and the insurer may not require the covered p	person to obtain a utilization
14	review determina	ation again for the healthcare service.	
15	(o) Viola	tion. – A In accordance with this Chapter, a violatio	on of this section subjects an
16	insurer and an ag	gent of the insurer to G.S. 58-2-70.	
17	<u>(p)</u> <u>Conti</u>	nuity of Care The following requirements shall a	pply to ensure continuity of
18	care for covered	persons:	
19	<u>(1)</u>	On receipt from a covered person or the cov	vered person's provider of
20		information documenting a prior utilization revie	w determination, an insurer
21		shall honor a utilization review determination gra	anted to the covered person
22		from a previous insurer for at least 90 calendar	days of a covered person's
23		coverage under a new health benefit plan. During	this 90-day time period, an
24		insurer may perform its own utilization review.	
25	<u>(2)</u>	If the insurer makes a change in coverage of,	
26		previously authorized healthcare service, then t	
27		approval criteria shall not affect a covered persor	
28		review determination before the effective date of t	he change for the remainder
29	<i>(</i> -)	of that covered person's health benefit plan year.	
30	<u>(3)</u>	An insurer shall continue to honor a utilization re	
31		insurer or its URO certified for a covered persor	
32		changes products or health benefit plans under the	-
33		the medically necessary services or supplies subj	ect to the utilization review
34		determination do not change.	
35	<u>(4)</u>	If a provider performs a healthcare service that is o	
36		for which certification has already been granted by	
37		that insurer or its URO shall not deny a claim for	•
38		for failure of the provider to seek or obtain a utiliz	
39		provider had notified the insurer or its URO of the	•
40		related service both no later than three business da	
41		of the closely related service and prior to the	
42		payment for that service. The submission of the n	
43		submission of all relevant clinical information r	-
44		evaluate the medical necessity of the service. Not	-
45		be construed to limit an insurer's retrospective rev	
46 47		the closely related service nor limit the need for	
17 10		person's eligibility for coverage under the health b	▲
48 40	<u>(5)</u>	An insurer shall not restrict benefits for any hospi	• •
49 50		in connection with childbirth for the mother or ne	
		normal vaginal delivery to less than 48 hours of social to less than 06 hours. An insurar shall not r	
51		section to less than 96 hours. An insurer shall not re-	equire that a provider obtain

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1		<u>a utilizatio</u>	on review determination from an insur	er for prescribing the length
2			uired under this subdivision.	
3	(q) Exem	ptions. – Th	is subsection shall not apply to utiliza	tion review requests that are
4	pending review	by an insure	r or its URO. An insurer may not rec	juire a provider to request a
5	utilization review	v for a health	care service in order for the covered pe	erson to whom the healthcare
6	service is being p	provided to r	eceive coverage for the service if, with	in the most recent 12-month
7	period, the insur	er or its URO	O has issued certifications, or would h	ave issued certifications, for
8	not less than eig	hty percent ((80%) of the utilization review reques	ts submitted by the provider
9			n insurer may evaluate whether a prov	• •
10	this exemption n	ot more than	once every 12 months. All of the follo	owing apply to an exemption
11	under this subsec	<u>ction:</u>	-	
12	<u>(1)</u>	A provide	r is not required to request an exemption	on in order to qualify for the
13		exemption		÷ •
14	<u>(2)</u>	No more t	han once per year per healthcare servi	ce, a provider who does not
15		receive an	exemption under this subsection ma	ay request from the insurer
16		evidence t	o support the insurer's decision. A hea	lthcare provider may appeal
17		an insurer'	s decision to deny the exemption.	
18	<u>(3)</u>	An insure	r may only revoke an exemption at	the end of the applicable
19		12-month	period if the insurer does all of the foll	owing:
20			tkes a determination that the provider w	
21		per	cent (80%) approval criteria based on	a retrospective review of the
22		cla	ims for the particular service for which	ch the exemption applies for
23		the	previous three months or for a longer	r period if needed to reach a
24		mi	nimum of 10 claims for review.	*
25			ovides the provider with the information	on the insurer relied upon in
26			king the determination to revoke the e	xemption.
27		<u>c.</u> <u>Pro</u>	ovides the provider a plain language e	xplanation of how to appeal
28			decision.	
29	<u>(4)</u>	<u>If an insur</u>	er revokes an exemption, then that exe	emption will remain in effect
30		until the th	nirtieth calendar day after the date the	insurer notifies the provider
31		of its revo	cation of the exemption unless the pro-	vider appeals the revocation.
32		If the prov	vider appeals the revocation, then the	e exemption shall remain in
33		effect until	l the fifth calendar day after the revoca	tion is upheld on appeal.
34	<u>(5)</u>	An insurer	shall provide a healthcare provider th	at receives an exemption all
35		of the follo	owing:	
36		<u>a.</u> <u>A</u>	statement that the provider qualified	es for an exemption from
37		pre	authorization requirements.	
38		<u>b.</u> <u>A</u> l	ist of services for which the exemption	<u>n applies.</u>
39		<u>c.</u> <u>A</u> s	statement of the duration of the exemption	tion.
40	<u>(6)</u>	An insurer	shall not deny or reduce payment for a	healthcare service exempted
41		<u>from a ut</u>	ilization review requirement under t	his subsection, including a
42		<u>healthcare</u>	service performed or supervised by	another provider when the
43		provider w	ho ordered the service received an exe	mption, unless the rendering
44		provider n	neets one of the following criteria:	
45		<u>a. Kn</u>	owingly and materially misrepresente	d the healthcare service as a
46		par	t of the request for payment submit	ted to the insurer with the
47		spe	ecific intent to deceive and obtain an	unlawful payment from the
48			urer.	
49			led to substantially perform the health	
50			n requires an insurer to evaluate an ex	isting exemption or prevents
51	an insurer from e	stablishing a	a longer exemption period.	

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1	(r) Deem	ed Ap	proval. – Any failure by an insurer	or its URO to comply with the
2	deadlines and oth	deadlines and other requirements specified in this section will result in any healthcare services		
3	subject to review	to be a	utomatically deemed authorized by th	ie insurer."
4	SECT	TION 5	5.11.(b) Article 3 of Chapter 58 of th	e General Statutes is amended by
5	adding a new sec		-	-
6	" <u>§ 58-3-500. Rej</u>	ports d	lue regarding health benefit plans.	
7	(a) Health	n Bene	fit Plan Reporting Requirements. – A	ll insurers offering health benefits
8	shall be required		vide the following information to the	
9	1 of each year:			
0	<u>(1)</u>	-	zation review. – At a minimum, and s	
1		-	missioner, insurers shall provide inform	
2			ovals and noncertifications for the	
3		<u>separ</u>	ately for medications and procedural	-
4		<u>a.</u>	The total number of medications	
5			utilization review, and specifically	
6		<u>b.</u>	The percentage of medications and	1 procedural codes requiring prior
7			authorization.	
8		<u>c.</u>	The reasons for any noncertification	
9		<u>d.</u>	The number and percentage of util	
0			are appealed and the number and	
1			approved or denied at each stage of	
2		<u>e.</u>	The average time and distribution	• •
3		C	between submission and response of	
4		<u>f.</u>	The number and percentage of prov	
5		D	from the utilization review process	under this section.
6	(2)		rved for future codification purposes.	
7			er Authority Over Required Inform	
8		-	es related to this section. By rule, the	
9 0			rmation related to the subject of the right of the right of the right of the right of the relation of the right of the rig	· · ·
1	-		-	⁷ information required under tills
2	section to be the section (c) Comm	•	er Reporting Requirements. – No lat	ter than April 1 of each year the
2 3			npile the information received under	
3 4			ing that compiled information to the	
5	Governmental Op		• •	Joint Legislative Commission on
6			ding the penalty limits under G.S. 58	-2-70 the failure of an insurer to
7			uired under this section is a violation	
8	-	-	that the information is not provided."	
9			5.11.(c) Subsections (a) and (b) of this	
0			surance contracts issued, renewed, or	
1			5.11.(d) In accordance with G.S. $135-4$	
2			Treasurer to implement procedures the	
3	_		0-61 for the North Carolina State H	-
4	-		h Plan), the State Treasurer and the Ex	
5	I V		all practices of the State Health Plan a	
6			acting any utilization review on behalt	-
7	• • •		tion (a) of this section no later than th	
8	-		5.11.(e) G.S. 90-1.1(5) reads as rewrit	1 1
9	"(5)		practice of medicine or surgery. – Exercise	
0	× /	-	vision, the practice of medicine or su	
1		inclu	des any of the following acts:	

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<u>g.</u>	Performing any portion of the	he utilization review process under
	<u> </u>	inder that section to be performed by a
		medicine, including making a final
		issuing a noncertification, and
		surer in the utilization reconsideration
	and appeal process.	
		Chapter 58 of the General Statutes is
amended by adding a new		auth Canalina Madical Daand
	review disciplinary actions; N	
		w process under G.S. 58-50-61 that is
		ling making a final utilization review
-		behalf of the insurer in the utilization $\frac{1}{1000}$
	al process, is the practice of med	-
		uthority to subpoena an insurer, or a surer, for any records, documents, or
		hysician licensed in this State in the
utilization review process		nysician neenseu in uns state in the
_		on acting on behalf of an insurer, fails
		s section, the North Carolina Medical
		mation supporting the failure to the
Commissioner.	and to comply and any most	indion supporting the fundre to the
	ng the penalty minimum limit	under G.S. 58-2-70, the failure of an
		If of an insurer, to provide information
		ion is a violation subjecting the insurer
· · ·		for each 90-day period in which the
information is not produc		<u> </u>
		disciplinary action under G.S. 90-14(a)
		involvement in the utilization review
		at were issued that are related, in whole
or in part, to the discip	blinary action shall be subject	to reconsideration or appeal under
G.S. 58-50-61 so long as	the noncertification had not b	een reversed prior to the disciplinary
action. The North Carolin	a Medical Board shall notify the	e insurer of the disciplinary action and
the utilization determination	ons involved."	-
	11.(g) G.S. 135-48.10 reads as r	
	-	cal records; provider contracts.
•		is in the possession of the State Health
		essor under the Plan or the Predecessor
		ovisions of Chapter 132 of the General
• •		d records held by State agencies to be
-	-	ll apply to all information concerning
	6	, whether or not a claim has been filed,
	1	and any other information or materials
• • •		nt Data and any documents or other
	•	ormation may, however, be released to
		General, or the North Carolina Medical
		es and responsibilities, responsibilities
		e designated and approved by the State
-		n confidential as stated above and any
as supulated by this sectio	n. Any party obtaining such info	rmation under this section shall assume

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1	the same level of responsibility for maintaining such confidentiality as that of the	e State Health
2	Plan for Teachers and State Employees.	
3	(b) The terms of a contract between the Plan and its third party administrat	or or between
4	the Plan and its pharmacy benefit manager are a public record under Chapter 132 of	
5	Statutes. No provision of law, however, shall be construed to prevent or restrict	the release of
6	any information in a Plan contract to the State Treasurer, the State Auditor, the Atto	orney General,
7	the North Carolina Medical Board, the Director of the State Budget, the Plan's Board	d of Trustees,
8	and the Plan's Executive Administrator solely and exclusively for their use in the	
9	their duties and responsibilities.	
10	(c) <u>Performing any portion of the utilization review process under G.S. 58</u>	
11	required to be performed by a licensed physician, including making a final utili	
12	decision, issuing a noncertification, and participating on behalf of the insurer in	
13	reconsideration and appeal process, is the practice of medicine under G.S. 90-1.10	5). Subject to
14	this section, all of the following shall apply:	
15	(1) The North Carolina Medical Board has the authority to subpoer	
16	a utilization review organization acting on behalf of the Plan, for	•
17	documents, or other materials pertaining to the involvement of	
18	licensed in this State in the utilization review process under the	
19	(2) If the North Carolina Medical Board takes any disciplinary	
20	G.S. 90-14(a) against a licensed physician as a result of the	
21	involvement in the Plan's utilization review process	
22	noncertifications that were issued that are related, in whole or	-
23	disciplinary action shall be subject to reconsideration or appeal	
24	noncertification had not been reversed prior to the disciplinar	
25	North Carolina Medical Board shall notify the Plan of the disci	plinary action
26	and the utilization determinations involved."	
27	SECTION 5.11.(h) G.S. 58-50-62 is amended by adding a new subset	ction to read:
28	"(a1) The definitions under G.S. 58-50-61(a) apply in this section."	
29	SECTION 5.11.(i) G.S. 58-50-61(a)(7) is repealed.	
30	SECTION 5.11.(j) G.S. 58-50-75 reads as rewritten:	
31	"§ 58-50-75. Purpose, scope, and definitions.	
32	(h) This Dart applies to all insurant that offer a health herefit also and the	ot museriale on
33	(b) This Part applies to all insurers that offer a health benefit plan and the perform utilization review surgest to $C = 58,50,61$, the State Health Plan form	-
34 25	perform utilization review pursuant to G.S. 58-50-61, the State Health Plan for	
35	State Employees, G.S. 58-50-61 and any optional plans or programs operating up Article 2A of Chapter 125 of the Canonal Statutes. With respect to second level or	
36	Article 3A of Chapter 135 of the General Statutes. With respect to second-level grid	
37	decisions, this Part applies only to second-level grievance review decision	ons involving
38	noncertification decisions.	
39 40	(c) In addition to the <u>The</u> definitions in G.S. $58-50-61(a)$, as used in the C.S. $58-50-61(a)$ and the following definitions apply in this Parts	ns Part: <u>under</u>
40 41	G.S. 58-50-61(a) and the following definitions apply in this Part:(1)"Covered benefits" or "benefits" means those Covered benefits	or honofita
41	 (1) "Covered benefits" or "benefits" means those Covered benefits <u>Those</u> benefits consisting of medical care, provided directly thro 	
42 43	or otherwise otherwise, and including items and services paid f	-
43 44	care, under care under the terms of a health benefit plan.	ior as medical
44	(2) "Covered person" means a policyholder, subscriber, enrol	lea or other
46	individual covered by a health benefit plan. "Covered person	
40 47	another person, including the covered person's health care provi	
48	behalf of the covered person. Nothing in this subdivision sha	
49	covered person's health care provider to act on behalf of the cov	-
50	(3) <u>"Independent Independent</u> review organization" or "organizati	1
51	organization or organization. – An entity that conducts independent	

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1 2			reviews of appeals of noncertifications and second-le decisions."	vel grievance review
3		SECT	TON 5.11.(k) G.S. 90-21.52(c)(1) reads as rewritten:	
4		"(1)	The liability of the managed care entity is based on an ac	
5			to approve or disapprove payment or reimbursement for	
6			or termination of coverage, for a health care service	
7			organizations, health care providers, or entities wholly	
8			or health care providers or any combination thereof, y	
9			decision at issue, have agreed explicitly, in a written ad	0
0			separate from the managed care organization's standard	-
1			agreement, to assume responsibility for making nonc	
2			decisions, as defined under G.S. 58-50-61(13) G.S. 58-	50-61, with respect to
3		GEOI	certain insureds or enrollees; and"	
4	2025 1		TON 5.11. (l) Subsections (a) and (b) of this section are	
5	,		to insurance contracts issued, renewed, or amended on o	or after that date. The
6 7	remainder	of this	section is effective when it becomes law.	
		umo	E TO ISSUE A PERMANENT NO CONTACT OF	
8 9			TE TO ISSUE A PERMANENT NO CONTACT OF T CONVICTED OF CERTAIN VIOLENT OFFENS	
9			TO FELONY CHILD ABUSE LAWS	ES AND CLARIF I
1	CIIAI		TION 5.12.(a) Article 81D of Chapter 15A of the Gen	eral Statutes reads as
2	rewritten:	SECI	101 3.12.(a) Affect of D of Chapter 15A of the Gen	cial Statutes reads as
3	ie written.		"Article 81D.	
4		"Pern	nanent No Contact Order Against Convicted Sex Violent	Offender
5	"§ 15A-13		Permanent no contact order prohibiting future cont	
6	3		t offender with crime victim.	
7	(a)		blowing definitions apply in this Article:	
8		(1)	Permanent no contact order. – A permanent injunction	on that prohibits any
9		~ /	contact by a defendant with the victim of the sex-violent	
0			defendant is convicted. convicted, with the victim's imm	ediate family, or both.
1			The duration of the injunction is the lifetime of the defe	ndant.
2		(2)	Sex offense. Any criminal offense that requires regi	stration under Article
3			27A of Chapter 14 of the General Statutes.	
4		(3)	Victim The person against whom the sex-violent offe	nse was committed.
5		<u>(4)</u>	Violent offense. – Any of the following:	
6			a. <u>A criminal offense that requires registration u</u>	inder Article 27A of
7			Chapter 14 of the General Statutes.	
8			b. <u>A Class A through G felony that is not othe</u>	erwise covered under
9			sub-subdivision a. of this subdivision.	
0			c. <u>An offense under subsection (b) of G.S. 14-32.4</u>	
1	(b)		sentencing a defendant convicted of a sex-violent offe	
2	-		strict attorney, shall determine whether to issue a permar	
3	• •		rder the defendant to show cause why a permanent no con	
4 5			old a show cause hearing as part of the sentencing procedu	
5 6	(C) at the show		etim victim, the victim's immediate family, or both shall h	ave a fight to be field
6 7	at the show	w cause	, nearing.	
8	 (e)	∆t the	e conclusion of the show cause hearing the judge shall	enter a finding for or
o 9			ant. If the judge determines that reasonable grounds exist	
9 0			<u>ediate family, or both to fear any future contact with the</u>	
1			rmanent no contact order. The judge shall enter written fi	
•	511411 15540	, the pe	interient no contact oraci. The judge shan enter written if	inalings of fact and the

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grounds on whic	h the permanent no contact order is issued. issued. I	f any member of the victim's
-	ly is included in the permanent no contact order	•
	to contact order shall be incorporated into the judg	
	for the conviction of the sex-violent offense.	,
	court may grant one or more of the following form	s of relief in a permanent no
contact order un		o or rener in a permanent no
(1)	Order the defendant not to threaten, visit, as	sault, molest, or otherwise
(-)	interfere with the victim.victim, the victim's imm	
(2)	Order the defendant not to follow the victim, the	
	or both, including at the victim's each individual	
(3)	Order the defendant not to harass the victim.vic	
(-)	family, or both.	,
(4)	Order the defendant not to abuse or injure the	e victim. victim, the victim's
	immediate family, or both.	
(5)	Order the defendant not to contact the victim vi	ctim, the victim's immediate
	family, or both by telephone, written communica	
(6)	Order the defendant to refrain from entering	
	victim's residence, school, place of employed	ment, school, or place of
	employment of the victim, the victim's immediate	ate family, or both, or other
	specified places at times when the victim vic	tim, the victim's immediate
	family, or both are present.	
(7)	Order other relief deemed necessary and appropr	iate by the court.
	y time after the issuance of the order, the State, at	-
	ay make a motion to rescind or modify the perma	
	that reasonable grounds for the victim victim, the v	
	future contact with the defendant no longer exist, the	e court may rescind <u>or modify</u>
the permanent no	o contact order.	
"		
	TION 5.12.(b) G.S. 14-318.4 reads as rewritten:	
	nild abuse a felony.	ining of a shild loss down 16
· · · · ·	rent or any other person providing care to or super-	
	o intentionally inflicts any serious physical injury	
	nmits an assault upon the child which results in an assault of a Class D felony, except as otherwise provid	
section.	ty of a Class D felony, except as otherwise provid	ed in subsection (as) of this
	A parent or any other person providing care to or su	pervision of a child less than
	, or any other person providing care to or superv	
	s, or encourages any act of prostitution with or by	
	be punished as a Class D felon.	y the clinic is guilty of clinic
	<u>A parent or legal guardian of any other person pro-</u>	viding care to or supervision
	nan 16 years of age who commits or allows the co	
	guilty of a Class D felony.	
-	rent or any other person providing care to or super-	vision of a child less than 16
	intentionally inflicts any serious bodily injury to t	
	ult upon the child which results in any serious bodily	
	nent or protracted loss or impairment of any mental	
	f a Class B2 felony.	
<u>(a4)</u> <u>A par</u>	rent or any other person providing care to or super-	
years of age w	ho, for the purpose of causing fear, emotional	injury, or deriving sexual
gratification, inte	entionally and routinely (i) inflicts physical injury of	on that child and (ii) deprives

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1	that child	of nece	ssary food, clothing, shelter, or proper physical care is guilt	y of a Class B2
2	felony.			÷
3	(a4) (a	5) A	parent or any other person providing care to or supervision of	a child less than
4	< /		hose willful act or grossly negligent omission in the care of the	
5			for human life is guilty of a Class E felony if the act or om	
6		0	ary to the child.	
7		• •	parent or any other person providing care to or supervision of	a child less than
8			hose willful act or grossly negligent omission in the care of the	
9	•	-	for human life is guilty of a Class G felony if the act or om	
10		-	njury to the child.	
11	(a6)	•	rposes of this section, a "grossly negligent omission" in prov	viding care to or
12	· · ·	-	child includes the failure to report a child as missing to law	-
13	-		4-318.5(b).	emoreement us
14	(b)		elony of child abuse is an offense additional to other civ	vil and criminal
15	× /		not intended to repeal or preclude any other sanctions or reme	
16	(c)		onment of an infant less than seven days of age pursuant to G.	
17	· · /		tigating factor in sentencing for a conviction under this section	•
18	infant.	as a m	ingating factor in sentencing for a conviction under this sectio	in moorving that
19	(d)	The fo	llowing definitions apply in this section:	
20	(u)	(1)	<u>Grossly negligent omission. – In the context of provid</u>	ling care to or
20		(1)	supervision of a child, this term includes the failure to report a	
21			to law enforcement as provided in G.S. 14-318.5(b).	<u>ennu as missing</u>
22		(2)	Serious bodily injury. – Bodily injury that creates a substant	tial rick of death
23		<u>(2)</u>	or that causes serious permanent disfigurement, coma,	
25			protracted condition that causes extreme pain, or permanent of	-
26			or impairment of the function of any bodily member or orga	-
20 27			in prolonged hospitalization.	ii, or that results
28		(2) (3)		in and suffering
28 29		<u>(2)(3)</u>	The term includes serious mental injury."	in and suffering.
30		SECT	ION 5.12.(c) This section becomes effective December 1, 20	025 and applies
31	to offense		itted on or after that date.	525, and applies
32		s comm	niced on of after that date.	
33	PROVID	F SOCI	AL MEDIA PROTECTIONS FOR MINORS UNDER SIX	TEEN VEARS
33 34	OF A		AL MEDIAT ROTECTIONS FOR MINORS UNDER SIA	
35	UT A		ION 5.13.(a) The General Statutes are amended by adding a	new Chapter to
36	read:	DECI	tory 5.15.(a) The General Statutes are amended by adding a	, new enupter to
30 37	Icau.		" <u>Chapter 114B.</u>	
38			"Social Media Protections for Minors.	
39	"8 114 R -1	Title	definitions.	
40	(a)		- This Chapter shall be known and may be cited as the "Social N	Media Protection
41	for Minor		This chupter shall be known and may be ched as the boolar	
42	<u>(b)</u>		tions. – The following definitions apply in this Chapter:	
43	<u>(0)</u>	$\frac{Denn}{(1)}$	Account holder. – A person who opens an account or create	es a profile or is
44		<u>(1)</u>	identified by the social media platform by a unique identifie	-
45			accessing a social media platform when the social media plat	
46			has reason to believe the person is a resident of this State.	ttorm knows or
47		(2)	Anonymous age verification. – A commercially reasonable n	nethod used by a
48		<u>_/</u>	government agency or a business for the purpose of age ver	
48 49			conducted by a nongovernmental, independent third party org	
49 50			laws of a state of the United States that meets all of the follow	
51			a. Has its principal place of business in a state of the Un	
~ -				

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	b. <u>Is not owned or controlled by a compar</u>	ny formed in a foreign country,
	a government of a foreign country, o	r any other entity formed in a
	foreign country.	
<u>(3)</u>	Daily active users The number of unique	users in the United States who
	used the online forum, website, or application	at least eighty percent (80%) of
	the days during the previous 12 months or, it	f the online forum, website, or
	application did not exist during the previous 12	2 months, the number of unique
	users in the United States who used the online	e forum, website, or application
	at least eighty percent (80%) of the days durin	g the previous month.
<u>(4)</u>	Department. – The North Carolina Departmen	t of Justice.
<u>(5)</u>	Minor. – A person who is under 16 years of ag	
<u>(6)</u>	<u>Resident. – A person who lives in this State f</u>	or more than six months of the
	<u>year.</u>	
<u>(7)</u>	Social media platform or platform. – An online	e forum, website, or application
	that satisfies all of the following criteria:	
	<u>a.</u> <u>Allows users to upload content or view</u>	the content or activity of other
	users.	
	b. <u>Ten percent (10%) or more of the dail</u>	y active users who are younger
	than 16 years of age spend on average	two hours per day or longer on
	the online forum, website, or applicati	
	online forum, website, or application	
	or, if the online forum, website, or app	-
	previous 12 months, during the previou	
	<u>c.</u> <u>Employs algorithms that analyze user</u>	data or information on users to
	select content for users.	
	<u>d.</u> <u>Has any of the following addictive feat</u>	
	<u>1.</u> <u>Infinite scrolling, which means</u>	
	content or content that loads as	· ·
	without the need to open a s	
	content or the use of pages wit	h no visible or apparent end or
	<u>page breaks.</u>	
	2. Push notifications or alerts sen	
	or application to inform a us	2
	events related to the user's acco	
	3. Displays personal interactive m	
	of times other users have clic	
	reaction to content or have shar	-
		begins to play without the user
	first clicking on the video or on	÷ •
	5. <u>Live-streaming or a function th</u>	
	broadcast live video content in	
	The term does not include (i) an online service	* *
	the exclusive function is email or direct in	
	photographs, pictures, images, or videos share	•
	the recipients, without displaying or posting	
	specifically identified as the recipients by the	
	website, or application that consists primarily	•
	or other information or content that is not use	• •
	the provider, and for which any chat, comment	•
	incidental to, directly related to, or dependent o	
	(iii) a community forum where the primary	purpose of the forum is for

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1		customer self-service support related to products.	, sellers, services, events, or
2		places, or any combination thereof, (iv) an inte	
3		equipped with parental controls, (v) online shopp	-
ŀ	(8)	Standard age verification. – Any commercially	
		verification approved by the social media platform	
	"§ 114B-2. Soci	al media protections for minors.	
	(a) Mino	rs Under 14 Years of Age. – A social media platform	<u>n shall prohibit a minor who</u>
		14 years of age from entering into a contract with nd shall do all of the following:	the platform to become an
	(1)	Terminate any account held by a minor under 14	years of age upon 30 days'
		notice to the account holder. Termination m	ust be effective upon the
		expiration of the 30 days if the account holder fa	ils to effectively dispute the
		termination.	• •
	(2)	Permanently delete all personal information held l	by the social media platform
		relating to the terminated account, unless there	e are legal requirements to
		maintain the information.	
	(b) Mino	rs 14 or 15 Years of Age. – A social media platform	n shall prohibit a minor who
		s of age from entering into a contract with the plat	-
	holder unless the	minor's parent or guardian provides consent for the	minor to become an account
	holder and shall	do all of the following:	
	<u>(1)</u>	Terminate any account held by an account holder	who is 14 or 15 years of age
		if the account holder's parent or guardian has no	ot provided consent for the
		minor to create or maintain the account. The s	social media platform shall
		provide 30 days for an account holder to dispute t	the termination.
	<u>(2)</u>	Allow the parent or guardian of an account hold	er who is 14 or 15 years of
		age to request that the minor's account be termin	nated. Termination must be
		effective within 10 business days after the request	<u>t.</u>
	<u>(3)</u>	Permanently delete all personal information held l	by the social media platform
		relating to the terminated account unless there	are legal requirements to
		maintain the information.	
	(c) Viola	tions If the Department has reason to believe that	at a social media platform is
	in violation of th	is section, the Department, as the enforcing entity,	may bring an action against
		an unfair or deceptive act or practice.	
	Any knowin	g or reckless violation of this section is deemed an	n unfair and deceptive trade
	practice actionab	le under Chapter 75 of the General Statutes actional	ble solely by the Department
	against a social r	nedia platform.	
	In addition to	o other remedies allowed by law, the Department m	nay collect a civil penalty of
		nd dollars (\$50,000) per violation and reasonable att	-
		media platform's failure to comply with this section	-
	-	less conduct, punitive damages may be assessed aga	
		dia platform that knowingly or recklessly violates	
		older, including court costs and reasonable attorne	•
	_	ten thousand dollars (\$10,000) in damages. Any	-
		only be brought on behalf of a minor account holde	-
		raph must be brought within one year from the dat	e the complainant knew, or
		d have known, of the alleged violation.	
		edia platform allows an account holder to use the	social media platform, the
	2	red into a contract.	
		does not preclude any other available remedy at law	1 1
		of bringing an action under this section, a social n	
	minor to create a	an account on the platform is considered to be both	engaged in substantial and

1	not isolated activities within this State and operating, conducting, engaging in, or carrying on a
2	business and doing business in this State, and is therefore subject to the jurisdiction of the courts
3	of this State.
4	(d) Enforcement. – If, by its own inquiry or as a result of complaints, the Department has
5	reason to believe that an entity or person has engaged in, or is engaging in, an act or practice that
6	violates this section, the Department may administer oaths and affirmations, subpoena witnesses
7	or matter, and collect evidence. Within five days, excluding weekends and legal holidays, after
8	the service of a subpoena or at any time before the return date specified therein, whichever is
9	longer, the party served may file in the superior court in the county in which it resides or in which
10	it transacts business and serve upon the enforcing authority a petition for an order modifying or
11	setting aside the subpoena. The petitioner may raise any objection or privilege which would be
12	available upon service of such subpoena in a civil action. The subpoena shall inform the party
13	served of its rights under this subsection.
14	If the matter that the Department seeks to obtain by subpoena is located outside the State, the
15	entity or person subpoenaed may make it available to the Department or its representative to
16	examine the matter at the place where it is located. The Department may designate
17	representatives, including officials of the state in which the matter is located, to inspect the matter
18	on its behalf, and may respond to similar requests from officials of other states.
19	Upon failure of an entity or person without lawful excuse to obey a subpoena and upon
20	reasonable notice to all persons affected, the Department may apply to the superior court for an
21	order compelling compliance.
22	The Department may request that an entity or person that refuses to comply with a subpoena
23	on the ground that testimony or matter may incriminate the entity or person be ordered by the
24	court to provide the testimony or matter. Except in a prosecution for perjury, an entity or
25	individual that complies with a court order to provide testimony or matter after asserting a valid
26	privilege against self-incrimination shall not have the testimony or matter so provided, or
27	evidence derived therefrom, received against the entity or person in any criminal investigation or
28	proceeding.
29	Any entity or person upon whom a subpoena is served pursuant to this subsection shall
30	comply with the terms thereof unless otherwise provided by order of the court.
31	Any entity or person that fails to appear with the intent to avoid, evade, or prevent compliance
32	in whole or in part with any investigation under this Chapter or who removes from any place,
33	conceals, withholds, mutilates, alters, or destroys, or by any other means falsifies any
34	documentary material in the possession, custody, or control of any entity or person subject to any
35	such subpoena, or knowingly conceals any relevant information with the intent to avoid, evade,
36	or prevent compliance shall be liable for a civil penalty of not more than five thousand dollars
37	(\$5,000) per week in violation, reasonable attorneys' fees, and costs.
38	(e) <u>Rules. – The Department may adopt rules to implement this Chapter.</u>
39 40	(f) <u>Civil Penalties. – The clear proceeds of civil penalties provided for in this section</u>
40	shall be remitted to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.
41 42	 <u>§ 114B-3. Age verification for social media platforms.</u> <u>(a)</u> A social media platform must use either anonymous age verification or standard age
42 43	(a) <u>A social media platform must use either anonymous age verification or standard age</u> verification to verify that an account holder is 16 years of age or older and, except as provided in
43 44	G.S. 114B-2(b), prevent creation of an account by a person younger than 16 years of age. The
44 45	social media platform must offer anonymous age verification and standard age verification, and
45 46	a person attempting to create an account may select which method will be used to verify the
40 47	person's age.
48	(b) A social media platform must ensure that the requirements of subsection (c) of this
49	section are met.
5 0	(c) A third party conducting anonymous age verification pursuant to this section must
51	comply with all of the following:

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1	<u>(1)</u>	Shall not retain personal identifying information used to ve	rify age once the
2	<u>, , , , , , , , , , , , , , , , , , , </u>	age of an account holder or a person seeking an account has	
3	(2)	Shall not use personal identifying information used to verify	
4		purpose.	<u>uge for uny other</u>
5	(3)	Must keep anonymous any personal identifying information	on used to verify
6	<u>(0)</u>	age. The information may not be shared or otherwise com	
7		person.	<u>inamenter to uny</u>
8	<u>(4)</u>	Must protect personal identifying information used to	verify age from
9	<u> </u>	unauthorized or illegal access, destruction, use, modificati	
10		through reasonable security procedures and practices approp	
11		of the personal information.	
12	(d) Any v	iolation of subsection (a) or (b) of this section is deemed an unt	fair and deceptive
13		ionable under Chapter 75 of the General Statutes solely by th	-
14		nt minor against a social media platform.	<u>le Department on</u>
15		ment has reason to believe that a social media platform is	in violation the
16		bring an action against the social media platform for an unfai	
17	· · ·	Chapter 75 of the General Statutes. In addition to other rem	-
18		tent may collect a civil penalty of up to fifty thousand dolla	
19		sonable attorneys' fees and court costs.	<u>(\$20,000) per</u>
20		ial media platform's failure to comply with subsection (a) or ((b) of this section
21		tern of knowing or reckless conduct, punitive damages may be	
22	the social media	• • • •	
23	-	ellaneous provisions.	
24		is intent of the General Assembly that this Chapter be liberally	construed for the
25	protection of min		
26		provision of this Chapter or its application to any person or	circumstances is
27		invalidity does not affect other provisions or applications of the	
28		ct without the invalid provision or application and, to this end,	_
29	this Chapter are s		1
30		TION 5.13.(b) This section becomes effective October 1, 202	5.
31			
32	RESIDENTIAL	BUILDING CODE/FAMILY CHILD CARE HOME CLA	ASSIFICATION
33	SECT	TION 5.14.(a) Definitions. – For the purposes of this section	on, the following
34	definitions apply:		, U
35	(1)	Code The North Carolina State Building Code, and an	nendments to the
36		Code, as adopted by the Councils.	
37	(2)	Councils The Residential Code Council and the Building	Code Council.
38	(3)	Family child care home. – As described in G.S. 110-86(3)b.	
39		TION 5.14.(b) Family Child Care Home. – Until the effective	
40		child care home occupancy classification within a dwelling su	
41	•	tial Code, the Office of the State Fire Marshal, the Councils, and	0
42		orcing the Code shall adhere to family child care home requirer	
43	in subsection (c)		I
44		TION 5.14.(c) Implementation. – Notwithstanding Section	310, Residential
45		North Carolina Building Code, and Section 203.10, Residentia	
46	-	re Code, a family child care home located within a dwelling su	-
47		tial Code shall be treated as a Residential Group R-3 occupation	•
48		child care home is located shall be permitted to comply with the	
49		, provided that a family child care home must meet only the fol	
50	requirements:	-	

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1 2	(1)	Rooms and areas within a family child care home where care shall be on the same level of exit discharge.	e occupants receive
3 4 5	(2)	Rooms and areas within a family child care home where care shall be located on the same level with, and within a r travel distance to, at least one 2A:10B:C fire extinguisher.	naximum of 40 feet
6	(3)	A family child care home shall have and maintain a Fire	
7 8		and Lockdown Plan compliant with Section 404 of the N Code.	-
9	(4)	A family child care home shall have carbon monoxide a	alarm and detection
10	(+)	systems compliant with Section R315 of the North Carolin	
10	(5)	A family child care home shall have smoke alarms com	
12	(5)	R314 of the North Carolina Residential Code.	phane with Section
12	SFC	FION 5.14.(d) Additional Residential Code Council Rulen	naking Authority _
13 14		Code Council shall adopt rules to amend the North Carolina	
14		hild care home occupancy classification within a dwelling s	
16	•	ntial Code consistent with subsection (c) of this section	
10		, the rules adopted by the Residential Code Council pursuar	
18	• •	ively identical to the provisions of subsection (c) of this sec	
18 19		ubsection are not subject to Part 3 of Article 2A of Chapter 1	
20	-	adopted pursuant to this subsection shall become effecti	
20 21		b1), as though 10 or more written objections had been rece	-
22	G.S. 150B-21.3(rved as provided in
22	,	FION 5.14.(e) Additional Building Code Council Rulemaki	ng Authority The
23 24		Council shall adopt rules to amend the North Carolina St	
25	-	d within G.S. 143-138(a)(1) through (9) to make conforming	
26	_	ed by the Residential Code Council as required by subsection	-
20 27	-	irsuant to this subsection are not subject to Part 3 of Article 2	
28		Statutes. Rules adopted pursuant to this subsection shall b	1
29		150B-21.3(b1), as though 10 or more written objections ha	
30	provided in G.S.		
31	-	FION 5.14.(f) Sunset. – This section expires when permane	ent rules adopted as
32 33		ections (d) and (e) of this section become effective.	
34	STATE BUILD	ING CODE/FAMILY CHILD CARE HOME CLASSIF	ICATION
35		FION 5.15.(a) Definitions. – For the purposes of this sec	
36	definitions apply		tion, the following
37	(1)	Code. – The North Carolina State Building Code, and	amendments to the
38	(1)	Code, as adopted by the Councils.	
39	(2)	Councils. – The Residential Code Council and the Buildin	ng Code Council
40	(2) (3)	Family child care home. – As described in G.S. 110-86(3)	0
41		FION 5.15.(b) Family Child Care Home. – Until the effecti	
42		child care home occupancy classification within a dwelling	
43		g Code, the Office of the State Fire Marshal, the Councils,	
44		orcing the Code shall adhere to family child care home requir	
45	in subsection (c)	•	· · · · · · · · · · · · · · · · · · ·
46		FION 5.15.(c) Implementation. – Notwithstanding Section	on 310. Residential
47		North Carolina Building Code, and Section 203.10, Residen	
48	-	ire Code, a family child care home located within a dwelling	1
49		g Code shall be treated as a Residential Group R-3 occup	5
50		child care home is located shall be permitted to comply with	
	,		

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1 2	Building Code, j requirements:	provided that a family child care home must meet only the	following additional
3 4	(1)	Rooms and areas within a family child care home when care shall be on the same level of exit discharge.	re occupants receive
5	(2)	Rooms and areas within a family child care home when	e occupants receive
5		care shall be located on the same level with, and within a	
		travel distance to, at least one 2A:10B:C fire extinguishe	
	(3)	A family child care home shall have and maintain a Fire and Lockdown Plan compliant with Section 404 of the	
		Code.	
	(4)	A family child care home shall have carbon monoxide	alarm and detection
		systems compliant with Section 915 of the North Carolin	a Building Code.
	(5)	A family child care home shall have smoke alarms con	npliant with Section
		R907 of the North Carolina Building Code.	
		TION 5.15.(d) Additional Building Code Council Rulemak	•
	-	Council shall adopt rules to amend the North Carolina S	
	1	ed within G.S. 143-138(a)(1) through (9) to create a fam	•
		sification within a dwelling subject to the North Caro	
		subsection (c) of this section. Notwithstanding G.S. 15	
		building Code Council pursuant to this subsection shall be su	-
	-	s of subsection (c) of this section. Rules adopted pursuant t	
	0	Part 3 of Article 2A of Chapter 150B of the General Stat	-
	1	subsection shall become effective as provided in G.S. 150B	
		en objections had been received as provided in G.S. 150B-2	
		TION 5.15.(e) Additional Residential Code Council Rule	•
		Code Council shall adopt rules to amend the North Carolina	
		ng changes consistent with rules adopted by the Buildin	-
		section (d) of this section. Rules adopted pursuant to this	
	5	of Article 2A of Chapter 150B of the General Statutes. Rul on shall become effective as provided in G.S. 150B-21.3(t	1 I
		jections had been received as provided in G.S. 150B-21.3(b	
		TION 5.15.(f) Sunset. – This section expires when permar	
		ections (d) and (e) of this section become effective.	ioni rules auopieu as
	required by subs		
	MANIFACTI	RED HOME BUILDING CODE/FAMILY CHILI	D CARE HOME
	CLASSIFIC		
		TION 5.16.(a) Definitions. – For the purposes of this se	ction, the following
	definitions apply		enon, are ronowing
	(1)	Code. – The North Carolina State Building Code, and	amendments to the
	(1)	Code, as adopted by the Councils.	
	(2)	Councils. – The Residential Code Council and the Buildi	ng Code Council.
	(2) (3)	Family child care home. – As described in G.S. 110-86(3)	
	· · ·	TION 5.16.(b) Family Child Care Home. – Until the effec	
		y child care home occupancy classification within a dwellin	
		a Regulations for Manufactured Homes, the Office of the	
		d State and local governments enforcing the Code shall ad	
		rements as provided in subsection (c) of this section.	
	-	TION 5.16.(c) Implementation. – Notwithstanding Section	on 310, Residential
		North Carolina Building Code, and Section 203.10, Resider	
	1	Fire Code, a family child care home located within a dwellin	1
		a Regulations for Manufactured Homes shall be treated as	

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1	R-3 occupancy. The dwelling where the family child care home is located sh	all be permitted to
2	comply with the North Carolina Regulations for Manufactured Homes, prov	_
3	child care home must meet only the following additional requirements:	
4	(1) Rooms and areas within a family child care home where	occupants receive
5	care shall be on the same level of exit discharge.	
6	(2) Rooms and areas within a family child care home where	occupants receive
7	care shall be located on the same level with, and within a m	aximum of 40 feet
8	travel distance to, at least one 2A:10B:C fire extinguisher.	
9	(3) A family child care home shall have and maintain a Fire S	afety, Evacuation,
0	and Lockdown Plan compliant with Section 404 of the N	orth Carolina Fire
1	Code.	
2	(4) A family child care home shall have carbon monoxide al	arm and detection
13	systems compliant with Section R315 of the North Carolina	Residential Code.
14	(5) A family child care home shall have smoke alarms comp	liant with Section
15	R314 of the North Carolina Residential Code.	
16	SECTION 5.16.(d) Additional Building Code Council Rulemakin	g Authority. – The
17	Building Code Council shall adopt rules to amend the North Carolina Sta	te Building Code
18	volumes specified within G.S. 143-138(a)(1) through (9) to create a family	y child care home
19	occupancy classification within a dwelling subject to the State of North Caroli	na Regulations for
20	Manufactured Homes consistent with subsection (c) of this section.	
21	G.S. 150B-19(4), the rules adopted by the Building Code Council pursuant	-
22	shall be substantively identical to the provisions of subsection (c) of this sect	on. Rules adopted
23	pursuant to this subsection are not subject to Part 3 of Article 2A of Chapter 1.	-
24	Statutes. Rules adopted pursuant to this subsection shall become effective	
25	G.S. 150B-21.3(b1), as though 10 or more written objections had been received	-
26	G.S. 150B-21.3(b2).	-
27	SECTION 5.16.(e) Additional Residential Code Council Rulem	aking Authority. –
28	The Residential Code Council shall adopt rules to amend the North Carolina R	
29	make conforming changes consistent with rules adopted by the Building	Code Council as
30	required by subsection (d) of this section. Rules adopted pursuant to this s	subsection are not
31	subject to Part 3 of Article 2A of Chapter 150B of the General Statutes. Rules	s adopted pursuant
32	to this subsection shall become effective as provided in G.S. 150B-21.3(b1), as though 10 or
33	more written objections had been received as provided in G.S. 150B-21.3(b2)	
34	SECTION 5.16.(f) Sunset. – This section expires when permanent	nt rules adopted as
35	required by subsections (d) and (e) of this section become effective.	_
36		
37	OTHER FAMILY CHILD CARE HOME CHANGES	
38	SECTION 5.17.(a) G.S. 110-86 reads as rewritten:	
39	"§ 110-86. Definitions.	
40	Unless the context or subject matter otherwise requires, the terms or ph	rases used in this
41	Article shall be defined as follows:	
42		
43	(3) Child care facility. – Includes child care centers, family chi	ld care homes, and
14	any other child care arrangement not excluded by G.	S. 110-86(2), that
15	provides child care, regardless of the time of day, where	ever operated, and
16	whether or not operated for profit.	
17	a. A child care center is an arrangement where, at any	one time, there are
48	three or more preschool-age children or nine or	more school-age
49	children receiving child care.	
50	b. A family child care home is a child care arrange	
51	residence an operator occupied private dwelling	where, at any one

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	time, more than two children, but less that care, provided the arrangement is in accord	
••••	CTION 5.17.(b) G.S. 110-91 reads as rewritten:	
	indatory standards for a license.	
	re facilities shall comply with all State laws and feder	al laws and local ordinances
	child health, safety, and welfare. Except as otherwise	
-	s section shall be complied with by all child care faci	1
	is section apply to the school-age children of the ope	
	the preschool-age children of the operator. Children	-
	are on a voluntary basis provided all applicable requ	
	is section, along with any other applicable State law	
	all be the required standards for the issuance of a lice	
	procedures of the Commission except that the Comm	
adopt less strin	gent standards for the licensing of facilities which pr	rovide care on a temporary,
part-time, drop	-in, seasonal, after-school or other than a full-time ba	sis.
(4)	Building. – Each child care facility shall be locate	
	the appropriate requirements of the North Carolina	
	standards which shall be developed by the Bui	
	subject to adoption by the Commission specifica	
	including facilities operated in a private residence.	
	These standards shall be consistent with the provi	
	building code enforcement officer shall appro	• • •
	material, design, or method of construction, p	
	enforcement officer finds that the alternate, for the	
	the equivalent of that prescribed in the technical strength, effectiveness, fire resistance, durability,	• • • •
	code enforcement officer shall require that suffi	
	submitted to substantiate any claim made regard	*
	Care Commission may request changes to the <u>No</u>	0
	Code to suit the special needs of preschool chil	-
	reports from representatives of building inspectio	-
	prior to the issuance of a license and whenever ren	• •
	care center, or when the operator requests licens	
	approved for child care.	1 1 7
(5)	Fire Prevention. – Each child care facility shall b	be located in a building that
	meets appropriate requirements for fire prevention	on and safe evacuation that
	apply to child care facilities as established by the	
	Office of the State Fire Marshal in consultation w	
	for child care centers located on State property, ea	
	inspected at least annually by a local fire de	-
	department for compliance with these requirement	
	on State property shall be inspected at least annua	
	by the Department of Insurance.Office of the Stat	e Fire Marshal.
	ΟΡΕΡΤΎ CALE	
	OPERTY SALE CTION 5.18 Section 40.6(g) of S.L. 2022, 74, as am	anded by Saction 10 5(1) of
	CTION 5.18. Section 40.6(g) of S.L. 2022-74, as am reads as rewritten:	ended by Section 40.5(a) of
S.L. 2023-134	reads as rewritten:	

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1	"SECTIO	N 40.6.(g	The D	pepartment of Administration shall sell the	properties situated on
2		.0.		ty of Raleigh, with Wake County real	1 1
3	1			nd real estate ID# 0180361 (Department la	
4				into the State Land Fund shall be deducted	
5				roperties listed in this subsection. Notwith	
6	-		-	roperties listed in this subsection. Notwill	-
7	with the follow		-	Toperties instea in this subsection shall be	
8	(1)	01	•	rdance with the provisions of any trust or o	thar instrument of title
9		where	eby title	to the subject real property was acquired	by the State.
10	(2)			reimburse the Department of Administ	ration for any funds
11		-		the sale of the subject real property.	
12	(3)			leposited into the State Capital and Infrast	
13	1			istration shall obtain an appraisal assess	0
14	1 1			on according to their best and highest us	
15	11		0	ve Oversight Committee on Capital Improv	
16				n January 1, 2023. The Legislative Servi	
17	-			perty with Wake County real estate ID#	0102702 (Department
18	land asset 5498			e the following activities are expedited:	
19	<u>(1)</u>			n and removal of any current occupants or	
20	<u>(2)</u>	The 1	narketin	ng and sale of the parcel in a manner mos	st advantageous to the
21		State.	<u>''</u>		
22					
23	INCREASE P	UNISHN	IENT F	FOR ASSAULTING TEACHERS	
24				G.S. 14-33 reads as rewritten:	
25				llts, <u>Assaults,</u> batteries, and affrays, sin	ple and aggravated;
26	pur	nishment	S.		
27					
28	(c) Unl	ess the c	onduct i	s covered under some other provision of	law providing greater
29	1	• •		ommits any assault, assault and battery, o	
30	Class A1 misd	emeanor	f, in the	e course of the assault, assault and battery,	or affray, he or she:
31					
32	(6)	Assa	ilts a s e	chool employee or school volunteer with	hen the employee or
33		volur	teer is	discharging or attempting to discharge h	is or her duties as an
34		empl	yee or v	volunteer, or assaults a school employee o	r school volunteer as a
35				discharge or attempt to discharge that in	
36				oyee or school volunteer. For purposes of	
37				finitions shall apply:	
38		a.	-	es" means:	
39			1.	All activities on school property;	
40			2.	All activities, wherever occurring, durin	ng a school authorized
41				event or the accompanying of students	
42				and	,
43			3.	All activities relating to the operation of	school transportation.
44		b.		loyee" or "volunteer" means:	FF
45		01	1.	An employee of a local board of educati	on: or a charter school
46				authorized under G.S. 115C-218.5, or	
47				which has filed intent to operate under	-
48				Article 39 of Chapter 115C of the Gener	
49			2.	An independent contractor or an employ	
50				contractor of a local board of educ	ation, charter school
51				authorized under G.S. 115C-218.5, or	
					-

	General Assemb	oly Of North C	Carolina	Session 2025
1 2 3			which has filed intent to operate und Article 39 of Chapter 115C of the C independent contractor carries ou	General Statutes, if the
4			performed by employees of the school;	; and
5		3.	An adult who volunteers his or her server	1
6			school activity and is under the super	
7			listed in sub-sub-subdivision 1. or 2. of	f this sub-subdivision.
8				
9		1	as defined in G.S. 14-33(c)(6) who take	
10	good faith to end as the result of th		cation between students shall incur any c	ivil or criminal liability
11 12			a covered under come other provision o	flow moviding moston
12			is covered under some other provision o	
13 14			ommits any assault, assault and battery, of the assault, assault and battery, or affr	
14			olunteer when the employee or volun	-
15			her duties as an employee or voluntee	
17		-	a result of the discharge or attempt to dis	
18			r school volunteer. No school personnel	-
19			ht or altercation between students shall in	
20			ctions. For purposes of this subsection, the	
21	apply:			
22	<u>(1)</u>	Duties. – Mea	ans any of the following:	
23		<u>a.</u> <u>All ac</u>	ctivities on school property.	
24			ctivities, wherever occurring, during a sch	nool authorized event or
25		the ac	companying of students to or from that e	event.
26			ctivities relating to the operation of school	-
27	<u>(2)</u>		volunteer Means any of the following	
28			nployee of a local board of education, a cl	
29			G.S. 115C-218.5, or a nonpublic schoo	
30			erate under Part 1 or Part 2 of Article 39	of Chapter 115C of the
31 32			ral Statutes.	a of an independent
52 33			ndependent contractor or an employed actor of a local board of education, cha	-
33 34			G.S. 115C-218.5, or a nonpublic schoo	
35			erate under Part 1 or Part 2 of Article 39	
36			ral Statutes, if the independent contra	
37			marily performed by employees of the sc	
38			lult who volunteers his or her services or	
39			ty and is under the supervision of a	
40			ubdivision a. or b. of this subdivision.	
41	"			
42	SEC	ΓΙΟΝ 5.19.(b)	G.S. 15A-301 reads as rewritten:	
43	"§ 15A-301. Cri	iminal process	generally.	
44				
45			ct Attorney; school personnel. – Notv	
46			or arrest, order for arrest, criminal summ	
47			istrate against a school employee, as defin	
48			that occurred while the school employed	1
49 50	00		employment, without the prior written	11
50	•	•	's designee. For purposes of this subsec	
51	attorney means	the person elec	cted to the office of district attorney. The	ins subsection does not

apply if the offense is a traffic offense or if the offense occurred in the presence of a sworn law 1 2 enforcement officer. The district attorney may decline to accept the authority set forth in this 3 subsection; in such case, the procedure and review authority shall be as set forth in subsection 4 (b2) of this section. 5 (For effective date, see note) Magistrate review; school personnel. - A district (b2) 6 attorney may decline the authority provided under subsection (b1) of this section by filing a letter 7 so indicating with the clerk of superior court. The district attorney shall provide a copy of the 8 filed letter to the chief district court judge. Upon receipt of the letter from the district attorney, 9 the chief district court judge shall appoint a magistrate or magistrates to review any application 10 for a warrant for arrest, order for arrest, criminal summons, or other criminal process against a school employee, as defined in G.S. 14-33(c)(6), G.S. 14-33(c2), where the allegation is that the 11 12 school employee committed a misdemeanor offense while discharging his or her duties of 13 employment. The failure to comply with any of the requirements in this subsection shall not 14 affect the validity of any warrant, order, summons, or other criminal process. The following 15 exceptions apply to the requirements in this subsection: 16 (1)The offense is a traffic offense. 17 (2)The offense occurred in the presence of a sworn law enforcement officer. 18 (3) There is no appointed magistrate available to review the application. " 19 20 SECTION 5.19.(c) G.S. 115C-289.1 reads as rewritten: 21 "§ 115C-289.1. Supervisor duty to report; intimidation of school employee. 22 When a supervisor of a school employee has actual notice that the school employee (a) 23 has been the victim of an assault by a student in violation of G.S. 14-33(c)(6) G.S. 14-33(c2) 24 resulting in physical injury, as that term is defined in G.S. 14-34.7, the supervisor shall 25 immediately report to the principal the assault against the school employee. For the purpose of 26 this subsection, the term "supervisor of a school employee" does not include the principal or 27 superintendent. 28 A principal, superintendent, or supervisor of a school employee shall not, by threats (b) 29 or in any other manner, intimidate or attempt to intimidate that school employee from reporting 30 to law enforcement an assault by a student under G.S. 14-33(c)(6).G.S. 14-33(c2). " 31 32 SECTION 5.19.(d) This section becomes effective December 1, 2025, and applies 33 to offenses committed on or after that date. 34 35 ZONING REGULATIONS/UNIVERSITY PROPERTY 36 SECTION 5.20. G.S. 160D-913 reads as rewritten: 37 "§ 160D-913. Public buildings. 38 Except as provided in G.S. 143-345.5 and this section, local government zoning and (a) 39 development regulations are applicable to the erection, construction, and use of buildings by the 40 State of North Carolina and its political subdivisions. Except as provided in G.S. 143-345.5, this Chapter shall not apply to the construction, 41 (b) 42 erection, alteration, enlargement, renovation, substantial repair, movement to another site, 43 demolition, or use of any building or property by the State of North Carolina, including if the 44 project is managed by the State Construction Office, or The University of North Carolina or any 45 of its constituent institutions, if the project is managed by The University of North Carolina, and 46 the project is located in whole or in part in Buncombe or Wake County and the project is managed 47 by the State Construction Office.County. 48 Except as provided in G.S. 143-345.5, this Chapter shall not apply to the construction, (c) 49 erection, alteration, enlargement, renovation, substantial repair, movement to another site, 50 demolition, or use of any building or property when the project is managed by the Legislative

51 Services Commission.

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1 2	provided in Part	ithstanding the provisions of any general or local law of Article 9 of this Chapter, no land owned by the State	of North Carolina may
3		in an overlay district or a conditional zoning district v	without approval of the
4	Council of State	0	
5	· · · ·	roperties exempt from this Chapter under subsection (b	
6		uction Office or the Legislative Services Commission	
7		ty or city with jurisdiction with regard to all of the follow	0
8 9	(1)	Water and sewer services to be provided to the project	Ι.
9 10	(2)	Stormwater implications of the project.	
10	(3)	Impacts on traffic patterns and parking.	and ringrian huffor
11	(4)	Perimeter buffering, landscaping, tree protection,	and mpartain burler
12	(5)	requirements. Local environmental regulations adopted under Part	2 of Article 0 of this
13 14	(3)	Chapter."	2 Of Afficie 9 Of ulls
14		Chapter.	
15 16	NC CARES CH	ANGES	
17		FION 5.21. Section 4.10 of S.L. 2023-134, as amende	d by Section 1.7(m) of
18		Section $10(a)$ of S.L. 2024-34, reads as rewritten:	a by beenon 1.7(iii) of
19	"	Section 10(u) of 5.2. 202 + 5 1, fouds us few fitten.	
20	"SECTION	4.10.(z) The General Assembly makes the following fin	dings:
21	(1)	North Carolina's rural population is among the largest i	-
22	(-)	is in need of dedicated effort and investment to help in	
23		in many of the State's rural communities.	-r
24	(2)	The East Carolina University Brody School of Medi	cine, the University of
25		North Carolina School of Medicine, University Heal	
26		Carolina, Inc., a nonprofit corporation doing business	-
27		Health), and the University of North Carolina He	
28		dedicated to extending and improving health care servi	ces and health provider
29		education for the benefit of North Carolina citized	ens and communities;
30		delivering care close to where citizens live and work;	and transforming rural
31		health care for the benefit of North Carolina.	
32	"SECTION	4.10.(aa) It is the intent of the General Assembly that EC	CU Health, UNC Health
33		d their affiliated schools of medicine (East Carolina Univ	
34		e University of North Carolina School of Medicine) will	
35		to be known as NC Care. The purpose of the NC Care	-
36	• •	uality health care for citizens and communities located	
37	•	blishing outcome driven regional systems of care, begi	-
38		t end, of the funds authorized in this act or appropriated	
39		The University of North Carolina over the 2023-2025 fis	
40		wenty <u>fifty</u> million dollars (\$420,000,000) (\$50,000	,000) is provided for
41		e NC Care initiative as follows:	
42	(1)	The sum of ten million dollars (\$10,000,000) for	Clinically Integrated
43	(2)	Network.	(0,000) for the set of the set
44 45	(2)	The sum of two hundred ten million dollars (\$210,00 aligned of which the sum of one hundred five million	
45 46		clinics, of which the sum of one hundred five million	uonars (\$103,000,000)
46 47	(2)	has been appropriated. The sum of one hundred fifty million dollars (\$150) 000 000) for boomital
47 48	(3)	The sum of one hundred fifty million dollars (\$150 invostment	,,, ior nospital
48 49	(A)	investment. The sum of fifty million dollars (\$50,000,000) for a reg	rional behavioral bast
49 50	(4)	facility.	sional benavioral licalli
50		raemty.	

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"SECTION	4.10.(bb) The University of North Carolina	Health Care System and ECU
Health, through	the NC Care initiative, shall use the funds alloca	ted under subsection (aa) of this
section to do th		
(1)	Invest in strengthening and providing oper	ational support for community
(-)	hospitals affiliated with the University of Nor	
	and ECU Health that will be integrated into the	•
	developed through the NC Care initiative.	ne new regional systems of care
(2)	Clinically integrate these community hospital	le into the new regional systems
(2)	of care developed through the NC Care initia	Ç .
"SECTION	4.10.(cc) By April 1, 2024, and every six mor	
	f North Carolina Health Care System shall jointly	
•	ons/Base Budget, the House Appropriations Com	
Ũ	ing the NC Care initiative. The report shall inclu	0
(1)	Progress on the development and implementa	
(2)	Plans developed through the NC Care initiati	
	regional systems of care, new rural care cer	-
	include the location and projected cost of an	
	new rural care centers, or both; and the locati	
(3)	Plans developed through the NC Care	
	strengthening and providing operational sup	
	hospitals affiliated with the University of Nor	
	and ECU Health. The report shall include th	
	by this act that are used for these purposes,	• •
	hospital location, and the purpose of the inv	
	how these community hospitals will be integra	ated <u>Health</u> into the new regional
	systems of care developed through the NC Ca	are initiative.
(4)	The implementation status of the UNC Hea	alth and ECU Health Clinically
	Integrated Network funded by this act.	
(5)	Progress on capital projects and grant project	cts funded by the State Capital
	Infrastructure Fund pursuant to Section 40.1	of this act.
(6)	Any other information the University of Nor	th Carolina Health Care System
. ,	and ECU Health deem necessary for the Ge	
	effectiveness of the NC Care initiative.	
"		
PANDEMIC F	RECOVERY OFFICE REPORTING	
	CTION 5.22. Section 1.7(b) of S.L. 2020-4, as	enacted by Section 3.3 of S.L.
2021-1, reads a		
,	1.7.(b) Beginning April 10, 2021, the Pandem	ic Recovery Office shall submit
	erly report to the Joint Legislative Commission o	•
	arch Division on allocations from the Fund that	
	2020. A final report is due no later than 30 c	
	-	lays after the tate of the final
expenditure of	funds allocated from the Fund."	
	SASTER FUNDING AND FLEXIBILITY	
IANI V-A. DI	ISASIEN FUNDING AND FLEAIBILITY	
EMEDOENC	Y FLEXIBILITY OF FUNDS	
SEC	CTION 5A.6. G.S. 166A-19.40 reads as rewritte	en:
SEC "§ 166A-19.40.	Use of contingency and emergency funds.	
SEC "§ 166A-19.40.	Use of contingency and emergency funds. of Contingency and Emergency Funds. – The Go	

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1 2	(1) As necessary and appropriate to provide relief and assistan of an emergency.	ce from the effects
3 4	(2		in preparation for
5	(b) R	epealed by Session Laws 2015-241, s. 6.19(a), effective July 1, 2	2015
6		se of Other Funds. – The Governor may reallocate <u>on a nonre</u>	
7		s may reasonably be available within the appropriations of the v	-
8		ne following conditions are satisfied:	
9	(1		
10	(2		propriate.
11	(3		
12	,	G.S. 166A-19.20(a). G.S. 166A-19.20(a) and has not ex	pired pursuant to
13		<u>G.S. 166A-19.20(c).</u>	· ·
14	(4) Funds in the State Emergency Response and Disaster	Relief Fund are
15		insufficient."	
16			
17	PART VI. C	OMMUNITY COLLEGE SYSTEM	
18			
19		INORITY MALE SUCCESS INITIATIVE REPORT	
20		ECTION 6.2. G.S. 115D-58.17(a) reads as rewritten:	
21		o later than February 15, 2024, and annually thereafter, th	
22	•	Colleges shall report to the Joint Legislative Education Oversi	ght Committee on
23		ated to the following recurring programs:	
24	(1		rity Male Success
25	(2	Initiative.	The initial Constant
26	(2		
27 28		and Greenhouse at the North Carolina Research Campus in	n Kannapons.
28 29	PROPEL N	a	
29 30		ECTION 6.3.(a) Section 8.3(b) of S.L. 2011-145 and Section	on $10.4(a)$ of SI
31	2013-360 are		011 10.4(a) 01 5.L.
32		ECTION 6.3.(b) The State Board of Community Colleges may	v revise its funding
33		community colleges and allocate funds under that revised formu	
34		6 fiscal year. Revisions made pursuant to this section are subje	
35	minimum cri	• • •	
36	(1		llocation of funds.
37	(2		
38	,	community colleges based on the number of full-time	-
39		students enrolled in the following:	• • •
40		a. Curriculum, workforce continuing education, and B	asic Skills courses.
41		b. Courses and programming conducted under the Cu	stomized Training
42		Program and the Small Business Center Network.	2
43	(3) Funds allocated pursuant to subdivision (2) of this su	ubsection shall be
44		weighted based on the workforce sector of each course, as	•
45		State Board. In making its determinations, the State Bo	
46		salary data and labor market demand for the applicable wo	
47		ECTION 6.3.(c) Part 3 of Article 1 of Chapter 115D of the G	General Statutes, as
48		is act, is further amended by adding a new section to read:	
49	" <u>§ 115D-10.5</u>	55. Course review.	

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The State Board of Community Colleges shall review and revise, as necessary, its workforc
sector designations for curriculum, workforce continuing education, and Basic Skills courses a
community colleges by July 15, 2028, and every three years thereafter."
SECTION 6.3.(d) The State Board of Community Colleges may increase tuitio
rates to accommodate any revisions made to the funding formula pursuant to subsection (b) of
this section.
SECTION 6.3.(e) G.S. 115D-31(e) reads as rewritten:
"(e) If receipts for community college tuition and fees exceed the amount certified i General Fund Codes at the end of a fiscal year, the State Board of Community Colleges sha transfer the amount of receipts and fees above those budgeted to the Enrollment Growth Reserve
may allocate those receipts to the community colleges for operating costs according to a formul adopted by the State Board. Funds in the Enrollment Growth Reserve allocated pursuant to this
subsection shall not revert to the General Fund and shall remain available to the State Board unt
expended. The State Board may allocate funds in this reserve to colleges experiencing a
enrollment increase greater than five percent (5%) of budgeted enrollment levels."
SECTION 6.3.(f) G.S. 115D-31 is amended by adding a new subsection to read:
"(e1) The State Board shall administer the Enrollment Increase Reserve as provided i
<u>G.S. 115D-31.4.</u> "
SECTION 6.3.(g) Article 3 of Chapter 115D of the General Statutes is amended b
adding a new section to read:
" <u>§ 115D-31.4. Enrollment Increase Reserve.</u>
(a) There is established the Enrollment Increase Reserve (Reserve) to be administered b
the State Board of Community Colleges. The purpose of the Reserve is to allow the State Board
to provide funds to community colleges to account for enrollment increases beyond budgete
enrollment levels.
(b) Monies in the Reserve shall consist of funds appropriated by the General Assembl
in the Current Operations Appropriations Act for a fiscal year. The State Board shall include i
its annual enrollment request the appropriation to the Reserve that is needed to fund enrollment
increases in the next fiscal year.
(c) <u>The State Board may allocate monies from the Reserve to a community college wit</u>
an eligible increase in full-time equivalent (FTE) enrollment according to a formula adopted b
the State Board. An eligible increase in FTE enrollment is either of the following:
(1) An increase in FTE enrollment of more than five percent (5%) of the budgete
enrollment level in any of the following course categories:
<u>a.</u> <u>Curriculum.</u> b. Workforce continuing advection
b. <u>Workforce continuing education.</u> Basic Skills
<u>c.</u> <u>Basic Skills.</u> (2) An increase in total ETE approximant of more than 325 students.
(d) <u>An increase in total FTE enrollment of more than 325 students.</u>
(d) <u>Monies in the Reserve shall not revert at the end of each fiscal year but shall remain available until expended for the purposes of this section</u> .
available until expended for the purposes of this section." SECTION 6.3.(h) No later than April 1, 2027, the Community Colleges System
Office shall report to the Joint Legislative Education Oversight Committee on any revisions t
its funding formula for community colleges pursuant to subsection (b) of this section, includin
the structure of the revised formula, the process for implementing the revised formula, and an
recommended changes to the revised formula.
recommended enanges to the revised formula.
NCCCS IDD WORKFORCE TRAINING EXPANSION
SECTION 6.4.(a) G.S. 115D-10.21(a), as enacted by this act, reads as rewritten:
"(a) The State Board of Community Colleges shall establish a community college trainin
program for up to $\frac{15-25}{25}$ community colleges. The program shall provide opportunities for
micro-credentials or other credentials that lead to increased employment outcomes for
mere ereactions of other ereactions that read to mereased employment outcomes to

individuals with intellectual and developmental disabilities (IDD). To the extent funds are 1 2 appropriated for this purpose, the program shall improve the ability of participating community 3 colleges to offer training and educational components that include improving employability skills 4 and providing on-the-job training and apprenticeships with business and industry for individuals 5 with IDD. The goal of the program shall be to inform community colleges and address 6 cross-departmental supports within the individual community colleges on programs for 7 individuals with IDD related to at least the following: 8 Establishing best practices for providing vocational training for individuals (1)9 with IDD. Providing financial and benefits counseling. 10 (2)Developing strategies on integrating assistive technology. 11 (3) 12 (4) Maximizing access, with supports, to credential and degree programs, including micro-credentials that are established by the State Board. 13 14 (5) Identifying methods to increase orientation and integration of individuals with 15 IDD into the college community to the greatest extent possible. Determining a needs assessment, marketing, and evaluation to serve a broad 16 (6) 17 array of individuals with developmental and other similar disabilities or 18 learning challenges to assure adequate demand for new or existing programs." 19 **SECTION 6.4.(b)** Of the funds appropriated for North Carolina Community 20 Colleges System IDD Workforce Training Expansion in this act, the Community Colleges 21 System Office shall use the funds as follows: 22 (1)The sum of six hundred forty thousand dollars (\$640,000) in recurring funds 23 shall be used to create two positions to facilitate the creation of work-based 24 learning opportunities and be dedicated to engagement with business and 25 industry partners statewide. These funds shall also be used for the expansion 26 of Career and College Promise high school pathways and pre-apprenticeships 27 and work-based learning for individuals with intellectual and developmental 28 disabilities. 29 (2)The sum of eight hundred ten thousand dollars (\$810,000) may be used for 30 marketing evaluation, online resources, professional development, and 31 infrastructure support. 32 The remaining funds shall be used to expand the program developed pursuant (3) 33 to G.S. 115D-10.21, as amended by this section. 34 SECTION 6.4.(c) The Community Colleges System Office shall continue to provide 35 funds to community colleges participating in the program developed pursuant to 36 G.S. 115D-10.21, as amended by this section, at the rate of one hundred ninety-four thousand 37 dollars (\$194,000) per participating community college. 38 39 **CHAPTER 115D REORGANIZATION** 40 SECTION 6.5.(a) Article 1 of Chapter 115D of the General Statutes reads as 41 rewritten: 42 "Article 1. 43 "General Provisions for State Administration. 44 "Part 1. Establishment and Administration of the North Carolina Community Colleges System. 45 "§ 115D-1. Statement of purpose. 46 The purposes of this Chapter are to provide for the establishment, organization, and 47 administration of a system of educational institutions throughout the State offering courses of 48 instruction in one or more of the general areas of two-year college parallel, technical, vocational, 49 and adult education programs, to serve as a legislative charter for such institutions, and to 50 authorize the levying of local taxes and the issuing of local bonds for the support thereof. The 51 major purpose of each and every institution operating under the provisions of this Chapter shall

1 be and shall continue to be the offering of vocational and technical education and training, and 2 of basic, high school level, academic education needed in order to profit from vocational and 3 technical education, for students who are high school graduates or who are beyond the 4 compulsory age limit of the public school system and who have left the public schools, provided, 5 juveniles of any age committed to the Division of Juvenile Justice of the Department of Public 6 Safety by a court of competent jurisdiction may, if approved by the director of the youth 7 development center to which they are assigned, take courses offered by institutions of the system 8 if they are otherwise qualified for admission. 9 The Community Colleges System Office is designated as the primary lead agency for 10 delivering workforce development training, adult literacy training, and adult education programs 11 in the State. 12 13 "§ 115D-1.3. Accreditation of secondary school located in North Carolina shall not be a 14 factor in admissions, loans, scholarships, or other educational policies. 15 For purposes of this section, the term "accreditation" shall include certification or any (a) 16 other similar approval process. 17 The State Board of Community Colleges shall adopt a policy that prohibits any (b)18 community college from soliciting or using information regarding the accreditation of a 19 secondary school located in North Carolina that a person attended as a factor affecting 20 admissions, loans, scholarships, or other educational activity at the community college, unless 21 the accreditation was conducted by a State agency. 22 23 "<u>§ 115D-4.1. College transfer program approval; standards for programs; annual</u> 24 reporting requirements. 25 Repealed by Session Laws 1995, c. 288, s. 1, effective September 1, 1995. (a) 26 The State Board of Community Colleges may approve the addition of the college (b) 27 transfer program to a community college. If addition of the college transfer program to an 28 institution would require a substantial increase in funds, State Board approval shall be subject to 29 appropriation of funds by the General Assembly for this purpose. 30 Addition of the college transfer program shall not decrease an institution's ability to (c)31 provide programs within its basic mission of vocational and technical training and basic academic 32 education. 33 The State Board of Community Colleges shall develop appropriate criteria and (d) 34 standards to regulate the addition of the college transfer program to institutions. 35 The State Board of Community Colleges shall develop appropriate criteria and (e) 36 standards to regulate the operation of college transfer programs. 37 (f) The Board of Governors of The University of North Carolina shall report to each 38 community college and to the State Board of Community Colleges in accordance with 39 G.S. 116-11(10b) on the academic performance of that community college's transfer students. If 40 the State Board of Community Colleges finds that college transfer students from a community 41 college are not consistently performing adequately at a four year college, the Board shall review 42 the community college's program and determine what steps are necessary to remedy the problem. 43 The Board shall report annually to the General Assembly on the reports it receives and on what 44 steps it is taking to remedy problems that it finds. 45 The Community Colleges System Office shall report by April 15, 2011, and annually (g) 46 thereafter, to the Joint Legislative Education Oversight Committee, the State Board of Education, 47 the Office of State Budget and Management, and the Fiscal Research Division of the General 48 Assembly on the implementation of the UNC-NCCCS 2+2 E-Learning Initiative. This report 49 shall include: 50 The courses and programs within the 2+2 E-Learning Initiative; (1)

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(2)	The total number of prospective teachers tha this initiative to date broken down by the current to the current	rent academic period and each of
(3)	the previous academic periods since the prog The total number of teachers currently in t	
	school administrative unit, who have taken p	
(4)	The change in the number of teachers availab	
	inception;	1 1 1 1 1
(5)	The qualitative data from students, teachers, personnel, university personnel, and commu-	unity college personnel as to the
	impact of this initiative on our State's teachin	
(6)	An explanation of the expenditures and coll North Carolina Community College System	n and The University of North
	Carolina, including recommendations for imp	provement.
" § 115D-5. A	dministration of institutions by State Bo	ard of Community Colleges;
	onnel exempt from North Carolina Hum	
	ses; tuition waiver; in-plant training; contr	
	operation of extension units of the community	y college system; use of existing
-	ic school facilities.	
	State Board of Community Colleges may ad	
	standards concerning the establishment, ad	
	e State Board may deem necessary to insure the	
	systematic meeting of educational needs of the	
	ution of State and federal funds to the several in	
	bard of Community Colleges shall establish star	
	from funds administered by the State Board, and	
	from the provisions of the North Carolina Hur	
	by the State Board for community college pro	
	on of the salary. Except as otherwise provided b -paid portion of the salary, to be paid from loca	
	on actuarial recommendations. The State Board	
	titutions: to approve sites, capital improvement	
	chief administrative officer; to establish and adm	
	cula, admissions, and graduation; to regulate the	-
-	to establish and regulate student tuition and fe	
	by the General Assembly; and to establish an	L
procedures.	.,	
1	oard of Community Colleges shall require each	- community college to meet the
	al requirements of its accrediting agency for all	
•	vithstanding G.S. 66-58(c)(3) or any other prov	
Community Col	leges may adopt rules governing the expenditure	of funds derived from bookstore
	unity colleges. These expenditures shall be c	
purpose of the C	Community College System. Profits may be used	l in the support and enhancement
of the bookstore	es, for student aid or scholarships, for expenditu	ares of direct benefit to students,
and for other sin	milar expenditures authorized by the board of t	rustees, subject to rules adopted
•	ard. These funds shall not be used to supplement	• -
	State Board of Community Colleges shall (
C S 116 11(10)	a) to plan and implement an exchange of inform	ation between the public schools
		ation between the public schools
and the institution	ons of higher education in the State.	-
and the institution (a3) The		opt the following rules to assist

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(1)	To establish the procedures a person who is or was en college must follow and the requirements that person	
	driving eligibility certificate.	
(2)	To require the person who is required under G.S. 20-1	1(n) to sign the driving
	eligibility certificate to provide the certificate if he or a	
	of the following requirements is met:	
	a. The person seeking the certificate is eligible f	or the certificate unde
	G.S. 20-11(n)(1) and is not subject to G.S. 20-	
	b. The person seeking the certificate is eligible f	
	G.S. 20-11(n)(1) and G.S. 20-11(n1).	
(3)	To provide for an appeal through the grievance proceed	lures established by th
~ /	board of trustees of each community college by a p	-
	driving eligibility certificate.	
(4)	To define exemplary student behavior and to defin	e what constitutes th
	successful completion of a drug or alcohol treatment c	
	The State Board also shall develop policies as to w	
	notify the Division of Motor Vehicles that a person w	
	a community college no longer meets the requirements	
	certificate. The State Board also shall adopt guidelines	0 0
	of community colleges in their designation of represe	-
	eligibility certificates.	
	The State Board shall develop a form for the app	propriate individuals t
	provide their written, irrevocable consent for a commu	
	to the Division of Motor Vehicles that the studen	
	conditions for a driving eligibility certificate under	
	G.S. 20-11(n1), if applicable, in the event that this dis	
	comply with G.S. 20-11 or G.S. 20-13.2. Other than is	•
	statutory subsection the student is no longer eligib	
	information concerning the student's school record sha	
	to this consent.	in de released puisau
(b) In or	ler to make instruction as accessible as possible to all c	itizens the teaching o
eurricular course	es and of noncurricular extension courses at convenier	the teaching of teaching of the teaching of the teaching of te
	uses as well as on campuses is authorized and shall be	
	stablished regular tuition rate charged a full-time stud	
	taking any curriculum course. In lieu of any tuition cha	
	leges shall establish a uniform registration fee, or a	
	to be charged students enrolling in extension courses f	
	ly from State funds. The State Board of Community Co	
general and unif	orm regulations for waiver of tuition and registration fee	s for the following:
(1)	Persons not enrolled in elementary or secondary s	
(1)	leading to a high school diploma or equivalent certific	
(2)	Courses requested by the following entities that sup	
(2)	training needs and are on a specialized course list appre	
	of Community Colleges:	Sved by the State Doar
	1 / 5/ 1	tmanta
	c. Volunteer EMS or rescue and lifesaving depar	
	d. <u>Municipal, county, or State EMS or rescue and</u>	0 1
	d1. Law enforcement, fire, EMS or rescue and life	0
	a lake authority that was created by a county b	ward of commissioner
	prior to July 1, 2012.	

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		e. Radio Emergency Associated Communic	cations Teams (REACT
		under contract to a county as an emergency	
		f. Municipal, county, or State law enforcemen	
		f1. Campus police agencies of private institu	0
		certified by the Attorney General pursuar	
		General Statutes.	I I I I I I I I I I I I I I I I I I I
		g. The Division of Prisons of the Department o	f Adult Correction and the
		Division of Juvenile Justice of the Departme	
		training of full-time custodial employees	
		Divisions required to be certified under Ar	
		the General Statutes and the rules of the Crin	1
		Standards Commission.	linnar subtree and Training
		h. Repealed by Session Laws 2017-186, s. 2(hl	hhh) effective Decembe
		1, 2017.	lilling, checchie Decembe
		i. The Eastern Band of Cherokee Indians law	enforcement fire FMS o
		rescue and lifesaving tribal government dep	
		j. The Criminal Justice Standards Division of	1 0
		for the training of criminal justice prof	
		G.S. 17C 20(6), who are required to be cert	
		Chapter 17C of the General Statutes and	
		Carolina Criminal Justice Education	
		Commission or (ii) Chapter 17E of the Gen	
		of the North Carolina Sheriffs' Education	
		Commission. The waivers provided for in t	
		to participants and recent graduates of the	
		Justice Fellows Program to obtain certifica	
		justice professions as defined in G.S. 17C-2	
	(2a)	Firefighters, EMS personnel, and rescue and lifesav	
	$\left(2a\right)$	station is located on a military installation within P	01
		that support their organizations' training needs a	
		purpose by the State Board of Community Colleges	
	(3)	Repealed by Session Laws 2011-145, s. 8.12(a), eff	
	(3) (4)	Trainees enrolled in courses conducted under t	
	(+)		the Custonnized Training
	(5)	Program. through (9) Repealed by Session Laws 2011-145, s	8.12(a) offective July 1
	(3)	2011.	. 0.12(<i>a</i>), effective july 1
	(10)		ad in acuraca in first aid a
	(10)	Elementary and secondary school employees enrolly	
	(11)	cardiopulmonary resuscitation (CPR). Repealed by Session Laws 2013-360, s. 10.6, effect	tive July 1 2012
	$\frac{(11)}{(12)}$		
	(12)	All courses taken by high school students at $200(4)$ and this section	-community coneges, i
	(12)	accordance with G.S. 115D 20(4) and this section.	······································
	(13)	Human resources development courses for an	
		unemployed; (ii) has received notification of a pend	
		and is eligible for the Federal Earned Income Tax	
		working and earning wages at or below two hundr	rea percent (200%) of th
	$(1 \ 4)$	federal poverty guidelines.	
	(14)	Repealed by Session Laws 2011–145, s. 8.12(a), eff	
	(15)	Courses providing employability skills, job-specific	
		skills, or developmental education instruction to	
		concurrently enrolled in an eligible community c	
		accordance with rules adopted by the State Board o	t Community Colleges.

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(16)	Courses	provided to students wh	to are participating in a pre-apprenticeship or
			ets all of the following criteria:
		Aeets one of the following	
	-		apprenticeship program recognized by the partment of Labor.
	2	l. Is a pre-apprentic	ceship program recognized and approved by administering the statewide apprenticeship
			f study with courses relating to a job specific
	e. l	1	s in the program to be North Carolina high
The State Bo			ot waive tuition and registration fees for other
individuals.		5 0	6
(b1) The S	State Board	of Community College	s shall not waive tuition and registration fees
			Community colleges may, however, use State
			s for one course per semester for full-time
community colle	ge faculty	or staff members employ	yed for a nine-, ten-, eleven-, or twelve-month
term. Communit	v colleges	may also use State and l	ocal funds to pay tuition and registration fees
			ther courses consistent with the academic
			Resources Commission.
1 0		•	nually thereafter, the Community Colleges
			ducation Oversight Committee on the number
		l pursuant to subsection	
			by any community college at State expense
r partial State	xpense to	any captive or co-opte	d group of students, as defined by the State
			pproval of the State Board of Community
			prison inmates or prisoners in local jails must
			eds, or both. Approval by the State Board of
			te approval of both the course and the group
			nunity Colleges may delegate to the President
			approval to be made by the State Board of
			such approval will not yield any full-time
•	-	-	of Community Colleges.
			time equivalent (FTE) student hours for
correction educa	tion progra	ms on the basis of stude	nt membership hours. No community college
			ram in a prison facility, except for a literacy
elass or program		manin exit clubs of prog	rum m'u prison ruemey, except for u nieruey
		ork with the Division o	f Adult Correction and Juvenile Justice of the
			d programs that match the average length of
stay of an inmate			a programs that match the average length of
			regular budget full-time equivalents, but may
be offered on a s			regular budget fun time equivalents, but may
		-	ege courses for prison inmates shall be used
			for the use of these funds shall be to restore
•	-	1 1	We have of these funds shall be to restore We level. Funds not needed for this purpose
			im courses related to job skills training.
•			sion Laws 2005-276, s. 8.4(a), effective July
(0) Keeo			$\frac{1}{1000} \text{ Laws } 2005-270, \text{ S. } 0.4(d), \text{ CHECHVE JULY}$
,	aled by So	$1000 \ 91 \ a$	3, effective May 21, 1999.
(e) Repe	area by se	51011 Laws 1777-04, S. 3	, encenve wiay 21, 1999.

1	(f) A community college may not offer a new program without the approval of the State
2	Board of Community Colleges except that approval shall not be required if the tuition for the
3	program will fully cover the cost of the program. If at any time tuition fails to fully cover the cost
4	of a program that falls under the exception, the program shall be discontinued unless approved
5	by the State Board of Community Colleges. If a proposed new program would serve more than
6	one community college, the State Board of Community Colleges shall perform a feasibility study
7	prior to acting on the proposal. The State Board of Community Colleges shall consider whether
8	a regional approach can be used when developing new programs and, to the extent possible, shall
9	initiate new programs on a regional basis.
10	The State Board of Community Colleges shall collect data on an annual basis on all new
11	programs and program terminations it approved and any regionalization of programs during the
12	year, including the specific reasons for which each program was terminated or approved.
13	(f1) The State Board shall adopt a policy requiring community colleges to be accredited
14	in accordance with G.S. 115D-6.2.
15	(g) Funds appropriated to the Community Colleges System Office as operating expenses
16	for allocation to the institutions comprising the North Carolina Community College System shall
17	not be used to support recreation extension courses. The financing of these courses by any
18	institution shall be on a self-supporting basis, and membership hours produced from these
19	activities shall not be counted when computing full-time equivalent students (FTE) for use in
20	budget-funding formulas at the State level.
21	(h) Whenever a community college offers real estate continuing education courses
22	pursuant to G.S. 93A-4.1, the courses shall be offered on a self-supporting basis.
23	(i) Recodified as G.S. 115D-5.1(c) by Session Laws 2005-276, s. 8.4(a), effective July
24	1, 2005.
25	(j) The State Board of Community Colleges shall use its Board Reserve Fund for
26	feasibility studies, pilot projects, start-up of new programs, and innovative ideas.
27	(k) Recodified as G.S. 115D-5.1(b) by Session Laws 2005-276, s. 8.4(a), effective July
28	1, 2005.
29	(<i>l</i>) The State Board shall review and approve lease purchase and installment purchase
30	contracts as provided under G.S. 115D-58.15(b). The State Board shall adopt policies and
31	procedures governing the review and approval process.
32	(m) The State Board of Community Colleges shall maintain an accountability function
33	that conducts periodic reviews of each community college operating under the provisions of this
34	
25	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate
35	
35 36	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate State funds among community colleges is reported accurately to the System Office and (ii) community colleges are charging and waiving tuition and registration fees consistent with law.
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36 37	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate State funds among community colleges is reported accurately to the System Office and (ii) community colleges are charging and waiving tuition and registration fees consistent with law. The State Board of Community Colleges shall require the use of a statistically valid sample size
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36 37 38 39 40	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate State funds among community colleges is reported accurately to the System Office and (ii) community colleges are charging and waiving tuition and registration fees consistent with law. The State Board of Community Colleges shall require the use of a statistically valid sample size in performing compliance reviews of community colleges. All compliance review findings that are determined to be material shall be forwarded to the college president, local college board of trustees, the State Board of Community Colleges, and the State Auditor. The State Board of
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36 37 38 39 40 41 42	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate State funds among community colleges is reported accurately to the System Office and (ii) community colleges are charging and waiving tuition and registration fees consistent with law. The State Board of Community Colleges shall require the use of a statistically valid sample size in performing compliance reviews of community colleges. All compliance review findings that are determined to be material shall be forwarded to the college president, local college board of trustees, the State Board of Community Colleges, and the State Auditor. The State Board of Community Colleges shall adopt rules governing the frequency, scope, and standard of materiality for compliance reviews.
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 36 37 38 39 40 41 42 43 44 45 46 47 	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate State funds among community colleges is reported accurately to the System Office and (ii) community colleges are charging and waiving tuition and registration fees consistent with law. The State Board of Community Colleges shall require the use of a statistically valid sample size in performing compliance reviews of community colleges. All compliance review findings that are determined to be material shall be forwarded to the college president, local college board of trustees, the State Board of Community Colleges, and the State Auditor. The State Board of Community Colleges shall adopt rules governing the frequency, scope, and standard of materiality for compliance reviews. (n) The North Carolina Community Colleges System Office shall provide the Department of Revenue with a list of all community colleges, including name, address, and other identifying information requested by the Department of Revenue. The North Carolina Community Colleges System Office shall update this list whenever there is a change. (o) All multicampus centers approved by the State Board of Community Colleges shall
 36 37 38 39 40 41 42 43 44 45 46 	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate State funds among community colleges is reported accurately to the System Office and (ii) community colleges are charging and waiving tuition and registration fees consistent with law. The State Board of Community Colleges shall require the use of a statistically valid sample size in performing compliance reviews of community colleges. All compliance review findings that are determined to be material shall be forwarded to the college president, local college board of trustees, the State Board of Community Colleges, and the State Auditor. The State Board of Community Colleges shall adopt rules governing the frequency, scope, and standard of materiality for compliance reviews. (n) The North Carolina Community Colleges System Office shall provide the Department of Revenue with a list of all community colleges, including name, address, and other identifying information requested by the Department of Revenue. The North Carolina Community Colleges System Office shall update this list whenever there is a change. (o) All multicampus centers approved by the State Board of Community Colleges shall receive funding under the same formula. The State Board of Community Colleges shall not
 36 37 38 39 40 41 42 43 44 45 46 47 	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate State funds among community colleges is reported accurately to the System Office and (ii) community colleges are charging and waiving tuition and registration fees consistent with law. The State Board of Community Colleges shall require the use of a statistically valid sample size in performing compliance reviews of community colleges. All compliance review findings that are determined to be material shall be forwarded to the college president, local college board of trustees, the State Board of Community Colleges, and the State Auditor. The State Board of Community Colleges shall adopt rules governing the frequency, scope, and standard of materiality for compliance reviews. (n) The North Carolina Community Colleges, including name, address, and other identifying information requested by the Department of Revenue. The North Carolina Community Colleges System Office shall update this list whenever there is a change. (o) All multicampus centers approved by the State Board of Community Colleges shall receive funding under the same formula. The State Board of Community Colleges shall not approve any additional multicampus centers without identified recurring sources of funding. A
 36 37 38 39 40 41 42 43 44 45 46 47 48 	Chapter. The purpose of the compliance review shall be to ensure that (i) data used to allocate State funds among community colleges is reported accurately to the System Office and (ii) community colleges are charging and waiving tuition and registration fees consistent with law. The State Board of Community Colleges shall require the use of a statistically valid sample size in performing compliance reviews of community colleges. All compliance review findings that are determined to be material shall be forwarded to the college president, local college board of trustees, the State Board of Community Colleges, and the State Auditor. The State Board of Community Colleges shall adopt rules governing the frequency, scope, and standard of materiality for compliance reviews. (n) The North Carolina Community Colleges System Office shall provide the Department of Revenue with a list of all community colleges, including name, address, and other identifying information requested by the Department of Revenue. The North Carolina Community Colleges System Office shall update this list whenever there is a change. (o) All multicampus centers approved by the State Board of Community Colleges shall receive funding under the same formula. The State Board of Community Colleges shall not

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1	(1) Is at least 4 miles away from the main campus of the co	mmunity college and
2	other multicampus center locations.	
3	(2) Any other criteria established by the State Board.	
4	(p) The North Carolina Community College System may offer co	ourses, in accordance
5	with Article 17D of Subchapter V of Chapter 115C of the General Statute	s, to individuals who
6	choose to enter the teaching profession through residency licensure.	
7	(q) Repealed by Session Laws 2009-451, s. 8.9, effective July 1, 20	
8	(r) The State Board of Community Colleges shall develop curric	ulum and continuing
9	education standards for courses of instruction in American Sign Language	and shall encourage
10	community colleges to offer courses in American Sign Language as a mod	ern foreign language.
11	(s) The State Board of Community Colleges may establish, ret	
12	charged to students taking an adult high school equivalency diploma te	
13	retesting. Fees collected for this purpose shall be used only to (i) offset	the costs of the test,
14	including the cost of scoring the test, (ii) offset the costs of printing adult high	school equivalency
15	diplomas, and (iii) meet federal and State reporting requirements related to	the test.
16	(t) The purpose of the first semester of the Gateway to College I	Program is to address
17	additional support to successfully complete the program. Students	
18	developmental courses necessary for the transition to more challenging c	
19	State Board of Community Colleges shall (i) permit high school students	who are enrolled in
20	Gateway to College Programs to enroll in developmental courses based on a	
21	individual student needs by a high school and community college staff tear	n and (ii) include this
22	coursework in computing the budget FTE for the colleges.	
23	(u) The State Board of Community Colleges shall direct each comm	
24	a policy that authorizes a minimum of two excused absences each acader	
25	observances required by the faith of a student. The policy may require that	
26	written notice of the request for an excused absence a reasonable time	
27	observance. The policy shall also provide that the student shall be given the	
28	up any tests or other work missed due to an excused absence for a religious	
29	(v) Community colleges may teach curriculum courses at any t	
30	including the summer term. Student membership hours from these courses s	
31	computing full time equivalent students (FTE) for use in budget funding	formulas at the State
32	level.	C
33	(w) The State Board of Community Colleges shall review, at le	
34	service areas that include counties assigned to more than one community	6
35	the feasibility of continuing to assign those counties to more than one con	
36	State Board shall revise service areas as needed to ensure that counties a	•
37	The first review and any revisions shall be completed no later than March	
38	Board shall report its findings and any revisions to the Joint Legislative	
39 40	Committee no later than March 1, 2016. All subsequent reviews and re submitted to the Committee.	visions snall also be
		ala hay the State Decad
41 42	(x) In addition to the evaluation of cooperative innovative high scho	•
42 43	of Education pursuant to G.S. 115C 238.55, the State Board of Com	
43 44	conjunction with the State Board of Education and the Board of Governors North Carolina, shall evaluate the success of students participating in the	
44 45	Promise Program, including the College Transfer pathway and the C	
45 46	Education pathway. Success shall be measured by high school retentic	
40 47	completion rates, high school dropout rates, certification and associate	
48	admission to four-year institutions, postgraduation employment in career o	
40 49	and employer satisfaction of employees who participated in the programs.	
4) 50	also include an analysis of the cost of students participating in each of the	
51	Career and College Promise Program, including at least the following:	r-obtains within the
51	Surver and Conege i ronnige i rogram, meruding at reast the ronowing.	

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(1)	Total enrollment funding, the number of	-budgeted full-time equivaler
	students, and the number of students enrolled	l in courses through cooperativ
	innovative high schools, the College Transfer	
	Technical Education pathway.	
(2)	The cost and number of waivers of tuition an	nd registration fees provided for
	students enrolled in courses through cooperat	tive innovative high schools, th
	College Transfer pathway, and the Career and	d Technical Education pathway
(3)	Any additional costs of a student attending c	
	not attending public school in a local sch	-
	majority of the student's instructional time.	
The Boards s	hall jointly report by March 15 of each year to	+ the Joint Legislative Educatio
	ittee, the Senate Appropriations Committee on I	-
	tions Committee on Education, and the Fiscal F	
11 1	report shall be combined with the evaluation	
-	by G.S. 115C-238.55, and the Community C	
1	ubmitting the combined report.	
1	tate Board of Community Colleges shall adopt	a policy to be applied uniforml
	ommunity College System to provide that any	
U	National Guard service member placed onto S	
	hall be given an excused absence for the period	
	shall further provide all of the following:	
(1)	The student shall be given the opportunity to	make up any test or other wor
(-)	missed during the excused absence.	
(2)	The student shall be given the option, when :	feasible to continue classes an
(-)	coursework during the academic term through	
	period of time the student is placed on active	0 1 1
(3)	The student shall be given the option of r	•
	"incomplete (IN)" or "absent from the final -	• • • •
	the student was unable to complete as a resul	· · · ·
	duty status; however, the student must cor	
	within the period of time specified by the	
	receiving a failing grade for the course.	e community concept to avoi
(4)	The student shall be permitted to drop, with	no papalty any course that the
(+)	student was unable to complete as a result of t	
	status.	being placed on State active du
(z) The	State Board of Community Colleges shall m	onitor community colleges fo
	Article 38 of Chapter 116 of the General Statut	• •
	College is in violation of Article 38, it shall rep	
	nt Legislative Education Oversight Committee	
	orkforce Development Programs.	-
	nunity colleges shall assist in the preemploy	mont and in service training
(d) Com	ustry, business, agriculture, health occupation a	and governmental agencies. Suc
	lude instruction on worker safety and health sta	
rogulations inclu	mployment. The State Board of Community (ding the establishment of maximum hours of in	concess shall make appropriate
	in each in plant training program. No inst	
	ege shall engage in the normal managemen	
	establishment in which the instruction is offere	-
	er employee is employed for instructional or edu	
(b) throu	gh (d) Repealed by Session Laws 2008-107, s.	$\times /(a)$ ettective hily 1 2008

1	(e) Th	ere is created within the North Carolina Community College System the
2	Customized 7	Fraining Program. The Customized Training Program shall offer programs and
3	training servic	es to assist new and existing business and industry to remain productive, profitable,
4	and within th	e State. Before a business or industry qualifies to receive assistance under the
5		raining Program, the President of the North Carolina Community College System
6	shall determin	e that:
7	(1)	The business is making an appreciable capital investment;
8	(2)	
9	(2a	
10		or enhancing the productivity and profitability of the operations within the
11		State; and
12	(3)	The skills of the workers will be enhanced by the assistance.
13	(f) Th	e Community Colleges System Office shall report no later than September 1 of
14		ne Joint Legislative Education Oversight Committee on:
15	(1)	
16	()	Training Program.
17	(1a	
18	× ×	existing industry.
19	(2)	
20	(3)	
21	()	the training.
22	(4)	6
23	(5)	
24	· · ·	otwithstanding any other provision of law, the State Board of Community Colleges
25		idelines that allow the Customized Training Program to use funds appropriated for
26		to support training projects for the various branches of the Armed Forces of the
27	United States.	
28	(f2) Fu	nds available to the Customized Training Program shall not revert at the end of a
29	fiscal year b	ut shall remain available until expended. Up to ten percent (10%) of the
30	college delive	red training expenditures and up to five percent (5%) of the contractor delivered
31		nditures for the prior fiscal year for Customized Training may be allotted to each
32		pacity building at that college.
33	(f3) Of	the funds appropriated in a fiscal year for the Customized Training Programs, the
34		f Community Colleges may approve the use of up to eight percent (8%) for the
35		upport of regional community college personnel to deliver Customized Training
36	Program servi	ces to business and industry.
37	(g) Th	e State Board shall adopt guidelines to implement this section. At least 20 days
38	before the eff	Cective date of any criteria or nontechnical amendments to guidelines, the State
39		ublish the proposed guidelines on the Community Colleges System Office's web
40	site and provid	de notice to persons who have requested notice of proposed guidelines. In addition,
41	the State Boar	d must accept oral and written comments on the proposed guidelines during the 15
42	business days	beginning on the first day that the State Board has completed these notifications.
43	For the purpose	se of this subsection, a technical amendment is either of the following:
44	(1)	
45	(2)	An amendment that makes a clarification based on public comment and could
46		have been anticipated by the public notice that immediately preceded the
47		public comment.
48		. Short-Term Workforce Development Grant Program.
49	(a) Pro	ogram Established. There is established the North Carolina Community College

50 Short-Term Workforce Development Grant Program (Program) to be administered by the State

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Board of Community Colleges. The State Board shall grants pursuant to this section.	adopt rules for the disbursement of the
(b) Programs of Study. The State Board of Con	mmunity Colleges in collaboration with
he Department of Commerce, shall determine the eligi	
ccording to the occupations that are in the highest dem	
of study shall include programs such as architectu	
nformation technology, electrical line worker, and ma	
other programs to meet local workforce needs.	inductoring programs and may merade
(c) Award Amounts. To the extent funds are m	nade available for the Program, the State
Board of Community Colleges shall award grants in a	e
lollars (\$750.00) to students pursuing short-term, no	
redentials. The State Board of Community Colleges	•
continuing eligibility for students. At a minimum, stu	
esident for tuition purposes under the criteria set forth ir	
he coordinated and centralized residency determination	
Education Assistance Authority.	
(d) Report. The State Board shall submit a	report by April 1, 2024, and annually
hereafter, on the Program to the Joint Legislative Educat	tion Oversight Committee and the Fiscal
Research Division. The report shall contain, for each ac	cademic year and by programs of study,
he amount of grant funds disbursed and the number of e	eligible students receiving funds.
§ 115D-5.2. Commercial fishing and aquaculture cl	asses.
(a) The General Assembly urges all community	6 6
State to offer classes on commercial fishing and aquacul	
(b) The North Carolina Community Colleges	System Office shall provide technical
ssistance to these colleges on offering such classes.	
(c) The North Carolina Community Colleges S	• •
egislative Education Oversight Committee on any fisc	cal and administrative issues it identifies
hat limit colleges' ability to offer such courses.	
<u>§ 115D-5.5. Board Reserve Fund.</u>	
The State Board of Community Colleges shall use	
tudies, pilot projects, start-up of new programs, and inn	
Part 2. Administration of Local Community Colleges b	by State Board of Community Colleges.
§ 115D-6. Withdrawal of State support.	
The State Board of Community Colleges may wit	
dministrative support of any institutions subject to the	e provisions of this Chapter in the event
hat: of any of the following:	· · · · · · · · · · · · · · · · · · ·
	of an institution is not provided; provided.
(2) Sufficient State funds are not available	·
	e or are unable to maintain prescribed
standards of administration or instruc	
(4) Local educational needs for such an in \$ 115D (1) Administration of institutions	institution cease to exist.
<u>§ 115D-6.1. Administration of institutions.</u>	
(a) <u>Policies. – The State Board of Community</u>	• • •
policies, regulations, and standards concerning the estab	-
of institutions as the State Board may deem necessar	
programs, to promote the systematic meeting of educat for the equitable distribution of State and federal funds t	-
(b) Authority. – The State Board shall have the	
ndividual institutions:	ne ronowing autionity with respect to
(1) To approve sites, capital improvement	nt projects and budgets
$\underline{(1)}$ <u>10 approve sites, capital improvement</u>	n projecto, and budgeto.

51 (2) To approve the selection of the chief administrative officer.

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1	(3)) To es	tablish and administer standards for pr	ofessional personnel, curricula.
2	<u>(</u> <u></u>)		ssions, and graduation.	oressionar personnen, earnearag
$\frac{2}{3}$	<u>(4)</u>		gulate the awarding of degrees, diploma	and certificates
4	(5)		tablish and regulate student tuition and	
5	(5)		ees established by the General Assembly	
6	<u>(6</u>)	-	tablish and regulate financial accounting	
7			The State Board shall establish standar	
8			ds administered by the State Board, and	
9	-		e provisions of the North Carolina Hun	1 0
10		-	State Board for community college pre	-
11			salary. Except as otherwise provided by	
12			starty. Except as otherwise provided by	
12			arial recommendations.	runds, shan be set by the State
13			entials. – The State Board of Commun	nity Colleges shall require each
15			neet the faculty credential requirements	
16	<u>community co</u>	-		of its accrediting agency for an
17			ttion. Accreditation policy.	
18			Community Colleges shall adopt a polic	y requiring community colleges
19			dance with G.S. 115D-21.2.	y requiring community conceres
20			The following definitions apply in this	section:
20	$(a) \qquad De \qquad (1)$		editation cycle. The period of time dur	
22	(1)		redited.	ing which a community concege
23	(2)		editing agency. An agency or associat	ion that accredite institutions of
23	(2)		r education.	for that accredits institutions of
25	(3)	0	onal accrediting agency. One of the fol	llowing accrediting agencies:
26	(5)	, Regio a.	Higher Learning Commission.	nowing accreating ageneics.
27		и. b.	Middle States Commission on Higher	- Education
28		е. с.	New England Commission on Higher	
29		е. d.	Northwest Commission on Colleges a	
30		а. с.	Southern Association of Colleges	
31		0.	Colleges.	
32		f.	Western Association of Schools	and Colleges Accrediting
33			Commission for Community and Juni	
34	(b) Pre	ohibit Cor	secutive Accreditation by an Accredi	
35			e accreditation by an accrediting agence	
36			d in subsection (c) of this section.	
37			Transfer Procedure. A community co	ollege that pursues accreditation
38	with a differen	t accrediti	ng agency in accordance with this sectio	n shall pursue accreditation with
39			gency. If the community college is not a	
40			ency that is different from its current a	
41			ion of its current accreditation, the com	
42	its current acc	rediting as	gency for an additional accreditation cyc	}]e.
43			rams Exempt. The requirements of	
44			tal, or certificate programs at commun	
45			nts or best practices, as identified by t	
46	Colleges.	1	1 2	2
47		use of Act	ion. A community college may bring a	a civil action, as follows:
48	(1)) Agair	ast any person who makes a false statem	ent to the accrediting agency of
49	(-)		ommunity college, if all of the following	
50		a.	The statement, if true, would mean the	
51			compliance with its accreditation stan	

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1	b.	The person made the statement with knowled	dge that the statement was
2		false or with reckless disregard as to whethe	er it was false.
3	c.	The accrediting agency conducted a review	of the community college
4		as a proximate result of the statement.	
5	d.	The review caused the community college to	o incur costs.
6	$\frac{(2)}{A - c c}$	ommunity college that prevails on a cause of a	ction initiated pursuant to
7		subsection shall be entitled to the following:	-
8	a.	Costs related to the review conducted by	the accrediting agency,
9		including for the following:	
10		1. Additional hours worked by commu	nity college personnel.
11		2. Contracted services, including outsid	
12		3. Travel, lodging, and food expenses.	C
13		4. Fees required by the agency.	
14	b.	Reasonable attorney fees.	
15	c.	Court costs.	
16	"§ 115D-6.5. Notice of	f noncompliance; appointment of an interim	board of trustees.
17	••••		
18	(c) Interim Boa	rd Assumption of Powers and Duties. – The ad	option of the resolution to
19		under this section shall have the effect of vacat	-
20		ne board of trustees. Notwithstanding G.S. 115	•
21		hall appoint an interim five-member board of t	
22	• •	input from the advisory committee listed in sub	-
23		nomy, the appointing authorities of the local a	
24		der G.S. 115D-12 shall make recommendations	
25		mbers to the interim board of trustees. All appoi	
26		sidents of the administrative area of the instit	
27		s contiguous thereto with the exception of r	•
28		115D-12, Group Four. G.S. 115D-12(a)(3). At	-
29		board of trustees, a board of trustees for the co	
30		ce with G.S. 115D-12. Initial terms of memb	
31		red to align with the remainder of the vacated te	
32	board of trustees.		
33			
34	"§ 115D-9.5. Booksto	re sales.	
35		$G.S. 66-58(c)(3)$ or any other provisions of \Box	law, the State Board of
36		nay adopt rules governing the expenditure of fun	
37		colleges. These expenditures shall be consistent	
38		nity College System. Profits may be used in the	
39	* *	student aid or scholarships, for expenditures of	± ±
40		xpenditures authorized by the board of trustees	
41		ese funds shall not be used to supplement salari	
42		nge of information with The University of No	
43		ublic schools.	
44		of Community Colleges shall comply	with the provisions of
45		an and implement an exchange of information b	-
46		higher education in the State.	
47		burchase and installment purchase contracts	
48		of Community Colleges shall review and app	
49		ontracts as provided under G.S. 115D-58.15(t	.
50		•	,
50	adopt policies and proc	edures governing the review and approval proc	cess.

1	(a) <u>Compliance Review. – The State Board of Community Colleges shall maintain an</u>
2	accountability function that conducts periodic reviews of each community college operating
3	under the provisions of this Chapter. The purpose of the compliance review shall be to ensure
4	that (i) data used to allocate State funds among community colleges is reported accurately to the
5	System Office and (ii) community colleges are charging and waiving tuition and registration fees
6	consistent with law. The State Board of Community Colleges shall require the use of a
7	statistically valid sample size in performing compliance reviews of community colleges. All
8	compliance review findings that are determined to be material shall be forwarded to the college
9	president, local college board of trustees, the State Board of Community Colleges, and the State
10	Auditor. The State Board of Community Colleges shall adopt rules governing the frequency,
11	scope, and standard of materiality for compliance reviews.
12	(b) Information to Department of Revenue. – The North Carolina Community Colleges
13	System Office shall provide the Department of Revenue with a list of all community colleges,
14	including name, address, and other identifying information requested by the Department of
15	Revenue. The North Carolina Community Colleges System Office shall update this list whenever
16	there is a change.
17	"§ 115D-9.25. Multicampus centers.
18	All multicampus centers approved by the State Board of Community Colleges shall receive
19	funding under the same formula. The State Board of Community Colleges shall not approve any
20	additional multicampus centers without identified recurring sources of funding. A community
21	college facility shall be considered a multicampus center if it meets the criteria established by the
22	State Board and is at least 4 miles away from the main campus of the community college and
23	other multicampus center locations.
24	" <u>§ 115D-9.30. Service areas.</u>
25	The State Board of Community Colleges shall review, at least every five years, service areas
26	that include counties assigned to more than one community college to determine the feasibility
27	of continuing to assign those counties to more than one community college. The State Board
28	shall revise service areas as needed to ensure that counties are served effectively. The State Board
29	shall report its findings and any revisions to the Joint Legislative Education Oversight Committee
30	within 60 days of revisions being made.
31	" <u>§ 115D-9.35. Athletic teams.</u>
32	The State Board of Community Colleges shall monitor community colleges for compliance
33	with Article 38 of Chapter 116 of the General Statutes. If the State Board determines that a
34	community college is in violation of Article 38 of Chapter 116 of the General Statutes, it shall
35	report the identity of the community college to the Joint Legislative Education Oversight
36	Committee.
37	
38	"Part 3. Community College Programs.
39	" <u>§ 115D-10.5. Program funding.</u>
40	(a) <u>New Programs and Terminations of Programs. – A community college may not offer</u>
41	a new program without the approval of the State Board of Community Colleges except that
42	approval shall not be required if the tuition for the program will fully cover the cost of the
43	program. If at any time tuition fails to fully cover the cost of a program that falls under the
44	exception, the program shall be discontinued unless approved by the State Board. If a proposed
45	new program would serve more than one community college, the State Board shall perform a
46	feasibility study prior to acting on the proposal. The State Board shall consider whether a regional
47	approach can be used when developing new programs and, to the extent possible, shall initiate
48	new programs on a regional basis. The State Board shall collect data on an annual basis on all
49 50	new programs and program terminations it approved and any regionalization of programs during
50	the year, including the specific reasons for which each program was terminated or approved.

General Assembly Of North Carolina Session 2025 Recreation Extension Courses. - Funds appropriated to the Community Colleges 1 (b) 2 System Office as operating expenses for allocation to the institutions comprising the North 3 Carolina Community College System shall not be used to support recreation extension courses. 4 The financing of these courses by any institution shall be on a self-supporting basis, and 5 membership hours produced from these activities shall not be counted when computing full-time 6 equivalent students (FTE) for use in budget-funding formulas at the State level. 7 Real Estate Continuing Education Courses. – Whenever a community college offers (c) 8 real estate continuing education courses, the courses shall be offered on a self-supporting basis. 9 "§ 115D-10.10. College transfer program approval; standards for programs; annual 10 reporting requirements. 11 The State Board of Community Colleges may approve the addition of the college (a) 12 transfer program to a community college. If addition of the college transfer program to an institution would require a substantial increase in funds. State Board approval shall be subject to 13 14 appropriation of funds by the General Assembly for this purpose. 15 Addition of the college transfer program shall not decrease an institution's ability to (b) provide programs within its basic mission of vocational and technical training and basic academic 16 17 education. 18 (c) The State Board of Community Colleges shall develop appropriate criteria and 19 standards to regulate the addition of the college transfer program to institutions. 20 The State Board of Community Colleges shall develop appropriate criteria and (d) 21 standards to regulate the operation of college transfer programs. The Board of Governors of The University of North Carolina shall report to each 22 (e) community college and to the State Board of Community Colleges in accordance with 23 24 G.S. 116-11(10b) on the academic performance of that community college's transfer students. If 25 the State Board of Community Colleges finds that college transfer students from a community 26 college are not consistently performing adequately at a four-year college, the Board shall review 27 the community college's program and determine what steps are necessary to remedy the problem. 28 The Board shall report annually to the General Assembly on the reports it receives and on what 29 steps it is taking to remedy problems that it finds. 30 The Community Colleges System Office shall report annually by April 15 to the Joint (f) 31 Legislative Education Oversight Committee, the State Board of Education, the Office of State 32 Budget and Management, and the Fiscal Research Division of the General Assembly on the 33 implementation of the UNC-NCCCS 2+2 E-Learning Initiative. This report shall include the 34 following: 35 The courses and programs within the 2+2 E-Learning Initiative. (1) 36 (2)The total number of prospective teachers that have taken or are taking part in 37 this initiative to date broken down by the current academic period and each of the previous academic periods since the program's inception. 38 39 The total number of teachers currently in the State's classrooms, by local (3) 40 school administrative unit, who have taken part in this initiative. 41 The change in the number of teachers available to schools since the program's (4)42 inception. 43 The qualitative data from students, teachers, local school administrative unit (5) personnel, university personnel, and community college personnel as to the 44 45 impact of this initiative on our State's teaching pool. 46 (6) An explanation of the expenditures and collaborative programs between the 47 North Carolina Community College System and The University of North 48 Carolina, including recommendations for improvement. 49 "§ 115D-10.15. Workforce development programs. 50 Community colleges shall assist in the preemployment and in-service training of employees 51 in industry, business, agriculture, health occupation, and governmental agencies. Such training

1			ruction on worker safety and health standards and practices applicable to the				
2	field of employment. The State Board of Community Colleges shall make appropriate						
3	regulations, including the establishment of maximum hours of instruction which may be offered						
4	<u>at State e</u>	expense	in each in-plant training program. No instructor or other employee of a				
5	communit	y colle	ge shall engage in the normal management, supervisory, and operational				
6	functions	of the e	establishment in which the instruction is offered during the hours in which the				
7	instructor	or othe	r employee is employed for instructional or educational purposes.				
8	" <u>§ 115D-1</u>	10.17.	Customized Training Program.				
9	<u>(a)</u>	There	is created within the North Carolina Community College System the				
10	Customize	ed Trai	ning Program. The Customized Training Program shall offer programs and				
11	training se	ervices t	to assist new and existing business and industry to remain productive, profitable,				
12	and within	n the S	tate. Before a business or industry qualifies to receive assistance under the				
13	Customize	ed Traii	ning Program, the President of the North Carolina Community College System				
14	shall deter	rmine th	ne following:				
15		(1)	The business is making an appreciable capital investment.				
16		<u>(2)</u>	The business is deploying new technology.				
17		<u>(3)</u>	The business or individual is creating jobs, expanding an existing workforce,				
18			or enhancing the productivity and profitability of the operations within the				
19			State.				
20		<u>(4)</u>	The skills of the workers will be enhanced by the assistance.				
21	<u>(b)</u>	The C	Community Colleges System Office shall report no later than September 1 of				
22	each year	to the J	oint Legislative Education Oversight Committee on the following:				
23		<u>(1)</u>	The total amount of funds received by a company under the Customized				
24			Training Program.				
25		<u>(2)</u>	The types of services sought by the company, whether for new, expanding, or				
26			existing industry.				
27		<u>(3)</u>	The amount of funds per trainee received by that company.				
28		<u>(4)</u>	The amount of funds received per trainee by the community college delivering				
29			the training.				
30		<u>(5)</u>	The number of trainees trained by the company and community college.				
31		<u>(6)</u>	The number of years that company has been funded.				
32	<u>(c)</u>		thstanding any other provision of law, the State Board of Community Colleges				
33			ines that allow the Customized Training Program to use funds appropriated for				
34			support training projects for the various branches of the Armed Forces of the				
35	United Sta						
36	<u>(d)</u>		available to the Customized Training Program shall not revert at the end of a				
37	-		shall remain available until expended. Up to ten percent (10%) of the				
38			training expenditures and up to five percent (5%) of the contractor-delivered				
39		-	ures for the prior fiscal year for Customized Training may be allotted to each				
40	-		ity building at that college.				
41	<u>(e)</u>		e funds appropriated in a fiscal year for the Customized Training Program, the				
42			community Colleges may approve the use of up to eight percent (8%) for the				
43	training and support of regional community college personnel to deliver Customized Training						
44			to business and industry.				
45	<u>(f)</u>		tate Board shall adopt guidelines to implement this section. At least 20 days				
46			ive date of any criteria or nontechnical amendments to guidelines, the State				
47		-	sh the proposed guidelines on the Community Colleges System Office's website				
48	-		te to persons who have requested notice of proposed guidelines. In addition, the				
49 50	State Board must accept oral and written comments on the proposed guidelines during the 15						
50 51	business days beginning on the first day that the State Board has completed these notifications. For the purpose of this subsection, a technical amendment is either of the following:						
.)]	тог ше вп	u dose o	a mus subsection, a recumical amendment is enner of the following.				

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<u>(1)</u>	An amendment that corrects a spelling or gran	mmatical error.
(2)	An amendment that makes a clarification base	ed on public comment and could
	have been anticipated by the public notice	that immediately preceded the
	public comment.	
" <u>§ 115D-10.19. S</u>	Short-Term Workforce Development Grant	Program.
(a) Progra	m Established. – There is established the Nort	th Carolina Community College
Short-Term Work	force Development Grant Program (Program)	to be administered by the State
Board of Commu	inity Colleges. The State Board shall adopt ru	les for the disbursement of the
grants pursuant to	this section.	
	ms of Study The State Board of Community	
the Department of	f Commerce, shall determine the eligible prog	grams of study for the Program,
according to the	occupations that are in the highest demand in t	the State. The eligible programs
	nclude programs such as architecture and	
information techn	ology, electrical line worker, and manufactur	ring programs and may include
other programs to	meet local workforce needs.	
(c) <u>Awarc</u>	l Amounts. – To the extent funds are made ava	ilable for the Program, the State
Board of Commu	inity Colleges shall award grants in an amou	nt of up to seven hundred fifty
dollars (\$750.00)	to students pursuing short-term, noncredit	State and industry workforce
credentials. The	State Board of Community Colleges shall e	establish criteria for initial and
continuing eligib	ility for students. At a minimum, students sh	nall be required to qualify as a
resident for tuition	n purposes under the criteria set forth in G.S. 1	16-143.1 and in accordance with
the coordinated	and centralized residency determination proc	cess administered by the State
Education Assista	ance Authority.	
	t. – The State Board shall submit a report by A	
-	lative Education Oversight Committee and the	
-	in, for each academic year and by programs of	study, the amount of grant funds
	number of eligible students receiving funds.	
	Training programs for students with in	<u>tellectual and developmental</u>
disabi		
	ate Board of Community Colleges shall establi	
	to 15 community colleges. The program s	± ±
	or other credentials that lead to increase	. .
	intellectual and developmental disabilities ()	
	his purpose, the program shall improve the ab	
	aining and educational components that include	
	the-job training and apprenticeships with busin	-
	goal of the program shall be to inform con	• •
•	al supports within the individual commun	ity colleges on programs for
	DD related to at least the following:	
<u>(1)</u>	Establishing best practices for providing voc	cational training for individuals
(2)	with IDD.	
$\frac{(2)}{(2)}$	Providing financial and benefits counseling.	
$\frac{(3)}{(4)}$	Developing strategies on integrating assistive	
<u>(4)</u>	Maximizing access, with supports, to cre	• • •
	including micro-credentials that are established	PO DV THE NTATE BOATO
<u>(5)</u>	Identifying methods to increase orientation an	d integration of individuals with
	Identifying methods to increase orientation an IDD into the college community to the greate	d integration of individuals with st extent possible.
<u>(5)</u> (6)	Identifying methods to increase orientation an IDD into the college community to the greate Determining a needs assessment, marketing,	d integration of individuals with st extent possible. and evaluation to serve a broad
	Identifying methods to increase orientation an IDD into the college community to the greate	d integration of individuals with st extent possible. and evaluation to serve a broad and other similar disabilities or

General Assembly Of North Carolina Session 2025 No later than May 1 of each year, the Community Colleges System Office shall report 1 (b) 2 on the funds appropriated to the System Office for the purposes of this section to the Joint Legislative Education Oversight Committee and the Fiscal Research Division. At a minimum, 3 4 the report shall address the impact of the program, the use of any additional positions created at 5 community colleges, professional development training for staff, and funding sources identified 6 for individuals with IDD to build programs at community colleges that support postsecondary 7 trainings and certifications that enable individuals with IDD to engage in competitive, sustainable 8 employment. 9 "§ 115D-10.25. Commercial fishing and aquaculture classes. 10 The General Assembly urges all community colleges serving the coastal area of the (a) State to offer classes on commercial fishing and aquaculture. 11 12 (b) The North Carolina Community Colleges System Office shall provide technical 13 assistance to these colleges on offering such classes. 14 The North Carolina Community Colleges System Office shall report to the Joint (c) Legislative Education Oversight Committee on any fiscal and administrative issues it identifies 15 that limit colleges' ability to offer such courses. 16 17 "§ 115D-10.30. Correction education programs. 18 (a) Approval. – No course of instruction shall be offered by any community college at 19 State expense or partial State expense to any captive or co-opted group of students, as defined by 20 the State Board of Community Colleges, without prior approval of the State Board. All course 21 offerings approved for State prison inmates or prisoners in local jails must be tied to clearly 22 identified job skills, transition needs, or both. Approval by the State Board shall be presumed to 23 constitute approval of both the course and the group served by that institution. The State Board 24 may delegate to the President the power to make an initial approval, with final approval to be 25 made by the State Board. A course taught without such approval will not yield any full-time 26 equivalent students, as defined by the State Board. Community colleges shall report full-time 27 equivalent (FTE) student hours for correction education programs on the basis of student 28 membership hours. Funds appropriated for community college courses for prison inmates shall 29 be used only for inmates in State prisons. The first priority for the use of these funds shall be to 30 restore the FTE for basic skills courses to the FY 2008-2009 level. Funds not needed for this 31 purpose may be used for continuing education and curriculum courses related to job skills 32 training. No community college shall operate a multi-entry/multi-exit class or program in a prison 33 facility, except for a literacy class or program. The State Board shall work with the Division of 34 Adult Correction and Juvenile Justice of the Department of Public Safety on offering classes and 35 programs that match the average length of stay of an inmate in a prison facility. 36 Courses in Federal Prisons. - Courses in federal prisons shall not earn regular budget (b) 37 full-time equivalents but may be offered on a self-supporting basis. 38 "§ 115D-10.35. Teacher residency licensure courses. 39 The North Carolina Community College System may offer courses, in accordance with 40 Article 17D of Subchapter V of Chapter 115C of the General Statutes, to individuals who choose 41 to enter the teaching profession through residency licensure. 42 "§ 115D-10.40. American Sign Language courses. 43 The State Board of Community Colleges shall develop curriculum and continuing education 44 standards for courses of instruction in American Sign Language and shall encourage community 45 colleges to offer courses in American Sign Language as a modern foreign language. 46 "§ 115D-10.45. Adult high school equivalency diploma test. The State Board of Community Colleges may establish, retain, and budget fees charged to 47 students taking an adult high school equivalency diploma test, including fees for retesting. Fees 48 49 collected for this purpose shall be used only to (i) offset the costs of the test, including the cost 50 of scoring the test, (ii) offset the costs of printing adult high school equivalency diplomas, and

1	" <u>§ 115D-10.50. Motorcycle Safety Instruction Program.</u>
2	(a) There is created a Motorcycle Safety Instruction Program for the purpose of
3	establishing statewide motorcycle safety instruction to be delivered through the Community
4	Colleges System Office. The Program may be administered by a motorcycle safety coordinator
5	who shall be responsible for the planning, curriculum, and completion requirements of the
6	Program. The State Board of Community Colleges may elect a motorcycle safety coordinator
7	upon nomination of the President of the Community College System, and the compensation of
8	the motorcycle safety coordinator shall be fixed by the State Board upon recommendation of the
9	President of the Community College System pursuant to G.S. 115D-3. The State Board of
10	Community Colleges may contract with an appropriate public or private agency or person to
11	carry out the duties of the motorcycle safety coordinator.
12	(b) The Motorcycle Safety Instruction Program shall be implemented through the
13	Community Colleges System Office at institutions which choose to provide the Program. The
14	motorcycle safety coordinator shall select and facilitate the training and certification of
15	instructors who will implement the Program.
16	"Part 4. Students.
17	"§ 115D-10.65. Accreditation of secondary school located in North Carolina shall not be a
18	factor in admissions, loans, scholarships, or other educational policies.
19	(a) For purposes of this section, the term "accreditation" shall include certification or any
20	other similar approval process.
21	(b) The State Board of Community Colleges shall adopt a policy that prohibits any
22	community college from soliciting or using information regarding the accreditation of a
23	secondary school located in North Carolina that a person attended as a factor affecting
24	admissions, loans, scholarships, or other educational activity at the community college, unless
25	the accreditation was conducted by a State agency.
26	" <u>§ 115D-10.70. Driving eligibility certificates.</u>
27	(a) The State Board of Community Colleges shall adopt the following rules to assist
28	community colleges in their administration of procedures necessary to implement G.S. 20-11 and
29	<u>G.S. 20-13.2:</u>
30	(1) To establish the procedures a person who is or was enrolled in a community
31	college must follow and the requirements that person must meet to obtain a
32	driving eligibility certificate.
33	(2) To require the person who is required under G.S. 20-11(n) to sign the driving
34 25	eligibility certificate to provide the certificate if he or she determines that one
35	of the following requirements is met:
36	a. The person seeking the certificate is eligible for the certificate under $C = 20.11(r)(1)$ and is not subject to $C = 20.11(r)(1)$
37 38	$\frac{G.S. 20-11(n)(1) \text{ and is not subject to } G.S. 20-11(n1)}{The person excline the certificate is eligible for the certificate under$
38 39	b. The person seeking the certificate is eligible for the certificate under G.S. 20-11(n)(1) and G.S. 20-11(n1).
39 40	
40 41	(3) <u>To provide for an appeal through the grievance procedures established by the</u> board of trustees of each community college by a person who is denied a
41	driving eligibility certificate.
42 43	
43 44	(4) <u>To define exemplary student behavior and to define what constitutes the</u> successful completion of a drug or alcohol treatment counseling program.
44 45	(b) The State Board shall develop policies as to when it is appropriate to notify the
45 46	Division of Motor Vehicles that a person who is or was enrolled in a community college no
40 47	longer meets the requirements for a driving eligibility certificate. The State Board also shall adopt
47	
	guidelines to assist the presidents of community colleges in their designation of representatives
	guidelines to assist the presidents of community colleges in their designation of representatives to sign driving eligibility certificates
49 50	<u>to sign driving eligibility certificates.</u> (c) The State Board shall develop a form for the appropriate individuals to provide their

1	Vehicles that the	student no long	ger meets the conditions for a driving eligibility certificate under			
2	G.S. 20-11(n)(1) or G.S. 20-11(n1), if applicable, in the event that this disclosure is necessary to					
3	comply with G.S. 20-11 or G.S. 20-13.2. Other than identifying under which statutory subsection					
4	the student is no longer eligible, no other details or information concerning the student's school					
5	record shall be re	eleased pursuan	t to this consent.			
6	" <u>§ 115D-10.75.</u>	Excused absen	ces for religious observances.			
7	The State Bo	oard of Commu	unity Colleges shall direct each community college to adopt a			
8	policy that author	orizes a minim	um of two excused absences each academic year for religious			
9	observances requ	uired by the fait	h of a student. The policy may require that the student provide			
10	written notice of	f the request fo	r an excused absence a reasonable time prior to the religious			
11			o provide that the student shall be given the opportunity to make			
12			ed due to an excused absence for a religious observance.			
13			ces for National Guard service members.			
14			unity Colleges shall adopt a policy to be applied uniformly			
15			ege System to provide that any student enrolled in a community			
16			l service member placed onto State active duty status during an			
17	-		excused absence for the period of time the student is on active			
18			ovide all of the following:			
19	<u>(1)</u>	-	hall be given the opportunity to make up any test or other work			
20	<u> </u>		g the excused absence.			
21	<u>(2)</u>		hall be given the option, when feasible, to continue classes and			
22	<u></u>		luring the academic term through online participation for the			
23			e the student is placed on active duty.			
24	<u>(3)</u>	-	shall be given the option of receiving a temporary grade of			
25	<u></u>		(IN)" or "absent from the final exam (AB)" for any course that			
26			as unable to complete as a result of being placed on State active			
27			however, the student must complete the course requirements			
28		•	eriod of time specified by the community college to avoid			
29		-	iling grade for the course.			
30	<u>(4)</u>		shall be permitted to drop, with no penalty, any course that the			
31	<u> </u>		nable to complete as a result of being placed on State active duty			
32		status."				
33	SEC		G.S. 115D-20(4) reads as rewritten:			
34	"(4)		standards and requirements for admission and graduation of			
35			other standards established by the State Board of Community			
36			withstanding any law or administrative rule to the contrary, local			
37			olleges are permitted to offer the following programs:			
38		•	ct to the approval of the State Board of Community Colleges,			
39		0	community colleges may collaborate with public school units			
40			to on the section of			
41		progra				
42		1.	Repealed by Session Laws 2022-71, s. 3.2, effective July 8,			
43			2022.			
44		2.	Academic transition pathways for qualified junior and senior			
45			high school students that lead to a career technical education			
46			certificate, diploma, or State or industry recognized credential			
47			and academic transition pathways for qualified freshmen and			
48			sophomore high school students that lead to a career technical			
49			education certificate or diploma in (i) industrial and			
50			engineering technologies, (ii) agriculture and natural			

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1 2		(v) business	i) transportation technology, (iv) construction, or technologies.
3		3. College trans	fer pathways requiring the successful completion
4		of 30 semes	ster credit hours of transfer courses, including
5		English and	mathematics, for the following students:
6		I. Quali	fied junior and senior high school students.
7			fied freshman and sophomore high school
8		stude	nts, if all of the following requirements are met:
9		A.	The student is determined to be academically
0			gifted, have a demonstrated readiness for the
1			course material, and have the maturity to justify
2			admission to the community college by (i) the
3			community college president, (ii) the student's
4			high school principal or equivalent
5			administrator, and (iii) the academically gifted
6			coordinator, if one is employed by the high
7			school or local school administrative unit.
8		B.	The student participates in academic advising
9			focused on the implications of being admitted
0			to college early with representatives from the
21			high school and the community college.
2		C.	The student's parent or guardian has given
3			consent for the student to participate.
4	a1.		oval of the State Board of Community Colleges,
5			colleges may collaborate with local school
6		administrative units	to offer cooperative innovative high school
7		programs, as provid-	ed by Part 9 of Article 16 of Chapter 115C of the
8		General Statutes.	
9	b.	During the summer	quarter, persons less than 16 years old may be
0			ncredit courses on a self supporting basis, subject
1		to rules of the State	Board of Community Colleges.
2	e.	High school student	s may be permitted to take noncredit courses in
3		safe driving on a self	E-supporting basis during the academic year or the
4		summer.	
5	d.	High school studen	ts 16 years and older may be permitted to take
6		noncredit courses,	except adult basic skills, subject to rules
7		promulgated by the	State Board of Community Colleges.
8	e.	Notwithstanding an	y other provision of this subdivision, qualified
9		youth 15 years and	l older may be permitted to enroll in courses,
0		including certificati	on eligible courses, in fire training pursuant to
1		G.S. 95-25.5(n) and	on a specialized course list approved by the State
2		Board of Con	munity Colleges in accordance with
3		G.S. 115D-5(b)(2)."	
4	SECTION 6	.5.(c) Article 2 of Cha	apter 115D of the General Statutes is amended by
5	adding a new section to		
6	" <u>§ 115D-21.2. Accredit</u>		
7		-	tions apply in this section:
8		• •	period of time during which a community college
9		redited.	
0			gency or association that accredits institutions of
1	highe	r education.	

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(3) Regio	onal accrediting agency. – One of the follo	owing accrediting agencies:
	<u>a.</u>	Higher Learning Commission.	
	<u>b.</u>	Middle States Commission on Higher E	Education.
		New England Commission on Higher E	
	<u>c.</u> <u>d.</u>	Northwest Commission on Colleges and	
	<u>e.</u>	Southern Association of Colleges and	
	_	Colleges.	
	<u>f.</u>	Western Association of Schools	and Colleges Accrediting
		Commission for Community and Junior	Colleges.
<u>(b)</u> <u>Pr</u>	ohibit Cor	secutive Accreditation by an Accrediti	ng Agency. – A community
college shall	not receiv	e accreditation by an accrediting agency	for consecutive accreditation
cycles except	as provide	d in subsection (c) of this section.	
<u>(c)</u> <u>A</u>	ccreditation	n Transfer Procedure. – A community col	lege that pursues accreditation
with a differe	nt accrediti	ng agency in accordance with this section	shall pursue accreditation with
-		gency. If the community college is not gr	
regional accr	editing age	ency that is different from its current acc	rediting agency at least three
-	-	tion of its current accreditation, the comm	
		gency for an additional accreditation cycle	
		grams Exempt. – The requirements of	
		tal, or certificate programs at community	
	requireme	nts or best practices, as identified by th	e State Board of Community
Colleges.			
		ion. – A community college may bring a	
<u>(1</u>		nst any person who makes a false statement	
		ommunity college, if all of the following c	
	<u>a.</u>	The statement, if true, would mean the	
	1.	compliance with its accreditation standa	
	<u>b.</u>	The person made the statement with known false or with reckless disregard as to whether the statement with t	-
	C	The accrediting agency conducted a rev	
	<u>c.</u>	as a proximate result of the statement.	lew of the community conege
	<u>d.</u>	The review caused the community colle	age to incur costs
(2		<u>nmunity college that prevails on a cause</u>	•
<u>1</u> 2		ubsection shall be entitled to the following	-
	<u>a.</u>	Costs related to the review conducted	
	<u>u.</u>	including for the following:	<u>a cy nie weerenning ugeney,</u>
			nmunity college personnel
		2. <u>Contracted services, including o</u>	
		3. Travel, lodging, and food expen	-
		1.Additional hours worked by contracted services, including of2.Contracted services, including of3.Travel, lodging, and food expendence4.Fees required by the agency.	<u>~ - ~ -</u>
	<u>b.</u>	Reasonable attorneys' fees.	
	<u>c.</u>	Court costs."	
SI		5.5.(d) G.S. 115D-21.5 is repealed.	
		5.5.(e) Article 2 of Chapter 115D of the G	eneral Statutes is amended by
adding a new		-	-
U		<u>ulum courses taught throughout year.</u>	
		s may teach curriculum courses at any time	e during the year, including the
summer term	. Student n	nembership hours from these courses shall	l be counted when computing
		lents (FTE) for use in budget funding form	
		5.5.(f) Chapter 115D of the General Statute	es is amended by adding a new
Article to rea	d٠		

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1	"Article 2B.				
2	"High School Programs.				
3	"§ 115D-30.1. Career and College Promise Program.				
4	(a) There is established the Career and College Promise Program to allow pathways for				
5	qualified high school students to take community college courses without the payment of tuition.				
6	(b) Subject to the approval of the State Board of Community Colleges, local community				
7	colleges may collaborate with public school units and nonpublic schools to offer courses through				
8	the following programs:				
9	(1) <u>Academic transition pathways for qualified junior and senior high school</u>				
10	students that lead to a career technical education certificate, diploma, or State				
11 12	or industry-recognized credential and academic transition pathways for				
12	<u>qualified freshmen and sophomore high school students that lead to a career</u> technical education certificate or diploma in one of the following:				
13 14					
14	a.Industrial and engineering technologies.b.Agriculture and natural resources.				
16	<u>c.</u> <u>Transportation technology.</u>				
17	<u>d.</u> <u>Construction.</u>				
18	e. Business technologies.				
19	(2) College transfer pathways requiring the successful completion of 30 semester				
20	credit hours of transfer courses, including English and mathematics, for the				
21	following students:				
22	a. Qualified junior and senior high school students.				
23	b. Qualified freshmen and sophomore high school students, if all of the				
24	following requirements are met:				
25	1. <u>The student is determined to be academically gifted, have a</u>				
26	demonstrated readiness for the course material, and have the				
27	maturity to justify admission to the community college by (i)				
28 29	the community college president, (ii) the student's high school				
29 30	principal or equivalent administrator, and (iii) the academically gifted coordinator, if one is employed by the high school or				
31	local school administrative unit.				
32	2. The student participates in academic advising focused on the				
33	implications of being admitted to college early with				
34	representatives from the high school and the community				
35	college.				
36	3. The student's parent or guardian has given consent for the				
37	student to participate.				
38	" <u>§ 115D-30.5. Evaluation of Career and College Promise Program.</u>				
39	(a) Evaluation. – In addition to the evaluation of cooperative innovative high schools by				
40	the State Board of Education pursuant to G.S. 115C-238.55, the State Board of Community				
41	Colleges, in conjunction with the State Board of Education and the Board of Governors of The				
42	University of North Carolina, shall evaluate the success of students participating in the Career				
43 44	and College Promise Program, including the College Transfer pathway and the Career and				
44 45	<u>Technical Education pathway.</u> (b) Metrics. – Success shall be measured by high school retention rates, high school				
45 46	completion rates, high school dropout rates, certification and associate degree completion,				
47	admission to four-year institutions, postgraduation employment in career or study-related fields,				
48	and employer satisfaction of employees who participated in the programs. The evaluation shall				
49	also include an analysis of the cost of students participating in each of the programs within the				
50	Career and College Promise Program, including at least the following:				

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1	<u>(1)</u>	Total enrollment funding, the number	of budgeted full-time equivalent
2		students, and the number of students enro	lled in courses through cooperative
3		innovative high schools, the College Trans	nsfer pathway, and the Career and
4		Technical Education pathway.	
5	<u>(2)</u>	The cost and number of waivers of tuition	
6		students enrolled in courses through coope	-
7		College Transfer pathway, and the Career	± •
8	<u>(3)</u>	Any additional costs of a student attendin	• • •
9		not attending public school in a local	
0		majority of the student's instructional time	
1		rt. – The Boards shall jointly report by M	•
2		cation Oversight Committee, the Senat	± ± ±
3		r Education, the House Appropriations Com	
4		on of the General Assembly. The report sha	
5		nnovative high schools required by G.S.	
6		Office shall be responsible for submitting the	te combined report.
7		Cooperative innovative high schools.	
8	•	e approval of the State Board of Community	
9		with local school administrative units to	
0 1		, as provided by Part 9 of Article 16 of Chap	her 115C of the General Statutes.
2		<u>Noncredit courses.</u>	nunity Collogos local community
2 3	•	ules adopted by the State Board of Communication of the following:	numry Coneges, local community
5 4		<u>During the summer quarter persons less t</u>	han 16 years old may be permitted
+ 5	<u>(1)</u>	During the summer quarter, persons less t	
5 6	(2)	to take noncredit courses on a self-support	
7	<u>(2)</u>	High school students may be permitted driving on a self-supporting basis during t	
8	(3)	High school students 16 years and older i	
9	<u>(3)</u>	courses, except adult basic skills.	may be permitted to take noncredit
0	(4)	Notwithstanding any other provision of th	is Article qualified youth 15 years
1	<u>(+)</u>		enroll in courses, including
2		certification-eligible courses, in fire traini	
3		on a specialized course list approved b	
4		Colleges in accordance with G.S. 115D-30	
5	"8 115D-30.20.	Gateway to College Program.	<u></u>
6		of the first semester of the Gateway to Colle	ge Program is to address additional
7		ssfully complete the Program. Students may	
8	* *	transition to more challenging courses; there	•
9) permit high school students who are enrolle	
0	•	opmental courses based on an assessment of	
1		community college staff team and (ii) includ	
2	budget FTE for t		<u> </u>
		NC Career Coach Program.	
3		ose. – There is established the NC Career C	oach Program to place community
3 4	(a) Purpo		
		oaches in high schools to assist students w	
4	college career c	oaches in high schools to assist students y nunity college programs that would enable s	with determining career goals and
4 5	college career c identifying comr	-	with determining career goals and tudents to achieve these goals.
4 5 6	college career cidentifying comr(b)Mem	nunity college programs that would enable s	with determining career goals and tudents to achieve these goals. rustees of a community college and
4 5 6 7	college career cidentifying comr(b)Mema local board of	nunity college programs that would enable s orandum of Understanding. – The board of t	with determining career goals and tudents to achieve these goals. rustees of a community college and unit within the service area of the

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1 2	school administr following:	ative u	nit. At a minimum, the memorandum of understan	nding shall include the
3	<u>10110 willig.</u> (1)	Real	irement that the community college provides the	following
4	<u>(1)</u>	<u>a.</u>	Hiring, training, and supervision of career c	
5		<u>u.</u>	trustees may include a local board of educatio	
5			committee to participate in the decision making	
,			the coach positions.	ig regarding mining for
		h		to the ampleument of
		<u>b.</u>	Salary, benefits, and all other expenses related the career coach. The coach will be an emp	
)			trustees and will not be an agent or employee	-
			education.	
		0	Development of pedagogical materials and te	ophnologias naodad to
		<u>c.</u>		schnologies needed to
		d	enhance the advising process.	y the local school
		<u>d.</u>	<u>Criminal background checks required by</u>	
		2	administrative unit for employees working dire	
		<u>e.</u>	Agreement that, while on any school campus,	
			obey all local board of education rules and	•
	(2)	D	authority of the school building administration.	
	<u>(2)</u>		irement that the local school administrative unit	provides the following
			reer coaches:	
		<u>a.</u>	Access to student records, as needed to carr	y out the coach's job
		1.	responsibilities.	
		<u>b.</u>	Office space on site appropriate for student adv	-
		<u>c.</u>	Information technology resources, including	, but not fimited to,
		4	internet access, telephone, and copying.	an into the fearly and
		<u>d.</u>	<u>Initial school orientation and ongoing integrati-</u> staff community.	on mo the faculty and
		0		dution
		<u>e.</u> <u>f.</u>	Promotion of school-wide awareness of coach of Eacilitation of the coach's access to individe	
		<u>1.</u>	<u>Facilitation of the coach's access to individu</u> assemblies for the purposes of awareness build	
	(c) Appl	iontion	for NC Career Coach Program Funding. – The	
			a local board of education of a local school admini	
		-	nunity college jointly may apply for available fund	
			he State Board of Community Colleges. The State	
			a process for award of funds as follows:	<u>5 Board of Community</u>
	<u>(1)</u>		sory committee. – Establishment of an advisory c	committee which shall
	<u>(1)</u>	-	de representatives from the NC Community	
			rtment of Public Instruction, the Department of C	
			representatives of the business community, to re	
		-	e recommendations for funding awards to the State	**
	(2)		ication submission requirements. – The State	
	<u>(2)</u>		eges shall require at least the following:	board of Community
		<u>a.</u>	Evidence of a signed memorandum of understa	anding that meets at a
		<u>a.</u>	minimum, the requirements of this section.	anding that meets, at a
		<u>b.</u>	Evidence that the funding request will be match	hed with local funds in
		<u>0.</u>	accordance with the following:	ied with local funds in
			<u>1. Matching funds may come from public</u>	or private sources
			2. The match amount shall be determ	▲
			<u>development tier designation of the cou</u>	
			school administrative unit is located wh	•
)			sensor administrative unit is located with	tere the curcer couch is

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	assigned on the date of the award of fund	s by the State Board
	of Community Colleges according to the	following:
	I. If located in a tier one cou	nty as defined in
	G.S. 143B-437.08, no local match	shall be required.
	II. If located in a tier two cou	nty as defined in
	<u>G.S. 143B-437.08, one dollar (\$1.</u>	00) of local funds for
	every two dollars (\$2.00) in S	tate funds shall be
	required.	
	III. If located in a tier three cou	
	<u>G.S. 143B-437.08, one dollar (\$1.</u>	
	every one dollar (\$1.00) in St	ate funds shall be
(2)	required.	11 1 11 1 1
<u>(3)</u>	<u>Awards criteria. – The State Board of Community Co</u>	•
	criteria for consideration in determining the award of fun	ids that shall include
	the following:	a and industry in the
	a. <u>Consideration of the workforce needs of busines</u> region.	s and moustry in the
	b. Targeting of resources to enhance ongoing econ	omic activity within
	the community college service area and surround	
	c. <u>Geographic diversity of awards.</u>	<u>ing counties.</u>
(d) Annua	l Report. –	
(1)	The board of trustees of a community college that employ	s one or more career
<u></u>	coaches shall report annually to the State Board of Con	
	implementation and outcomes of the Program, inclu	
	information:	
	<u>a.</u> <u>Number of career coaches employed.</u>	
	b. Number of local school administrative units set	erved and names of
	schools in which career coaches are placed.	
	c. <u>Number of students annually counseled by career</u>	
	d. Impact of career coaches on student choices, as d	
	measure selected by the State Board of Commun	
<u>(2)</u>	The State Board of Community Colleges shall report an October 1 to the Joint Logislative Education Overright	
	October 1 to the Joint Legislative Education Oversight following:	t Commutee on the
		board of trustees of
	<u>a.</u> <u>A compilation of the information reported by the</u> community colleges, as provided in subdivision (
	b. Number and names of partnership applicants for	
	Program funding.	
	c. Number, names, and amounts of those awarde	d NC Career Coach
	Program funding."	
SECT	TON 6.5.(g) G.S. 115D-39, 115D-39.1, 115D-40.1,	and 115D-40.5 are
odified into Part	2 of Article 3 of Chapter 115D of the General Statutes, w	hich shall be entitled
	"." The remaining sections of Article 3 of Chapter 115D of	
	Part 1 of Article 3 of Chapter 115D of the General Stat	utes, which shall be
0	of Community Colleges."	
C LI V L	TON 6.5.(h) Part 2 of Article 3 of Chapter 115D of the	e General Statutes is
	ng new sections to read:	
mended by addir	0	
amended by addir ' <u>§ 115D-39.2. Pr</u>	ro rata tuition and uniform registration fees.	1
amended by addir <u>§ 115D-39.2. Pr</u> In order to ma	ro rata tuition and uniform registration fees. ke instruction as accessible as possible to all citizens, the t	
amended by addir " <u>§ 115D-39.2. Pr</u> In order to ma courses and of no	ro rata tuition and uniform registration fees.	way from institution

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the establi	the established regular tuition rate charged a full-time student shall be charged a part-time student				
	taking any curriculum course. In lieu of any tuition charge, the State Board of Community				
			a uniform registration fee, or a schedule of	•	
			olling in extension courses for which inst		
from State			-	<u> </u>	
" <u>§</u> 115D-3			waivers.		
(a)			ion Waivers. – The State Board of Commu	inity Colleges shall not waive	
			fees for any individuals, except the State	• •	
general an	nd unifo	rm reg	lations, waive tuition and registration fees	s for the following:	
-	(1)	Perso	ns not enrolled in elementary or second	dary schools taking courses	
			g to a high school diploma or equivalent c		
	<u>(2)</u>	Cours	es requested by the following entities th	at support the organizations'	
		trainii	ng needs and are on a specialized course list	t approved by the State Board:	
		<u>a.</u>	Volunteer fire departments.		
		<u>b.</u>	Municipal, county, or State fire departme	ents.	
		<u>c.</u>	Volunteer EMS or rescue and lifesaving	departments.	
		<u>d.</u>	Municipal, county, or State EMS or rescu	e and lifesaving departments.	
		<u>e.</u>	Law enforcement, fire, or EMS or re	escue and lifesaving entities	
			serving a lake authority that was cre	ated by a county board of	
			commissioners prior to July 1, 2012.		
		<u>f.</u>	Radio Emergency Associated Commu	· · · ·	
			under contract to a county as an emerger		
		<u>g.</u>	Municipal, county, or State law enforcer		
		<u>h.</u>	Campus police agencies of private inst		
			certified by the Attorney General purs	uant to Chapter 74G of the	
			<u>General Statutes.</u>		
		<u>i.</u>	The Division of Prisons of the Department		
			Division of Juvenile Justice of the Depar	•	
			training of full-time custodial employ	· · ·	
			Divisions required to be certified under the General Statutes and the rules of the	_	
			Standards Commission.	Criminal Justice and Training	
		i	The Eastern Band of Cherokee Indians la	w enforcement fire or FMS	
		<u>j.</u>	or rescue and lifesaving tribal governme		
		<u>k.</u>	The Criminal Justice Standards Division	1 1 0	
		<u>II.</u>	for the training of criminal justice profess	-	
			certified under (i) Article 1 of Chapter 17	-	
			the rules of the North Carolina Crin		
			Training Standards Commission or (ii)		
			Statutes and the rules of the North Card	÷	
			Training Standards Commission. The		
			sub-subdivision apply to participants and		
			Carolina Criminal Justice Fellows Progra	-	
			eligible criminal justice professions, as d		
	(3)	<u>Fir</u> efi	ghters, EMS personnel, and rescue and life		
	<u> </u>		n is located on a military installation within		
			upport their organizations' training need		
			se by the State Board.	**	
	<u>(4)</u>	x	ees enrolled in courses conducted under	er the Customized Training	
		Progr	am.		

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<u>(5</u>	<u>)</u> <u>Elem</u>	entary and secondary school emplo	yees enrolled in courses in first aid or
	cardi	opulmonary resuscitation (CPR).	-
<u>(6</u>	<u>)</u> <u>All</u>	courses taken by high school s	tudents at community colleges, in
		dance with this section and Article	2B of this Chapter.
(7) Huma	an resources development cours	es for any individual who (i) is
		ployed, (ii) has received notification	n of a pending layoff, (iii) is working
			come Tax Credit (FEITC), or (iv) is
			two hundred percent (200%) of the
		al poverty guidelines.	-
<u>(8</u>	$\overline{\text{Cours}}$	ses providing employability skills,	ob-specific occupational or technical
		, or developmental education inst	ruction to certain students who are
		÷	mmunity college literacy course, in
		dance with rules adopted by the Sta	• •
<u>(9</u>			articipating in a pre-apprenticeship or
<u> </u>		enticeship program that meets all of	
	<u>a.</u>	Meets one of the following:	<i>L'</i>
	—		ceship program recognized by the
		United States Departmen	
			rogram recognized and approved by
			stering the statewide apprenticeship
		program.	
	<u>b.</u>		with courses relating to a job-specific
	—	occupational or technical skill.	
	<u>c.</u>		program to be North Carolina high
	_	school students when entering th	
(b) Fa	aculty and S		vaive tuition and registration fees for
	•		colleges may, however, use State or
		•	e course per semester for full-time
	- · ·		a nine-, 10-, 11-, or 12-month term.
	-	• • •	pay tuition and registration fees for
	-	-	nsistent with the academic assistance
-	-	he State Human Resources Commi	
	•		Community Colleges System Office
	-		ommittee on the number and type of
-		at to subsection (a) of this section."	· · ·
		5.5.(i) G.S. 115D-41 is recodified a	s G.S. 115D-38.5.
S	ECTION 6	5.5.(j) G.S. 115D-43 is recodified a	as G.S. 115D-38.10.
		5.5.(k) G.S. 115D-44 is repealed.	
		6.5.(l) G.S. 20-11(n) reads as rewri	tten:
			desires to obtain a permit or license
		• •	r its equivalent or must have a driving
		driving eligibility certificate must i	-
(1			ertificate under subdivision (4) of this
Ň	· •		determined that one of the following
		rements is met:	e
	a.		d in school and is making progress
		toward obtaining a high school d	• • •
	b.		placed on the person or the person's
		family if the person does not reco	
	с.		ess toward obtaining a high school
		diploma or its equivalent.	
		1 1	

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(1a)	subsection also must show that one of the following require a. The person who seeks a permit or license issued un	ements is met:
		der this section is
	subject to subsection (n1) of this section and is	
(2)		
(3)	It must be dated within 30 days of the date the person appl	ies for a permit or
(4)		
(+)	a. The principal, or the principal's designee, of the publ	ic school in which
	b. The administrator, or the administrator's designee,	of the nonpublic
	-	
		n the home school
	1	
	1 1	
	e	a school in which
	1	ommunity college
		Similarity concege
Notwithstand	-	driving eligibility
-		-
whichever is app	licable, and may not be appealed under this Chapter."	
	• •	
1	1 0	
		il must last for the
01		gibility certificate
(1)		
		for the persons
(2)	č	gibility certificate
	under G.S. $20-11(n1)$, then the revocation shall be for a per	iod of one year.
For a person	whose permit or license was revoked due to ineligibility for a	driving eligibility
		ne following:
	• • •	
		• •
		-
record for any rea		e person s un ving
	(1a) (1a) (2) (3) (4) (4) Notwithstand certificate was print the rules adopted whichever is apprint SECT "(c1) Upon meets the require expeditiously no thirtieth calendar permit or license notice. Notwithst following periods (1) (2) For a person y certificate under the person's eight (1) (2) If the Divisio eligibility certific expunged by the suspension or reverting the period of the period (1) (2)	 subsection also must show that one of the following require a. The person who seeks a permit or license issued un subject to subsection (n1) of this section. b. The person who seeks a permit or license issued un subject to subsection (n1) of this section and is certificate under that subsection. (2) If must be on a form approved by the Division. (3) If must be dated within 30 days of the date the person appl license issuable under this section. (4) If must be signed by the applicable person named below: a. The principal, or the principal's designee, of the publ the person is enrolled. b. The administrator, or the administrator's designee, school in which the person is enrolled. c. The person who provides the academic instruction i in which the person is enrolled. c. The person who provides the academic instruction accordance with an educational program found by a 1, 1998, to comply with the compulsory attendance d. The designee of the board of directors of the charte the person is enrolled. e. The president, or the president's designee, of the cai in which the person is enrolled. e. The president, or the president's designee, of the cai in which the person is enrolled. e. The president, or the president's designee, of the cai in which the person is enrolled. whichever is applicable, and may not be appealed under this Chapter." SECTION 6.5.(m) G.S. 20-13.2(c1) reads as rewritten: "(c1) Upon receipt of notification from the proper school authority that a meets the requirements for a driving eligibility certificate under G.S. 20-11(n)(1), then the revocation shall last or eighteenth birthday. (2) If the revocation is because of ineligibility for a driving eli under G.S. 20-11(n)(1), then the revocation shall last or eighteenth birthday. (2) If the revocation is because of ineligibility for a driving eli under G.S. 20-11(n)(1), then the revocation shall last or eighteenth b

For a person whose permit or license was revoked due to ineligibility for a driving eligibility 1 2 certificate under G.S. 20-11(n1), the Division shall restore a person's permit or license before the 3 end of the revocation period, if the person submits to the Division a driving eligibility certificate 4 as required under G.S. 20-11(n). 5 Notwithstanding any other law, the decision concerning whether a driving eligibility 6 certificate was properly issued or improperly denied shall be appealed only as provided under 7 the rules adopted in accordance with G.S. 115C-12(28), 115D-5(a3), 115D-10.70, or 115C-566, 8 whichever is applicable, and may not be appealed under this Chapter." 9 SECTION 6.5.(n) G.S. 90-631(b) reads as rewritten: 10 "(b) A massage and bodywork therapy program operated by a North Carolina community college that is accredited by a regional accrediting agency, as defined in G.S. 115D-6.2, 11 12 G.S. 115D-21.2, is exempt from the approval process, licensure process, or both, established by 13 the Board. The college shall certify annually to the Board that the program meets or exceeds the 14 minimum standards for curriculum, faculty, and learning resources established by the Board. 15 Students who complete the program shall qualify for licenses from the Board as if the program 16 were approved, licensed, or both, by the Board." 17 **SECTION 6.5.(0)** G.S. 93A-4(a2) reads as rewritten: 18 "(a2) A certified real estate education provider shall pay a fee of ten dollars (\$10.00) per 19 licensee to the Commission for each licensee completing a postlicensing education course 20 conducted by the school, provided that these fees shall not be charged to a community college, 21 junior college, college, or university located in this State and accredited by a regional accrediting agency, as defined in G.S. 115D-6.2 G.S. 115D-21.2 and G.S. 116-11.4, respectively." 22 23 SECTION 6.5.(p) G.S. 93A-38.5(e) reads as rewritten: 24 "(e) The Commission may establish a nonrefundable course application fee to be charged 25 to private real estate education providers for the review and approval of a proposed continuing 26 education course. The fee shall not exceed one hundred twenty-five dollars (\$125.00) per course. 27 The Commission may charge the private real estate education providers of an approved course a 28 nonrefundable fee not to exceed seventy-five dollars (\$75.00) for the annual renewal of course 29 approval. 30 A private real estate education provider shall pay a fee of ten dollars (\$10.00) per licensee to 31 the Commission for each licensee completing an approved continuing education course 32 conducted by the sponsor. 33 The Commission shall not charge a course application fee, a course renewal fee, or any other 34 fee for a continuing education course sponsored by a community college, junior college, college, 35 or university located in this State and accredited by a regional accrediting agency, as defined in 36 G.S. 115D-6.2 G.S. 115D-21.2 and G.S. 116-11.4, respectively." 37 **SECTION 6.5.(q)** G.S. 93E-1-7(b2) reads as rewritten: 38 The Board shall not charge a course application fee, a course renewal fee, or any other "(b2) 39 fee for a continuing education course offered by a North Carolina college, university, junior 40 college, or community or technical college accredited by a regional accrediting agency, as 41 defined in G.S. 115D-6.2 G.S. 115D-21.2 and G.S. 116-11.4, respectively, or an agency of the 42 federal, State, or local government." SECTION 6.5.(r) G.S. 93E-1-8 reads as rewritten: 43 44 "§ 93E-1-8. Education program approval and fees. 45 . . . 46 (b) The Board may by rule set nonrefundable fees chargeable to private real estate 47 appraisal schools or course sponsors, including appraisal trade organizations, for the approval 48 and annual renewal of approval of their qualifying courses required by G.S. 93E-1-6(a), or 49 equivalent courses. The fees shall be one hundred dollars (\$100.00) per course for approval and 50 fifty dollars (\$50.00) per course for renewal of approval. No fees shall be charged for the approval or renewal of approval to conduct appraiser qualifying courses where such courses are offered 51

1 by a North Carolina college, university, junior college, or community or technical college 2 accredited by a regional accrediting agency, as defined in G.S. 115D-6.2 G.S. 115D-21.2 and 3 G.S. 116-11.4, respectively, or an agency of the federal, State, or local government. 4 5 (d) Nonrefundable fees of one hundred dollars (\$100.00) per course may be charged to 6 schools and course sponsors for the approval to conduct appraiser continuing education courses 7 and fifty dollars (\$50.00) per course for renewal of approval. However, no fees shall be charged 8 for the approval or renewal of approval to conduct appraiser continuing education courses where 9 such courses are offered by a North Carolina college, university, junior college, or community 10 or technical college accredited by a regional accrediting agency, as defined in G.S. 115D-6.2 G.S. 115D-21.2 and G.S. 116-11.4, respectively, or by an agency of the federal, State, or local 11 12 government. A nonrefundable fee of fifty dollars (\$50.00) per course may be charged to current 13 or former licensees or certificate holders requesting approval by the Board of a course for

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continuing education credit when approval of such course has not been previously obtained by the offering school or course sponsor." **SECTION 6.5.(s)** G.S. 95-25.5(n) reads as rewritten: Nothing in this section prohibits qualified youths under 18 years of age from "(n) participating in training through their fire department, the Office of State Fire Marshal, or the North Carolina Community College System. As used in this subsection, the term "qualified youth under 18 years of age" means an uncompensated fire department or rescue squad member who is at least the age of 15 and under the age of 18 and who is a member of a bona fide fire department, as that term is defined in G.S. 58-86-2(4), or of a rescue squad described in

23 G.S. 58-86-2(6). A qualified youth under 18 years of age under this subsection may be permitted 24 to enroll in courses, including certification-eligible courses, in fire training at a community 25 college on a specialized course list approved by the State Board of Community Colleges pursuant 26 to G.S. 115D-20(4)e.G.S. 115D-30.15(4)."

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- **SECTION 6.5.(t)** G.S. 115C-84.3(a)(3) reads as rewritten:
- Institution of higher education courses, as provided in Article 16 of this "(3) Chapter or G.S. 115D-20(4). Article 2B of Chapter 115D of the General Statutes."

SECTION 6.5.(u) G.S. 115C-238.55 reads as rewritten:

32 "§ 115C-238.55. Evaluation of cooperative innovative high schools.

33 The State Board of Education and the governing Boards shall evaluate the success of students 34 in cooperative innovative high schools approved under this Part. Success shall be measured by 35 high school retention rates, high school completion rates, high school dropout rates, certification 36 and associate degree completion, admission to four-year institutions, postgraduation employment 37 in career or study-related fields, and employer satisfaction of employees who participated in and 38 graduated from the schools. The Boards shall jointly report by March 15 of each year to the Joint 39 Legislative Education Oversight Committee, the Senate Appropriations Committee on 40 Education/Higher Education, the House Appropriations Committee on Education, and the Fiscal 41 Research Division of the General Assembly on the evaluation of these schools. The report shall 42 be combined with the evaluation of and analysis of cost of students participating in the Career 43 and College Promise Program required by G.S. 115D-5(x), G.S. 115D-30.5, and the Community Colleges System Office shall be responsible for submitting the combined report." 44 45

- SECTION 6.5.(v) G.S. 115D-2(2) reads as rewritten: "(2) The term "community college" is defined as an educational institution
- 46 47 operating under the provisions of this Chapter and dedicated primarily to the 48 educational needs of the service area which it serves, and may offer any of the 49 following:
- 50 The freshmen and sophomore courses of a college of arts and sciences, a. 51 authorized by G.S. 115D-4.1;G.S. 115D-10.10.

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b.	Organized credit curricula for the training of	technicians; curricular
	courses may carry transfer credit to a senior	
	where the course is comparable in conter	t and quality and is
	appropriate to a chosen course of study; study.	
с.	Vocational, trade, and technical specialty of	ourses and programs,
	andprograms.	
d.	Courses in general adult education."	
	5.(w) G.S. 115D-39(a1) reads as rewritten:	a 1 1
	deral law enforcement officers, firefighters, EM	-
	whose permanent duty station is within North C	
	ion waivers under G.S. 115D-5(b)(2a) $G.S. 115$	
-	resident community college tuition rate for con	
	eds and are approved for this purpose by the Stat	e Board of Community
Colleges."	\mathbf{F} (\mathbf{r}) C S 115D (1(a) mode as normitteen)	
	5.(x) G.S. 115D-41(a) reads as rewritten: ollege contracts with local school administrative	units shall not he used
•	blant funding for a public school high school tea	
	115D-20(4) <u>Article 2B of this Chapter who is al</u>	1 0
	ve unit. In no event shall a community colleg	
	t to provide high school level courses."	e contract with a local
	5. (y) Article 6A of Chapter 115D of the Genera	l Statutes is repealed
	5.(z) G.S. 116-201(b)(8) reads as rewritten:	a Statutes is repeated.
	te institution" means an institution other than a s	seminary. Bible school.
· · ·	college or similar religious institution in this Sta	•
	ed by the State or any agency or political subdiv	
-	nation thereof, that offers post-high school educ	
	gional accrediting agency, as defined in G.S. 11	
-	S. 116-11.4, or the Transnational Association of	
	ls, or, in the case of institutions that are not eligi	
accred	litation, accredited in those categories and	by those nationally
recogn	nized accrediting agencies that the Authority ma	y designate;"
SECTION 6.	5.(aa) G.S. 116-280(3) reads as rewritten:	
"(3) Eligib	le private postsecondary institution A sche	ool that is any of the
follow	ving:	
a.	A nonprofit postsecondary educational ins	
	permanent campus located in this State that is	_
	by the State of North Carolina or by an agency	-
	of the State or by any combination thereof t	that satisfies all of the
	following:	
	1. Is either (i) accredited by a regional	
	defined in G.S. 115D 6.2 G.S. 115D-2	
	or the Transnational Association of (-
	Schools or (ii) was accredited by SA	
	Association of Colleges and Schools C	
	on January 1, 2021, and, beginning J	
	member of the Transnational Association and Schools.	n of Christian Coneges
	 Awards a postsecondary degree as defi 	ned in $G \subseteq 116.15$
	A postsecondary institution owned or operated	
b.		hy a hoghital authomity

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1	nonprofit postsecondary educational institution as defined in					
2	sub-subdivision a. of this subsection."					
3	SECTION 6.5.(bb) G.S. $126-5(c2)(3)$ reads as rewritten:					
4	"(3) Employees of community colleges whose salaries are fixed in accordance with					
5	G.S. 115D-5 G.S. 115D-6.1 and G.S. 115D-20 and employees of the					
6	Community Colleges System Office whose salaries are fixed by the State					
7	Board of Community Colleges in accordance with G.S. 115D-3."					
8	SECTION 6.5.(cc) Section 6.9(b) of S.L. 2023-134 reads as rewritten:					
9	"SECTION 6.9.(b) Of the recurring funds appropriated in this act to the Community					
10	Colleges System Office for the 2023-2025 fiscal biennium to support increasing program					
11	offerings for individuals with IDD pursuant to G.S. 115D-44, as enacted by this section,					
12	G.S. 115D-10.21, the System Office shall establish at least two statewide positions for program					
13	support, provide professional development training for college advising staff to assist students					
14	with IDD for career pathway exploration and the identification of credentials leading to					
15	competitive employment, and explore funding sources to sustain programs for students with					
16	IDD."					
17						
18	NCCCS LEARNING MANAGEMENT SYSTEM					
19	SECTION 6.6.(a) The State Board of Community Colleges shall conduct a					
20	competitive solicitation, including a request for information or a request for proposals, to provide					
21	a learning management system to all community colleges. The competitive solicitation shall be					
22	completed by December 31, 2025, and the transition to the new learning management system					
23	shall be completed by December 31, 2027. Answers to the competitive solicitation shall include					
24	information on how the learning management system would align with the learning management					
25	systems (i) offered by the Department of Public Instruction to local school administrative units					
26	and (ii) used by the constituent institutions of The University of North Carolina.					
27	SECTION 6.6.(b) By December 31, 2025, the State Board shall report to the Senate					
28 29	Appropriations Committee on Education/Higher Education, the House Appropriations					
29 30	Committee on Education, and the Fiscal Research Division on the information received. SECTION 6.6.(c) G.S. 143B-1320 reads as rewritten:					
31	"§ 143B-1320. Definitions; scope; exemptions.					
32	(a) Definitions. – The following definitions apply in this Article:					
32 33	(a) Definitions. – The following definitions apply in this Aftere. (1) CGIA. – Center for Geographic Information and Analysis.					
33 34	(1) COIA. – Center for Ocographic Information and Anarysis.					
35	(17) State agency or agency. – Any agency, department, institution, commission,					
36	committee, board, division, bureau, office, unit, officer, or official of the State.					
37	The term does not include the legislative or judicial branches of government					
38	government, the Community Colleges System Office, or The University of					
39	North Carolina.					
40						
41	(b) Exemptions. – Except as otherwise specifically provided by law, the provisions of					
42	this Chapter do not apply to the following entities: the General Assembly, the Judicial					
43	Department, the Community Colleges System Office, and The University of North Carolina and					
44	its constituent institutions. These entities may elect to participate in the information technology					
45	programs, services, or contracts offered by the Department, including information technology					
46	procurement, in accordance with the statutes, policies, and rules of the Department. The election					
47	must be made in writing, as follows:					
48	(1) For the General Assembly, by the Legislative Services Commission.					
49	(2) For the Judicial Department, by the Chief Justice.					
50	(2a) For the Community Colleges System Office, by the State Board of					
51	Community Colleges.					

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(3) (4)	For The University of North Carolina, by the Board For the constituent institutions of The University respective boards of trustees.	
"		
SEC	CONSIBILITY AND COMMUNITY COLLEGE T TION 6.7. Chapter 115D of the General Statutes is	
section to read:		
	Evaluation of technology costs.	
	oard of Community Colleges shall adopt a policy th	
	tate the following when acquiring technology, comput	
<u>(1)</u>	The long-term cost of ownership, including costs o	repairing the technology,
(2)	<u>computer hardware, or software.</u>	the technology computer
<u>(2)</u>	Any flexibility for innovation during the life of	the technology, computer
(2)	hardware, or software.	of the target life evale for
<u>(3)</u>	Any anticipated resale or salvage value at the end the technology, computer hardware, or software ba	
		-
	or salvage value of similar technology, computer l percentage of the initial cost of purchase."	lardware, or software as a
	percentage of the initial cost of purchase.	
FYPEDITED	FEACHER PIPELINE PATHWAY STUDY	
	TION 6.8. No later than March 15, 2026, Apprentice	shinNC shall report to the
	e Education Oversight Committee on a plan to facility	
	prenticeship candidates to enter the teaching profession	
	in in collaboration with the Board of Governors of	
	tate Board of Community Colleges, the Department	-
	ldition, ApprenticeshipNC may, in its discretion, collal	
	lucator preparation programs, local school administ	_
	programs. The plan shall include at least the following	
(1)	Options for an accelerated transition pathway that a	
(1)	to earn college credits leading to a teaching lice	
	structured, paid, or other experiential learning in	
	applicable program design and sequencing compon-	-
	goal.	
(2)	Maximize usage and transferability of at least t	the following coursework
(-)	completion opportunities:	
	a. College transfer pathways provided throug	the Career and College
	Promise Program that support entry int	
	preparation program.	
	b. Community college coursework leading to	completion of an associate
	degree related to teacher preparation.	r
	c. Online or asynchronous coursework pr	ovided at a constituent
	institution of The University of North Carol	
	degree.	8
	d. Enrollment in an associate degree progra	m or a bachelor's degree
	program while serving (i) as a full-time en	-
	unit and (ii) as a teacher assistant or a	
	apprenticeship program pursuant to G.S. 11	
	Section 7.37 of this act.	, ,
(3)	Any legislative changes or appropriations needed to	o implement the plan.
. /		

General Assemb	oly Of North Carolina	Session 2025
VARIOUS NCC	CCS STATUTORY CHANGES	
SECT	FION 6.9.(a) G.S. 115D-10.17(e), as enacted by this	s act, reads as rewritten:
"(e) Of the	e funds appropriated in a fiscal year for the Customi	zed Training Program, the
State Board of C	Community Colleges may approve the use of up to	eight percent (8%) fifteen
	or the training and support of regional community co	
	ning Program services to business and industry."	
	FION 6.9.(b) G.S. 115D-31.3(e) reads as rewritten:	
	latory Performance Measures. – The State Board of	Community Colleges shall
	llege on the following performance measures:	
(1)	Progress of basic skills students.	
(2)	Repealed by Session Laws 2016-94, s. 10.1, effecti	ive July 1, 2016.
(3)	Performance of students who transfer to a four-yea	•
(3a)	Success rate of students in credit-bearing English c	
(3b)	Success rate of students in credit-bearing Math or S	
(4),	(5) Repealed by Session Laws 2016-94, s. 10.1, eff	
(5a)	Progress of first-year curriculum students.	lective July 1, 2010.
(6)	Repealed by Session Laws 2012-142, s. 8.5, effecti	ive July 1, 2012
(0)	Curriculum student retention and graduation.	Ive July 1, 2012.
(7) (8)	Repealed by Session Laws 2012-142, s. 8.5, effecti	ive July 1, 2012
(8)	Attainment of licensure and certifications by stude	
· · ·	may also evaluate each college on additional perform	
	FION 6.9.(c) G.S. 115D-30.25, as enacted by this ad	
new subsection to		ct, is amended by adding a
		ollagos System Office may
	<u>nistrative Costs. – The North Carolina Community Correct (40%) of the funde appropriated for the NC (</u>	
	ercent (4%) of the funds appropriated for the NC (-
	osts, including system office staffing, professional d	
	d evaluation. These funds shall be utilized to enha	
	the program, ensuring its continued support for stude	
	The North Carolina Community Colleges System Off	•
	oversee the utilization of these administrative fun	ids in angliment with the
	and requirements." [ION 6.9.(d) G.S. 115D-30.1(b), as enacted by this	act is smanded by adding
		act, is amended by adding
a new subdivision		····· ································
" <u>(3)</u>	Career and College Ready Graduate pathw	
	developmental mathematics and developmental En	
	in the senior year of high school, including the	• • • •
	summer, and providing opportunities for college	
	prior to high school graduation, ensuring students a	re prepared for college and
	prior to high school graduation, ensuring students a career success as they transition from high school t	re prepared for college and to higher education."
	prior to high school graduation, ensuring students a career success as they transition from high school t TION 6.9.(e) The following provisions are repealed:	re prepared for college and to higher education."
(1)	prior to high school graduation, ensuring students a career success as they transition from high school to FION 6.9.(e) The following provisions are repealed: Section 10.13 of S.L. 2015-241.	re prepared for college and to higher education."
(1) (2)	prior to high school graduation, ensuring students a career success as they transition from high school t FION 6.9.(e) The following provisions are repealed: Section 10.13 of S.L. 2015-241. Section 10.5 of S.L. 2016-94.	re prepared for college and to higher education."
(1) (2) (3)	prior to high school graduation, ensuring students a career success as they transition from high school t FION 6.9.(e) The following provisions are repealed: Section 10.13 of S.L. 2015-241. Section 10.5 of S.L. 2016-94. Section 9.4 of S.L. 2018-5.	re prepared for college and to higher education."
(1) (2) (3) (4)	prior to high school graduation, ensuring students a career success as they transition from high school t FION 6.9.(e) The following provisions are repealed: Section 10.13 of S.L. 2015-241. Section 10.5 of S.L. 2016-94. Section 9.4 of S.L. 2018-5. Section 3J.19 of S.L. 2024-57.	re prepared for college and to higher education."
(1) (2) (3) (4)	prior to high school graduation, ensuring students a career success as they transition from high school t FION 6.9.(e) The following provisions are repealed: Section 10.13 of S.L. 2015-241. Section 10.5 of S.L. 2016-94. Section 9.4 of S.L. 2018-5.	re prepared for college and to higher education."
(1) (2) (3) (4) SECT	prior to high school graduation, ensuring students a career success as they transition from high school t TION 6.9.(e) The following provisions are repealed: Section 10.13 of S.L. 2015-241. Section 10.5 of S.L. 2016-94. Section 9.4 of S.L. 2018-5. Section 3J.19 of S.L. 2024-57. TION 6.9.(f) This section applies beginning with the	re prepared for college and to higher education."
(1) (2) (3) (4) SECT WORKFORCE	prior to high school graduation, ensuring students a career success as they transition from high school t FION 6.9.(e) The following provisions are repealed: Section 10.13 of S.L. 2015-241. Section 10.5 of S.L. 2016-94. Section 9.4 of S.L. 2018-5. Section 3J.19 of S.L. 2024-57. FION 6.9.(f) This section applies beginning with the DIPLOMA PROGRAM	re prepared for college and to higher education." 2025-2026 academic year.
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(1) (2) (3) (4) SECT WORKFORCE SECT shall establish the	 prior to high school graduation, ensuring students a career success as they transition from high school the following provisions are repealed: Section 10.13 of S.L. 2015-241. Section 10.5 of S.L. 2016-94. Section 9.4 of S.L. 2018-5. Section 3J.19 of S.L. 2024-57. FION 6.9.(f) This section applies beginning with the DIPLOMA PROGRAM FION 6.10.(a) Program; Purpose. – The Communitie Workforce Diploma Program (Program) for the 202 	re prepared for college and to higher education." 2025-2026 academic year. ty Colleges System Office 25-2026 and the 2026-2027
(1) (2) (3) (4) SECT WORKFORCE SECT shall establish the fiscal years. The	 prior to high school graduation, ensuring students a career success as they transition from high school the following provisions are repealed: Section 10.13 of S.L. 2015-241. Section 10.5 of S.L. 2016-94. Section 9.4 of S.L. 2018-5. Section 3J.19 of S.L. 2024-57. FION 6.9.(f) This section applies beginning with the DIPLOMA PROGRAM FION 6.10.(a) Program; Purpose. – The Community 	re prepared for college and to higher education." 2025-2026 academic year. ty Colleges System Office 25-2026 and the 2026-2027 its to obtain a high school

2 the Program. 3 SECTION 6.10.(b) Definitions. – For purposes of this section, the following definitions shall apply: 5 (1) Eligible student. – Any adult who meets the following criteria: 6 a. Is 21 years of age or older. 7 b. Is a resident of North Carolina. 8 c. Has not earned a high school diploma or its equivalent. 9 (2) Employability skills certification. – A certificate earned by demonstrating professional nontechnical skills through assessment and must include the program standards of the United States Department of Labors "Skills to Pay the Bills: Mastering Soft Skills for Workplace Success." 13 (3) Half credit. – Equivalent to one course or a semester of study. 14 (4) Participant. – An eligible student who is participantig in the Program. 15 (5) Qualifying third-party entity. – An entity that meets all of the following requirements: 1 a. Did the following in the past five years: 1 Administered at least three statewide adult high school diploma programs outside of the State. 20 2. For any program described in sub-sub-subdivision 1. of this sub-subdivision, maintained a graduation rate of at least fifty percent (50%) based on a two-year cohort beginning with the second cohort of the program. 24 b. Is accredited by an external, regional accrediting agency. <t< th=""><th>1</th><th></th><th></th><th>h qua</th><th>lifying third-party entity to separately administer a statewide version of</th></t<>	1			h qua	lifying third-party entity to separately administer a statewide version of
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48 SECTION 6.10.(d) Allocation of Funds. – Funds shall be provided to each					
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		qualifying			

50 (\$7,500) per participant, based on the completion of milestones, as follows:

	General Assem	bly Of North Carolina Session 2025
1	(1)	Two hundred seventy-five dollars (\$275.00) for the completion of each half
2 3 4	(2)	credit. Two hundred seventy-five dollars (\$275.00) for the completion of an employability skills certification program equivalent to one credit.
5	(3)	Two hundred seventy-five dollars (\$275.00) for the attainment of an
6		industry-recognized credential requiring up to 50 hours of training.
7	(4)	Five hundred fifty dollars (\$550.00) for the attainment of an
8		industry-recognized credential requiring between 51 and 100 hours of
9		training.
10	(5)	Eight hundred twenty-five dollars (\$825.00) for the attainment of an
11		industry-recognized credential requiring more than 100 hours of training.
12	(6)	One thousand one hundred dollars (\$1,100) for the attainment of a high school
13		diploma.
14		FION 6.10.(e) Report. – The State Board of Community Colleges, in
15		n each qualifying third-party entity, shall submit an interim report by August 15,
16 17		al report by August 15, 2027, to the Joint Legislative Education Oversight
17	following inform	he Fiscal Research Division on the impact of the Program, including at least the
18 19	(1)	The number of participants.
20	(1) (2)	The number of credits earned by participants.
20	(2)	The number of employability skills certifications issued to participants.
22	(4)	The number of type of workforce credentials earned by participants.
23	(5)	The number of participants who received a high school diploma.
24	(6)	The average funding provided per participant who received a high school
25		diploma.
26	(7)	The percentage of participants who received a high school diploma.
27	SEC	FION 6.10.(f) Follow-Up. – To the extent possible, the North Carolina
28	Community Coll	eges System Office shall attempt to collect data on employment outcomes for
29		rticipated in the Program pursuant to this section. Any data collected shall be
30		Joint Legislative Education Oversight Committee by July 15 of the year in which
31	the data was coll	
32		FION 6.10.(g) Nonreversion. – The nonrecurring funds appropriated in this act
33		26 fiscal year to the North Carolina Community Colleges System Office to
34		gram pursuant to this section shall not revert at the end of the 2025-2026 fiscal
35	-	nain available until the end of the 2026-2027 fiscal year.
36 37		FION 6.10.(h) Administration. – Of the nonrecurring funds appropriated in this
37		2026 fiscal year to the North Carolina Community Colleges System Office for System Office shall use up to one hundred thousand dollars (\$100,000) to hire
38 39	0	ivalent position to administer the Program.
40	one run-time equ	ivalent position to administer the Hogram.
41	DIGITAL CRE	DENTIAL PILOT PROGRAM
42		FION 6.11.(a) There is established the Digital Credential Pilot Program
43		e 2025-2027 fiscal biennium. The purpose of the Program is to evaluate the
44		digital credential vaults for use by community college students. The North
45		unity Colleges System Office shall contract with a third-party entity to create a
46		able digital vault platform capable of issuing, storing, verifying, and sharing
47	learner credentia	als, including microcredentials, certifications, transcripts, and verified skill
48		entials. The platform shall provide equitable cross-device access for learners and
49		ntial portability across educational institutions and employers, support open
50		eroperability, offer real-time verification, and ensure privacy and security in
51	compliance with	applicable laws. The system shall enable learners to manage a comprehensive,

1 lifelong record of achievement that is accessible, verifiable, and shareable with third parties 2 through digital means. Vault data must be user-encrypted to prevent unauthorized access or sale, 3 and all credential and learner data shall be owned and controlled by the student.

4 **SECTION 6.11.(b)** The System Office shall select six community colleges to 5 participate in the Program. The System Office shall make an application available to all 6 community colleges for participation in the Program no later than 30 days after this section 7 becomes law. Community colleges may submit applications up to 30 days after the application 8 is made available. The System Office shall select community colleges to participate in the 9 Program no later than 30 days after the close of the application window.

10

SECTION 6.11.(c) The System Office shall conduct a study on the efficacy of 11 raising student fees to continue the Program beyond the 2025-2027 fiscal biennium. The System 12 Office shall report to the Joint Legislative Education Oversight Committee on the results of the 13 study by January 15, 2027.

14 15

PART VII. PUBLIC INSTRUCTION

16 17

CLARIFY LEARNING.COM FUNDING

18 SECTION 7.2.(a) Subsection (b) of Section 7.23K of S.L. 2017-57 reads as 19 rewritten:

20 "SECTION 7.23K.(b) The State Board of Education, the Department of Public Instruction, the Friday Institute, and UNC educator preparation programs, and local boards of education of 21 22 local school administrative units located within counties determined to be the most economically 23 distressed by the Department of Commerce programs shall collaborate to assess current efforts 24 to provide student digital literacy instruction in kindergarten through eighth grade in those local 25 school administrative units and to develop a plan to strengthen such efforts. Specifications for 26 any products and services that are required to implement digital literacy instruction, including 27 selection of a digital literacy curriculum provider, if necessary, shall be procured through a 28 competitive process. The assessment and plan shall address at least the following:

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- Provide opportunity for students to learn essential digital literacy skills, (1)including computer fundamentals, computational thinking, keyboarding, digital citizenship and online safety, Web browsing, e-mail and online communication, visual mapping, word processing, spreadsheets, databases, and presentations.
 - Provide teachers with the ability to assess student digital literacy growth. (2)
- 35 Facilitate Project-Based Learning (PBL) and other research-based (3)36 instructional frameworks to enable educators to integrate instruction on digital 37 literacy into core and supplemental subjects, such as mathematics, English 38 language arts, science, social studies, music, and art.
- 39 (4) 40 41
- 42
- (5) Accommodate English language learners with Spanish language instruction."

Resources that provide teachers with instructional support and supplemental

and extension options to address all students, including students with special

43 SECTION 7.2.(b) Subsection (c) of Section 7.23K of S.L. 2017-57, as amended by 44 Section 7.7 of S.L. 2018-5 and Section 7.17 of S.L. 2023-134, reads as rewritten:

needs and students who are English language learners.

45 "SECTION 7.23K.(c) Of the funds appropriated to the Department of Public Instruction to 46 accelerate implementation of the State's Digital Learning Plan, as set out in S.L. 2016-94, 47 beginning with the 2023-2024 fiscal year, the Department shall use up to four million dollars 48 (\$4,000,000) to continue to contract with Learning.com to implement the requirements of this 49 section. The Department shall take no action to impede public school units from accessing 50 Learning.com."

51

-	General Assembly Of North CarolinaSession 2025
	REPEAL PLASMA GAMES PROGRAM
	SECTION 7.3. Section 7.69 of S.L. 2023-134, as amended by Section 2.8F of S.L.
	2024-1, is repealed.
	BEGINNINGS FOR PARENTS OF CHILDREN WHO ARE DEAF OR HARD OF
	HEARING
	SECTION 7.5.(a) Beginnings for Parents of Children Who are Deaf or Hard of
	Hearing, Inc., (Beginnings) shall submit reports to the Joint Legislative Education Oversigh Committee and the Department of Public Instruction by December 31, 2025, and June 30, 2026
	including at least the following information from the prior fiscal year:
	(1) A detailed accounting of how State funds were spent by the program.
	(2) An accounting of any other funding received from other sources.
	(3) Any planned expenditures or future uses of received funds not reflected in the
	accounting required by subdivision (1) of this subsection.
	(4) The number of students served by the program, including generalized data or
	the age, grade level, and location of students served.
	(5) A description of how the program evaluates the effectiveness of the program
	or student success.
	 (6) Outcomes achieved by the program. (7) Array other information, the program.
	(7) Any other information the program deems relevant for the Committee to
	know. SECTION 7.5 (b) The Department of Public Instruction shall not release funds to
	SECTION 7.5.(b) The Department of Public Instruction shall not release funds to Beginnings unless Beginnings provides to the Department the report that was required to be
	submitted to the Joint Legislative Education Oversight Committee pursuant to Section 7.28(b) o
	S.L. 2023-134. Upon receipt of the report from Beginnings, the Department shall forward the
	report to the Joint Legislative Education Oversight Committee.
	REPEAL SCHOOLS THAT LEAD PROGRAM
	SECTION 7.6. Section 7.11 of S.L. 2021-180 is repealed.
	-
	STREAMLINE LIMITED ENGLISH PROFICIENT ALLOTMENT
	SECTION 7.8.(a) The title of Article 32F of Chapter 115C of the General Statute
	reads as rewritten:
	"Supplemental School Funding.Funding and Other Allotments."
	SECTION 7.8.(b) Article 32F of Chapter 115C of the General Statutes is amended
	by adding a new section to read:
	" <u>§ 115C-472.30. Limited English proficient allotment.</u>
	To the extent funds are made available for this purpose, the State Board of Education shall
	allocate funds to local school administrative units, charter schools, regional schools, and
	laboratory schools operated under Article 29A of Chapter 116 of the General Statutes to provid
	services to students with limited English proficiency. The State Board shall allocate these fund under a formula that takes into account the average number of students in the units, charters
	regional schools, or laboratory schools over the past three years who have limited English
	proficiency. Local school administrative units shall use funds allocated to them to pay for
	classroom teachers, teacher assistants, tutors, textbooks, classroom materials/instructiona
	supplies/equipment, transportation costs, and professional development of teachers for student
	with limited English proficiency. A county in which a local school administrative unit receive
	funds under this section shall use the funds to supplement local current expense funds and sha
	not supplant local current expense funds."
	SECTION 7.8.(c) When making adjustments to allocations to local school
	administrative units from the limited English proficient allotment for the 2025-2026 fiscal year

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1 2 3 4	no local school administrative unit with an average daily membership of 20, for the 2025-2026 school year shall receive a negative adjustment in exc dollars (\$50,000) when compared to the allocation received during the 2 from that allotment.	cess of fifty thousand
5	nom that anothent.	
6	REPEAL TEXTBOOK COMMISSION	
7	SECTION 7.9.(a) G.S. 115C-86 through G.S. 115C-95 at	nd G.S. 115C-97 are
8	repealed.	
9	SECTION 7.9.(b) Part 3 of Article 8 of Chapter 115C of the C	General Statutes reads
10	as rewritten:	Scherul Statates reads
11	"Part 3. Textbooks. Instructional Materials.	
12	"§ 115C-85. Textbook Instructional material needs are determined by	course of study.
12	When the State Board of Education has adopted, upon the rec	
14	Superintendent of Public Instruction, a standard course of study at each inst	
15	elementary school and the secondary school, setting forth what subjects s	
16	level, it shall proceed to select and adopt textbooks.	nun be uugnt ut euen
17	As used in this part, <u>"textbook"</u> <u>"instructional materials</u> means syst	tematically organized
18	material comprehensive enough to cover the primary objectives outlined i	
19	of study for a grade or course. Formats for textbooks-instructional mate	
20	nonprint, including hardbound books, softbound books, activity-oriented	
21	kits, and technology based programs digital resources that require the	
22	equipment in order to be used in the learning process.	
23	Textbooks adopted in accordance with the provisions of this Part shall	be used by the public
24	schools of the State except as provided in G.S. 115C-98(b1).	ee asea ey me paone
25		
26	"§ 115C-96. Powers and duties of the State Board of Educa	ation in regard to
27	textbooks.instructional materials.	
28	(a) The children of the public elementary and secondary schools	of the State shall be
29	provided with free basic textbooks-instructional materials within the approp	
30	Assembly for that purpose. To implement this directive, the State Boar	
31	evaluate annually the amount of money necessary to provide textbooks-i	
32	based on the actual cost and availability of textbooks the instructional mate	
33	sufficient appropriations from the General Assembly.	1
34	(b) The State Board of Education shall administer a fund and esta	blish-adopt rules and
35	regulations necessary to:	<u></u>
36	(1) Acquire by contract such basic textbooks as are or may	be on the adopted list
37	of the State of North Carolina which the Board finds	1
38	needs of the State public school system and to carry out	the provisions of this
39	Part.	1
40	(2) Provide a system of distribution of these textbooks and	d distribute the books
41	that are provided without using any depository or ware	house facilities other
42	than those operated by the State Board of Education.	
43	(3) Provide for the free use, with proper care and return	n, of elementary and
44	secondary basic textbooks. instructional materials. The	•
45	instructional materials shall be vested in the State.	
46		
47	"§ 115C-98. Local boards of education to provide for local operat	tion of the textbook
48	program, the selection and procurement of other instruction	
49	use of nonadopted textbooks.selection of supplementary	<u>y and instructional</u>
50	materials.	

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1	(a) Local boards of education shall adopt <u>rules policies</u> not inconsisten	t with the policies
2	rules of the State Board of Education concerning the local operation-	of the textbook
3	program.selection and procurement of instructional materials.	
4	(b) Local boards of education shall adopt written policies concerning	-
5	be followed in their local school administrative units for the selection and	-
6	supplementary textbooks, library books, periodicals, audiovisual mate	
7	supplementary and instructional materials needed for instructional purposes in	the public schools
8	of their units.	
9	Local boards of education shall have sole authority to select and procure s	
10	instructional materials, whether or not the materials contain commercial adverti	•
11	if the materials are related to and within the limits of the prescribed curriculum.	
12	when the materials may be presented to students during the school day. Supplet	
13	and contracts for supplementary materials are not subject to approval by the	e State Board of
14	Education.	as non he used to
15 16	Supplementary books and other instructional materials shall neither displate the exclusion of basic textbooks.instructional materials.	ice nor be used to
10 17	(b1) A local board of education may establish a community media advis	ory committee to
17	investigate and evaluate challenges from parents, teachers, and members	•
19	textbooks and supplementary and instructional materials on the ground	-
20	educationally unsuitable, pervasively vulgar, or inappropriate to the age, matur	
20	of the students. The State Board of Education shall review its rules and policies	
22	challenges and shall establish guidelines to be followed by community	Ũ
23	committees.	
24	The local board, at all times, has sole authority and discretion to dete	ermine whether a
25	challenge has merit and whether challenged material should be retained or rem	
26	(b2) Local boards of education may:	
27	(1) Select, procure, and use textbooks instructional materials the	hat have not been
28	adopted by the State Board of Education for use throughout	
29	administrative unit for selected grade levels and courses; an	d
30	(2) Approve school improvement plans developed under G.S.	
31	include provisions for using textbooks instructional mater	
32	been adopted by the State Board of Education for selected	grade levels and
33	courses.	
34	All textbook instructional material contracts made under this subsection sha	
35	granting to the local board of education the license to produce braille,	
36	audiocassette tape tape, and other accessible copies of the textbooks instruction	onal materials for
37	use in the local school administrative unit.	
38	 18 1150 00 Toosel and the stand of the she in stand of the she is stand of the stand of the stand of the stand	- J h 64-4-
39 40	" § 115C-99. Legal custodians of textbooks <u>instructional materials</u> furnish Local boards of education are the custodians of all textbooks instructional materials."	
40 41	purchased by the local boards with State funds. They shall provide adequate	
41	facilities for the proper care of these textbooks the instructional materials and	0
42 43	students the necessity for proper care of textbooks-instructional materials.	i emphasize to an
43 44	"§ 115C-100. Rental fees for textbooks-instructional materials prohibit	ed• damage fees
45	authorized.	cu, uamage rees
46	No local board of education may charge any pupil a rental fee for the	use of textbooks.
47	instructional materials. A pupil's parents or legal guardians may be charged	
48	abuse or loss of textbooks instructional materials under rules adopted by the	-
49	Education. All money collected from the sale of textbooks instructional materia	
50	State funds under the provisions of this Part shall be paid annually as collected	-
51	of Education.	

"§ 115C-101. Duties and authority of superintendents of local school administrative units. 1 2 The superintendent of each local school administrative unit, as an official agent of the State 3 Board of Education, shall administer the provisions of this Part and the rules and regulations of 4 the Board insofar as they apply to his-the local school administrative unit. The superintendent of 5 each local school administrative unit shall have authority to require the cooperation of principals and teachers so that the children may receive the best possible service, and so that all the books 6 7 instructional materials and moneys may be accounted for properly. If any principal or teacher 8 fails to comply with the provisions of this section, his the superintendent shall withhold his the 9 salary vouchers of the principal until the duties imposed by this section have been performed. 10 If any superintendent fails to comply with the provisions of this section, the State Superintendent, as secretary to the State Board of Education, shall notify the State Board of 11 12 Education and the State Treasurer. The State Board and the State Superintendent shall withhold 13 the superintendent's salary vouchers, salary, and the State Treasurer shall make no payment until 14 the State Superintendent notifies him-confirms that the provisions of this section have been 15 complied with. 16 "§ 115C-102. Right to purchase; disposal of textbooks and instructional materials. 17 Any parent, guardian, or person in loco parentis may purchase any instructional (a) 18 material needed for any child in the public schools of the State from the board of education of 19 the local school administrative unit in which the child is enrolled or, in the case of basic 20 textbooks, from the State Board of Education.enrolled. 21 (b) Notwithstanding Article 3A of Chapter 143 of the General Statutes, G.S. 143-49(4), 22 or any other provision of law, the State Board of Education may adopt rules authorizing local 23 boards of education to dispose of discontinued instructional material, including State-adopted 24 textbooks.material." 25 **SECTION 7.9.(c)** G.S. 115C-11(d) reads as rewritten: 26 "(d) Voting. - No voting by proxy shall be permitted. Except in voting on textbook 27 adoptions, a A majority of those present and voting shall be necessary to carry a motion and a 28 roll call vote shall be had on each motion. A record of all such votes shall be kept in the minute 29 book." 30 SECTION 7.9.(d) G.S. 115C-11(e) is repealed. SECTION 7.9.(e) G.S. 115C-12(9)b. is repealed. 31 32 **SECTION 7.9.(f)** G.S. 115C-12(18)d. reads as rewritten: 33 The State Board of Education shall modify the Uniform Education "d. 34 Reporting System to provide clear, accurate, and standard information 35 on the use of funds at the unit and school level. The plan shall provide 36 information that will enable the General Assembly to determine State, 37 local, and federal expenditures for personnel at the unit and school 38 level. The plan also shall allow the tracking of expenditures for 39 textbooks, instructional materials, educational supplies and 40 equipment, capital outlay, at-risk students, and other purposes." SECTION 7.9.(g) G.S. 115C-47 reads as rewritten: 41 42 "§ 115C-47. Powers and duties generally. 43 In addition to the powers and duties designated in G.S. 115C-36, local boards of education shall have the power or duty: 44 45 . . . 46 (6)To Regulate Fees, Charges and Solicitations. - Local boards of education shall adopt rules and regulations governing solicitations of, sales to, and 47 fund-raising activities conducted by, the students and faculty members in 48 49 schools under their jurisdiction, and no fees, charges, or costs shall be 50 collected from students and school personnel without approval of the board of education as recorded in the minutes of said-the board; provided, this 51

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1		subdivision shall not apply to such textbooks instructional	material fees as are
2		determined and established by the State Board of Education	ion. The local board
3		of education shall publish a schedule of fees, charge	s, and solicitations
4		approved by the local board on the local school administration	ative unit's Web site
5		by October 15 of each school year and, if the schedule is su	ubsequently revised,
6		within 30 days following the revision.	
7			
8	(33)	To Approve and Use Supplemental Materials Local	
9		shall have sole authority to select and procure supplem	-
10		materials, whether or not the materials contain comr	nercial advertising,
11		pursuant to the provisions of G.S. 115C-98(b).	
12	(33a)	To Approve and Use Textbooks Not Adopted by State I	
13		Instructional Materials Local boards of education shal	•
14		to select, procure, and use textbooks not adopted by	
15		Education instructional materials as	provided in
16		G.S. 115C 98(b1).G.S. 115C-98.	
17	"		
18		TON 7.9.(h) G.S. 115C-76.55 reads as rewritten:	······
19 20		Age-appropriate instruction for grades kindergarten thr	
20 21		n gender identity, sexual activity, or sexuality shall not	
21	-	ded in grades kindergarten through fourth grade, regard ovided by school personnel or third parties. For the purp	
22		des the standard course of study and support materials.	
23 24		emental instruction, and textbooks and other supplementary	
25		nses to student-initiated questions."	y materials, but does
26	-	TON 7.9.(i) G.S. 115C-81.5(b)(3) is repealed.	
27		TON 7.9.(j) G.S. 115C-81.25(b)(3) is repealed.	
28		TON 7.9.(k) G.S. 115C-81.25(d) reads as rewritten:	
29		al Review. – The State Board of Education shall make a	vailable to all local
30	school administra	tive units for review by the parents and legal guardians of	students enrolled at
31	those units any S	tate-developed objectives for instruction, any approved to	extbooks, the list of
32	reviewed materia	ls, and any other State-developed or approved materials the	hat pertain to or are
33	intended to impa	art information or promote discussion or understanding	g in regard to the
34	prevention of se	exually transmitted diseases, including HIV/AIDS, to	the avoidance of
35	-	regnancy, or to the reproductive health and safety education	on curriculum. The
36		ll extend for at least 60 days before use."	
37		TON 7.9. (<i>l</i>) G.S. 115C-105.25(b)(12) reads as rewritten:	
38	"(12)	Funds allotted for textbooks and digital resources instruct	
39		only be used for the purchase of textbooks and digital r	· · ·
40		instructional and supplemental materials as identified in H	
41		this Chapter and to acquire software necessary for the use	
42		or supplemental materials. These funds shall not be tra	insterred out of the
43	CECT	allotment for any other purpose."	
44 45		TON 7.9.(m) G.S. 115C-242(3) reads as rewritten: The board of education of any local school administrative	ua unit mar anarata
43 46	"(3)	-	• •
40 47		the school buses of such unit one day prior to the opening of term for the transportation of pupils and employees to and	-
47		which such pupils are assigned or in which they are	
49		employees are employed, for the purposes of the registra	
5 0		organization of classes, the distribution of textbooks, ins	
51		and such other purposes as will, in the opinion of the su	
			1

schools of such unit, promote the efficient organization and operation of such					
public schools."					
SECTION 7.9.(n) G.S. 115C-271(d)(2) reads as rewritten:					
"(2) Local funds appropriated for teachers, textbooks, instructional materials, or					
classroom materials, supplies, and equipment are not transferred or used for					
this purpose."					
SECTION 7.9.(o) G.S. 115C-384(c) reads as rewritten:					
"(c) Rental Fees for Textbooks-Instructional Materials Prohibited; Damage Fees					
Authorized No rental fees are permitted for the use of textbooks, but damage fees may be					
collected pursuant to the provisions of G.S. 115C-100."					
SECTION 7.9.(p) G.S. 115C-390.2(<i>l</i>)(1) reads as rewritten:					
"(1) The opportunity to take textbooks instructional materials and school-furnished					
digital devices home for the duration of the absence."					
SECTION 7.9.(q) G.S. 115C-390.5(c)(1) reads as rewritten:					
"(1) The opportunity to take textbooks instructional materials home for the					
duration of the suspension."					
SECTION 7.9.(r) G.S. 115C-398 reads as rewritten:					
"§ 115C-398. Damage to school buildings, furnishings, textbooks.instructional materials.					
Students and their parents or legal guardians may be liable for damage to school buildings,					
furnishings and textbooks-instructional materials pursuant to the provisions of G.S. 115C-523,					
115C-100 and 14-132."					
SECTION 7.9.(s) G.S. 143A-48 is repealed.					
SECTION 7.9.(t) No further funds shall be allocated into the State Textbook fund.					
The Department of Public Instruction, in coordination with the Office of State Budget and					
Management, shall ensure that the fund is dissolved once all funds are expended.					
SECTION 7.9.(u) Effective July 1, 2025, there is established the Instructional					
Materials funding allotment within the State Public School Fund. The State Board of Education					
shall establish the purposes for which the funds within the Instructional Materials funding					
allotment may be used for the purchase and maintenance of instructional and supplemental					
materials as identified in Part 3 of Article 8 of Chapter 115C of the General Statutes.					
•					
SECTION 7.9.(v) This section becomes effective July 1, 2025, and applies beginning with the 2025-2026 school year.					
beginning with the 2025-2020 school year.					
STABILIZATION OF LOW-WEALTH ALLOTMENT					
STABILIZATION OF LOW-WEALTH ALLOTWENT SECTION 7.10. Notwithstanding G.S. 115C-472.22, for each year of the 2025-2027					
fiscal biennium, the Department of Public Instruction shall distribute supplemental funds for					
low-wealth counties in the same amount to each county as was distributed for the 2024-2025					
fiscal year.					
TECHNICAL ADDIGTMENT TO ADMINICTDATIVE LICENCLIDE DECLIDEMENTO					
TECHNICAL ADJUSTMENT TO ADMINISTRATIVE LICENSURE REQUIREMENTS					
SECTION 7.11.(a) G.S. 115C-270.20(b) reads as rewritten:					
"(b) Administrator Licenses. – The State Board shall establish rules for the issuance of the					
following classes of administrator licenses, including required levels of preparation for each					
classification:					
(1) Administrator license. – A five-year renewable license issued to an individual					
who meets all of the following requirements:					
a. Holds a bachelor's degree.					
b. Has successfully completed an approved administrator preparation					
program.					
$\mathbf{H}_{\mathbf{r}} = \mathbf{f}_{\mathbf{r}} + $					
c. Has at least four years of experience as a licensed professional educator.					

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1 2 3	d. <u>Has</u> <u>For individuals seeking a principal license</u> portfolio to the State Board for approval that meets the State Board.			
4		1 1 1 .		
5 6	SECTION 7.11.(b) This section is effective when it becomes	law and applies to		
0 7	applicants for licensure on or after that date.			
8	VARIOUS EDUCATION REPORT CHANGES			
9	SECTION 7.12.(a) G.S. 115C-12(25) is recodified as G.S. 1	15C-21(a)(10) and		
10	reads as rewritten:			
11	"(10) Duty to Report to Joint Legislative Education Oversight C	-		
12	the request of the Joint Legislative Education Oversight C			
13	Board Superintendent of Public Instruction shall examine a			
14 15	programs, policies, and fiscal information, and shall m	-		
15 16	Committee. Furthermore, by November 15-March 15 of e Board-Superintendent of Public Instruction shall subm	•		
10	Committee regarding schools identified as low-po			
18	improvement plans found to significantly improve stu	U,		
19	personnel actions taken in low-performing schools, and re	±		
20	additional legislation to improve student performance			
21	flexibility."			
22	SECTION 7.12.(b) Subdivision (4) of subsection (d) of G.S. 1150			
23	SECTION 7.12.(c) Subsection (b) of Section 7.17 of S.L. 2018-			
24 25	SECTION 7.12.(d) Subsection (d) of Section 7.32 of S.L. 2017-	57 is repealed.		
25 26	SECTION 7.12.(e) G.S. 115C-12(48) reads as rewritten: "(48) Computer Science Reporting. – The State Board of Edu	vention shall report		
20 27	annually by November 15 March 15 to the Joint Leg			
28	Oversight Committee, the Senate Appropriations			
29	Education/Higher Education, and the House Appropriati			
30	Education on the following data related to computer science			
31	each item, the report shall include (i) statewide data for	the current school		
32	year, and the four years prior when data is available, to			
33	computer science instruction and (ii) data for the current s	-		
34 25	public school unit, disaggregated by school within that un	it:		
35 36	SECTION 7.12.(f) G.S. 115C-316.2 is repealed.			
30 37	SECTION 7.12.(1) G.S. 115C-316.2 is repeated. SECTION 7.12.(g) G.S. 115C-316.5(a) reads as rewritten:			
38	"(a) For the purposes of this section, the term "school health personnel	" refers to the same		
39	positions listed in G.S. 115C-316.2(a).school psychologists, school counsel			
40	and school social workers."	<u>_</u>		
41	SECTION 7.12.(h) G.S. 115C-299.5 reads as rewritten:			
42	"§ 115C-299.5. Duty to monitor the state of the teaching profession.tea	<u>cher attrition and</u>		
43	<u>mobility.</u>			
44 45	(h) State of the Teaching Ducfassion Teacher Attrition and Mahility	Donout The State		
45 46	(b) <u>State of the Teaching Profession Teacher Attrition and Mobility</u> Board of Education shall monitor and compile an annual report to be	-		
40 47	<u>Department of Public Instruction</u> by December 15 <u>February 15</u> annually			
48	<u>attrition and mobility of teachers in the teaching profession in North Carolin</u>			
49	on the decisions of teachers to leave the teaching profession and vacancies in			
50	as provided in subsections (c) and (e) of this section. The State Board sh			
51	procedures for each local board of education to use in requesting information	on required by this		

report and shall require each local board of education to report the information to the State Board 1 2 in a standard format adopted by the State Board." 3 SECTION 7.12.(i) G.S. 115C-12(22), as amended by S.L. 2023-134, reads as 4 rewritten: 5 "(22) Duty to Monitor the State of the Teaching Attrition and Mobility of Teachers 6 and the State of the School Administration Professions-Profession in North 7 Carolina. – The State Board of Education shall monitor and compile an annual 8 report on the state of the teaching attrition and mobility of teachers and the 9 state of the school administration professions profession in North Carolina, as provided in G.S. 115C-289.2 and G.S. 115C-299.5." 10 11 **SECTION 7.12.(j)** G.S. 115C-289.2(d) reads as rewritten: 12 "(d) Report Consolidation. - The report required by this section shall be consolidated with 13 the report on the State of the Teaching Profession Teacher Attrition and Mobility Report required 14 by G.S. 115C-299.5." 15 SECTION 7.12.(k) G.S. 115C-269.50 reads as rewritten: "§ 115C-269.50. EPP report cards. 16 17 The State Board shall create an annual report card for each EPP that, at a minimum, 18 summarizes the information collected in the annual performance reports, as set forth in 19 G.S. 115C-269.35(b). The report cards shall provide user-friendly access to the public, and shall 20 provide the ability to easily compare annual report card information between EPPs, including 21 performance and other data reported by each EPP, as provided in G.S. 115C-269.35(b). The State 22 Board shall make the report cards available to the public through the State Board's Internet Web 23 site-website on an annual basis beginning December 15, 2019, February 15, 2026, and the 24 Department of Public Instruction shall submit the report to the Joint Legislative Education 25 Oversight Committee annually by that date." 26 SECTION 7.12.(1) Subsection (b) of Section 8.30 of S.L. 2015-241, as amended by 27 Section 3.1(b) of S.L. 2019-165, is repealed. 28 SECTION 7.12.(m) G.S. 115C-450(d) reads as rewritten: 29 No later than May 15, 2022, and every six months thereafter, February 15 of each "(d) 30 year, the Department of Public Instruction shall report all the following information to the Joint Legislative Education Oversight Committee, the Senate Appropriations Committee on 31 32 Education/Higher Education, the House Appropriations Committee on Education, and the Fiscal 33 **Research Division:** 34" 35 **SECTION 7.12.(n)** G.S. 115C-218.42(e) reads as rewritten: 36 Reporting. - No later than March-August 15 of each year in which funds are awarded "(e) under the Program, the Department shall report to the Joint Legislative Education Oversight 37 38 Committee, the Joint Legislative Transportation Oversight Committee, the Senate 39 Appropriations/Base Budget Committee, the House Committee on Appropriations, and the Fiscal 40 Research Division on the administration of the Program, including at least the following 41 information: 42 " 43 **SECTION 7.12.(0)** G.S. 115C-218.110(b) reads as rewritten: 44 The State Board of Education shall review and evaluate the educational effectiveness "(b) 45 of the charter schools authorized under this Article and the effect of charter schools on the public 46 schools in the local school administrative unit in which the charter schools are located. The Board 47 shall report annually no later than June August 15 to the Joint Legislative Education Oversight 48 Committee on the following: " 49 50 SECTION 7.12.(p) G.S. 115C-107.5 reads as rewritten: "§ 115C-107.5. Annual reports. 51

1	The State Boa	rd shal	l report send a copy of the annual report submitted as part of the State		
2	Performance Plan and Annual Performance Report that is submitted to the United States				
3	Department of Education and United States Office of Special Education Programs no later than				
4	October 15 of each year to the Joint Legislative Education Oversight Committee on the				
5	implementation of this Article and the educational performance of children with disabilities. The				
6	report may be file	d elect	ronically. Each annual report shall include the following information:		
7	(1)	A cop	by of the following documents that were submitted, received, or made		
		public	- during the year:		
		a.	The most recent State performance plan and any amendments to that		
			plan submitted to the Secretary of Education.		
		b.	Compliance and monitoring reports submitted to the Secretary of Education.		
		0	The annual report submitted to the Secretary of Education on the		
		e.	performance of the State under its performance plan.		
		d.	Any other information required under IDEA to be made available to		
		u.	the public.		
	(2)	Anon	1		
	(2) An analysis of the educational performance of children with disabilities in the State and a summary of disputes under Part 1D of this Chapter.				
	(3)		opment and implementation of any policies related to improving		
	(5)		mes for elementary and secondary school students with disabilities,		
			ling any changes related to the directives set forth in Section 8.30 of S.L.		
	2015-241 as follows:				
		a.	Reforms related to IEP requirements.		
		и. b.	Transition services for students with disabilities from elementary to		
		0.	middle school, middle to high school, and high school to		
			postsecondary education, and for employment opportunities and adult		
			living options.		
		c.	Increased access to Future Ready Core Course of Study for students		
			with disabilities.		
		d.	Model programs for use by local school administrative units to		
			improve graduation rates and school performance of students with		
			disabilities."		
	SECTION 7.12.(q) G.S. 115C-107.3 reads as rewritten:				
	"§ 115C-107.3. Child find.				
	(a) The Bo	oard sh	all require an annual census of all children with disabilities residing in		
	the State, subdivi	ded for	"identified" and "suspected" children with disabilities, to be taken in		
	each school year. Suspected children are those in the formal process of being evaluated or				
	identified as children with disabilities. The census shall be conducted annually and shall be				
			5, submitted to the Governor and General Assembly and made available		
	to the public by January 15 annually. The census submitted to the General Assembly may be a				
			or any report submitted to the federal government as part of compliance		
			Disabilities Education Act pursuant to 20 U.S.C. § 1418.		
		0	census, the Board requires the cooperation, participation, and assistance		
	of all local educational agencies. Therefore, each local educational agency shall cooperate and				
	participate with and assist the Board in conducting the census.				
	(c) The census shall include the number of children identified and suspected with				
	disabilities, their age, the nature of their disability, their county or city of residence, their local				
			nit residence, whether they are being provided special educational or		
			by what local educational agency, the identity of each local educational		
			with disabilities in its care, custody, management, jurisdiction, control,		
L	or programs, the	numbe	r of children with disabilities being served by each local educational		

agency, and any other information or data that the Board requires. The census shall be of children
with disabilities between the ages three through 21 but is not required to include children with
disabilities that have graduated from high school."

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ELEMENTARY AND MIDDLE SCHOOL LITERACY IMPROVEMENT

SECTION 7.13.(a) G.S. 115C-83.6 reads as rewritten:

7 "§ 115C-83.6. Facilitating early grade reading proficiency.

8 Kindergarten, first, second, and third-Kindergarten through fifth grade students shall (a) 9 be assessed with valid, reliable, formative, and diagnostic reading assessments made available to 10 local school administrative units by the State Board of Education pursuant to G.S. 115C-174.11(a). Difficulty with reading development identified through administration of 11 12 formative and diagnostic assessments shall be addressed with literacy interventions outlined in 13 the student's Individual Reading Plan. Parents or guardians of first and second grade students 14 offered a reading camp as a literacy intervention shall be encouraged to enroll their student in the 15 reading camp provided by the local school administrative unit. Parents or guardians of a student identified as demonstrating reading comprehension below grade level shall make the final 16 17 decision regarding a student's reading camp attendance.

(a1) Kindergarten through third-fifth grade reading assessments shall yield data that can
 be used with the Education Value-Added Assessment System (EVAAS) to analyze student data
 to identify root causes for difficulty with reading development and to determine actions to address
 them.

(a2) The Department of Public Instruction shall provide for EVAAS analysis all formative
 and diagnostic assessment data collected pursuant to this section for kindergarten through third
 <u>fifth</u> grade. The Department shall use a uniform template for all data collected, and the template
 shall be used each time data is provided. The template shall include clear designations for each
 data component reported.

(b) Formative and diagnostic assessments and resultant literacy interventions shall
 address oral language, phonological and phonemic awareness, phonics, vocabulary, fluency, and
 comprehension using developmentally appropriate practices. These assessments may be
 administered by computer or other electronic device.

(c) Local school administrative units are encouraged to partner with community
 organizations, businesses, and other groups to provide volunteers, mentors, or tutors to assist
 with the provision of literacy interventions that enhance reading development and proficiency."

34

SECTION 7.13.(b) G.S. 115C-83.6B(a) reads as rewritten:

35 An Individual Reading Plan (IRP) shall be developed for any student in kindergarten "(a) 36 through third-fifth grade demonstrating difficulty with reading development based on the results 37 of either (i) the first diagnostic or formative assessment of the school year or (ii) the first 38 diagnostic or formative assessment of the second semester of the school year. The IRP shall be 39 continually adjusted based on multiple data sources as prescribed by the Department of Public 40 Instruction, indicating that the student is not progressing toward grade-level standards in one or more major reading areas. Based on the most recently collected data, the IRP shall include the 41 42 following information, specific to the identified student:

43

- (1) The specific reading skill deficiencies identified by assessment data.
 (2) Goals and benchmarks for growth.
- 44 45

45 46

- (3) The means by which progress will be monitored and evaluated.
- (4) The specific additional literacy interventions the student will receive.
- 47

51

- (5) The Science of Reading-based instructional programming the teacher will
- 48 implement.
- 49(6)Any additional services the teacher deems appropriate to accelerate the
student's reading skill and development."
 - SECTION 7.13.(c) G.S. 115C-83.9(a) reads as rewritten:

General Assembly Of North Carolina Session 2025 Parents or guardians shall be notified in writing, and in a timely manner, that the 1 "(a) 2 student shall be retained, unless he or she is exempt from mandatory retention for good cause, if 3 the student is not demonstrating reading proficiency by the end of third grade. Parents or 4 guardians shall receive this notice when a kindergarten, first, second, or third grade student (i) is 5 demonstrating difficulty with reading development; or (ii) is not reading at grade level. 6 Additionally, parents or guardians shall receive notice when a fourth or fifth grade student is

7 demonstrating difficulty with reading development or is not reading on grade level as determined 8 by assessments given pursuant to G.S. 115C-83.6." 9

SECTION 7.13.(d) G.S. 115C-83.10(b) reads as rewritten:

10 "(b) Each local board of education shall report annually in writing to the State Board of Education by September 1 of each year the following information on the prior school year: 11

- (1)A description of all literacy interventions provided to students who have been retained under G.S. 115C-83.7(a).
 - (2)The number of first and second grade students attending a reading camp offered by the local board.
- 15 16 17

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- (3) The license area or areas, years of licensed teaching experience, grade level assignment, and any other specific subject-area assignments of each teacher providing instruction at a reading camp.
- The number and percentage of teachers providing instruction at a reading (4) camp who were paid a reading performance bonus during the school year immediately preceding the reading camp and the grade level on which the bonus was based.
 - The number of kindergarten through third-fifth grade students with an (5) Individual Reading Plan."

25

SECTION 7.13.(e) G.S. 115C-174.11(a) reads as rewritten:

26 Assessment Instruments for Kindergarten, First, Second, and Third Grades. "(a) 27 Kindergarten Through Fifth Grade. - The State Board of Education shall develop, adopt, and 28 provide to the local school administrative units developmentally appropriate individualized 29 assessment instruments aligned with the standard course of study and Part 1A of Article 8 of this 30 Chapter for the kindergarten, first, second, and third grades. kindergarten through fifth grade. 31 Local school administrative units shall use these assessment instruments provided to them by the 32 State Board for kindergarten, first, second, and third kindergarten through fifth grade students to 33 assess progress, diagnose difficulties, and inform instruction and remediation needs. Local school 34 administrative units shall not use standardized tests for summative assessment of kindergarten, 35 first, and second grade students except as required as a condition of receiving federal grants."

36 **SECTION 7.13.(f)** The Department of Public Instruction shall use funds 37 appropriated for this purpose in this act to contract with Lexia Learning Systems, LLC, to provide 38 Lexia Aspire Professional Learning to all English Language Arts, math, science, social studies, 39 teachers of students who are English language learners, and Exceptional Children teachers who 40 teach students in grades six through eight and principals of schools who enroll students in grades six through eight. The Department shall develop a procedure for providing training to half of the 41 42 teachers referenced in this subsection and all principals referenced in this subsection during the 43 2025-2026 school year with the remaining teachers and all new teachers teaching the subjects 44 referenced in this subsection receiving training during the 2026-2027 school year. The 45 Department shall develop a procedure for prioritizing participation by teachers whose students 46 would receive the most benefit from the training, such as English Language Arts and Exceptional 47 Children teachers. Teachers that complete training pursuant to this subsection shall receive stipends for the school year in which they complete the training. Any remaining funds 48 49 appropriated for purposes of this section may be used to provide additional Lexia Aspire 50 Professional Learning to teachers or other educational personnel at the State or local level.

	l Assem	bly Of North Carolina	Session 2025
0	des six	TION 7.13.(g) The State Board of Education shall devel through eight to align with the professional learning p this section.	· ·
FISCA	L RESP	ONSIBILITY AND K-12 TECH PLANNING	
		TION 7.14.(a) Part 3A of Article 8 of Chapter 115C of th	e General Statutes is
amende		ing new sections to read:	
		. Technology costs considerations.	
		pard of Education shall adopt rules requiring all public sch	nool units to evaluate
		hen acquiring technology, computer hardware, and softwar	
	<u>(1)</u>	The long-term cost of ownership, including costs of repa	iring the technology,
		computer hardware, or software.	
	<u>(2)</u>	Any flexibility for innovation during the life of the te	echnology, computer
		hardware, or software.	
	<u>(3)</u>	Any anticipated resale or salvage value at the end of the	e target life cycle for
		the technology, computer hardware, or software based of	on the average resale
		or salvage value of similar technology, computer hardw	vare, or software as a
		percentage of the initial cost of purchase.	
" <u>§ 1150</u>		Break/fix rate reporting requirement.	
<u>(a)</u>	Defin	nitions. – The following definitions apply in this section:	
	<u>(1)</u>	Break/fix rate. – The percentage obtained by dividing t	
		technology devices reported as malfunctioning or ne	
		physical damage, hardware failure, or other breakage i	±
		stated life cycle period, not covered by insurance or a p	
		the total number of school technology devices in operation	
	<u>(2)</u>	<u>School technology device. – Any electronic or com</u>	
		provided for educational purposes in a public sch	
		computers, tablets, interactive whiteboards, and similar	
		considered a digital device for purposes of the digital	l learning dashboard
(1)	D 1-	pursuant to G.S. 115C-102.9.	
<u>(b)</u>		governing body of a public school unit shall submit a rep	bort on the following
<u>1111011112</u>		ne State Board of Education by August 15 annually:	he muhlie acheel unit
	<u>(1)</u>	The break/fix rate of the school technology devices in t	ne public school unit
	(2)	for the previous school year. The total number of school technology devices currentl	y in operation in the
	<u>(2)</u>	public school unit.	ly in operation in the
	<u>(3)</u>	The total number of school technology devices in th	e public school unit
	<u>(3)</u>	requiring repair that (i) underwent repair or (ii) were	-
		during the previous school year.	no longer in service
	<u>(4)</u>	The total amount of funds spent to repair or replace school	al technology devices
	<u>(+)</u>	during the previous school year.	or teenhology devices
(c)	The	State Board of Education shall report to the Joint Legislative	Education Oversight
		lovember 15 annually on the break/fix rate of school techn	
		units based on the reports submitted by the governing bodie	
· ·		f this section. This report shall include a summary of the c	
		and recommendations to reduce break/fix rates in the futur	
Soverm		TION 7.14.(b) The first reports from governing bodies of	
-			1
-	d by GS	. LLOC-IUZ.LL(D), as enacied by this section shall be sur	ommed no faier inan
required	•	. 115C-102.11(b), as enacted by this section, shall be sub based on data collected during the 2025-2026 school year.	
required August	15, 2026	b, based on data collected during the 2025-2026 school year. of Education required by G.S. 115C-102.11(c), as enacted	The first report from

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	SECT	ION 7.14.(c) G.S. 115C-12 is amended by adding a	new subdivision to read:
	" <u>(50)</u>	To Require Evaluation of Technology Costs Th	e State Board shall adop
		rules governing public school units evaluating techn	ology costs in accordance
		with G.S. 115C-102.10."	
	SECT	ION 7.14.(d) G.S. 115C-47 is amended by adding r	new subdivisions to read:
	" <u>(70)</u>	To Evaluate Technology Costs A local board of	-
		policy requiring the evaluation of technology costs	
		the State Board of Education pursuant to G.S. 115C	
	(71)	To Report on Break/Fix Rate A local board	
		annually to the State Board of Education on the	
		technology devices in accordance with G.S. 115C-1	
	SECT	ION 7.14.(e) G.S. 115C-150.12C is amended by ad	lding new subdivisions to
read:			
	" <u>(37)</u>	Evaluate technology costs The board of trust	ees shall adopt a policy
		requiring the evaluation of technology costs consi	
		State Board of Education pursuant to G.S. 115C-10	
	<u>(38)</u>	Report on break/fix rate The board of trustees sh	nall report annually to the
		State Board of Education on the break/fix rate of s	
		used in the school in accordance with G.S. 115C-10	<u>)2.11.</u> "
	SECT	ION 7.14.(f) Part 2 of Article 14A of Chapter 115C	of the General Statutes is
	•	g a new section to read:	
" <u>§ 115C</u>	<u>C-218.33.</u>	School technology.	
<u>(a)</u>	<u>A char</u>	ter school shall adopt a policy requiring the evaluation	ation of technology costs
<u>conside</u>	rations ado	ppted by the State Board of Education pursuant to G.	<u>S. 115C-102.10.</u>
<u>(b)</u>		ter school shall report annually to the State Board of I	
<u>rate of s</u>		nology devices used in the school in accordance wit	
	SECT	ION 7.14.(g) G.S. 115C-238.66 is amended by ad	ding new subdivisions to
read:			
	" <u>(18a)</u>	The board of directors shall adopt a policy required	
		technology costs considerations adopted by the S	State Board of Education
		pursuant to G.S. 115C-102.10.	
	<u>(18b)</u>	The board of directors shall report annually to the	
		on the break/fix rate of technology used in the se	chool in accordance with
		<u>G.S. 115C-102.11.</u> "	
	SECT	ION 7.14.(h) G.S. 116-239.8(b) is amended by ad	ding new subdivisions to
read:			
	" <u>(21a)</u>	Evaluate technology costs. – The chancellor shall ac	· · · · ·
		evaluation of technology costs considerations adop	ted by the State Board of
		Education pursuant to G.S. 115C-102.10.	
	<u>(21b)</u>	Report on break/fix rate The chancellor shall re	
		Board of Education on the break/fix rate of technol	logy used in the school in
		accordance with G.S. 115C-120.11."	
		ION 7.14.(i) This section is effective when it b	becomes law and applies
beginnii	ng with th	e 2025-2026 academic year.	
REPEA	L CODI	NG AND MOBILE APP DEVELOPMENT GRAD	NT PROGRAM
	SECT	ION 7.23. Section 7.23 of S.L. 2017-57 is repealed.	
MAINT	TAIN CO	VERAGE OF COPAYS FOR REDUCED-PRICE	SCHOOL MEALS

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"(a1)	A loc	al board of education that is operating a school nutrition	program shall provide
		nd if provided, breakfasts, to students at no cost to the students	
		qualify for reduced-price meals under the federal Na	
-		ol Breakfast Program. If funds from alternate sources are	
		no costs to students for students that qualify for redu	
		iblic Instruction may use funds appropriated to the State A	
Fund for		• • • •	ind for I done benoois
	-	TION 7.24.(b) Section 7.58 of S.L. 2023-134 is repealed	
CHART	ER SCI	HOOLS REVIEW BOARD AMENDMENTS	
		TION 7.25.(a) G.S. 115C-218 reads as rewritten:	
"§ 115C-		prose of charter schools; role of State Board of Educ	ation: establishment
0 0		rth Carolina Charter Schools Review Board and Nort	
		ter Schools.	
(a1)	State	Board of Education. – The State Board of Education sha	all have the following
~ /		charter schools:	8
C	(1)	Rulemaking. – To establish adopt all rules for the oper	ation and approval of
		charter schools. Any rule or policy adopted by the S	
		charter schools shall first be recommended approved b	
		Review Board.	-
	(2)	Funding. – To allocate funds to charter schools.	
	(3)	Appeals To hear appeals from decisions of the Cha	arter Schools Review
		Board under G.S. 115C-218.9.	
	(4)	Accountability To ensure accountability from chart	er schools for school
		finances and student performance.	
	<u>(5)</u>	Review of financial assistance The State Board shall assign the Review	
		Board to conduct any hearings pursuant to 20 U.S.C. § 1231b-2, including	
		making findings and recommendations regarding those	hearings.
(b)	North	Carolina Charter Schools Review Board	
	•••		
	(10)	Powers and duties. – The Review Board shall have the	-
		a. To make recommendations to the State Board	
		adoption of propose, recommend, and approv	
		regarding all aspects of charter school operation	0
		processes, standards, and criteria for accepta	
		applications, monitoring of charter schools	s, and grounds for
		revocation of charters.	
		 To conduct because and make findings o	
		e. <u>To conduct hearings and make findings a</u>	nd recommendations
		pursuant to subdivision (a1)(5) of this section.	udina nniverta econocal
		<u>f.</u> <u>To contract for and employ legal counsel, inclute</u>	
		to advise, represent, and provide litigation se Board, without need to obtain permission or	
		<u>G.S. 114-2.3 or G.S. 147-17.</u>	<u>approvar pursuant to</u>
		0.5. 114-2.5 01 0.5. 147-17.	
(c)	 North	Carolina Office of Charter Schools. –	
		Caronina Office of Charles Denoties. —	
	(2)	Executive Director. – The Executive Director shall rep	ort to and serve at the
	(_)	pleasure of the Superintendent of Public Instruction Rev	
		established by the Superintendent <u>Review Board</u>	
		estucinstica of the superintenación <u>rectica Bour</u>	

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1 2 3 4	appropriated for this purpose. The duties of the Exec include presenting the recommendations and decisions at meetings of the State Board.	
4 5		
	SECTION 7.25.(b) G.S. 115C-218.15(c) reads as rewritten:	atomad has the State
6 7	"(c) A charter school shall operate under the written charter s	
7	Superintendent and the applicant. The terms of the written charter shall	
8	<u>Review Board.</u> A charter school is not required to enter into any other contr	
9	incorporate the information provided in the application, as modified during	
10	process, and any terms and conditions imposed on the charter school by the	
11	the approval is granted through an appeal pursuant to G.S. 115C-218.9, and	
12	by the State Board of Education. No other terms may be imposed on the	e charter school as a
13	condition for receipt of local funds."	
14	SECTION 7.25.(c) G.S. 115C-218.85 is amended by adding	a new subsection to
15	read:	
16	"(d) Notwithstanding G.S. 116-11(10a) or any other provision of la	
17	charter school shall not be required to list class rank on a student's official t	-
18	SECTION 7.25.(d) G.S. 115C-218.90(a) is amended by addin	ng a new subdivision
19	to read:	
20	"(7) A charter school may develop and use any evalua	
21	evaluation of teachers provided that it includes standard	
22	to those used in the North Carolina Professional Tea	
23	North Carolina Teacher Evaluation Process, or such othe	
24	and process required to be used by local school administ	
25	SECTION 7.25.(e) G.S. 115C-218.94 is amended by adding	a new subsection to
26	read:	
27	"(c) The Review Board shall require charter schools that are identified	
28	or continually low-performing to prepare and report on plans to improve the	e performance of the
29	school. The requirements of G.S. 115C-105.27 shall not apply to charter sc	<u>hools.</u> "
30	SECTION 7.25.(f) G.S. 115C-218.105 reads as rewritten:	
31	"§ 115C-218.105. State and local funds for a charter school.	
32		
33	(a2) The State Board shall withhold or reduce distribution of funds	to a charter school if
34	any of the following applies:	
35	(1) The change in funding is due to an annual adjustment ba	ised on enrollment or
36	is a general adjustment to allocations that is not speci	fic to the charter or
37	actions of that charter school.	
38	(2) The Review Board notifies the State Board that the	charter school has
39	materially violated a term of its charter, has violated a S	tate statute or federal
40	law, or has had its charter terminated or nonrenewed.	
41	(3) The Superintendent of Public Instruction Review Boa	ard notifies the State
42	Board that the charter school has failed to meet generall	y accepted standards
43	of fiscal management or has violated a State or federal re	quirement for receipt
44	of funds.	
45		
46	(c2) The Superintendent of Public Instruction Review Board shall,	
47	charter schools and local school administrative units, create a stan	
48	verification and transfer request document that each charter school shall u	ise to request the per
49	pupil share of the local current expense fund from the local school adminis	
50	schools shall only be required to list the name, age, grade, address, date o	
51	date of charter withdrawal, district of residence, and student identification nu	umber of each student

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1 2	as provided to the charter school by the student's parent or guardian in the enr- and transfer request document that the charter school submits to the local sc	
3	units. A charter school, in its discretion, may take further steps to confirm the	
4	in a particular local school administrative unit.	
5	(c3) The Superintendent of Public Instruction Review Board shall, i	n consultation with
6	charter schools and local school administrative units, create a standardized p	
7	school administrative units shall use when transferring the per pupil share	of the local current
8	expense fund to charter schools. The standardized procedure for transfer of the	ne per pupil share of
9	the local current expense fund shall require, to the extent practicable, th	at the local school
10	administrative units make the transfers by electronic transfer.	
11		
12	SECTION 7.25.(g) G.S. 115C-218.123 is amended by adding a	a new subsection to
13	read:	
14	"(c) If a school is operating under a charter that allows for a remote aca	
15	charter, and the school enrolls or intends to enroll 250 or more students in the	
16	the school may request that the Review Board grant the remote academy por	
17	separate charter by submitting the information listed under subsection (a) of t	
18	request. Requests submitted pursuant to this section shall be reviewed the	
19	process to be established by the Review Board. The Review Board shall not	t require a planning
20	year for remote academies granted a charter pursuant to this subsection."	
21	SECTION 7.25.(h) G.S. 115C-218.125 reads as rewritten:	
22	"§ 115C-218.125. Evaluation.	1 / 1 ·
23	(a) The State Board of Education shall evaluate the success of remote	
24	approved under this Part. Success shall be measured by school performance	-
25 26	retention rates, attendance rates, and, for grades nine through 12, high sche dropput rates. The Board shell report by Nevember 15 of each year to the	-
26 27	dropout rates. The Board shall report by November 15 of each year to the	
27	Education Oversight Committee on the evaluation of these academies and or statutory changes.	r any recommended
28 29	(b) If a school is operating under a charter that includes in-person instr	nuction and a remote
30	charter academy, the remote charter academy shall receive a separate school	
31	and be treated as a separate school for the purposes of assessing the perform	
32	charter academy pursuant to G.S. 115C-12(9)c1., 115C-83.15, 115C-218.94,	
33	SECTION 7.25.(i) This section is effective when it become	
34	beginning with the 2025-2026 school year.	in the opping
35		
36	FORMALIZE THE DIAPER BANK OF NORTH CAROLINA'S ROL	E AS PROVIDER
37	OF FEMININE HYGIENE PRODUCTS FOR PUBLIC SCHOOLS	
38	SECTION 7.28. G.S. 115C-377 reads as rewritten:	
39	"§ 115C-377. Feminine Hygiene Products Grant -Program.	
40	(a) Program; Purpose. – The Department of Public Instruction	shall establish the
41	Feminine Hygiene Products Grant-Program (Program) to assist public schoo	l units participating
42	in the Program in providing provide students with feminine hygiene products	s at no charge to the
43	student. The Department shall run the Program in accordance with this sector	tion in each year in
44	which funds are made available for the purpose.	
45	(b) Grants. To the extent funds are made available for the Program	
46	Public Instruction shall award public school units grants of up to five thousa	
47	on a first come, first served basis, and the Department shall prioritize award	00 1
48	school units that did not receive an award pursuant to the Program in the prev	vious fiscal year. No
49 50	public school unit shall receive more than one grant per fiscal year.	
50	(b1) Participation. – The Department of Public Instruction shall develo	
51	which public school units can elect to participate in the Program for each sch	1001 year.

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Diaper Bank of	act for Products. – The Department of Public Instruction should be a set of the provide feminine hygiene products to all cipate in the Program on a pro rata basis based on the number	public school units
	bugh 12 in the participating public school unit.	i of temate students
	rting. – No later than March 15, 2023, and every year there	eafter that funds are
	for <u>15 of each year of the Program</u> , the Department shall	
	ation Oversight Committee on the public school units received	
	m, the specific number of feminine hygiene products purch	
	through the Program, the number of students served by th	
	ogram on student health and well-being."	<u> </u>
	RTER SCHOOL SATELLITES AND RELOCATION	
	FION 7.29. G.S. 115C-218.8 reads as rewritten:	
	Nonmaterial revisions of charters.	
-	e considered a material revision of a charter and shall not re-	auire prior approval
	bard for a charter school to do any of the following:	quite prior approvar
	bard for a charter school to do any of the following.	
 (4)	Relocate a charter school, expand the campus of a charter	r school beyond the
<u> /</u>	school's main location and facilities, or establish a sate	
	charter school, so long as the relocation, expansion, or	
	10-mile radius of the school's main location. The reloca	
	satellite need not be located within the same local school	·
	as the main location of the charter school."	
NO ALTERNA	TE SCHOOL MEALS BASED ON STUDENT PAY ST.	ATUS
SEC	FION 7.31.(a) G.S. 115C-264 is amended by adding a new	subsection to read:
" <u>(e)</u> <u>Gove</u>	rning bodies of public school units shall offer the same m	eal selections to all
	ess of student pay status for the nutrition program. For purp	
	les students receiving free or reduced-price lunch or studer	
	policy does not require a governing body to provide a studer	nt any optional meal
	in additional charges to the student."	
	FION 7.31.(b) G.S. 115C-218.75(n) reads as rewritten:	
· · · -	id Meal Debt. <u>School Nutrition Program.</u> – If a charter school	
	utrition program, the charter school shall comply with the fo	ollowing in offering
the program:	A shorter school may not impass administrative nanalti	ing on a student for
<u>(1)</u>	<u>A charter school may not impose administrative penalti</u> unpaid school meal debt in accordance with G.S. 115C-20	
(2)	A charter school shall not provide alternate meals based o	
<u>(2)</u>	in accordance with G.S. 115C-264(e)."	<u>m student pay status</u>
SEC	FION 7.31.(c) G.S. 115C-218.75(l) is recodified as	subdivision (3) of
	(5(n), as amended by subsection (b) of this section.	suburvision (5) of
	FION 7.31.(d) G.S. 115C-238.66(22) reads as rewritten:	
	Unpaid meal debt. School nutrition program. – If a regiona	l school participates
()	in the offers a school nutrition program, the regional school	
	the following in offering the program:	
	<u>a. A regional school may not impose administrat</u>	tive penalties on a
	student for unpaid school meal debt in	-
	G.S. 115C-264(d).	
	b. A regional school shall not provide alternate mea	als based on student
	pay status in accordance with G.S. 115C-264(e)."	

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1 2	SECTION 7.31.(e) G.S. 115C-238.66(20) is recodified as sub-s G.S. 115C-238.66(22), as amended by subsection (d) of this section.	ubdivision c. of
3	SECTION 7.31.(f) This section applies beginning with the 2025-20)26 school year.
4		
5	CEP TIME LINE SHIFT AND CLARIFY BREAKFAST LOCATION SECTION 7.32. Section 7.59 of S.L. 2023-134 reads as rewritten:	
6 7	"SECTION 7.59.(a) Program; Purpose. – The Department of Public	Instruction shall
8	establish the CEP Meal Program Incentive for the 2023-2025 fiscal biennium (
9	school participation in the federal Community Eligibility Provision (CEP) prog	
10	the number of students with access to healthy, cost-free school breakfast and lunc	-
11	program shall be available to public school units for the 2024-2025 fiscal ye	
12	where funds are made available for the purpose, the CEP program shall be ru	
13	provisions of this section.	
14		
15	"SECTION 7.59.(c) Application. – By January 15, 2024, April 15 of e	
16	program, the Department shall develop the application for the incentive progr	
17	available to public school units. Public school units or individual schools sh	
18 19	applications by March 1, 2024. June 1 of each year of the program. At a minimum shall include the following information:	i, the application
20	(1) The school or schools that will participate in the CEP program	m
20	(1) The sensor of sensor of sensors that will participate in the CEP program (2) The Identified Student Percentage (ISP) for the school or scho	
22	2025 <u>current</u> school year.	
23	(3) The number of students enrolled in the school or schools fo	r the 2024-2025
24	<u>current</u> school year.	
25	(4) Participation rates in the National School Breakfast and Lun	1 0
26	the 2023-2024 school year for the schools requesting to recei	
27	"SECTION 7.59.(d) Selection. – By April 30, 2024, July 15 of each year	
28	the Department shall determine whether each applicant is eligible to participate	
29 30	program. The Department shall then award grants to all eligible public school us If there are insufficient funds to award grants to all eligible public school unit	
30 31	Department shall first prioritize awarding grants to public school units and	
32	Identified Student Percentage (ISP) of greater than or equal to fifty-five percent	
33	prioritize awarding grants to those schools that will draw the greatest federal ma	
34	"SECTION 7.59.(e) Grants. – The Department shall issue State rein	
35	participating public school units and schools to supplement federal reimburse	ments of school
36	meals. State reimbursement shall equal the difference between the federal free rat	
37	paid rate for the number of meals served at the participating schools equal to a	-
38	the ISP for the participating schools. State and federal reimbursements shall	
39 40	hundred percent (100%) of the federal free rate of meals served. Schools utilize	-
40 41	shall offer breakfast after the bell and in the classroom. have an innovative available where students have access to breakfast and are allowed to consume	
42	classroom.	Dieakiast in the
43		
44	"SECTION 7.59.(g) Report. – No later than January 1, 2025, 1 of each year	r of the program,
45	the Department shall report to the Joint Legislative Education Oversight Con	
46	Fiscal Research Division at least the following information:	
47	"	
48		
49 50	STUDENT USE OF WIRELESS COMMUNICATION DEVICES	(
50 51	SECTION 7.33.(a) Article 7B of Chapter 115C of the General Stat	tutes is amended
51	by adding a new Part to read:	

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1	"Part 7. Classroom Policies.				
2	" <u>§ 115C-77.1. Cell phone-free education policy.</u>				
3		verning bodies of public school units shall adopt a cell phone-free education policy			
4		severely restrict student access to cell phones during instructional time.			
5		e cell phone-free education policy shall allow student use of cell phones during			
6	instructional ti				
7	(1)	If authorized by a teacher for educational purposes. The governing body may			
8		establish parameters to be followed by a teacher in granting authorizations.			
9	<u>(2)</u>	As required by the student's individualized education program or section 504			
10	<u></u>	(29 U.S.C. § 794) plan.			
11	(3)	As required to manage a student's health care, in accordance with a			
12		documented medical condition.			
13	(c) At	the beginning of each school year, governing bodies of public school units shall			
14		of all students enrolled in the public school unit of the Cell Phone-Free Education			
15		l under subsection (a) of this section.			
16		e requirements of this section shall not apply to the following:			
17	(1)	Remote charter academies as defined in G.S. 115C-218.120.			
18	$\overline{(2)}$	Remote academies as defined in G.S. 115C-234."			
19	SE	CTION 7.33.(b) G.S. 115C-77.1, as enacted by this section, shall not apply to			
20		schools participating in the pilot program as authorized by Section 8.35 of S.L.			
21		amended by Section 8.13 of S.L. 2016-94, Section 7.13 of S.L. 2018-5, Section			
22		022-74, and Section 7.26 of S.L. 2023-134.			
23					
24	PUBLIC SCH	IOOL ENROLLMENT STABILITY FOR MILITARY STUDENTS			
25	SE	CTION 7.35. G.S. 115C-366(a9) reads as rewritten:			
26	"(a9) A s	student who is not a domiciliary of a local school administrative unit shall be			
27	permitted to r	egister to enroll in the public schools of that unit by remote means, including			
28	electronic me	ans, prior to commencement of the student's residency in the local school			
29	administrative	unit if all of the following apply:			
30	(1)	A parent or legal guardian is (i) on active military duty and is transferred or			
31		pending transfer pursuant to an official military order to a military installation			
32		or reservation in the State.State or (ii) will be separating from active military			
33		duty within a 12-month period.			
34	(2)	Upon request by the local school administrative unit where the student seeks			
35		to register to enroll, a parent or legal guardian provides a copy of (i) the official			
36		military order transferring to a military installation or reservation located in			
37		the State. State, (ii) the official separation orders, or (iii) an official military			
38		document showing the anticipated date of separation or date of projected			
39		Permanent Change of Station to the State.			
40	(3)	A parent or legal guardian completes and submits the local school			
41		administrative unit's required enrollment forms and documentation, except			
42		that other than proof of residency and documentation related to disciplinary			
43		actions pursuant to G.S. 115C-366(a4) shall not be required until the student			
44		transfers into the local school administrative unit, at which time they shall be			
45		required prior to commencing attendance.subsection (a4) of this section.			
46	<u>(4)</u>	A parent or legal guardian shall submit proof of residency and documentation			
47		related to the disciplinary actions pursuant to subsection (a4) of this section			
48		upon the child commencing attendance. If the proof of residency has not yet			
49		become available because the parent or legal guardian and child are residing			
50		in temporary housing, the local school administrative unit shall do the			
51		following:			

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1 2 3		a. Allow the child to enroll and begin attending school anticipated domicile for a period of up to one year (or legal guardian's reporting-for-duty date, separation	i) from the parent n date from active		
4 5		military duty, or anticipated separation date from ac or (ii) through the end of the school year before be			
6 7		 <u>resident of another local school administrative unit.</u> <u>Allow a child who is a high school junior or senior to</u> 	o aproll and bagin		
8		attending school in that unit of anticipated domic			
9		school graduation.	<u>ine unougn ingn</u>		
10	A local scho	ol administrative unit shall make available to a student who	registers to enroll		
11		is subsection the same opportunities available to a	-		
12		sly with domicilia, such as requesting or applying for sc			
13		ourses, and applying for any other programs that require add			
14		tudent enrolled pursuant to this subsection may not attend so			
15		rative unit until proof of residency is provided in acco			
16	-	the local school administrative unit. Nothing in this subsection			
17		school administrative unit's authority pursuant to G.S. 115C-3	66(a5).subsection		
18	(a5) of this section	<u>on.</u> "			
19			~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~		
20		EARNING AND INTEGRATED STUDENT SUPPORTS	COMPETITIVE		
21	GRANT PR				
22		TION 7.36. Article 16 of Chapter 115C of the General Statut	tes is amended by		
23	adding a new Part to read:				
24 25		A. Extended Learning and Integrated Student Supports Grant I	<u>Program.</u>		
23 26		<u>. Program; purpose.</u> cam; Purpose. – There is established the Extended Learnin	a and Integrated		
20 27	_	s Grant Program (Program). Nonprofit corporations and nonp			
28	* *	boration with local school administrative units operating releva	.		
29	-	rogram. The purpose of the Program is to fund high-quali-			
30		ed learning and integrated student support service programs for			
31		rds for student academic outcomes by focusing on the following			
32	(1)	Use of an evidence-based model with a proven track record			
33	$\overline{(2)}$	Inclusion of rigorous, quantitative performance measure			
34		effectiveness of the program.			
35	<u>(3)</u>	Deployment of multiple tiered supports in schools to address	ss student barriers		
36		to achievement, such as strategies to improve chronic absen	teeism, antisocial		
37		behaviors, academic growth, and enhancement of pa	rent and family		
38		engagement.			
39	<u>(4)</u>	Alignment with State performance measures, student acade	mic goals, and the		
40		North Carolina Standard Course of Study.			
41	<u>(5)</u>	Prioritization in programs to integrate clear academic cont			
42		science, technology, engineering, and mathematics (-		
43		opportunities or reading development and proficiency instru			
44	<u>(6)</u>	Minimization of student class size when providing instruction	on or instructional		
45		supports and interventions.			
46	<u>(7)</u>	Expansion of student access to high-quality learning activit			
47 49		support that strengthen student engagement and leverage of			
48 40		resources, which may include organizations that provide m	ientoring services		
49 50	(0)	and private-sector employer involvement.	annuanticta		
50	<u>(8)</u>	Utilization of digital content to expand learning time, when	appropriate.		

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1	(b) Program Requirements. – In each year in which sufficient funds are available, the
2	Department of Public Instruction shall administer the Program in accordance with this Part.
3	(c) Program Funding. – The Department shall use up to seven million dollars
4	(\$7,000,000) from the At-Risk Student Services Alternative School Allotment each fiscal year
5	to fund the Program. Of the funds used to fund the Program, the Department may use up to two
6	hundred thousand dollars (\$200,000) for each fiscal year for expenses of administering the
7	Program.
8	"§ 115C-238.36. Awards; eligible uses.
9	(a) Eligible Uses. – Grants shall be used to award funds for new or existing eligible
10	programs for at-risk students operated by nonprofit corporations and nonprofit corporations
11	working in collaboration with local school administrative units. Programs should focus on
12	serving (i) at-risk students not performing at grade level as demonstrated by statewide
13	assessments, (ii) students at risk of dropout, and (iii) students at risk of school displacement due
14	to suspension or expulsion as a result of antisocial behaviors. Priority consideration shall be given
15	to applications demonstrating models that focus services and programs in schools that are
16	identified as low-performing pursuant to G.S. 115C-105.37.
17	(b) Awards; Required Match. – Grant participants are eligible to receive grants for up to
18	two years in an amount of up to five hundred thousand dollars (\$500,000) each year. A grant
19	participant shall provide certification to the Department of Public Instruction that the grants
20	received under the Program shall be matched on the basis of three dollars (\$3.00) in grant funds
21	for every one dollar (\$1.00) in nongrant funds. Matching funds shall not include other State funds.
22	The Department shall also give priority consideration to an applicant that is a nonprofit
23	corporation working in partnership with a local school administrative unit resulting in a match
24	utilizing federal funds under Part A of Title I of the Elementary and Secondary Education Act of
25	1965, as amended, or Title IV of the Higher Education Act of 1965, as amended, and other federal
26	or local funds. Matching funds may include in-kind contributions for up to fifty percent (50%)
27	of the required match.
28	(c) <u>A nonprofit corporation may act as its own fiscal agent for the purposes of this</u>
29	Program.
30	" <u>§ 115C-238.37. Reporting requirements.</u>
31	(a) <u>Recipient Reporting. – No later than July 15 of each year in which a grant recipient</u>
32	is participating in the Program, the recipient shall report to the Department of Public Instruction
33	on the expenditure of grant funds and the progress of the Program, including alignment with State
34	academic standards, data collection for reporting student progress, the source and amount of
35	matching funds, and other measures, before receiving funding for the next fiscal year. Grant
36	recipients shall also submit a final report on key performance data, including statewide test
37	results, attendance rates, graduation rates, and promotion rates, and financial sustainability of the
38	Program. (b) Department Departing Na later than Soutember 15 of each year of the Dragman the
39 40	(b) Department Reporting. – No later than September 15 of each year of the Program, the Department of Public Instruction shall report to the Joint Lagislative Education Oversight
40 41	Department of Public Instruction shall report to the Joint Legislative Education Oversight Committee on the Program, including recommendations regarding effective program models,
42	standards, and performance measures based on student performance, leveraging of
42	community-based resources to expand student access to learning activities, academic and
44	behavioral support services, and potential opportunities for the State to invest in proven models
45	for future grant programs."
46	Tor Tutulo grant programs.
47	TEACHER APPRENTICESHIP PROGRAM
48	SECTION 7.37.(a) Article 17D of Chapter 115C of the General Statutes is amended
49	by adding a new section to read:
50	"§ 115C-269.33. Teacher Apprenticeship Program.
51	(a) Definitions. – The following definitions shall apply in this section:

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(1)	Advanced Teaching Roles unit. – As defined in G.S. 115C-310.3(6).
(2)	Apprentice. – A person who is employed as an apprentice by an apprenticeship
<u>_/</u>	employer and meets all of the following criteria:
	<u>a.</u> <u>Holds a bachelor's degree.</u>
	b. Is eligible to hold or holds one of the following:
	<u>1. An emergency license.</u>
	2. A residency license.
	 <u>A residency license.</u> <u>A permit to teach issued by the Department in accordance with</u>
	rules adopted by the State Board of Education.
<u>(3)</u>	<u>c.</u> <u>Submitted a Free Application for Federal Student Aid (FAFSA).</u> Apprenticeship employer. – An Advanced Teaching Roles unit that meets all
(5)	of the following criteria:
	a. <u>Has a registered apprenticeship program under requirements</u>
	established by the United States Department of Labor.
(A)	b. <u>Employs apprentices under the Program.</u>
$\frac{(4)}{(5)}$	<u>Department. – The Department of Public Instruction.</u>
$\frac{(5)}{(6)}$	Program. – The Teacher Apprenticeship Program.
$(b) \qquad \frac{(6)}{2}$	<u>RFP. – Request for proposals.</u>
	ram Established; Purpose. – There is established the Teacher Apprenticeship
-	competitive grant program for the purpose of increasing the number of
•	icensed teachers in the State and improving teacher competency, student
	teacher retention in the State. The Department of Public Instruction shall
	rogram in collaboration with ApprenticeshipNC as set forth in this section.
	est for Proposals. – No later than November 1 of each year, ApprenticeshipNC
	FP for the Program. Advanced Teaching Roles units may submit proposals by
nformation:	ne following calendar year. Proposals shall include at least the following
	A plan to astablish a registered teacher apprenticachin program in
<u>(1)</u>	<u>A plan to establish a registered teacher apprenticeship program in</u>
	collaboration with ApprenticeshipNC, including at least the following information:
	funds for State-funded salary supplements, State-funded enrollment
	expenses, or both.
	b. <u>Specific subject areas and grade levels in the local school</u>
$\langle 0 \rangle$	administrative unit with teacher shortages.
<u>(2)</u>	A system of supports that would be provided for apprentices, including
	qualifications of mentor teachers and a schedule of supervision.
<u>(3)</u>	Alternative sources of funding to support apprenticeships that could be paired
	with State funds received under the Program, including federal workforce
	development funds.
<u>(4)</u>	An explanation of how the unit would incorporate its registered teacher
	apprenticeship program with its advanced teaching roles program to enhance
	the learning environment for apprentices.
<u>(5)</u>	Strategies to encourage candidates to accept an apprenticeship instead of
	directly entering the teacher profession on a Residency License, Emergency
	License, or permit to teach.
	tion of Recipients By March 15 of each school year in which proposals are
	enticeshipNC shall review the proposals and select local school administrative
	ate in the Program, beginning in the subsequent school year. ApprenticeshipNC
	Department of its selections, and the Department shall allocate funds to the
selected Advance	ed Teaching Roles units in accordance with subsection (e) of this section.

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1	(e) Alloc	ation of State Grant Funds. – To	the extent funds are appropriated by the General	
2	Assembly for this purpose, the Department shall allocate the funds for grants to apprenticeship			
3			the unit intends to employ receiving grant funds	
4		± ±	inded enrollment expenses, or both, up to a	
5		otal apprentices per unit, as follows		
6	(1)		undred dollars (\$7,500) per apprentice per year,	
7	<u>*</u> *	-	essary for benefits, to provide salary supplements	
8			e subdivision (3) of subsection (f) of this section.	
9	(2)	* *	(\$5,000) per apprentice per year for the costs of	
0	<u> </u>		n an institution of higher education in accordance	
1		with subdivision (5) of subse	-	
2	(f) Progr		lowing minimum requirements shall apply to	
3		pprenticeship employers under	• • • • • • • • •	
4	<u>(1)</u>		apprenticeship employer shall employ no more	
5	<u>(1)</u>		otal apprentices who receive grant funds for	
6			ents, State-funded enrollment expenses, or both.	
7		• • • •	may employ additional apprentices receiving	
8		** * * *	or education expenses from other sources.	
9	<u>(2)</u>	• • • •	oprenticeship employer may employ apprentices	
0	<u>(2)</u>		for teacher assistant positions, with roles and	
1			meet the requirements of the Program, or other	
2		available funds.	meet the requirements of the Program, of other	
2 3	(2)	<u>Salary supplements. – As fol</u>	lowe	
3 4	<u>(3)</u>	• • •	employer shall provide the following salary	
+ 5		<u>a.</u> <u>An apprenticeship e</u> supplements:	employer shall provide the following salary	
5			antica up to a maximum of sovan thousand five	
7			entice, up to a maximum of seven thousand five rs (\$7,500) per apprentice.	
8				
o 9			tor teacher, up to a maximum of five thousand 0) per mentor teacher.	
9 0				
1			ployer may provide a salary supplement for any	
2			ed by the local school administrative unit who	
			e teacher of record for additional students to	
3 1		_	n of the registered apprenticeship program in that	
	(A)		<u>n of three thousand dollars (\$3,000).</u>	
5	<u>(4)</u>		hall work full time in a classroom with a mentor	
5			team of teachers that is led by a teacher with an	
7			purposes of this subdivision, a mentor teacher	
3	$(\boldsymbol{5})$		ellence teacher as defined in G.S. 115C-310.3(7).	
	<u>(5)</u>		rentice shall enroll in or remain enrolled in a	
)			tion program. An apprenticeship employer may	
			five thousand dollars (\$5,000) per apprentice per	
2		•	ent in an institution of higher education. These	
3		•	after the apprentice has exhausted all other	
4			ting the cost of attendance at an institution of	
5		higher education, including f	-	
5	<u>(6)</u>		shall not do any of the following:	
7			of record for any students.	
8			eaching for more than eight hours per week.	
9			e for more than three years.	
)	-	-	rd grant funds to selected Advanced Teaching	
1	Koles units to se	ve as apprenticeship employe	rs for one or more terms of three years. Prior to	

General Assembly Of North Carolina Session 2025 1 the conclusion of a term, ApprenticeshipNC shall evaluate the success of the Program at the unit 2 and the compliance of the unit with the requirements of this section. At the conclusion of the evaluation, ApprenticeshipNC may, in its discretion, renew the apprenticeship employer for an 3 4 additional term. Throughout the Program, an apprenticeship employer shall provide any 5 information or access requested by ApprenticeshipNC to evaluate the registered apprenticeship 6 program pursuant to this section. 7 Emergency Position Conversion. - Notwithstanding G.S. 115C-105.25(b), an (h) 8 apprenticeship employer may convert one position allocated to the unit for classroom teachers to 9 its dollar equivalent at the salary on the first step of the "A" Teachers Salary Schedule for every 10 one apprentice employed by the unit who is receiving State grant funds if all of the following are 11 met: 12 (1)The apprentice receiving State grant funds would have been eligible to fill the 13 vacant position using a residency license, emergency license, or permit to 14 teach but was instead hired into the apprentice position. 15 (2)The funds are only used for one or more of the following purposes in accordance with the requirements of the Program: 16 17 Salary supplements for apprentices. a. 18 <u>b.</u> Salary supplements for mentor teachers. 19 Costs of enrollment in an institution of higher education. с. 20 d. Salary supplements for teachers identified in sub-subdivision b. of 21 subdivision (3) of subsection (f) of this section. 22 Administration. – Of the funds appropriated to the Department of Public Instruction (i) 23 for the Program for each fiscal year, the Department shall allocate the greater of fifteen percent 24 (15%) or three hundred thousand dollars (\$300,000) to ApprenticeshipNC to do all of the 25 following in consultation with the Department: 26 Outline the duties and responsibilities of apprentices, including on-the-job (1)27 training requirements. 28 Collaborate with recognized educator preparation programs to establish (2)29 education requirements for apprentices and revise curriculum requirements 30 for student teaching to include apprenticeships under the Program. 31 Create minimum competencies for apprentices that reflect the progressive (3) 32 acquisition of ability. 33 Create resources that can be used by apprenticeship employers to select and (4) 34 train mentor teachers, including the responsibilities of a mentor teacher and 35 background information on teacher apprenticeship programs. 36 Develop a process to monitor apprentices in their first years of teaching after (5) 37 successful completion of the Program to evaluate the qualities of teacher 38 candidates that correlate to successful outcomes and lower teacher turnover 39 rates. 40 (6) Assist apprenticeship employers with the following: 41 Combining State and federal funds to maximize the number of <u>a.</u> 42 apprentices in the Program. 43 Complying with applicable State and federal law. b. 44 Develop a training module for mentor teachers that establishes standards for (7)45 mentor teachers under the Program and incorporates, where applicable, any 46 preexisting standards for mentor teachers. 47 Report. - No later than March 15 of each year, ApprenticeshipNC shall report to the (i) 48 Joint Legislative Education Oversight Committee on the Program, including at least the 49 following information: 50 The impact of the Program for each apprenticeship employer on the following: (1)The number of teachers, disaggregated by licensure type. 51 a.

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1	b. Student outcomes.
2	<u>c.</u> <u>Teacher retention</u> .
} 	(2) <u>Successful strategies and best practices used by apprenticeship employers.</u>
	(3) <u>Any barriers to expanding the Program.</u> "
	SECTION 7.37.(b) G.S. 115C-269.32 is repealed.
	SECTION 7.37.(c) Notwithstanding any other provision of law or a provision of the
	Committee Report described in Section 43.2 of S.L. 2023-134 to the contrary, of the one million
	dollars (\$1,000,000) in recurring funds allocated for the Teacher Apprentice Grant Program
	pursuant to G.S. 115C-269.32, beginning in the 2025-2026 fiscal year, these funds shall instead
	be used for the Teacher Apprenticeship Program established pursuant to subsection (a) of this
	section.
	SECTION 7.37.(d) This section becomes effective July 1, 2025. ApprenticeshipNC
	shall issue the initial request for proposals pursuant to G.S. 115C-269.33, as enacted by
	subsection (a) of this section, by November 1, 2025, for applications from local school
	administrative units to establish registered teacher apprenticeship programs beginning in the
	2026-2027 school year. Notwithstanding G.S. 115C-269.33(j), as enacted by subsection (a) of
	this section, ApprenticeshipNC shall provide its initial report on the impact of the Teacher
	Apprenticeship Program by March 15, 2027.
	CTE ΜΟΝΕΡΝΙΖΑΤΙΟΝ
	CTE MODERNIZATION SECTION 7.28 Of the funds appropriated to the Department of Dublic Instruction
	SECTION 7.38. Of the funds appropriated to the Department of Public Instruction in this act, up to two million dollars (\$2,000,000) in nonrecurring funds for each year of the
	2025-2027 fiscal biennium shall be used to create a grant program for modernization of Career
	and Technical Education (CTE) programming, materials, training, and professional development
	for courses conducted in grades six through 12. The Department shall establish a grant program
	for each school year of the 2025-2027 fiscal biennium to which a public school unit or regional
	partnership of more than one public school unit may apply to receive funds if a school within the
	unit or partnership has an existing CTE program. Grant recipients shall use the funds distributed
	to them under this section to procure and implement an online digital CTE learning platform
	containing comprehensive courses with lesson plans, media-rich content and activities, and
	interactive assessments that align with the North Carolina Career and Technical Education
	Standards. The platform shall have modules that assist teachers in preparing students for
	high-wage, high-growth career areas. By October 1, 2025, the Department shall select approved
	providers to guarantee consistency throughout the State. Any selected digital CTE learning
	platform shall include at least all of the following components:
	(1) Instructional strategies and guided lesson plans to assist teachers with
	classroom implementation and instructional differentiation.
	(2) Media-based instructional content for providing demonstrations and
	instruction on skills required for applicable career areas.
	(3) Multiple methods of delivery of instruction, including at least face-to-face,
	self-paced, and distance or hybrid learning.
	(4) Guided projects and activities to incorporate hands-on application of skills.
	(5) A focus on mastery-based learning.
	(6) Reporting features to provide data on student progress.
	(7) Guidance for students to obtain industry-recognized certifications.
	(8) Career connections to provide examples of career opportunities following
	graduation from high school.
	K-5 PERFORMING AND VISUAL ARTS REQUIREMENT
	SECTION 7.39.(a) Part 1 of Article 8 of Chapter 115C of the General Statutes is
	amended by adding the following new sections to read:

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"§ 115C-81.	95. Elementary performing arts education.	
	al school administrative unit shall provide all students in	kindergarten through grade
	on in music, dance, or theatre arts that aligns with the	
	on shall meet at least the following criteria:	Sundana Course of Staay.
		every five instructional days
	2) Be taught by at least one licensed music, dance	
14		e, of meane arts education
(instructor.	utivo minutos
	3) Instructional sessions shall last at least 30 consecu-	
<u>(</u> 2	4) <u>Instructional sessions shall be given to classes n</u>	
	classroom size per instructional session for ea G.S. 115C-301.	ach grade, as provided in
<u>§ 115C-81.</u>	96. Elementary visual arts education.	
Each loca	al school administrative unit shall provide all students in	kindergarten through grade
five instructi	on in the visual arts that aligns with the Standard Cours	se of Study. The instruction
	least the following criteria:	
	<u>Occur during at least one instructional day out of e</u>	every five instructional days.
	2) Be taught by at least one licensed visual arts educ	
	3) Instructional sessions shall last at least 30 consecu	
	4) Instructional sessions shall be given to classes n	
<u>×</u>	classroom size per instructional session for ea	-
	<u>G.S. 115C-301.</u> "	<u>-</u>
S	ECTION 7.39.(b) This section is effective when it	becomes law and applies
	ith the 2026-2027 school year.	cocomes have und uppries
	ul lie 2020 2027 senoor yeu.	
EARLY LI	FERACY PROGRAM/DYSLEXIA	
	ECTION 7.40.(a) G.S. 115C-83.4B(b) reads as rewritt	ten.
	s part of the Early Literacy Program, the Department	
	east the following components:	
	Provide a training program to educators and ac	dministrators working with
(-	children in the NC Pre-K program to ensure d	
	instruction grounded in the Science of Reading	
	reading achievement in students. The Departmen	
	utilize a third-party independent teacher trai	
	professional development that demonstrates ev	
	educators and administrators in establishing de	eep knowledge of interacy
	instruction.	• • • • • • • •
(2	Provide integration of age-appropriate resource	
	technological resources, in the NC Pre-K program	for children to meet reading
	achievement goals.	
(3	B) Ensure administration of a formative assessment t	
	of their participation in the NC Pre-K program to c	-
	readiness and the alignment of their literacy inst	ruction with the Science of
	Reading. The Department shall also ensure that	t the results of each child's
	formative assessment are shared with the child's	kindergarten teacher at the
	beginning of the next school year.	
(4	1) Ensure administration of a dyslexia screening i	nstrument to every student
<u> </u>	participating in the NC Pre-K program. The Depa	
	results of each child's screening are shared wi	
	teacher at the beginning of the next school year.	

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(5)	Provide training to educators and administrators wo	rking with children in the
<u>(0)</u>	NC Pre-K program to ensure appropriate instr	
	strategies are used with students who exhibit potenti	
SE	CTION 7.40.(b) This section applies beginning with the	
	E GRANTS FOR HOMEBUILDING PROGRAMS	
	CTION 7.41.(a) Article 10 of Chapter 115C of the Gen	neral Statutes is amended
by adding a ne	ew Part to read:	
	"Part 6. Grants for CTE Homebuilding Program	
	20. Grant program established; purpose; use of funds	
	tablished the CTE Homebuilding Grant Program to prov	
	ith curriculum costs associated with CTE programs relate	-
	oved Pre-Apprenticeship Certificate Training (PACT) p	
	s Institute. The Department of Public Instruction shall po	-
-	units to use the PACT program as an approved curriculu	
-	unit or a regional partnership of more than one public	• • • •
	When awarding grants under this Part, the Departme	
	(i) located, in whole or in part, in a county with a	
	unit that received low-wealth supplemental funding in th	
	high population of at-risk students or students with disa	ibilities.
	21. Application.	1
	tment shall create and make available to all public school	
	his Part no later than July 15 of each year that funds ar	
	icants shall submit their application to receive grant fur	-
	ays after the application is made available. The Departm	ient snall approve or deny
	on within 30 days of receipt by the Department. 24. Reporting.	
		the Department on the
-	ents of grants under this Part shall submit a report to ny programs funded by grants received pursuant to this I	-
	r that funds are received, including data collection method	
	pacts of the program, and use of State funds. The Depart	
	bint Legislative Education Oversight Committee and the	
· · ·	outcomes of the grant programs no later than December	
	able for this purpose."	15 of cach year that fullus
	CTION 7.41.(b) Section 7.19 of S.L. 2023-134 is repea	aled.
JE.	erest (,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
USE OF LO	CAL SCHOOL ADMINISTRATIVE UNIT MAINT	CAINED PROPERTIES
	BLIC HEARINGS	
	CTION 7.42.(a) Article 7 of Chapter 143B of the Gener	ral Statutes is amended by
	section to read:	success is unfolded by
0	21. Use of schools and other public buildings for publ	lic hearings.
	e governing authority having control over (i) public	
	a local board of education which have facilities for g	
	l directed to permit the use of such buildings without cha	
	the Department for public hearings. Provided, that the	• •
	Department for public hearings shall not be permitted a	
	would interfere with normal school activities or function	-
-	uildings, and such use shall be subject to reasonable rul	-
governing bod	ly of the public school unit and other governing authoritie	es.
	e Department of Environmental Quality shall be ent	
governed by a	local board of education or other State, county, or mur	nicipal building, or a part

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thereof. or any o	ther build	ing. o	r a part thereof, which is supported	or maintained, in whole or in
•		-	s; provided, however, that this sect	
	•		any tax-exempt church property for	
			l church involved for the purpose of	
			G.S. 115C-47 is amended by addin	
			Access to School Facilities to the I	
<u>(10)</u>			A local board of education shall	
	-		of Environmental Quality to have	
			up meetings on school property of a	
			pursuant to G.S. 143B-279.21(a)."	
SEC			This section is effective July 1, 202	5, and applies beginning with
the 2025-2026 s				-,
	ICENC			a
			R NONPUBLIC EC TEACHER	
			G.S. 115C-270.20(a) reads as rewn	
• •			The State Board shall adopt rules for	e e
classes of teache	er licenses	, inclu	iding required levels of preparation	for each classification:
	~	-		
(5)		•	icense or RL. – A one-year license	, renewable twice, that meets
			ollowing requirements:	
	a.		quested by the governing body of	
			npanied by a certification of supe	
			tor preparation program in which	
			e following entities and is accom	
			vision from the recognized education of the individual is a set of the set of	ator preparation program in
			the individual is enrolled:	
		$\frac{1}{2}$	The governing body of a public s	
		<u>2.</u>	<u>A nonpublic school that meets t</u>	-
		3	Part 2 of Article 39 of this Chapt A nonpublic school approve	
		<u>3.</u>	Department of Public Instructio	
			students with extraordinary cos	-
			subsection, extraordinary costs	
			attributable to providing the spec	-
			student's IEP.	that education services on the
	b.	The i	ndividual for whom the license i	s requested meets all of the
	0.		ving requirements:	s requested meets an or me
		1.	Holds at least one of the following	σ.
		1.	I. A bachelor's degree.	.9.
			II. An advanced degree.	
		2.	Has either completed coursewo	rk relevant to the requested
		2.	licensure area or passed the conte	-
			to the requested licensure area th	
			State Board.	
		3.	Is enrolled in a recognized educa	tor preparation program.
		4.	Meets all other requirements est	
		-	including completing preservi	-
			teaching.	
"			0	
	TION 7.4	43.(b)	This section is effective when it	becomes law and applies to
			ses occurring on or after that date.	**

1			
2	SOCIAL MEDI	A LITI	ERACY IN SCHOOLS
3	SECT	TION 7	.44.(a) G.S. 115C-47 is amended by adding a new subdivision to read:
4	" <u>(70)</u>	To A	dopt an Internet Safety Policy Local boards of education shall adopt
5		<u>polici</u>	es for student access to the internet provided by the local school
6		<u>admir</u>	nistrative unit. The policies shall do at least the following:
7		<u>a.</u>	Limit access by students to only age-appropriate subject matter and
8			materials.
9		<u>b.</u>	Protect the safety and security of students when accessing email, chat
10			rooms, and other forms of electronic communication.
11		<u>c.</u>	Prohibit access by students to data or information maintained by the
12			local school administrative unit, including by "hacking" and other
13			unlawful online activities.
14		<u>d.</u>	Prevent access to websites, web applications, or software that does not
15			protect against the disclosure, use, or dissemination of a student's
16			personal information.
17		<u>e.</u>	Prohibit and prevent students from accessing social media platforms
18			through the use of internet access provided by the local school
19			administrative unit, except when expressly directed by a teacher solely
20			for educational purposes."
21			.44.(b) Part 1 of Article 8 of Chapter 115C of the General Statutes is
22	amended by addin	0	
23			nedia and mental health.
24 25			education shall provide instruction on social media and its effects on
25	-		emotional, and physical effects. Instruction shall be provided once
26			d, once during middle school, and twice during high school. Instruction
27		-	t of the mental and emotional health instruction provided pursuant to
28			ction on this topic shall include at least the following:
29 20	$\frac{(1)}{(2)}$		ive effects of social media on mental health, including addiction. istribution of misinformation on social media.
30 31	$\frac{(2)}{(3)}$		ods of manipulating behavior using social media.
32	(3) (4)		ermanency of information shared online.
32 33	(4) (5)	-	to maintain personal security.
33 34	$\frac{(5)}{(6)}$		to identify cyberbullying, predatory behavior, and human trafficking on
3 4 35	<u>(0)</u>		ternet.
36	<u>(7)</u>		to report suspicious behavior encountered on the internet.
37	$\frac{(7)}{(8)}$		nal and interpersonal skills or character education that enhances
38	<u>(0)</u>		dual level protective factors and mitigates or reduces risk-taking or
39			ful behavior."
40	SECT		.
41			-2026 school year.
42	6 6		
43	CAREER DEVE	ELOPN	IENT ADJUSTMENT
44	SECT	TION 7	.45.(a) Pilot Program Established; Purpose. – The Superintendent of
45			create an Annual Career Development Plan Pilot Program (Program) for
46			enth grade at select schools during the 2025-2026 and 2026-2027 school
47			rough the students' graduation from high school. The purpose of the
48	-	-	valuate the efficacy of reviewing Career Development Plans (Plans)
49	annually to better	align	students for on-time graduation and achievement of college and career
50	goals and to ensur	re that	all students graduate from high school college or career ready.

51 **SECTION 7.45.(b)** Definitions. – The following definitions apply to this section:

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1	(1)	Career Development Plan. – An individual plan	created by each student that
2		establishes the student's plan throughout min	0
3		graduation and career development pursuant to G	
4	(2)	Local board of education. – A local board of educ	cation governing a partnered
5	(-)	school.	
6	(3)	Parent. – Defined in G.S. 115C-76.1.	
7	(4)	Partnered school. – A middle school and high	
8		board of education where at least half of the stud	1 1
9 10	SEC	school is assigned to attend the associated high so	
10 11		TION 7.45.(c) Partnered Schools. – The Super-	
11	-	Is that are proportionally representative of the population ublic high schools in the State. The Superintendem	
12	1	to participate in the Program as partnered schools.	1 I
13 14	11.4	he final selection of partnered schools. In the event	1
15	1	uperintendent shall collaborate with local superinter	
15 16		s. Partnered schools shall have each student enteri	
17	-	nd 2026-2027 school years complete an annual revi	0 0
18		TION 7.45.(d) Local Board of Education and IEP	
19		Il ensure that students in partnered schools are pro-	11
20		anning time during the instructional day each school	•
21	-	h disabilities, the student's IEP team, if applicable	• •
22		updating the Plan. Updates to Plans shall be made p	
23	courses for the n		6
24		TION 7.45.(e) Parental Involvement. – Partner	ed schools shall encourage
25	parents to partici	pate in development of Plans with their students an	d to sign a form provided by
26	the school acknow	owledging the annual revisions of the Plans. Loca	al boards of education shall
27	ensure that Plans	s are easily accessible to students and parents and s	shall provide parents annual
28	written notice of	f the creation or revision of a Plan, information of	n how to access the Plan, a
29	U	offerings for the next school year with a description of	
30		graduation requirements where appropriate. Prio	
31		school counselor shall attempt to meet with the stud	
32	•	xplain the possible effects that the Plan might have	6
33	-	d career development planning. Beginning in the	
34	U U	tudent's high school enrollment, a school counselo	1
35	-	mation regarding State and federal need-based an	
36		port postsecondary education and training using i	
37		Assistance Authority and College Foundation of	
38		lso provide information on the free application for f	
39 40	accessible by the	fy the parent that information included in the FAI	FSA is confidential and not
40 41	•	FION 7.45.(f) Initial Career Development Plans. –	Students in seventh grade in
42		s shall develop an initial career development plan	
42 43	as students devel		which will provide guidance
44		TION 7.45.(g) Annual Career Development Pla	an Undates — In partnered
45		all be updated annually in addition to the following	1 1
46	to students:	and be applated annually in addition to the following	internation being provided
47	(1)	For eighth grade students, by the end of the scho	ol year, a list of the required
48	(-)	core courses to be taken in ninth and tenth grades	•
49	(2)	For tenth grade students, an identification of t	
50		relevant to the student's chosen postsecondary g	•
51		career development planning.	-

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1 2 3 4 5	 (3) For eleventh grade students not meeting the career ar standards established by the State Board of Community enrolling in remedial coursework for his or her senior ye (4) Any other minimum requirements established by the Sup SECTION 7.45.(h) Reporting Requirement. – The Superintent 	Colleges, a plan for ar. berintendent. dent or a local board
6 7	of education shall develop reporting requirements for partnered schools Program to provide information on the effectiveness of the annual review	w of the Plans. The
8 9 10	Superintendent shall report to the Joint Legislative Education Oversight C 15, 2026, and each year thereafter on the progress of the Program, including that have arisen with the Program.	
11 12	FAILURE FREE READING	
13	SECTION 7.46. Notwithstanding G.S. 115C-83.12,	115C-150.12C(3a),
14	115C-218.85(5), 115C-269.20(a)(2), or 116-239.8, of the funds appropriate	ed to the Department
15	of Public Instruction, one million two hundred thousand dollars (\$1,200,0	
16	funds for the 2025-2026 fiscal year shall be used to contract with JFL Er	1 , ,
17	Failure Free Reading Program (Program) to improve middle school litera	• •
18	shall report to the Joint Legislative Education Oversight Committee by Sep	
19	the number of public school units that participated in the Program and com	
20	students in public school units that participated in the Program against thos	
21 22	that did not. The report shall include any recommendations by the Departme Program.	ent on changes to the
22	Flogram.	
23 24	STUDY HVAC SOLUTIONS FOR WAKE COUNTY PUBLIC S	CHOOL SYSTEM
25	PROPERTY	
26	SECTION 7.47. Of the funds appropriated in this act to the D	Department of Public
27	Instruction, the sum of five hundred thousand dollars (\$500,000) in nonred	curring funds for the
28	2026-2027 fiscal year shall be used to conduct a study to identify high-efficient	
29 30	heating, ventilation, and air conditioning systems (HVAC) and chiller so owned by the Wake County Public School System. The Department shall co	onsult with the Wake
31 32	County Board of Education and may consult with other boards of education conducting the study. Not later than February 15, 2027, the Department sha	ll report the findings
33 34	of the study, including any recommendations for legislation, to the Joint L Oversight Committee and the Wake County Board of Education and shall	U
35	recommendations on its website so that they may be accessed by all local be	Ũ
36	the State and other interested stakeholders.	
37		
38	INTERSTATE COMPACT FOR SCHOOL PSYCHOLOGISTS	
39	SECTION 7.48.(a) Chapter 115C of the General Statutes is a	mended by adding a
40	new Article to read:	
41	"Article 17F.	
42	" <u>School Psychologist Interstate Licensure Compact.</u>	
43	" <u>§ 115C-270.40. Purpose.</u>	ah a al Daviah al a avi in
44 45	The purpose of this Compact is to facilitate the interstate practice of S educational or school settings, and in so doing to improve the ava	
45 46	Psychological Services to the public. This Compact is intended to establish	-
47	School Psychologists to obtain equivalent licenses to provide School Psych	
48	any Member State. In this way, this Compact shall enable the Member State	-
49	and effective School Psychological Services are available and deliver	
50	qualified professionals in their educational settings. To facilitate the objecti	
51	this Compact does the following:	

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1	(1)	Enables School Psychologists who qualify for receipt of an Equivale
2		License to practice in other Member States without first satisfying
3		burdensome and duplicative requirements.
1	<u>(2)</u>	Promotes the mobility of School Psychologists between and among t
5		Member States in order to address workforce shortages and to ensure that sa
,		and reliable School Psychological Services are available in each Memb
,		State.
}	<u>(3)</u>	Enhances the public accessibility of School Psychological Services
)	<u></u>	increasing the availability of qualified, licensed School Psychologists through
)		the establishment of an efficient and streamlined pathway for Licensees
		practice in other Member States.
2	<u>(4)</u>	Preserves and respects the authority of each Member State to protect the heal
	<u></u>	and safety of its residents by ensuring that only qualified, licens
		professionals are authorized to provide School Psychological Services with
		that state.
	(5)	Requires School Psychologists practicing within a Member State to comp
	<u>, , , , , , , , , , , , , , , , , , , </u>	with the Scope of Practice laws present in the state where the Scho
		Psychological Services are being provided.
	<u>(6)</u>	Promotes cooperation between the Member States in regulating the practi
	<u></u>	of School Psychology within those states.
	(7)	Facilitates the relocation of military members and their spouses who a
	<u> </u>	licensed to provide School Psychological Services.
	" <u>§ 115C-270.41.</u>	
		g definitions shall apply in this Article:
	(1)	Active Military Member. – Any person with full-time duty status in the Arm
	<u> </u>	Forces of the United States, including members of the National Guard a
		Reserve.
	(2)	Adverse Action. – Disciplinary action or encumbrance imposed on a Licen
	<u>1</u> _7	by a State Licensing Authority.
	(3)	Alternative Program. – A nondisciplinary, prosecutorial diversion
	<u>(8)</u>	monitoring, or practice remediation process entered into in lieu of an Adver
		Action which is applicable to a School Psychologist and approved by the Sta
		Licensing Authority of a Member State in which the participating Scho
		Psychologist is licensed. This includes, but is not limited to, programs
		which Licensees with substance abuse or addiction issues may be referred
		lieu of an Adverse Action.
	<u>(4)</u>	<u>Commissioner. – The individual appointed by a Member State to serve as t</u>
	<u></u>	representative to the Commission for that Member State.
	<u>(5)</u>	Compact. – This School Psychologist Interstate Licensure Compact.
	$\frac{(5)}{(6)}$	Continuing Professional Education. – A requirement, imposed by a Memb
	<u>(0)</u>	State as a condition of License renewal to provide evidence of successf
		participation in professional educational activities relevant to the provision
		School Psychological Services.
	<u>(7)</u>	<u>Criminal Background Check. – The submission of fingerprints or oth</u>
,	<u>(7)</u>	biometric information for a License applicant for the purpose of obtaining the
		applicant's criminal history record information, as defined in 28 C.F.R.
		20.3(d), and the state's criminal history record repository, as defined in 2
)		C.F.R. § 20.3(f).
))	(Q)	<u>Doctoral Level Degree.</u> – A graduate degree program that consists of at lea
,)	<u>(8)</u>	90 graduate semester hours in the field of School Psychology, including
)		supervised internship.
-		supervised internship.

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1	<u>(9)</u>	Encumbered License. – A License that a State Licensing Author	ity has limited
2		in any way other than through an Alternative Program, include	ing temporary
3		or provisional licenses.	
4	<u>(10)</u>	Executive Committee. – The Commission's Chair, Vice-Chair, S	Secretary, and
5		Treasurer and any other Commissioners as may be de	etermined by
6		Commission Rule or bylaw.	
7	<u>(11)</u>	Equivalent License A License to practice School Psychol	
8		Member State has identified as a License which may be provide	
9		Psychologists from other Member States pursuant to this Comp	
10	<u>(12)</u>	Home State. – The Member State that issued the Home State I	License to the
11		Licensee and is the Licensee's primary state of practice.	
12	<u>(13)</u>	<u>Home State License. – The License that is not an Encumbered I</u>	<u>_icense issued</u>
13		by the Home State to provide School Psychological Services.	
14	<u>(14)</u>	<u>License. – A current license, certification, or other authorization</u>	
15		Member State's Licensing Authority that permits an individu	ial to provide
16	(17)	School Psychological Services.	1 64 4 4
17	<u>(15)</u>	Licensee. – An individual who holds a License from a Mer	mber State to
18	(16)	provide School Psychological Services.	a duritte d te
19 20	<u>(16)</u>	<u>Member State. – A state that has enacted the Compact and been the Compact in accordance with the provisions having and the Compact and been stated at the compact a</u>	
20 21		the Commission in accordance with the provisions herein and	<u>Commission</u>
21 22	(17)	Rules. Model Compact The model language for the School Psychology	aist Interstate
22	<u>(17)</u>	<u>Model Compact. – The model language for the School Psycholo</u> <u>Licensure Compact on file with the Council of State Governm</u>	
23 24		entity as designated by the Commission.	lients of other
2 4 25	(18)	Practice of School Psychology. – The delivery of School	Psychological
26	<u>(10)</u>	Services.	<u>i sychologicai</u>
20 27	(19)	Qualifying National Exam. – A national licensing examination	n endorsed by
28	<u>(1)</u>	the National Association of School Psychologists and any o	
29		approved by the Rules of the Commission.	
30	(20)	Qualifying School Psychologist Education Program. – An education	ation program
31	<u> </u>	which awards a Specialist-Level or Doctoral-Level degree or eq	
32		completion and is approved by the Rules of the Commission a	
33		necessary minimum educational standards to ensure that its	graduates are
34		ready, qualified, and able to engage in the Practice of School Ps	sychology.
35	<u>(21)</u>	Remote State A Member State other than the Home State who	ere a Licensee
36		holds a License through the Compact.	
37	<u>(22)</u>	Rule. – A regulation promulgated by an entity, including, but i	not limited to,
38		the Commission and the State Licensing Authority of each Mem	ber State, that
39		has the force of law.	
40	<u>(23)</u>	School Psychological Services Academic, mental, and beh	avioral health
41		services, including assessment, prevention, consultation and	
42		intervention, and evaluation provided by a School Psychologist	
43		outlined in applicable professional standards as determined by	Commission
44		<u>Rule.</u>	
45	<u>(24)</u>	School Psychologist. – An individual who has met the requirem	
46		a Home State License that legally conveys the professional t	
47		Psychologist, or its equivalent, as determined by the Rules of the	
48	<u>(25)</u>	School Psychologist Interstate Licensure Compact	
49 50		(Commission) The joint government agency established by	
50		whose membership consists of representatives from each Mem	
51		has enacted the Compact, and as further described in G.S. 1150	2/0.46.

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<u>(26)</u>	Scope of Practice The procedures, actions, and processes a Sch
	Psychologist licensed in a state is permitted to undertake in that state and
	circumstances under which that Licensee is permitted to undertake the
	procedures, actions, and processes. Such procedures, actions, and process
	and the circumstances under which they may be undertaken, may
	established through means, including, but not limited to, statute, regulati
	case law, and other processes available to the State Licensing Authorit
	other government agency.
(27)	Specialist-Level Degree. – A degree program that requires at least 60 grad
	semester hours or equivalent in the field of School Psychology, including
	supervised internship.
(28)	State. – Any state, commonwealth, district, or territory of the United State
<u>,</u>	America.
(29)	State Licensing Authority. – A Member State's regulatory body response
<u>(=>)</u>	for issuing Licenses or otherwise overseeing the Practice of Sch
	Psychology.
(30)	State Specific Requirement. – A requirement for licensure covered
<u>(50)</u>	coursework or examination that includes content of unique interest to the s
(31)	Unencumbered License. – A License that authorizes a Licensee to engag
(01)	the full and unrestricted Practice of School Psychology.
"§ 115C-270.42.	State participation in the Compact.
	eligible to join this Compact, and to maintain eligibility as a Member Sta
state must do the	
<u>(1)</u>	Enact a Compact statute that is not materially different from the M
	Compact as defined in the Commission's Rules.
<u>(2)</u>	Participate in the sharing of information with other Member States
<u>1-7</u>	reasonably necessary to accomplish the objectives of this Compact, and
	further defined in G.S. 115C-270.47.
<u>(3)</u>	Identify and maintain with the Commission a list of Equivalent Lices
	available to Licensees who hold a Home State License under this Compa
<u>(4)</u>	Have a mechanism in place for receiving and investigating complaints al
<u> </u>	Licensees.
<u>(5)</u>	Notify the Commission, in compliance with the terms of the Compact and
<u> (0)</u>	Commission's Rules, of any Adverse Action taken against a Licensee, of
	the availability of investigative information which relates to a License
	applicant for licensure.
<u>(6)</u>	Require that applicants for a Home State License have done the following
<u>(0)</u>	<u>a.</u> <u>Taken and passed a Qualifying National Exam as defined by the R</u>
	of the Commission.
	b. Completed a minimum of 1200 hours of supervised internship
	which at least 600 must have been completed in a School, price
	being approved for licensure.
(7)	<u>c.</u> <u>Graduated from a Qualifying School Psychologist Education Progr</u> Comply with the terms of this Compact and the Rules of the Commission
	Tember State shall grant an Equivalent License to practice School Psychol
	application by a Licensee who satisfies the criteria of G.S. 115C-270.43
	a chall grant renewal of the Equivalent License to a Licensee who activity
Each Member Sta	te shall grant renewal of the Equivalent License to a Licensee who satisfies
Each Member Sta criteria of G.S. 11	•

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1	(a) To obtain and maintai	in an Equivalent License from a R	Remote State under this
2	Compact, a Licensee must satisfy	-	
3		tain an active Home State License.	
4		pplicable State Specific Requireme	ents established by the
5		after an Equivalent License is granted	-
6		administrative or application re	
7		ay establish by Rule and pay any asso	-
8		requirements for renewal in the	
9		tinuing Professional Education require	
10		blication to receive a license under t	
11		round check in the Member State i	
12		ht in accordance with the laws and reg	±
13	State.		
14		ent License in a Member State other	than the Home State, a
15		ewal, complete a background check,	
16	determined by the Licensing Author		<u> p.u.,</u>
17	" <u>§ 115C-270.44.</u> Active Military		
18		filitary Member or is the spouse of an	Active Military Member
19		tate License in any of the following lo	-
20		permanent residence.	
21		te that is the Licensee's primary state of	of practice.
22		te where the Licensee has relocated	-
23	Change of Stati	ion (PCS).	*
24	"§ 115C-270.45. Discipline/adve	erse actions.	
25	(a) Nothing in this Compa	act shall be deemed or construed to	limit the authority of a
26	Member State to investigate or imp	pose disciplinary measures on License	ees according to the State
27	Practice Laws thereof.		
28	(b) <u>Member States shall be</u>	e authorized to receive, and shall provi	ide, files and information
29	regarding the investigation and di	liscipline, if any, of Licensees in oth	ner Member States upon
30		ving such information or files shall p	
31		eof, in at least the same manner th	
32		s and information. Prior to disclos	• • • •
33		ed from another Member State, the	
34		pose for such disclosure to the Memb	er State which originally
35	provided that information.		
36		of the School Psychologist Intersta	ate Licensure Compact
37	Commission.		
38		ereby create and establish a joint go	
39	-	er States that have enacted the Compa	
40		chologist Interstate Licensure Com	-
41		of the Member States acting jointly an	
42		shall come into existence on or after	the effective date of the
43	Compact as set forth in G.S. 115C		
44	(b) <u>Membership, Voting, a</u>		1.1
45		State shall have and be limited to one	delegate selected by that
46		State Licensing Authority.	ican of the Mombon State
47 48		hall be the primary administrative officer of the primary administrative of the primary administ	
48 49		nority or their designee who is an en	mployee of the Member
49 50	(3) <u>State Licensing</u>	on shall by Rule or bylaw establis	sh a term of office for
50 51		an a	
51	uelegates and m	hay by Kule of bylaw establish term h	mmts.

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	<u>(4)</u>	The Commission may recommend removal or suspension from office.	on of any delegate
	<u>(5)</u>	A Member State's Licensing Authority shall fill any vaca	ncy of its delegate
	<u>(0)</u>	occurring on the Commission within 60 days of the vacan	
	<u>(6)</u>	Each delegate shall be entitled to one vote on all r	
	<u>(0)</u>	Commission requiring a vote by Commission delegates.	
	<u>(7)</u>	A delegate shall vote in person or by such other means	as provided in the
	<u></u>	bylaws. The bylaws may provide for delegates to meet by t	_
		videoconference, or other means of communication.	
	<u>(8)</u>	The Commission shall meet at least once during ea	ch calendar year.
		Additional meetings may be held as set forth in the bylaws	
		may meet by telecommunication, video conference, or othe	
		means.	
<u>(c)</u>	The C	Commission shall have the following powers:	
	(1)	Establish the fiscal year of the Commission.	
	<u>(2)</u>	Establish code of conduct and conflict of interest policies.	
	<u>(3)</u>	Establish and amend Rules and bylaws.	
	<u>(4)</u>	Establish the procedure through which a Licensee may of	change their Home
		State.	
	<u>(5)</u>	Maintain its financial records in accordance with the bylaw	VS.
	<u>(6)</u>	Meet and take such actions as are consistent with the	provisions of this
		Compact, the Commission's Rules, and the bylaws.	
	<u>(7)</u>	Initiate and conclude legal proceedings or actions in	the name of the
		Commission, provided that the standing of any Membra	er State Licensing
		Authority to sue or be sued under applicable law shall not	be affected.
	<u>(8)</u>	Maintain and certify records and information provided to	a Member State as
		the authenticated business records of the Commission and	designate an agent
		to do so on the Commission's behalf.	
	<u>(9)</u>	Purchase and maintain insurance and bonds.	
	<u>(10)</u>	Borrow, accept, or contract for services of personnel,	including, but not
		limited to, employees of a Member State.	
	<u>(11)</u>	Conduct an annual financial review.	
	<u>(12)</u>	Hire employees, elect or appoint officers, fix compensat	
		grant such individuals appropriate authority to carry out t	1 I
		Compact, and establish the Commission's personnel poli	
		relating to conflicts of interest, qualifications of personne	I, and other related
	(12)	personnel matters.	
	$\frac{(13)}{(14)}$	Assess and collect fees.	.1
	<u>(14)</u>	Accept any and all appropriate gifts, donations, grants of m	
		of revenue, equipment, supplies, materials, and services a	
		and dispose of the same; provided that at all times the Com	mission shall avoid
	(15)	any appearance of impropriety and/or conflict of interest.	· 1
	<u>(15)</u>	Lease, purchase, retain, own, hold, improve, or use a	iny property, real,
	(1c)	personal, or mixed, or any undivided interest therein.	1
	<u>(16)</u>	Sell, convey, mortgage, pledge, lease, exchange, aban	aon, or otherwise
	(17)	dispose of any property real, personal, or mixed.	
	$\frac{(17)}{(18)}$	Establish a budget and make expenditures.	
	$\frac{(18)}{(10)}$	Borrow money.	accord of man 1
	<u>(19)</u>	Appoint committees, including standing committees, com	
		state regulators, state legislators or their representativ	es, and consumer

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			representatives, and such other interested persons as may	y be designated in this
2			Compact and the bylaws.	
3		<u>(20)</u>	Provide and receive information from, and cooperate w	vith, law enforcement
ŀ			agencies.	
5		(21)	Establish and elect an Executive Committee, inclu-	<u>ding a Chair and a</u>
5			Vice-Chair.	
7		(22)	Determine whether a state's adopted language is materia	ally different from the
3			Model Compact language such that the state wo	uld not qualify for
			participation in the Compact.	
		(23)	Perform such other functions as may be necessary or a	ppropriate to achieve
			the purposes of this Compact.	
	<u>(d)</u>	The E	Executive Committee.	
		(1)	The Executive Committee shall have the power to	act on behalf of the
			Commission according to the terms of this Compact. The	
			responsibilities of the Executive Committee shall include	le the following:
			<u>a.</u> <u>Oversee the day-to-day activities of the administr</u>	
			including enforcement and compliance with t	
			Compact, its Rules and bylaws, and other su	-
			necessary.	
			b. Recommend to the Commission changes to t	he Rules or bylaws,
			changes to this Compact legislation, fees charg	-
			fees charged to Licensees, and other fees.	
			c. Ensure Compact administration services are ap	propriately provided.
			including by contract.	<u>pp, p,</u>
			d. <u>Prepare and recommend the budget.</u>	
				mission.
			e.Maintain financial records on behalf of the Comf.Monitor Compact compliance of Member	
			compliance reports to the Commission.	<u> </u>
			g. Establish additional committees as necessary.	
			h. Exercise the powers and duties of the Commissi	ion during the interim
			between Commission meetings, except for ac	-
			Rules, adopting or amending bylaws, and exercise	
			and duties expressly reserved to the Commission	
			i. Other duties as provided in the Rules or bylaws	
		(2)	The Executive Committee shall be composed of up t	
		<u>_/</u>	follows:	
			<u>a.</u> <u>The Chair and Vice-Chair of the Commission sha</u>	all be voting members
			of the Executive Committee.	
			b. The Commission shall elect five voting memb	pers from the current
			membership of the Commission.	<u>Jers from the current</u>
		<u>(3)</u>	The Commission may remove any member of the Exe	ocutive Committee as
		<u>(5)</u>	provided in the Commission's bylaws.	cutive committee as
		<u>(4)</u>	The Executive Committee shall meet at least annually a	s follows:
		<u>(+)</u>		
			<u>a.</u> <u>Executive Committee meetings shall be open to the Executive Committee may meet in a closed,</u>	· ·
			provided in subdivision (2) of subsection (f) of t	
			-	
			posted on its website and as determined to prov	
)			with an interest in the business of the Commission	<u>on.</u>

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1			c. The Executive Committee may hold a special r	neeting in accordance
2			with sub-subdivision b. of subdivision (1) of	subsection (f) of this
3			section.	
4	<u>(e)</u>		ommission shall adopt and provide to the Member States	s an annual report.
5	<u>(f)</u>		ngs of the Commission.	
6		<u>(1)</u>	All meetings shall be open to the public as follo	-
7			Commission may meet in a closed, nonpublic me	eting as provided in
8			subdivision (2) of this subsection.	
9 10			a. <u>Public notice for all meetings of the full Commi</u>	
10 11			the same manner as required under the Rule	
11			<u>G.S. 115C-270.48, except that the Commissio</u> meeting as provided in sub-subdivision b. of thi	•
12			b. The Commission may hold a special meeting	
13 14			conduct emergency business by giving 48	
15			commissioners, on the Commission's website.	
16			provided in the Commission's Rules. The Commission	
17			shall certify that the Commission's need to	
18			emergency.	
19		(2)	The Commission or the Executive Committee or oth	er committees of the
20			Commission may convene in a closed, nonpublic meeting	ng for the Commission
21			or Executive Committee or other committees of the C	Commission to receive
22			legal advice or to discuss the following:	
23			a. Noncompliance of a Member State with its	obligations under the
24			Compact.	
25			b. The employment, compensation, discipline	
26			practices, or procedures related to specific empl	-
27			c. <u>Current or threatened discipline of a Licensee I</u>	by the Commission or
28			by a Member State's Licensing Authority.	,· ,·
29 30			d. <u>Current, threatened, or reasonably anticipated li</u>	
30 31			e. <u>Negotiation of contracts for the purchase, lea</u>	ise, of sale of goods,
32			<u>f.</u> <u>Accusing any person of a crime or formally cen</u>	suring any person
33			g. Trade secrets or commercial or financial inform	
34			or confidential.	anon that is privileged
35			h. Information of a personal nature where disclose	ure would constitute a
36			clearly unwarranted invasion of personal privac	
37				
38			i.Investigative records compiled for law enforcemj.Information related to any investigative report	ts prepared by or on
39			behalf of or for use of the Commission or oth	er committee charged
40			with responsibility of investigation or determi	nation of compliance
41			issues pursuant to the Compact.	
42			<u>k.</u> <u>Matters specifically exempted from disclosure</u>	by federal or Member
43			State law.	
44			<u><i>l.</i></u> <u>Other matters as promulgated by the Commission</u>	•
45		<u>(3)</u>	If a meeting, or portion of a meeting, is closed, the presi	
46			that the meeting will be closed and reference each	
47 48		(A)	provision, and such reference shall be recorded in the n	
48		<u>(4)</u>	The Commission shall keep minutes that fully and clear	•
49 50			discussed in a meeting and shall provide a full and	•
50 51			actions taken, and the reasons therefore, including a de	
51			expressed. All documents considered in connection w	nin an action shall be

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1			identified in such minutes. All minutes and documents	of a closed meeting
2			shall remain under seal, subject to release only by a	majority vote of the
3			Commission or order of a court of competent jurisdiction	<u>n.</u>
4	<u>(g)</u>	Finan	cing of the Commission.	
5		<u>(1)</u>	The Commission shall pay, or provide for the payment	nt of, the reasonable
6			expenses of its establishment, organization, and ongoing	<u>activities.</u>
7		<u>(2)</u>	The Commission may accept any and all appropriate	revenue sources as
8			provided in subdivision (13) of subsection (c) of this sec	<u>tion.</u>
9		(3)	The Commission may levy on and collect an annual as	ssessment from each
10			Member State and impose fees on Licensees practicing i	in the Member States
11			under an Equivalent License to cover the cost of the ope	
12			of the Commission and its staff, which must be in a total	amount sufficient to
13			cover its annual budget as approved each year for w	
14			provided by other sources. The aggregate annual ass	
15			Member States shall be allocated based upon a formula	that the Commission
16			shall promulgate by Rule.	
17		<u>(4)</u>	The Commission shall not incur obligations of any kind	
18			funds adequate to meet the same, nor shall the Commiss	
19			of any of the Member States, except by and with the aut	hority of the Member
20			State.	
21		<u>(5)</u>	The Commission shall keep accurate accounts o	-
22			disbursements. The receipts and disbursements of the	
23			subject to the financial review and accounting procedur	
24			its bylaws. However, all receipts and disbursements of	
25			Commission shall be subject to an annual financial rev	-
26			licensed public accountant, and the report of the finar	
27	(h)	Onali	included in and become part of the annual report of the C	<u>ommission.</u>
28 29	<u>(h)</u>	<u>Quan</u> (1)	fied Immunity, Defense, and Indemnification. The members, officers, executive director, employees, a	nd range antatives of
29 30		<u>(1)</u>	the Commission shall be immune from suit and liability	•
31			in their official capacity, for any claim for damage to c	
32			personal injury or other civil liability caused by or arisin	
33			alleged act, error, or omission that occurred, or that the	• •
34			the claim is made had a reasonable basis for believing	
35			scope of Commission employment, duties, or responsib	
36			nothing in this subdivision shall be construed to protect a	-
37			suit or liability for any damage, loss, injury, or liab	• •
38			intentional or willful or wanton misconduct of that pers	
39			of insurance of any type by the Commission shall not in a	
40			or limit the immunity granted hereunder.	<u>_</u>
41		(2)	The Commission shall defend any member, officer,	executive director,
42		<u> </u>	employee, and representative of the Commission in any	
43			to impose liability arising out of any actual or alleged a	
44			that occurred within the scope of Commission emp	
45			responsibilities, or as determined by the Commission th	
46			whom the claim is made had a reasonable basis for belie	
47			the scope of Commission employment, duties, or respo	onsibilities; provided
48			that nothing herein shall be construed to prohibit that p	erson from retaining
49			their own counsel at their own expense; and provided fu	urther, that the actual
50			or alleged act, error, or omission did not result from that	t person's intentional
51			or willful or wanton misconduct.	

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1	<u>(3)</u>	The Commission shall indemnify and hold harmle	ss any member, officer,
2 3		executive director, employee, and representative of	the Commission for the
		amount of any settlement or judgment obtained again	st that person arising out
		of any actual or alleged act, error, or omission that o	
		of Commission employment, duties, or responsibility	
		had a reasonable basis for believing occurred within t	he scope of Commission
		employment, duties, or responsibilities, provided that	the actual or alleged act,
		error, or omission did not result from the intentior	nal or willful or wanton
		misconduct of that person.	.1 11 1 11
	<u>(4)</u>	Nothing herein shall be construed as a limitation	
		licensee for professional malpractice or misconduct,	which shall be governed
		solely by any other applicable state laws.	
	<u>(5)</u>	Nothing in this Compact shall be interpreted to waive	
		Member State's state action immunity or state action	
		respect to antitrust claims under the Sherman Act, C	
		state or federal antitrust or anticompetitive law or reg	
	<u>(6)</u>	Nothing in this Compact shall be construed to be	-
		immunity by the Member States or by the Commission	<u>on.</u>
		Facilitating information exchange.	
		Commission shall provide for facilitating the exchange	-
		mplement the provisions of this Compact in accordan	·
		nsistent with generally accepted data protection princip	
		rithstanding any other provision of state law to the contra	•
		e for the facilitation of the following Licensee inform	ation as required by the
		nmission, including:	
	$\frac{(1)}{(2)}$	Identifying information.	
	$\frac{(2)}{(2)}$	Licensure data.	ualata d thanata
	$\frac{(3)}{(4)}$	Adverse Actions against a Licensee and information	
	<u>(4)</u>	Nonconfidential information related to Alternative P	
		beginning and ending dates of such participation,	
	(5)	related to such participation not made confidential un	
	$\frac{(5)}{(6)}$	Any denial of application for licensure, and the reaso	on(s) for such demai.
	$\frac{(6)}{(7)}$	<u>The presence of investigative information.</u>	on of this Compost on the
	<u>(7)</u>	Other information that may facilitate the administration	*
	(a) Noth	protection of the public, as determined by the Rules of the public of th	
		ing in this Compact shall be deemed or construed to a	
	-	ber State to control and maintain ownership of its Licer	·
		he laws or regulations governing Licensee information	in the Member State.
	" <u>§ 115C-270.48</u>		report to the oritoric set
		Commission shall exercise its Rulemaking powers pu	
		rstate compact and the Rules adopted thereunder. Rule	es and amendments shan
	-	as of the date specified in each Rule or amendment.	we the interst and many acce
		Commission shall promulgate reasonable Rules to achie	· · ·
		compact. In the event the Commission exercises its R	
		eyond the purpose and intent of this interstate compact	
		such an action by the Commission shall be invalid and	have no force and effect
	$\frac{\text{of law in the Me}}{(a)}$		Dula by anastment of a
		najority of the legislatures of the Member States reject a	
		ion in the same manner used to adopt the Compact with he Rule, then such Rule shall have no further force an	
		ie Kule, men such Kule shan have no further force an	a chect in any member
	State.		

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<u>(d)</u>	Rules	or amendments to the Rules shall be adopted or ratified	at a regular or special
meeting of	of the C	ommission in accordance with Commission Rules and by	ylaws.
<u>(e)</u>	Prior	to promulgation and adoption of a final Rule or Rules by	the Commission, and
at least 30) days i	n advance of the meeting at which the Rule will be consi	dered and voted upon,
the Comr	nission	shall file a notice of proposed Rulemaking:	
	<u>(1)</u>	On the website of the Commission or other publicly ac	cessible platform; and
	(2)	On the website of each Member State Licensing Auth	ority or other publicly
		accessible platform or the publication in which each	state would otherwise
		publish proposed Rules.	
<u>(f)</u>	<u>Upon</u>	determination that an emergency exists, the Commiss	ion may consider and
adopt an	emerge	ncy Rule with 48 hours' notice, with opportunity to com	nent, provided that the
usual Ru	lemakin	g procedures shall be retroactively applied to the Rule	as soon as reasonably
		• •	•
1			± ±
			<u> </u>
		Meet an imminent threat to public health, safety, or we	lfare.
			istrative Rule that is
	(4)		
"§ 115C-			
			ment in each Member
		· · ·	
			<u> </u>
	(2)		the Commission shall
			•
			-
	(3)	· · · · · ·	•
			-
			• •
(b)	Defau		
<u>, , , , , , , , , , , , , , , , , , , </u>			has defaulted in the
	<u> </u>		
		default.	
	(2)	<u>default.</u> The Commission shall provide a copy of the notice	of default to the other
	<u>(2)</u>	<u>default.</u> <u>The Commission shall provide a copy of the notice</u> Member States.	of default to the other
<u>(c)</u>		The Commission shall provide a copy of the notice	
	<u>If a s</u>	The Commission shall provide a copy of the notice Member States.	ate may be terminated
	(d) meeting o (e) at least 30 the Comr (f) adopt an o usual Rul possible, this provi the follow	(d) Rules meeting of the C(e) Priorat least 30 days ithe Commission(1)(2)(f) Uponadopt an emergenusual Rulemakinpossible, in no ethis provision, anthe following:(1)(2)(3)(4)"§ 115C-270.49.(a) Overs(1)(2)(3)	 meeting of the Commission in accordance with Commission Rules and by (e) Prior to promulgation and adoption of a final Rule or Rules by at least 30 days in advance of the meeting at which the Rule will be consist the Commission shall file a notice of proposed Rulemaking: (1) On the website of each Member State Licensing Auth accessible platform or the publication in which each publish proposed Rules. (f) Upon determination that an emergency exists, the Commiss adopt an emergency Rule with 48 hours' notice, with opportunity to commission, an emergency Rule is one that must be adopted immediately the following: (1) Meet an imminent threat to public health, safety, or we (2) Prevent a loss of Commission or Member State funds. (3) Meet a deadline for the promulgation of an admir established by federal law or Rule. (4) Protect public health and safety. "\$115C-270.49. Oversight, dispute resolution, and enforcement. (a) Oversight. (1) The executive and judicial branches of the state govern State shall enforce this Compact and take all actions nee to implement the Compact. (2) Venue is proper and judicial proceedings by or against be brought solely and exclusively in a court of compet the principal office of the Commission is located. The C yenue and jurisdictional defenses to the extent it a participate in alternative dispute resolution proceeding affect or limit the selection or propriety of venue in Licensee for professional malpractice, misconduct, or a (3) The Commission shall be entitled to receive servi proceeding regarding the enforcement or interpretatio shall have standing to intervene in such a proceeding for to provide the Commission, this Compact, or promulga (b) Default, Technical Assistance, and Termination.

General Assembly Of North Carolina Session 2025 terminated on the effective date of termination. A cure of the default does not relieve the 1 2 offending state of obligations or liabilities incurred during the period of default. 3 Termination of membership in the Compact shall be imposed only after all other (d) means of securing compliance have been exhausted. Notice of intent to suspend or terminate 4 5 shall be given by the Commission to the governor, the majority and minority leaders of the 6 defaulting state's legislature, the defaulting State's Licensing Authority, and each of the Member 7 States' Licensing Authorities. 8 (e) A state that has been terminated is responsible for all assessments, obligations, and 9 liabilities incurred through the effective date of termination, including obligations that extend 10 beyond the effective date of termination. Upon the termination of a state's membership from this Compact, that state shall 11 (f)12 immediately provide notice to all Licensees within that state of such termination. The terminated 13 state shall continue to recognize all Licenses granted pursuant to this Compact for a minimum of 14 six months after the date of said notice of termination. 15 (g) The Commission shall not bear any costs related to a state that is found to be in default or that has been terminated from the Compact, unless agreed upon in writing between the 16 17 Commission and the defaulting state. 18 (h) The defaulting state may appeal the action of the Commission by petitioning the U.S. 19 District Court for the District of Columbia or the federal district where the Commission has its 20 principal offices. The prevailing party shall be awarded all costs of such litigation, including 21 reasonable attorneys' fees. 22 Dispute Resolution. (i) 23 Upon request by a Member State, the Commission shall attempt to resolve (1)24 disputes related to the Compact that arise among Member States and between 25 Member and non-Member States. 26 The Commission shall promulgate a Rule providing for both mediation and (2)27 binding dispute resolution for disputes as appropriate. 28 <u>(i)</u> Enforcement. 29 By majority vote as provided by Rule, the Commission may initiate legal (1)30 action against a Member State in default in the U.S. District Court for the 31 District of Columbia or the federal district where the Commission has its principal offices to enforce compliance with the provisions of the Compact 32 33 and its promulgated Rules. The relief sought may include both injunctive 34 relief and damages. In the event judicial enforcement is necessary, the 35 prevailing party shall be awarded all costs of such litigation, including reasonable attorneys' fees. The remedies herein shall not be the exclusive 36 37 remedies of the Commission. The Commission may pursue any other remedies available under federal or the defaulting Member State's law. 38 39 A Member State may initiate legal action against the Commission in the U.S. <u>(2)</u> 40 District Court for the District of Columbia or the federal district where the 41 Commission has its principal offices to enforce compliance with the 42 provisions of the Compact and its promulgated Rules. The relief sought may 43 include both injunctive relief and damages. In the event judicial enforcement 44 is necessary, the prevailing party shall be awarded all costs of such litigation, 45 including reasonable attorneys' fees. 46 (3) No person other than a Member State shall enforce this Compact against the 47 Commission. 48 "§ 115C-270.50. Effective date, withdrawal, and amendment. 49 The Compact shall come into effect on the date on which the Compact statute is (a)

50 enacted into law in the seventh Member State.

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<u>(1)</u>	On or after the effective date of the Compact indicated abores shall convene and review the enactment of each of the Chartes to determine if the statute enacted by each such Chartes	arter Member States
	<u>a.</u> <u>A Charter Member State whose enactment is four and the state who</u>	
	different from the model Compact statute shall default process set forth in G.S. 115C-270.49.	
	b. If any Member State is later found to be in default withdraws from the Compact, the Commission existence and the Compact shall remain in effect	on shall remain in
	of Member States should be less than seven.	
<u>(2)</u>	Member States enacting the Compact subsequent to the	e Charter Member
<u></u>	States shall be subject to the process set forth in subdivision (c) of G.S. 115C-470.46 to determine if their enactm	on (22) of subsection
	different from the model Compact statute and whether participation in the Compact.	
<u>(3)</u>	All actions taken for the benefit of the Commission or in	n furtherance of the
<u>(5)</u>	purposes of the administration of the Compact prior to t	
	the Compact or the Commission coming into existence sh	
	be actions of the Commission unless specifically	
	Commission.	<u> </u>
	<u>a.</u> Any state that joins the Compact subsequent to	the Commission's
	initial adoption of the Rules and bylaws shall be	
	and bylaws as they exist on the date on which the	•
	law in that state. Any Rule that has been previou	usly adopted by the
	Commission shall have the full force and effect of	f law on the day the
	Compact becomes law in that state.	
	b. Any Member State may withdraw from this Con	npact by enacting a
	statute repealing the same.	
	ember State's withdrawal shall not take effect until 180 days	s after enactment of
he repealing sta		
	drawal shall not affect the continuing requirement of the	-
	rity to comply with the investigative and Adverse Action rep	orting requirements
	prior to the effective date of withdrawal.	1 11
	the enactment of a statute withdrawing from this Con	
	ovide notice of such withdrawal to all Licensees	
-	any subsequent statutory enactment to the contrary, such	-
	recognize all Licenses granted pursuant to this Compact for	or a minimum of six
	date of such notice of withdrawal. Nothing contained in this Compact shall be construed to i	nvolidata or provent
<u>(1)</u>	any licensure agreement or other cooperative arrangement	
	State and a non-Member State that does not conflict with t	
	Compact.	<u>ne provisions or uns</u>
<u>(2)</u>	This Compact may be amended by the Member States. No	amendment to this
<u>(2)</u>	Compact shall become effective and binding upon any M	
	is enacted into the laws of all Member States.	tember State until It
§ 115C-270.51	Construction and severability.	
	Compact and the Commission's Rulemaking authority	shall be liberally
	to effectuate the purposes and the implementation and ad	
	sions of the Compact expressly authorizing or requiring t	

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1	Rules shall not be construed to limit the Commission's Rulemaking authority solely for the
2 3	purposes.
3 4	(b) The provisions of this Compact shall be severable and if any phrase, clause, sentence or provision of this Compact is hold by a court of compactant invisibilitien to be contrary to the
4 5	or provision of this Compact is held by a court of competent jurisdiction to be contrary to the constitution of any Member State, a state seeking participation in the Compact, or of the Unit.
5 6	constitution of any Member State, a state seeking participation in the Compact, or of the Unite States, or the applicability thereof to any government, agency, person, or circumstance is held
7	be unconstitutional by a court of competent jurisdiction, the validity of the remainder of the
8	Compact and the applicability thereof to any other government, agency, person, or circumstand
9	shall not be affected thereby.
10	(c) <u>Notwithstanding subsection (b) of this section, the Commission may deny a state</u>
11	participation in the Compact or, in accordance with the requirements of subsection (b)
12	G.S. 115C-270.49, terminate a Member State's participation in the Compact, if it determines the
13	a constitutional requirement of a Member State is a material departure from the Compac
14	Otherwise, if this Compact shall be held to be contrary to the constitution of any Member Stat
15	the Compact shall remain in full force and effect as to the remaining Member States and in fu
16	force and effect as to the Member State affected as to all severable matters.
17	" <u>§ 115C-270.52. Consistent effect and conflict with other state laws.</u>
18	(a) Nothing herein shall prevent or inhibit the enforcement of any other law of a Memb
19	State that is not inconsistent with the Compact.
20	(b) Any laws, statutes, regulations, or other legal requirements in a Member State
21	conflict with the Compact are superseded to the extent of the conflict. All permissible agreement
22	between the Commission and the Member States are binding in accordance with their terms."
23	SECTION 7.48.(b) G.S. 115C-12 is amended by adding a new subdivision to read
24	"(50) Duty to Fulfill Requirements Related to School Psychologist Intersta
25 26	<u>Licensure Compact. – The State Board of Education shall be the State</u> Licensing Authority or Licensing Authority for purposes of Article 17F of the
20	Chapter and shall fulfill any requirements, duties, or obligations of the Sta
28	Licensing Authority or Licensing Authority pursuant to that Article."
28 29	SECTION 7.48.(c) The section is effective when it becomes law.
30	SECTION 7.40.(c) The section is checuive when it becomes haw.
31	INCREASE TO EC FUNDING CAP
32	SECTION 7.49.(a) G.S. 115C-111.05 reads as rewritten:
33	"§ 115C-111.05. Funding for children with disabilities.
34	To the extent funds are made available for this purpose, the State Board shall allocate fund
35	for children with disabilities to each local school administrative unit on a per child basis. Each
36	local school administrative unit shall receive funds for the lesser of (i) all children who a
37	identified as children with disabilities or (ii) thirteen and one-quarter percent (13%) (13.25%)
38	its allotted average daily membership in the local school administrative unit for the current scho
39	year."
40	SECTION 7.49.(b) This section is effective when it becomes law and appli
41	beginning with funding allocated for the 2025-2026 school year.
42	
43	CLASS SIZE EXEMPTIONS FOR GROWING COUNTIES
44	SECTION 7.50.(a) G.S. 115C-301 reads as rewritten:
45	"§ 115C-301. Allocation of teachers; class size.
46	
47	(c) Maximum Class Size for Kindergarten Through Third Grade. – The average class si
48	for kindergarten through third grade in a local school administrative unit shall be as follows:
49	(1) <u>Growing local school administrative units. – If a local school administrative</u>
50	unit has an increase in student population of one-half percent (0.5%) of the
51	average daily membership of the local school administrative unit for tw

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1		consecutive years, then the unit shall be considered a	
2		administrative unit for the two years immediately foll	
3		of student population increase. Growing local school ad	•
4		exceed the allotment ratios listed in subdivision (2) of t	this subsection by up to
5		three students.	
6	<u>(2)</u>	<u>All other local school administrative units. – F</u>	
7		administrative unit not qualifying as growing under	
8		subsection, the average class size for kindergarten thr	
9		<u>local school administrative unit shall</u> at no time excee	
10 11		ratio of teachers to students in kindergarten through the	6
11		the second school month and for the remainder of the	•
12		an individual class in kindergarten through third grad allotment ratio by more than three students. The fund	
13 14		ratio for kindergarten through third grade shall be as for	
14		(1)a. For kindergarten, one teacher per 18 students.	5110 w 5.
16		(1) <u>u.</u> For kindergarten, one teacher per 16 students. (2) <u>b.</u> For first grade, one teacher per 16 students.	
17		(3) <u>c.</u> For second grade, one teacher per 17 students.	
18		(4)d. For third grade, one teacher per 17 students.	
19	In grades for	our through 12, local school administrative units sha	ll have the maximum
20	0	allotted teacher positions to maximize student achievem	
21		-	
22	(g) Waiv	ers and Allotment Adjustments Local boards of	education shall report
23	exceptions to the	e class size requirements set out for kindergarten the	rough third grade and
24	-	ases in class size at other grade levels to the State B	-
25	•	nents at any grade level, waivers from the requirements for	• •
26	-	oth. Within 45 days of receipt of reports, the State Boar	
27		may allot additional positions at any grade level. The Stat	-
28		ess class size in kindergarten through third grade, exce	pt under the following
29	circumstances:		f 1
30 31	(1)	Emergencies or acts of God that impact the availability	of classroom space or
32	(2)	facilities. An unanticipated increase in student population of a	n individual school in
33	(2)	excess of two percent (2%) of the average daily mem	
34		The State Board of Education shall allow waivers in	-
35		schools located in growing local school administrative	•
36		gualify for a waiver under this subdivision.	
37	(3)		olated local school
38	()	administrative units in which the average daily memb	
39		and one-half per square mile.	1
40	(4)	Classes organized for a solitary curricular area.	
41	(5)	A charter school closure.	
42	<u>(6)</u>	The performance grade of the school under G	.S. 115C-12(9)c1 and
43		G.S. 115C-83.15 is a B or better and the school is location	ated in a growing local
44		school administrative unit. Waivers granted pursuant	to this subsection shall
45		be for an additional five students per class.	
46		Board shall report on all waivers to the Joint Legisl	
47		perations within 30 days of the grant of the waiver. The	-
48		inistrative unit, school, and class or classes for which the	-
49	ine statutory gro	unds for the waiver, and the terms of the waiver. A waiv	er for excess class size

49 the statutory grounds for the waiver, and the terms of the waiver. A waiver for excess class size

in kindergarten through third grade shall not become effective until the State Board submits the

51 report to the Joint Legislative Commission on Governmental Operations.

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1 Upon notification from the State Board that the reported exception does not qualify for an 2 allotment adjustment or a waiver, the local board of education shall take action to correct the 3 exception within 30 days. Within 60 days of notification by the State Board, the Superintendent 4 of Public Instruction shall request an updated report from the local board of education on the size 5 of each class in kindergarten through third grade for each school within the local school administrative unit. If the Superintendent of Public Instruction finds that a local board of 6 7 education is continuing to exceed class size requirements, the State Board may impose the 8 penalty set forth in subsection (j) of this section until such time the schools in the unit meet the 9 class size requirements for kindergarten through third grade.

10

...."

- 11
- **SECTION 7.50.(b)** G.S. 115C-301.7(a) reads as rewritten:

"(a) Class Size Flexibility. – Notwithstanding G.S. 115C-301, with the approval of the
 State Board of Education, ATR schools may exceed the maximum class size requirements for
 kindergarten through third grade during any term of up to three years in which State funds are
 awarded to the ATR unit where the school is located. At the conclusion of the term, any class
 size flexibility approved for an ATR school pursuant to this subsection shall expire.grade."

17

18 AFTER SCHOOL ROBOTICS GRANT PROGRAM

SECTION 7.51.(a) Program; Purpose. – To the extent funds are made available for the purpose, there is established the Educational and Competitive After-School Robotics Grant Program (Program) for each year of the 2025-2027 fiscal biennium. The purpose of the Program shall be to (i) promote evidence-based, after-school programs for robotics education and competition and (ii) motivate students to pursue education and career opportunities in science, technology, engineering, and mathematics while building critical life and work-related skills.

25 SECTION 7.51.(b) Eligibility. – Any public school unit is eligible to apply to the 26 Department of Public Instruction for a grant to develop an educational and competitive 27 after-school robotics program with a robotics partner in any high school within the public school unit. As used in this subsection, the term "robotics partner" shall refer to a third-party entity, such 28 29 as a nonprofit organization or institution of higher education, approved by the Department of 30 Public Instruction that is able to provide adequate support for an after-school robotics program. 31 In order to provide adequate support, a robotics partner must meet at least all of the following 32 criteria:

- 33
- 34 35
- (1) Have a national presence in robotics education and competition.
- (2) Provide adequate instruction and programming for students and adult volunteers in (i) robotics education, (ii) project-based learning, and (iii) competitive robotics.
- 36 37
- (3) Promote a safe and equitable social environment.

SECTION 7.51.(c) Applications; Criteria and Guidelines. – No later than August 1 of each year that funds are made available for the Program, the Department shall develop and publish criteria and guidelines for the application process for the Program in the upcoming school year, including any documentation required to be submitted by the applicants. The Department shall accept applications until September 30 of each school year. Applications shall include, at a minimum, the following information:

- 44 45
- (1) Evidence that the applicant has or will be able to establish a relationship with a robotics partner.
- 46 47
- (2) A proposed budget for the educational and competitive after-school robotics program.

48 **SECTION 7.51.(d)** Award and Use of Funds. – The Department shall prioritize 49 awarding grants to public school units that participated in the Program in the prior school year. 50 Grant awards shall not exceed fifteen thousand dollars (\$15,000) per participating high school in

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the public school	l unit. The Department shall award grants to	the selected applicants by October
31 of each year of	of the Program. Funds may be used for any of	of the following purposes:
(1)	Establishing a relationship with a robotics	
(2)	Purchasing robotics kits.	
(3)	Providing stipends for coaches.	
(4)	Making payments associated with particip	ation in a robotics league or robotics
	competition.	_
(5)	Paying fees incurred as part of the admini	istration of a robotics team.
SECT	FION 7.51.(e) Reporting. – No later than	
funds are made a	vailable for the Program, the Department sh	all report the following information
from the prior scl	hool year to the Joint Legislative Education	Oversight Committee and the Fiscal
Research Divisio	on:	
(1)	Number and amounts of grants awarded.	
(2)	Identities of the public school units receiv	ving grants.
(3)	Identities of public school units that applie	ed for grants but did not receive one.
(4)	The extent to which students participatin	g in after-school robotics programs
	funded by the Program experienced mea	
	performance, if any.	
FUNDS FOR A	LL PRO DAD	
SECT	FION 7.52. Of the funds appropriated to the	he Department of Public Instruction
in this act, the	Department shall allocate the sum of two	vo million dollars (\$2,000,000) in
nonrecurring fun	nds for the 2025-2026 fiscal year as a direct	cted grant to Family First, Inc., the
nonprofit corpor	ation registered in the state of Florida, to	expand its All Pro Dad fatherhood
program in this S	State, provided that (i) the nonprofit register	rs as an entity with the Secretary of
State to conduct	business in the State and (ii) the nonprofit	allocates the funds appropriated in
this act to expand	d its All Pro Dad program in North Carolin	a, including increasing All Pro Dad
chapters in schoo	ols, holding events that encourage father-chi	ild engagement and foster improved
communication b	between children and fathers, and distributir	ng resources to help fathers enhance
	kills and become more involved in their chil	
RESPONSIBLE	E FATHERHOOD NORTH CAROLINA	ACT
SECT	FION 7.53.(a) The General Assembly re	cognizes that families are stronger
when both paren	nts act responsibly in caring for their child	Iren. It is the intent of the General
Assembly to reco	ognize and support the important and unique	ue role that fathers play in ensuring
the physical, emo	otional, and economic well-being of their ch	hildren and families.
SECT	FION 7.53.(b) The Department shall of	contract for the development and
implementation	of the Responsible Fatherhood North Car	colina program. The program shall
provide an oppo	ortunity for every father in the State to I	be able to obtain information and
	vill motivate and enable him to enhance his a	
some fathers hav	ve greater challenges than others and would	d benefit from greater support. The
entity the Depart	ment contracts with to develop, implement,	and manage the program, "Program
Manager," shall l	be a nonprofit organization that satisfies all	of the following criteria:
(1)	Has a history of focusing on responsib	le fatherhood, including providing
	online resources to fathers, and engaging	
	through community-based and school-based	-
	fatherhood.	
	Has the organizational capacity to m	anage a statewide initiative and
(2)	Thus the ofguinzational cupacity to m	lanage a statewide initiative and
(2)	successfully carry out the requirements of	-
		f this section.

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1 2		statewide media campaign that increases the avners being involved in their children's lives.	vareness and importance of
3		sources and information for fathers and f	ather figures to increase
4		agement and involvement in their children's liv	-
5		protion of related fatherhood programs the	
6		partment of Public Instruction, the Communit	
7		iversity of North Carolina System.	.,
8		7.53.(d) To most effectively use the funds ap	propriated to this program.
9		r shall identify and use other existing media	
10		propriate, including any existing media assets, co	
11		plement and execute the items required by this	
12		7.53.(e) The Program Manager shall administ	
13		community-based organizations that address	
14	accordance with the f		
15	(1) Th	e Program Manager shall award the following t	ypes of grants:
16	a.	Grants that comprehensively address the	•••••
17		assisting them in finding employment,	
18		obligations, transitioning from a period	
19		health care, understanding child deve	
20		parenting skills. Services provided shall be	
21		father being served. Case management se	
22		the fathers who are served by the grants un	-
23	b.	Grants that provide evidence-based paren	
24		for fathers. The grants under this subdiv	
25		management services.	1
26	(2) Th	e Program Manager shall prioritize awardin	g grants according to the
27		lowing:	
28	a.	Need in a geographic area and the population	on to be served by the grant
29		as indicated by, at a minimum, all of the fo	
30		1. Unemployment rates.	C
31		2. Incarceration rates.	
32		3. Housing instability.	
33		4. The number of single-parent house	holds.
34		5. The number of public benefit recip	ients.
35		6. Graduation rates.	
36		7. Levels of academic achievement.	
37	b.	If an applicant has a primary mission of, of	or a history of a significant
38		focus on and effective work toward, addr	essing the needs of men in
39		their role as fathers.	
40	с.	Applicant current and historical involvement	ent in the community being
41		served.	
42	d.	Applicant commitment and capability to en	mploy competent staff who
43		can effectively engage with the fathers be	eing served, including, at a
44		minimum, those individuals who share a	similar background as the
45		fathers being served.	
46	e.	The number of individuals the applicant	plans to serve through the
47		grant and the projected costs for the progra	am.
48	f.	Applicant organizational capacity to effect	
49		of the grant and to deliver the programs pro	
50		Program Manager may offer technical as	
51		grant recipients that have lower organizatio	onal capacity as long as such
		-	

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1	organizations have, or the organization's leadership has, significant
2	experience serving fathers.
3	(3) Grant recipients shall submit reports to the Department in a format and at
4	intervals prescribed by the Department.
5	SECTION 7.53.(f) Of the funds appropriated to the Department of Public Instruction
6	in this act for the Responsible Fatherhood North Carolina program, the Department shall use up
7	to two million dollars (\$2,000,000) in nonrecurring funds for the 2025-2026 fiscal year to
8 9	contract for the Program Manager as required in subsection (b) of this section. The remainder of the funds shall be used for the grants authorized in subsection (c) of this section
9 10	the funds shall be used for the grants authorized in subsection (e) of this section.
10	COMPETITIVE SPEECH AND DEBATE GRANT PILOT
12	SECTION 7.54.(a) Program; Purpose. – To the extent funds are made available for
12	the purpose, there is established the Competitive Speech and Debate Team Grant Pilot Program
13	(Program). The purpose of the Program is to allow each public school serving students in grades
15	nine through 12 in North Carolina to form a speech and debate team and to allow the team to
16	participate in speech and debate competitions. The Program shall begin in the 2025-2026 school
17	year and conclude at the end of the 2028-2029 school year.
18	SECTION 7.54.(b) Eligibility. – Any public school unit that includes a school that
19	serves students in grades nine through 12 is eligible to apply to the Department of Public
20	Instruction for a grant to develop, maintain, or expand an educational and competitive speech
21	and debate team.
22	SECTION 7.54.(c) Applications; Criteria and Guidelines. – No later than August 1
23	of each year that funds are made available for the Program, the Department shall develop and
24 25	publish criteria and guidelines for the application process for the Program in the upcoming school
25 26	year. The Department shall accept applications until September 30 of each school year.
26 27	Applications shall include, at a minimum, a proposed budget for the speech and debate team.
27	SECTION 7.54.(d) Award; Use of Funds. – The Department shall award grants to selected applicants by October 31 of each year that funds are made available for the Program.
28 29	The Department shall determine the amount of each award up to a maximum of ten thousand
30	dollars (\$10,000) per team per school year and may only include two stipends, one lead team
31	coach stipend of up to two thousand five hundred dollars (\$2,500) and one assistant team coach
32	stipend of one thousand five hundred dollars (\$1,500). Funds may be used for any of the
33	following purposes:
34	(1) Provide stipends for coaches.
35	(2) Make payments associated with participation in a speech and debate league or
36	competition.
37	(3) Travel to and from speech and debate competitions.
38	SECTION 7.54.(e) Speech and debate teams receiving funds through the Program
39	shall participate in the Tarheel Forensic League and the National Speech and Debate Association.
40	SECTION 7.54.(f) Student Participation. – If a student is enrolled in a school that
41	does not offer a speech and debate team, the student is eligible to participate on the speech and
42	debate team at the school located geographically closest to where the student resides that does
43 44	have a team. A student joining a team under the authority of this section shall be responsible for transportation to and from the school where the team meets. Nothing in this section prohibits a
44 45	school from enforcing guidelines for student participation in extracurricular activities, such as
4 <i>5</i> 46	academic performance requirements, nor does it prohibit a speech and debate team from
47	conducting a selection process for the team, so long as the student is able to participate in the
48	selection process as if the student were enrolled in that school.
49	SECTION 7.54.(g) Reporting. – No later than February 15 of each school year in
50	which funds are made available for the Program, the Department shall report the following

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information to Division:	the Joint Legislative Education Oversight Committee and	l the Fiscal Research
(1)	The public school units receiving grants and the amount	t of the grant.
(2)	A description of how the grants were used.	
(3) (4)	The public school units that applied for grants but did no The extent to which students participating in speech a funded by the Program experienced measurable impro- performance.	and debate programs
SE	CTION 7.54.(h) Of the funds appropriated to the D	epartment of Public
Instruction in (\$500,000) in Competitive Sp conclusion of t	this act, the Department shall use the sum of five hund recurring funds for the 2025-2026 fiscal year to establish beech and Debate Team Grant Pilot Program, as established the Program, when creating the base budget for the 2029-203 Budget shall not include these funds for the 2029-2030 fisc	red thousand dollars h and administer the by this section. At the 1 fiscal biennium, the
Director of the	Budget shall not include these funds for the 2029-2030 fisc	al year.
NORTHEAS	REGIONAL SCHOOL OF BIOTECHNOLOGY AND	AGRISCIENCE
	CTION 7.55.(a) Chapter 115C of the General Statutes is a	
new Article to		unionada og udding u
	"Article 15A.	
	"Northeast Regional School of Biotechnology and Agrisci	ence.
" <u>§ 115C-229.5</u>		<u> </u>
	purpose of this Article is to establish the Northeast	Regional School of
	and Agriscience as a school of choice that will expand stud	-
	ccess through high quality instructional programming in th	
of the State. Th	e Northeast Regional School of Biotechnology and Agriscie	ence may partner with
other education	partners, including local boards of education, institutions o	f higher education, or
private busines	ses or organizations, and shall foster, encourage, and promote	te the development of
-	skills in career clusters of critical importance to the region.	
	Northeast Regional School of Biotechnology and Agris	-
	the State and shall operate as a public school unit with a boa	ard of directors as the
governing bod		
	ept as otherwise provided in this Article and Article 7B	_
	onal School of Biotechnology and Agriscience is exempt fr	
	local board of education or local school administrative unit.	<u>.</u>
	0. Definitions.	
	ng definitions apply in this Part:	f Diotophnology and
<u>(1)</u>	<u>Regional school. – The Northeast Regional School o</u> Agriscience.	n Diotechnology and
(2)	Regional school board of directors or board of director	ors The governing
(2)	board of the Northeast Regional School of Biotechnolog	
<u>(3)</u>	Regional school service area. – The counties of Beaut	
<u>(87</u>	Currituck, Dare, Edenton, Edgecombe, Gates, Halif	
	Martin, Northampton, Pasquotank, Perquimans, Pitt, Tyr	
"§ 115C-229.1	5. Board of directors; appointment; terms of office.	
	board of directors of the regional school shall consist of the	e following members:
(1)	The Superintendent of Public Instruction shall appoint th	
	either a local board of education member or superintender	dent of a local school
	administrative unit in a county where at least five percen	
	enrolled in the regional school reside.	
<u>(2)</u>	The State Board of Education shall appoint five member	-
	of the business community, upon the recommendation	of the North Carolina

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	Economic Developers Association, who reside in	a county where at least five
	percent (5%) of the students enrolled in the regi	•
	one of the appointees shall be a resident of the c	
	school is located.	ounty in which the regional
(3)	The Parent Advisory Council established by G.S	115C-229 20 shall appoint
<u>(5)</u>	one member to the board of directors from amon	
	The seat shall be declared vacant if the child of the	
	attends the regional school.	e appointed parent no longer
<u>(4)</u>	Any institution of higher education partner may	appoint a representative of
<u>(4)</u>	the institution of higher education parties may the institution of higher education to serve as an	
	board of directors.	il ex officio member of the
(b) Men		ad mambars of the board of
	bers shall serve four-year terms of office. Appointed	
	be selected for their interest in and commitment to	÷ • •
	ional economic development and to the purposes of	-
	never an appointed member of the board of dir	
*	or appointment or for any reason other than ill health	
	on to be present at three successive regular meetings	
*	a member of the board of directors shall be deemed	
	ors may be removed from office by the appointing	
	nonfeasance in office. All vacancies shall be filled	
	er of the term of office by an individual meeting the q	ualifications for the vacated
seat.		
	. Parent Advisory Council; purpose; appointmen	
	ose. – There shall be a Parent Advisory Council to ser	
-	rd of directors as to the operation of the regional scl	
	e Parent Advisory Council when considering change	
	nay significantly impact students attending the region	
	<u>pintment. – The Superintendent of Public Instruction</u>	
	y where at least five percent (5%) of the students en	
	rent Advisory Council for a term of four years or u	
-	ne regional school. Appointees shall be parents or gua	
	ool and shall, to the extent possible, reflect the demo	ographic composition of the
regional school.		
	. Board of directors; meetings; rules of procedur	
	board of directors shall meet at least four times a	
	time at the call of the chair or upon petition addresse	
	of the board of directors. All meetings of the board	6
-	ents of Article 33C of Chapter 143 of the General Sta	
<u>(b)</u> <u>The</u>	board of directors shall elect a chair and a vice-chai	ir from among its members,
	a two-year term.	
$\underline{(c)}$ <u>All r</u>	nembers of the board of directors shall be voting me	embers except for the chair,
	nly on matters to break a tie.	
<u>(d)</u> <u>The</u>	board of directors shall determine its own rules of p	procedure and may delegate
o such committ	ees as it may create such of its powers as it deems a	ppropriate.
<u>(e)</u> <u>Men</u>	bers of the board of directors shall receive such p	per diem compensation and
	and subsistence expenses while engaged in the disc	
as is provided b	y law for members of State boards and commissions	·
· · · · · · · · · · · · · · · · · · ·	. Board of directors; corporate powers.	
	board of directors of the regional school shall be kno	wn and distinguished by the
	ortheast Regional School of Biotechnology and Agri	
	nue as a body politic and corporate and by that	

1	succession and a	common seal. It shall be able and capable in law to take, demand, receive, and
2	possess all money	vs, goods, and chattels that shall be given for the use of the regional school, and
3	to apply to same	according to the will of the donors; and by gift, purchase, or devise to receive,
4	possess, enjoy, ar	nd retain forever any and all real and personal estate and funds, of whatsoever
5	kind, nature, or q	uality the same may be, in special trust and confidence that the same, or the
6	profits thereof, sh	all be applied to and for the use and purpose of establishing and endowing the
7	regional school, a	and shall have power to receive donations from any source whatsoever, to be
8	devoted exclusive	ely to the purposes of the maintenance of the regional school, or according to
9	the terms of the d	onation.
10	(b) The be	bard of directors shall be able and capable in law to bargain, sell, grant, alien,
11	or dispose of and	convey and assure to the purchasers any and all such real and personal estate
12	and funds as it ma	y lawfully acquire when the condition of the grant to it or the will of the devisor
13	does not forbid it;	and shall be able and capable in law to sue and be sued in all courts whatsoever;
14		wer to open and receive subscriptions; and in general may do all such things as
15		by bodies corporate and politic, or such as may be necessary for the promotion
16	of learning and vi	
17	" <u>§ 115C-229.35.</u>	Board of directors; powers and duties.
18	The board of	directors shall have the following powers and duties:
19	<u>(1)</u>	The board of directors shall establish the regional school's academic program
20		in accordance with the following:
21		<u>a.</u> <u>The board of directors shall establish the standard course of study for</u>
22		the regional school. This course of study shall set forth the subjects to
23		be taught in each grade and the texts and other educational materials
24		on each subject to be used in each grade. The board of directors shall
25		design its programs to meet at least the student performance standards
26		adopted by the State Board of Education and the student performance
27		standards contained in this Chapter.
28		b. The board of directors shall conduct student assessments required by
29		the State Board of Education.
30		c. <u>The board of directors shall provide the opportunity to earn or obtain</u>
31		credit toward degrees from a community college subject to Chapter
32		<u>115D of the General Statutes or a constituent institution of The</u>
33		<u>University of North Carolina.</u>
34		d. The board of directors shall adopt a school calendar consisting of a
35		minimum of 185 days or 1,025 hours of instruction covering at least
36		<u>nine calendar months.</u>
37		e. <u>The board of directors shall ensure that financial literacy instruction is</u>
38		provided as required by the State Board of Education pursuant to
39 40		G.S. 115C-81.65, including required professional development for
40 41	(2)	teachers of the EPF course.
41	<u>(2)</u>	The board of directors shall establish policies and standards for academic
42 43		performance, attendance, and conduct for students of the regional school. The
43 44	(2)	policies of the board of directors shall comply with Article 27 of this Chapter.
44 45	<u>(3)</u>	Every parent, guardian, or other person in this State having charge or control of a child who is enrolled in the regional school and who is less than 16 years
45 46		of age shall cause the child to attend school continuously for a period equal to
40 47		the time that the regional school shall be in session. No person shall
47		encourage, entice, or counsel any child to be unlawfully absent from the
40 49		regional school. Any person who aids or abets a student's unlawful absence
49 50		from the regional school shall, upon conviction, be guilty of a Class 1
51		misdemeanor. The principal shall be responsible for implementing such
~ I		instruction the principal blain be responsible for implementing such

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1		additional policies concerning compulsory attendance	e as shall be adopted by
2		the board of directors, including regulations concerni	ng lawful and unlawful
3		absences, permissible excuses for temporary abse	ences, maintenance of
4		attendance records, and attendance counseling.	
5	<u>(4)</u>	The board of directors shall comply with the 1	reporting requirements
6		established by the State Board of Education in the	he Uniform Education
7		Reporting System.	
8	<u>(5)</u>	The board of directors shall require compliance with la	ws and policies relating
9		to the education of children with disabilities. The school	ol is subject to and shall
0		comply with Article 9 of this Chapter and The Indiv	iduals with Disabilities
1		Education Improvements Act, 20 U.S.C. § 1400.	
2	<u>(6)</u>	The board of directors shall require that the regional	school meet the same
3		health and safety standards required of a local school	administrative unit.
4	<u>(7)</u>	The board of directors shall require the regional s	school to comply with
5		G.S. 115C-375.2A and shall provide the school with	a supply of emergency
6		epinephrine auto-injectors necessary to carry out the pr	ovisions of that section.
7	<u>(8)</u>	The regional school shall comply with the requirement	s for public school units
8		in Part 2 of Article 8C of this Chapter.	
9	<u>(9)</u>	The regional school shall implement the rule addressin	ng student awareness of
0		child abuse and neglect, including sexual abuse, adoption	oted by the State Board
1		of Education under G.S. 115C-12(47).	
2	<u>(10)</u>	The board of directors shall apply the rules and poli	icies established by the
3		State Board of Education for issuance of driving eligit	bility certificates.
4	<u>(11)</u>	The regional school shall comply with G.S. 115C-40	7.40 regarding cultural
5		expression at all graduation ceremonies.	
6	<u>(12)</u>	The regional school shall strive to ensure that one h	undred percent (100%)
7		muscadine grape juice is made available to students a	as a part of the school's
8		nutrition program or through the operation of the scho	-
9	<u>(13)</u>	If the regional school organizes athletic teams for	middle or high school
0		students to participate in interscholastic or intramural	athletic activities, those
1		teams shall be organized in accordance with G.S. 115	
2	<u>(14)</u>	The board of directors shall comply with the purchasi	
3		and regulations applicable to local school administrati	
4	<u>(15)</u>	The board of directors shall be exempt from Chapter	
5		Statutes, except final decisions of the board of direct	
6		shall be subject to judicial review in accordance with	th Article 4 of Chapter
7		150B of the General Statutes.	
8	<u>(16)</u>	The regional school shall ensure that the report card is	
9		Board of Education receives wide distribution to the lo	-
0		provided to the public. A regional school shall ensure	
1		performance score and grade earned by the regional sc	
2		previous four school years is prominently displayed o	
3		a regional school earned an overall school performan	•
4		regional school shall provide notice of the grade in v	writing to the parent or
5		guardian of all students enrolled in that school.	
6	<u>(17)</u>	The board of directors is encouraged to adopt a pol	
7		harassing behavior, including cyber-bullying, for the	-
8		consistent with the provisions of Article 29C of this	-
.9		directors adopts a policy to prohibit bullying and h	
0		regional school shall, at the beginning of each school	
51		to staff, students, and parents as defined in G.S. 115C	-390.1(b)(8).

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<u>(18)</u>	The regional school is encouraged to facilitate acc	cess for students to
	participate in activities provided by any youth group lis	ted in Title 36 of the
	United States Code as a patriotic society, such as the Bo	y Scouts of America,
	and its affiliated North Carolina groups and councils, a	nd the Girl Scouts of
	the United States of America, and its affiliated North	
	councils. Student participation in any activities offered b	y these organizations
	shall not interfere with instructional time during the	school day for the
	purposes of encouraging civic education.	
<u>(19)</u>	The board of directors shall comply with the requirement	
	and G.S. 115C-523.2 for any regional school building or	wned by the board of
	directors.	
<u>(20)</u>	The board of directors shall adopt and implement a child	
	trafficking training program in accordance with G.S. 11	
<u>(21)</u>	The regional school shall adopt a school-based mental h	
	a mental health training program and suicide risk	referral protocol, in
	accordance with G.S. 115C-376.5.	
<u>(22)</u>	The regional school shall annually report the infor	
	G.S. 115C-12(48) to the State Board of Education, the S	* * *
	Committee on Education/Higher Education, and the H	louse Appropriations
$\langle 0 2 \rangle$	Committee on Education no later than September 15.	4 1 4 1 1 1
<u>(23)</u>	The regional school shall annually update information t	to the digital learning
(24)	dashboard, as required by G.S. 115C-102.9.	the second station to the
<u>(24)</u>	The board of directors shall develop a plan to provide	-
	students enrolled in the regional school, which may interlocal agreements with local school administrative u	
(25)	The board of directors, to the extent practicable, shall	
<u>(23)</u>	services to the regional school. School food services	-
	entering into an interlocal agreement with a local school	
	For purposes of federal funding through the National Sc	
	or other federally supported food service program	
	administrative unit that has entered into an interlocal	
	regional school for the purpose of providing school for	
	permitted to include eligible students enrolled in the reg	
"§ 115C-229.40.	Student admissions and assignment.	
	egional school may serve grades seven through 12.	
	lent domiciled in a county within the regional school serv	vice area is eligible to
attend the region	al school. A student's eligibility to remain enrolled in the	regional school shall
terminate at the	end of any school year during which a student ceases to	satisfy the residency
requirements.		
(c) The be	oard of directors shall establish criteria, standards, and proc	cedures for admission
of students. The a	dmission criteria may give priority to students with no pare	ent that has completed
<u>a two- or four-ye</u>	ar degree and shall include the following:	
<u>(1)</u>	Demonstrated academic achievement.	
<u>(2)</u>	Demonstrated student interest in attendance.	
<u>(3)</u>	Documented parental support for student attendance.	
	number of eligible students meeting the board of directo	rs' admission criteria
	available, students shall be accepted by lot.	
" <u>§ 115C-229.45.</u>		
	directors shall appoint all certified and noncertified staff.	
<u>(1)</u>	The board of directors shall employ and contract with a	
	not to exceed three years. The principal shall meet	the requirements for

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1		certification set out in G.S. 115C-284, unless waived	by the State Board of
2		Education upon submission of a request by the bo	•
3		principal shall be responsible for school operations a	
4		duties and powers delegated by the board of directors.	
5	<u>(2)</u>	The board of directors shall employ and contract with	n necessary teachers to
6		perform the particular service for which they are emp	
7		least fifty percent (50%) of teachers employed by the	•
8		hold teacher licensure, unless waived by the State Bo	
9		submission of a request by the board of directors.	<u>i</u>
10	(3)	If a teacher employed by a local school administrativ	e unit makes a written
11		request for a leave of absence to teach at the regional s	
12		administrative unit shall grant the leave for one year. F	
13		regional school's operation, the local school administr	-
14		that the request for a leave of absence be made up to 45	• •
15		would otherwise have to report for duty. After the init	
16		school's operation, the local school administrative un	
17		request for a leave of absence be made up to 90 days be	
18		otherwise have to report for duty. A local board of ed	•
19		to grant a request for a leave of absence or a request to e	-
20		of absence for a teacher who previously has received a	•
21		that school board under this subdivision. A teacher wh	
22		of absence to teach at a regional school may return to	
23		local school administrative unit at the end of the leave	±
24		end of employment at the regional school if an a	-
25		available. If a teacher has career status under G.S. 1150	
26		a leave of absence to teach at the regional school, the	
27		public school in the local school administrative unit w	
28		end of the leave of absence or upon the end of empl	
29		school if an appropriate position is available. If an	appropriate position is
30		unavailable, the teacher's name shall be placed on a li	
31		in accordance with G.S. 115C-325(e)(2).	
32	<u>(4)</u>	The board of directors also may employ necessary e	mployees who are not
33		required to hold teacher licensure to perform duties of	ther than teaching and
34		may contract for other services.	•
35	(5)	An employee of the board of directors is not an emplo	yee of the local school
36		administrative unit in which the regional school is	
37		directors may discharge certified and noncertified emp	loyees according to the
38		terms of the employment contract.	
39	<u>(6)</u>	Employees of the board of directors shall participate in	the Teachers' and State
40		Employees' Retirement System and the State Health I	
41		as employees employed by local boards of education.	
42	<u>(7)</u>	Employees of the board of directors shall be exempt fi	com Chapter 126 of the
43		General Statutes, except for Articles 6 and 7 and G.S.	•
44	<u>(8)</u>	Teachers employed by the board of directors shall be el	
45		leave as provided in G.S. 126-8.6. The board of direct	• • •
46		receive funds as provided in G.S. 115C-336.1(b).	<u> </u>
47	" <u>§ 115C-229.50.</u>	Criminal history record checks.	
48		d in this section:	
49	(1)	"Criminal history" means a county, state, or feder	<u>al criminal history of</u>
50		conviction of a crime, whether a misdemeanor or a fe	
		individual (i) poses a threat to the physical safety of s	

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1	(ii) has demonstrated that he or she does not have the integ	rity or honesty to
2	fulfill his or her duties as school personnel. These crimes inc	
3	North Carolina crimes contained in any of the following A	
4	14 of the General Statutes: Article 5A, Endangering	· · ·
5	Legislative, and Court Officers; Article 6, Homicide; Arti	
6	Other Sex Offenses; Article 8, Assaults; Article 10,	
7	Abduction; Article 13, Malicious Injury or Damage by Us	e of Explosive or
8	Incendiary Device or Material; Article 14, Burgl	lary and Other
9	Housebreakings; Article 15, Arson and Other Burnings; Ar	ticle 16, Larceny;
10	Article 17, Robbery; Article 18, Embezzlement; Article 19, I	False Pretense and
11	Cheats; Article 19A, Obtaining Property or Services by Fa	alse or Fraudulent
12	Use of Credit Device or Other Means; Article 20, Frauds; A	rticle 21, Forgery;
13	Article 26, Offenses Against Public Morality and Decency; A	Article 26A, Adult
14	Establishments; Article 27, Prostitution; Article 28, Per	jury; Article 29,
15	Bribery; Article 31, Misconduct in Public Office; Article 35,	, Offenses Against
16	the Public Peace; Article 36A, Riots, Civil Disorders, a	
17	Article 39, Protection of Minors; and Article 60, Compute	er-Related Crime.
18	These crimes also include possession or sale of drugs in viol	
19	Carolina Controlled Substances Act, Article 5 of Chapter	
20	Statutes, and alcohol-related offenses such as sale to und	
21	violation of G.S. 18B-302 or driving while impaired	
22	G.S. 20-138.1 through G.S. 20-138.5. In addition to the North	
23	listed in this subdivision, such crimes also include similar cri	mes under federal
24	law or under the laws of other states.	
25	(2) "School personnel" means any of the following:	
26 27	a. <u>Member of the board of directors.</u>	
27 28	b. <u>Employee of the regional school.</u>	dant contractor of
28 29	c. <u>Independent contractor or employee of an independent</u> the regional school if the independent contractor	
30	customarily performed by school personnel, whether	
31	State, local, or other funds, who has significant acc	
32	who has responsibility for the fiscal managemen	
33	school.	<u>t of the regional</u>
34	(b) The board of directors shall adopt a policy on whether and under w	hat circumstances
35	school personnel shall be required to be checked for a criminal history. The	
36	shall apply its policy uniformly in requiring school personnel to be checked for	
37	The board of directors may grant conditional approval of an application w	
38	directors is checking a person's criminal history and making a decision based	
39	the check. The board of directors shall not require school personnel to pay for the	
40	record check authorized under this section.	-
41	(c) The board of directors shall require the person to be checked by t	he Department of
42	Public Safety (i) to be fingerprinted and to provide any additional information	on required by the
43	Department of Public Safety to a person designated by the board of directors or	to the local sheriff
44	or the municipal police, whichever is more convenient for the person, and (
45	consenting to the check of the criminal record and to the use of fingerprints and	
46	information required by the repositories. The board of directors shall consider	
47	when making employment decisions and decisions with regard to independen	
48	fingerprints of the individual shall be forwarded to the State Bureau of Investig	
49 50	of the State criminal history record file, and the State Bureau of Investigation s	
50	of fingerprints to the Federal Bureau of Investigation for a national criminal his	
51	The Department of Public Safety shall provide to the board of directors the crim	ninal history from

the State and National Repositories of Criminal Histories of any school personnel for which the 1 2 board of directors requires a criminal history record check. The board of directors shall not 3 require school personnel to pay for the fingerprints authorized under this section. 4 The board of directors shall review the criminal history it receives on an individual. (d) 5 The board of directors shall determine whether the results of the review indicate that the 6 individual (i) poses a threat to the physical safety of students or personnel or (ii) has demonstrated 7 that he or she does not have the integrity or honesty to fulfill his or her duties as school personnel 8 and shall use the information when making employment decisions and decisions with regard to 9 independent contractors. The board of directors shall make written findings with regard to how 10 it used the information when making employment decisions and decisions with regard to independent contractors. The board of directors may delegate any of the duties in this subsection 11 12 to the principal. 13 The board of directors, or the principal if designated by the board of directors, shall (e) 14 provide to the State Board of Education the criminal history it receives on a person who is 15 certificated, certified, or licensed by the State Board of Education. The State Board of Education 16 shall review the criminal history and determine whether the person's certificate or license should 17 be revoked in accordance with State laws and rules regarding revocation. 18 (f) All the information received by the board of directors through the checking of the 19 criminal history or by the State Board of Education in accordance with this section is privileged 20 information and is not a public record but is for the exclusive use of the board of directors or the 21 State Board of Education. The board of directors or the State Board of Education may destroy 22 the information after it is used for the purposes authorized by this section after one calendar year. 23 There shall be no liability for negligence on the part of the board of directors, or its (g) 24 employees, or the State Board of Education, the Superintendent of Public Instruction, or any of 25 their members or employees, individually or collectively, arising from any act taken or omission 26 by any of them in carrying out the provisions of this section. The immunity established by this 27 subsection shall not extend to gross negligence, wanton conduct, or intentional wrongdoing that 28 would otherwise be actionable. The immunity established by this subsection shall be deemed to 29 have been waived to the extent of indemnification by insurance, indemnification under Articles 30 31A and 31B of Chapter 143 of the General Statutes, and to the extent sovereign immunity is 31 waived under the Tort Claims Act, as set forth in Article 31 of Chapter 143 of the General 32 Statutes. 33 Any applicant for employment who willfully furnishes, supplies, or otherwise gives (h) 34 false information on an employment application that is the basis for a criminal history record 35 check under this section shall be guilty of a Class A1 misdemeanor. 36 The board of directors may adopt a policy providing for uniform periodic checks of (i) 37 criminal history of employees. Boards of directors shall not require employees to pay for the criminal history check authorized under this subsection. A board of directors shall indicate, upon 38 39 inquiry by any other local board of education, charter school, or regional school in the State as 40 to the reason for an employee's resignation or dismissal. If a teacher's criminal history is relevant 41 to a teacher's resignation, the board of directors shall report to the State Board of Education the 42 reason for an employee's resignation. 43 "§ 115C-229.55. Finance and budget. 44 The board of directors shall have all the rights, duties, and obligations for receipt, (a) 45 accounting, and dispersing of funds for the school, including all the rights, duties, and obligations 46 specified in Article 31 of this Chapter. The board may contract with a local school administrative 47 unit to serve as the finance agent for the board and shall provide reasonable compensation to the 48 local school administrative unit for this service. Upon such agreement, that local school 49 administrative unit shall act as agent for the board in all receipt, accounting, and dispersing 50 functions, but the board shall retain liability for compliance with Article 31 of this Chapter.

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1	<u>(b)</u>	-	ional school may request appropriations directly from a cit	y, as authorized by
2	<u>G.S. 160</u> A			
3	<u>(c)</u>		respect to the receipt, deposit, and disbursement of moneys	
4			ith the State Treasurer or (ii) made available for expenditure	
5		ite Trea	surer, regional schools are subject to Article 6A of Chapter	147 of the General
6	Statutes.	T 1 0		
7	<u>(d)</u>		tate Board of Education shall allocate to the regional school	
8		<u>(1)</u>	An amount equal to the average per pupil allocation	
9			membership from the local school administrative unit allo	
10			regional school is located for each child attending the reg	
11 12			for the allocation for children with disabilities and for	the anocation for
12		(2)	children with limited English proficiency.	al school who is a
13 14		<u>(2)</u>	An additional amount for each child attending the region child with disabilities. In the event a child with disabilities	
14 15			school and enrolls in a local school administrative unit	
16			school days in the school year, the regional school sha	-
17			amount of funds allocated for that child to the State Board,	-
18			shall reallocate those funds to the local school administrati	
19			public school is located. In the event a child with disal	
20			regional school during the first 60 school days in the sch	
21			Board shall allocate to the regional school the pro rata ar	
22			funds for children with disabilities.	
23		(3)	An additional amount for children with limited English pr	oficiency attending
24			the regional school, based on a formula adopted by the Sta	
25		<u>(4)</u>	An additional amount equal to the average per pupil share	of the local current
26			expense fund of all of the local school administrative un	nits in the regional
27			school service area for the prior fiscal year."	
28		SECT	TION 7.55.(b) G.S. 58-31A-1(2) reads as rewritten:	
29		"(2)	Public education board A local board of education	
30			administrative unit, as defined in G.S. 115C-5(5), a boa	
31			regional school, as defined in G.S. 115C-238.63, the board	
32			regional school established by G.S. 115C-229.5, or a box	ard of trustees of a
33			community college, as defined in G.S. 115D-12."	
34			TION 7.55.(c) G.S. 115B-2(a)(6) reads as rewritten:	
35		"(6)	Any child enrolled in a regional school established purs	
86 7			Article 16 Article 15A of Chapter 115C of the General S	
7 8			in classes at a constituent institution or community college	which has a written
18 19		SECT	agreement with the regional school." (ION 7.55.(d) G.S. 115C-238.50A(1a)c. reads as rewritten	
9 10		SECI	"c. It is located on the campus of the partner in	
+0 +1			education, unless the governing Board or the loca	-
12			for a private North Carolina college specif	
13			requirement through adoption of a formal resolu	•
44			shall not apply to a regional school established as	
45			of this Article. Article 15A of this Chapter."	r=3,1000 m 1 uit 10
16		SECT	TION 7.55.(e) Part 10 of Article 16 of Chapter 115C of the	General Statutes is
17	repealed.			
18	1	SECT	TION 7.55.(f) G.S. 126-5(c1)(8a) reads as rewritten:	
49		"(8a)	Employees of a regional school established pursuant to P	art 10 of Article 16
50			Article 15A of Chapter 115C of the General Statutes."	
51		SECT	TON 7.55.(g) G.S. 143B-931(b) reads as rewritten:	

The Department of Public Safety may provide a criminal history record check to the 1 "(b) 2 board of directors of a regional school of a person who is employed at a the regional school or of 3 a person who has applied for employment at a the regional school if the employee or applicant 4 consents to the record check. The-In accordance with G.S. 115C-229.50, the Department may 5 also provide a criminal history record check of school personnel as defined in G.S. 115C-238.73 6 by fingerprint card to the board of directors of the regional school from the National Repositories 7 of Criminal Histories, in accordance with G.S. 115C-238.73. The and the information shall be 8 kept confidential by the board of directors of the regional school as provided in 9 G.S. 115C-238.73. school."

- 10
- 11 12

SECTION 7.55.(h) G.S. 160A-700(d)(5) reads as rewritten:

"(5) A regional school created under Part 10 of Article 16 <u>established by Article</u> <u>15A</u> of Chapter 115C of the General Statutes."

13 SECTION 7.55.(i) Notwithstanding G.S. 115C-229.15, as enacted by this section, 14 the terms of members serving on the board of directors as of the date this act becomes law shall 15 terminate on June 30, 2026. Initial appointments to the board of directors in accordance with G.S. 115C-229.15 shall be made for terms beginning July 1, 2026. The Superintendent of Public 16 17 Instruction shall appoint two members to two-year terms and one member to a four-year term 18 beginning July 1, 2026. The State Board of Education shall appoint two members to two-year 19 terms and three members to four-year terms beginning July 1, 2026. Thereafter, all appointees 20 shall serve four-year terms.

21 SECTION 7.55.(j) The title to and ownership of all property of the Northeast 22 Regional School of Biotechnology and Agriscience, established as provided in Part 10 of Article 23 16 of Chapter 115C of the General Statutes, both real and personal of every kind and description, 24 shall be vested in the Northeast Regional School of Biotechnology and Agriscience as established 25 by Article 15A of Chapter 115C of the General Statutes, as enacted by this act, by July 1, 2025. 26 All claims and demands of every kind related to the Northeast Regional School of Biotechnology 27 and Agriscience, established as provided in Part 10 of Article 16 of Chapter 115C of the General 28 Statutes, shall pass and be transferred to the Northeast Regional School of Biotechnology and 29 Agriscience as established by Article 15A of Chapter 115C of the General Statutes, as enacted 30 by this act by July 1, 2025, and the board of directors of the Northeast Regional School of 31 Biotechnology and Agriscience shall have the same powers and authority to enforce said claims 32 and demands. Any obligations and liabilities related to the Northeast Regional School of 33 Biotechnology and Agriscience, established as provided in Part 10 of Article 16 of Chapter 115C 34 of the General Statutes, shall become the obligations of the Northeast Regional School of 35 Biotechnology and Agriscience as established by Article 15A of Chapter 115C of the General 36 Statutes, as enacted by this act by July 1, 2025, and such obligations and liabilities may be 37 enforced against the board of directors of the Northeast Regional School of Biotechnology and 38 Agriscience thereafter to the same extent that they might have otherwise been enforced.

39 SECTION 7.55.(k) Subsections (a) through (h) of this section are effective July 1,
 40 2025. The remainder of this section is effective when it becomes law.

41 42

HIGH-INTENSITY TUTORING PROGRAM

43 **SECTION 7.56.** No later than April 1, 2026, Union County Public Schools, with 44 assistance from the Department of Public Instruction, shall report to the Joint Legislative 45 Education Oversight Committee on Union County Public Schools' high-intensity tutoring 46 program. At a minimum, the report shall include the following:

identifying all funding sources.

47 48

- A detailed description of the tutoring plan, including the number of students that participate in each tutoring session and the frequency of tutoring sessions. An overview of the cost of the high-intensity tutoring program, including
- 49 (2) 50

(1)

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1 2	(3)	A detailed description on the impacts of the high-intensity tut on student performance.	oring program
- 3 4	(4)	Lessons Union County Public Schools has learned or challenge developing the high-intensity tutoring program.	es overcome in
5 6	(5)	Recommendations on how the high-intensity tutoring programmer replicated in other districts.	ram could be
7 8	(6)	Any other information Union County Public Schools or the Dep relevant related to high-intensity tutoring programs.	artment deems
9 10	DIABETES ED	DUCATION FOR PARENTS	
10		TION 7.57. G.S. 115C-375.3 reads as rewritten:	
12		Guidelines to support and assist students with diabetes.	
12		al boards of education and boards of directors of charter schools <u>Go</u>	verning bodies
13		<u>I units</u> shall ensure that the guidelines adopted by the State Board	-
15		$\frac{1}{2}$ C-12(31) are implemented in schools in which students with diabeted	
16		boards shall require the implementation of the procedures set	
17		the development and implementation of individual diabetes care pla	
17			
		available necessary information and staff development to teach	
19 20		ler to appropriately support and assist students with diabetes in ac	cordance with
20		diabetes care plans.	
21		erning bodies of public school units shall ensure that each school pu	-
22		ians with information about type 1 and type 2 diabetes at the begins information about type 1 and type 2 diabetes at the begins information about type 1 and type 2 diabetes at the begins in the second seco	nning of every
23	•	is information shall include all of the following:	
24	$\frac{(1)}{(2)}$	<u>A description of type 1 and type 2 diabetes.</u>	
25	<u>(2)</u>	A description of the risk factors and warning signs associated w	vith type 1 and
26		type 2 diabetes.	• . 1
27	<u>(3)</u>	A recommendation that if a student is displaying warning si	-
28		with diabetes, the parent or guardian of the student consult wi	
29		care provider of the student to determine if immediate screening	ng for diabetes
30		is appropriate.	
31	<u>(4)</u>	A description of the screening process for and stages of diabete	
32	<u>(5)</u>	A recommendation that if a student receives a diabetes diagno	
33		or guardian of the student consult with the primary care provide	r of the student
34		to develop an appropriate treatment plan.	
35	<u>(6)</u>	Notification that the school is required to assist students with	
36		accordance with the rules adopted by the State Board of Educ	ation pursuant
37		<u>to G.S. 115C-12(31).</u> "	
38			
39		ONDITION ACTION PLANS	
40		TION 7.58.(a) G.S. 115C-12 is amended by adding the f	ollowing new
41	subdivisions to 1	read:	
42	" <u>(50)</u>	<u>Medical Condition Action Plan. – The State Board of Education</u>	<u>n shall adopt a</u>
43		rule establishing a medical condition action plan as	provided in
44		G.S. 115C-375.1 to be implemented by each public school	unit for each
45		student at risk for a medical emergency as diagnosed by a doct	<u>or.</u>
46	<u>(51)</u>	Medical Emergency Plan The State Board of Education, i	n consultation
47		with the Department of Public Instruction and the Department	of Health and
48		Human Services, shall adopt a rule establishing the require	
49		public school unit employees when a student has a medical e	-
50		otherwise covered by a medical condition action plan in	
51		accordance with G.S. 115C-375.1. The Department of Public Ir	-

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1	provide each public school unit with a copy of the rule, an	d each public school
2	unit shall implement the rule."	<u> </u>
3	SECTION 7.58.(b) G.S. 115C-375.1 reads as rewritten:	
4	"§ 115C-375.1. To provide some medical care to students.students and	implement medical
5	condition action plans.	
6	(a) Notwithstanding G.S. 90-21.10B, it is within the scope of duty of	f teachers, including
7	substitute teachers, teacher assistants, student teachers, or any other publ	
8	when authorized by the board of education governing body of a public school	1 -
9	(i) to administer any drugs or medication prescribed by a doctor upon with	
10	parents, or as described in the medical condition action plan required by su	
11	<u>section, (ii) to give emergency health care when reasonably apparent circum</u>	
12	any delay would seriously worsen the physical condition or endanger the life	
13	and (iii) to perform any other first aid or lifesaving techniques in which the	
14	trained in a program approved by the State Board of Education. <u>At least on</u>	1 1
15	employee per school shall be trained in first aid and lifesaving technique	
16	recognition. No public school unit employee, however, other than a school	-
17	be required to administer drugs or medication or attend lifesaving technique	
18	(b) Each governing body of a public school unit shall implement th	1 0
19	action plan adopted by the State Board of Education pursuant to G.S. 11	
20	student at risk of a medical emergency as diagnosed by a doctor. The medi	
20	plan adopted by the State Board of Education shall include all of the following	
22	(1) A standard medical condition action plan form.	<u></u>
23	(2) Detailed instructions in the medical condition action plan	form to ensure that
23	all individuals designated by the principal, or, if there is n	
25	member with the highest decision-making authority, to p	
26	for a student at risk for a medical emergency as diagnose	
27	how to address the medical emergency.	
28	(3) Information detailing the method by which and by	whom any medical
29	emergency will be handled when the student is at a school	
30	that is not on the campus of the public school unit, inclu	
31	interscholastic athletic activities.	<u>.</u>
32	(c) Any public school <u>unit</u> employee, authorized by the board of a	education governing
33	body of a public school unit or its designee to act under (i), (ii), or (iii) ab	
34	and (b) of this section, shall not be liable in civil damages for any autho	
35	omission relating to that act unless the act or omission amounts to gross	negligence, wanton
36	conduct, or intentional wrongdoing. Any person, serving in a voluntary posi-	tion at the request of
37	or with the permission or consent of the board of education governing bod	y of a public school
38	unit or its designee, who has been given the authority by the board of education	tion governing body
39	of a public school unit or its designee to act under (ii) above give emergen	cy health care when
40	reasonably apparent circumstances indicate that any delay would seriously	worsen the physical
41	condition or endanger the life of the student shall not be liable in civil damage	es for any authorized
42	act or for any omission relating to the act unless the act amounts to gross	negligence, wanton
43	conduct, or intentional wrongdoing.	
44	(d) At the commencement of each school year, but before the begin	
45	thereafter as circumstances require, the principal of each school school, or, if	
46	the staff member with the highest decision-making authority, shall determine	e which persons will
47	participate in the medical care program."	
48	SECTION 7.58.(c) The State Board of Education may adopt	t temporary rules to
49	implement this section.	.1
50	SECTION 7.58.(d) G.S. 115C-47 is amended by adding	the following new
51	subdivisions to read:	

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1	"(70)	To Implement a Medical Condition Action Plan	n. – Local boards of education
2	· · ·	shall implement the medical condition action pl	an adopted by the State Board
3		of Education under G.S. 115C-12(50) and as pr	ovided in G.S. 115C-375.1.
4	<u>(71)</u>	To Implement a Medical Emergency Plan Lo	ocal boards of education shall
5		implement the medical emergency plan ado	pted by the State Board of
6		Education under G.S. 115C-12(51)."	
7		ION 7.58.(e) G.S. 115C-218.75 is amended b	by adding the following new
8	subsections to rea		
9		al Condition Action Plan A charter school	=
10		plan adopted by the State Board of Education un	nder G.S. 115C-12(50) and as
11	provided in G.S.		
12		al Emergency Plan. – A charter school shall impl	. .
13	1 1	he State Board of Education under G.S. 115C-12	
14		ION 7.58.(f) G.S. 115C-238.66 is amended b	by adding the following new
15	subdivisions to re		
16	" <u>(7h)</u>	Medical condition action plan A regional	-
17		medical condition action plan adopted by the St	
18		<u>G.S. 115C-12(50) and as provided in G.S. 115C</u>	
19	<u>(7i)</u>	Medical emergency plan. – A regional school	-
20		emergency plan adopted by the State H	Board of Education under
21	SECT	$\frac{G.S.\ 115C-12(51)}{100}$	
22 23		ION 7.58.(g) G.S. 116-239.8(b) is amended b	by adding the following new
23 24	subdivisions to re		school shall implement the
24 25	" <u>(26)</u>	<u>Medical condition action plan. – A laboratory</u> medical condition action plan adopted by the St	=
25 26		G.S. 115C-12(50) and as provided in G.S. 115C	•
20	(27)	Medical emergency plan. – A laboratory schoo	
28	<u>(27)</u>	emergency plan adopted by the State I	
29		G.S. 115C-12(51)."	Source of Education under
30	SECT	ION 7.58.(h) Subdivision (2) of Section $6(d)$ of	f S.L. 2018-32 is amended by
31		ing new sub-subdivisions to read:	
32	U	"p. (70) [To Implement a Medical Condition	n Action Plan].
33		q. (71) [To Implement a Medical Emergen	
34			
35	NORTH CARO	LINA STUDENT LIFELINE INFORMATIO	Ν
36	SECT	ION 7.59.(a) G.S. 115C-47 is amended by	adding the following new
37	subdivision to rea	d:	
38	" <u>(70)</u>		•
39		NC Peer Warmline Phone Number. – A local b	
40		a policy to ensure all schools in the local school	
41		students the phone numbers for the Suicide an	
42		Peer Warmline. The board shall verify that the p	
43		and the Warmline are current and accurate ann	• •
44		has changed, schools shall use the updated phone	-
45		phone number exists, the schools shall have the	
46		and Crisis Lifeline, call 988 or text HOME to 7	•
47 19		Peer Warmline, call 855-733-7762" in the follo	
48 40		a. On any new student identification (stud	
49 50		grades six through 12. The text shall be the student ID. The text may be printed of	-
50 51		the student ID. The text may be printed on Nothing in this subdivision requires a so	
51		Nothing in this subdivision requires a sc	noor to issue a studelit ID.

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	b. On the school website.	
		e issued to students.
	d. On any school agenda or calendar, whether	
	c.On the home screen of any electronic deviced.On any school agenda or calendar, whethere.On a document during any suicide awarenesf.On a document when the student registers to	• •
	f. On a document when the student registers to	
	SECTION 7.59.(b) G.S. 115C-150.12C is amended by ad	
read:		
	"(37) <u>To provide students the Suicide and Crisis Lifeline</u>	phone number and the NC
	Peer Warmline phone number. – The board of trust	tees shall provide students
	the phone numbers for the Suicide and Crisis L	Lifeline and the NC Peer
	Warmline. The board shall verify that the phone nu	
	the Warmline are current and accurate annually. If	
	changed, the board shall use the updated phone nu	-
	phone number exists, the board shall have the phra	
	and Crisis Lifeline, call 988 or text HOME to 7417	
	Peer Warmline, call 855-733-7762" in the followin	
	a. On any new student identification (student	
	grades six through 12. The text shall be in	
	the student ID. The text may be printed on the	-
	Nothing in this subdivision requires a school	-
	b. On the school website.	i to issue a statem in.
		e issued to students
	c.On the home screen of any electronic deviced.On any school agenda or calendar, whethere.On a document during any suicide awarenesf.On a document when the student registers to	
	e. On a document during any suicide awarenes	• •
	f. On a document when the student registers to	-
	SECTION 7.59.(c) G.S. 115C-218.75 is amended by ad	
read:	SECTION 7.57.(C) 0.5. 115C-218.75 is amended by ad	iding a new subsection to
"(p)	To Provide Students the Suicide and Crisis Lifeline Phone	Number and the NC Peer
	ine Phone Number. – A charter school shall provide students t	
	and Crisis Lifeline and the NC Peer Warmline. The school s	-
	rs for the Lifeline and the Warmline are current and accurate	
	has changed, the school shall use the updated phone number.	
	exists, the school shall have the phrases "To reach the Suicid	
	text HOME to 741741" and "To reach the NC Peer Warmline,	
	ng places:	call 055-755-7702 in the
	(1) On any new student identification (student ID) iss	ued to a student in grades
	six through 12. The text shall be in a conspicuous l	
	The text may be printed on the ID or affixed by	
	subsection requires a school to issue a student ID.	
	(2) On the school website.	
	(3) On the home screen of any electronic device issued	to students
	(4) On any school agenda or calendar, whether digital	
	(5) On a document during any suicide awareness activit	▲
	(6) On a document when the student registers to attend	
	SECTION 7.59.(d) G.S. 115C-238.66 is amended by add	
read:	5161101 (7.55.(d) (3.5. 1156 250.00 is allended by ad	and a new subarvision to
icau.	"(23) <u>To provide students the Suicide and Crisis Lifeline</u>	phone number and the NC
	Peer Warmline phone number. – A regional school	-
	phone numbers for the Suicide and Crisis Lifeline a	-
	-	
	The school shall verify that the phone numbers	·
	Warmline are current and accurate annually. If	eimer phone number has

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changed, the school shall use the updated phone number. Unless an updated
phone number exists, the school shall have the phrases "To reach the Suicide
and Crisis Lifeline, call 988 or text HOME to 741741" and "To reach the NC
Peer Warmline, call 855-733-7762" in the following places:
a. On any new student identification (student ID) issued to a student in
grades six through 12. The text shall be in a conspicuous location on
the student ID. The text may be printed on the ID or affixed by sticker.
Nothing in this subdivision requires a school to issue a student ID.
—
<u>d.</u> <u>On any school agenda or calendar, whether digital or printed.</u>
 e. On a document during any suicide awareness activity. f. On a document when the student registers to attend the school."
•
SECTION 7.59.(e) G.S. 116-239.8(b) is amended by adding a new subdivision to
read:
"(26) <u>To provide students the Suicide and Crisis Lifeline phone number and the NC</u>
<u>Peer Warmline phone number. – A laboratory school shall provide students</u>
the phone numbers for the Suicide and Crisis Lifeline and the NC Peer
Warmline. The school shall verify that the phone numbers for the Lifeline and
the Warmline are current and accurate annually. If either phone number has
changed, the school shall use the updated phone number. Unless an updated
phone number exists, the school shall have the phrases "To reach the Suicide
and Crisis Lifeline, call 988 or text HOME to 741741" and "To reach the NC
Peer Warmline, call 855-733-7762" in the following places:
a. On any new student identification (student ID) issued to a student in
grades six through 12. The text shall be in a conspicuous location on
the student ID. The text may be printed on the ID or affixed by sticker.
Nothing in this subdivision requires a school to issue a student ID.
b. On the school website.
c. On the home screen of any electronic device issued to students.
d. On any school agenda or calendar, whether digital or printed.
 <u>e.</u> On a document during any suicide awareness activity. <u>f.</u> On a document when the student registers to attend the school."
SECTION 7.59.(f) Part 1 of Article 39 of Chapter 115C of the General Statutes is
amended by adding a new section to read:
"§ 115C-550.2. Provide students the Suicide and Crisis Lifeline phone number and the NC
Peer Warmline phone number.
Each private church school or school of religious charter shall provide students the phone
numbers for the Suicide and Crisis Lifeline and the NC Peer Warmline. The school shall verify
that the phone numbers for the Lifeline and the Warmline are current and accurate annually. If
either phone number has changed, the school shall use the updated phone number. Unless an
updated phone number exists, the school shall have the phrases "To reach the Suicide and Crisis
Lifeline, call 988 or text HOME to 741741" and "To reach the NC Peer Warmline, call
855-733-7762" in the following places:
(1) On any new student identification (student ID) issued to a student in grades
six through 12. The text shall be in a conspicuous location on the student ID.
The text may be printed on the ID or affixed by sticker. Nothing in this section
requires a school to issue a student ID.
(2) On the school website. (3) On the home screen of any electronic device issued to students
(3) On the home screen of any electronic device issued to students.
(4) On any school agenda or calendar, whether digital or printed.

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<u>(5)</u>	On a document during any suicide awareness activ	<u>vity.</u>
(6)	On a document when the student registers to attend	d the school."
SEC	FION 7.59.(g) Part 2 of Article 39 of Chapter 115C	C of the General Statutes is
	ing a new section to read:	
" <u>§ 115C-558.2.</u>	Provide students the Suicide and Crisis Lifeline pl	hone number and the NC
	Warmline phone number.	
Each qualifie	ed nonpublic school shall provide students the phon	e numbers for the Suicide
	ne and the NC Peer Warmline. The school shall veri	
for the Lifeline a	nd the Warmline are current and accurate annually.	If either phone number has
changed, the sch	ool shall use the updated phone number. Unless an updated phone number.	dated phone number exists,
the school shall h	ave the phrases "To reach the Suicide and Crisis Lifel	ine, call 988 or text HOME
to 741741" and "	To reach the NC Peer Warmline, call 855-733-7762'	" in the following places:
(1)	On any new student identification (student ID) iss	• •
	six through 12. The text shall be in a conspicuous	
	The text may be printed on the ID or affixed by stic	
	requires a school to issue a student ID.	<u> </u>
(2)	On the school website.	
$\overline{(3)}$	On the home screen of any electronic device issued	d to students.
$\overline{(4)}$	On any school agenda or calendar, whether digital	
$\overline{(5)}$	On a document during any suicide awareness activ	-
(6)	On a document when the student registers to attend	
	FION 7.59.(h) Part 2 of Article 1 of Chapter 115D,	
	ended by adding a new section to read:	, j
	rovide students the Suicide and Crisis Lifeline ph	one number and the NC
Peer	Warmline phone number.	
"The State H	Board of Community Colleges shall adopt a policy	requiring all community
colleges to provi	de students the phone numbers for the Suicide and	Crisis Lifeline and the NC
Peer Warmline.	The State Board shall verify that the phone number	rs for the Lifeline and the
Warmline are cu	rrent and accurate annually. If either phone number ha	as changed, the community
colleges shall us	se the updated phone number. Unless an updated	phone number exists, the
community colle	ges shall have the phrases "To reach the Suicide and	Crisis Lifeline, call 988 or
text HOME to	741741" and "To reach the NC Peer Warmline, c	call 855-733-7762" in the
following places	<u>.</u>	
<u>(1)</u>	On any new student identification (student ID) iss	sued. The text shall be in a
	conspicuous location on the student ID. The text m	nay be printed on the ID or
	affixed by sticker. Nothing in this subdivision re	equires a school to issue a
	student ID.	
<u>(2)</u>	On the school website.	
<u>(3)</u>	On the home screen of any electronic device issued	<u>d to students.</u>
<u>(4)</u>	On any school agenda or calendar, whether digital	or printed.
<u>(5)</u>	On a document during any suicide awareness activ	<u>rity.</u>
<u>(6)</u>	On a document when the student registers to attend	<u>d the school.</u> "
SEC	FION 7.59.(i) G.S. 116-11 is amended by adding a r	new subdivision to read:
" <u>(3d)</u>	The Board of Governors shall adopt a policy	requiring all constituent
	institutions to provide students the phone numbers	s for the Suicide and Crisis
	Lifeline and the NC Peer Warmline. The Board of	Governors shall verify that
	the phone numbers for the Lifeline and the Warmli	ne are current and accurate
	the phone numbers for the Lifeline and the Warmli annually. If either phone number has changed, the c	
	·	constituent institutions shall

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		Lifeline, call 988 or text HOME to 741741" and "To rea	ich the NC Peer
		Warmline, call 855-733-7762" in the following places:	
		<u>a.</u> <u>On any new student identification (student ID) issue</u>	d The text shall
		be in a conspicuous location on the student ID. The te	
		on the ID or affixed by sticker. Nothing in this subd	
		school to issue a student ID.	ivision requires a
		b. On the school website.	
			o students
		e. On a document during any suicide awareness activity	
		 <u>d.</u> On any school agenda or calendar, whether digital or <u>e.</u> On a document during any suicide awareness activity <u>f.</u> On a document when the student registers to attend to 	
		<u>1.</u> On a document when the student registers to attend t	<u>ne senoor.</u>
DI	PI TO CONTI	NUE PROVIDING FINANCIAL DATA REPORTING P	LATFORM TO
	CHARTERS	FOR INITIAL YEAR OF OPERATION	
	SECT	TON 7.60. Part 4 of Article 14A of Chapter 115C of the G	eneral Statutes is
am		ng a new section to read:	
	•	. Initial financial data reporting expenses.	
		ent of Public Instruction shall provide a charter school acces	s to any required
fin		orting platforms during the charter school's first year of opera	
	e charter school		
		-	
SC	CHOOLS FOR	THE DEAF AND BLIND AMENDMENTS	
	SECT	TON 7.61.(a) G.S. 115C-150.11(c), as enacted by Section	a 3J.1(a) of S.L.
20	24-57, reads as	• •	
	,	nistrative Support. – The Department of Administration shall	provide support
to		n matters related to finance, human resources, and procure	
		t for information technology. Each school shall enter into a	
		$\frac{1}{10}$ the Department of Administration with regard to this s	
		ch to the Department of Administration, or to any of its employ	
	•	r any acts or omissions of a school."	J
	-	TON 7.61.(b) G.S. 115C-150.11 reads as rewritten:	
"§		Establishment of the schools for the deaf and blind.	
0		ishment. – The following are created as separate State ag	encies governed
res		pards of trustees:	0
	(1)	The Governor Morehead School for the Blind of the Depa	rtment of Public
	、 /	Instruction for the function, purpose, and duty of serving	
		blind or visually impaired from birth to age 22. The Gov	
		School for the Blind shall include the Gover	
		Preschool.Preschool and the Early Learning Sensory Supp	
		Vision.	
	(2)	The Eastern North Carolina School for the Deaf of the Depa	artment of Public
	(-)	Instruction for the function, purpose, and duty of serving s	
		deaf or hard of hearing.hearing from birth to age 22. The	
		Carolina School for the Deaf shall include the Early Learning	
		Program for Hearing.	Sensory Support
	(3)	The North Carolina School for the Deaf of the Depar	tment of Public
	(3)	Instruction for the function, purpose, and duty of serving s	
		deaf or hard of hearing.hearing from birth to age 22. The	
		School for the Deaf shall include the Early Learning Sensory	
		for Hearing.	Support rogram
	"	<u></u>	
	••••		

1 **SECTION 7.61.(c)** Effective December 1, 2025, the Governor Morehead Preschool 2 and the Early Learning Sensory Program for Vision is transferred from the Department of 3 Instruction to the Governor Morehead School for the Blind.

4 **SECTION 7.61.(d)** Effective December 1, 2025, the Early Learning Sensory 5 Support Program for Hearing is transferred from the Department of Public Instruction to the 6 North Carolina School for the Deaf and the Eastern North Carolina School for the Deaf. Upon 7 transfer, the North Carolina School of the Deaf and the Eastern North Carolina School for the 8 Deaf shall agree on a geographical boundary to divide the administrative responsibility for the 9 Early Learning Sensory Support Program for Hearing between the two schools.

10 SECTION 7.61.(e) The transfers made in this section shall have all of the elements 11 of a Type I transfer, as defined in G.S. 143A-6. Upon transfer, teachers and instructional support 12 personnel in the Preschool and the Early Learning Sensory Program for Vision and the Early 13 Learning Sensory Support Program for Hearing shall receive a salary, including any supplement, 14 equivalent to those teachers and instructional support personnel that work on the campus of their 15 respective residential schools. Nothing in this section shall be construed to result in the loss of 16 salary by any employee in the Preschool or Early Learning Sensory Support Programs.

17

SECTION 7.61.(f) G.S. 115C-150.12A(f) reads as rewritten:

18 "(f) Meetings. - A board of trustees shall meet at least four times a year and also at such 19 other times as it may deem necessary. A majority of the voting members of the board shall 20 constitute a quorum for the transaction of business. All meetings shall be subject to Article 33C 21 of Chapter 143 of the General Statutes. A board of trustees may conduct remote meetings in 22 accordance with Article 33C of Chapter 143 of the General Statutes, so long as the board of trustees complies with the provisions of G.S. 166A-19.24, except that a declaration of emergency 23 24 is not needed. The members shall receive per diem compensation and necessary travel and 25 subsistence expenses while engaged in the discharge of their official duties, in accordance with 26 the provisions of G.S. 138-5."

27

SECTION 7.61.(g) G.S. 115C-150.12B(a) reads as rewritten:

28 "(a) Superintendent. - Each board of trustees of a school shall appoint a superintendent 29 for that school who meets the requirements of G.S. 115C-271 for employment. The 30 superintendent shall act as secretary to the board of trustees in accordance with 31 G.S. 115C-150.12A. All acts of the boards of trustees, not in conflict with State law, shall be 32 binding on the superintendent, and the superintendent shall carry out all rules and regulations of 33 the board and other duties as prescribed by the board of trustees. For purposes of application to 34 other statutes in this Chapter, the superintendent shall be the equivalent of a superintendent of a 35 local school administrative unit and shall fulfill the duties of a superintendent as provided in 36 Article 18 of this Chapter. Unless otherwise required by the board of trustees, the superintendent 37 shall not be required to reside in the county in which the residential school is located."

38 **SECTION 7.61.(h)** Subsections (b) and (c) of Section 8 of S.L. 2023-10 read as 39 rewritten:

40 "SECTION 8.(b) Notwithstanding current employment classifications of administrators for 41 the schools for the deaf and blind and G.S. 115C-150.12B, as enacted by this act, those employed 42 as administrators of each school for the deaf and blind shall remain in employment, subject to 43 dismissal for cause as provided in Article 8 of Chapter 126 of the General Statutes, until June 30, 44 2025. 2025, at which point the administrator's employment shall terminate unless the 45 administrator has already been separated from employment prior to that date or is appointed 46 superintendent or employed in some other capacity by the respective board of trustees pursuant 47 to G.S. 115C-150.12B. Notwithstanding Article 18 of Chapter 115C of the General Statutes, the State Board of Education shall waive superintendent licensure requirements for those employed 48 49 as administrators of each school for the deaf and blind until June 30, 2025.

50 "SECTION 8.(c) Notwithstanding G.S. 115C-150.12B, as enacted by this act, Chapter 126
 51 of the General Statutes shall apply to any employee of the schools for the deaf and blind employed

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	30, 2024, for as long as that employee remains emplo	oyed at that school.school, except
those em	ployed on that date as an administrator of the school."	
	L ECONOMICALLY DISADVANTAGED PU	RUC SCHOOLS SUDDODT
	GRAM AND ESTABLISH ECONOMICALLY D	
	OOLS SUPPORT PROGRAM	ISAD VANTAGED CHARTER
Jen	SECTION 7.62.(a) G.S. 115C-105.34 is repealed.	
	SECTION 7.62.(b) Article 14A of Chapter 115C o	
by adding	g a new section to read:	
•	218.108. Economically disadvantaged charter scho	ool support funds.
<u>(a)</u>	For purposes of this section, the following definition	
	(1) Curriculum. – Materials or programs rel	
	economically disadvantaged charter school.	
	(2) Economically disadvantaged charter school.	- A charter school with a student
	population that is composed of at least ei	
	identified by the Department of Public	c Instruction as economically
	disadvantaged students.	
	(3) Eligible employee. – Any full-time or par	
	economically disadvantaged charter school.	
	(4) Qualifying economically disadvantaged cha	
	disadvantaged charter school that met or e	
	prior school year, as determined by the State Part 1B of Article 8 of this Chapter.	e Board of Education pursuant to
(b)	The Department of Public Instruction shall establish	the Economically Disadvantaged
	chools Support Program (Program) to provide funds to	
	cally disadvantaged charter schools to continue to mee	
	ars. To the extent funds are provided to the Departmen	
	cate these funds annually to each governing body of	
	chool based on the relative proportion of students i	
	aged charter school governed by that body. The gov	
funds to	each qualifying economically disadvantaged charter	er school based on the relative
proportic	n of students in each school. The funds shall be used for	or curriculum, activities necessary
	t students and instructional support personnel, and bo	
eligible e	mployees in the discretion of the governing body of the	
<u>(c)</u>	It is the intent of the General Assembly that funds	provided pursuant to this section
will supp	lement and not supplant local funds."	
DEOLUI	E LOCAL BOADDE OF EDUCATION	
REQUI		
	IPENSATION AND POSITION INFORMATIO LOYEES	IN FOR CENTRAL OFFICE
	SECTION 7.63.(a) G.S. 115C-320 reads as rewrite	ten
"8 115C	320. Certain records open to inspection.Publication	
ş 1150	records.	and inspection of certain
(a)	Each local board of education shall maintain a re-	ecord of each of its employees.
. ,	the following information with respect to each employ	1
U	(1) Name.	
	(2) Age.	
	(3) Date of original employment or appointmen	t.
	(4) The terms of any contract by which the emplo	
	or oral, past and current, to the extent that t	he board has the written contract
	or a record of the oral contract in its possess	ion.

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1	(5)	Current position.	
2	(6)	Title.	
3 4	(7)	Current salary.total compensation, as defined in su subdivision (1) of subsection (b1) of this section.	<u>ıb-subdivision a. of</u>
5	(8)	Date and amount of each increase or decrease in salary to	otal compensation, as
6	(0)	defined in sub-subdivision a. of subdivision (1) of su	
7		section, with that local board of education.	
8	(9)	Date and type of each promotion, demotion, transfer, su	spension, separation.
9 10	(10)	or other change in position classification with that local Date and general description of the reasons for each pror	board of education.
10	(10)	board of education.	notion with that local
11	(11)	Date and type of each dismissal, suspension, or demo	tion for disciplinary
12	(11)	reasons taken by the local board of education. If the disc	1 1
13 14		dismissal, a copy of the written notice of the final decisi	1 1
14		education setting forth the specific acts or omissions that	
15 16		dismissal.	at are the basis of the
10	(12)	The office or station to which the employee is currently	assigned
17		the purposes of this section, the term <u>"central office e</u>	
18 19		assistant superintendents, associate superintendents, d	1 1
20		nce officers, all personnel categorized as central offic	
20 21		ublic Instruction or the local school administrative unit	
22	-	ocal school administrative unit or employee of a third-par	
23	1 1	inistrative unit that is not assigned to a school campu	-
23 24		hefits, incentives, supplements, bonuses, and deferred ar	
25		d by the employing entity.	ia an other rorms of
26		er than August 15, 2025, and annually thereafter, each loc	al board of education
27		maintain on its website all of the following information:	
28	(1)	For each central office employee:	
29	<u>, - /</u>	a. Total compensation from all funding sources, i	ncluding at least the
30		following:	
31			
32		1.Salary.2.Reimbursements and allowances, include	ding reimbursements
33		and allowances related to travel.	<u>C</u>
34		b. <u>Position title.</u>	
35			
36		c.Position description.d.The date the position was created.	
37		e. The department, unit, or office of the local school	ol administrative unit
38		in which the position is located.	
39	<u>(2)</u>	The title of each central office employee position	in the local school
40		administrative unit and the number of positions associated	
41	<u>(3)</u>	For each department, unit, or office of the local school a	dministrative unit:
42		a. The number of central office employees located	<u>d in that department,</u>
43		unit, or office.	
44		b. The number of central office employees for each	position title.
45	(c) Subject	ct only to rules and regulations for the safekeeping of re-	cords adopted by the
46	local board of ed	ucation, every person having custody of the records sha	all permit them to be
47	-	mined and copies made by any person during regular busin	
48		the Address Confidentiality Program established pursua	
49		tes shall not be open to inspection and shall be redacted from	
50	-	section. Any person who is denied access to any recor-	
51	inspecting, exami	ining or copying the record shall have a right to compel	compliance with the

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provisions of this section by application to	a court of competent jurisdiction for a writ of
mandamus or other appropriate relief." SECTION 7.63.(b) The title of A	Article 21A of Chapter 115C of the General Statutes
reads as rewritten:	
"Ar	ticle 21A.
• 1	yee Personnel Records."
SECTION 7.63.(c) This section	is effective when it becomes law.
PART VII-A. COMPENSATION OF PUE	BLIC SCHOOL EMPLOYEES
TEACHER SALARY SCHEDULE	
	ng monthly teacher salary schedules shall apply for
	7 fiscal year, respectively, to licensed personnel of
	chers. The salary schedules are based on years of
teaching experience.	eners. The satary seneduces are based on years of
e i	Monthly Salary Schedule
Years of Experience	"A" Teachers
0	\$4,800
1	\$4,825
2	\$4,850
3	\$4,875
4	\$4,900
5	\$4,950
6	\$5,000
7	\$5,000
8	\$5,100
9	\$5,100
10	\$5,200
11	\$5,200
11 12	\$5,250
12	
	\$5,350 \$5,403
14 15	,
	\$5,496 \$5,521
16 17	\$5,521 \$5,546
17	\$5,546 \$5,571
19	\$5,591
20	\$5,611
20	\$5,631
22	\$5,651
22 23	\$5,671
25	\$5,691
24 25+	\$5,711
Years of Experience	Monthly Salary Schedule "A" Teachers
-	\$5,000
0	
1	
1	\$5,020 \$5,040
2	\$5,040
	*

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1	6	\$5,120	
2	7	\$5,140	
3	8	\$5,164	
4	9	\$5,214	
5	10		
6	11		
7	12		
8	13		
9	14	\$5,470	
10	15	\$5,565	
11	16	\$5,590	
12	17	,	
13	18		
14	19		
15	20		
16	21		
17	22		
18	23		
19	24		
20	25		
21	SECT	TON 7A.1.(b) Salary Supplements for Teachers Paid on	These Salary
22	Schedules. –		2
23	(1)	Licensed teachers who have NBPTS certification shall re-	ceive a salary
24		supplement each month of twelve percent (12%) of their mon	nthly salary on
25		the "A" salary schedule.	
26	(2)	Licensed teachers who are classified as "M" teachers shall re-	eceive a salary
27		supplement each month of ten percent (10%) of their monthly	y salary on the
28		"A" salary schedule.	
29	(3)	Licensed teachers with licensure based on academic prep	aration at the
30		six-year degree level shall receive a salary supplement of	
31		twenty-six dollars (\$126.00) per month in addition to the supple	ement provided
32		to them as "M" teachers.	
33	(4)	Licensed teachers with licensure based on academic prep	aration at the
34		doctoral degree level shall receive a salary supplement of	
35		fifty-three dollars (\$253.00) per month in addition to the supple	ement provided
36		to them as "M" teachers.	
37	(5)	Certified school nurses shall receive a salary supplement each	
38		percent (10%) of their monthly salary on the "A" salary schedu	
39	(6)	School counselors who are licensed as counselors at the maste	-
40		or higher shall receive a salary supplement each month of one h	nundred dollars
41		(\$100.00).	
42		TON 7A.1.(c) For school psychologists, school speech pathol	-
43	-	h pathologists at the master's degree level or higher, and scho	-
44		as audiologists at the master's degree level or higher, the followi	• • • •
45	(1)	The first step of the salary schedule shall be equivalent to the s	ixth step of the
46		"A" salary schedule.	
47	(2)	These employees shall receive the following salary supplement	
48		a. Ten percent (10%) of their monthly salary, excluding t	
49		provided pursuant to sub-subdivision b. of this subdivision	sion.
50		b. Three hundred fifty dollars (\$350.00).	

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(3)	These employees are eligible to receive salary supplem of teachers for academic preparation at the six-year	-
(\mathbf{A})	doctoral degree level.	h
(4)	The twenty-sixth step of the salary schedule shall 1	
	percent (7.5%) higher than the salary received by the the twenty-fifth step of the salary schedule.	se same employees on
SECT	FION 7A.1.(d) Beginning with the 2014-2015 fiscal ye	or in liqu of providing
	payments to teachers paid on the teacher salary schedul	
	the included in the monthly amounts under the teach	
• • • • •	TION 7A.1.(e) A teacher compensated in accordation	-
	2025-2027 fiscal biennium shall receive an amount equ	
following:		
(1)	The applicable amount on the applicable salary sche school year.	dule for the applicable
(2)	For teachers who were eligible for longevity for the 2	2013-2014 school year,
~ /	the sum of the following:	-) ,
	a. The salary the teacher received in the 2013-201	4 school year pursuant
	to Section 35.11 of S.L. 2013-360.	• •
	b. The longevity that the teacher would have recei	ved under the longevity
	system in effect for the 2013-2014 school ye	
	35.11 of S.L. 2013-360 based on the teacher's c	-
	c. The annual bonus provided in Section 9.1(e) of	
(3)	For teachers who were not eligible for longevity for	
	year, the sum of the salary and annual bonus the t	
	2014-2015 school year pursuant to Section 9.1 of S.L.	
	TION 7A.1.(f) As used in this section, the term "teac	her" shall also include
instructional supp	port personnel.	
DEINGTATE E	DUCATION-BASED SALARY SUPPLEMENTS FO	D TEACHEDS AND
	IONAL SUPPORT PERSONNEL	JK IEACHERS AND
	FION 7A.1A.(a) G.S. 115C-302.10 is repealed.	
	TION 7A.1A.(b) Notwithstanding any other provi	sion of law for the
	year, State Board of Education policy TCP-A-006, as i	
	e used to determine (i) whether teachers and instructiona	
	salary schedule and (ii) whether they receive a salary su	
	e six-year or doctoral degree level.	II
1 1	5	
CONSOLIDAT	ED TEACHER BONUS PROGRAM	
SECT	TION 7A.2.(a) Article 20 of Chapter 115C of the Gene	ral Statutes is amended
by adding the fol	lowing new section to read:	
" <u>§ 115C-302.9.</u> '	Teacher bonuses.	
(a) Progra	am. – The State Board of Education shall establish a cons	solidated teacher bonus
program to rewa	rd teacher performance and encourage student learning	and improvement. To
-	the extent funds are made available for this purpose, th	-
	administer bonus pay to qualifying teachers whose salar	
	nuary of each year, based on data from the prior school y	ear, in accordance with
this section.		1,1 1 11 1
	itions. – For purposes of this section, the following defin	
<u>(1)</u>	<u>Eligible advanced course teacher. – A teacher of</u>	
	courses, International Baccalaureate Diploma Progr	amme courses, or the

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		Camb	ridge A	Advanced International Certificate of Education	n (AICE) program
		-		ne following criteria:	
		<u>a.</u>		ployed by, or retired having last held a position	on at, one or more
		<u></u>		e following:	
			1.	A qualifying public school unit.	
			$\overline{2.}$	The North Carolina Virtual Public School p	rogram.
		<u>b.</u>	Taug	ht one or more students who received a score l	
		_		f this section.	
	(2)	<u>Eligib</u>	le care	er and technical education (CTE) teacher. – A	teacher who meets
		the fol	llowing	g criteria:	
		<u>a.</u>	Is em	ployed by, or retired having last held a position	on at, a qualifying
			<u>publi</u>	<u>c school unit.</u>	
		<u>b.</u>	-	ht one or more students who attained a	
				fications or credentials consistent with G.S. 11:	
	<u>(3)</u>	<u>Eligib</u>	le grov	wth teacher. – A teacher who meets at least on	e of the following
		<u>criteri</u>			
		<u>a.</u>		ployed by, or retired having last held a position	
				c school unit and meets one of the following c	
			<u>1.</u>	Is in the top twenty-five percent (25%) of te	· · · · · · · · · · · · · · · · · · ·
				according to the EVAAS student growth ine	
			•	grade reading from the previous school year	
			<u>2.</u>	Is in the top twenty-five percent (25%) of te	
				according to the EVAAS student growth ind	
			2	or fifth grade reading from the previous sche	
			<u>3.</u>	Is in the top twenty-five percent (25%) of te	
				<u>according to the EVAAS student growth inde</u> <u>fifth, sixth, seventh, or eighth grade math</u>	
				previous school year.	iematics from the
		<u>b.</u>	Ic em	previous school year. poloyed by, or retired having last held a position	n at a local school
		<u>U.</u>		nistrative unit and meets one of the following	
			1	<u>Is in the top twenty-five percent (25%)</u>	
			<u></u>	teacher's respective local school administrat	
				to the EVAAS student growth index score	-
				reading from the previous school year.	
			<u>2.</u>	Is in the top twenty-five percent (25%) of	of teachers in the
				teacher's respective local school administrat	
				to the EVAAS student growth index score	-
				grade reading from the previous school year	
			<u>3.</u>	Is in the top twenty-five percent (25%) of	
			_	teacher's respective local school administrat	
				to the EVAAS student growth index score	
				sixth, seventh, or eighth grade mathematics	
				school year.	- —
		<u>c.</u>	Was	employed by a local school administrative uni	t that employed in
			the p	revious school year three or fewer total teache	rs in that teacher's
			grade	e level as long as the teacher has an EVAAS stu	ident growth index
				from the previous school year of exceeded e	xpected growth in
				of the following subject areas:	
			<u>1.</u>	Third grade reading.	
			<u>1.</u> <u>2.</u> 3.	Fourth or fifth grade reading.	
			3	Fourth, fifth, sixth, seventh, or eighth grade	mathematics

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	<u>(4)</u>	EVA	AS. – The Education Value-Added Assessment S	ystem.
,	$\overline{(5)}$		ecessor bonus programs. – All of the following:	<u>, </u>
	<u></u>	<u>a.</u>	The Advanced Placement/International Bac	ccalaureate/Cambridge
			AICE Teacher Bonus Program provided in	
			2016-94, as amended by Section 8.8B of S.L.	
			of S.L. 2017-197, and Section 8.10 of S.L. 201	
		<u>b.</u>	The Industry Certifications and Credentials Te	
		<u></u>	provided in Section 8.9 of S.L. 2016-94, as am	
			of S.L. 2017-57, Section 2.10 of S.L. 2017-19 S.L. 2018-5.	-
		C	The Third Grade Read to Achieve Teacher Bo	nus Program provided
		<u>c.</u>	in Section 8.8C of S.L. 2017-57, as amended b	
				<u>by Section 2.10 of S.L.</u>
		4	2017-197 and Section 8.10 of S.L. 2018-5.	December provided
		<u>d.</u>	The Fourth and Fifth Grade Reading Teacher Bo	
			<u>in Section 8.8D of S.L. 2017-57, as amended b</u> 2018-5.	by Section 8.11 of S.L.
		<u>e.</u>	The Fourth to Eighth Grade Math Teacher Bo	nus Program provided
		<u> </u>	in Section 8.8E of S.L. 2017-57, as amended b	• ·
			2018-5.	
		<u>f.</u>	Advanced course and CTE Teacher bonuses pro-	ovided in Section 7A.4
			of S.L. 2021-180.	
		<u>g.</u>	Bonuses for Teachers Based on Student Grow	th provided in Section
		<u>e</u> -	7A.2 of S.L. 2022-74.	<u> </u>
		<u>h.</u>	The Consolidated Teacher Bonus Program pro	ovided in Section 7A.3
		<u> </u>	of S.L. 2023-134.	
	<u>(6)</u>	Oual	ifying public school unit. – Any of the following:	
		<u>a.</u>	A local school administrative unit.	
		<u>b.</u>	A charter school.	
			A regional school.	
		<u>c.</u> <u>d.</u>	A school providing elementary or secondary i	nstruction operated by
			The University of North Carolina under Article	
			the General Statutes.	<u>+</u>
	<u>(7)</u>	Oual	ifying teacher. – An eligible teacher who meets	one of the following
		criter	• •	<u> </u>
		a.	Remains employed teaching in the same qualif	ying public school unit
			or, if an eligible advanced course teacher is	
			North Carolina Virtual Public School progra	
			teaching in that program, at least from the s	
			collected until January 1 of the corresponding	•
			bonus is paid.	8 /
		<u>b.</u>	Retired, between the last day of the school ye	ar in which the data is
			collected and January 1 of the corresponding sc	
			bonus is paid, after attaining one of the followi	
			2. The age of at least 60 with 25 years of c	
			1.The age of at least 65 with five years of2.The age of at least 60 with 25 years of c3.Thirty years of creditable service.	
	(c) Adva	nced C	ourse Bonuses. – A bonus in the amount of fifty d	ollars (\$50.00) shall be
			dvanced course teachers for each student taught in	
	who receives the	• •		
	(1)		Advanced Placement courses, a score of three or	higher on the College
	<u></u>		d Advanced Placement Examination.	· · · · · · · · · · · · · · · · ·

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1	<u>(2)</u>	For International Baccalaureate Diploma Programme c	courses, a score of four
2		or higher on the International Baccalaureate course exa	
3	<u>(3)</u>	For the Cambridge AICE program, a score of "E" or his	gher on the Cambridge
4		AICE program examinations.	•
5	<u>(d)</u> <u>CTE</u>	Bonuses. – For qualifying career and technical education	teachers, bonuses shall
6	be provided in the	ne following amounts:	
7	<u>(1)</u>	A bonus in the amount of twenty-five dollars (\$25.00)	for each student taught
8		by a teacher who provided instruction in a course that l	led to the attainment of
9		an industry certification or credential with a twenty-fiv	
10		ranking as determined under subsection (e) of this sect	
11	<u>(2)</u>	A bonus in the amount of fifty dollars (\$50.00) for ea	• •
12		teacher who provided instruction in a course that led t	
13		industry certification or credential with a fifty dollar ((\$50.00) value ranking
14		as determined under subsection (e) of this section.	
15		Course Value Ranking The Department of Commerce	
16		shall assign a value ranking for each industry certificatio	
17		or and employment value in accordance with this subsection	• •
18		shall be based on academic rigor and the remaining fi	• •
19		lue. Academic rigor and employment value shall be ba	ased on the following
20	elements:		
21	<u>(1)</u>	Academic rigor shall be based on the number of instruc	•
22		work experience or internship hours, required to earn th	•
23		or credential, with extra weight given for coursewo	ork that also provides
24		community college credit.	
25	<u>(2)</u>	Employment value shall be based on the entry w	
26		employment for each occupational category, and avera	
27		the primary occupation linked with the industry certific	
28		wide Growth Bonuses The Department shall provide	· · ·
29		e eligible teachers under sub-subdivision a. of subdivisio	n(3) of subsection (b)
30	of this section, a		llogated for boryage to
31	<u>(1)</u>	The sum of five million dollars (\$5,000,000) shall be a	
32 33		eligible teachers under sub-subdivision a.1. o	
33 34		<u>subsection (b) of this section. These funds shall be dist</u> qualifying teachers.	induced equally among
34 35	(2)	A bonus in the amount of two thousand dollars (\$2,00	(1) shall be awarded to
36	<u>(2)</u>	each qualifying teacher who is an eligible teacher und	
30 37		a.2. of subdivision (3) of subsection (b) of this section.	
38	(3)	A bonus in the amount of two thousand dollars (\$2,00	
39	<u>(5)</u>	each qualifying teacher who is an eligible teacher und	
40		a.3. of subdivision (3) of subsection (b) of this section.	
41	(g) Loca	l Growth Bonuses. – The Department shall provide bonu	
42	-	visions b. and c. of subdivision (3) of subsection (b) of th	-
43	<u>(1)</u>	The sum of five million dollars (\$5,000,000) shall be a	
44	<u>(1)</u>	eligible EVAAS teachers under sub-sub-subdivisio	
45		subdivision (3) of subsection (b) of this section. These	
46		proportionally based on average daily membership in	
47		local school administrative unit and then distributed equ	
48		third grade reading teachers in each local school admir	
49	(2)	A bonus in the amount of two thousand dollars (\$2,00	
50	<u>_/</u>	each qualifying teacher who is an eligible teacher under	
51		b.2. or c.2. of subdivision (3) of subsection (b) of this s	
~ 1			

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1	(3)	A bonus in the amount of two thousand dollars (\$2,000) shall be awarded to
2	each qualifying teacher who is an eligible teacher under sub-subdivisio		
3	b.3. or c.3. of subdivision (3) of subsection (b) of this section.		
4	(h) Limit		
5		y to the program:	
6	<u>(1)</u>	Bonus funds awarded to a teacher pursuant to su	bsection (c), subsection (d)
7	<u> </u>	subdivision (1) of subsection (f), and subdivision	
8		section shall not exceed three thousand five hu	
9		subsection or subdivision in any given school yea	
10	<u>(2)</u>	A qualifying teacher who is an eligible teacher und	
11	<u>(2)</u>	b.1., or c.1. of subdivision (3) of subsection (b) of	
12		bonus under both subdivision (1) of subsection	
12		subsection (g) of this section but shall not receiv	
13 14		dollars (\$7,000) pursuant to subdivision (1) of su	
15		(1) of subsection (g) of this section in any given s	
15 16	(3)	A qualifying teacher who is an eligible teacher und	
10	<u>(5)</u>	b.2., or c.2. of subdivision (3) of subsection (b) of	
18		bonus under both subdivision (2) of subsection	•
18 19		subsection (g) of this section but shall not rece	
20		pursuant to subdivision (2) of subsection (f) and s	
20		(g) of this section in any given school year.	
21	<u>(4)</u>	A qualifying teacher who is an eligible teacher und	der sub sub-sub-division a 3
22	<u>(4)</u>	b.3., or c.3. of subdivision (3) of subsection (b) of	•
23 24		bonus under both subdivision (3) of subsection (b) c	•
24 25			
		subsection (g) of this section but shall not rece	
26 27		pursuant to subdivision (3) of subsection (f) and s	subdivision (3) of subsection
27	(i) Domu	(g) of this section in any given school year.	above even and to this section
		ses Not Compensation. – Bonuses awarded to a tea	-
29 30		on to any regular wage or other bonus the teacher standing $C = \frac{1}{25} \frac{1}{72}$, the horizon awarded	
		standing G.S. 135-1(7a), the bonuses awarded der Article 1 of Chapter 135 of the General Statu	
31	-	-	ites, Retirement System for
32	<u>Teachers and Sta</u>		all study the offect of the
33		and Report. – The State Board of Education sl	
34 25		her performance and retention. The State Board s	-
35		amount of bonuses awarded to the President Pro	
36	-	ouse of Representatives, the Joint Legislative Educ	
37		Research Division by March 15 of each year. Th	e report snan include, at a
38		llowing information:	
39 40	<u>(1)</u>	Number of students enrolled and taking examinat	ions in each of the following
40		categories of courses:	
41		<u>a.</u> <u>Advanced Placement.</u>	
42		b. International Baccalaureate Diploma Prog	gramme.
43		<u>c.</u> <u>Cambridge AICE program.</u>	
44		d. <u>Courses needed for the attainment of a</u>	an industry certification or
45		<u>credential.</u>	به بروه بر ا
46	<u>(2)</u>	Number of students receiving outcomes on ex	
47		award of a bonus for a teacher in each catego	bry of courses identified in
48		subdivision (1) of this subsection.	
49 50	<u>(3)</u>	Number of teachers receiving a bonus in each ca	ttegory of courses identified
50		in subdivision (1) of this subsection.	

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1	<u>(4)</u>	The amounts awarded to teachers for each cate	egory of courses identified in
2	subdivision (1) of this subsection.		
3	(5) The type of industry certifications and credentials earned by the students, the		ils earned by the students, the
4	value ranking for each certification and credential, the number of bonuse		ntial, the number of bonuses
5	earned for each certification or credential, and the total bonus amount awarded		e total bonus amount awarded
6		for each certification or credential.	
7	<u>(6)</u>	Average bonus amount awarded to each qualify	ing teacher who is an eligible
8		teacher under sub-sub-subdivision a.1., b.1., o	or c.1. of subdivision (3) of
9		subsection (b) of this section.	
10	<u>(7)</u>	The percentage of teachers who received a bonu	is pursuant to this section and
11		were eligible to receive a bonus for teaching in t	he same grade level or course
12		in either or both of the prior two school years	pursuant to this section or a
13		predecessor bonus program.	-
14	<u>(8)</u>	The percentage of teachers who received a bonu	is pursuant to this section and
15	<u> </u>	received a bonus for teaching in the same grad	-
16		both of the prior two school years pursuant to	
17		bonus program.	1
18	<u>(9)</u>	The statistical relationship between a teacher re	eceiving a bonus pursuant to
19	<u> </u>	this section and receiving a bonus for teaching	• • •
20		course in one or more prior school years pr	
21		predecessor bonus program.	<u></u>
22	<u>(10)</u>	The distribution of statewide and local growth	bonuses awarded pursuant to
23		this section as among qualifying public school	-
24		schools within those units."	antes ana, where appreacte,
25	SECT	FION 7A.2.(b) This section applies beginning with	h bonuses awarded in January
26		data from the 2024-2025 school year.	
27			
28	SUPPLEMENT	AL FUNDS FOR TEACHER COMPENSATION	ON
29		TION 7A.3.(a) Use of Funds. – For each year of the	
30		ed in subsection (g) of this section, the State Boar	
31		o this section to eligible local school administra	
32		eachers and qualifying school administrators in the	
33		ong teachers and qualifying school administrato	
34		rative unit, including whether a teacher or qua	-
35		supplement and the amount of the supplement pro-	
36		e discretion of the local board of education of the	
37		supplement shall exceed the per teacher funding	•
38	•	vision (4) of subsection (c) of this section.	unount awarded to that ant
39	1	FION 7A.3.(b) Definitions. – As used in this sector.	ion the following definitions
40	shall apply:		ton, the following definitions
41	(1)	Adjusted market value of taxable real property.	- A county's assessed taxable
42	(1)	real property value, using the latest availa	-
43		Department of Revenue, divided by the cou	
44		determined under G.S. 105-289(h).	inty's sales assessment ratio
45	(2)	Composite value. – For each eligible county, the	e sum of the following:
45 46	(2)	a. The taxable real property factor mult	6
40 47		(65%).	aprice by sixty-five percent
48		b. The median household income factor	r multiplied by twenty-five
40 49		percent (25%).	multiplied by twellty-live
4 9 50		c. The effective tax rate factor multiplied b	w ten percent (10%)
20			j ten percent (1070).

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1	(3)	County allocation factor. – For each eligible county, the	
2		that county divided by the sum of all supplement factors	
3	(4)	Effective tax rate. – The actual county tax rate multiplie	ed by the most recent
4		annual sales assessment ratio for that county.	
5	(5)	Effective tax rate factor. – For each eligible county, the	
6		that county divided by the median effective tax rate in the	
7	(6)	Eligible county A county that has an adjusted market	value of taxable real
8		property of less than sixty-three billion dollars (\$63,000	,000,000).
9	(7)	Eligible local school administrative unit A local school	ol administrative unit
10		located in whole or in part in an eligible county.	
11	(8)	Eligible school A public school that is located in an	n eligible county and
12		governed by a local school administrative unit.	
13	(9)	Maintenance of effort amount For each local school a	administrative unit in
14		each fiscal year, the supplant factor multiplied by the tota	al State and non-State
15		funds expended for salaries for teachers from the fisca	al year for which the
16		most recent salary data are available.	·
17	(10)	Median household income A county's median house	ehold income for the
18		most recent 12 months for which data are available, as	
19		G.S. 143B-437.08.	
20	(11)	Median household income factor For each eligible	county, the median
21		household income in the State divided by the median h	-
22		that county.	
23	(12)	Non-State funds. – Any funds held by a local school adm	ninistrative unit, other
24		than nonrecurring federal funds received as a result of 1	
25		Congress in response to COVID-19, that are not State fu	
26	(13)	Qualifying school administrator. – Any of the following	
27		a. Assistant principals paid pursuant to G.S. 115C-	
28		b. Principals paid pursuant to G.S. 115C-285(a)(8a)	
29	(14)	Supplant factor. – For each local school administrative u	
30		of the fiscal biennium, the total non-State funds	-
31		supplements for teachers in the 2020-2021 fiscal year	
32		State and non-State funds expended for salaries for teach	-
33		fiscal year.	
34	(15)	Supplement factor. – For each eligible county, the comp	osite value multiplied
35	(10)	by the number of State-funded teachers employed in a	1
36		that is governed by a local school administrative unit.	j
37	(16)	Taxable real property factor. – For each eligible county	the median adjusted
38	(10)	market value of taxable real property in the State div	•
39		market value of taxable real property for that county.	laca of the aufustea
40	(17)	Teacher. – Teachers and instructional support personnel	
41	· · ·	TON 7A.3.(c) Allocation of Funds. – The State Boar	
42		salary supplements to eligible local school administrati	
43	the following pro		ve units decording to
44	(1)	County allocation. – For each eligible county, the State I	Roard shall determine
45	(1)	a county allocation by multiplying the county allocation	
45 46		by the funding amount appropriated pursuant to this sect	•
40 47		fiscal year.	ion for the applicable
47	(2)	•	the State Board shall
48 49	(2)	Per teacher funding amount. – For each eligible county,	
49 50		determine a per teacher funding amount by dividing t amounts determined pursuant to subdivision (1) of this s	•
50		amounts determined pursuant to subdivision (1) of this s	ubsection by the total

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1 2		number of State-funded teachers employed in county.	all eligible schools in that
- 3 1	(3)	Unit funding amount. – For each eligible local sch	
+ 5		State Board shall determine the funding amount f teacher funding amount or amounts for the eligib	-
		the unit is located. For each county with an eligi	•
		unit, the State Board shall multiply the applicable	<u> </u>
		for that county determined pursuant to subdivision	
)		the number of State-funded teachers employed in	· · · · · · · · · · · · · · · · · · ·
)		county. If the unit is located in multiple eligible co	-
		aggregate those amounts.	
)	(4)	Allocation and funding cap The State Board	I shall allocate the amount
		determined pursuant to subdivision (3) of this sub-	section to each eligible local
		school administrative unit for each applicable fisc	•
		five thousand dollars (\$5,000) per State-funded te	
)		TION 7A.3.(d) Charter Schools. – Funds appropriate the second state of the second stat	
		n pursuant to this section shall be subject to the all	
;)		d in G.S. 115C-218.105. The General Assembly	
		ursuant to this section to provide salary supplement ators in the charter school in accordance with the re	
) [TION 7A.3.(e) Formula for Distribution of Supple	
		. – The formula in this section is solely a basis for	
3		e local school administrative units and is not intend	
ŀ	0 0	he educational program or funding for public scho	•
5		ct any commitment by the General Assembly to	
5	supplemental fun	ds for eligible local school administrative units.	
7	SECT	TION 7A.3.(f) Nonsupplant Requirement. – A loca	al school administrative unit
3		ds under this section shall use those funds to s	
)		ry supplements for teachers and qualifying school	
)	•	ds, including funds received under this section, Sec	
		of S.L. 2021-180, to supplant non-State funds prov	• • • •
2 3		qualifying school administrators. For purposes of	
, 1		it has supplanted non-State funds if the State Boa expended by the unit for salary supplements was le	
+ 5		ntenance of effort amount for the local school admi	• •
5		TION 7A.3.(g) Nonsupplant Enforcement. – The St	
7		unds under this section to a local school administration	
3		lanted non-State funds in violation of subsection (f)	
)		TION 7A.3.(h) Reports. – No later than April 15 of	
)		the State Board of Education shall report the fol	
_		year to the Joint Legislative Education Oversight	t Committee and the Fiscal
2	Research Divisio		
5	(1)	A list of all eligible counties and eligible local scl	
	(2)	Funds allocated to each eligible local school adm	
	(3)	The percentage and amount of teachers and quality	
)	(A)	in each eligible local school administrative unit re	• • • • •
7	(4)	The average salary supplement amount in e administrative unit.	each engible local school
<	(5)	The range of salary supplement amounts in	
})	(5)		each eligible local school

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1 2 3 4	 (6) The effect of the salary supplements on the retention of teachers qualifying school administrators in eligible local school administrative u (7) The identity of any local school administrative unit that the State B determines has supplanted funds. 			
5 6	PRINCIPAL SALARY SCH	DUIE		
0 7			nual salary schedule f	For principals shall apply
8	for each year of the 2025-2027			
9			ual Salary Schedule	
10	Avg. Daily Membership	Base	Met Growth	Exceeded Growth
11	0-200	\$79,737	\$87,709	\$95,684
12	201-400	\$83,723	\$92,095	\$100,467
13	401-700	\$87,709	\$96,481	\$105,252
14	701-1,000	\$91,698	\$100,866	\$110,037
15	1,001-1,600	\$95,684	\$105,252	\$114,821
16	1,601+	\$99,670	\$109,637	\$119,604
17	A principal's place	ment on the appli	icable salary schedu	le shall be determined
18	according to the average daily m		•	
19	in subsection (b) of this sec	tion, and the sch	ool growth scores,	calculated pursuant to
20	G.S. 115C-83.15(c), for each set	chool the principal	supervised in at least	st two of the prior three
21	school years, as described in su	bsection (c) of this	section, regardless o	f a break in service, and
22	provided the principal supervise	ed each school as a	principal for at least	a majority of the school
23	year, as follows:			
24				d Growth column of the
25		_		ool or schools exceeded
26			of the prior three sch	-
27		-	ing to the Met Growtl	n column of the schedule
28		following apply:		
29		-		or schools met expected
30	-		the prior three schoo	-
31		-		or schools met expected
32	-		-	ool years and exceeded
33		-	of the prior three scho	-
34 35	-			t two of the prior three
55 86		•	-	school growth score. In if any of the following
37		lian de paiù accoru	ing to the Dase colum	in it any of the following
88 88	apply: a. The s	school growth scor	es show the school	or schools did not meet
,0 39		-	ast two of the prior th	
0	1	•	-	ol as a principal for a
1	-			of the prior three school
2	years	•	our in at least two c	in the prior three sensor
13	•		etermining the average	e daily membership of a
14	SECTION 7A.4.(b) For purposes of determining the average daily membership of a principal's school, the allotted average daily membership for the school for the applicable school			
15	year shall be used. For purposes of this section, the allotted average daily membership of a			
16	principal's school shall include any prekindergarten students in membership at that school.			
47	SECTION 7A.4.(c) For purposes of determining the school growth scores for each			
18	school the principal supervised		-	-
19	scores shall be used during the	-	•	- 0
50	(1) For the first s			
51		, second, and third		

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	(2)	For the second six months of the scores from the second, third, and	applicable fiscal year, the school growth
	(3)	If a principal does not have a school	l growth score from any of the school years
		fourth year, shall be used.	ost recent available growth scores, up to the
	SEC	•	2017-2018 fiscal year, in lieu of providing
anr			principal salary schedule, the amounts of
			mounts under the principal salary schedule.
			ated in accordance with this section for the
202	25-2027 fiscal	biennium shall receive an amount e	qual to the greater of the following:
	(1)		incipal salary schedule for the applicable
		fiscal year.	
	(2)	For principals who were eligible the sum of the following:	for longevity in the 2016-2017 fiscal year,
		a. The salary the principal rec to Section 9.1 or Section 9.	eived in the 2016-2017 fiscal year pursuant 2 of S.L. 2016-94.
		b. The longevity that the prin	cipal would have received as provided for
			North Carolina Human Resources Act for
			based on the principal's current years of
		service.	
	(3)		ble for longevity in the 2016-2017 fiscal
		• • • •	red in the 2016-2017 fiscal year pursuant to
	SEC	Section 9.1 or Section 9.2 of S.L. 2 FION 7A 4 (f) For purposes of this	section, the following definitions apply:
	(1)	First year. – The school year imme	• • • • • • •
	(1) (2)		mediately preceding the applicable school
	(-)	year.	incontently proceeding the appretation sensor
	(3)		mediately preceding the third year.
	(4)	•	scal year of the 2025-2027 fiscal biennium
		in which the principal is employed	-
	(5)		he school year of the 2025-2027 fiscal
		biennium in which the principal is	employed.
	(6)	Third year. – The school year imm	ediately preceding the fourth year.
BC	NUSES FOR	R PRINCIPALS	
20			15C of the General Statutes is amended by
add		ving new section to read:	
	0	Bonuses for principals.	
			or this purpose, the Department of Public
Ins			r to any principal who supervised a school
			ar if that school was in the top fifty percent
<u>(50</u>)%) of school	growth in the State during the pre-	vious school year, calculated by the State
Bo	ard pursuant t	o G.S. 115C-83.15(c), as follows:	
	~	<u>Principal Bonus S</u>	
		e Growth Percentage	Bonus
		<u>op 5%</u>	<u>\$15,000</u> \$10,000
		<u>op 10%</u>	<u>\$10,000</u>
		<u>op 15%</u>	<u>\$5,000</u> \$2,500
		$\frac{\text{op } 20\%}{20}$	<u>\$2,500</u> \$1,000
	$\underline{\mathrm{T}}$	<u>op 50%</u>	<u>\$1,000</u>

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1	A principal shall receive no more than one bonus pursuant to this section. The bonus shall be
2	paid at the highest amount for which the principal qualifies.
3	(b) The bonus awarded pursuant to this section shall be in addition to any regular wage
4	or other bonus the principal receives or is scheduled to receive.
5	(c) Notwithstanding G.S. 135-1(7a), the bonuses awarded pursuant to this section are not
6	compensation under Article 1 of Chapter 135 of the General Statutes, Retirement System for
7	Teachers and State Employees.
8	(d) It is the intent of the General Assembly that funds provided pursuant to this section
9	will supplement principal compensation and not supplant local funds.
10	(e) The bonus provided pursuant to this section shall be paid no later than October 31 of
11	each year to qualifying principals employed as of October 1 of that year."
12	
13	ASSISTANT PRINCIPAL SALARIES
14	SECTION 7A.6.(a) For each year of the 2025-2027 fiscal biennium, beginning July
15	1, 2025, assistant principals shall receive a monthly salary based on the salary schedule for
16	teachers who are classified as "A" teachers plus nineteen percent (19%). An assistant principal
17	shall be placed on the step on the salary schedule that reflects the total number of years of
18	experience as a certified employee of the public schools. For purposes of this section, an
19	administrator with a one-year provisional assistant principal's certificate shall be considered
20	equivalent to an assistant principal.
21	SECTION 7A.6.(b) Assistant principals with certification based on academic
22	preparation at the six-year degree level shall be paid a salary supplement of one hundred
23	twenty-six dollars (\$126.00) per month and at the doctoral degree level shall be paid a salary
24	supplement of two hundred fifty-three dollars (\$253.00) per month.
25	SECTION 7A.6.(c) Participants in an approved full-time master's in school
26	administration program shall receive up to a 10-month stipend during the internship period of the
27	master's program. The stipend shall be at the beginning salary of an assistant principal or, for a
28	teacher who becomes an intern, at least as much as that person would earn as a teacher on the
29	teacher salary schedule. The North Carolina Principal Fellows Program or the school of education
30	where the intern participates in a full-time master's in school administration program shall supply
31	the Department of Public Instruction with certification of eligible full-time interns.
32	SECTION 7A.6.(d) Beginning with the 2017-2018 fiscal year, in lieu of providing
33	annual longevity payments to assistant principals on the assistant principal salary schedule, the
34	amounts of those longevity payments are included in the monthly amounts provided to assistant
35	principals pursuant to subsection (a) of this section.
36	SECTION 7A.6.(e) An assistant principal compensated in accordance with this
37	section for the 2025-2027 fiscal biennium shall receive an amount equal to the greater of the
38	following:
39	(1) The applicable amount on the salary schedule for the applicable year.
40	(2) For assistant principals who were eligible for longevity in the 2016-2017 fiscal
41	year, the sum of the following:
42	a. The salary the assistant principal received in the 2016-2017 fiscal year
43	pursuant to Section 9.1 or Section 9.2 of S.L. 2016-94.
44	b. The longevity that the assistant principal would have received as
45	provided for State employees under the North Carolina Human
46	Resources Act for the 2016-2017 fiscal year based on the assistant
47	principal's current years of service.
48	(3) For assistant principals who were not eligible for longevity in the 2016-2017
49	fiscal year, the salary the assistant principal received in the 2016-2017 fiscal
50	year pursuant to Section 9.1 or Section 9.2 of S.L. 2016-94.
51	

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1				
2	SECTION 7A.7.(a) For the 2025-2027 fiscal biennium, beginning July 1, 2025, the			
3	annual salary for superintendents, assistant superintendents, associate superintendents,			
4	directors/coordinators, supervisors, and finance officers whose salaries are supported from State			
5	funds shall be increased by two and one-half percent (2.5%).			
6	SECTION 7A.7.(b) The monthly salary maximu	ims that follow apply to assistant		
7	superintendents, associate superintendents, directors/coordinates and superintendents, directors/coordinates an	nators, supervisors, and finance		
8	officers for the 2025-2027 fiscal biennium, beginning July 1, 2	2025:		
9		027 Fiscal Biennium		
10		Maximum		
11	School Administrator I	\$7,762		
12	School Administrator II	\$8,225		
13	School Administrator III	\$8,715		
14	School Administrator IV	\$9,055		
15	School Administrator V	\$9,417		
16	School Administrator VI	\$9,974		
17	School Administrator VII	\$10,373		
18		propriate category and placement		
19	1			
20	1 , 1 ,			
21	11			
22	1			
23		aximums that follow apply to		
24				
25	1 2	27 Fiscal Biennium		
26		Maximum		
27	Superintendent I	\$10,995		
28	1	\$11,650		
29	1	\$12,350		
30	1	\$13,092		
31	±	\$13,880		
32	±	propriate category and placement		
33	-			
34				
35				
36	SECTION 7A.7.(d) Longevity pay for superinte	ndents, assistant superintendents,		
37		-		
38				
39	1 1 1			
40	superintendents, directors/coordinators, supervisors, and finance	ce officers with certification based		
41	-			
42		• • • • •		
43	pursuant to this section. Superintendents, assistant superintendents, associate superintendents,			
44	1 1 7 1	-		
45	, 1 ,	preparation at the doctoral degree level shall receive a salary supplement of two hundred		
46	fifty-three dollars (\$253.00) per month in addition to the compensation provided for under this			
47				
48		on shall not permit local school		
49	administrative units to transfer State funds from other funding categories for salaries for public			
50	school central office administrators.			

51

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1	NONCERTIFIED PERSONNEL SALARIES
2	SECTION 7A.8. For the 2025-2027 fiscal biennium, beginning July 1, 2025, the
$\frac{2}{3}$	annual salary for noncertified public school employees whose salaries are supported from State
4	funds shall be increased as follows:
5	(1) For permanent, full-time employees on a 12-month contract, by two and
6	one-half percent (2.5%).
7	(2) For the following employees, by an equitable amount based on the amount
8	specified in subdivision (1) of this section:
9	a. Permanent, full-time employees on a contract for fewer than 12
10	a. Fermanent, fun time employees on a contract for fewer than 12 months.
11	b. Permanent, part-time employees.
12	c. Temporary and permanent hourly employees.
12	e. Temporary and permanent nourly employees.
14	PART VIII. THE UNIVERSITY OF NORTH CAROLINA SYSTEM
15	
16	UNC/ESCHEAT FUND FOR STUDENT FINANCIAL AID PROGRAMS
17	SECTION 8.1.(a) The funds appropriated by this act from the Escheat Fund for the
18	2025-2027 fiscal biennium for student financial aid shall be allocated in accordance with
19	G.S. 116B-7. Notwithstanding any other provision of Chapter 116B of the General Statutes, if
20	the interest income generated from the Escheat Fund is less than the amounts referenced in this
21	act, the difference may be taken from the Escheat Fund principal to reach the appropriations
22	referenced in this act; however, under no circumstances shall the Escheat Fund principal be
23	reduced below the sum required in G.S. 116B-6(f). If any funds appropriated from the Escheat
24	Fund by this act for student financial aid remain uncommitted as of the end of a fiscal year, the
25	funds shall be returned to the Escheat Fund, but only to the extent the funds exceed the amount
26	of the Escheat Fund income for that fiscal year.
27	SECTION 8.1.(b) The State Education Assistance Authority (Authority) shall
28	conduct periodic evaluations of expenditures of the student financial aid programs administered
29 30	by the Authority to determine if allocations are utilized to ensure access to institutions of higher education and to meet the goals of the respective programs. The Authority may make
30 31	recommendations for redistribution of funds to the President of The University of North Carolina
32	and the President of the Community College System regarding their respective student financial
33	aid programs, who then may authorize redistribution of unutilized funds for a particular fiscal
34	year.
35	your.
36	ESTABLISH SCHOOL OF CIVIC LIFE AND LEADERSHIP
37	SECTION 8.2.(a) Chapter 116 of the General Statutes is amended by adding a new
38	Article to read:
39	"Article 31B.
40	"The School of Civic Life and Leadership.
41	"§ 116-258.1. The School of Civic Life and Leadership established.
42	(a) For purposes of this Article, the term "the School" refers to the School of Civic Life
43	and Leadership established pursuant to subsection (b) of this section.
44	(b) The Board of Trustees of the University of North Carolina at Chapel Hill, in
45	consultation with the Board of Governors of The University of North Carolina, the Provost of
46	the University of North Carolina at Chapel Hill, and faculty and administration officials at the
47 19	University of North Carolina at Chapel Hill, shall establish the School of Civic Life and
48 49	Leadership as a separate reporting unit of the University of North Carolina at Chapel Hill. " <u>§ 116-258.2. Scope.</u>
49 50	<u>S 110-258.2.</u> Scope. The School shall do at least the following:
50	The behood shan do at least the following.

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1	<u>(1)</u>	Provide course opportunities for students. Courses m	ay focus on the
2		development of democratic competencies informed by Am	erican history, the
		American political tradition, and the study of the great text	s and traditions of
		Western civilization that form the foundation of the Amer	ican republic. The
		purpose of these courses is to foster public discourse and	civil engagement
		necessary to promote democracy and benefit society.	
	<u>(2)</u>	Develop programming to address the topics identified in	subdivision (1) of
		this section and provide resources to students, faculty, and	the general public,
		as needed.	
	" <u>§ 116-258.3.</u> Fa	<u>aculty.</u>	
	<u>(a)</u> The I	Dean of the School shall be appointed by the Chancellor of	the University of
	North Carolina a	at Chapel Hill, with the consent of the Board of Trustees of	the University of
	North Carolina a	t Chapel Hill. Neither the Chancellor nor the Board of Trust	tees shall delegate
	this responsibilit	y to another party.	
	(b) All fa	culty hired by or appointed to the School shall be subject to t	he approval of the
	Dean of the Scho	ool.	
	(c) Facul	ty members may hold joint or courtesy appointments with oth	ner reporting units
	of the University	of North Carolina at Chapel Hill. All joint and courtesy app	ointments shall be
	made at the discr	retion of the Dean of the School.	
	" <u>§</u> 116-258.4. R	eport.	
	No later than	November 15 of each year, the Board of Trustees of the U	niversity of North
	Carolina at Chap	el Hill shall report to the Joint Legislative Education Oversig	ht Committee and
	the Fiscal Resear	ch Division on the School, including at least the following in	formation:
	(1)	Courses and other programming provided by the School.	
	(2)	Faculty hired by the School, including the number of faculty	ty members hired
		from outside of the University of North Carolina at Chapel	Hill.
	<u>(3)</u>	Uses of funds appropriated to the School pursuant to this se	ection.
	<u>(4)</u>	Any other matter the Board deems relevant to the progress	of establishing the
		School."	-
	SECT	FION 8.2.(b) For the 2025-2026 academic year, the followin	g shall occur:
	(1)	The School of Civic Life and Leadership (the School) shall	employ at least 20
		faculty members hired from outside the University of I	North Carolina at
		Chapel Hill. These faculty members shall be hired with pe	rmanent tenure or
		be eligible to receive permanent tenure in accordance with	n policies adopted
		by The Board of Governors of The University of North	1 I
		University of North Carolina at Chapel Hill.	
	(2)	The School shall not employ any additional faculty by	joint or courtesy
		appointment with other reporting units of the University of	•
		Chapel Hill unless the school has employed at least 20 facu	
		from outside the University of North Carolina at Chapel I	
		with this subsection.	
	SECT	FION 8.2.(c) Notwithstanding G.S. 116-30.2, the recurring	funds allocated to
		vic Life and Leadership (the School) by this section beginning	
		be used only to support the School and shall not be redired	•
	•	tion, these funds shall be used to supplement and not suppl	•
		herwise receive, including funds received by the School based	•
	REPEAL FUTU	JRE TEACHERS OF NORTH CAROLINA PROGRAM	
		FION 8.4. Part 4B of Article 1 of Chapter 116 of the G	eneral Statutes is
	repealed.		
	T		

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	STANDARDS FOR AGREEMENTS B	
	ONS OF THE UNIVERSITY OF NORTH	
		THE OPERATION AND
	NCE OF LABORATORY SCHOOLS	
	TON 8.6. G.S. 116-239.8(b) reads as rewritten	
	hancellor shall be the administrative head of a	
	e and shall provide general direction for the es	1
•	. The chancellor, with advice and input from th	•
	f this subsection, shall adopt policies, operating	-
	he operation of the laboratory school. The chan	
	Article to other personnel as necessary. The	chancehor shall also have the
following powers	and duties.	
(4)	Operation and maintenance of laboratory	schools. Cost standards for
(4)	laboratory schools. – The Board of Gover	
	Education shall jointly determine standards for	
	school administrative units for providing the f	e e
	in this subdivision subdivision (4b) of this su	
	maintenance of a laboratory school. The stan	
	lease amount by square foot for facility lease	
	cost of the outstanding debt service for the fac	-
<u>(4a)</u>	Memorandum of understanding The cha	ancellor and the local school
	administrative unit shall adopt a memorand	dum of understanding for the
	operation and maintenance of the laboratory se	chool that includes the facilities
	and services identified in subdivision (4b) of	
	and the local school administrative unit	shall review and update the
	memorandum at least every three years and a	• •
	take effect no earlier than the next school year	
	term of the memorandum regarding facilities	
	laboratory school, the proposing party shall pro	
(41-)	and the amendment shall take effect no earlier	•
<u>(4b)</u>	<u>Facilities and services.</u> A local school admit	-
	the laboratory school but the costs of these for	•
	the laboratory school, but the costs of those fat the laboratory school shall not exceed t	
	determination of costs. The following shall be	
	of understanding between the chancellor and	
	unit for the operation and maintenance	
	needed:school:	
	a. Facilities and leases. – Upon request,	the local school administrative
	unit in which the laboratory school	
	facilities to the constituent institution	-
	Unless the laboratory school reques	ts not to include any of the
	following, the lease shall include use	e of or access to any existing
	buildings, parking areas, playgrounds,	
	and egress, furniture, classroom space	
	room, moveable equipment, appli	
	including a library collection, instruct	
	and other technology equipment nece	• • •
	school. The lease term shall be term	-
	ceases operation. Upon request, the le	ocal school administrative unit

1 2		shall maintain the facilities and premises of the laboratory school and keep them in good repair and tenantable condition by providing all
3		routine custodial services and routine facilities maintenance services,
4		including routine indoor maintenance, routine mowing, trimming, and
5		maintenance of exterior landscaping and snow removal, and timely
6		repair of the facilities and premises. The chancellor is authorized to
7		execute the lease agreement and memoranda of agreement for the
8		operation of a laboratory school.
9	b.	Transportation services. – Upon request, the local school
10		administrative unit in which the laboratory school is located shall
11		provide transportation to students who reside in the local school
12		administrative unit and attend the laboratory school, including any
13		students who are homeless and require assistance pursuant to 42
14		U.S.C. § 11301, et seq., the McKinney-Vento Homeless Assistance
15 16		Act. The requirement to provide transportation to students residing in the legal school administrative unit shall (i) apply recordless of where
10 17		the local school administrative unit shall (i) apply regardless of where a laboratory school student resides in the unit or how the unit's
17		transportation policies and practices are applied to other students and
10 19		(ii) upon request, include providing transportation of students and
20		personnel for laboratory school extracurricular activities and
20		educational trips in the same manner as other schools in the unit for
22		that school year.
23	с.	Food services. – The laboratory school shall strive to ensure that one
24		hundred percent (100%) muscadine grape juice is made available to
25		students as a part of the school's nutrition program or through the
26		operation of the school's vending facilities. Upon request, Food
27		services shall be provided to students of the laboratory school as
28		<u>follows:</u>
29		<u>1.</u> <u>Unless the laboratory school agrees in the memorandum of</u>
30		understanding to administer the National School Lunch
31		Program as the school food authority for its own students, the
32		local school administrative unit in which the laboratory school
33		is located shall administer the National School Lunch Program
34		as the school food authority for the laboratory school in
35		accordance with G.S. 115C-264. <u>As part of that process, the</u>
36 37		local school administrative unit shall do at least the following:
37 38		<u>I.</u> <u>Purchase, prepare, deliver, and serve food and drink for</u> <u>students in the laboratory school.</u>
38 39		II. Engage in any contracts or other actions necessary to
40		provide these services, including procuring federal
41		reimbursement funds.
42		2. <u>The laboratory school shall strive to ensure that one hundred</u>
43		percent (100%) muscadine grape juice is made available to
44		students as part of the school's nutrition program or through the
45		operation of the school's vending facilities.
46	d.	Student support services. – Upon request, the local school
47		administrative unit in which the laboratory school is located shall
48		provide any of the following student support services for the operation
49		of the laboratory school, including:
50		1. Services required by the Department of Public Instruction for
51		children with disabilities.

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Gene	ral Assemb	2. 3. 4. 5. <u>Costs of serv</u> <u>charge the co</u> (4b) of this su the standards	Children and family support services, ind and school nurse services. Other health services, including denta screenings, and similar health services students enrolled in the local school adm Parent involvement coordinator services. School counselor services. ices; reimbursement. – The local school ad osts of the facilities and services provided pu- ubsection to the laboratory school. These chas for determination of costs established pu	cluding social worker al screenings, vision that apply to other inistrative unit. <u>ministrative unit may</u> ursuant to subdivision arges shall not exceed rsuant to subdivision
		of the servic school may	es listed in subdivision (4b) of this subsection the support	ection, the laboratory tt of the local school
		pursuant to the administrative exceed the subdivision	e unit. In the event a laboratory school pro- nis subdivision, the laboratory school may c e unit for the actual costs of those services, standards for determination of costs est (4) of this subsection, and the local school rese the laboratory school for those services the	harge the local school even if those services ablished pursuant to ol administrative unit
	"	<u>shan tembu</u>	se the laboratory school for those services	ITOIT HOII-State Tulius.
BRO	ADEN TEA	ACHING FEI	LOWS AWARD PARAMETERS	
			G.S. 116-209.60 reads as rewritten:	
-		Definitions.		
T			pply in this Part:	
	(1)		– The North Carolina Teaching Fellows C	
	(2)		he Director of the North Carolina Teaching	
	(3)	-	an. – A forgivable loan made under the Pro	•
	(4)	-	he North Carolina Teaching Fellows Progr	
	(5)		l. – An elementary or secondary school loca	
		0	rned by a local board of education, cha	
			ional school board of directors, or Univers	sity of North Carolina
		•	hool board of trustees.	C /1 C 11 ·
	(5a)		censure area. – A teacher licensure area in	one of the following
		subjects:	a of the following as identified as the	C = 116,000,00(1)
			r of the following, as identified pursuant to	U.S. 110-209.62(h):
		1.	Special education.	
		2.	Stem. <u>STEM.</u>	
		<u>3.</u>	Career and technical education.	
			entary education (K-6).	
			le Grades Language Arts.	
	(F 1-)		$\frac{sh(9-12)}{2}$	
	<u>(5b)</u>		pecial education teacher. – A qualifying tea	
			ucation and spends at least eighty percent	<u>(80%) of his or her</u>
	(51 -)(5		activities related to special education.	o muhlio ochool
	(5b)<u>(5</u>	· · ·	ig teacher. – A teacher in a North Carolir	ia public school who
			lowing criteria:	
		a. Recei	ved a forgivable loan under the Program.	

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1 2 3 4	b. Graduated within 10 years from an educator prepa leading to teacher licensure, excluding any authorize extenuating circumstances.	
4 5	c. Serves as a teacher in a qualifying licensure area.	
6	(6) STEM. – Science, technology, engineering, and mathematics	
0 7	(7) Trust Fund. – The North Carolina Teaching Fellows Program	TTUST Fulla.
8	SECTION 8.7.(b) G.S. 116-209.62 reads as rewritten:	inistration
8 9	"§ 116-209.62. North Carolina Teaching Fellows Program established; adm	mistration.
10	(f) Program Selection Criteria. – The Authority shall administer t	he Program in
11	cooperation with up to $\frac{10}{13}$ institutions of higher education with approved educ	-
12	programs programs, including all historically black colleges and universities	
13	historically minority-serving institutions in North Carolina that are constituent in	
14	<u>University of North Carolina</u> , selected by the Commission that represent a dive	
15	both postsecondary constituent institutions of The University of North Carol	
16	postsecondary institutions operating in the State. The Commission shall adopt str	-
17	for selection of the most effective educator preparation programs, including the	-
18	for selection of the most effective current propulation programs, meruding the	iono wing.
19	(g) Awards of Forgivable Loans. – The Program shall provide forgivable	loans to selected
20	students to be used at up to $\frac{10-13}{10-13}$ selected institutions for completion of a pro-	
21	initial teacher licensure as follows:	8
22	(1) North Carolina high school seniors. – Forgivable loans of up	to five thousand
23	dollars (\$5,000) per semester for up to eight semesters.ten t	
24	(\$10,000) per academic year for up to four academic years.	<u>nousuna aonais</u>
25	(2) Students applying for transfer to a selected educator prepara	tion program at
26	an institution of higher education. – Forgivable loans of up t	1 0
27	dollars (\$5,000) per semester for up to six semesters.ten ti	
28	(\$10,000) per academic year for up to four academic years.	
29	(3) Individuals currently holding a bachelor's degree seeking	preparation for
30	teacher licensure. – Forgivable loans of up to five thousand	
31	per semester for up to four semesters.ten thousand dollars	,
32	academic year for up to two academic years.	<u> </u>
33	(4) Students matriculating at institutions of higher education who	are changing to
34	an approved program of study at a selected educator prepara	00
35	Forgivable loans of up to five thousand dollars (\$5,000) per	1 0
36	to four semesters.ten thousand dollars (\$10,000) per academi	ic year for up to
37	four academic years.	• •
38	Forgivable loans may be used for tuition, fees, the cost of books, and exp	enses related to
39	obtaining licensure.all expenses related to enrollment in an approved education	ator preparation
40	program and obtaining licensure, including tuition, fees, and the cost of books.	
41	(h) Identification of STEM and Special Education Certain Qualifying L	licensure Areas.
42	Areas; Report on Need The Superintendent of Public Instruction shall identify	y and provide to
43	the Commission and the Authority a list of STEM and special education	-STEM, special
44	education, and career and technical education licensure areas and shall annual	y provide to the
45	Commission the number of available positions in each qualifying licensure are	:a <u>all q</u>ualifying
46	licensure areas relative to the number of current and anticipated teachers in the	
47	licensure. The Commission shall make the list of STEM and special education	·
48	education, and career and technical education licensure areas readily available to	o applicants.
49		
50	SECTION 8.7.(c) G.S. 116-209.63 reads as rewritten:	
51	"§ 116-209.63. Terms of forgivable loans; receipt and disbursement of fund	ls.

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(b) Forg	iveness For The Authority shall forgive the loan amount	provided pursuant to
this Part as follo	<u>DWS:</u>	
<u>(1)</u>	Except as provided in subdivision (2) of this subsecti	
	qualifying teacher remains a qualifying teacher, the Au	thority shall forgive
	the loan amount received over one year of enrolln	nent in an educator
	preparation program and any interest accrued on that am	ount.
<u>(2)</u>	For every six months that a qualifying special education	on teacher remains a
	qualifying special education teacher, the Authority sh	all forgive the loan
	amount received over one year of enrollment in an	educator preparation
	program and any interest accrued on that amount.	
<u>(3)</u>	The Authority shall also forgive the loan if it finds that it	is impossible for the
	recipient to work for up to eight years, within 10 years af	ter completion of the
	program leading to teacher licensure, at a North Ca	rolina public school
	because of the death or permanent disability of the recip	pient. If the recipient
	repays the forgivable loan by cash payments, all indebte	dness shall be repaid
	within 10 years after completion of the program leading	g to teacher licensure
	supported by the forgivable loan. If the recipient complete	es a program leading
	to teacher licensure, payment of principal and interest sha	all begin no later than
	the first day of September after the completion of the	
	recipient present extenuating circumstances, the Author	ority may extend the
	period to repay the loan in cash to no more than a total o	
	TION 8.7.(d) This section becomes effective July 1	, 2025, and applies
beginning in the	2025-2026 academic year.	
-	C TO INCORPORATE POSITION INFORMATION I	NTO BEACON/HR
PAYROLL		
	TION 8.8. No later than April 15, 2026, the Board o	
	orth Carolina, in collaboration with the Office of State Con	
	on Officer, shall incorporate all position and salary informat	- ·
	tutions of The University of North Carolina, The Universi	•
•	he State Education Assistance Authority, and any other enti-	•
	Governors of The University of North Carolina into the	0 1
	h Carolina's Core Operation Needs (BEACON) human reso	1 0 0
	overnors shall report to the Joint Legislative Education Over	
the Fiscal Resea	rch Division on the results of this process by May 15, 2026).
	NSTITUENT INSTITUTIONS OF THE UNIVERS	
	A TO PROVIDE DISCOUNTED TUITION TO PERS	
	TUITION ASSISTANCE OR PERSONS ENI	
	CR-SPONSORED FINANCIAL SUPPORT PROGRAM	
	TION 8.10.(a) G.S. 116-143 reads as rewritten:	a ahanga tuitian and
	te-supported institutions of higher education required t	o charge tuition and
fees.		
(a) Incom	much as the giving of tuition and fee weivers, or espe	sielly reduced retes
	nuch as the giving of tuition and fee waivers, or espected a variety of scholarship awards, the said practice is here	•
-	authorized by statute.	by promotion except
- ·	withstanding the above provision relating to the abolition of f	reativition the Board
. ,	f The University of North Carolina may, in its discretion	
	sonnel may during the period of normal employment enroll	1 0
under which per	sound may during the period of normal employment enrol	In The University of

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		free of charge for tuition and fees, provided such enroll	
with :	normal er	ployment obligations and further provided that such enro	ollments are not counted
for th	e purpose	of receiving General Fund appropriations as follows:	
	(1)	Except as provided in subdivision (2) of this subsec	tion, a full-time faculty
		member of the rank of full time instructor or above	and any full-time staff
		member of The University of North Carolina may enro	oll in not more than three
		courses per year.	
	(2)	A full-time or part-time campus law enforcement of	fficer may enroll in the
		number of courses per year determined by regulation.	
(0	<u>11) Not</u>	withstanding subsection (c) of this section, the Board	l of Governors of The
Unive		North Carolina may do any of the following:	
	(1)	Personnel Provide regulations under which perso	nnel may enroll in The
		University of North Carolina free of charge for tuit	
		period of normal employment if the (i) enrollment	
		normal employment obligations and (ii) enrollments	
		purpose of receiving General Fund appropriations. Pe	
		of charge for tuition and fees as follows:	
		<u>a.</u> <u>A full-time faculty member of the rank of full-</u>	time instructor or above
		of The University of North Carolina may enro	
		courses per year.	
		b. <u>A full-time staff member of The University</u>	of North Carolina may
		enroll in more than three courses per year.	or reordin Carolinia may
		<u>c.</u> <u>A full-time or part-time campus law enforcem</u>	ent officer may enroll in
		the number of courses per year determined by	-
	(2)	<u>Military students. – Allow constituent institutions,</u>	
	<u>(2)</u>	discount tuition to qualifying military students by a	
		difference in the maximum amount of military tuiti	
		student receives and the applicable tuition. For purpos	
		qualifying military student is a student who meets the	
		a. <u>Is a resident for tuition purposes under G.S. 1</u>	
		b. <u>Receives either (i) federal military tuition a</u>	
		military tuition assistance funds for member	
		National Guard under Article 15 of Chapte	r 127A of the General
		Statutes.	
	<u>(3)</u>	Employer sponsorships. – Allow constituent instituti	
		to discount tuition to students who are enrolled in	· · ·
		financial support program which has been appro	•
		Governors of The University of North Carolina. The	• •
		the difference in the maximum amount provided by	
		applicable tuition. For purposes of this subdivision,	an employer-sponsored
		financial support program is a program in which the en	mployer of a student has
		committed to provide financial support to the studen	nt to offset the costs of
		tuition or fees in the student's degree or credential pro-	ogram.
<u>(c</u>	<u>12) No</u>	later than February 15 of each year, the Board of Governe	ors of The University of
North	n Carolina	shall report to the Joint Legislative Education Oversight C	Committee and the Fiscal
Daca	arch Divis	ion on the discounted tuition provided in the previous ac	ademic year pursuant to
<u>Nese</u>		2) and (3) of subsection (d1) of this section, including	
-	visions (
subdi	mation:		-
subdi		The number of students that receive a discount under	subdivisions (2) and (3)

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1 2	(2) <u>The annual financial impact on each constituent institution resulting from the discounted tuition provided.</u>
3	
4	SECTION 8.10.(b) This section is effective when it becomes law and applies
5	beginning with the 2025-2026 academic year.
6	
7	ESTABLISH OFFICE OF LEARNING RESEARCH
8	SECTION 8.13.(a) Article 31A of Chapter 116 of the General Statutes is amended
9	by adding the following new section to read:
10	" <u>§ 116-257. Office of Learning Research.</u>
11	(a) Office of Learning Research Established. – There is established the Office of
12	Learning Research (OLR) to identify and evaluate the efficacy and efficiency of programs.
13	activities, initiatives, procedures, and any other factors related to elementary and secondary
14	education in the State. The OLR shall be housed within the Collaboratory.
15	(b) Funding and Duties of the OLR. – Funding allocated to the Collaboratory for the OLR
16	shall be administered by the Collaboratory pursuant to the provisions of G.S. 116-255(c). These
17	funds shall be used to do at least the following:
18 19	(1) <u>Provide information and support needed by elementary and secondary public</u> schools, university leaders, and elected officials to make evidence-based
19 20	decisions.
20 21	(2) <u>Collaborate with constituent institutions of The University of North Carolina</u>
21	and other stakeholders to implement innovative policies and programs to
22	accelerate learning for all students.
23 24	(3) Work with external research resources and partners to evaluate local, State,
25	and federal programs in order to establish metrics and assess return on
26	investment.
27	(4) Support the operations of the OLR.
28	(c) Access to Information. – All units of State and local government, including the State
29	Board of Education, the Department of Public Instruction, and public school units, shall provide
30	access to the OLR to records, data, processes, personnel, and any other information deemed
31	relevant by the Collaboratory to carry out its duties pursuant to G.S. 116-255(b). The access
32	provided to the Collaboratory pursuant to this subsection shall be in addition to any access
33	provided related to funding received by the Collaboratory under G.S. 116-255(c)."
34	SECTION 8.13.(b) Section 2A.8 of S.L. 2024-57 reads as rewritten:
35	"SECTION 2A.8.(a) OLR Established. OLR Funds. – There is appropriated from the
36	General Fund to the Board of Governors of The University of North Carolina the sum of one
37	million five hundred thousand dollars (\$1,500,000) in recurring funds for the 2024-2025 fiscal
38	year to be allocated to the North Carolina Collaboratory to establish and operate the Office of
39 40	Learning Research (OLR), beginning in the 2024-2025 fiscal year. The purpose of OLR is to
40 41	identify and evaluate the efficacy and efficiency of programs, activities, initiatives, procedures, and any other factors related to elementary and secondary education in the State
41	and any other factors related to elementary and secondary education in the State. "SECTION 2A.8.(b) Funding and Duties of OLR. Funding allocated to the Collaboratory
42 43	for OLR shall be administered by the Collaboratory pursuant to the provisions of
43 44	G.S. 116-255(c). These funds shall be used to do at least the following:
45	(1) Provide information and support needed by elementary and secondary public
46	schools, university leaders, and elected officials to make evidence based
47	decisions.
48	(2) Collaborate with constituent institutions of The University of North Carolina
49	and other stakeholders to implement innovative policies and programs to
50	accelerate learning for all students.

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(3)	Work with external research resources and partners to evaluate local, State,
	and federal programs in order to establish metrics and assess return on
	investment.
(4)	Support the operations of OLR.
"SECTION	2A.8.(c) Collaboratory May Relocate OLR. After the Collaboratory
establishes OLR	, the Collaboratory may, in consultation with The University of North Carolina
System Office an	nd the Provost at the University of North Carolina at Chapel Hill, relocate OLR
within the Univ	ersity of North Carolina at Chapel Hill. If the Collaboratory relocates OLR
pursuant to this s	ection, the Collaboratory shall do the following:
(1)	Continue to administer funds appropriated in this act for OLR for the
	operations of OLR, as described in subsection (b) of this section.
(2)	Continue to determine, fund, manage, and oversee the research portfolio of
	OLR. The entity to which OLR is relocated shall otherwise oversee the
	operations of OLR.
(3)	Within 60 days of the relocation, report to the Joint Legislative Education
	Oversight Committee on where OLR was relocated and any other information
	the Collaboratory deems relevant to the relocation.
"SECTION	2A.8.(d) Access to Information. All units of State and local government,
including the Sta	te Board of Education, the Department of Public Instruction, and public school
units, shall prov	ide reasonable access to records, data, processes, personnel, and any other
information deer	ned relevant by the Office or the Collaboratory, to the extent otherwise permitted
under State and I	ederal law, to carry out the provisions of this section.
"SECTION	2A.8.(e) Report. – No later than July 1, 2025, the Collaboratory shall report to
	2A.6.(c) Report. – No rater than Jury 1, 2025, the Conaboratory shall report to
the Joint Legisla	tive Education Oversight Committee on the progress made in establishing and
the Joint Legisla	tive Education Oversight Committee on the progress made in establishing and
the Joint Legisla operating the O	tive Education Oversight Committee on the progress made in establishing and LR pursuant to this section. For each fiscal year OLR is in operation, the
the Joint Legisla operating the O Collaboratory sh	tive Education Oversight Committee on the progress made in establishing and LR pursuant to this section. For each fiscal year OLR is in operation, the
the Joint Legisla operating <u>the</u> O Collaboratory sh activities of OLH	tive Education Oversight Committee on the progress made in establishing and LR pursuant to this section. For each fiscal year OLR is in operation, the all include in the annual report required by G.S. 116-256 information on the
the Joint Legisla operating the O Collaboratory sh activities of OLF	tive Education Oversight Committee on the progress made in establishing and LR pursuant to this section. For each fiscal year OLR is in operation, the all include in the annual report required by G.S. 116-256 information on the from the prior fiscal year."
the Joint Legisla operating <u>the</u> O Collaboratory sh activities of OLF SEC	tive Education Oversight Committee on the progress made in establishing and LR pursuant to this section. For each fiscal year OLR is in operation, the all include in the annual report required by G.S. 116-256 information on the from the prior fiscal year."
the Joint Legisla operating <u>the O</u> Collaboratory sh activities of OLF SEC	tive Education Oversight Committee on the progress made in establishing and LR pursuant to this section. For each fiscal year OLR is in operation, the all include in the annual report required by G.S. 116-256 information on the from the prior fiscal year."
the Joint Legisla operating <u>the</u> O Collaboratory sh activities of OLH SECT REVISE DEAD POLICIES	tive Education Oversight Committee on the progress made in establishing and LR pursuant to this section. For each fiscal year OLR is in operation, the all include in the annual report required by G.S. 116-256 information on the from the prior fiscal year." FION 8.13.(c) This section is effective when it becomes law. ELINE FOR UNC REPORT ON STATE BUDGET ALLOCATIONS AND FION 8.16. G.S. 116-11(9b) reads as rewritten:
the Joint Legisla operating the O Collaboratory sh activities of OLH SECT REVISE DEAD POLICIES	tive Education Oversight Committee on the progress made in establishing and LR pursuant to this section. For each fiscal year OLR is in operation, the all include in the annual report required by G.S. 116 256 information on the from the prior fiscal year." FION 8.13.(c) This section is effective when it becomes law.
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g. h. i.	headcount en undergraduate status, median Student retenti	of the student population at the institut rollment and full-time student enrolln and graduate students, and aggregate dat household income, gender, race, and ethn ion and graduation rates.	nent for both a on residency nicity.
1.	•	statewide data.	tion, meruding
j. k.	A comparison	to prior fiscal year expenditures and appropriate the prior fiscal year expenditures and approximate the prior of mandatory student fee revenue for the prior of	-
1.	Any source of	student auxiliary revenue that represent 10%) of the overall student auxiliary	-
m.	Any source of	f sales revenue that represents greater the overall sales revenue by institution and	-
	· / F · ·		
CARRYFORWARD	UNC ENROLLN	MENT LOSS MITIGATION FUNDS	
		2A.4 of S.L. 2024-57 reads as rewritten:	
		(a) There is appropriated from the Gener	
		f North Carolina for the 2024-2025 fisca	
		en thousand six hundred forty-six dollars	
6		offset enrollment-related funding losses e	experienced by
certain constituent insti	tutions of The Un	niversity of North Carolina, as follows:	
Allocati	ion	Constituent Institution	
\$1,364,9) 71	East Carolina University	
\$1,500,0		University of North Carolina at Ashe	
\$19,687		University of North Carolina at Gree	
\$3,701,6		University of North Carolina at Pem	broke
\$1,251,3	335	Winston-Salem State University	
" <u>SECTION 2A.4.(</u>	b) These funds sh	hall not revert at the end of the 2024-2025	fiscal year but
shall remain available u	until the end of the	<u>e 2025-2026 fiscal year.</u> "	
SECTION	8.18.(b) This sec	tion becomes effective June 30, 2025.	
		FOR NONRESIDENTS	
		5-143.11(a) reads as rewritten:	
"(a) The NC Pro	omise Tuition Plan	n shall be established and implemented a	as provided by
this section. Notwithsta	anding G.S. 116-1	43 and G.S. 116-11(7), the Board of Gov	vernors of The
University of North Ca	rolina shall set th	e rate of undergraduate tuition for Elizab	beth City State
University, the Univer	sity of North Car	rolina at Pembroke, Fayetteville State U	Iniversity, and
Western Carolina Univ	versity as follows	s: the rate of tuition for students deeme	d to be North
Carolina residents for J	purposes of tuition	n shall be five hundred dollars (\$500.00)) per academic
semester and the rate	of tuition for non	president students shall be two thousand	l five hundred
dollars (\$2,500) <u>three</u> t	housand five hund	dred dollars (\$3,500) per academic semes	ster."
SECTION	8.19.(b) This sec	tion applies beginning in the 2026-2027	academic year
		at NC Promise institutions. Any nonre-	
		at an NC Promise institution who remain	
		to receive a rate of tuition of two thousand	d five hundred
dollars (\$2,500) per aca	ademic semester.		

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1 2 3	SECTION 8.19.(c) For purposes of this section, the term "Ne refers to Elizabeth City State University, the University of North C Fayetteville State University, and Western Carolina University.	
4 5	INSTITUTIONAL PERFORMANCE ACCOUNTABILITY AND FU	INDING
6	SECTION 8.20. Part 2A of Article 1 of Chapter 116 of th	
7	amended by adding the following new section to read:	ic Ocheral Statutes is
8	" <u>§ 116-30.10. Institutional performance accountability.</u>	
9	(a) Implementation of Accountability Measures and Performance	e Standards – To the
10	extent funds are available to the Board of Governors pursuant to the prov	
11	or otherwise made available for this purpose, the Board of Governors may	
12	a system of accountability measures and performance standards to be used	-
12	to constituent institutions of The University of North Carolina.	to anocate those runds
14	(b) Recognition of Successful Institutional Performance. – The	Board may allocate
15	available funds among constituent institutions based on an evaluation of th	-
16	institution conducted in accordance with the system of accountability measures	-
17	standards adopted pursuant to subsection (a) of this section. The evaluation	
18	the following components:	
19	(1) Performance change, based on the rate of student su	ccess at a constituent
20	institution as compared to the baseline or goal rate of s	
21	constituent institution.	
22	(2) Institutional impact, based on the number of stud	ents at a constituent
23	institution who graduate with a degree.	
24	(c) Institutional Support. – In addition to any funds allocated purs	suant to subsection (b)
25	of this section, the Board of Governors may allocate available funds t	o specific constituent
26	institutions that require targeted support to increase performance or	adapt to significant
27	enrollment changes. Funds allocated to an institution pursuant to this subs	section may be used to
28	support strategies at the constituent institution to improve institutional per	formance."
29		
30	UNC STUDY INCREASING NCSSM MORGANTON SIZE	
31	SECTION 8.22.(a) No later than February 15, 2026, the Boar	
32	University of North Carolina, in consultation with the Chancellor of the N	
33	of Science and Mathematics, shall study the feasibility of increasing the	
34	campus of the North Carolina School of Science and Mathematics (
35	develop a plan to accommodate at least twice as many enrolled students a	6
36	and report the plan to the Joint Legislative Education Oversight Committee	ee. At a minimum, the
37	plan shall include the following information:	1 · 1 1
38	(1) An analysis of the number of students with excellent a	
39	apply to the North Carolina School of Science and Ma	
40	accepted because of lack of physical space or other reso	
41	(2) Resources needed to accommodate additional students	and associated costs,
42	including at least the following:	idanaa halla
43 44	a. Improvements to physical spaces, including rest	idence nans.
44 45	b. Additional faculty and staff.c. Instructional materials.	
43 46		arnors
40 47		
47 48	(3) The extent to which increased enrollment could be a remote instruction, whether synchronously or asynchro	
40 49	SECTION 8.22.(b) This section is effective when it becomes	•
49 50	SECTION 0.22.(D) This section is effective when it becomes	1 <i>u</i> vv .
51	FISCAL RESPONSIBILITY AND UNIVERSITY TECH PLANNING	G
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	SEC	FION 8.24. G.S. 116-11 is amended by adding a new subdi	vision to read:
	" <u>(9c)</u>	• •	
	<u>()()</u>	evaluate the following when acquiring the technology, of	
		and software:	<u>, onipator nara (aro</u> ,
		a. The long-term cost of ownership, including cost	sts of repairing the
		technology, computer hardware, or software.	tis of repairing the
		b. Any flexibility for innovation during the life	of the technology
		computer hardware, or software.	<u>or the teenhology,</u>
		c. Any anticipated resale or salvage value at the er	nd of the target life
		cycle for the technology, computer hardware, or so	
		average resale or salvage value of similar tec	
		hardware, or software as a percentage of the initial	
		nardware, or software as a percentage of the finna.	<u>cost or purchase.</u>
OLL	ABORA	FORY OLR MATH INITIATIVE	
		FION 8.25.(a) The Office of Learning Research (OLR), as	s established by this
ct. sha		a series of pilot initiatives using various mathematics supp	
,	1	R shall then compare results gathered from the initiatives	1 0
		toring programs operating in the State, to evaluate the effi	
-	•	programs. OLR shall use at least the following program	-
		ant to this section:	
-	(1)	Zearn Math, by Zearn.	
	(2)	i-Ready Math, by Curriculum Associates, LLC.	
	SEC	FION 8.25.(a1) OLR shall also consider for inclusion in in	nitiatives developed
ursuai	nt to subse	ection (a) of this section the following math programs:	_
	(1)	ST Math, by the International MIND Education Institute,	Inc.
	(2)	Patterns, by Carnegie Learning, Inc.	
	SEC	FION 8.25.(b) OLR shall develop guidelines for initiatives	developed pursuant
o this :	section. G	uidelines shall include at least the following:	
	(1)	Acceptable uses for any funds provided to public school	ol units from funds
		appropriated to OLR for the purposes of this section.	
	(2)	Application and approval processes for public school	units interested in
		participating in an initiative.	
	(3)	Reporting requirements for public school units participati	
		so that OLR will have necessary data to evaluate the efficace	•
_		FION 8.25.(c) OLR may conduct as many different initiat	
		nds available for this purpose. OLR shall attempt to c	
lemog		public school units when evaluating data collected pursuan	
		FION 8.25.(d) OLR shall develop procedures for enabling	1
	0	in initiative to have access to the programs referenced in su	. ,
		res may include OLR contracting with an entity for ac	
		funds to participating public school units, or other method	ds of procuring the
program			
a		FION 8.25.(e) OLR shall report to the Joint Legislative E	
		e efficacy of each initiative developed pursuant to this sectors there are a sector of the sector of	
	•	year thereafter that funds are received for this purpose. The	-
		which programs are most effective at improving mathema	
.ecomr		s on programs to continue use in the public schools of the S	
Statuta		FION 8.25.(f) Notwithstanding Article 31A of Chapter propriated for the purposes of this section shall only be u	
		itiatives developed pursuant to this section.	seu to develop allu
mpien		manves developed pursuant to uns section.	

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1	OLR TO STUD	Y 9-12 LITERACY PROFESSIONAL DEVELOPMENT				
2	SEC	FION 8.26. The Office of Learning Research (OLR), as establi	ished by this act,			
3	shall evaluate providers of literacy professional development for teachers teaching students in					
4	grades nine throu	1gh 12 that are not reading at grade level. OLR shall evaluate v	arious providers			
5	of literacy professional development, including those already used by the State for teachers					
6	teaching students in kindergarten through grade eight. OLR shall provide recommendations for					
7	any professional	development providers that align with existing literacy standard	ds of the State to			
8	be used for these	purposes to the Joint Legislative Education Oversight Commi	ttee by April 15,			
9	2026.					
10						
11		INESS SYSTEMS MODERNIZATION STUDY				
12		FION 8.27. The North Carolina Collaboratory shall cond				
13		asibility of having all public school units universally implement				
14		ing (ERP) platform. The ERP platform must interface wi				
15	-	ting System and integrate finance, human resources, and payro				
16		nber 1, 2026, the Collaboratory shall report to the Joint Legis				
17	U	nittee and the Fiscal Research Division at least the following in				
18	(1)	An analysis of the positive and negative impacts of universal				
19	(2)	Any ERP platforms feasibly capable of being universally imp	plemented by all			
20		public school units.	1 . C			
21	(3)	The cost of universal implementation of each identified ERP	platform.			
22	(4)	A time line for universal implementation.	1.4. 0			
23	(5)	Challenges to universal implementation, including recomme	ndations for any			
24		legislative changes needed to facilitate implementation.				
25 26	(6)	Any other information the Collaboratory deems relevant.				
26 27		G REDUCTION				
27		FION 8.28.(a) The Board of Governors of The University of	North Carolina			
28 29		ent institutions of The University of North Carolina shall allo				
2) 30		ed for in this act in each fiscal year of the 2025-2027 fiscal bien	Ũ			
31	-	In a manner that recognizes the importance of the academ				
32	(1)	differences among the entities of The University of North Car				
33		using an across-the-board method.	onna and not by			
34	(2)	In making reductions in accordance with this act, the Board of	f Governors and			
35	(2)	the constituent institutions shall first prioritize reductions to t				
36		a. Budget Code 16010, UNC System Office.				
37		b. Budget Code 16011, UNC BOG – Institutional Progra	ams.			
38		c. Project Kitty Hawk.				
39	(3)	The Board of Governors and the constituent institutions s	shall review the			
40		institutional trust funds and the special funds held by or o				
41		University of North Carolina and its constituent institutio				
42		whether there are monies available in those funds that can				
43		with operating costs.				
44	(4)	The Board of Governors and the constituent institutions	shall not take a			
45		reduction in State funds allocated in either fiscal year of the	2025-2027 fiscal			
46		biennium for any of the following:				
47		a. Budget Code 16012, UNC BOG Related Ed. Program				
48		b. Budget Code 16015, UNC BOG Aid to Private Institu				
49		c. Budget Code 16022, UNC at Chapel Hill – Area Hea	lth Ed.			
50		d. Agricultural research and extension programs.				
51		e. North Carolina School of Science and Mathematics.				

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1		f. University of North Carolina School of the Arts.			
2		g. Any budget expansion item funded by an appropria	ation to the Board		
3		of Governors of The University of North Carolina			
4		2025-2027 fiscal biennium.	in this det for the		
5	SEC	FION 8.28.(b) No later than April 1 of each year of the	2025-2027 fiscal		
6		bard of Governors of The University of North Carolina shall			
7		ation Oversight Committee, the Office of State Budget and	1		
8	0	ch Division on the implementation of the funding reduction p	ũ l		
9		ar. The report shall identify at least the following by constitue			
0	(1)	The total number of positions eliminated by type (faculty/ne			
1	(1) (2)	The programs that were eliminated.	omucunty).		
2	(2)	The programs that were enfinituded.			
3	COLLEGE O	DF EDUCATIONAL OPPORTUNITIES PROGRA	M ONE-TIME		
4	CARRYFO				
5		FION 8.29.(a) The recurring funds appropriated to the Board	d of Governors of		
5		of North Carolina for the 2024-2025 fiscal year and allocated			
7	•	and North Carolina Central University for the College			
3		ogram at each of those institutions shall not revert at the end			
)		hall remain available until the end of the 2025-2026 fiscal year			
)	•	FION 8.29.(b) This section becomes effective June 30, 2025.			
	~~~~				
2	AUTHORIZE	THE NORTH CAROLINA COLLABORATORY TO	<b>STUDY THE</b>		
3		N OF THE CLASSIC LEARNING TEST AMONG ST			
ŀ		<b>NSIDERED FOR UNDERGRADUATE ADMISSION AN</b>			
5		ARSHIPS AT CONSTITUENT INSTITUTIONS OF TH			
5	<b>OF NORTH</b>	[ CAROLINA			
'	SEC	<b>FION 8.30.(a)</b> The North Carolina Collaboratory shall stud	ly the viability of		
,	including Classic Learning Test scores as a part of an application for admission or award of				
	scholarship to a	constituent institution of The University of North Carolina. 1	in conducting this		
	study, the Collab	poratory shall seek input from The University of North Carol	ina and the James		
	G. Martin Cente	er for Academic Renewal. As a part of the study, the Co	ollaboratory shall		
	determine:		•		
	(1)	Whether an applicant's score on the Classic Learning Test s	erves the purpose		
		of aiding constituent institutions in determining (i)			
		qualifications for undergraduate admission and (ii)			
		qualifications for award of scholarships funded in whole or	in part with State		
		funds and administered by an entity of The University of N	orth Carolina.		
	(2)	Whether an applicant's performance on the Classic Learning	Test is predictive		
		of college success.	-		
	(3)	Whether a score on the Classic Learning Test can be deeme	d concordant with		
		a score on the SAT or ACT such that The University of Nor	rth Carolina could		
		use an applicant's score on the Classic Learning Test interc	changeably with a		
		score on the SAT or ACT for the purposes of setting minin	num requirements		
		for admission and awarding scholarships.			
	(4)	The financial, operational, and administrative cost to The U	niversity of North		
		Carolina and constituent institutions associated with accept	ing an applicant's		
		score on the Classic Learning Test in addition to accepting a	n applicant's score		
		on the SAT or ACT.			
	(5)	The financial, operational, and administrative cost to the S	0		
		CLT10 to the list of standardized tests offered one time and			
		student for every student in the eighth through tenth grades w	ho has completed		

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		Algebra I or who is in the last month of Algebra I pursuant to
		G.S. 115C-174.18.
т• / т •		<b>TION 8.30.(b)</b> The Collaboratory shall make a final report on its study to the
Joint Legis		Education Oversight Committee no later than December 15, 2025.
	SECI	<b>TION 8.30.(c)</b> This section is effective when it becomes law.
DEVICE	пттт	ON GRANTS FOR NCSSM AND UNCSA GRADUATES
KEVISE .		<b>CION 8.31.(a)</b> Part 6 of Article 23 of Chapter 116 of the General Statutes reads
as rewritte		<b>TON 8.31.(a)</b> Part of or Article 25 of Chapter 110 of the General Statutes reads
		Grant for High School Graduates of the North Carolina School of Science and
1 art 0. 1		hematics and the University of North Carolina School of the Arts.
"8 116-209		Definitions. Definitions; purpose.
<u>(a)</u>		<u>itions. – The following definitions apply in this Part:</u>
<u>(u)</u>	$\frac{D \text{ cm}}{(1)}$	Academic term. – Any of the following:
	(-)	a. One fall semester.
		b. One spring semester.
		c. One summer term.
	(1a)	<u>Eligible graduate. – A graduate of either of the following:</u>
		a. The North Carolina School of Science and Mathematics.
		b. The University of North Carolina School of the Arts.
	<u>(1b)</u>	Eligible student. – A student who meets the requirements of subsection (a) of
		<u>G.S. 116-209.90.</u>
	<u>(1c)</u>	Program The program established in this Part to provide tuition grants to
		high school graduates of the North Carolina School of Science and
		Mathematics and the University of North Carolina School of the Arts.
	(2)	Summer term All instruction received in one summer between academic
		years.
<u>(b)</u>		se. – The purpose of the Program is to provide financial assistance to eligible
		duated from the North Carolina School of Science and Mathematics and the
-		North Carolina School of the Arts to promote the retention of those
		students in this State.
		<b>Fuition grants for graduates to attend a constituent institution.</b>
(a) following		n the funds available, an eligible graduate in each school year who meets the
Tonowing	(1)	Ions shall qualify for a tuition grant awarded under this Part: Is at the time of application for the initial tuition grant a resident for tuition
	(1)	purposes under the criteria set forth in G.S. 116-143.1 and in accordance with
		the coordinated and centralized residency determination process administered
		by the Authority.
	(2)	Enrolls as a full-time student in a constituent institution of The University of
	(2)	North Carolina in the next academic year after graduation. The Authority shall
		have the discretion to postpone this requirement for up to one academic year
		after graduation if the student is able to demonstrate that any of the following
		have substantially disrupted or interrupted the student's ability to enroll as a
		full-time student:
		a. A military service obligation.
		b. Serious medical debilitation.
		c. A short-term or long-term disability.
		d. Other extraordinary hardship.
	<del>(3)</del>	

1 2 3	(b) Students who receive initial tuition grants as a cohort of a high school graduating class of NCSSM or UNCSA shall also be eligible to apply for tuition grants for subsequent academic terms for up to a total of eight academic terms, provided that tuition grants are only used for
4	undergraduate tuition.
5	(b1) A student An eligible student must be continuously enrolled full time in an
6	undergraduate program at a constituent institution of The University of North Carolina after the
7	award of the initial tuition grant to be eligible for tuition grants in subsequent academic terms.
8	The Authority shall have the discretion to waive this requirement if the student is able to
9	demonstrate that any of the following have substantially disrupted or interrupted the student's
10	pursuit of a degree:
11	(1) A military service obligation.
12	(2) Serious medical debilitation.
13	(3) A short-term or long-term disability.
14	(4) Other extraordinary hardship.
15	(c) The amount of the tuition grant to each graduate shall be determined and distributed
16	as provided in G.S. 116-209.91.
17	"§ 116-209.91. Administration of tuition grants.
18	(a) The Except as otherwise provided in this subsection, the Authority shall administer
19	the tuition grants provided for in this Part pursuant to guidelines and procedures established by
20	the Authority consistent with its practices for administering State-funded financial aid. The
21	guidelines and procedures shall include an application process and schedule, notification and dishursement are so during standards for respective and standards f
22 23	disbursement procedures, standards for reporting, and standards for return of tuition grants when a student withdraws. The Authority shall also require students to submit (i) a completed Free
23 24	a student withdraws. <u>The Authority shall also require students to submit (i) a completed Free</u> Application for Federal Student Aid (FAFSA) form or (ii) other documentation, as necessary, to
24 25	<u>Administer and award the tuition grant.</u> The Authority shall not approve any grant until it receives
25 26	proper certification from the appropriate constituent institution that the student applying for the
20 27	grant is an eligible student. Upon receipt of the certification, the Authority shall remit, at the
28	times it prescribes, the tuition grant to the constituent institution on behalf, and to the credit, of
29	the eligible student. In the event a student on whose behalf a tuition grant has been paid is not
30	enrolled in an undergraduate program and carrying a minimum academic load as of the tenth
31	classroom day following the beginning of the school term for which the tuition grant was paid,
32	the constituent institution shall refund the full amount of the tuition grant to the Authority.
33	(b) Except as otherwise provided in this section, the amount of the grant awarded to a an
34	eligible student under the Program shall cover the tuition cost at the constituent institution in
35	which the <u>eligible</u> student is enrolled. No tuition grant awarded to a <u>an eligible</u> student under this
36	section shall exceed the cost of attendance at a constituent institution for which the eligible
37	student is enrolled.
38	(c) If a student, who is eligible for a tuition grant under this section, an eligible student
39	also receives a scholarship or other grant covering the cost of attendance at the constituent
40	institution for which the tuition grant is awarded, then the amount of the tuition grant shall be
41	reduced by an appropriate amount determined by the Authority so that the total amount of
42	scholarships and grants received by the <u>eligible</u> student does not exceed the cost of attendance
43	for the institution. The cost of attendance shall be determined by the Authority for each
44	constituent institution.
45	(c1) The Authority shall place all funds appropriated to, or otherwise received by, the
46 47	Authority for the award of tuition grants under this Part into an institutional trust fund established in accordance with the provisions of $C$ S 116.26.1 All interest correct on these funds shell also
47 48	in accordance with the provisions of G.S. 116-36.1. All interest earned on these funds shall also be placed in the institutional trust fund established pursuant to this subsection. The monies in the
48 49	institutional trust fund may be used only for the purposes set forth in this Part.
49 50	(d) In the event there are not sufficient funds to provide each eligible student who has
50 51	applied in accordance with the application process and the schedule established by the Authority
~ 1	apprecess and the sendence of the representation process and the sendence estublished by the ruthomy

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1	with a full tuition	n grant as provided by this Part, each eligible student shall	receive a pro rata
2		vailable for the academic term covered by the appropriation	-
3	fiscal year.		0
4	•	Authority may use up to five percent (5%) of the funds appr	opriated each year
5		under this Part for the administrative costs.costs of the Progr	
6		<b>FION 8.31.(b)</b> This section is effective when this act becom	
7	(a) of this section	applies beginning with the award of tuition grants in the 20	25-2026 academic
8	year.		
9			
10		ON OF STUDENT RECORDS HELD BY LICENSE	D NONPUBLIC
11		NDARY EDUCATIONAL INSTITUTIONS	
12		<b>FION 8.32.</b> G.S. 116-15 reads as rewritten:	
13	"§ 116-15. Licer	nsing of certain nonpublic post-secondary educational ins	stitutions.
14			
15		ards for Licensure To receive a license to conduct post	
16	•	tate, an institution shall satisfy the Board that the institution	has met <u>all of the</u>
17	following standar		1 1
18	(1)	That the <u>The</u> institution is State-chartered. If chartered	•
19 20		sovereignty other than North Carolina, the institution s	
20 21		Certificate of Authority to Transact Business or to Conduc Carolina issued by the Secretary of State of North Carolina	
21	(2)	That the The institution has been conducting post-seconda	
22	(2)	in a state or sovereignty other than North Carolina du	
23 24		regular-term, academic semesters, exclusive of summer se	•
25		the two years immediately prior to submitting an applica	
26		under this section, or has been conducting with enrolled s	
27		period in this State or some other state or sovereight	
28		educational activity not related to a post-secondary degree	• •
29		institution may be temporarily relieved of this standard un	- <b>-</b>
30		set forth in subsection (i), below; subsection (i) of this section	on.
31	(3)	That the The substance of each course or program of	study, equivalent
32		experience, or achievement test is such as may reasonab	ly and adequately
33		achieve the stated objective for which the study, experience	e, or test is offered
34		or to be certified as successfully completed; completed.	
35	(4)	That the The institution has adequate space, equipment	
36		materials, and personnel available to it to provide ed	ducation of good
37		quality;quality.	
38	(5)	That the The education, experience, and other qualifica	
39		administrators, supervisors, and instructors are such as may	•
40		that the students will receive, or will be reliably certified	
41		education consistent with the stated objectives of any cou	
42		study, equivalent experience, or achievement test	offered by the
43 44	(6)	institution; institution. That the The institution provides students and other interes	stad parsons with a
44 45	(6)	catalog or brochure containing information describin	
46		objectives, and duration of the study, equivalent experience	-
47		testing offered, a schedule of related tuition, fees, and a	
48		charges and expenses, cancellation and refund policies	•
49		material facts concerning the institution and the program of	
50		equivalent experience, and achievement testing as are re	
51		affect the decision of the student to enroll therein, togeth	

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1		disclosures that may be specified by the Board; and that	t such information is
2		provided to prospective students prior to enrollment;enro	ollment.
3	(7)	That upon Upon satisfactory completion of study, equi	valent experience, or
4		achievement test, the student is given appropriate education	ational credentials by
5		the institution, indicating that the relevant study, equiv	valent experience, or
6		achievement testing has been satisfactorily c	completed by the
7		students;students.	
8	(8)	That records <u>Records</u> are maintained by the institution a	dequate to reflect the
9		application of relevant performance or grading standa	rds to each enrolled
10		student; student. If the institution ceases to operate in this	s State, the owner of
11		the institution shall ensure that these records are tran	sferred to the North
12		Carolina State Archives.	
13	(9)	That the The institution is maintained and operated in	1
14		pertinent ordinances and laws, including rules and	
15		pursuant thereto, relative to the safety and health of a	all persons upon the
16		premises of the institution; institution.	
17	(10)	That the The institution is financially sound and cap	
18		commitments to students and that the institution has	provided a bond as
19		provided in subsection (f1) of this section; section.	
20	(11)	That the <u>The</u> institution, through itself or those with w	-
21		does not engage in promotion, sales, collection, credit,	-
22	(10)	any type which are false, deceptive, misleading, or unfai	
23	(12)	That the The chief executive officer, trustees,	
24 25		administrators, supervisors, staff, instructors, and employ	-
25 26		have no record of unprofessional conduct or incom	-
20 27	(12)	reasonably call into question the overall quality of the in	
27	(13)	That the <u>The</u> student housing owned, maintained, <u>institution</u> if any is appropriate sofe and adequate ade	
28 29	(14)	institution, if any, is appropriate, safe, and adequate; adeq That the The institution has a fair and equitable cancellati	-
30	(14)	andpolicy.	on and refund poney,
31	(15)	That no No person or agency with whom the institution of	contracts has a record
32	(15)	of unprofessional conduct or incompetence that would	
33		question the overall quality of the institution.	reasonably can into
34		question die overall quality of the institution.	
35		cement Authority in the Attorney General. – The Board sha	all call to the attention
36	0,	General, for such action as he may deem appropriate, any	
37	•	requirements of this section. In addition, if the Board deterior	0
38	1.	$\frac{1}{10000000000000000000000000000000000$	
39		vailable to the North Carolina State Archives for any reas	
40		to transfer those records, the Board shall notify the Atto	
41	Attorney General	I shall take appropriate action to ensure the records are ret	rieved and preserved
42	at the North Caro	lina State Archives.	
43	"		
44			
45	ESTABLISH	SEPARATE BUDGET CODE FOR NOR	TH CAROLINA
46	COLLABOR		
47		<b>TION 8.33.</b> Notwithstanding any other provision of law	•
48		ication of the budget of The University of North Carolir	
49		irector of the Budget, in consultation with The University of	
50		na Collaboratory (Collaboratory), shall establish a separ	
51	make the neces	sary permanent adjustments to ensure that State ap	propriations for the

Collaboratory are clearly accounted for in the new budget code. The adjustments shall include 1 2 establishing one or more budget funds to account for each project funded with State 3 appropriations as well as a separate budget fund or funds to account for administration of the 4 Collaboratory. 5 6 **UNC HEALTH SCIENCES PROVIDER EDUCATION TRAINING FUNDS/CAROLINA** 7 NORTH SITE PLAN 8 SECTION 8.34.(a) No later than March 15, 2026, the Board of Trustees of the 9 University of North Carolina at Chapel Hill (UNC-CH) shall report to the Joint Legislative 10 Education Oversight Committee and the Fiscal Research Division on the specific uses by UNC-CH of the two million dollars (\$2,000,000) in nonrecurring funds appropriated from the 11 12 ARPA Temporary Savings Fund to the Board of Governors of The University of North Carolina 13 for the 2023-2024 fiscal year and allocated to UNC-CH for its Department of Health Sciences at 14 the University of North Carolina School of Medicine to support an expansion of health care 15 provider education and training. 16 **SECTION 8.34.(b)** Notwithstanding any provision of law or the Committee Report 17 described in Section 43.2 of S.L. 2023-134, the unencumbered balance of the two million dollars 18 (\$2,000,000) in nonrecurring funds appropriated from the ARPA Temporary Savings Fund to the 19 Board of Governors of The University of North Carolina for the 2023-2024 fiscal year in S.L. 20 2023-134 and allocated to the University of North Carolina at Chapel Hill (UNC-CH) for its 21 Department of Health Sciences at the University of North Carolina School of Medicine to support 22 an expansion of health care provider education and training shall instead be used to develop a 23 conceptual site plan for Carolina North. The site plan shall not consider medical buildings 24 receiving funds through this act. 25 **SECTION 8.34.(c)** This section is effective when it becomes law. 26 27 PART VIII-A. UNIVERSITY/STATE EDUCATION ASSISTANCE AUTHORITY 28 29 **REVISE CERTAIN OPPORTUNITY SCHOLARSHIP DOMICILE VERIFICATION** 30 REQUIREMENTS 31 SECTION 8A.2.(a) G.S. 115C-562.3 reads as rewritten: 32 "§ 115C-562.3. Verification of eligibility; information from other State agencies. 33 To verify that the domicile requirements of G.S. 115C-366 are met for State (a) 34 residency, residency for the award of scholarship grants pursuant to this Part, the Authority shall 35 establish a domicile determination system and shall establish rules for determination of domicile 36 within the State in accordance with this subsection. The Division of Motor Vehicles of the 37 Department of Transportation, the Department of Public Instruction, the Department of 38 Commerce, the Department of Health and Human Services, the Department of Revenue, the State 39 Board of Elections, and the State Chief Information Officer each shall expeditiously cooperate 40 with the Authority in verifying electronically, or by other similarly effective and efficient means, evidence submitted to the Authority for the purposes of establishing the domicile required by 41 42 G.S. 115C-366 for State residency. The Authority shall accept any of the following as evidence 43 of domicile within the State: 44 45 Household members of applicants for scholarship grants shall authorize the Authority (b) 46 to access information-certain information, including social security numbers and other unique 47 identifiers, needed for verification efforts conducted under this section that is held by other State

48 agencies, including the Department of Revenue, the Department of Health and Human Services,

49 and the Department of Public Instruction.

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1	(b1) The Authority may adopt in its rules a process for contracting	with a third-party
2	vendor to facilitate the verification of domicile or other application information	
3	with this section.	
4	(c) By December 1 of each year, the Department of Public Instruction	on shall provide the
5	Authority the average State per pupil allocation for that fiscal year to deter	mine the maximum
6	scholarship amount for eligible students to be awarded in the following fiscal	l year in accordance
7	with G.S. 115C-562.2(b2)."	
8	SECTION 8A.2.(b) G.S. 115C-594 reads as rewritten:	
9	"§ 115C-594. Verification of eligibility; information from other State ag	encies.
10	(a) Verification of Information. – The Authority may seek verificatio	n of information on
11	any application for the award of scholarship funds for a personal education s	
12	Authority shall establish rules for the verification process. If a household fai	
13	verification efforts, the Authority shall revoke the award of scholarship funds	s for a PESA for the
14	eligible student.	
15	(b) Access to Information. – Applicants for the award of scholarship	
16	shall authorize the Authority to access information needed for verification e	-
17	State agencies, including the Department of Health and Human Services and	1
18	Public Instruction. The provisions of G.S. 115C-562.3 shall apply to this sec	<u>tion.</u> "
19		
20	CLARIFY APPLICATION DATE FOR OPPORTUNITY SCHOLAR	SHIP AND PESA
21	PROGRAMS	
22	SECTION 8A.3.(a) G.S. 115C-562.2(a) reads as rewritten:	
23	"(a) The Authority shall make available no later than February 1 annua	
24	in February of each year applications to eligible students for the award of se	
25	attend any nonpublic school on a full- or part-time basis. Information abou	
26	and the application process shall be made available on the Authority's Web sit	
27	15, the Authority shall begin awarding scholarship grants to students who have	e applied by March
28	<u>+ the first Monday in March in the following order:</u>	
29 30	$\frac{1}{2}$	
30 31	<ul> <li>SECTION 8A.3.(b) G.S. 115C-592(a) reads as rewritten:</li> <li>"(a) Application Selection. – The Authority shall make available no la</li> </ul>	tor than Eahmany 1
31	the first Monday in February of each year applications to eligible student	
32	scholarship funds for a personal education student account to be used for q	
33 34	expenses to attend a nonpublic school. Information about scholarship funds	
35	process shall be made available on the Authority's website. Applications	11
36	electronically. The Authority shall award scholarships according to the fo	
30 37	applications received by March 1-the first Monday in March of each year:	nowing criteria for
38	"	
39		
40	PERMIT SEAA TO PROVIDE PAYMENTS FOR TESTS FOR	OPPORTUNITY
41	SCHOLARSHIP RECIPIENTS USING ALTERNATIVE METHOI	
42	SECTION 8A.4. G.S. 115C-562.2(b5) reads as rewritten:	
43	"(b5) In addition to the amount of the scholarship grant, for any s	student receiving a
44	scholarship grant in grades three, eight, or 11, the Authority shall provide to the	
45	for the student an amount equal to the cost of the nationally standardized	-
46	administered as provided in G.S. 115C-562.5."	
47	1	
48	CLARIFY OPPORTUNITY SCHOLARSHIP RESIDENCY REQUIRE	EMENTS
49	SECTION 8A.5.(a) Part 2A of Article 39 of Chapter 115C of t	
50	is amended by adding a new section to read:	
51	"§ 115C-562.2A. Residency required; qualified exemption for military f	<u>amilies.</u>
		<b>_</b>

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1	<u>(a)</u>	Definitions. – For	purposes of this section, the following definiti	ons shall apply:
2	<u></u>		tion of military orders. – A copy of the of	** *
3			g to a military installation or reservation locate	•
4			nnected student. – An eligible student who is t	-
5			lefined in G.S. 115C-407.5.	
6	<u>(b)</u>	Residency Require	ed. – Except as otherwise provided in this sec	ction, a student shall
7	be a reside	nt of North Carolin	a that is eligible to attend a North Carolina pu	blic school pursuant
8	to Article	5 of this Chapter in	n both of the following circumstances:	
9		(1) At the time	the student applies to receive a scholarship g	ant under this Part.
10		(2) <u>At the begin</u>	nning of each school year in which the student	is eligible to receive
11		<u>scholarship</u>	grant funds.	
12	<u>(c)</u>	-	ency Exemptions for Military-Connected	
13			no is not a resident solely because of military	· · ·
14			who provides applicable documentation of	-
15	receive the		d exemptions related to the residency requiren	
16			ary-connected student is not a resident during the	* * · · ·
17			by the Authority, the Authority shall neve	±
18			and award a scholarship grant in accordance	
19			ary-connected student is not a resident upon in	
20			school, the military-connected student may	
21		-	s in the first semester of the school year. Th	
22			ceive a scholarship award until proof of resid	<u>lency is provided in</u>
23 24	(4)		with the requirements of the Authority.	a funda required to
24 25	(d)		<u>s. – Notwithstanding G.S. 115C-562.8, if th</u> military-connected students pursuant to subd	
23 26			able for the distribution of those awards, the Au	
20 27			unencumbered cash balance in the Opportunit	
28			ty expends funds in excess of those available	• •
20 29			eport required in G.S. 115C-562.7(d) as it re	
30		der this section."		<u>nates to the awards</u>
31	<u></u>		<b>b</b> ) This section is effective when it becom	nes law and applies
32	beginning		or the award of scholarship grants in the 2025-	
33	0 0	11		2
34	REVISE	SCHOLARSHIPS	S FOR CHILDREN OF WARTIME	VETERANS AND
35	TRAN	SFER ADMINIST	<b>TRATION FROM THE DEPARTMENT O</b>	F MILITARY AND
36	VETE	RANS AFFAIRS 1	FO THE STATE EDUCATION ASSISTAN	<b>ICE AUTHORITY</b>
37		SECTION 8A.6.(a	a) For purposes of subsection (b) of this se	ction, the following
38	definition	shall apply:		
39		· · · ·	– The State Education Assistance Authority.	
40			on. – The Veterans' Affairs Commission of the	-
41			t. – The Department of Military and Veterans	
42		· · ·	The program administered by the Department	-
43			s referred to as Scholarships for Children of V	
44			o funds. – Scholarship funds awarded to th	
45			eteran under Part 2 of Article 14 of Chapter 1	43B of the General
46 47		Statutes.	b) Notwithstonding Dart 2 of Anti-1-14 64	Thorston 142D - ful
47 48	Conoral C		<b>b</b> ) Notwithstanding Part 2 of Article 14 of ( 5 2026 academic year, the following shall c	
48 49			5-2026 academic year, the following shall of funds under the Program:	iccui relating to the
49 50	aunninstra	1	election of persons by the Commission to receiv	ve scholarshin funda
50 51			event later than May 15, 2026, the Commission to receive	-
51			event fater than iviay 15, 2020, the Collins	sion shan noury ule

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	Authority of all selections, and the Department shall 1	notify the Authority of
	any determinations that a student qualifies for a scl	holarship funded wit
	monies from the Escheat Fund.	
(2)	The Authority shall determine whether additional rec	-
	funds qualify for scholarships funded with monies fi	
	based on a determination of need consistent with oth	
	programs administered by the Authority and the unique	
	of the children of wartime veterans to ensure they have	opportunities to react
	their higher education attainment goals.	1 1 1 0 1
(3)	To the extent funds made available for the award of	
	insufficient to provide scholarships to all selected perso	
	adjust and standardize award amounts as necessary, ir	
	rata scholarship awards for room and board, to administration of the scholarship funds.	ensure the efficien
(4)	The Authority may notify all recipients of their	selection to receiv
(ד)	scholarship funds in accordance with Part 2 of Article	
	the General Statutes. If the Department notifies any stu	1
	eligible to receive scholarship funds, the Department s	
	that the award amount is subject to the availability	
	prorated, if necessary.	J
(5)	The Authority shall disburse scholarship funds	in accordance wit
	G.S. 116-204(11a).	
(6)	From the total amount of funding appropriated to the	Board of Governors of
	The University of North Carolina and allocated to	the Authority in th
	2025-2026 fiscal year to support the award of schola	arship funds under th
	Program in that fiscal year, the Authority may use u	-
	percent (2.5%) for administration costs related to the P	rogram.
	<b>TON 8A.6.(c)</b> The following are repealed:	
(1)	G.S. 143B-1211(11).	
(2)	G.S. 143B-1220(3).	
(3)	G.S. 143B-1223 through G.S. 143B-1228.	
	<b>TON 8A.6.(d)</b> Article 23 of Chapter 116 of the Gener	al Statutes is amende
by adding the foll	owing new Part to read:	
" <u>§ 116-209.110.</u>	"Part 8. Children of Wartime Veterans Scholarship	<u>.</u>
	n for the service and sacrifices of North Carolina's war ve	eterans and as evidenc
	acern for their children, there is established the Children	
	ram to be administered by the State Education Assis	
	y finds that the establishment of the Program is necessa	
	he State to address the unique needs and challenges of the	
	e they have opportunities to reach their higher education	
" <u>§ 116-209.112.</u>		
The following	definitions shall apply in this Part:	
<u>(1)</u>	Active federal service. – One of the following:	
	<u>a.</u> <u>Full-time duty in the Armed Forces other than a</u>	ctive duty for training
	b. Active duty for training, if disability or death	
	result of armed conflict or (ii) while engag	
	service, including such service under condition	
<u>(2)</u>	Armed Forces The United States Army, Navy, Ma	-
	Space Force, and Coast Guard, including their reserve	

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1	(3)	Auth	ority. – The State Education As	sistance Authority established pursuant
2	<u> 1-1</u>	-	S Article.	······································
3	<u>(4)</u>			an that qualifies the veteran to receive
4	<u></u>		ensation under 38 U.S.C. § 101.	-
5	<u>(5)</u>	-	ble child. – A person who meets	
		<u>a.</u>		time of application for a scholarship.
		<u>b.</u>	· · ·	tion purposes under the criteria set forth
				accordance with the coordinated and
				nination process administered by the
			Authority.	<u> </u>
		<u>c.</u>	Holds a high school diploma	or its equivalent.
		<u>d.</u>		neets one of the following criteria:
		<u></u>		Carolina at the time of completion of the
			application documenta	-
				th Carolina at the time of entrance into
			service in the Armed I	
				oned in North Carolina at the time of his
			or her death.	
				vice member permanently stationed in
				time of completion of the application
			documentation for the	
		<u>e.</u>		Application for Federal Student Aid
			(FAFSA) to the Authority.	<u> </u>
	<u>(6)</u>	Eligil		ional institution or a private educational
	<u></u>	instit		
	<u>(7)</u>			the periods or circumstances described
	<u>,</u>	belov	•	<u> </u>
		<u>a.</u>	Any period of war as defined	in 38 U.S.C. § 101.
		<u>b.</u>	- · ·	Armed Forces during which the veteran
		_		cholarship under this Part suffered death
				It of armed conflict or (ii) while engaged
				ncluding such service under conditions
			simulating war.	-
	<u>(8)</u>	Priva		eligible private postsecondary institution
			ined in G.S. 116-280(3).	• • •
	<u>(9)</u>	Progr	am. – The Children of Wa	rtime Veterans Scholarship Program
		estab	ished by this Part.	
	<u>(10)</u>	State	educational institution Any c	constituent institution of The University
		of No	rth Carolina, or any community	college operated under the provisions of
		Chap	er 115D of the General Statutes	s of North Carolina.
	<u>(11)</u>	Veter	an. – Either of the following:	
		<u>a.</u>	A person who served as a n	nember of the Armed Forces in active
			federal service during a perio	od of war and who was either separated
			from the Armed Forces under	honorable conditions or who is currently
			serving in a second or subsequent	uent enlistment.
		<u>b.</u>	A person who was separated	from the Armed Forces under honorable
				or disability was incurred (i) as a direct
			result of armed conflict or	(ii) while engaged in extra-hazardous
				e under conditions simulating war.
	"§ 116-209.114.	Schola	rship.	-

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(a) Schol	arship Benefits To the extent funds are ma	ade available for this purpose,
	ted pursuant to this Part shall consist of the	
	l limitations for eligible children enrolled as un	-
institutions:		<u> </u>
(1)	Scholarship funds may be used for any of the	following purposes:
<u> </u>	a. The cost of attendance at an eligible in	
	room, and board.	,,,,,,,
	b. The cost of short-term workforce train	ning courses leading to industry
	credentials.	
<u>(2)</u>	An eligible child may only receive scholar	ship funds for a total of four
	academic years. The eligible child is not requi	-
	to receive subsequent awards in a term, quar	rter, or semester. However, the
	eligible child shall not receive an award after	
	beginning on the date a scholarship is first a	• •
	child is enrolled in an eligible institution and t	he period for a scholarship ends
	while enrolled in a term, quarter, or semester	; such period shall be extended
	to the end of such term, quarter, or semester	; but not beyond the eligibility
	limitation of four academic years.	
<u>(3)</u>	No scholarship awarded to an eligible child p	
	an amount equal to the highest cost of attend	
	educational institution for that academic year.	
<u>(4)</u>	As necessary, the Authority shall reduce a sc	* * *
	this Part so that the sum of all grants and scho	± •
	attendance received by the student, includi	
	section, shall not exceed the cost of attendan	ce for the eligible institution at
	which the student is enrolled.	
<u>(5)</u>	A student who has been awarded a schola	-
	maintain satisfactory academic progress acc	•
	eligible institution throughout the four academ	•
(b) Selec	is eligible for a scholarship under this section. tion of Recipients. – The Authority shall select	
	plarships in accordance with the provisions of G	
	h another State agency or a third-party entity to	•
	uired by G.S. $116-209.116(a)(1)$ . In the event t	
	gible child who has properly applied with a full	
	ity shall determine the necessary adjustment	
	nents set forth in subsection (c) of this section,	
• • •	ships on a pro rata share basis, or both, for the a	• • •
-	d of Funds; Priority. – Beginning May 1 of the ye	•
in an eligible in	stitution, the Authority shall award scholarshi	p funds to students who have
properly applied	and are otherwise eligible under the Program in	the following order:
<u>(1)</u>	Students who received scholarship funds unde	er Part 2 of Article 14 of Chapter
	143B of the General Statutes in the previous a	academic year.
<u>(2)</u>	Students who received scholarship funds unde	• • •
	143B of the General Statutes in any previous	academic year.
<u>(3)</u>	All other students.	
	Administration and funding.	
	onsibilities of the Authority. – The Authority	
-	er this Part and have all of the following associa	
$\frac{(1)}{(2)}$	Determining the eligibility of applicants and s	selecting recipients.
<u>(2)</u>	Awarding funds to scholarship recipients.	

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	<u>(3)</u>	Suspending or revoking scholarships if the Au	thority is notified and finds that
		a recipient does any of the following:	-
		a. Fails to maintain satisfactory academi	c progress.
		b. Engages in riots, unlawful demonstra	
		buildings, or otherwise engages in dis	
		peace, or unlawful assemblies.	orderry conduct, oreaches of th
	<u>(4)</u>	Promulgating such rules and regulations n	ot inconsistent with the othe
	<u>(+)</u>	provisions of this Part as the Authority de	
		administration of the Program. These rules ma	ay require eligible institutions t
		provide such reports and other information a	
		provisions of this Part, including whether a	recipient is failing to maintai
		satisfactory academic progress or engaging in	n any of the actions described i
		sub-subdivision b. of subdivision (3) of this s	ubsection.
	(b) Fund	ing. – Funds for the support of the Program sha	all be appropriated to the Boar
of	Governors of	The University of North Carolina to be allocat	ed to the Authority as a reserv
for	r payment of a	pproved expenses for the cost of attendance. Fu	nds to support the Program sha
be	supported by	receipts from the Escheat Fund, as provided by	G.S. 116B-7, to the extent those
fur	nds are used for	r worthy and needy residents of this State who a	re enrolled in public institution
		on of this State.	*
	(c) With	drawal from Enrollment. – Irrespective of any	other provision of this Part, th
Αu		rescribe special procedures for adjusting the ac	
		of illness, physical inability to attend class, or fo	
		may withdraw from eligible institutions prior	
		r, or other academic period being attended at	-
		include, but shall not be limited to, permitting	
_		ar value of his or her unused scholarship for the	
	-	ding deduction of this period from his or her r	
tin	ne.	• •	• • •
	(d) Adm	nistrative Costs Of the funds available e	ach fiscal year to support th
Pro	ogram, the fol	lowing shall occur:	
	<u>(1)</u>	The Authority may use up to two and one-l	half percent (2.5%) of the tota
		funds appropriated for that fiscal year from the	÷ · · · · · ·
		General Fund for administrative costs related	
	<u>(2)</u>	Up to five million dollars (\$5,000,000) that an	
	<u></u>	fiscal year shall not revert but shall remain av	-
		be awarded under this Part.	
"8	116-209.118.	Report on scholarships.	
		l of each year, the Authority shall report the f	ollowing information related
scł	• •	rded under this Part to the Joint Legislative Edu	-
	e Fiscal Resea		
<u></u>	<u>(1)</u>	The number of scholarships awarded in the pri	or academic year disaggregate
	<u>(1)</u>	on the basis of at least the following:	or academic year, arsaggregate
		a. Number of full-time students receiving	a scholarships arouned by Sta
		educational institutions and private ed	
			· · · · · · · · · · · · · · · · · · ·
		d. Range and average amount of scholar	±
		e.Actual amount of award provided by orf.Total expenditures for scholarship	-
		g. <u>including State funds and Escheat Fun</u> g. Total costs of administering the Progr	
		g. <u>Total costs of administering the Progr</u>	

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	(2) The amount of funds held in reserve by the Authority for the award of scholarships under the Program at the end of the prior fiscal year."
	SECTION 8A.6.(e) G.S. 116-204 reads as rewritten:
	"§ 116-204. Powers of Authority.
	The Authority is hereby authorized and empowered:
	(11a) To be responsible for the disbursement and accounting of funds for the State's
	Scholarships for Children of Wartime Veterans established by Part 2 of Article
	14 of Chapter 143B of the General Statutes. administer the Children of
	Wartime Veterans Scholarship established by Part 8 of Article 23 of this
	<u>Chapter.</u>
	<b>SECTION 8A.6.(f)</b> G.S. 116-209.23 reads as rewritten:
	"§ 116-209.23. Inconsistent laws inapplicable.
	Insofar as the provisions of this Article are inconsistent with the provisions of any general or
	special laws, or parts thereof, the provisions of this Article shall be controlling, except that no
	provision of the 1971 amendments to this Article shall apply to scholarships for children of wa
	veterans as set forth in Part 2 of Article 14 of Chapter 143B of the General Statutes, as amended.controlling."
	<b>SECTION 8A.6.(g)</b> G.S. 116B-7(b) reads as rewritten:
	"(b) An amount specified in the Current Operations Appropriations Act shall b
	transferred annually from the Escheat Fund to the Board of Governors of The University of North
	Carolina to be allocated to the State Education Assistance Authority to partially fund the program
	of Scholarships for Children of War Veterans established by Part 2 of Article 14 of Chapter 1431
	of the General Statutes. Children of Wartime Veterans Scholarship established by Part 8 o
	Article 23 of Chapter 116 of the General Statutes. Those funds may be used only for residents of
	this State who (i) are worthy and needy as determined by the Department of Military and Veteran
	Affairs-Authority and (ii) are enrolled in public institutions of higher education of this State."
	SECTION 8A.6.(h) G.S. 116-209.124(4)c.5.I., as enacted by Section 8A.9 of thi
	act, reads as rewritten:
	"I. Is a private educational institution, as defined in
	G.S. 143B-1224.an eligible private postsecondar
	institution as defined in G.S. 116-280(3)."
	SECTION 8A.6.(i) Notwithstanding Part 8 of Article 23 of Chapter 116 of the
	General Statutes, as enacted by this section, the following shall apply for any student who
	received an award of scholarship funds under Part 2 of Article 14 of Chapter 143B of the Genera
	Statutes in a previous academic year who would be eligible to receive funds under Part 2 o
	Article 14 of Chapter 143B of the General Statutes, as that Part existed immediately prior to it
	repeal, beginning in the 2026-2027 academic year:
	(1) The student shall be considered an "eligible child" under G.S. 116-209.112.
	(2) To the extent funds are made available for this purpose, the student shall
	receive up to the amount of scholarship funds the student received under Par
	2 of Article 14 of Chapter 143B of the General Statutes for up to four academi
	years occurring within the eight-year period after the date the student's first
	scholarship was awarded. In the event there are not sufficient funds to provide
	each eligible child who has properly applied with a full scholarship in a fisca
	year, the Authority may adjust awards as necessary unde
	G.S. 116-209.114(b).
	<b>SECTION 8A.6.(j)</b> The nonrecurring funds appropriated in this act to the Board of
	Governors of The University of North Carolina for the 2025-2026 fiscal year and allocated to th State Education Assistance Authority for the award of scholarships for the children of wartim
	Ntota Education Accustones Authority for the award of cabolarching for the children of wartim

veterans pursuant this section shall not revert at the end of the 2025-2026 fiscal year, but shall 1 2 remain available until the end of the 2027-2028 fiscal year. 3 SECTION 8A.6.(k) Subsections (c), (d), (e), (f), (g), (h), and (i) of this section become effective July 1, 2026, and apply beginning with the award of scholarship funds in the 4 5 2026-2027 academic year. Except as otherwise provided, this section becomes effective July 1, 6 2025. 7 8 MAY REALLOCATE UNENCUMBERED FUNDS FROM PRIVATE SEAA 9 NEED-BASED SCHOLARSHIPS TO PROVIDE FUNDS FOR SPRING 2025 10 AWARDS FOR CHILDREN OF WARTIME VETERANS SCHOLARSHIPS 11 SECTION 8A.7. Notwithstanding G.S. 116-283(c), of the funds appropriated to the 12 Board of Governors of The University of North Carolina and allocated to the State Education Assistance Authority for need-based scholarships for students attending private institutions of 13 14 higher education in accordance with Article 34 of Chapter 116 of the General Statutes that are unexpended at the end of the 2024-2025 fiscal year, the Authority may reallocate up to two 15 million one hundred thousand dollars (\$2,100,000) in nonrecurring funds for the 2025-2026 16 17 fiscal year to instead support scholarships for children of wartime veterans that were awarded in 18 the spring 2025 academic semester in accordance with Part 2 of Article 14 of Chapter 143B of 19 the General Statutes. 20 21 **REQUIRE SEAA TO PROVIDE TESTING COSTS FOR PESA RECIPIENTS** 22 SECTION 8A.8.(a) G.S. 115C-592 is amended by adding a new subsection to read: 23 "(c1) Test Costs. - In addition to the amount of the scholarship award and except as 24 otherwise provided in this subsection, for any student receiving a scholarship award in grades 25 three, eight, or 11, the Authority shall provide for the student an amount equal to the cost of the 26 nationally standardized test required to be administered as provided in G.S. 115C-562.5." 27 **SECTION 8A.8.(b)** G.S. 115C-562.5 is amended by adding a new subsection to 28 read: 29 "(b2) The parent of a student receiving scholarship funds under Article 41 of this Chapter 30 may opt that student out of any testing required by this section in accordance with rules adopted by the Authority pursuant to G.S. 115C-592(c1)." 31 32 33 **CODIFY NORTH CAROLINA PATRIOT STAR FAMILY SCHOLARSHIP PROGRAM** 34 SECTION 8A.9.(a) Article 23 of Chapter 116 of the General Statutes is amended by 35 adding the following new Part to read: 36 "Part 9. North Carolina Patriot Star Family Scholarship Program. 37 "§ 116-209.120. Program established. The Board of Governors of The University of North Carolina shall establish the North 38 39 Carolina Patriot Star Family Scholarship Program. To the extent funds are made available for the 40 Program, the Board shall award funds for the purpose of administering scholarships under the Program to (i) the Patriot Foundation, a nonprofit corporation, and (ii) the Marine Corps 41 42 Scholarship Foundation, Inc., a nonprofit corporation. 43 "§ 116-209.122. Purpose of the Program. The Patriot Foundation and the Marine Corps Scholarship Foundation, Inc., respectively, 44 45 shall provide for scholarships to eligible children and eligible spouses of certain veterans, eligible children of certain currently serving members of the Armed Forces, and eligible disabled veterans 46 to attend eligible postsecondary institutions in accordance with the requirements of this Part. 47 "§ 116-209.124. Definitions. 48

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(1	) Ar	med Force	es. – A	component of the United States Army, Navy, Marine
				pace Force, and Coast Guard, including their reserve
	CO	mponents.		
<u>(2</u>	<u>)</u> <u>Eli</u>	gible child	l or eligi	ble children. – Any person who meets all of the following
	rec	uirements	<u>:</u>	
	<u>a.</u>	<u>Is atte</u>	ending o	r has been accepted to enroll in an eligible postsecondary
		institu	ution.	
	<u>b.</u>	-	-	dent of North Carolina when scholarship documentation
			-	provided that if a child is claimed as a dependent by the
			-	, residency may be established based on a parent meeting
		<u>the</u>	-	rements of sub-sub-subdivision IV. of
				ivision 1. of sub-subdivision d. of this subdivision.
	<u>c.</u>		-	d with the requirements of the Selective Service System,
	L.		olicable.	the newson is a sector on a symmetry service member of
	<u>d.</u>			the person is a veteran or a currently serving member of
				orces that meets all of the following criteria: of the following residency conditions:
		<u>1.</u>	<u>Une o</u> <u>I.</u>	Is a resident of North Carolina at the time of
			<u>1.</u>	scholarship documentation completion.
			II.	Was a resident of North Carolina at the time of entrance
			<u>11.</u>	into service in the Armed Forces.
			III.	Was permanently stationed in North Carolina at the
			<u></u>	time of his or her death.
			IV.	Is an active duty service member permanently stationed
				in North Carolina at the time of documentation
				completion.
		<u>2.</u>	One o	of the following service conditions:
			<u>I.</u>	Was a member of the Armed Forces who was killed in
				action or in the line of duty or died of wounds or other
				causes not due to the service member's willful
				misconduct during a period of war, national
				emergency, or training in preparation for future
				conflicts and is a direct result of service in the line of
				duty.
			<u>II.</u>	Was a member of the Armed Forces who died of
				service-connected injuries, wounds, illness, or other
				causes incurred or aggravated while a member of the
				Armed Forces during a period of war, national
				emergency, or training in preparation for future
				conflicts and is a direct result of service in the line of duty. Standard documentation of the parant's death
				duty. Standard documentation of the parent's death,
				wounds, injury, or illness shall be supplied by a scholarship recipient at the time of scholarship request.
			III.	Is a veteran of the Armed Forces who meets both of the
			<u>111.</u>	following criteria:
				A. Incurred traumatic injuries or wounds or
				sustained a major illness while a member of the
				Armed Forces during a period of war, national
				emergency, or training in preparation for future
				conflicts, and the injuries, wounds, or illness are
				a direct result of service in the line of duty.

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				<u>IV.</u>	trauma illness period prepar wound line of major	Is receiving compensation of at least fifty percent (50%) as rated by the U.S. Department of Veterans Affairs for a disability connected to the injuries, wounds, or illness identified in accordance with sub-sub-sub-sub-subdivision. A. of this sub-sub-sub-subdivision. rrent member of the Armed Forces who incurred this injuries or wounds or sustained a major while a member of the Armed Forces during a of war, national emergency, or training in ation for future conflicts, and the injuries, is, or illness are a direct result of service in the fduty. The parent's traumatic wounds, injury, or illness must be documented by the member's
						ommander.
	<u>(3)</u>	-			eran A	Any person who is a veteran who meets all of the
		<u>10110</u> <u>a.</u>	wing cri Incur		matic ir	juries or wounds or sustained a major illness
		<u>u.</u>				e Armed Forces during a period of war, national
						ng in preparation for future conflicts, and the
			<u>injuri</u>	es, wou	nds, or i	llness are a direct result of service in the line of
			<u>duty.</u>			
		<u>b.</u>		-	-	ation of at least fifty percent (50%) as rated by
				_		of Veterans Affairs for a disability connected to
				-		s, or illness identified in accordance with
		0				this subdivision. h Carolina when scholarship documentation is
		<u>c.</u>	<u>is a i</u> comp		<u>or non</u>	in Caronna when scholarship documentation is
		<u>d.</u>	-		r has be	en accepted to enroll in an eligible postsecondary
		<u>u.</u>	institu		<u>1 11u5 000</u>	in decepted to enroll in an englote postsecondary
	<u>(4)</u>	Eligi			ary insti	tution. – Any of the following postsecondary
		-	ational in		-	
		<u>a.</u>	A con	<u>istituent</u>	instituti	on of The University of North Carolina.
		<u>b.</u>				e under the jurisdiction of the State Board of
					Colleges	
		<u>c.</u>	•		-	tior college, or university that meets all of the
					uiremen	
			<u>1.</u>			nd governed by private interests not under the
					nment.	e federal government, the State, or any local
			<u>2.</u>	-		rmanent campus, as defined in G.S. 116-280(4),
			<u> </u>			the State of North Carolina.
			<u>3.</u>			ate for profit.
			<u>4.</u>			m is primarily directed toward the awarding of
			_			calaureate, or graduate degrees.
			<u>5.</u>	-		the following requirements:
				<u>I.</u>		private educational institution, as defined in
					-	<u>43B-1224.</u>
				<u>II.</u>		credited by an accrediting agency that is
						ized by the United States Department of
					Educa	tion as a reliable authority concerning the quality

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1		of education or the	aining offered by institutions of higher
2		education.	
3		d. <u>A private vocational instit</u>	ution, including Federal Aviation
4		Administration certificated avia	tion training programs.
5	<u>(5)</u>	Eligible spouse Any person who me	ets all of the following criteria:
6		<u>a.</u> Is attending or has been accepte	d to enroll in an eligible postsecondary
7		institution.	
8			olina when scholarship documentation
9		is completed.	
0			nents of the Selective Service System,
1		<u>if applicable.</u>	
2			t forth in sub-sub-subdivisions I.
3			ivision 2. of sub-subdivision d. of
4 5	$(\boldsymbol{\epsilon})$	subdivision (2) of this section.	ot Ston Family, Scholanshin Dragnom
5	<u>(6)</u>	<u>Program. – The North Carolina Patri</u> established pursuant to this Part.	ot Star Fainity Scholarship Program
7	(7)	Veteran. – An individual who has server	d and is no longer serving in the Armed
8	<u>(7)</u>	Forces of the United States. For the pu	
9		shall have separated from the Armed	-
20		whose death or disability of at least fift	
21		as a direct result of service in the line of	
22	"§ 116-209.126.	Administration; awards.	
23	(a) To the	extent funds are made available for the	Program, the Patriot Foundation and
24	the Marine Corps	Scholarship Foundation, Inc., shall e	ach separately administer and award
25	scholarships to e	ligible applicants in accordance with t	he requirements of the Program. To
26		emand for scholarships, the Board of C	•
27		locate funds appropriated for the Progra	
28	•	Scholarship Foundation, Inc., in each fi	•
.9		ong as each nonprofit corporation agre	
0		Program, each nonprofit corporation sh	
1	-	ded through its organization under the F	rogram to ensure compliance with the
82 83	provisions of this		um actablish criteria and procedures
53 34		<u>nonprofit corporation shall, at a minim</u> ship documentation completion, the au	-
85		of scholarship funds, the period of elig	-
,5 86		evocation of a scholarship, and any othe	
37	administration of	1 · · · · · ·	procedures it deems necessary for its
38		ligible child or eligible spouse receives	a scholarship or other grant covering
39		dance at an eligible postsecondary ins	· · ·
0		amount of a scholarship awarded unde	• • • •
1		and scholarships covering the costs of at	
2	or eligible spouse	does not exceed the costs of attendance	for the institution. For the purposes of
3	this section, cost	s of attendance shall include monies f	or tuition, fees, books, supplies, and
4		penses, including laptops, equipment, t	• • •
5		the scholarship recipient is enrolled	
16		mpus housing costs for room and boa	••
17 10		dary institution includes it in its costs of	attendance.
18	" <u>§ 116-209.128.</u>		
49 50		atriot Foundation shall submit a report n spends State funds made available fo	

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1	Education Oversight Committee and the Fiscal Research Division on the ad	ctivities related to the
2	Program and the use of the State funds.	
3	(b) The Marine Corps Scholarship Foundation, Inc., shall submit a	report by April 1 of
4	each year in which the Marine Corps Scholarship Foundation, Inc., spen	
5	available for the Program to the Joint Legislative Education Oversight Com	
6	Research Division on the activities related to the Program and the use of the	
7	<b>SECTION 8A.9.(b)</b> Notwithstanding any other provision of la	
8	Report described in Section 43.2 of S.L. 2021-180, the recurring funds appr	
9	of Governors of The University of North Carolina and allocated to the Pa	1
10	the Marine Corps Scholarship Foundation, Inc., to administer the North	
11	Family Scholarship Program pursuant to Section 8.3 of S.L. 2021-180, as	
12	2.8 of S.L. 2022-6, Section 3.6 of S.L. 2022-71, Section 8.22 of S.L. 2023-1	
13	of S.L. 2024-1, shall instead be used to administer the North Carolina	
14	Scholarship Program pursuant to Part 9 of Article 23 of Chapter 116 of the	
15	enacted by this section.	,
16	SECTION 8A.9.(c) Section 8.3 of S.L. 2021-180, as amended	by Section 2.8(a) of
17	S.L. 2022-6, Section 3.6 of S.L. 2022-71, Section 8.22 of S.L. 2023-134,	•
18	S.L. 2024-1, is repealed.	
19	<b>SECTION 8A.9.(d)</b> This section is effective when it becomes	law.
20		
21	NURSING FELLOWS PILOT PROGRAM AT WINSTON	-SALEM STATE
22	UNIVERSITY	
23	<b>SECTION 8A.10.(a)</b> Definitions. – The following definitions	apply in this section:
24	(1) Academic term. – A semester or summer session.	
25	(2) Authority. – The State Education Assistance Authority.	
26	(3) Dean. – The Dean of the School of Health Sciences at W	VSSU.
27	(4) Eligible nurse. – A nurse who meets all of the following	
28	a. Enrolled at WSSU beginning in the 2026-2	
29	academic year.	
30	b. Received a forgivable loan under the Program.	
31	c. Graduated within 10 years from at least one of the	e following at WSSU.
32	excluding any authorized deferment for extenuat	
33	1. A Bachelor of Science in Nursing program	•
34	2. A Master of Science in Nursing Educatio	
35	d. Is licensed as a registered nurse in this State.	r - 8- ····
36	(5) Forgivable loan. – A forgivable loan made under the Pro	ogram.
37	(6) Program. – The Nursing Fellows Pilot Program.	8
38	(7) Qualifying nurse. – An eligible nurse who meets all of the	ne following criteria:
39	a. Holds a Bachelor of Science degree in Nursing fi	
40	b. Is employed as a nurse in this State.	
41	(8) Qualifying nurse instructor. – An eligible nurse who mee	ts all of the following
42	criteria:	0
43	a. Holds a Bachelor of Science degree in Nursing	g from WSSU and a
44	Master of Science degree in Nursing Education f	-
45	b. Is employed as an instructor in a qualifying nursi	
46	(9) Qualifying nursing program. – A nursing program at one	
47	prepares students to earn a degree in nursing and becom	
48	nurse as defined in Article 9A of Chapter 90 of the Gene	_
49	a. A community college.	
50	b. A university or private postsecondary institution.	
51	(10) Trust Fund. – The Nursing Fellows Program Trust Fund	
	· · · · · · · · · · · · · · · · · · ·	

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1	(11) University or private postsecondary institution. – Either o	f the following:
2	a. A postsecondary constituent institution of The U	Jniversity of North
3	Carolina as defined in G.S. 116-2(4).	
4	b. An eligible private postsecondary educational inst	itution as defined in
5	G.S. 116-280(3).	
6	(12) WSSU. – Winston-Salem State University.	
7	SECTION 8A.10.(b) Program. – There is established the Nu	0
8 9	Program. The purpose of the Program is to recruit, prepare, and support eligit enrolling at WSSU beginning in the 2026-2027 and 2027-2028 academic y	ears for preparation
10	as highly effective nurses and instructors in qualifying nursing programs. The	-
11	used to provide forgivable loans to nursing students who are (i) enrolled in	
12	WSSU to receive a Bachelor of Science in Nursing or a Master of Science in	-
13	and (ii) interested in preparing to become nurses in the State or instructors in	n qualifying nursing
14	programs.	
15	SECTION 8A.10.(c) Program Administration; Dean. – The second seco	
16	administer the Program in cooperation with the Dean. The Dean shall determ	U
17	recipient selection criteria and selection procedures and shall select the re-	±
18	forgivable loans under the Program in accordance with the requirements of the	
19	shall appoint any needed staff of the Program and shall be responsible f	
20	coordination of the Program, including proactive, aggressive, and strate	
21 22	potential recipients. Recruitment activities shall include (i) targeting regions of matters in qualifying purging pro-	
22	greatest need for nurses and nursing instructors in qualifying nursing pro engaging with registered nurses, business leaders, experts in human resource	-
23 24	and other community leaders throughout the State, and (iii) attracting candid	
25	WSSU shall provide office space and clerical support staff, as necessary,	-
25 26	Program.	to the Dean for the
20 27	<b>SECTION 8A.10.(d)</b> Trust Fund. – There is established th	e Nursing Fellows
28	Program Trust Fund to be administered by the Authority, in conjunction with	_
29	(i) appropriated to, or otherwise received by, the Program for forgivable loans	
30	purposes, (ii) received as repayment of forgivable loans, and (iii) earned as int	0
31	shall be placed in the Trust Fund. The purpose of the Trust Fund is to provide	
32	to qualified students to fill needed positions for nurses in the State and instr	
33	nursing programs through completion of a Bachelor of Science degree in	1 1 0
34	Bachelor of Science degree in Nursing and a Master of Science degree in Nu	irsing Education.
35	SECTION 8A.10.(e) Uses of Monies in the Trust Fund. – The	monies in the Trust
36	Fund may be used only for forgivable loans granted under the Program, a	administrative costs
37	associated with the Program, including recruitment and recovery of funds	
38	Program, mentoring and coaching support to forgivable loan recipients,	and extracurricular
39	enhancement activities of the Program in accordance with the following:	
40	(1) The Authority shall transfer six percent $(6\%)$ of the avail	
41	Trust Fund to WSSU at the beginning of each fiscal yea	ar for the following
42	purposes:	
43	a. The Program's administrative costs.	
44	b. Extracurricular enhancement activities of the Prog	•
45	c. Mentoring and coaching support to forgivable loan $(2)$ The Authority measures on the forger property $(40)$ of the form	-
46 47	(2) The Authority may use up to four percent (4%) of the fu	
47 48	the Trust Fund each fiscal year for administrative costs	associated with the
48 49	Program. SECTION 8A.10.(f) Student Selection Criteria for Forgivable	Loans The Deen
49 50	in consultation with the Associate Dean of Nursing at WSSU, shall adopt str	
20	in construction what the resource Dean of Furshing at 11000, sharf adopt su	

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awarding forgiva	able loans based on multiple measures to ensure that only the str	ongest applicants
receive them, in	cluding the following:	
(1)	Grade point averages.	
(2)	Performance on relevant assessments.	
(3)	Experience, accomplishments, and other criteria demonst	strating qualities
	positively correlated with highly effective nurses and instruc	tors in qualifying
	nursing programs, including excellent verbal and communic	1 0
(4)	Demonstrated commitment to serve in North Carolina.	
ŠÉC	<b>TION 84 10</b> ( $\sigma$ ) Awards of Forgivable Loans – The Progr	am shall provide

9 SECTION 8A.10.(g) Awards of Forgivable Loans. – The Program shall provide 10 forgivable loans to selected students who are initially enrolled in a Bachelor of Science in Nursing degree program at WSSU. Loan payments shall be provided each year for completion 11 12 of the Bachelor of Science in Nursing program and, if a loan recipient seeks to become a 13 qualifying nurse instructor, for a Master of Science in Nursing Education program. The student 14 shall be eligible to receive loan payments for the Master of Science in Nursing Education program as long as the student enrolls within two years of graduation from the Bachelor of 15 Science in Nursing program. Forgivable loans may be used for tuition, fees, the cost of books, 16 and expenses related to completing a Bachelor of Science degree in Nursing and a Master of 17 18 Science degree in Nursing Education. Forgivable loans shall be awarded per academic term in 19 amounts of up to five thousand dollars (\$5,000) per semester or two thousand five hundred dollars 20 (\$2,500) per summer session, as follows:

- 21
- For students pursuing careers as qualifying nurses, for up to five semesters. (1)
- 22 23

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- (2)For persons pursuing careers as qualifying nurse instructors, for up to nine
  - semesters.

24 SECTION 8A.10.(h) Administration of Forgivable Loan Awards. – Upon the 25 naming of recipients of the forgivable loans by the Dean, the Dean shall transfer to the Authority 26 its decisions. The Authority, in coordination with the Dean, shall perform all of the administrative 27 functions necessary to implement this section, which functions shall include rulemaking, 28 disseminating information, acting as a liaison with participating institutions of higher education, 29 implementing forgivable loan agreements, loan monitoring, loan canceling through service and 30 collection, determining the acceptability of service repayment agreements, enforcing the 31 agreements, and all other functions necessary for the execution, payment, and enforcement of 32 promissory notes required under this section.

33 SECTION 8A.10.(i) Annual Report. – The Dean, in coordination with the Authority, 34 shall report no later than January 1, 2027, and annually thereafter while forgivable loans are being 35 serviced under the Program, to the Joint Legislative Education Oversight Committee regarding 36 the following:

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- (1)Forgivable loans awarded from the Trust Fund, including the following: a.
  - Demographic information regarding recipients.
  - Number of recipients by institution of higher education. b.
- Placement and repayment rates, including the following: (2)
- Number of graduates who have been employed as qualifying nurses in a. the State and qualifying nurse instructors in qualifying nursing programs within two years of graduation.
  - Number of graduates who have elected to do loan repayment and their b. years of service, if any, prior to beginning loan repayment.
- Graduation rates of associate degree students taught by instructors in с. qualifying nursing programs who are recipients of loans under the Program.
- 49 Mentoring and coaching support, including the number of forgivable loan (3) 50 recipients who received mentoring and coaching support.

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1	(4) Selected nurse employer outcomes by degree program, including the
2	following:
3	a. Turnover rate for forgivable loan graduates, including the turnover rate
4	for graduates who also received mentoring and coaching support.
5	b. Fulfillment rate of forgivable loan graduates.
5	SECTION 8A.10.(j) Terms of Forgivable Loans. – All forgivable loans shall be
7	evidenced by notes made payable to the Authority that bear interest at a rate not to exceed ten
3	percent (10%) per year as set by the Authority and beginning on the first day of September after
9	completion of the applicable degree program or 90 days after graduation, whichever is later. If a
)	forgivable loan is terminated, the note shall be made payable to the Authority 90 days after
1	termination of the forgivable loan. The forgivable loan may be terminated upon the recipient's
2	withdrawal from the Program or by the recipient's failure to meet the standards set by the Dean.
3	<b>SECTION 8A.10.(k)</b> Forgiveness. – For every year a qualifying nurse remains a
4	qualifying nurse or a qualifying nurse instructor remains a qualifying nurse instructor, the
5	Authority shall forgive one-third of the total loan amount received over the course of enrollment
6	in the applicable degree program and any interest accrued on that amount. The Authority shall
7	also forgive the loan if it finds that it is impossible for the recipient to work for up to three years,
8 9	within 10 years after completion of the Bachelor of Science in Nursing degree program for
)	persons pursuing forgiveness as qualifying nurses or of the Master of Science in Nursing
1	Education degree program for persons pursuing forgiveness as qualifying nurse instructors, because of the death or permanent disability of the recipient. If the recipient repays the forgivable
2	loan by cash payments, all indebtedness shall be repaid within 10 years after completion of the
3	latest applicable degree program supported by the forgivable loan. If the recipient completes the
4	applicable degree program, payment of principal and interest shall begin no later than the first
5	day of September after the completion of the program. Should a recipient present extenuating
6	circumstances, the Authority may extend the period to repay the loan in cash to no more than a
7	total of 12 years.
3	<b>SECTION 8A.10.</b> ( <i>l</i> ) Notwithstanding G.S. 116-209.45(h), beginning in the
9	2026-2027 fiscal year, to the extent funds remain available in the Forgivable Education Loans
0	for Service Fund at the end of each fiscal year, the Authority may use those funds to administer
1	the Nursing Fellows Pilot Program in accordance with this section.
2	SECTION 8A.10.(m) The Dean of the School of Health Sciences at Winston-Salem
3	State University shall establish initial selection criteria for recipients no later than November 15,
4	2025, and shall make available applications to prospective students no later than December 31,
5	2025.
6	SECTION 8A.10.(n) The Dean of the School of Health Sciences at Winston-Salem
7	State University shall select recipients and award the initial forgivable loans for the 2026-2027
8	academic year no later than April 1, 2026.
9	<b>SECTION 8A.10.(0)</b> This section applies beginning with applications for enrollment
0	in the Nursing Fellows Program in the 2026-2027 academic year.
1	
2	INCREASE CARRYFORWARD AUTHORITY FOR PERSONAL EDUCATION
3	STUDENT ACCOUNTS
4	SECTION 8A.11.(a) G.S. 115C-600(b) reads as rewritten:
5	"(b) The Authority shall make reasonable efforts to ensure the amount of scholarship funds
6	awarded for a school year do not exceed the funds that are available for awards to eligible students
7	in each fiscal year. However, to ensure that as many eligible students receive scholarship funds
8	in a timely manner as possible, at the end of each fiscal year, the Authority shall place any
9 0	unexpended funds appropriated for the Program into an institutional trust fund established in excerdence with the provisions of $C \ge 116.36$ to exercise a cash belongs in the institutional trust
0 1	accordance with the provisions of G.S. 116-36.1 to accrue a cash balance in the institutional trust fund of up to top million dollars (\$10,000,000) fifteen million dollars (\$15,000,000). The
L	fund of up to ten million dollars (\$10,000,000). fifteen million dollars (\$15,000,000). The

Authority shall use these funds to award scholarship funds in any fiscal year that the funds 1 2 required to award scholarships to eligible students for a school year exceed the funds available 3 for the distribution of those awards. All interest earned on these funds shall also be placed in the 4 institutional trust fund established pursuant to this subsection. For any fiscal year in which funds 5 are expended from the institutional trust fund, the Authority shall submit a report as required by 6 G.S. 115C-598(b). In any fiscal year in which the cash balance of the institutional trust fund is 7 greater than ten million dollars (\$10,000,000), fifteen million dollars (\$15,000,000) any funds 8 above ten million dollars (\$10,000,000) fifteen million dollars (\$15,000,000) remaining at the 9 end of the fiscal year from the funds appropriated for the Program shall revert to the General 10 Fund." 11 **SECTION 8A.11.(b)** This section becomes effective June 30, 2025. 12 13 MAKE VARIOUS CHANGES TO THE PRINCIPAL FELLOWS PROGRAM 14 **SECTION 8A.12.(a)** Article 5C of Chapter 116 of the General Statutes reads as 15 rewritten: 16 "Article 5C. 17 "North Carolina Principal Fellows Program. 18 19 "§ 116-74.44. North Carolina Principal Fellows Program established; administration. 20 Established. – There is established the North Carolina Principal Fellows Program as (a) 21 a competitive grant program for eligible entities for the purpose of elevating educators in North 22 Carolina public schools by transforming the preparation of principals across the State and 23 providing for (i) forgivable scholarship loans to the participants of those school leader 24 preparation programs. programs and (ii) grants to school leader preparation programs to develop 25 innovative ways of training principals. The Authority shall administer the North Carolina 26 Principal Fellows Program in collaboration with the Commission as set forth in this Article to 27 provide funds for the preparation and support of highly effective future school principals in North 28 Carolina. 29 . . . 30 (c) Administration of Forgivable Scholarship Loans. - Upon the grant recipients' 31 selection selection by grant recipients for forgivable scholarship loans of the program participants 32 for the school leader preparation programs, the Commission shall transfer the names of all 33 program participants to the Authority. The Authority shall perform all of the administrative 34 functions necessary to implement the forgivable scholarship loans to the school leader 35 preparation program participants, which functions shall include rule making, disseminating 36 information, acting as a liaison with participating eligible entities, implementing forgivable loan 37 agreements in the form of promissory notes, monitoring loan repayment through service and 38 cash, and performing all other functions necessary for the execution, payment, and enforcement 39 of promissory notes required under this Article. 40 41 "§ 116-74.45. Grant applications; priority. 42 Application Requirements. - Subject to the availability of funds for this purpose, the (a) 43 Commission shall issue a request for proposal with guidelines and criteria for applying for a grant. grants to provide forgivable scholarship loans and develop innovative ways of training 44 45 principals. An eligible entity that seeks a grant shall submit to the Commission an application at 46 such time, in such manner, and accompanied by such information as the Commission may 47 require. Eligible entities may create partnerships to develop and establish school leader preparation programs and apply jointly to be a grant recipient. An applicant shall include at least 48 49 the following information in its application for consideration by the Commission: 50 . . .

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1 2		"§ 116-74.46. Recipient selection; use of grant funds; duration and conditions of grants; reporting requirements.				
23	-		to C S 116 74 45 the			
3 4		ion. – After evaluation of grant applications pursuant				
		l notify the Authority of its selection of the recipients of				
5		ission shall select up to eight grant recipients to be ope				
6		n program with grant funds for forgivable scholarsh				
7	• • •	to two recipients for a grant of up to two hundred	-			
8 9	(b) Use o	cipient per fiscal year to develop innovative ways of tra f Funds. Grant Funds for Forgivable Scholarship Loans	<u>.</u> – Each eligible entity			
10		nt funds for forgivable scholarship loans shall use those	e funds to carry out the			
11	following:					
12	•••					
13		ion and Conditions of Grants. – The Commission shall al	•			
14		the duration and renewal of grants to eligible entities m	ade in accordance with			
15	the following:					
16	(1)	The duration of grants for forgivable scholarship loans	<u>s</u> shall be as follows:			
17		a. Grants shall be no more than six years and no f	fewer than two years in			
18		duration, unless the Commission finds early te	ermination of a grant is			
19		necessary due to noncompliance with grant ter	ms.			
20		b. The Commission may renew a grant based o	n compliance with the			
21		grant terms and performance, including allowing	ing the grantee to scale			
22		up or replicate the successful program as prov				
23		of this subsection.				
24	<u>(1a)</u>	The duration of grants for training development shal	l be for one year. The			
25	<u></u>	Commission may renew a grant for training development				
26		an annual basis.	- · · · · · · · · · · · · · · · · · · ·			
27						
28	(3)	In evaluating performance for purposes of grant re	newal and making its			
29		renewal decisions to provide to the Authority,	0			
30		subdivision (1) of this subsection, the Commission sh	• •			
31		following:				
32		lonowing.				
33	(d) Repor	ting Requirements for Grant Recipients. – Recipients of	grants shall participate			
34	· · · ·	activities required by the Commission and submit a				
35		any information requested by the Commission and submit a	-			
36		eport requests made by the Commission. Whenever pr	1 1 1			
30 37		nt of time, grant recipients shall also make all materials of				
38		grant funds publicly available to contribute to the broad				
39		als shall not include personally identifiable information	• • •			
40		iated with the program, including, without limitation, a				
40 41		1 0 0				
41	-	uators, faculty, and staff, without their prior written con				
		recipients, local school administrative units, and public				
43		ion, analysis, and evaluation of at least the following rel				
44		ivable scholarship loans, within necessary privacy const	raints:			
45	(1)	Student achievement in eligible schools.	1 1 1 1 1			
46	(2)	The percentage of program completers who are pla	iced as school leaders			
47		within three years in the State.				
48	(3)	The percentage of program completers who are pla	aced as school leaders			
49		within three years in high-need schools in the State.				
50	(4)	The percentage of program completers rated proficie	ent or above on school			
51		leader evaluation and support systems.				

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(5)	The percentage of program completers that are sch remained employed in a North Carolina public school of initial placement.	
	<b>TION 8A.12.(b)</b> G.S. 116-74.41B reads as rewritten:	
	The North Carolina Principal Fellows Trust Fund.	
(b) Use o	of Monies in the Trust Fund. – The monies in the Trust	Fund may be used only
for the purpose	es set forth in this subsection, including the award	of grants pursuant to
	administrative costs, and costs associated with P	•
	this Article. The Authority may use up to two perc	
	the Program or one hundred sixty thousand dollars (\$1	
	r is greater, each fiscal year for administrative costs, inclu	•
	the Program, and may allocate to the Commission up to (	-
	0) from the Trust Fund each fiscal year for the following The salary and benefits of the director and staff of the	
(1) (2)	The expenses of the Commission to administer the Pro-	0
(2) $(3)$	Program monitoring and evaluation.	Jgrain.
(4)	Extracurricular enhancement activities for the Program	n.
(5)	Repealed by Session Laws 2019-60, s. 1(y), effective	
(6)	Programming on research-based school leadership pra	•
	eligible entities in order to improve principal preparation	
	aining Funds If at the and of each figure there are	funds remaining in the
(c) Rema	aining Funds If at the end of each fiscal year there are	Tunus temanning in the
Trust Fund that a	are not obligated or otherwise encumbered for another pu	rpose, upon the request
Trust Fund that a of the Commiss	are not obligated or otherwise encumbered for another pution, the Authority shall allocate the funds to the Com	rpose, upon the request mission for any of the
Trust Fund that a of the Commiss	are not obligated or otherwise encumbered for another pu	rpose, upon the request mission for any of the
Trust Fund that a of the Commiss purposes identifi	are not obligated or otherwise encumbered for another pusion, the Authority shall allocate the funds to the Comied in subdivisions (3) through (6) of subsection (b) of the	rpose, upon the request mission for any of the is section."
Trust Fund that a of the Commiss purposes identifi REQUIRE NO	are not obligated or otherwise encumbered for another pusion, the Authority shall allocate the funds to the Comied in subdivisions (3) through (6) of subsection (b) of the ONPUBLIC SCHOOLS RECEIVING OPPORTUNI	rrpose, upon the request mission for any of the tis section."
Trust Fund that a of the Commiss purposes identifi REQUIRE NO	are not obligated or otherwise encumbered for another pusion, the Authority shall allocate the funds to the Comied in subdivisions (3) through (6) of subsection (b) of the ONPUBLIC SCHOOLS RECEIVING OPPORTUNICO RETAIN CERTAIN TESTING RECORD	rrpose, upon the request mission for any of the tis section."
Trust Fund that a of the Commiss purposes identify REQUIRE NO FUNDS T COMPLIAN	are not obligated or otherwise encumbered for another pusion, the Authority shall allocate the funds to the Comied in subdivisions (3) through (6) of subsection (b) of the ONPUBLIC SCHOOLS RECEIVING OPPORTUNICO RETAIN CERTAIN TESTING RECORD	rrpose, upon the request mission for any of the tis section."
Trust Fund that a of the Commiss purposes identifi REQUIRE NO FUNDS T COMPLIAN SEC	are not obligated or otherwise encumbered for another pusion, the Authority shall allocate the funds to the Comied in subdivisions (3) through (6) of subsection (b) of the ONPUBLIC SCHOOLS RECEIVING OPPORTUNITY OF RETAIN CERTAIN TESTING RECORDINCE	TY SCHOLARSHIP DS AND VERIFY
Trust Fund that a of the Commiss purposes identifi REQUIRE NO FUNDS T COMPLIAN SEC' "§ 115C-562.5.	are not obligated or otherwise encumbered for another pution, the Authority shall allocate the funds to the Comised in subdivisions (3) through (6) of subsection (b) of the ONPUBLIC SCHOOLS RECEIVING OPPORTUNITY OF RETAIN CERTAIN TESTING RECORDINCE TION 8A.13.(a) G.S. 115C-562.5 reads as rewritten:	TY SCHOLARSHIP DS AND VERIFY
Trust Fund that a of the Commiss purposes identifi REQUIRE NO FUNDS T COMPLIAN SEC' "§ 115C-562.5. schol (a) A no	are not obligated or otherwise encumbered for another pu- sion, the Authority shall allocate the funds to the Com- ied in subdivisions (3) through (6) of subsection (b) of the ONPUBLIC SCHOOLS RECEIVING OPPORTUNI TO RETAIN CERTAIN TESTING RECORI NCE TION 8A.13.(a) G.S. 115C-562.5 reads as rewritten: Obligations of nonpublic schools accepting eligible larship grants. onpublic school that accepts eligible students receiving s	TY SCHOLARSHIP DS AND VERIFY
Trust Fund that a of the Commiss purposes identifi REQUIRE NO FUNDS T COMPLIAN SEC' "§ 115C-562.5. schol (a) A no	are not obligated or otherwise encumbered for another pu- sion, the Authority shall allocate the funds to the Com- ied in subdivisions (3) through (6) of subsection (b) of the ONPUBLIC SCHOOLS RECEIVING OPPORTUNI TO RETAIN CERTAIN TESTING RECORI NCE TION 8A.13.(a) G.S. 115C-562.5 reads as rewritten: Obligations of nonpublic schools accepting eligible larship grants. onpublic school that accepts eligible students receiving s	TY SCHOLARSHIP DS AND VERIFY
Trust Fund that a of the Commiss purposes identifi REQUIRE NO FUNDS T COMPLIAN SEC' "§ 115C-562.5. schol (a) A no comply with the 	are not obligated or otherwise encumbered for another pu- sion, the Authority shall allocate the funds to the Com- ied in subdivisions (3) through (6) of subsection (b) of the <b>DNPUBLIC SCHOOLS RECEIVING OPPORTUNI</b> <b>CO RETAIN CERTAIN TESTING RECORI</b> <b>NCE</b> <b>TION 8A.13.(a)</b> G.S. 115C-562.5 reads as rewritten: <b>Obligations of nonpublic schools accepting eligib</b> <b>larship grants.</b> npublic school that accepts eligible students receiving s following:	TY SCHOLARSHIP DS AND VERIFY ble students receiving scholarship grants shall
Trust Fund that a of the Commiss purposes identifi REQUIRE NO FUNDS T COMPLIAN SEC' "\$ 115C-562.5. schol (a) A no comply with the	are not obligated or otherwise encumbered for another pution, the Authority shall allocate the funds to the Comination in subdivisions (3) through (6) of subsection (b) of the <b>ONPUBLIC SCHOOLS RECEIVING OPPORTUNI</b> <b>CO RETAIN CERTAIN TESTING RECORI</b> <b>NCE</b> <b>TION 8A.13.(a)</b> G.S. 115C-562.5 reads as rewritten: <b>Obligations of nonpublic schools accepting eligib</b> <b>larship grants.</b> onpublic school that accepts eligible students receiving s following: Administer, at least once in each school year, tes	TY SCHOLARSHIP DS AND VERIFY ble students receiving scholarship grants shall ts as provided in this
Trust Fund that a of the Commiss purposes identifi REQUIRE NO FUNDS T COMPLIAN SEC' "§ 115C-562.5. schol (a) A no comply with the 	are not obligated or otherwise encumbered for another pu- tion, the Authority shall allocate the funds to the Com- ied in subdivisions (3) through (6) of subsection (b) of the <b>NPUBLIC SCHOOLS RECEIVING OPPORTUNI</b> <b>CO RETAIN CERTAIN TESTING RECORD</b> <b>NCE</b> <b>TION 8A.13.(a)</b> G.S. 115C-562.5 reads as rewritten: <b>Obligations of nonpublic schools accepting eligib</b> <b>larship grants.</b> npublic school that accepts eligible students receiving s following: Administer, at least once in each school year, tes subdivision. Test performance data shall be submitted to	TY SCHOLARSHIP DS AND VERIFY ble students receiving scholarship grants shall ts as provided in this to the Authority by July
Trust Fund that a of the Commiss purposes identifi REQUIRE NO FUNDS T COMPLIAN SEC' "§ 115C-562.5. schol (a) A no comply with the 	<ul> <li>are not obligated or otherwise encumbered for another public, the Authority shall allocate the funds to the Commission, the Authority shall allocate the funds to the Commission (a) through (b) of subsection (b) of the Constraint states and the constraint of the constraint</li></ul>	Try SCHOLARSHIP DS AND VERIFY De students receiving Scholarship grants shall ts as provided in this to the Authority by July the Authority under this
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	General Assembly Of North Carolina Sessi	ion 2025
1 2 3 4 5 6	English grammar, reading, spelling, and mathematics. For gra 10, and 12, the nationally standardized test or other ec measurement selected must measure either (i) achievement in of English grammar, reading, spelling, and mathematics competencies in the verbal and quantitative areas.	quivalent the areas
7 8 9 10	(b1) A nonpublic school that accepts eligible students receiving scholarship gra annually certify compliance with subdivision (4) of subsection (a) of this section and sh records of the test administration for a period of four years. Each year the Authority sh at least four percent (4%) of nonpublic schools to verify testing administration in acc	<u>all retain</u> all select
11	with subdivision (4) of subsection (a) of this section.	
12 13 14	" SECTION 8A.13.(b) This section applies beginning with the 2025-2026 sch	ool year.
15 16	REDUCE TOTAL INDIVIDUAL CARRYFORWARD FOR PERSONAL EDUC STUDENT ACCOUNTS	ATION
17	SECTION 8A.14.(a) G.S. 115C-592(b1) reads as rewritten:	
18	"(b1) Scholarship Awards for Students with Certain Disabilities. – A student who	has one
19	or more of the following disabilities listed as a primary or secondary disability on the	
20	eligibility determination form submitted as required by subsection (e) of this section at	
21	of application for scholarship funds may be awarded scholarship funds for each schoo	
22	an amount of up to (i) seventeen thousand dollars (\$17,000) for an eligible student or	(ii) eight
23	thousand five hundred dollars (\$8,500) for an eligible part-time student:	
24	(1) Autism.	
25	(2) Hearing impairment.	
26	(3) Moderate or severe intellectual disability.	
27	(4) Orthopedic impairment.	
28	(5) Visual impairment.	
29	For eligible students who qualify for scholarship funds under this subsection, no m	
30	four thousand five hundred dollars (\$4,500) of funds remaining in an electronic account	
31	end of a school year shall be carried forward until expended for each school year upon	
32	of the account under subsection (b2) of this section. In no event shall the total amount	
33	carried forward for an eligible student in a personal education student account exce	•
34	thousand dollars (\$30,000). fifteen thousand dollars (\$15,000). Any funds remaining	
35	electronic account if an agreement is not renewed under G.S. 115C-595 shall be return	ed to the
36	Authority."	
37	<b>SECTION 8A.14.(b)</b> This section becomes effective June 30, 2028.	
38		
39	PART IX. HEALTH AND HUMAN SERVICES	
40		
41	PART IX-A. AGING [RESERVED]	
42		
43	PART IX-B. CENTRAL MANAGEMENT AND SUPPORT	
44 45	REPORTS BY NON-STATE ENTITIES ON THE USE OF DIRECTED GRANT	FUNDS
45 46	SECTION 9B.1. The Department of Health and Human Services shall subr	
40 47	Joint Legislative Oversight Committee on Health and Human Services and the Fiscal I	
48	Division all reports received under 9 NCAC 03M .0205 from non-State entities, as de	
40 49	G.S. 143C-1-1, that are recipients of nonrecurring funds allocated in this Part as a direct	
50	according to the following schedule:	Srunt

	General Assemb	oly Of North Carolina	Session 2025
1 2	(1)	By November 1, 2026, all reports on the use of directed under this Part for the 2025-2026 fiscal year.	l grant funds received
3 4	(2)	By November 1, 2027, all reports on the use of directed under this Part for the 2026-2027 fiscal year.	l grant funds received
5			
6 7		<b>HEALTH GRANT PROGRAM</b> [ION 9B.2.(a) Funds appropriated in this act to the Depa	artment of Health and
8 9	Human Services,	Division of Central Management, Office of Rural Health	n, for each year of the
9 10		biennium for the Community Health Grant Program sha e Community Health Grant Program as modified by Se	
10	2017-57.	Community meanin Grant Program as mounied by S	LUOII TIA.0 OI S.L.
12		<b>FION 9B.2.(b)</b> The Office of Rural Health shall make th	e final decision about
13		under this Program, but no single grant award shall exce	
14		(\$150,000) during the fiscal year. In awarding grants, the C	
15		availability of other funds for the applicant; the incidence	
16		licant or the number of indigent clients served by the app	
17		ents for, after-hours care; and collaboration between	
18	community hospi	ital or other safety net organizations.	
19		FION 9B.2.(c) Grant recipients shall not use these fun	nds to do any of the
20	following:		
21	(1)	Enhance or increase compensation or other ber	-
22		administrators, directors, consultants, or any other perso	6
23		program administration; provided, however, funds ma	•
24 25		retain health care providers. The use of grant funds for	
25 26		obligate the Department of Health and Human Service	s to continue to fund
26 27	( <b>2</b> )	compensation beyond the grant period.	itionally manipud by
27	(2)	Supplant existing funds, including federal funds trad federally qualified community health centers. However	
28 29		used to supplement existing programs that serve the p	
30		subsection (a) of this section.	Juiposes described in
31	(3)	Finance or satisfy any existing debt.	
32	· ,	<b>FION 9B.2.(d)</b> The Office of Rural Health may use up to t	wo hundred thousand
33		0) of these recurring funds for each year of the 2025-202	
34	administrative pu	· · · · ·	
35	SECT	<b>TON 9B.2.(e)</b> By September 1 of each year, the Office	of Rural Health shall
36	submit a report to	o the Joint Legislative Oversight Committee on Health an	d Human Services on
37	community healt	h grants that includes at least all of the following information	
38	(1)	The identity and a brief description of each grantee a	and each program or
39		service offered by the grantee.	
40	(2)	The amount of funding awarded to each grantee.	
41	(3)	The number of individuals served by each grantee and	d, for the individuals
42		served, the types of services provided to each.	
43	(4)	Any other information requested by the Office of Rura	-
44 45		for evaluating the success of the Community Health Gra	ant Program.
43 46	CI ADIFICATI	ON RELATED TO EXPANSION OF THE NC LC	NANI DEDAVMENIT
40 47	PROGRAM		
48		<b>FION 9B.4.</b> Section 9B.4(b)(1) of S.L. 2023-134 reads as	s rewritten.
49	"(1)	For eligible providers with educational loan debt, the	
50	(+)	repayment incentives awarded shall not exceed the	
51		otherwise allowed under the current NC LRP.following	

	General Assemb	oly Of North Carolina	Session 2025
1 2 3 4 5 6 7 8 9 10		<ul> <li><u>a.</u> For the primary care physicians initiative, the to repayment incentives awarded to each eligible prishall not exceed the maximum amount otherwiss current NC LRP.</li> <li><u>b.</u> For the behavioral health providers initiative, the repayment incentives awarded to each eligible exceed fifty thousand dollars (\$50,000).</li> <li><u>c.</u> For the nurse initiative, the total amount of loan reawarded to each eligible provider shall not exceed for the nurse initiative, the total amount of loan reawarded to each eligible provider shall not exceed for the nurse initiative, the total amount of loan reawarded to each eligible provider shall not exceed for the nurse initiative, the total amount of loan reawarded to each eligible provider shall not exceed for the nurse initiative, the total amount of loan reawarded to each eligible provider shall not exceed for the nurse initiative is the total amount of loan reawarded to each eligible provider shall not exceed for the nurse initiative is the total amount of loan reawarded to each eligible provider shall not exceed to each eligible provider shall provider shall provider shall provider shall provider shall provide</li></ul>	otal amount of loan mary care physician e allowed under the total amount of loan provider shall not epayment incentives
12	RURAL HEAL	TH CARE SUSTAINABILITY PROGRAM	
13		FION 9B.4A.(a) Article 2 of Chapter 131A of the Gener	ral Statutes reads as
14	rewritten:		
15		"Article 2.	
16		"Rural Health Care Stabilization Sustainability Program	
17	"§ 131A-30. Def		
18		g definitions apply in this Article:	11.1
19	(1)	Commission. – The Local Government Commission est	ablished pursuant to
20 21	(1a)	G.S. 159-3. Department of Health and Human S	amiana Division of
21	<u>(1a)</u>	<u>Department. – The Department of Health and Human S</u> <u>Central Management and Support, Office of Rural Health</u>	
23	(2)	Eligible hospital. facility. – A health care facility located i	
23	(2)	one or development tier two area, as defined in G.S. 1	1
25		unable to sustain operations for more than three year	
26		application for a loan under the Program. G.S. 143B-437.	
27	(3)	Fund. – The Rural Health Care Stabilization Sustainabili	
28	(-)	in accordance with this Article.	
29	(4)	Health care facility Any one or more buildings, s	tructures, additions,
30		extensions, improvements or other facilities, whether or	
31		same site or sites, machinery, equipment, furnishings, or o	other real or personal
32		property suitable for health care or medical care.	
33	(5)	Loan. – A sum of money loaned to an applicant with an o	
34		of the applicant to repay the sum, plus interest, in account	ordance with a loan
35		agreement.	
36	(6)	Plan. – A hospital stabilization The statewide health car	
37		developed in accordance with G.S. 131A-33.by the Pro	gram Administrator
38	(7)	pursuant to G.S. 131A-31(b)(1).	tainahilita. Dua anam
39 40	(7)	Program. – The Rural Health Care Stabilization Susestablished pursuant to this Article.	<u>tainadility</u> Program
+0 41	(7a)	Program Administrator. – The Department or the nonpro	fit corporation with
+1 42	<u>(7a)</u>	which the Department contracts to administer the Progra	-
+2 43		G.S. 143B-139.4E.	ini, as autionized by
44	<u>(7b)</u>	Project. – An undertaking proposed by a Program applic	ant that is subject to
45	(10)	review by the Plan Administrator for conformity with the	
46	(8)	Public agency. – Any county, city, town, hospital distri-	
47	(-)	subdivision of the State existing or hereafter created pur	
48		the State authorized to acquire, by lease or otherwise, o	
49		health care facilities.	• ·
50	<del>(9)</del>	UNC Health Care. The University of North Carolina	Health Care System
51		established pursuant to G.S. 116-37.	

1	"§ 131A-31. Th	e Rural Health Care Stabilization Sustainability Program.				
2	(a) Program Established; Purpose. – There is established the Rural Health Care					
3	Stabilization Sustainability Program to provide loans for the support of eligible hospitals					
4	facilities located in rural areas of the State that are in financial crisis-no longer sustainable due to					
5		rsized and outdated facilities and recent changes to the viability of health care				
6		delivery in their communities, including the demand for certain patient services and the				
7		payer mixes and patient populations. Within the funds available in the Rural				
8		abilization Sustainability Fund, the Program shall provide for loans at				
9		interest rates with structured repayment terms in order for these financially				
10		ble <u>hospitals</u> <u>facilities</u> to transition to sustainable, efficient, and more				
11		sized health care service models in their communities. In meeting this goal, loan				
12		ed to finance <del>construction of new the development of</del> health care facilities <del>or to</del>				
12		variable construction of new <u>the development of</u> neutrin edge internets of to				
13		ew health care facilities is undertaken.and services in a manner that is consistent				
15	with the Plan.	ew neutrit eare facilities is undertaken. <u>and services in a manner that is consistent</u>				
16		inistration. – UNC Health Care shall administer the Program and The Program				
17	· · /	is the following duties and responsibilities:				
18	(1)	Developing and periodically updating a statewide rural health care				
19	(1)	sustainability plan utilizing effective models of health care for the State's rural				
20		communities. Annually by January 15, the Program Administrator shall				
20		submit the Plan developed pursuant to this subdivision to the Joint Legislative				
22		Commission on Governmental Operations, the Joint Legislative Oversight				
23		Committee on Health and Human Services, and the Fiscal Research Division.				
23 24		The Program Administrator is responsible for submitting any updates to the				
25		Plan to the Joint Legislative Commission on Governmental Operations, the				
26		Joint Legislative Oversight Committee on Health and Human Services, and				
20 27		the Fiscal Research Division.				
28	<u>(1a)</u>	Establishing an application period and a process for submitting an application				
29	<u>(14)</u>	for a loan under this Program.				
30	(2)	Assessing <u>Plans applications</u> submitted by an applicant for a loan under the				
31	(-)	Program.				
32	(3)	Evaluating an applicant's ability to repay the loan under the proposed				
33		<del>Plan.</del> Program.				
34	(4)	Submitting recommendations to the Commission on whether an applicant				
35		should receive a loan under the Program.				
36	(5)	Negotiating the terms of a proposed loan agreement.				
37	(6)	Determining the security interests necessary to enforce repayment of the loan.				
38	(7)	Implementing approved loan agreements, including monitoring repayment				
39	(*)	and collection.				
40	(8)	Any other duties and responsibilities necessary to the implementation of the				
41		Program-Plan, the Program, and enforcement of the loan agreements under the				
42		Program.				
43	(c) Exclu	ision. UNC Health Care cannot apply for a loan under this Program and cannot				
44		partnership that applies for a loan under this Program. The Commission cannot				
45	approve an application for a loan if the issuance of the loan would result in a material, direct					
46	financial benefit to UNC Health Care at the time the application and Plan are submitted to the					
47	Commission for					
48		. – For each fiscal year, the Department may expend up to three percent (3%) of				
49		able in the Fund to reimburse the Program Administrator for administrative costs				
50	-	surred in assisting with Program administration. Reimbursement of the Program				

Administrator under this subsection is contingent upon the Program Administrator submitting to 1 2 the Department an itemized list of expenditures. 3 Rules. – UNC Health Care is authorized to The Department, in consultation with the (d) 4 Program Administrator, may adopt any rules necessary for implementation of the Program. 5 "§ 131A-32. The Rural Health Care Stabilization Sustainability Fund. The Rural Health Care Stabilization Sustainability Fund is created as a nonreverting special 6 7 fund in the Office of State Budget and Management. The Fund shall operate as a revolving fund 8 consisting of funds appropriated to, or otherwise received by, the Rural Health Care Stabilization 9 Sustainability Program and all funds received as repayment of the principal of or interest on a 10 loan made from the Fund. The State Treasurer is the custodian of the Fund and shall invest its 11 assets in accordance with G.S. 147-69.2 and G.S. 147-69.3. Moneys in the Fund shall only be 12 used for loans made pursuant to this Article. 13 "§ 131A-33. Application for loan evaluation. 14 (a) Application and Plan. Project. – A public agency, an owner of a health care facility, 15 or a partnership including one or more of those entities may apply for a loan under the Program to benefit an eligible hospital. facility. To apply for a loan, an applicant must develop a hospital 16 17 stabilization plan Project that can be financed through the expenditure of funds available in the 18 Rural Health Care Sustainability Fund and submit the Plan-Project with its application to UNC 19 Health Care the Program Administrator during the application period. The Plan application shall 20 include, at a minimum, any proposed changes in governance or ownership for the eligible hospital 21 and the eligible hospital's financial projections, including a thorough description of the Project sought to be financed, a feasibility study of the Project, a description of how the Project is in 22 23 conformity with the Plan, a plan for repayment by the applicant of the requested loan loan, and 24 any other sources of funds projected for support of the eligible hospital, Project, such as local or 25 federal funds. An applicant shall submit to UNC Health Care the Program Administrator any 26 additional information requested by UNC Health Care-the Program Administrator to enable it to 27 determine whether to recommend the application to the Local Government Commission for 28 approval. 29 Evaluation. – UNC Health Care The Program Administrator shall evaluate each Plan (b) 30 application submitted to determine whether the applicant's Plan Project is in conformity with the 31 Plan and demonstrates a financially sustainable health care service model for the community in 32 which the eligible hospital facility is located. UNC Health Care The Program Administrator may 33 also assist an applicant with revisions to its Plan, including negotiating loan terms. application 34 and Project for greater conformity with the Plan and greater financial feasibility. Upon conclusion 35 of its review of an application, UNC Health Care the Program Administrator shall notify the 36 applicant and the Commission of its recommendation on whether to approve or disapprove a loan 37 application. If more than one applicant applies during an application period, UNC Health Care 38 the Program Administrator may assign a priority order for approval of applications when 39 submitting its recommendations to the Commission and reasons for the assigned order of priority. 40 Disapproval of Application. - If UNC Health Care the Program Administrator (c) 41 disapproves a loan application, the applicant may engage a disinterested and qualified third party 42 approved by the Commission to evaluate the applicant's Plan Project to determine if (i) the Project 43 is in conformity with the Plan and (ii) the applicant demonstrates a financially sustainable health 44 care service model for the community in which the eligible hospital facility is located. The 45 applicant may seek Commission approval of the loan based on the written evaluation of its Plan 46 Project by the third party.

#### 47 "§ 131A-34. Commission approval for loan.

48 (a) Approval Required. - UNC Health Care <u>The Program Administrator</u> shall not award
 49 a loan under the Program unless the Commission approves it. If the Commission enters an order
 50 denying the loan, the proceedings under this Article shall be at an end.

1	(b) Conflict of Interest. – UNC Health Care The Program Administrator must disclose to
2	the Commission any potential conflict of interest in its review of an application and Plan. Project.
3	The Commission cannot shall not approve a loan if the issuance of the loan would result in a
4	material, direct financial benefit to UNC Health Care the Program Administrator at the time the
5	application and Plan Project are submitted to the Commission for its approval. In the event of a
6	conflict of interest, the Program Administrator shall appoint another qualified entity without a
7	conflict of interest to undertake the responsibilities of the Program Administrator under this
8	Article with respect to the application and Project for which the conflict of interest is identified.
9	(c) Considerations. – The Commission shall review UNC Health Care's
10	recommendations, an applicant's Plan, the recommendations of the Program Administrator, the
11	application, the Project, and any other information it may believe to have a bearing on whether
12	the loan should be approved. If UNC Health Care the Program Administrator has recommended
13	disapproval of a loan, and the applicant has an evaluation prepared by a disinterested and
14	qualified third party approved by the Commission, the Commission may consider the third party's
15	evaluation of the applicant and the applicant's Plan. Project. The Commission may require the
16	applicant and eligible hospital, facility, if different, to provide any of the following information
17	for its consideration:
18	(1) Current and historical financial information.
19	(2) Whether the undertaking is necessary or expedient.
20	(3) Its debt management procedures and policies.
21	(4) Whether it is in default in any of its debt service obligations.
22	(5) Any other information the Commission may believe to have a bearing on
23	whether the loan should be approved.
24	(d) Loan Approval. – The Commission may approve the application if, upon the
25	information and evidence it receives, it finds and determines:
26	(1) That the loan is necessary or expedient.
27	(2) That the amount proposed is adequate and not excessive for the proposed
28	purpose of the loan.
29	(3) That the <u>Plan_Project_demonstrates</u> a financially sustainable health care
30	service model for the community in which the eligible hospital facility is
31	located.
32	(4) That the applicant's debt management procedures and policies are good, or
33	that reasonable assurances have been given that its debt will be repaid.
34	"§ 131A-35. Award of loans; terms.
35	(a) Award. – Upon approval of the loan by the Commission, UNC Health Care-the
36	Department shall execute the terms of the loan agreement. In adopting finalizing the terms of the
37	loan agreement, UNC Health Care the Department may require changes to the governance
38	structure of the eligible hospital.
39	(b) Interest Rate and Maturity. – The interest rate payable on and the maximum maturity
40	of a loan are subject to the following limitations:
41	(1) Interest rate. – The interest rate for a loan may not exceed the interest rate
42	obtained by the State on its most recent general obligation bond offering.
43	(2) Maturity. – The maturity for a loan may not exceed 20 years.
44	(c) Debt Instrument. – <del>UNC Health Care <u>The Department</u> shall execute a debt instrument</del>
45	with the recipient of the loan to evidence the obligation to repay the principal of and interest on
46	the loan awarded under this Article to the State.
47	"§ 131A-36. Annual reports on the Rural Health Care <u>Stabilization Sustainability</u> Fund.
48	(a) Requirement. – <u>UNC Health Care The Department shall publish a report each year on</u>
49 50	the Rural Health Care Stabilization Sustainability Fund. The report shall be published
50 51	by November 1 of each year and cover the preceding fiscal year. UNC Health Care
51	<u>The Department shall make the report available to the public and shall give a copy of</u>

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	the 1	eport to the	Joint Legislative Commis	ssion on Governmental Operations
	<u>Oper</u>	tions, the Jo	oint Legislative Oversight	Committee on Health and Human
	-		iscal Research Division.	
(b)		-		n shall contain <u>all of the following</u>
information		erning the Fu		
	(1)	-	ing and ending balance of the	
	(2)			und during the fiscal year, by source.
	(3)		nount of loans awarded from	
	(4)		-	a brief description of the recipient of
				the amount of the award that was
				ard remaining to be disbursed in a
		-	fiscal year, if applicable.	
	<u>(5)</u>		_	administrative costs for which the
			Administrator received	reimbursement pursuant to
	ana	<u>G.S. 131A-3</u>		
				B of the General Statutes is amended
-	0	section to read		
" <u>§ 143B</u>				t corporation to administer Rural
			<u>inability Program.</u>	
<u>(a)</u>	-			tations. – The Department of Health
				and Support, Office of Rural Health
				North Carolina 501(c)(6) nonprofit
				he Rural Health Care Sustainability
				General Statutes and, in that capacity,
			ements and limitations:	S. 131A-31(b). This authorization is
<u>subject</u> i	(1)		-	r amending in a nontechnical manner
	<u>(1)</u>			e Office of Rural Health shall submit
			•	a detailed explanation of the contract
			-	both the Senate Committee on
				use of Representatives Committee on
			•	Appropriations Committee on Health
				House Appropriations Committee on
			Human Services, and the Fis	
	<u>(2)</u>			prized by this section, the nonprofit
	<u>_/</u>		-	mittee that it shall maintain for the
		-	the contract with the followi	•
				omposed of seven voting members as
				ed by the General Assembly upon
			<b>.</b> .	of the House of Representatives; two
				eral Assembly upon recommendation
				the Senate; and the remaining three
			-	ed in the bylaws of the nonprofit
			* * *	rities shall select appointees with
				alth care discipline that includes rural
		-	-	nt, and operations. No State employee
		or el	lected official may serve on t	he Loan Committee.
			•	at least quarterly at the call of its chair.
				e shall not be compensated for their
				all be used to provide per diems or
		allov	wances to any member of the	e Loan Committee.

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		d. If the Office of Rural Health contracts with the	e nonprofit corporation
		to carry out the duties and responsibili	* *
		Administrator for the Rural Health Care S	•
		authorized by Article 2 of Chapter 131A of th	• •
		Loan Committee is required to perform all o	
		prescribed by G.S. 131A-31(b) on behalf of the	
		1. Make recommendations to the nonprofi	· ·
		whether an applicant should receive a lo	
		The Loan Committee's recommendation	
		nonprofit corporation and the nonpr	
		submit the Loan Committee's recomm	
		Government Commission without mod	
		2.Negotiate the terms of proposed loan as3.Determine the security interests in	
		repayment of loans.	
		4. Implement approved loan agreements	. including monitoring
		repayment and collection.	
		5. Retain any specialized consulting serv	vices necessary for the
		discharge of its duties under this sub-su	•
		6. Any other duties necessary to assist the	
		with implementation of the Program a	
		loan agreements under the Program.	
(b)	Manda	atory Contract Terms. – Any contract entered into betw	een the Office of Rural
		profit corporation pursuant to the authority granted by the	
	-	g provisions:	
	(1)	A provision requiring the nonprofit corporation to er	ngage the services of a
	<u> </u>	certified public accountant to audit the expenditure and	
		provide the audit to the Joint Legislative Commiss	
		Operations, the Joint Legislative Oversight Committee	e on Health and Human
		Services, and the Fiscal Research Division. The non	
		provide a copy of its annual audited financial statem	
		provision within seven days after issuance of the state	ment.
	(2)	A provision requiring the nonprofit corporation to pro	
		each year, and more frequently as requested, a report	• •
		Health on prior calendar year Rural Health Care S	Sustainability Program
		activities, objectives, and accomplishments and prior	
		expenditures and fund sources. The report shall also	so include both of the
		following:	
		a. Any proposed amendments to the areas of ex	xpertise required to be
		represented on the Loan Committee of the non	profit corporation.
		b. Any other information requested by the Office	
	(3)	A provision requiring the nonprofit corporation to	adopt and publish a
		conflict-of-interest policy and a gift policy to guide	
		Committee members in the performance of their duties	•
	(4)	A provision requiring the nonprofit corporation	to maintain separate
		accounting records and separate accounts for any Star	te funds supporting the
		Rural Health Care Sustainability Program and prohib	iting any commingling
		of State and private funds. The nonprofit corporation	
		and accounts according to generally accepted accounti	
	<u>(5)</u>	A provision stating that the limitation of G.S. 143C-6-	8 applies.

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1	(6)	A provision requiring the nonprofit corporation to amo	end its bylaws to enable
		the nonprofit corporation to carry out all of the duties	•
2 3		the Program Administrator for the Rural Health Care	-
4		as prescribed by G.S. 131A-31(b).	<u> </u>
5	<u>(7)</u>	A provision limiting the amount of State funds, includi	ng any interest earnings
6	<u>(//</u>	accruing from those funds, that may be used for the	
7		reimbursements to any individual employee of the no	• •
8		administration of the Rural Health Care Sustainability	
9		than the greater of (i) one hundred forty thousand	
10		employee per year or (ii) the amount most recently so	
11		by the General Assembly in a Current Operation	
12		Notwithstanding this subdivision, State funds shall	
13		payments to members of the Loan Committee, consiste	±
13		(a)(2)c. of this section, or severance payments to the cl	
14		to any other officers of the nonprofit corporation. The	•
16		from funds other than State funds is limited to no mo	
17			te than the lesser of the
18		following:	arty thousand dollars
18		<u>a.</u> <u>The salary limitation of one hundred for</u>	orty thousand donars
		$\frac{(\$140,000)}{1}$	
20		b. The salary limitation of one hundred forty thou	
21		multiplied by a fraction, the numerator of w	
22		whole years the chief officer has been chief of	ficer of the corporation
23		and the denominator of which is four.	
24		rt. – By March 1 of each year, and more frequently as n	-
25		all submit a report to the Joint Legislative Commis	•
26	-	chairs of the Senate Appropriations Committee on Healt	
27		House of Representatives Appropriations Committee	
28		int Legislative Oversight Committee on Health and Hu	•
29		Division on any duties and responsibilities for which the	
30		pursuant to this section. The report shall contain, at a	minimum, each of the
31		ted on a calendar-year basis:	
32	<u>(1)</u>	A copy of the most recent report required by subdivision	
33	<u>(2)</u>	An executive summary of the report required by s	subdivision (1) of this
34		subsection.	~
35	<u>(3)</u>	A report of any changes to or violations of the nonprof	fit corporation's policies
36		on gifts and conflicts of interest.	
37		c Funds A North Carolina nonprofit corporation wi	
38		ntracts pursuant to this section shall comply with the	following requirements
39	regarding the use	e of the Rural Health Care Sustainability Fund:	
40	<u>(1)</u>	Interest earned on State funds, including moneys in	
41		Sustainability Fund, shall be used for the same p	urposes for which the
42		principal was to be used.	
43	<u>(2)</u>	Except as prohibited by sub-subdivision (a)(2)c. of this	s section, the travel and
44		personnel policies and regulations of the State of I	
45		Manual limiting reimbursement for expenses of Sta	
46		reimbursements for expenses of officers, employee	
47		governing board of the nonprofit corporation. Deviati	ons from these policies
48		and procedures require prior approval by the Office of	f Rural Health.
10	<u>(3)</u>	State funds shall not be used to hire a lobbyist.	
49			
49 50	<u>(e)</u> Prohi	bition A State officer or employee shall not solicit fur	nds for a North Carolina

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1	(f) Benefits. – An officer, employee, or member of a governing board or	Loan Committee
2	of a North Carolina nonprofit corporation with which the Department contracts	pursuant to this
3	section is not a State employee, is not covered by Chapter 126 of the General State	atutes, and is not
4	entitled to State-funded employee benefits, including membership in the Tea	chers' and State
5	Employees' Retirement System and the State Health Plan for Teachers and State	e Employees."
6		
7	MANAGEMENT FLEXIBILITY FOR THE DEPARTMENT OF H	
8	HUMAN SERVICES TO EXPEND CERTAIN ARPA TEMPORA	
9	FUND APPROPRIATIONS FOR PURPOSES RELATED TO CHILD	AND FAMILY
10	WELL-BEING	
11	SECTION 9B.5. The Department of Health and Human Service	· · ·
12	allocate any unexpended funds remaining from the appropriations described in	
13	of S.L. 2023-134 to the Division of Child Welfare and Family Well-Being;	
14	Mental Health, Developmental Disabilities, and Substance Use Services; and	
15	Social Services in the amounts and for the programs and initiatives the DHHS d	
16 17	as long as the programs and initiatives are consistent with the purposes described $(2)(1)$ and $(2)(2)$ of Section OB 0 of S L 2022 124	1 In subdivisions
17	(a)(1) and (a)(2) of Section 9B.9 of S.L. 2023-134.	
18 19	MANAGEMENT FLEXIBILITY REGARDING MANDATORY VACA	NT DOSITION
20	ELIMINATIONS	
20 21	<b>SECTION 9B.6.</b> The Department of Health and Human Services (D	enartment) shall
21	achieve net General Fund savings in the amount of at least ten million dollars (	<b>L</b> '
23	recurring funds for each year of the 2025-2027 fiscal biennium through the elim	
24	positions. To achieve the savings required by this section, the Department ma	
25	vacant position that is not under the jurisdiction of the following divisions:	
26	(1) The Division of Aging.	
27	(2) The Division of Public Health.	
28	(3) The Division of State-Operated Health Care Facilities.	
29		
30	ELIMINATION OF THE OFFICE OF HEALTH EQUITY	
31	<b>SECTION 9B.7.(a)</b> The Office of Health Equity within the Depart	tment of Health
32	and Human Services, Division of Central Management and Support, is eliminat	ed.
33	<b>SECTION 9B.7.(b)</b> G.S. 143B-138.1(c)(6) is repealed.	
34		
35	EXPANSION OF LAPSED SALARY REPORT PROVIDED BY DHHS T	
36	LEGISLATIVE OVERSIGHT COMMITTEE ON HEALTH A	AND HUMAN
37	SERVICES	
38	<b>SECTION 9B.8.</b> G.S. 120-208.4(b) reads as rewritten:	
39 40	"(b) Beginning no later than November 1, 2012, and annually thereafter,	-
40 41	of Health and Human Services shall submit a report to the Joint Legislative Over on Health and Human Services and the Fiscal Research Division on the use of lap	-
41	by each Division within the Department. For each Division, the report shall inclu	•
42 43	information about the preceding State fiscal year:	de the following
43 44	(1) The total amount of lapsed salary funds.	
45	(1) The total amount of lapsed satary funds. (2) The number of full-time equivalent positions comprising the	he lansed salary
46	funds.	ne rupsed salary
47	(3) The Fund Code for each full-time equivalent position include	ed in the number
48	reported pursuant to subdivision (2) of this section.	
49	(4) The purposes for which the Department expended lapsed sala	ary funds.
50	(5) The amount of any lapsed salary funds expended by the Dep	
51	down by the original source of funds. For the purpose of this	

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original source of funds" means (i) the General Fund, (ii) fe other departmental receipts as defined in G.S. 143C-1-1, funds."	
TRANSITIONS TO COMMUNITY LIVING FUNDING/PRIORITY OF HOUSING SLOTS	DISTRIBUTION
	nartment of Health
••••	-
settlement agreement between the State and the United States Department of	
that the State will willingly meet the requirements of the Americans with Disab	oilities Act of 1990,
section 504 of the Rehabilitation Act of 1973, and the United States Supreme	
	1
	-
•	-
compliance with any requirement of the settlement agreement that has not b	
the court. This section shall not be construed to prohibit compliance with	
settlement agreement or any court orders associated with the settlement agree	ement.
PART IX-C. CHILD AND FAMILY WELL-BEING [RESERVED]	
DADT IV D. CHILI D. DEVELODMENT AND FADI V EDUCATION	
PART IX-D. CHILD DEVELOPMENT AND EARLY EDUCATION	
NC PRE-K PROGRAMS/STANDARDS FOR FOUR. AND FIVE	-STAR RATED
	d Human Services.
prekindergarten program (NC Pre-K). The NC Pre-K program shall serve of	children who are 4
years of age on or before August 31 of the program year. In determining eligi	•
	• •
• • •	
•	
	•
1	,
forces, or a reserve component of the Armed Forces who was injured or kille	•
active duty. Eligibility determinations for NC Pre-K participants may cont	•
education agencies and local North Carolina Partnership for Children, Inc., pa	artnerships.
Other than developmental disabilities or other chronic health issues	
not consider the health of a child as a factor in determining eligibility for part	icipation in the NC
Pre-K program.	
	original source of funds" means (i) the General Fund. (ii) fe other departmental receipts as defined in G.S. 143C-1-1, funds." <b>TRANSITIONS TO COMMUNITY LIVING FUNDING/PRIORITY OF HOUSING SLOTS</b> SECTION 9B.9. Of the funds appropriated in this act to the Deg and Human Services, the sum of twelve million one hundred ninety-two thot twenty-four dollars (\$12,192,124) shall be used to meet the requirements con- settlement agreement between the State and the United States Department of that the State will willingly meet the requirements of the Americans with Disat- section 504 of the Rehabilitation Act of 1973, and the United States Suprems Olmstead v. L.C., 527 U.S. 581 (1999) (the settlement agreement). In o investment of State funding on meeting the remaining unmet requirements agreement, the Department of Health and Human Services is directed to impl number of housing slots available through the North Carolina Supportive Hop program) established under Part 1 of Article 1B of Chapter 122C of the Effective when this act becomes law, the maximum number of slots ava program shall equal the number of individuals receiving, or approved to rece through the program on the date this act becomes law. In determining wheth available for an eligible individual, the Department of Health and Human 3 priority placement to individuals who require the housing slot in order for the compliance with any requirement of the settlement agreement that has not F the court. This section shall not be construed to prohibit compliance with settlement agreement or any court orders associated with the settlement agree <b>PART IX-C. CHILD AND FAMILY WELL-BEING [RESERVED]</b> <b>PART IX-D. CHILD DEVELOPMENT AND EARLY EDUCATION</b> <b>NC PRE-K PROGRAMS/STANDARDS FOR FOUR- AND FIVE FACLITIES</b> SECTION 9D.1(a) Eligibility. – The Department of Health and Division of Child Development and Early Education, shall continue prekindergarten program (NC Pre-K). The NC Pre-K program shall serve of years of age on or before August 31 of the program year. In determining

1	SECTION 9D.1.(a1) Staff-To-Child Ratio and Class Size. – The classroom shall not
2	exceed a maximum staff-to-child ratio of one to 10 with a maximum class size of 20 children,
3	with at least one teacher and one teacher assistant per classroom. A classroom of 10 children or
4	less shall have at least one teacher. The Child Care Commission shall adopt any rules and the
5	Division of Child Development and Early Education shall revise any rules or policies necessary
6	to implement the provisions of this subsection.
7	<b>SECTION 9D.1.(b)</b> Multiyear Contracts. – The Division of Child Development and
8	Early Education shall require the NC Pre-K contractor to issue multiyear contracts for licensed
9	private child care centers providing NC Pre-K classrooms.
10	<b>SECTION 9D.1.(c)</b> Building Standards. – Notwithstanding G.S. 110-91(4), private
11	child care facilities and public schools operating NC Pre-K classrooms shall meet the building
12	standards for preschool students as provided in G.S. 115C-521.1.
13	<b>SECTION 9D.1.(d)</b> Programmatic Standards. – Except as provided in subsection (c)
14	of this section, entities operating NC Pre-K classrooms shall adhere to all of the policies
15	prescribed by the Division of Child Development and Early Education regarding programmatic
16	standards and classroom requirements.
17	SECTION 9D.1.(e) NC Pre-K Committees. – Local NC Pre-K committees shall use
18	the standard decision-making process developed by the Division of Child Development and Early
19	Education in awarding NC Pre-K classroom slots and student selection.
20	<b>SECTION 9D.1.(f)</b> Reporting. – The Division of Child Development and Early
20	Education shall submit an annual report no later than March 15 of each year to the Joint
21	Legislative Oversight Committee on Health and Human Services, the Office of State Budget and
22	
	Management, and the Fiscal Research Division. The report shall include the following:
24	(1) The number of children participating in the NC Pre-K program by county.
25	(2) The number of children participating in the NC Pre-K program who have
26	never been served in other early education programs such as child care, public
27	or private preschool, Head Start, Early Head Start, or early intervention
28	programs.
29	(3) The expected NC Pre-K expenditures for the programs and the source of the
30	local contributions.
31	(4) The results of an annual evaluation of the NC Pre-K program.
32	<b>SECTION 9D.1.(g)</b> Audits. – The administration of the NC Pre-K program by local
33	partnerships shall be subject to the financial and compliance audits authorized under
34	G.S. 143B-168.14(b).
35	
36	NC PRE-K/REPORT ON REALLOCATION OF UNUSED SLOTS
37	<b>SECTION 9D.2.</b> The Department of Health and Human Services, Division of Child
38	Development and Early Education (Division), shall submit a report to the Joint Legislative
39	Oversight Committee on Health and Human Services and the Fiscal Research Division by March
40	1, 2026, on how unused slots are reallocated in the NC Prekindergarten (NC Pre-K) program.
41	The report shall include, at a minimum, the following:
42	(1) A description of the number of unused slots following the 2022-2023 program
43	year.
44	(2) Options for changes to the administration of the program that would allow
45	unused slots to be used by counties that have waiting lists of eligible children
46	and sufficient providers to use those slots that program year.
47	(3) Any other information the Division deems relevant to the issue of chronically
48	unused NC Pre-K slots.
49	
50	CHILD CARE SUBSIDY RATES

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l 2	adjusted annuall	y, for subsidized child	e maximum gross annual income d care services shall be determined	<b>-</b>
3	1	verty level as follows		
1	AGE		INCOME PERCEN	
; ;	0 - 5		200%	
	6 – 12		133%	
	The e	ligibility for any chil	d with special needs, including a ch	ild who is 13 years of
	age or older, sha	ll be two hundred per	cent (200%) of the federal poverty le	evel.
	SEC'	<b>FION 9D.3.(b)</b> The	fees for families who are required	to share in the cost of
	care are establis	hed based on ten per	cent (10%) of gross family income	e. Effective August 1,
	2026, the fees for	r families who are red	quired to share in the cost of care are	e established based on
	seven percent (	7%) of gross family	income. When care is received at	the blended rate, the
	<b>_</b> `		cent (83%) of the full-time copayn	
	1 .		ercent (75%) of the full-time copayn	1.
	-	• •	ents for the purchase of child care se	
		· · · •	ne following requirements:	
	(1)		d child care facilities operating pur	suant to G.S. 110-106
	(-)		care centers and homes that meet th	
			participating in the subsidized child	0
		-	ounty market rate or the rate they ch	
		-	ibited by subsection (f) of this section	• • • • • •
	(2)		centers and homes with two or more	
	(2)		rated license level for that age grou	
		subsection (g) of th		p unces promotica by
	(3)		be made for transportation services	charged by child care
	(3)	facilities.	be made for transportation services	charged by child care
	(A)		dized shild sore convises for postsoo	and any advantion shall
	(4)		dized child care services for postseco	
			aximum of 20 months of enrollme	
	(5)		a family's annual recertification peri-	
	(5)	-	f Health and Human Services shall	
		-	structure services, including, but no	t limited to, targeting
		benefits to employ		
			isions of payment rates for child care	1
		at least 50 children in	each age group for center-based and	d home-based care are
	as follows:			
	(1)		e in subdivision (2) of this subsection	
			ide or regional market rate for licen	sed child care centers
		and homes.		
	(2)		nstrated that the application of the	0
			inty with fewer than 50 children in ea	
		than the county m	arket rate and would inhibit the ab	ility of the county to
		purchase child care	for low-income children, then the co	ounty market rate may
		be applied.		
	SEC'	<b>FION 9D.3.(e)</b> A m	narket rate shall be calculated for c	hild care centers and
	homes at each r	ated license level for	each county and for each age group	up or age category of
			of fees charged to parents for each a	
		-	nild Development and Early Education	
			ate for each rated license level for ea	
		0	Division of Child Development and	<u> </u>
			mprove the quality of child care fo	•
	-	• •	subsidies are paid, to the extent pos	
		-	1 / F	<i>,</i>

the higher quality centers and homes only. The Division shall define higher quality, and subsidy funds shall not be paid for one- or two-star-rated facilities. For those counties with an inadequate number of four- and five-star-rated facilities, the Division shall continue a transition period that allows the facilities to continue to receive subsidy funds while the facilities work on the increased star ratings. The Division may allow exemptions in counties where there is an inadequate number of four- and five-star-rated facilities for non-star-rated programs, such as religious programs.

7 **SECTION 9D.3.(g)** Facilities licensed pursuant to Article 7 of Chapter 110 of the 8 General Statutes and facilities operated pursuant to G.S. 110-106 may participate in the program 9 that provides for the purchase of care in child care facilities for minor children of needy families. 10 Except as authorized by subsection (f) of this section, no separate licensing requirements shall be used to select facilities to participate. In addition, child care facilities shall be required to meet 11 12 any additional applicable requirements of federal law or regulations. Child care arrangements 13 exempt from State regulation pursuant to Article 7 of Chapter 110 of the General Statutes shall 14 meet the requirements established by other State law and by the Social Services Commission.

15 County departments of social services or other local contracting agencies shall not 16 use a provider's failure to comply with requirements in addition to those specified in this 17 subsection as a condition for reducing the provider's subsidized child care rate.

18 **SECTION 9D.3.(h)** Payment for subsidized child care services provided with 19 Temporary Assistance for Needy Families Block Grant funds shall comply with all regulations 20 and policies issued by the Division of Child Development and Early Education for the subsidized 21 child care program.

SECTION 9D.3.(i) Noncitizen families who reside in this State legally shall be eligible for child care subsidies if all other conditions of eligibility are met. Noncitizen families who reside in this State illegally shall be eligible for child care subsidies only if all other conditions of eligibility are met and the child for whom child care subsidy is sought is a citizen of the United States.

SECTION 9D.3.(j) The Department of Health and Human Services, Division of Child Development and Early Education, shall require all county departments of social services to include on any forms used to determine eligibility for child care subsidy whether the family waiting for subsidy is receiving assistance through the NC Pre-K Program or Head Start.

31 SECTION 9D.3.(k) Department of Defense-certified child care facilities licensed 32 pursuant to G.S. 110-106.2 may participate in the State-subsidized child care program that 33 provides for the purchase of care in child care facilities for minor children in needy families, 34 provided that funds allocated from the State-subsidized child care program to Department of 35 Defense-certified child care facilities shall supplement and not supplant funds allocated in 36 accordance with G.S. 143B-168.15(g). Payment rates and fees for military families who choose 37 Department of Defense-certified child care facilities and who are eligible to receive subsidized 38 child care shall be as set forth in this section.

39

## 40 CHILD CARE ALLOCATION FORMULA

SECTION 9D.4.(a) The Department of Health and Human Services, Division of 41 42 Child Development and Early Education (Division), shall allocate child care subsidy voucher 43 funds to pay the costs of necessary child care for minor children of needy families. The 44 mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation 45 under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy 46 allocation. The Department of Health and Human Services shall use the following method when 47 allocating federal and State child care funds, not including the aggregate mandatory thirty percent 48 (30%) North Carolina Partnership for Children, Inc., subsidy allocation:

- 49
- 50

(1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than

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1 2		the applicable federal poverty level percentage set for this act.	th in Section 9D.3(a) of
$\frac{2}{3}$	(2)	The Division may withhold up to two percent (2%)	of available funds from
4	(2)	the allocation formula for (i) preventing termination	
5		the fiscal year and (ii) repayment of any federal fund	
6		as overpayments, including overpayments due to fra	-
7		allocate to counties any funds withheld before the end	
8		the Division determines the funds are not needed for	
9		in this subdivision. The Division shall submit a report	
10		Oversight Committee on Health and Human Services	Ũ
11		Division, which report shall include each of the follow	
12		a. The amount of funds used for preventing term	-
13		the repayment of any federal funds.	
14		b. The date the remaining funds were distributed	to counties.
15		c. As a result of funds withheld under this sub-	
16		have been distributed, any counties that did	not receive at least the
17		amount the counties received the previous y	rear and the amount by
18		which funds were decreased.	
19		The Division shall submit a report in each year of	of the 2025-2027 fiscal
20		biennium 30 days after the funds withheld pursuant	to this subdivision are
21		distributed but no later than April 1 of each respective	-
22	(3)	The Division shall set aside four percent (4%) of child	-
23		for vulnerable populations, which include a child iden	
24		needs and a child whose application for assistance inc	
25		the child's family is experiencing homelessness or i	
26		situation. A child identified by this subdivision sha	
27		receiving services until such time as set-aside allo	ocations for vulnerable
28	<b>SEC</b>	populations are exhausted.	1.1
29 30		<b>TION 9D.4.(b)</b> The Division may reallocate unused chi	-
30 31		meet the child care needs of low-income families. An on the expenditures of all child care subsidy voucher for	
32	1	ship for Children, Inc., funds within a county. Countie	0, 0
33		funds allocated to the counties. A county with a spend	
33 34		(100%) shall submit a plan to the Division for managing	-
35	-	any reallocated funds.	g the county's anocation
36	0	<b>TION 9D.4.(c)</b> When implementing the formula under	er subsection (a) of this
37		sion shall include the market rate increase in the form	
38		eases outside of the formula process. Additionally, the	1
39	following:		
40	(1)	Deem a county's initial allocation as the county's exp	enditure in the previous
41	( )	fiscal year or a prorated share of the county's previous	
42		if sufficient funds are not available.	<b>J</b> 1
43	(2)	Effective immediately following the next new decem	nial census data release,
44		implement (i) one-third of the change in a county's	
45		following the data release, (ii) an additional one-th	
46		county's allocation beginning two years after the ir	
47		subdivision, and (iii) the final one-third change in	
48		beginning the following two years thereafter.	-
49			
50	SMART STAR	<b>FINITIATIVES</b>	

SECTION 9D.5.(a) Policies. - The North Carolina Partnership for Children, Inc., 1 2 and its Board shall ensure policies focus on the North Carolina Partnership for Children, Inc.'s, 3 mission of improving child care quality in North Carolina for children from birth to 5 years of 4 age. North Carolina Partnership for Children, Inc., funded activities shall include assisting child 5 care facilities with (i) improving quality, including helping one-, two-, and three-star-rated facilities increase their star ratings, and (ii) implementing prekindergarten programs. State 6 7 funding for local partnerships shall also be used for evidence-based or evidence-informed 8 programs for children from birth to 5 years of age that do the following: Increase children's literacy. (1)

- 9 10
- (2) Increase the parents' ability to raise healthy, successful children.
- 11

(3) Improve children's health.

12

(4) Assist four- and five-star-rated facilities in improving and maintaining quality.

13 SECTION 9D.5.(b) Administration. – Administrative costs shall be equivalent to, 14 on an average statewide basis for all local partnerships, not more than ten percent (10%) of the 15 total statewide allocation to all local partnerships. For purposes of this subsection, administrative costs shall include costs associated with partnership oversight, business and financial 16 17 management, general accounting, human resources, budgeting, purchasing, contracting, and 18 information systems management. The North Carolina Partnership for Children, Inc., shall 19 continue using a single statewide contract management system that incorporates features of the 20 required standard fiscal accountability plan described in G.S. 143B-168.12(a)(4). All local 21 partnerships are required to participate in the contract management system and, directed by the 22 North Carolina Partnership for Children, Inc., to collaborate, to the fullest extent possible, with 23 other local partnerships to increase efficiency and effectiveness.

24 **SECTION 9D.5.(c)** Salaries. – The salary schedule developed and implemented by 25 the North Carolina Partnership for Children, Inc., shall set the maximum amount of State funds 26 that may be used for the salary of the Executive Director of the North Carolina Partnership for 27 Children, Inc., and the directors of the local partnerships. The North Carolina Partnership for 28 Children, Inc., shall base the schedule on the following criteria:

- The population of the area serviced by a local partnership. (1)
- 29 30

(2)The amount of State funds administered.

The amount of total funds administered.

- 31
- 32 33

(3)

- The professional experience of the individual to be compensated. (4) Any other relevant factors pertaining to salary, as determined by the North (5)
  - Carolina Partnership for Children, Inc.

34 35 The salary schedule shall be used only to determine the maximum amount of State 36 funds that may be used for compensation. Nothing in this subsection shall be construed to prohibit 37 a local partnership from using non-State funds to supplement an individual's salary in excess of 38 the amount set by the salary schedule established under this subsection.

39 SECTION 9D.5.(d) Match Requirements. – The North Carolina Partnership for 40 Children, Inc., and all local partnerships shall, in the aggregate, be required to apply the match percentages specified in this section to the total amount budgeted for the program in each fiscal 41 42 year of the 2025-2027 biennium. Of the funds that the North Carolina Partnership for Children, 43 Inc., and the local partnerships are required to match, contributions of cash shall be equal to at least thirteen percent (13%) and in-kind donated resources shall be equal to no more than six 44 45 percent (6%) for a total match requirement of nineteen percent (19%) for each year of the 46 2025-2027 fiscal biennium. The North Carolina Partnership for Children, Inc., may carry forward 47 any amount in excess of the required match for a fiscal year in order to meet the match 48 requirement of the succeeding fiscal year. Only in-kind contributions that are quantifiable shall 49 be applied to the in-kind match requirement. Volunteer services may be treated as an in-kind 50 contribution for the purpose of the match requirement of this subsection. Volunteer services that qualify as professional services shall be valued at the fair market value of those services. All 51

1	other volunteer s	service hours shall be valued at the statewide average wage rate as calculated
2	from data compil	led by the Division of Employment Security of the Department of Commerce in
3	the Employment	and Wages in North Carolina Annual Report for the most recent period for
4	- ·	vailable. Expenses, including both those paid by cash and in-kind contributions,
5		participating non-State entities contracting with the North Carolina Partnership
6		, or the local partnerships also may be considered resources available to meet
0 7		ate match. In order to qualify to meet the required private match, the expenses
		are match. In order to quality to meet the required private match, the expenses
8	shall:	
9	(1)	Be verifiable from the contractor's records.
10	(2)	If in-kind, other than volunteer services, be quantifiable in accordance with
11		generally accepted accounting principles for nonprofit organizations.
12	(3)	Not include expenses funded by State funds.
13	(4)	Be supplemental to and not supplant preexisting resources for related program
14		activities.
15	(5)	Be incurred as a direct result of the Early Childhood Initiatives Program and
16		be necessary and reasonable for the proper and efficient accomplishment of
17		the Program's objectives.
18	(6)	Be otherwise allowable under federal or State law.
19	(7)	Be required and described in the contractual agreements approved by the
20		North Carolina Partnership for Children, Inc., or the local partnership.
21	(8)	Be reported to the North Carolina Partnership for Children, Inc., or the local
22		partnership by the contractor in the same manner as reimbursable expenses.
23	Failu	re to obtain a nineteen-percent (19%) match by June 30 of each year of the
24		biennium shall result in a dollar-for-dollar reduction in the appropriation for the
25		bsequent fiscal year. The North Carolina Partnership for Children, Inc., shall be
26	-	ompiling information on the private cash and in-kind contributions into a report,
27		its annual report as required under G.S. 143B-168.12(d), in a format that allows
28		The Department of Revenue. The North Carolina Partnership for Children, Inc.,
29	•	copy of the annual report to the Department of Health and Human Services,
30		d Development and Early Education. The same match requirements shall apply
31		funds appropriated by the General Assembly.
32	• 1	<b>FION 9D.5.(e)</b> Bidding. – The North Carolina Partnership for Children, Inc.,
33		
		thereships shall use competitive bidding practices in contracting for goods and
34		ract amounts as follows:
35	(1)	For amounts of five thousand dollars (\$5,000) or less, the procedures specified
36		by a written policy as developed by the Board of Directors of the North
37		Carolina Partnership for Children, Inc.
38	(2)	For amounts greater than five thousand dollars (\$5,000) but less than fifteen
39		thousand dollars (\$15,000), three written quotes.
40	(3)	For amounts of fifteen thousand dollars (\$15,000) or more but less than forty
41		thousand dollars (\$40,000), a request for proposal process.
42	(4)	For amounts of forty thousand dollars (\$40,000) or more, a request for
43		proposal process and advertising in a major newspaper.
44		<b>FION 9D.5.(f)</b> Allocations. – The North Carolina Partnership for Children, Inc.,
45	shall not reduce	the allocation for counties with less than 35,000 in population below the
46	2012-2013 fundi	ng level.
47		<b>FION 9D.5.(g)</b> Performance-Based Evaluation. – The Department of Health
48	and Human Serv	ices shall continue to implement the performance-based evaluation system.
49	SEC	<b>FION 9D.5.(h)</b> Expenditure Restrictions. – Except as provided in subsection (i)
50		e Department of Health and Human Services and the North Carolina Partnership
51	for Children, Inc	., shall ensure that the allocation of funds for Early Childhood Education and

<ul> <li>Development Initiatives for the 2025-2027 fiscal biennium shall be administered and distributed n the following manner: <ul> <li>(1) Capital expenditures are prohibited for the 2025-2027 fiscal biennium. For the purposes of this section, "capital expenditures" means expenditures for capital improvements as defined in G.S. 143C-1-1(d)(5).</li> <li>(2) Expenditures of State funds for advertising and promotional activities are prohibited for the 2025-2027 fiscal biennium.</li> <li>For the 2025-2027 fiscal biennium, local partnerships shall not spend any State funds on marketing campaigns, advertising, or any associated materials. Local partnerships may spend any private funds the local partnerships receive on those activities.</li> <li>SECTION 9D.5.(i) Notwithstanding subsection (h) of this section, the North Carolina Partnership for Children, Inc., and local partnerships may use up to one percent (1%) of State funds for fundraising activities. The North Carolina Partnership for Children, Inc., shall nclude in its annual report required under G.S. 143B-168.12(d) a report on the use of State funds for fundraising.</li> </ul> </li> </ul>
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For fundraising. The report shall include the following: (1) The amount of funds expended on fundraising.
(1) The amount of funds expended on fundraising.
(2) Any return on fundraising investments.
<ul><li>(3) Any other information deemed relevant.</li></ul>
SMART START LITERACY INITIATIVE/DOLLY PARTON'S IMAGINATION
LIBRARY
SECTION 9D.6.(a) A portion of the funds allocated in this act to the North Carolina
Partnership for Children, Inc., from the Department of Health and Human Services, shall
continue to be used to increase access to Dolly Parton's Imagination Library, an early literacy
program that mails age-appropriate books on a monthly basis to children registered for the
program.
<b>SECTION 9D.6.(b)</b> The North Carolina Partnership for Children, Inc., may use up
to one percent (1%) of the funds for statewide program management and up to one percent (1%)
of the funds for program evaluation. Funds allocated under this section shall not be subject to
administrative costs requirements under Section 9D.5(b) of this act, nor shall these funds be
subject to the child care services funding requirements under G.S. 143B-168.15(b), child care
subsidy expansion requirements under G.S. 143B-168.15(g), or the match requirements under
Section 9D.5(d) of this act.
<b>SECTION 9D.6.(c)</b> The North Carolina Partnership for Children, Inc., shall submit
a report based on its evaluation of the program pursuant to subsection (b) of this section by December 1 of each even-numbered year to the Joint Legislative Oversight Committee on Health
and Human Services and the Fiscal Research Division. The report shall include, at a minimum,
each of the following:
(1) How the program impacts a child's reading skills and literacy development.
(1) The program's overall success regarding participation rates, book distribution,
and community involvement.
(3) An analysis of the program's long-term sustainability, including any
recommendations for program improvement.
INCREASE CHILD CARE SUBSIDY REIMBURSEMENT RATES
SECTION 9D.7. Beginning October 1, 2025, the Department of Health and Human
Services, Division of Child Development and Early Education, shall increase the child care
subsidy market rates to the seventy-fifth percentile as recommended by the 2023 Child Care
Market Rate Study for children in three-, four-, and five-star-rated child care centers and homes.

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1	EXEMPT CER	TAIN	DEPARTMENT OF DEFENSE FAMILY	CHILD CARE HOMES
2	FROM CHI	LD CA	<b>ARE LICENSURE</b>	
3	SEC	<b>FION</b>	<b>9D.8.</b> Article 7 of Chapter 110 of the Gene	eral Statutes is amended by
4	adding a new sec	ction to	read:	
5	" <u>§ 110-106.3.</u> E	xempt	on for certain Department of Defense fan	<u>ily child care homes from</u>
6			<u>censure requirements.</u>	
7			ns of this Article shall not apply to a family of	
8			utside of the boundaries of a military installa	
9			ssued by the United States Department of De	
10			rovide child care and has completed backgro	
11	-		20351 and 32 C.F.R. Part 86 and received	
12			This exemption applies to DOD family	-
13			children eligible for care under the DOD Inst	
14			ild care home seeking to operate pursuant t	
15	_		The individual at each military installation	
16			shall be responsible for registering the famil	• • • •
17			the Department. The Department shall estab	
18			section and the registry shall be used for the	• · · ·
19	<u>(1)</u>		ring the DOD family child care home is ful	
20			rements to operate the family child care hom	
21	<u>(2)</u>		fying that the following State safety provision	
22		<u>unit</u> i	n which the DOD family child care home is	
23		<u>a.</u>	Rooms and areas within a family child c	
24			receive care are located on the same level	-
25		<u>b.</u>	Rooms and areas within a family child c	
26			receive care are located on the same level v	
27			of 40 feet travel distance to, at least one 2	-
28		<u>c.</u>	The family child care home has and	•
29			Evacuation, and Lockdown Plan complia	int with Section 404 of the
30		1	North Carolina Fire Code.	•••••••••••••••••••••••••••••••••••••••
31		<u>d.</u>	The family child care home has carbon me	
32			systems compliant with Section R31:	of the North Carolina
33			Residential Code.	
34 25		<u>e.</u>	The family child care home has smoke ala	-
35	(2)	D	51 R314 of the North Carolina Residentia	
36	<u>(3)</u>		iving confirmation from the person operating	
37			e that the family child care home is with	in the same dwelling unit
38 39	(A)		pied by the operator.	Id some home and directed to
39 40	<u>(4)</u>		irming inquiries regarding a DOD family chi ppropriate regulatory authority having ove	
40 41			es for the respective military installation.	Isight of family child care
41	(c) A DO		ily child care home that meets the requirem	ants of this section shall be
42 43			equirements of this Article and shall not be s	
44	exempt from an		Aquitements of this Article and shall not be s	<u>doject to neensure.</u>
45	CHILD CARE	RECU	LATORY REFORMS	
46			<b>9D.9.(a)</b> The General Assembly recognized	vizes the need to balance
47			ealth, safety, and welfare standards for	
48	-		system used for informational purposes, with	

well-established rating system used for informational purposes, with the need to move toward 48 maximizing State funds for child care and increasing the supply of child care from State-funded 49 sources. The General Assembly further recognizes the importance of weighing the need to 50 decrease the cost of child care through deregulatory actions and at the same time maintain child 51

care subsidy reimbursement rates. The purpose of this provision, in part, is to encourage the 1 2 business community to partner with the State in achieving this goal. 3 **SECTION 9D.9.(b)** To that end, by May 1, 2026, the Department of Health and Human Services, Division of Child Development and Early Education (Division), shall develop 4 5 a proposed plan to separate the quality rating improvement system (QRIS) from the requirements 6 and payments for participation in the State-subsidized child care program using the market rate 7 study required by subsection (c) of this section and make recommendations on implementation 8 of the plan while meeting the federal Child Care and Development Fund requirements. The 9 Division shall submit the proposed plan to the chairs of the House and Senate Appropriations 10 Committees, the chairs of the House and Senate Appropriations Committees on Health and Human Services, the Joint Legislative Oversight Committee on Health and Human Services, and 11 12 the Fiscal Research Division by May 1, 2026. The current plan will stay in full force and effect 13 until such time as the General Assembly first approves and adopts the proposed plan and any 14 amendments to that plan and then the federal government approves the proposed plan and any 15 amendments. 16 **SECTION 9D.9.(c)** The Division shall complete a new market rate study by May 1, 17 2026. This market rate study shall be made available to the public by May 1, 2026. The Division 18 shall ensure that the market rate study includes potential rates that are not segmented by 19 star-rating and new market rates for the QRIS system. The Division shall not implement new 20 reimbursement rates unless approved by the federal Administration of Children and Families and 21 authorized to do so by the General Assembly. 22 SECTION 9D.9.(d) Nothing in subsections (a) through (c) of this section shall be 23 construed as impacting the star-rating requirements for the NC Prekindergarten (NC Pre-K) 24 program. 25 SECTION 9D.9.(e) G.S. 110-86(5a) reads as rewritten: 26 "(5a) Lead teacher. – An individual who is responsible for planning and 27 implementing the daily program of activities for a group no more than two 28 groups of children in a child care facility." 29 SECTION 9D.9.(f) G.S. 110-91 reads as rewritten: 30 "§ 110-91. Mandatory standards for a license. 31 All child care facilities shall comply with all State laws and federal laws and local ordinances 32 that pertain to child health, safety, and welfare. Except as otherwise provided in this Article, the 33 standards in this section shall be complied with by all child care facilities. However, none 34 Notwithstanding any provision of law or rule to the contrary, any building and grounds which 35 are currently approved for school occupancy and which house a public or private elementary or 36 middle school shall be deemed to have met the space and equipment, sanitation, fire, and building 37 code requirements for a licensed child care facility when the building and grounds are serving the same, or a subset of the same, school-age children in an out-of-school child care program. 38 39 None of the standards in this section apply to the school-age children of the operator of a child 40 care facility but do apply to the preschool-age children of the operator. Children 13 years of age or older may receive child care on a voluntary basis provided all applicable required standards 41 42 are met. The standards in this section, along with any other applicable State laws and federal laws 43 or local ordinances, shall be the required standards for the issuance of a license by the Secretary 44 under the policies and procedures of the Commission except that the Commission may, in its 45 discretion, adopt less stringent standards for the licensing of facilities which provide care on a 46 temporary, part-time, drop-in, seasonal, after-school or other than a full-time basis. 47 48 (6)Space and Equipment Requirements. – There shall be no less than 25 square 49 feet of indoor space for each child for which a child care center is licensed, exclusive of closets, passageways, kitchens, and bathrooms, and this floor

50 51

space shall provide during rest periods 200 cubic feet of airspace per child for

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which the center is licensed. There shall be adequate outdoor play area for
each child under rules adopted by the Commission which shall be related to
the size of center and the availability and location of outside land area. In no
event shall the minimum required exceed 75 square feet per child. The outdoor
area shall be protected to assure the safety of the children receiving child care
by an adequate fence or other protection. A center operated in a public school
shall be deemed to have adequate fencing protection. A center operating
exclusively during the evening and early morning hours, between 6:00 P.M.
and 6:00 A.M., need not meet the outdoor play area requirements mandated
by this subdivision.
Each child care facility shall provide indoor area equipment and
furnishings that are child size, sturdy, safe, and in good repair. Each child care
facility that provides outdoor area equipment and furnishings shall provide
outdoor area equipment and furnishings that are child size, sturdy, free of
hazards that pose a threat of serious injury to children while engaged in normal
play activities, and in good repair. The Commission shall adopt standards to
establish minimum requirements for equipment appropriate for the size of
child care facility. Space shall be available for proper storage of beds, cribs,
mats, cots, sleeping garments, and linens as well as designated space for each
child's personal belongings.
The Division of Child Development of the Department of Health and
Human Services shall establish and implement a policy that defines any
building which is currently approved for school occupancy and which houses
a public or private elementary or middle school to include the playgrounds
and athletic fields as part of the school building when that building is used to
serve school-age children in after school- <u>out-of-school</u> child care programs.
Playgrounds and athletic fields referenced in this section that do not meet
licensure standards promulgated by the North Carolina Child Care
Commission shall be noted on the program's licensure and rating information.
<b>SECTION 9D.9.(g)</b> The Child Care Commission shall adopt or amend any rules to
ensure uniformity and consistency in application of the exemptions for school-age children in out-of-school child care programs as provided in subsections (e) and (f) of this section.
<b>SECTION 9D.9.(h)</b> G.S. 110-91(7)a. reads as rewritten:
"a. The Commission shall adopt rules for child care centers regarding
staff-child ratios, group sizes and multi-age groupings other than for
infants and toddlers, provided that these rules shall be no less stringent
than those currently required for staff-child ratios as enacted in Section
156(e) of Chapter 757 of the 1985 Session Laws. Each lead teacher
shall support no more than two groups.
1. Except as otherwise provided in this subdivision, the
staff-child ratios and group sizes for infants and toddlers in
child care centers shall be no more than as follows:
child care centers shall be no more than as follows:AgeRatio Staff/ChildrenGroup Size
child care centers shall be no more than as follows:AgeRatio Staff/ChildrenGroup Size0 to 12 months1/5 $\frac{1015}{10}$
child care centers shall be no more than as follows:AgeRatio Staff/ChildrenGroup Size0 to 12 months1/5101512 to 24 months1/61218
child care centers shall be no more than as follows:AgeRatio Staff/ChildrenGroup Size0 to 12 months1/5101512 to 24 months1/612182 to 3 years1/1020.
child care centers shall be no more than as follows:AgeRatio Staff/ChildrenGroup Size0 to 12 months1/5101512 to 24 months1/61218

2   3 <u>1a.</u> ] 4 <u>1</u>	ages of children and shall provide separate supervisory bersonnel and separate identifiable space for each group. <u>f a child care center is operating under voluntary enhanced</u> <u>equirements, the maximum group size for toddlers aged 2 to</u> <u>8 years may be increased from 18 to 20 children when the child</u> <u>care center maintains a 1/9 staff-child ratio.</u>
	f a child care center is operating under the highest voluntary
	enhanced requirements, the child care center may use the
) <u>1</u>	ollowing maximum group sizes for infants and toddlers when he child care center maintains staff-child ratios as provided
	nerein:
<u>Age</u>	Ratio Staff/Children Group Size
<u>0 to 12 months</u>	$\frac{\frac{1/4}{1/5}}{\frac{1/8}{20}}$
<u>12 to 24 month</u>	$\frac{1/5}{1}$ $\frac{15}{10}$
2  to  3  years	<u>1/8</u> <u>20.</u>
	C 110 01(2)
	S. 110-91(8) reads as rewritten:
	or Staff. – <u>Qualifications for child care staff are as follows:</u> 1 care center administrators shall be at least 21 years of age.
—	d care center administrators shall have the North Carolina
	Childhood Administration Credential or its equivalent as
	ned by the Department. All child care administrators
	ing administrative duties as of the date this act becomes law
1	d care administrators who assume administrative duties at any
	er this act becomes law and until September 1, 1998, shall
	he required credential by September 1, 2000. Child care
	trators who assume administrative duties after September 1,
	all begin working toward the completion of the North Carolina
	nildhood Administration Credential or its equivalent within six
•	after assuming administrative duties and shall complete the
credenti	al or its equivalent within two years after beginning work to
complet	e the credential. Each child care center shall be under the
direction	n or supervision of a person meeting these requirements. All
	inted toward meeting the required staff-child ratio shall be a
	years of age, provided that persons younger than 18 years of
<b>-</b>	k under the direct supervision of a credentialed staff persor
	t least 21 years of age.
	teachers in a child care center shall have at least a North
	Early Childhood Credential or its equivalent as determined
	Department. Lead teachers shall <u>either (i)</u> be enrolled in the
	Carolina Early Childhood Credential coursework or its
-	nt as determined by the Department within six months after
	g employed as a lead teacher or within six months after this
	mes law, whichever is later, and shall complete the credential
-	uivalent within 18 months after enrollment.enrollment or (ii)
	ninimum of five years of documented experience teaching in a abild earn facility in this State which shall be documented
	child care facility in this State which shall be deemed
	ent to the North Carolina Early Childhood Credential.
<u>c.</u> <u>Only ad</u>	ministrators and lead teachers in licensed child care centers are
required	to have a North Carolina Early Childhood Credential or its

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1 2		the standards established by the Commission for th not include a North Carolina Early Childhood	-
3	1	equivalent as determined by the Department.	1.11 .1
3 4 5	<u>d.</u>	For child care centers licensed to care for 200 or	
5 6		Department, in collaboration with the North Ca Early Childhood Professional Development, shall	
0 7		to recognize the levels of education achieved by	-
8		administrators and teachers who perform admin	
9		The Department shall use these categories to es	
10		staffing based on the size of the center and t	
11		responsibilities.	
12	<u>e.</u>	Effective January 1, 1998, an operator of a license	ed family child care
13		home shall be at least 21 years old and have a high	n school diploma or
14		its equivalent. Operators of a family child care hor	ne licensed prior to
15		January 1, 1998, shall be at least 18 years of age a	
16		is defined as understanding licensing requirement	-
17		ability to communicate with the family and r	• •
18		personnel. Any operator of a licensed family child	care home shall be
19 20	£	the person on-site providing child care.	tabliab annuaniata
20 21	<u>f.</u>	The Commission shall adopt standards to est qualifications for all staff in child care centers. Th	
21		reflect training, experience, education and creden	
22		appropriate for the size center and the level	-
24		responsibilities. It is the intent of this provision to	
25		children in child care are cared for by qualified	-
26		G.S. 110-106, no requirements may interfere with	
27		doctrine of any established religious organi	-
28		qualification requirements of this subdivision	do not apply to
29		religious-sponsored child care facilities pursuant to	
30		<b>D.9.(j)</b> Caregivers for children aged 0 to 24 mon	
31		Development Block Grant health and safety stand	
32	1	the following North Carolina Child Care Commissio	
33 34		NCAC 09 .0511 – "Daily Routines for Children U	nder I wo Years of
34 35	(2) Age.'	NCAC 09 .1801 – "Supervision in Child Care Center	··· "
35 36		NCAC 09 .1802 – "Staff/Child Interactions."	.5.
37	. ,	of children aged 0-24 months, child care center oper	ators shall have the
38		a lead teacher or a caregiver meeting the standar	
39	subsection.		
40	SECTION 9	<b>9D.9.(k)</b> Section 8 of S.L. 2024-34 is amended	by adding a new
41	subsection to read:		
42	" <u>SECTION 8.(a1)</u> 1	n modifying the quality rating improvement system (	QRIS), the Division
43		and Early Education shall ensure a North Carolin	
44		years of work experience in a licensed child care fac	•
45		when that credential is earned through other pathwa	ays for purposes of
46 47	awarding a star-rating."	DO(1) The Weilrest Venth Decement Onelit	(" <b>WT</b> -1
47 18		<b>DD.9.</b> ( <i>l</i> ) The Weikart Youth Program Quality Ass	
48 49	<b>—</b>	d as an assessment tool for evaluating out-of-school of ating. The Department of Health and Human Service	
49 50	5	Education, shall complete the necessary crosswall	
50	Development and Larry	Loweation, shan complete the necessary crosswall	

	· · ·
1	Weikart Program and have it available for applicants to use not later than one year after the date
2	this section becomes law.
3	<b>SECTION 9D.9.(m)</b> Notwithstanding any other provision of law, rule, or regulation,
4	the Department of Health and Human Services, Division of Child Development and Early
5	Education (Division), shall, for courses offered by a community college in the North Carolina
6	Community Colleges System (NCCCS), assign credit for continuing education courses on the
7	same basis as curriculum courses designated by NCCCS as equivalent to the continuing
8	education courses for the purpose of providing any credential offered by the Division.
9	<b>SECTION 9D.9.(n)</b> The Division of Child Development and Early Education shall:
10	(1) Not later than December 1, 2025, and in consultation with the North Carolina
11	Community Colleges System, create a North Carolina School
12	Age/Out-of-School Care Credential that aligns with a new curriculum course
13	and continuing education course entitled "Introduction to School Age Care
14	and Education."
15	(2) Award the North Carolina Early Childhood Administration Credential or the
16	North Carolina Family Child Care Credential to individuals who have
17	successfully completed continuing education courses that are equivalent to
18	child care curriculum courses, as determined by the Community Colleges
19	System. The Community Colleges System shall ensure that the continuing
20	education courses are comparable to the corresponding curriculum courses in
21	course descriptions, competencies, and hour requirements and shall state the
22	credential that is to be awarded for each continuing education course.
23	SECTION 9D.9.(o) The Commissioner of the Department of Insurance shall
24	establish a workgroup to examine the potential for developing group liability insurance plan
25	opportunities for all child care providers. The workgroup shall consist of representatives from all
26	of the following:
27	(1) The Department of Insurance.
28	(2) The insurance industry.
29	(3) The child care industry, including foster family homes and out-of-school
30	providers.
31	(4) The Department of Health and Human Services, Division of Child
32	Development and Early Education.
33	(5) The American Tort Reform Association.
34	The workgroup shall develop findings and recommendations related to at least the
35	following:
36	(1) Potential methods for creating group liability insurance plan opportunities for
37	all child care providers.
38	(2) Reforms that could reduce group liability insurance plan premiums.
39	(3) Tort reforms that could reduce the liability damages of child care providers.
40	By January 1, 2026, the Department of Insurance shall report the findings and
41	recommendations of the workgroup to the Joint Legislative Oversight Committee on Health and
42	Human Services, the Joint Legislative Oversight Committee on General Government, and the
43	Fiscal Research Division.
44	<b>SECTION 9D.9.(p)</b> The Child Care Commission shall adopt or amend any rules to
45	ensure uniformity and consistency in application of the provisions of this section.
46	<b>SECTION 9D.9.(q)</b> This section is effective when it becomes law.
47	
48	FUNDS TO EXPAND MENTAL AND BEHAVIORAL HEALTH SERVICES FOR
49	CHILDREN, FAMILIES, AND STAFF IN CHILD CARE SETTINGS
50	<b>SECTION 9D.10.(a)</b> Of the funds appropriated in this act to the Department of
51	Health and Human Services, Division of Child Development and Early Education, the sum of

seven million five hundred thousand dollars (\$7,500,000) in nonrecurring funds for the 1 2 2025-2026 fiscal year shall be allocated to the North Carolina Partnership for Children, Inc. 3 (NCPC), to expand mental and behavioral health services for children, families, and staff in child 4 care facility settings and out-of-school programs. The NCPC shall spend the funds provided in 5 this section in the following budget codes: PSC 5415 Health Care Access and Support, PSC 5505 Parent Education, PSC 3125 Quality Child Care, and PSC 5509 Parents as Teachers. The NCPC 6 7 shall distribute these funds to local partnerships, as determined by the NCPC. These funds shall 8 supplement and not supplant existing Smart Start partnership behavioral health spending. Funds 9 provided in this subsection shall not revert at the end of the 2025-2026 fiscal year but shall remain 10 available for costs associated with mental and behavioral health initiatives described in this subsection until expended. 11 12 **SECTION 9D.10.(b)** The NCPC shall submit a progress report on the mental and 13 behavioral health initiatives described in subsection (a) of this section to the Joint Legislative 14 Oversight Committee on Health and Human Services, the Secretary of the Department of Health and Human Services, and the Fiscal Research Division by March 15, 2026, and a final report by 15 November 15, 2027. The progress report and final report shall include all of the following: 16 17 The name of each local partnership that received funds. (1)18 (2)The number of children served by each local partnership. 19 The types of mental and behavioral health services provided by each local (3) 20 partnership. 21 (4) Recommendations for continuing and/or expanding mental and behavioral 22 health initiatives for children, families, and staff in child care facility settings. 23 **SECTION 9D.10.(c)** Additional funds allocated in this section to the NCPC from 24 the Division of Child Development and Early Education for the 2025-2026 fiscal year are not 25 subject to the administrative cost requirements under Section 9D.5(b) of S.L. 2023-134, child 26 care services funding requirements under G.S. 143B-168.15(b), child care subsidy expansion 27 requirements under G.S. 143B-168.15(g), or match requirements under Section 9D.5(d) of S.L. 28 2023-134. 29 **SECTION 9D.10.(d)** G.S. 143B-168.15(h) reads as rewritten: 30 "(h) The North Carolina Partnership for Children, Inc., Special Fund is hereby established as an interest-bearing, nonreverting special fund in the Department of Health and Human 31 32 Services. Funds appropriated from the General Fund to the Department for Smart Start and the 33 North Carolina Partnership for Children, Inc. (NCPC), shall be deposited in the Fund and shall 34 be used by the NCPC and local partnerships exclusively for the purposes authorized in this 35 section, unless otherwise expressly provided by law. State funds allocated to local partnerships 36 that are unexpended at the end of a fiscal year shall not revert but shall remain available to the 37 North Carolina Partnership for Children, Inc., to reallocate to local partnerships. Notwithstanding G.S. 147-86.11 or any other provision of law to the contrary, the NCPC shall be allowed to hold 38 39 cash in excess of incurred expenditures at the end of each fiscal year up to five million dollars 40 (\$5,000,000). Not later than August 1 of each year, the NCPC shall provide to the Department of Health and Human Services, Division of Child Development and Early Education, a financial 41 42 status report for the preceding fiscal year that includes all actual expenditures and remaining cash 43 on hand." 44 45 CHILD CARE WORKFORCE PILOT PROGRAM 46 SECTION 9D.11.(a) Of the funds appropriated in this act to the Department of 47 Health and Human Services, Division of Child Development and Early Education, the sum of 48 one million four hundred seventy-six thousand dollars (\$1,476,000) in nonrecurring funds for the

49 2025-2026 fiscal year shall be allocated to the North Carolina Partnership for Children, Inc., to

50 provide the State match for implementing the pilot program described in this section as follows:

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1		l seventy-two thousand dollars (\$972,000) for the
2		the State portion of tuition costs.
3		four thousand dollars (\$504,000) for the 2025-2026
4		ds provided with State funds in accordance with
5	subsection (f) of this section	
6		escribed in subsection (a) of this section shall be
7		os selected to participate in the pilot program. Local
8	1 I I	of a twenty-five percent (25%) local match as a
9	<b>č</b>	spended and unencumbered funds at the end of the
10	• •	his section shall not revert to the General Fund but
11		with this section. Funds provided under this section
12	shall not be used for administrative costs.	ath Caroline Destaurship for Children Inc. in
13		orth Carolina Partnership for Children, Inc., in
14 15		munity Colleges System Office, shall develop and
15 16		bands the child care workforce academies currently es. The pilot program shall establish child care
10 17	· ·	gned to provide free, comprehensive training and
17		or education in child care, who are interested in
19	pursuing a career in child care.	of education in child care, who are interested in
20		nerships in the following counties shall participate
20		ection: Johnston and Wayne. The North Carolina
22		ollaboration with the Community Colleges System
23	1	erships to participate in the pilot program from the
24	1	vide NCPC network, which regions are the West,
25	Mid-West, Mid-East, and East.	
26		unity Colleges System Office and local community
27		ates of the child care workforce academies meet all
28		orth Carolina Early Childhood Credential as lead
29	teachers in child care in this State.	5
30	SECTION 9D.11.(f) Each child	l care workforce academy (academy) shall seek to
31	enroll no less than 10 students, with a goal o	f enrolling 15 students in each course. The academy
32	-	ver a two- to three-week period. A participating
33	community college shall strive to offer an a	ademy up to three times per year, with at least one
34	of the three academies occurring at the end o	f the traditional public school calendar year to allow
35	participation by interested high school and	l college students. The academy shall be offered
36	free-of-charge to applicants. Students partici-	pating in the academy shall receive the knowledge,
37	skills, and training, including the necess	ary health screenings, background checks, and
38		lead teacher in a licensed child care program in this
39		ademy, each student shall receive a North Carolina
40	•	he student to begin teaching in a licensed child care
41		ocal partnership may provide each graduate with a
42		ompleting the course is provided, the amount shall
43		but shall not be less than one hundred fifty dollars
44		ve an additional one-time stipend in the amount of
45		after completing one year of employment as a lead
46	teacher in a licensed child care program in th	
47	_	Carolina Partnership for Children, Inc., and local
48		mmunity college in the county or counties in which
49 50		le, to implement the child care workforce academy

the local partnership is located, as practicable, to implement the child care workforce academy
and (ii) ensure information about the child care workforce academy in the respective county is
made available to the public.

1	SECTION 9D.11.(h) The North Carolina Partnership for Children, Inc., (NCPC), in		
2	collaboration with the local partnerships and community colleges participating in the pilot		
3	program, shall submit a progress report on the pilot program to the Joint Legislative Oversight		
4	Committee on Health and Human Services and the Fiscal Research Division by March 31, 2026,		
5	with any concerns or recommendations for program expansion. A final report shall be submitted		
6	by December 31, 2026, and shall include, at a minimum, the following:		
7	(1) The local partnerships and community colleges participating in the pilot		
8	program.		
9	(2) The number of students enrolled in each academy, by county.		
10	(3) The number of students who successfully completed the academy, by county.		
11	(4) The number of newly credentialed graduates employed as lead teachers in		
12	licensed child care programs, by county.		
13	(5) The outcomes achieved from the pilot program, including any		
14	recommendations for expanding the program statewide.		
15	(6) The number of new child care slots available as a result of adding the new		
16	lead teachers.		
17	(7) Total program costs, including any administrative costs borne by the county.		
18	(8) The amount of funds needed to expand the program statewide.		
19	(9) Recommendations on developing and implementing a similar academy for		
20	child care directors.		
21			
22	PART IX-E. HEALTH BENEFITS		
23			
24	CONTINUE MEDICAID ANNUAL REPORT		
25	SECTION 9E.1. The Department of Health and Human Services, Division of Health		
26	Benefits (DHB), shall continue the publication of the Medicaid Annual Report and		
27	accompanying tables. DHB shall publish the report and tables on its website no later than		
28	December 31 following each State fiscal year.		
29			
30	VOLUME PURCHASE PLANS AND SINGLE SOURCE PROCUREMENT		
31	SECTION 9E.2. The Department of Health and Human Services, Division of Health		
32	Benefits, may, subject to the approval of a change in the State Medicaid Plan, contract for		
33	services, medical equipment, supplies, and appliances by implementation of volume purchase		
34	plans, single source procurement, or other contracting processes in order to improve cost		
35	containment.		
36			
37	DURATION OF MEDICAID PROGRAM MODIFICATIONS		
38	SECTION 9E.3.(a) Except for statutory changes or where otherwise specified, the		
39	Department of Health and Human Services shall not be required to maintain, after June 30, 2027,		
40	any modifications to the Medicaid program required by this Subpart.		
41	<b>SECTION 9E.3.(b)</b> Consistent with the duration of Medicaid program modifications		
42	established in subsection (a) of this section, the Department of Health and Human Services shall		
43	not be required to maintain, after June 30, 2027, any modifications to the Medicaid program		
44	required by Section 15 of S.L. 2023-129.		
45			
46	ADMINISTRATIVE HEARINGS FUNDING		
47	<b>SECTION 9E.4.</b> Of the funds appropriated in this act to the Department of Health		
48	and Human Services, Division of Health Benefits, for administrative contracts and interagency		
49	transfers, the Department of Health and Human Services (DHHS) shall transfer the sum of one		
50	million dollars (\$1,000,000) for the 2025-2026 fiscal year and the sum of one million dollars		
51	(\$1,000,000) for the 2026-2027 fiscal year to the Office of Administrative Hearings (OAH).		

These funds shall be allocated by OAH for mediation services provided for Medicaid applicant 1 2 and recipient appeals and to contract for other services necessary to conduct the appeals process. 3 OAH shall continue the Memorandum of Agreement (MOA) with DHHS for mediation services 4 provided for Medicaid recipient appeals and contracted services necessary to conduct the appeals 5 process. Upon receipt of invoices from OAH for covered services rendered in accordance with 6 the MOA, DHHS shall transfer the federal share of Medicaid funds drawn down for this purpose. 7 8 ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE 9 SECTION 9E.5.(a) The Department of Health and Human Services, Division of 10 Health Benefits (DHB), receivables reserved at the end of the 2025-2026 and 2026-2027 fiscal years shall, when received, be accounted for as nontax revenue for each of those fiscal years. The 11 12 treatment under this section of any revenue derived from federal programs shall be in accordance 13 with the requirements specified in the Code of Federal Regulations, Title 2, Part 225. 14 **SECTION 9E.5.(b)** For the 2025-2026 fiscal year, the Department of Health and 15 Human Services shall deposit from its revenue one hundred seven million seven hundred thousand dollars (\$107,700,000) with the Department of State Treasurer to be accounted for as 16 17 nontax revenue. For the 2026-2027 fiscal year, the Department of Health and Human Services 18 shall deposit from its revenues one hundred nine million dollars (\$109,000,000) with the 19 Department of State Treasurer to be accounted for as nontax revenue. These deposits shall 20 represent the return of advanced General Fund appropriations, nonfederal revenue, fund 21 balances, or other resources from State-owned and State-operated hospitals that are used to 22 provide indigent and nonindigent care services. The return from State-owned and State-operated 23 hospitals to the Department of Health and Human Services shall be made from nonfederal 24 resources in the following manner: 25 The University of North Carolina Hospitals at Chapel Hill shall make the (1)26 following deposits: 27 For the 2025-2026 fiscal year, the amount of thirty-one million three a. 28 hundred sixty-five thousand three hundred five dollars (\$31,365,305). 29 For the 2026-2027 fiscal year, the amount of thirty-one million three b. 30 hundred sixty-five thousand three hundred five dollars (\$31,365,305). 31 All State-owned and State-operated hospitals, other than the University of (2)32 North Carolina Hospitals at Chapel Hill, that specialize in psychiatric care 33 shall annually deposit an amount equal to the amount of the payments from 34 DHB for uncompensated care. 35 36 LME/MCO INTERGOVERNMENTAL TRANSFERS 37 **SECTION 9E.6.(a)** The local management entities/managed care organizations

38 (LME/MCOs) shall make intergovernmental transfers to the Department of Health and Human 39 Services, Division of Health Benefits (DHB), in an aggregate amount of eighteen million 40 twenty-eight thousand two hundred seventeen dollars (\$18,028,217) in the 2025-2026 fiscal year and in an aggregate amount of eighteen million twenty-eight thousand two hundred seventeen 41 42 dollars (\$18,028,217) for the 2026-2027 fiscal year. The due date and frequency of the 43 intergovernmental transfer required by this section shall be determined by DHB. The amount of 44 the intergovernmental transfer that each individual LME/MCO is required to make in each fiscal year shall be as follows: 45

46		2025-2026	2026-2027
47	Alliance Behavioral Healthcare	\$4,508,857	\$4,508,857
48	Partners Health Management	\$3,544,348	\$3,544,348
49	Trillium Health Resources	\$6,448,693	\$6,448,693
50	Vaya Health	\$3,526,319	\$3,526,319

SECTION 9E.6.(b) In the event that a county disengages from an LME/MCO and 1 realigns with another LME/MCO during the 2025-2027 fiscal biennium, DHB shall have the 2 authority to reallocate the amount of the intergovernmental transfer that each affected 3 4 LME/MCO is required to make under subsection (a) of this section, taking into consideration the 5 change in catchment area and covered population, provided that the aggregate amount of the 6 transfers received from all LME/MCOs in each year of the fiscal biennium is achieved. 7 8 CHILDREN AND FAMILIES SPECIALTY PLAN 9

SECTION 9E.7.(a) Section 9E.22(a) of S.L. 2023-134 reads as rewritten:

10 "SECTION 9E.22.(a) The Department of Health and Human Services (DHHS) shall issue 11 an initial request for proposals (RFP) to procure a single statewide children and families (CAF) 12 specialty plan contract with services to begin to individuals described in G.S. 108D-40(a)(14) no 13 later than December 1, 2024. 2025. The RFP shall be subject to the requirements in 14 G.S. 108D-62, as enacted by subsection (k) of this section. DHHS shall define the services available under the CAF specialty plan and the Medicaid beneficiaries who are eligible to enroll 15 in the CAF specialty plan, except as otherwise specified in this act or in law. For the purposes of 16 17 this section, the CAF specialty plan shall be as defined under G.S. 108D-1, as amended by 18 subsection (c) of this section."

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**SECTION 9E.7.(b)** G.S. 108D-40(a)(14) reads as rewritten:

- "(14) Until the CAF specialty plan becomes operational, recipients who are (i) children enrolled in foster care in this State, (ii) receiving adoption assistance, or (iii) former foster care youth until they reach the age of 26. who are eligible for Medicaid under G.S. 108A-54.3A(a)(8). When the CAF specialty plan becomes operational, recipients described in this subdivision will be enrolled in accordance with G.S. 108D-62."
  - **SECTION 9E.7.(c)** This section is effective when it becomes law.
- 28

## MEDICAID WORK REQUIREMENTS

SECTION 9E.8.(a) Section 2.4 of S.L. 2023-7 reads as rewritten:

29 30 "SECTION 2.4. If there is any indication that work requirements as a condition of 31 participation in the Medicaid program may be authorized by the Centers for Medicare and 32 Medicaid Services (CMS), then the Department of Health and Human Services, Division of 33 Health Benefits (DHB), shall enter into negotiations with CMS to develop a plan for those work 34 requirements and to obtain approval of that plan. Within 30 days of entering into negotiations with CMS pursuant to this section, DHB shall notify, in writing, the Joint Legislative Oversight 35 36 Committee on Medicaid (JLOC) and the Fiscal Research Division (FRD) of these negotiations. 37 Within 30 days of approval by CMS of a plan for work requirements as a condition of participation in the Medicaid program, DHB shall submit a report to JLOC and FRD containing 38 39 the full details of the approved work requirements, including the approved date of 40 implementation of the requirements and any funding necessary to implement or maintain the requirements. Notwithstanding any provision of G.S. 108A-54.3A to the contrary, the 41 42 Department of Health and Human Services shall implement any work requirements as a condition 43 of participation in the Medicaid program approved by the Centers for Medicare and Medicaid Services in accordance with this section." 44 45

46

**SECTION 9E.8.(b)** This section is effective when it becomes law.

#### 47 TEMPORARILY EXTEND OPTION TO DECREASE MEDICAID ENROLLMENT 48 BURDEN ON COUNTY DEPARTMENTS OF SOCIAL SERVICES

49 **SECTION 9E.9.(a)** Section 1.8(a) of S.L. 2023-7, as amended by Section 9(a) of 50 S.L. 2024-34, reads as rewritten:

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1 2	" <b>SECTION 1.8.(a)</b> Notwithstanding G.S. 108A-54(d) and in accordance with G.S. 143B-24(b), the Department of Health and Human Services (DHHS) is authorized, on a
3	temporary basis to conclude by June 30, <del>2025, 2028, to</del> utilize the federally facilitated
4	marketplace (Marketplace), also known as the federal health benefit exchange, to make Medicaid
5	eligibility determinations. In accordance with G.S. 108A-54(b), G.S. 108A-54(f), these
6	eligibility determinations shall be in compliance with all eligibility categories, resource limits,
7	and income thresholds set by the General Assembly."
8 9	<b>SECTION 9E.9.(b)</b> This section is effective when it becomes law.
10	STUDY TO CENTRALIZE MEDICAID ELIGIBILITY DETERMINATIONS
11	SECTION 9E.9A.(a) The Department of Health and Human Services (DHHS) shall
12	examine the short- and long-term opportunities to improve the efficiency, accuracy, and
13	cost-effectiveness of Medicaid eligibility determinations and enrollment processes and work with
14	stakeholders, including county departments of social services and other partners involved in
15	eligibility and enrollment operations, to provide a report to the Joint Legislative Oversight
16	Committee on Medicaid and the Fiscal Research Division by April 1, 2026. The report required
17	by this section shall include, at a minimum, the following information:
18	(1) An overview of the State's current Medicaid eligibility determination and
19 20	enrollment structure, including a review of DHHS's current administrative and
20 21	operational practices, compliance reports submitted to the Centers for Medicare and Medicaid Services (CMS), relevant audit findings, and other
21	oversight materials.
23	(2) An assessment of how Medicaid applications and renewals are processed.
24	<ul><li>(3) An analysis of workforce capacity and performance.</li></ul>
25	(4) Identification of best practices, including research on how other states have
26	improved their Medicaid eligibility determination systems.
27	(5) An outline of known risks.
28	(6) Any recommendations for improvement, including a phased implementation
29	time line, estimated costs, any necessary procurements, and considerations of
30	the State's current and projected budget constraints.
31 32	<b>SECTION 9E.9A.(b)</b> This section is effective when it becomes law.
32 33	EXTEND PHARMACY REIMBURSEMENT RATES IN MEDICAID MANAGED CARE
34	SECTION 9E.10. Section 9D.19A of S.L. 2021-180, as amended by Section 9D.8
35	of S.L. 2022-74, reads as rewritten:
36	"SECTION 9D.19A.(a) Notwithstanding G.S. 108D-65(6)b., for the prepaid health plan
37	capitated contracts required under Article 4 of Chapter 108D of the General Statutes, the
38	reimbursement for the ingredient cost for covered outpatient drugs and the professional drug
39	dispensing fee shall be set at one hundred percent (100%) of the Medicaid pharmacy
40	fee-for-service reimbursement methodologies in Attachment 4.19-B of section 12 of the
41	Medicaid State Plan under Title XIX of the Social Security Act Medicaid Assistance Program,
42 43	as filed with, and approved by, the Centers for Medicare and Medicaid Services. The National
43 44	Average Drug Acquisition Cost (NADAC), when applicable and as allowed under the Medicaid State Plan, plus a professional dispensing fee based on the cost of the dispensing study conducted
44	on behalf of the North Carolina Department of Health and Human Services, Division of Health
46	Benefits, will serve as the primary method utilized for reimbursement for retail community
47	pharmacy claims not dispensed utilizing covered outpatient drugs acquired through the 340B
48	drug discount program established under 42 U.S.C. § 256b. All claims utilizing drugs acquired
49	through the 340B drug discount program shall be reimbursed in accordance with the
50	CMS-approved Medicaid State Plan.

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" <b>SECTIO</b> <del>2026.<u>2031.</u>"</del>	<b>N 9D.19A.(b)</b> This section is effective when it becomes la	w and expires June 30,
MODIFY H	OSPITAL HEALTH ADVANCEMENT ASSESSME	NTS TO REMOVE
GROSS P	REMIUMS TAX OFFSET COMPONENT	
SE	<b>CTION 9E.11.(a)</b> G.S. 108A-147.12 is repealed.	
	<b>CTION 9E.11.(b)</b> G.S. 108A-147.11 reads as rewritten:	
	1. Health advancement reconciliation adjustment com	ponent.
(a) The	e health advancement reconciliation adjustment compo	nent is a positive or
	r amount equal to the actual nonfederal expenditures for	
quarters prior	to the current quarter minus the sum of the following specific	fied amounts:
(1)	The presumptive service cost component calculated u	under G.S. 108A-147.5
	for the quarter that is two quarters prior to the current of	
(2)		
	G.S. 108A-147.12(b).	
(3)	The HASP health advancement component calculated u	under G.S. 108A-147.6
	for the quarter that is two quarters prior to the current of	
"		-
SE	CTION 9E.11.(c) G.S. 143C-9-10 reads as rewritten:	
"§ 143C-9-10.	Health Advancement Receipts Special Fund.	
	rce of Funds Each State fiscal quarter, the Department	
Services shall	deposit in the Health Advancement Receipts Special Fun	id an amount of funds
-	e total nonfederal receipts for health advanceme	
	7.3(b) for that quarter, quarter minus the State retent	-
	7.8 for that quarter, and plus the positive or negative gros	s premiums tax offset
	ated under G.S. 108A-147.12(b) for that quarter.	
"		
	<b>CTION 9E.11.(d)</b> Section 1.6(d) of S.L. 2023-7 expires o	
	<b>CTION 9E.11.(e)</b> Subsections (a) through (c) of this sections	
•	next assessment quarter after this act becomes law, and sul	
-	ply to assessments imposed on or after that date. The rema	inder of this section is
effective when	it becomes law.	
CONTINUE	MEDICAID COVEDACE FOD DECNANT MON	
	MEDICAID COVERAGE FOR PREGNANT WOM	EN FUK IWELVE
	<b>POSTPARTUM</b> <b>CTION 0F 12 (a)</b> Section 0D 12(a) of S L 2021 180 is re	maalad
	<b>CTION 9E.12.(a)</b> Section 9D.13(c) of S.L. 2021-180 is re	pealeu.
	<b>CTION 9E.12.(b)</b> G.S. 108A-146.5 reads as rewritten:	
	5. Aggregate modernized assessment collection amount.	
	e aggregate modernized assessment collection amount is an	-
	y subtracting the modernized intergovernmental transfer a	•
	3A-146.13 from the total modernized nonfederal receipts upd then adding the positive or pagative amount of the m	
	nd then adding the positive or negative amount of the ment component under G.S. 108A-146.14.	Iouennizeu IOT actuar
1 0	e total modernized nonfederal receipts is the sum of all of the	he following:
(0) 110	One-fourth of the State's annual Medicaid payment.	le following.
(1) $(2)$	The managed care component under G.S. 108A-146.7.	
(2)	•	
(3) (3a	-	
(3a (4)	The GME component under G.S. 108A-146.11.	10.10.
(+)	The ONL component under 0.5. 100A-140.11.	

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1 2		nning April 1, 2022, and ending March 31, 20 rage component under G.S. 108A-146.12.	<del>27, the</del> postpartum
3 4	(6) Begin	nning April 1, 2024, the home and community-based r G.S. 108A-146.12A."	l services component
5		<b>DE.12.(c)</b> This section is effective when it becomes	law.
6			
7	<b>ENSURE MEDICAID</b>	<b>RECEIPTS FOR NC HEALTH WORKS IM</b>	PLEMENTATION
8	COSTS		
9	SECTION	9E.13.(a) For purposes of calculating the put	blic hospital health
10		ts and the private hospital health advancement asses	
11	1	r 108A of the General Statutes, for the assessment of	1
12		ctive, any reference to "total nonfederal receipts for	
13		he calculation in this subsection, notwithstanding t	
14		e amount of the total nonfederal receipts for health a	dvancement shall be
15	calculated by adding all	e	C C 100 1 1 7 5
16	· · · · ·	presumptive service cost component calculated under	
17	(2) The $C S$	HASP health advancement component	calculated under
18 19		108A-147.6.	DA 1477
19 20		administration component calculated under G.S. 108 State retention component under G.S. 108A-147.9.	DA-14/./.
20		positive or negative health advancement recon	ciliation adjustment
22		positive of negative nearly advancement recomponent calculated under G.S. 108A-147.11(a).	emation adjustment
23	1	ve million eight hundred thousand dollars (\$12,800)	.000).
24		<b>9E.13.(b)</b> Notwithstanding the limitation on the	
25		DHHS may use twelve million eight hundred	
26		eipts collected under Part 3 of Article 7B of Chapter	
27		5-2027 fiscal year for the Medicaid program.	
28	0	<b>DE.13.(c)</b> No later than September 1, 2025, DHHS	S shall submit to the
29	Joint Legislative Oversi	ght Committee on Medicaid and the Fiscal Resear	ch Division a report
30		f funds that DHHS provided to each county departm	
31	6	her than the proceeds of the health advancement as	0
32	2	nd the 2024-2025 fiscal year for the implementation	
33		2. 2023-7 and the date that those amounts were prov	vided to each county
34	department of social ser		
35		<b>DE.13.(d)</b> Subsections (a) and (b) of this section are	e effective on July 1,
36	2026.		
37		<b>IEDICAID DECEIDTS</b>	
38 39		MEDICAID RECEIPTS	hospital modernized
39 40		<b>9E.14.(a)</b> For purposes of calculating the public ivate hospital modernized assessments under Part	
40 41	_	General Statutes, for the assessment quarter in wi	
42	-	reference to "total modernized nonfederal receipts"	
43	-	subsection, notwithstanding the calculation under	
44		modernized nonfederal receipts shall be calculated	
45	following:		
46	0	fourth of the State's annual Medicaid payment	ent as defined in
47		108A-145.3.	
48	(2) The $r$	nanaged care component under G.S. 108A-146.7.	
49	(3)  The f	ee-for-service component under G.S. 108A-146.9.	
50	$(4) \qquad \text{The r}$	nodernized HASP component under G.S. 108A-146	5.10.
51	(5) The <b>(</b>	GME component under G.S. 108A-146.11.	

51 (5) The GME component under G.S. 108A-146.11.

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1	(6) The postpartum coverage component under G.S. 108A-146.12.
2	(7) The home and community-based services component under
3	G.S. 108A-146.12A.
4	(8) Ten million seven hundred fifty thousand dollars (\$10,750,000).
5	SECTION 9E.14.(b) Notwithstanding the limitation on the use of funds under
6	G.S. 108A-146.15, the Department of Health and Human Services may use up to ten million
7	seven hundred fifty thousand dollars (\$10,750,000) of the receipts collected under Part 2 of
8	Article 7B of Chapter 108A of the General Statutes during the 2026-2027 fiscal year for the
9	Medicaid program.
10	<b>SECTION 9E.14.(c)</b> Subsections (a) and (b) of this section are effective on July 1,
11	2026.
12	
13	MEDICAID HASP REIMBURSEMENT FOR PSYCHIATRIC HOSPITALS
14	<b>SECTION 9E.16.(a)</b> G.S. 108A-148.1(a) reads as rewritten:
15	"(a) The healthcare access and stabilization program is a directed payment program that
16 17	provides acute care hospitals with increased reimbursements funded through hospital
17	assessments in accordance with this section. <u>Upon the approval of CMS</u> , the healthcare access and stabilization program directed payment program shall additionally provide qualifying
18 19	freestanding psychiatric hospitals with increased reimbursements funded through hospital
20	assessments. A qualifying freestanding psychiatric hospital is a freestanding psychiatric hospital
20 21	as defined in G.S. 108A-145.3 that is Medicare-certified and submits Hospital Cost Report
22	Information System cost report data to CMS."
23	<b>SECTION 9E.16.(b)</b> The Department of Health and Human Services shall submit a
24	42 C.F.R. § 438.6(c) preprint requesting approval to include freestanding psychiatric hospitals in
25	the healthcare access and stabilization program (HASP) authorized under G.S. 108A-148.1, as
26	amended by subsection (a) of this section.
27	SECTION 9E.16.(c) G.S. 108A-145.3 reads as rewritten:
28	"§ 108A-145.3. Definitions.
29	The following definitions apply in this Article:
30	
31	(6c) Freestanding psychiatric hospital. – A hospital facility that is (i) licensed
32	under Article 2 of Chapter 122C of the General Statutes, (ii) primarily engaged
33	in providing to inpatients, by or under the supervision of a physician,
34	psychiatric services for the diagnosis and treatment of individuals with mental
35	illnesses, and (iii) not State-owned and State-operated.
36	(6d) HASP directed payments. – Payments made by the Department to prepaid
37	health plans to be used for (i) increased reimbursements to hospitals under the
38	HASP program and (ii) the costs to prepaid health plans from the gross
39 40	premiums tax under G.S. 105-228.5 and the insurance regulatory charge under $G_{1}$ S 58.6 25 approximated with those bognital mimburgements
40 41	G.S. 58-6-25 associated with those hospital reimbursements. (6d)(6e) Healthcare access and stabilization program (HASP). – The directed
41	payment program providing increased reimbursements to acute care hospitals
42 43	and freestanding psychiatric hospitals as approved by CMS and authorized by
44	G.S. 108A-148.1.
45	""
46	SECTION 9E.16.(d) G.S. 108A-146.1 reads as rewritten:
47	"§ 108A-146.1. Public hospital modernized assessment.
48	(a) The public hospital modernized assessment imposed under this Part shall apply to all
49	public acute care hospitals.
50	(b) The public hospital modernized assessment shall be assessed as a percentage of each
51	public acute care hospital's hospital costs. The assessment percentage shall be calculated

1	quarterly by the	Department of Health and Human Services in accordance with this Part. The
2	percentage for e	ach quarter shall equal the aggregate <u>acute care hospital</u> modernized assessment
3	collection amou	nt under G.S. 108A-146.5 multiplied by the public hospital historical assessment
4	share and divide	ed by the total hospital costs for all public acute care hospitals holding a license
5	on the first day	of the assessment quarter."
6	SEC	<b>TION 9E.16.(e)</b> G.S. 108A-146.3 reads as rewritten:
7	"§ 108A-146.3.	Private hospital modernized assessment.
8	(a) The	private hospital modernized assessment imposed under this Part shall apply to all
9	private acute car	re hospitals.
10	(b) The	private hospital modernized assessment shall be assessed as a percentage of each
11	private acute c	are hospital's hospital costs. The assessment percentage shall be calculated
12	quarterly by the	Department of Health and Human Services in accordance with this Part. The
13	percentage for e	ach quarter shall equal the aggregate <u>acute care hospital</u> modernized assessment
14	collection amou	nt under G.S. 108A-146.5 multiplied by the private hospital historical assessment
15		ed by the total hospital costs for all private acute care hospitals holding a license
16	on the first day	of the assessment quarter."
17		TION 9E.16.(f) Part 2 of Article 7B of Chapter 108A of the General Statutes is
18	•	ling a new section to read:
19		Freestanding psychiatric hospital modernized assessment.
20		freestanding psychiatric hospital modernized assessment imposed under this Part
21		l freestanding psychiatric hospitals.
22		freestanding psychiatric hospital modernized assessment shall be assessed as a
23		ch freestanding psychiatric hospital's hospital costs. The assessment percentage
24		ted quarterly by the Department of Health and Human Services in accordance
25		The percentage for each quarter shall equal the modernized freestanding
26		bital HASP component under G.S. 108A-146.10A divided by the total hospital
27		standing psychiatric hospitals holding a license on the first day of the assessment
28	quarter."	
29		<b>TION 9E.16.(g)</b> G.S. 108A-146.5 reads as rewritten:
30		Aggregate <u>acute care hospital modernized</u> assessment collection amount.
31		aggregate modernized assessment collection amount is an amount of money that
32		subtracting the modernized intergovernmental transfer adjustment component
33		A-146.13 from the total modernized nonfederal receipts under subsection (b) of
34		then adding the positive or negative amount of the modernized IGT actual
35		ent component under G.S. 108A-146.14.
36		total modernized nonfederal receipts is the sum of all of the following:
37	(1)	One-fourth of the State's annual Medicaid payment.
38	(2)	The managed care component under G.S. 108A-146.7.
39	(3)	The fee-for-service component under G.S. 108A-146.9.
40	(3a)	The modernized <u>acute care hospital</u> HASP component under
41		G.S. 108A-146.10.
42	<u>(3b)</u>	The modernized freestanding psychiatric hospital HASP component under
43		<u>G.S. 108A-146.10A.</u>
44	(4)	The GME component under G.S. 108A-146.11.
45	(5)	Beginning April 1, 2022, and ending March 31, 2027, the postpartum
46		coverage component under G.S. 108A-146.12.
47	(6)	Beginning April 1, 2024, the home and community-based services component
48		under G.S. 108A-146.12A.
49 50		aggregate acute care hospital modernized assessment collection amount is an
50	amount of mor	ey equal to the aggregate modernized assessment collection amount under

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1 <u>su</u>	bsection (a) o	f this s	section minus the modernized freestan	ding psychiatric hospital HASP
2 <u>co</u>	mponent unde	r G.S.	<u>108A-146.10A.</u> "	
3			<b>9E.16.(h)</b> G.S. 108A-146.10 reads as re	
	108A-146.10.	Mode	ernized <u>acute care hospital HASP</u> con	nponent.
5	The modern	ized <u>ac</u>	cute care hospital HASP component	is an amount of money that is
6 ca	lculated each c	luarter	by multiplying the aggregate amount of	F HASP directed payments due to
			arter for hospital reimbursements to a	
		newly	eligible individuals by the nonfedera	al share for not newly eligible
	dividuals."			
0			<b>9E.16.(i)</b> Part 2 of Article 7B of Chapte	er 108A of the General Statutes is
	•	0	ew section to read:	
			dernized freestanding psychiatric hos	
3			estanding psychiatric hospital HASP co	
			uarter by multiplying the aggregate am	
			ent quarter for reimbursements to frees	
		ole to n	ewly eligible individuals by the nonfect	leral share for not newly eligible
	<u>dividuals.</u> "			
8			<b>9E.16.(j)</b> G.S. 108A-146.13 reads as re	
	108A-146.13.	Mode	ernized presumptive IGT adjustment	component.
20	•••			
21			ized presumptive IGT adjustment con	nponent is an amount of money
			of the following subcomponents:	
23	(1)	The	public hospital IGT subcomponent is th	ę
24		a.	Sixteen and forty-three hundredths p	
25			money that is equal to the total mode	-
26			G.S. 108A-146.5(b) for the current	-
27			acute care hospital HASP componen	
28			current quarter and minus the mod	
29			hospital HASP component under G.	S. 108A-146.10A for the current
30			quarter.	
81		b.	Sixty percent (60%) of the nonfede	
32			individuals of the aggregate amount	
33			to PHPs in the current quarter for rein	-
34			hospitals and that are not attributable	
35	(2)		UNC Health Care System IGT subcomp	onent is the total of the following
86		amou		
37		a.	Four and sixty-two hundredths perc	
38			amount of money that is equal to	
<u>89</u>			receipts under G.S. 108A-146.5(b) f	-
10			modernized <u>acute care hospita</u>	
1			G.S. 108A-146.10 for the current <u>qu</u>	
12			freestanding psychiatric hospita	<b>▲</b>
13		1	G.S. 108A-146.10A for the current q	
4		b.	The nonfederal share for not new	
15			aggregate amount of HASP directe	
6			current quarter for reimbursements	
17			hospitals that are not attributable to r	
8	(3)		East Carolina University IGT subcompo	onent is the total of the following
19 10		amo		
50 51		a.	One and four hundredths percent (1.0	
			of money that is equal to the total	modernized nontederal receipts

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	under G.S. 108A-146.5(b)	) for the current	quarter minus the
	modernized acute care		component under
	G.S. 108A-146.10 for the c		1
	freestanding psychiatric	hospital HASP	component under
	G.S. 108A-146.10A for the	current quarter.	-
b.	The nonfederal share for	not newly eligible	individuals of the
	aggregate amount of HAS	P directed payments	due to PHPs in the
	current quarter for reimbur	sements to the primar	y affiliated teaching
	hospital for the East Carol	ina University Brody	School of Medicine
	that are not attributable to n		ials."
	<b>E.16.(k)</b> G.S. 108A-147.1 re		
	hospital health advancemen		
· / <b>1</b>	ospital health advancement	assessment imposed u	under this Part shall
apply to all public acute	1		
	ospital health advancement as		1 0
-	hospital's hospital costs. The		
	nent in accordance with this l		-
	ute care hospital health adv		
	8A-147.3 multiplied by the p		
	hospital costs for all public ac	cute care hospitals hole	ding a license on the
first day of the assessme	1		
	<b>E.16.</b> ( <i>l</i> ) G.S. 108A-147.2 rea		
	hospital health advanceme		1 (1 ) ( 1 )
· · · · ·	nospital health advancement	assessment imposed i	under this Part shall
apply to all private acute	<b>1</b>	4 1 11 1	1 (
· · · ·	ospital health advancement as		
-	e hospital's hospital costs. The		
	nent in accordance with this l	1 0	-
1 00 0 -	<u>ute care hospital</u> health adv 8A-147.3 multiplied by the p		
	nospital costs for all private a	-	
first day of the assessme		suce care nospitais nor	unig a neense on the
•	<b>E.16.(m)</b> Part 3 of Article 71	B of Chapter 108A of	the General Statutes
is amended by adding a r		5 Of Chapter 100A Of	the General Statutes
	tanding psychiatric hospital	l health advancemen'	t assessment
	ling psychiatric hospital healt		
	I freestanding psychiatric hos		ment imposed under
	ding psychiatric hospital h	-	issessment shall be
	of each freestanding psychiatr		
	ulated quarterly by the Depa	± ±	
	ter shall equal the health adva		
	ated under G.S. 108A-147.6	-	
-	hospitals holding a license or		
	<b>E.16.(n)</b> G.S. 108A-147.3 re		<u>.</u>
	gate <u>acute care hospital</u> he		sessment collection
amount.			
(a) The aggregat	e health advancement assess	sment collection amore	unt is an amount of
	ed quarterly by adjusting		
	under subsection (b) of th		
advancement presumptiv	ve IGT adjustment compone	nt calculated under G	G.S. 108A-147.9, (ii)

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1 2			G.S. 108A-147.10, and (iii) subtracting the positive or nega adjustment component calculated under G.S. 108A-147.11(b	
3	(b)	The to	otal nonfederal receipts for health advancement is an amount	·
4	calculated	-	rly by adding all of the following:	
5 6		(1) (2)	The presumptive service cost component calculated under C The HASP health advancement <u>acute care hospital H</u>	
7			calculated under G.S. 108A-147.6.	
8 9		<u>(2a)</u>	The health advancement freestanding psychiatric hospital l calculated under G.S. 108A-147.6A.	HASP component
0		(3)	The administration component calculated under G.S. 108A-	147.7.
1		(4)	The State retention component under G.S. 108A-147.9.	
2		(5)	The positive or negative health advancement reconcili	ation adjustment
3		(0)	component calculated under G.S. 108A-147.11(a).	unon uujustinont
4	(c)	The a	ggregate acute care hospital health advancement assessment	collection amount
5			noney equal to the aggregate health advancement assessment	· · · · · · · · · · · · · · · · · · ·
6			(a) of this section minus the health advancement freesta	
7			omponent under G.S. 108A-147.6A."	<u>name psychiatric</u>
8	<u>1105p1tul 11</u>		<b>FION 9E.16.(o)</b> G.S. 108A-147.5 reads as rewritten:	
9	"8 <b>108A</b> -1		Presumptive service cost component.	
0	(a)		very State fiscal quarter prior to the fiscal quarter in which G.S.	$108A_{-}543A(24)$
1	< <i>/</i>		e, the presumptive service cost component is zero.	10011 5 1.511(21)
2	(b)		the State fiscal quarter in which G.S. 108A-54.3A(24) become	nes effective the
3			tice cost component is the product of forty-eight million se	
3 4			(\$48,750,000) multiplied by the number of months in that Sta	•
5			54.3A(24) is effective during any part of the month.	le fiscal quarter fii
5 6	(c)		he first State fiscal quarter after the State fiscal q	uartar in which
7	G.S. 108A	A-54.3A	(24) becomes effective, the presumptive service cost component	
8	•		two hundred fifty thousand dollars (\$146,250,000).	
9	(d)		he second State fiscal quarter after the State fiscal c	-
0			(24) becomes effective, and for each State fiscal quarter	
1	presumpti		ice cost component is an amount of money that is the greatest	
2		(1)	The prior quarter's presumptive service cost component am	
3		(2)	The prior quarter's presumptive service cost component am	•
1			a percentage that is the sum of each monthly percentage	
5			Consumer Price Index: Medical Care for the most rece	ent three months
5			available on the first day of the current quarter.	
7		(3)	The prior quarter's presumptive service cost component am	
3			the percentage change in the weighted average of the base c	1
)			standard benefit plans for all rating groups associated wi	th newly eligible
)			individuals compared to the prior quarter. The weight for	each rating group
_			shall be calculated using member months documented	in the Medicaid
2			managed care capitation rate certification for standard bene	fit plans.
		(4)	The prior quarter's presumptive service cost component am	ount increased by
ŀ			the percentage change in the weighted average of the base c	apitation rates for
			BH IDD tailored plans for all rating groups associated with	th newly eligible
			individuals compared to the prior quarter. The weight for	each rating group
			shall be calculated using member months documented	
8			managed care capitation rate certification for BH IDD tailou	
)		(5)	The amount produced from multiplying 1.15 by the highest	-
			when calculating, for each quarter that is at least two and n	
			quarters prior to the current quarter, the actual nonfederal ex	

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1	applicable quarter minus the HASP health advancement acute care hospital
2	HASP component calculated under G.S. 108A-147.6 for the applicable
3	quarter and minus the health advancement freestanding psychiatric hospital
4	HASP component calculated under G.S. 108A-147.6A for the applicable
5	quarter."
6	SECTION 9E.16.(p) G.S. 108A-147.6 reads as rewritten:
7	"§ 108A-147.6. HASP health <u>Health advancement acute care hospital HASP component.</u>
8	The HASP health advancement acute care hospital HASP component is an amount of money
9	that is calculated by multiplying the aggregate amount of HASP directed payments due to PHPs
10	in the current quarter for hospital-reimbursements to acute care hospitals attributable to newly
11	eligible individuals by the nonfederal share for newly eligible individuals."
12	SECTION 9E.16.(q) Part 3 of Article 7B of Chapter 108A of the General Statutes
13	is amended by adding a new section to read:
14	"§ 108A-147.6A. Health advancement freestanding psychiatric hospital HASP component.
15	The health advancement freestanding psychiatric hospital HASP component is an amount of
16	money that is calculated by multiplying the aggregate amount of HASP directed payments due
17	to PHPs in the current quarter for reimbursements to freestanding psychiatric hospitals
18	attributable to newly eligible individuals by the nonfederal share for newly eligible individuals."
19	<b>SECTION 9E.16.(r)</b> G.S. 108A-147.11 reads as rewritten:
20	"§ 108A-147.11. Health advancement reconciliation adjustment component.
21	(a) The health advancement reconciliation adjustment component is a positive or
22	negative dollar amount equal to the actual nonfederal expenditures for the quarter that is two
23	quarters prior to the current quarter minus the sum of the following specified amounts:
24	(1) The presumptive service cost component calculated under G.S. 108A-147.5
25	for the quarter that is two quarters prior to the current quarter.
26	(2) The positive or negative gross premiums tax offset amount calculated under
27	G.S. 108A-147.12(b).
28	(3) The HASP health advancement <u>acute care hospital HASP</u> component
29	calculated under G.S. 108A-147.6 for the quarter that is two quarters prior to
30	the current quarter.
31	(4) The health advancement freestanding psychiatric hospital HASP component
32	calculated under G.S. 108A-147.6A for the quarter that is two quarters prior
33	to the current quarter.
34	(b) The IGT share of the reconciliation adjustment component is a positive or negative
35	dollar amount that is calculated by multiplying the health advancement reconciliation adjustment
36	component calculated under subsection (a) of this section by the share of public hospital costs
37	calculated under subsection (c) of this section.
38	(c) The share of public hospital costs is calculated by adding total hospital costs for the
39	UNC Health Care System, total hospital costs for the primary affiliated teaching hospital for the
40	East Carolina University Brody School of Medicine, and sixty percent (60%) of the total hospital
41	costs for all public acute care hospitals and dividing that sum by the total hospital costs for all
42	acute care hospitals except for critical access hospitals."
43	<b>SECTION 9E.16.(s)</b> Subsections (c) through (r) of this section are effective on the
44	first day of the third assessment quarter after the date this act becomes law and apply to
45 46	assessments imposed on or after that date. The remainder of this section is effective when it
46 47	becomes law.
47 48	EVTEND DDIMA DV CADE TASK EODCE
	EXTEND PRIMARY CARE TASK FORCE SECTION OF 17 (a) Section OF 28 of S.L. 2023, 134 roads as rewritten:
49	SECTION 9E.17.(a) Section 9E.28 of S.L. 2023-134 reads as rewritten:

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	Reform Task For	<b>9E.28.(a)</b> There is established the North Carolina Price (Task Force) within the Department of Health and Hunts, for budgetary purposes only.	
	 "SECTION	9E.28.(b) The Task Force established under subsection (	a) of this section shal
	have the following	ng duties:	
	(1)	Establish a definition of primary care to be utilized by	the Task Force. Thi
	(2)	term should be applicable to services and care pro Medicaid program, the State Health Plan, and commerce Conduct an actuarial evaluation of the current healthc care services, both as it relates to the NC Medica commercial market including Medicare Advantage pla	ial insurance. are spend on primar aid program and th
	( <b>2</b> )	commercial market, including Medicare Advantage pla	
	(3)	Determine the adequacy of the primary care delive Carolina, including the impact this system has on the care providers in this State.	
	(4)	Study the primary care payment landscape in othe	er states specifically
		considering states that have implemented a minimum p	-
	(5)	Identify data collection and measurement systems to	• •
		primary care investment target for the NC Medicaid pro	
		Plan, and commercial insurance. This includes a method	-
		improvements made toward that target.	
	<u>(5a)</u>	<u>Collect and compile data and other information related to</u>	to healthcare spend o
	<u>(04)</u>	primary care services in a manner that is compliant with	-
		Portability and Accountability Act of 1996 (HIPAA).	
		request for data or information from the Task Force, all	
		with the Task Force's request.	<u>entities shun comp</u>
	(6)	Evaluate the need for a permanent Primary Care Paymer	nt Reform Task Force
	(-)	or other similar entity, including which State agency or	
		oversee the work of that group.	
	(7)	Perform any other studies, evaluations, or determina	tions the Task Forc
		considers necessary.	
	"SECTION	<b>9E.28.(b1)</b> The Department of Health and Human Servi	ces shall develop, an
		nd the Department of Health and Human Services shall	
		l safeguarding plan for the data requested pursuant to	
	•	des all of the following:	·····
	(1)	Guidelines for authorizing access to the data, incl	uding guidelines fo
		authentication of authorized access.	
	<u>(2)</u>	Privacy compliance standards.	
	(3)	Privacy and security audits.	
	(4)	Breach planning, notification, and procedures.	
	(5)	Data retention and disposition policies.	
	(6)	Data security policies, including electronic, physica	l, and administrativ
		safeguards such as data encryption and training of empl	loyees.
	"SECTION	9E.28.(b2) The data collected by the Task Force under	subsection (b) of thi
	section, regardle	ss of where it is housed, shall be used only for the purpo	oses of this task force
	and shall not be	considered a public record within the meaning of Chapt	er 132 of the Genera
	Statutes.		
4	"SECTION	9E.28.(c) No later than April 1, 2024, and April 1, 2026	. the Task Force sha
	BECHON	$\Gamma$	1
		with its findings and recommendations to the Joint	

	General Assem	bly Of North Carolina	Session 2025
1 2 3 4 5	steps to be under "SECTION	e findings and recommendations shall include specific, con rtaken by the State and upon which the General Assembly of <b>9E.28.(d)</b> This section shall expire on May 1, 2024. Decer <b>TION 9E.17.(b)</b> This section is effective retroactively to J	could act. <u>nber 31, 2026.</u> "
6 7	MEDICAID S REQUIREN	TANDARD PLAN CONTRACTS AND PREPAID MENTS	HEALTH PLAN
8	•	<b>TION 9E.18.(a)</b> G.S. 108D-1 reads as rewritten:	
9	"§ 108D-1. Def		
10	The following	g definitions apply in this Chapter:	
11			
12	<u>(31e)</u>	Provider-led entity or PLE. – As defined in G.S. 58-93-5	<u>5.</u>
13	"		
14		<b>TION 9E.18.(b)</b> G.S. 108D-45 reads as rewritten:	
15		umber and nature of contracts for standard benefit plan	
16		For the initial standard benefit plan contracts required und	
17		nature of the contracts for standard benefit plans required un	ider G.S. 108D-65(6)
18		hall be as follows:	and DUDa to movide
19 20	(1)	Four contracts between the Division of Health Benefits	and PHPs to provide
20 21	( <b>2</b> )	coverage to Medicaid recipients statewide. Up to 12 contracts between the Division of Health Be	anafita and DI Ea for
22	(2)	coverage of regions specified by the Division of Health	
23		G.S. 108D-65(2). Regional contracts shall be in addition	1
23 24		contracts required under subdivision (1) of this section. E	
25		shall provide coverage throughout the entire region for the	-
26		required by G.S. 108D-35. A PLE may bid for mor	
27		contract, provided that the regions are contiguous.	e than one regional
28	(3)	Repealed by Session Laws 2023-134, s. 9E.22(i), effecti	ve October 3, 2023.
.9	(4)	Initial capitated PHP contracts may be awarded on stagg	
0	× ,	five years in duration to ensure against gaps in coverage	
1		termination of a contract by the PHP or the State.	2
2	<u>(b)</u> For a	any standard benefit plan contracts required under G.S.	108D-65(6) that are
3	awarded subsequ	uent to the initial standard benefit plan contracts, the number	er and nature of those
84	contracts shall b	e as follows:	
85	<u>(1)</u>	Up to four contracts between the Division of Health B	Benefits and PHPs to
86		provide coverage to Medicaid recipients statewide.	
37	<u>(2)</u>	At least one of the standard benefit plan contracts	
8		subsection shall be awarded to a PLE if one or more PI	•
89 10		response meeting the requirements, as determined by th	
10		Benefits, of the RFP to procure a standard benefit plan	a contract under this
41 12	(2)	subsection.	
42 43	<u>(3)</u>	The criteria the Division of Health Benefits uses to eval	-
+3 14		the RFPs to procure contracts under this subsection minimum, all of the following measures:	shall include, at a
+4 15			of customer service
+5 16		<u>a.</u> <u>Measures of patient satisfaction, including ease</u> timeliness of responses to member complaints,	
+0 17		appointments.	, and wait times tot
8		<u>b.</u> <u>Measures of provider satisfaction, including</u>	overall satisfaction
19		timeliness of prior authorization responses, and e	
0	SEC	<b>TION 9E.18.(c)</b> G.S. 108D-65 reads as rewritten:	and of contracting.
51		le of the Department.	
-	0 = 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	· · · · · · · · · · · · · · · · · · ·	

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The role and the following ac	-	•		partment during Medicaid transform	ation shall include
 (6)	descri propo bids b	bed in sals (RI by PHPs	G.S. 108 FPs) issue s. The De	HP contracts for the delivery of the BD-35. All contracts shall be the resulted by the Department and the submiss epartment shall develop standardized, the following:	ult of requests for ion of competitive
	 <u>h.</u>			applicable to any prior auth	
		<u>requir</u> <u>1.</u>	The tir	used by the PHP, including all of the f ne line for a PHP's completion of a	-
				zation request shall be as follows:	
			<u>I.</u>	For urgent prior authorization re	
				authorization request must be either a and notice given to the beneficiary	
				health care provider within 24 hou	
				receives all information needed to con	
				the request for prior authorization. For	-
				sub-subdivision, the term "urgent p	
				request" is defined as a request for wh	
				decision longer than 72 hours	
				jeopardize the beneficiary's life, he	
				attain, maintain, or regain maximur	-
				opinion of the beneficiary's health ca	
			<u>II.</u>	For non-urgent prior authorization 1	-
				authorization request must be either a	
				and notice given to the beneficiary	* *
				health care provider within 72 hou	•
				receives all information needed to co	
				the request for prior authorization.	<u> </u>
		<u>2.</u>	A PHF	shall make its prior authorization	requirements and
			-	nance metrics readily accessible on its	
			-	this information on its website is	
			annual		-
		<u>3.</u>	<u>A PHI</u>	P shall ensure that all denials of p	vrior authorization
			request	ts are made by a medical doctor posses	ssing a current and
			<u>valid li</u>	cense to practice medicine in this Stat	te who (i) is of the
			same o	or similar specialty as the health c	are provider who
			typical	ly manages the medical condition or c	lisease or provides
			the hea	alth care service involved in the rea	quest and (ii) has
			<u>experie</u>	ence treating patients with the condit	tion or disease for
			which	the health care service is being reques	ted.
		<u>4.</u>	<u>A PHF</u>	nay not revoke, limit, condition,	or restrict a prior
			<u>authori</u>	zation determination if care that has	s been previously
			<u>authori</u>	zed by the PHP is provided within	45 business days
			<u>from</u> t	he date the provider received the p	rior authorization
			<u>determ</u>	ination. A PHP is required to pay	a provider at the
			<u>contrac</u>	cted payment rate for a health care se	rvice provided by
			the pro	ovider per the prior authorization det	ermination unless
			any of	the following apply:	

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1		<u>I.</u>	The provider knowingly and materially misrepresented
2			the health care service in the prior authorization request
3			with the specific intent to deceive and obtain an
4			unlawful payment from the PHP.
5		<u>II.</u>	The health care service was no longer a covered benefit
6			on the day it was provided.
7		<u>III.</u>	The provider was no longer contracted with the PHP on
8		<b>TT</b> 7	the date the care was provided.
9		<u>IV.</u>	The provider failed to meet the PHP's timely filing
10		17	requirements.
1		$\frac{V}{V}$	The PHP does not have liability for the claim.
12 13		<u>VI.</u>	The enrollee was no longer eligible for health care
13 14		VII	coverage on the day the care was provided.
14		<u>VII.</u>	Any other reason as necessary to comply with federal law and regulations.
16	"		law and regulations.
17	SFC1	TION OF 18 (d) GS 1	08D-22 reads as rewritten:
18		P provider networks.	100D 22 feads as few fitten.
19			08D-23 and G.S. 108D-24, each PHP shall develop and
20	· · · ·	1	access to care requirements for its enrollees. A PHP may
21	-		ks except for failure to meet objective quality standards
22	1		(c) of this section, or refusal to accept network rates.
23			, a PHP must include all providers in its geographical
24	Ŭ	1	ntial providers by the Department in accordance with
25	-	-	he Department approves an alternative arrangement for
26	securing the type	s of services offered by	the essential providers.
27			
28			lish uniform provider credentialing criteria, including
29	•••		d shall require each PHP to comply with the criteria."
30			ection is effective when it becomes law. Subsection (d)
31	of this section ap	plies to contracts entered	ed into on or after the date this section becomes law.
32			
33		ANAGED CARE COS	
34			. 108D-65 reads as rewritten:
35		le of the Department.	
36			epartment during Medicaid transformation shall include
37	the following act	ivities and functions:	
38 39		Enten into conitated I	DUD contracts for the delivery of the Medicaid convises
10	(6)		PHP contracts for the delivery of the Medicaid services 8D-35. All contracts shall be the result of requests for
+0 +1			led by the Department and the submission of competitive
+1 +2			epartment shall develop standardized contract terms, to
+2 13		include at a minimum	
14			cost growth for its enrollees must be at least two
15			%) points below national Medicaid spending growth as
16			and projected in the annual report prepared for CMS by
17			f the Actuary. Risk-adjusted cost growth limits that
18			savings relative to national health care spending trends,
19			ate benchmarks for measuring progress.
50			t that PHP spending for prescribed drugs, net of rebates,
51		_	ate realizes a net savings for the spending on prescription
			0 r r r r r r r r r r r r r r r r r r r

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1 2		drugs. All PHPs shall be required which shall be established by the De	• •
3	<u>b1.</u>	Any innovative cost reduction strates	gies, including those used in other
4		states, identified by the Department.	
5	<u>b2.</u>	A requirement that PHPs report to th	ne Department at least annually on
6		the PHP's cost containment efforts a	nd the outcomes of those efforts.
7	<u>b3.</u>	Specific actions that the Department	is authorized to take if a PHP fails
8		to meet cost containment goals defin	ned in the contract.
9	"		
0		<b>E.18A.(b)</b> This section is effective where where the section is effective where the section is the section of	hen it becomes law and applies to
1	contracts entered into or	or after that date.	
12 13	ACCREDITATION F	OR MEDICAID MANAGED CARE	ENTITIES
4		<b>E.19.(a)</b> G.S. 108D-65(6) reads as rev	
5	"§ 108D-65. Role of th		
6		sibility of the Department during Medi	icaid transformation shall include
7	the following activities a		
8			
9	(6) Enter	into capitated PHP contracts for the c	delivery of the Medicaid services
20		ibed in G.S. 108D-35. All contracts s	shall be the result of requests for
21		sals (RFPs) issued by the Department a	-
22	bids l	by PHPs. The Department shall develo	op standardized contract terms, to
23	inclu	le at a minimum, the following:	-
24		_	
25	<u>h.</u>	A requirement that managed car	re entities attain and maintain
26		accreditation from a nationally reco	gnized managed care accrediting
27		organization, including the National	Committee for Quality Assurance
28		(NCQA), the Joint Commission	on Accreditation of Healthcare
29		Organizations, URAC, or another	
80		Division, chosen by the managed car	
1		<b>E.19.(b)</b> This section is effective wh	en it becomes law and applies to
32	contracts entered into or	or after that date.	
33			
34			GS FOR DELIVERY OF
35		EALTH SERVICES	
36		<b>E.20.(a)</b> Section 9D.22 of S.L. 2021-	•
37		tion 9E.19 of S.L. 2023-134, expires J	•
38		<b>E.20.(b)</b> No later than October 1, 202	-
39 10		S) shall report to the Joint Legislative	-
10		d the Joint Legislative Oversight Con	
1  2		the issue of the inappropriate use of a	
+2 13	-	ealth services. The report shall include ns DHHS has taken since July 1, 202.	-
+3 14		D27, to address this issue.	5, and plans to take through June
14 15		alysis of any gaps that will remain one	ce current plans are implemented
+5 16		Il as any additional authority, resource	
+0 17	those		es, and randing needed to address
18		impact, or anticipated impact, from the	he implementation of behavioral
19	· · · ·	and intellectual/developmental disabi	-
50		netrics DHHS uses and will use to me	
51	· · /	to address this issue.	
-	tukon		

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	(5)	Any measurable progress toward addressing this issue.	
DEFI	NE SEPS	SIS/NORTH CAROLINA MEDICAID PROGRAM	
		CTION 9E.21.(a) Except as provided in subsection (b) of	of this section. the
Depar		Health and Human Services, Division of Health Benefits (DHI	
-		ogram (i) complies with the most recently published America	
	-	lety of Critical Care Medicine (ACCP/SCCM) sepsis guideline	0
•		Sepsis Campaign guidelines, and (ii) does not utilize any clin	
that de	escribed i	in the ACCP/SCCM sepsis guidelines when making any m	nedical necessity or
		ew determinations related to diagnosis, treatment, and man	
		end all relevant clinical coverage policies and rules, or adop	t rules, policies, or
guidel		essary to implement this section.	
		<b>CTION 9E.21.(b)</b> The Department of Health and Human Se	
		, shall not make any changes to the Medicaid program describ	
	0	xceed the authority of the Division of Health Benefits under	• • • • •
		urring cost to the State that would reasonably be anticipated	to exceed a future
author	U	get for the Medicaid program. $TTION $ <b>9F</b> 21 (a) This spatian is affective when it becomes $l$	OW I
	SEC	<b>CTION 9E.21.(c)</b> This section is effective when it becomes la	aw.
DISC	ONTINU	JE MEDICAID COVERAGE OF OBESITY	MANAGEMENT
	EDICAT		
		CTION 9E.22. Effective October 1, 2025, the Department of	Health and Human
Servic		ion of Health Benefits, shall discontinue the Medicaid co	
		edications that became effective August 1, 2024.	0 ,
-			
INCR	EASE VA	ARIOUS MEDICAID RATES	
		CTION 9E.23. The Department of Health and Human Ser	
		s, shall increase by three percent (3%) the Medicaid rates	paid for all of the
follow	U		
	(1)	Durable medical equipment, orthotics, and prosthetics.	
	(2)	Speech-language therapy services.	
	(3)	Optical and optometry services.	
	(4)	Podiatry services.	
	(5) (6)	Portable X-ray services. Clinical pharmacist practitioners services.	
	(0)	Nurse midwife services.	
	(8)	Chiropractic services.	
	(9)	HIV case management services.	
	(10)	5	
	~ /		
EXTE	ND DU	RABLE MEDICAL EQUIPMENT RATES IN MEDIC	CAID MANAGED
CA	ARE		
	SEC	CTION 9E.24. Section 11 of S.L. 2020-88, as amended by	Section 3.6 of S.L.
		as rewritten:	
		<b>11.</b> For the first five years <u>10 years, ending June 30, 2031, of</u>	
		paid health plan capitated contracts required under Article 4	-
		tutes, the reimbursement for durable medical equipment and	
-		under managed care shall be set at one hundred percent (100	
-		sual and customary rate or the maximum allowable Medicaid f lical equipment and supplies, orthotics, and prosthetics."	iee-tor-service rates
101 uu	aute med	ical equipment and supplies, orthoues, and prosmetics.	

ADULT CARE HOME MEDICAID PERSONAL CARE SERVICES COVERAGE
<b>SECTION 9E.25.(a)</b> In conjunction with the requirements of Section 9E.26 of S.L.
2023-134 for the Department of Health and Human Services, Division of Health Benefits (DHB),
to explore options available to increase access to Medicaid services for dual eligibles that provide
alternatives to nursing home placements, DHB shall consult with stakeholders and shall submit
to the Centers for Medicare and Medicaid Services (CMS) a request that meets all of the
following goals:
(1) Provides Medicaid coverage of personal care services to individuals who
reside in licensed adult care homes and special care units and whose income
exceeds the limit for participation in the State-County Special Assistance
Program authorized under G.S. 108A-40, but does not exceed either (i) one
hundred eighty percent (180%) of the federal poverty level, for individuals
who, but for their income, would qualify for State-County Special Assistance
at the basic rate under G.S. 108A-42.1 or (ii) two hundred percent (200%) of
the federal poverty level, for individuals who, but for their income, would
qualify for State-County Special Assistance at the enhanced rate under
G.S. 108A-42.1.
(2) Ensures that the cost of any new Medicaid coverage being requested is fully
offset by savings or cost avoidance.
(3) Ensures compliance with applicable legal requirements.
<b>SECTION 9E.25.(b)</b> DHB shall take any actions necessary to implement this section
and shall submit the appropriate request to CMS within 90 days after this section becomes law.
DHB shall only implement the Medicaid coverage described in the request if (i) the request is
approved by CMS and (ii) the request meets all of the goals in subsection (a) of this section.
<b>SECTION 9E.25.(c)</b> This section is effective when it becomes law.
PART IX-F. HEALTH SERVICE REGULATION
CHARITY CARE EXEMPTION FOR CERTAIN QUALIFIED URBAN AMBULATORY
SURGICAL FACILITIES
<b>SECTION 9F.1.(a)</b> G.S. 131E-147.5, as enacted by Section 3.2(c) of S.L. 2023-7,
reads as rewritten:
"§ 131E-147.5. Charity care requirement for qualified urban ambulatory surgical
facilities; annual report.
(a) The percentage of each qualified urban ambulatory surgical facility's total earned
revenue that is attributed to self-pay and Medicaid revenue shall be equivalent to at least four
percent (4%), calculated as follows: the Medicare allowable amount for self-pay and Medicaid
surgical cases minus all revenue earned from self-pay and Medicaid cases, divided by the total
earned revenues for all surgical cases, divided by the total earned revenues for all surgical cases
performed in the facility for procedures for which there is a Medicare allowable fee.
(b) Each qualified urban ambulatory surgical facility shall annually report to the
Department in the manner prescribed by the Department the percentage of the facility's earned
revenue that is attributed to self-pay and Medicaid revenue, as calculated in accordance with
subsection (a) of this section.
(c) Qualified ambulatory surgical facilities in counties with a population greater than
<u>125,000 that were licensed prior to November 21, 2025, are exempt from these requirements.</u> "
<b>SECTION 9F.1.(b)</b> This section becomes effective November 1, 2025.
INCREASED DED CADACITY FOD FACILITIES LICENSED TO BROWDE A
INCREASED BED CAPACITY FOR FACILITIES LICENSED TO PROVIDE A
PROCRAM OF OVERNICHT RESPITE SERVICES
PROGRAM OF OVERNIGHT RESPITE SERVICES SECTION 9F.3. G.S. 131D-6.1(c) reads as rewritten:

. . .

(8)

The Medical Care Commission shall adopt rules governing the licensure of adult day 1 ''(c)2 care and adult day health facilities providing a program of overnight respite services in 3 accordance with this section. The Medical Care Commission shall seek input from stakeholders 4 before proposing rules for adoption as required by this subsection. The rules shall limit the 5 provision of overnight respite services for each adult to (i) not more than 14 consecutive calendar 6 days, and not more than 60 total calendar days, during a 365-day period or (ii) the amount of 7 respite allowed under the North Carolina Innovations waiver or Community Alternatives 8 Program for Disabled Adults (CAP/DA) waiver, as applicable. The rules shall include minimum 9 requirements to ensure the health and safety of overnight respite participants. These requirements 10 shall address all of the following: 11

12

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Bed capacity limitations, which shall not exceed six 12 beds in each adult day care program.facility licensed to provide a program of overnight respite services. ...."

#### PART IX-G. MENTAL HEALTH/DEVELOPMENTAL DISABILITIES/SUBSTANCE 17 18 **USE SERVICES**

19 20

### SINGLE-STREAM FUNDING FOR DMH/DD/SUS COMMUNITY SERVICES

21 **SECTION 9G.1.(a)** For the purpose of mitigating cash flow problems that many 22 local management entities/managed care organizations (LME/MCOs) experience at the 23 beginning of each fiscal year relative to single-stream funding, the Department of Health and 24 Human Services, Division of Mental Health, Developmental Disabilities, and Substance Use 25 Services (DMH/DD/SUS), shall distribute not less than one-twelfth of each LME/MCO's base 26 budget allocation at the beginning of the fiscal year and subtract the amount of that distribution 27 from the LME/MCO's total reimbursements for the fiscal year. For each month of the fiscal year 28 after July, DMH/DD/SUS shall distribute, on the third working day of the month, one-eleventh 29 of the amount of each LME/MCO's single-stream allocation that remains after subtracting the amount of the distribution that was made to the LME/MCO in July of the fiscal year. 30

31 DMH/DD/SUS is directed to reduce its allocation for SECTION 9G.1.(b) 32 single-stream funding by fifteen million dollars (\$15,000,000) in recurring funds for each year 33 of the 2025-2027 fiscal biennium. DMH/DD/SUS shall allocate this recurring reduction for 34 single-stream funding among the LME/MCOs.

35 SECTION 9G.1.(c) During each year of the 2025-2027 fiscal biennium, each 36 LME/MCO shall offer at least the same level of service utilization as during the 2024-2025 fiscal 37 year across the LME/MCO's catchment area. This requirement shall not be construed to require 38 LME/MCOs to authorize or maintain the same level of services for any specific individual whose 39 services were paid for with single-stream funding. Further, this requirement shall not be 40 construed to create a private right of action for any person or entity against the State of North Carolina or the Department of Health and Human Services or any of its divisions, agents, or 41 42 contractors and shall not be used as authority in any contested case brought pursuant to Chapter 43 108C or 108D of the General Statutes.

44 SECTION 9G.1.(d) If, on or after June 1, 2025, the Office of State Budget and 45 Management (OSBM) certifies a Medicaid budget surplus and sufficient cash in Budget Code 46 14445 to meet total obligations for the 2024-2025 fiscal year, then DHB shall transfer to 47 DMH/DD/SUS funds not to exceed the amount of the certified surplus or thirty million dollars 48 (\$30,000,000), whichever is less, to be used for single-stream funding.

49 SECTION 9G.1.(e) If, on or after June 1, 2026, the Office of State Budget and 50 Management (OSBM) certifies a Medicaid budget surplus and sufficient cash in Budget Code 14445 to meet total obligations for the 2025-2026 fiscal year, then DHB shall transfer to 51

DMH/DD/SUS funds not to exceed the amount of the certified surplus or thirty million dollars 1 2 (\$30,000,000), whichever is less, to be used for single-stream funding. 3 SECTION 9G.1.(f) If, on or after June 1, 2027, the Office of State Budget and 4 Management (OSBM) certifies a Medicaid budget surplus and sufficient cash in Budget Code 14445 to meet total obligations for the 2026-2027 fiscal year, then DHB shall transfer to 5 6 DMH/DD/SUS funds not to exceed the amount of the certified surplus or thirty million dollars 7 (\$30,000,000), whichever is less, to be used for single-stream funding. 8 SECTION 9G.1.(g) Subsection (d) of this section is effective June 30, 2025. The 9 remainder of this section is effective July 1, 2025. 10 11 **REPEAL THE MENTAL HEALTH AND SUBSTANCE USE TASK FORCE RESERVE** 12 **FUND** 13 **SECTION 9G.2.(a)** Section 12F.3(b) of S.L. 2016-94 is repealed. 14 **SECTION 9G.2.(b)** Of the funds in the Mental Health and Substance Use Task Force 15 Reserve Fund on the date this section becomes effective, the Department of Health and Human 16 Services, Division of Mental Health, Developmental Disabilities, and Substance Use Services, 17 shall transfer the lesser of the sum of forty-one million eight hundred sixteen thousand three

hundred fifty-one dollars (\$41,816,351) or the balance of the Mental Health and Substance Use
Task Force Reserve Fund to Budget Code 14460 to be used for single-stream funding. Any
additional funds remaining in the Mental Health and Substance Use Task Force Reserve Fund
shall revert to the General Fund.

22 SECTION 9G.2.(c) This section shall be effective July 1, 2025, or the date it 23 becomes law, whichever is later.

24 25

### LOCAL INPATIENT PSYCHIATRIC BEDS OR BED DAYS

26 SECTION 9G.3.(a) Use of Funds. – Funds appropriated in this act to the Department 27 of Health and Human Services, Division of Mental Health, Developmental Disabilities, and 28 Substance Use Services, shall continue to be used for the purchase of local inpatient psychiatric 29 beds or bed days. The Department of Health and Human Services (DHHS) shall continue to 30 implement a two-tiered system of payment for purchasing these local inpatient psychiatric beds 31 or bed days based on acuity level with an enhanced rate of payment for inpatient psychiatric beds 32 or bed days for individuals with higher acuity levels, as defined by DHHS. The enhanced rate of 33 payment for inpatient psychiatric beds or bed days for individuals with higher acuity levels shall 34 not exceed the lowest average cost per patient bed day among the State psychiatric hospitals. In 35 addition, at the discretion of the Secretary of Health and Human Services, existing funds allocated 36 to LME/MCOs for community-based mental health, developmental disabilities, and substance 37 use disorder services may be used to purchase additional local inpatient psychiatric beds or bed 38 days. DHHS may allocate funding to the LME/MCOs for the purchase of facility-based crisis, 39 nonhospital detoxification services, and peer respite services to support individuals that do not 40 meet the medical necessity for inpatient treatment and can be diverted from an inpatient hospital 41 stay.

42 **SECTION 9G.3.(b)** Distribution and Management of Beds or Bed Days. – DHHS 43 shall work to ensure that any local inpatient psychiatric beds or bed days purchased in accordance 44 with this section are utilized solely for individuals who are medically indigent, except that DHHS 45 may use up to forty percent (40%) of the funds appropriated in this act to the Department of 46 Health and Human Services, Division of Mental Health, Developmental Disabilities, and 47 Substance Use Services, for the purchase of local inpatient psychiatric beds or bed days to pay 48 for facility-based crisis services, nonhospital detoxification services, and peer respite services for 49 individuals in need of these services, regardless of whether the individuals are medically indigent. 50 For the purposes of this subsection, "medically indigent" shall mean uninsured persons who (i)

1 are financially unable to obtain private insurance coverage, as determined by DHHS, and (ii) are 2 not eligible for government-funded health coverage such as Medicare or Medicaid. 3 In addition, DHHS shall work to ensure that any local inpatient psychiatric beds or 4 bed days purchased in accordance with this section are distributed across the State and according 5 to need, as determined by DHHS. DHHS shall ensure that beds or bed days for individuals with 6 higher acuity levels are distributed across the State and according to greatest need based on 7 hospital bed utilization data. DHHS shall enter into contracts with LME/MCOs and local 8 hospitals for the purchase and management of the local inpatient psychiatric beds or bed days 9 and allocate up to forty percent (40%) of the total funding to the LME/MCOs for the purpose of 10 facility-based crisis services, nonhospital detoxification services, and peer respite services. DHHS shall work to ensure that these contracts are awarded equitably around all regions of the 11 12 State. LME/MCOs shall manage and control these local inpatient psychiatric beds or bed days, 13 including the determination of the specific local hospital or State psychiatric hospital to which 14 an individual should be admitted pursuant to an involuntary commitment order. 15 DHHS shall prioritize use of local inpatient psychiatric beds or bed days funded by 16 the Dorothea Dix Hospital Property Fund established under G.S. 143C-9-2(b1). 17 **SECTION 9G.3.(c)** Funds to be Held in Statewide Reserve. – Funds appropriated in 18 this act to DHHS for the purchase of local inpatient psychiatric beds or bed days shall not be 19 allocated to LME/MCOs but shall be held in a statewide reserve at the Division of Mental Health, 20 Developmental Disabilities, and Substance Use Services to pay for services authorized by the 21 LME/MCOs and billed by the hospitals through the LME/MCOs. LME/MCOs shall remit claims 22 for payment to DHHS within 15 working days after receipt of a clean claim from the hospital 23 and shall pay the hospital within 30 working days after receipt of payment from DHHS. 24 SECTION 9G.3.(d) Ineffective LME/MCO Management of Beds or Bed Days. – If 25 DHHS determines that (i) an LME/MCO is not effectively managing the beds or bed days for 26 which it has responsibility, as evidenced by beds or bed days in the local hospital not being 27 utilized while demand for services at the State psychiatric hospitals has not decreased, or (ii) the 28 LME/MCO has failed to comply with the prompt payment provisions of this section, DHHS may 29 contract with another LME/MCO to manage the beds or bed days or, notwithstanding any other 30 provision of law to the contrary, may pay the hospital directly. 31 **SECTION 9G.3.(e)** Reporting by LME/MCOs. – LME/MCOs shall be required to 32 report to DHHS regarding the utilization of these beds or bed days. 33 SECTION 9G.3.(f) Reporting by DHHS. – By no later than December 1, 2025, and 34 by no later than December 1, 2026, DHHS shall report to the Joint Legislative Oversight 35 Committee on Health and Human Services and the Fiscal Research Division on all of the 36 following: 37 (1)A uniform system for beds or bed days purchased during the preceding fiscal 38 year from (i) existing State appropriations and (ii) local funds. 39 An explanation of the process used by DHHS to ensure that, except as (2)40 otherwise provided in subsection (a) of this section, local inpatient psychiatric 41 beds or bed days purchased in accordance with this section are utilized solely 42 for individuals who are medically indigent, along with the number of 43 medically indigent individuals served by the purchase of these beds or bed 44 days. The amount of funds used to pay for facility-based crisis services, along with 45 (3) 46 the number of individuals who received these services and the outcomes for 47 each individual. 48 (4) The amount of funds used to pay for nonhospital detoxification services, along 49 with the number of individuals who received these services and the outcomes 50 for each individual.

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(5) Other DHHS initiatives funded by State appropriations to reduce State psychiatric hospital use.
REPLACEMENT FOR CRITICAL IT SYSTEMS THAT SUPPORT SUBSTANCE USE
DISORDER PREVENTION AND TREATMENT
<b>SECTION 9G.5.</b> The Department of Health and Human Services, Division of
Mental Health, Developmental Disabilities, and Substance Use Services (DMH/DD/SUS), shall
develop and implement a replacement project for outdated data systems supporting substance use
prevention and treatment goals, specifically the Driving While Impaired Services, the Drug
Education School, and the Drug Control Unit programs. This replacement project for outdated
data systems shall be designed to prevent progression of misuse of substances through education
and regulatory supports. The DMH/DD/SUS shall not proceed with this replacement project until
the business case has been approved by the Office of State Budget and Management and the State
Chief Information Officer in the Enterprise Project Management Office's Touchdown System.
Upon approval of the business case, for each year of the 2025-2027 fiscal biennium, the
DMH/DD/SUS may budget up to one million two hundred thousand dollars (\$1,200,000) of
mixed beverage tax receipts available in Budget Code 14460, Budget Fund 134603 for transfer
to Budget Code 24410 to implement the replacement project for outdated data systems developed
pursuant to this section. Beginning in the fiscal year following project completion, the
DMH/DD/SUS may use up to one million two hundred thousand dollars (\$1,200,000) of mixed
beverage tax receipts each fiscal year to cover operations and maintenance costs for the
replacement system.
USE OF OPIOID SETTLEMENT FUNDS
<b>SECTION 9G.6.(a)</b> Definitions. – The following definitions apply in this section:
(1) DMH/DD/SUS. – The Department of Health and Human Services, Division
<ul> <li>of Mental Health, Developmental Disabilities, and Substance Use Services.</li> <li>(2) Opioid Abatement Fund. – The Fund created by Section 9F.1 of S.L.</li> </ul>
(2) Opioid Abatement Fund. – The Fund created by Section 9F.1 of S.L. 2021-180, as amended by Section 9F.1 of S.L. 2022-74.
<ul> <li>(3) Opioid Abatement Reserve. – The Reserve created by Section 9F.1 of S.L.</li> </ul>
2021-180, as amended by Section 9F.1 of S.L. 2022-74.
<b>SECTION 9G.6.(b)</b> Repeal of Prescription Digital Therapeutics Pilot Program. –
Section 9F.2 of S.L. 2022-74 is repealed.
<b>SECTION 9G.6.(c)</b> Transfer of Prescription Digital Therapeutics Pilot Program
Funds Back to Opioid Abatement Reserve. – The State Controller shall transfer the sum of one
million eight hundred fifty thousand dollars (\$1,850,000) in nonrecurring funds for the
2025-2026 fiscal year from funds available in the Opioid Abatement Fund (as a result of the
repeal of the Prescription Digital Therapeutics Pilot Program authorized by Section 9F.2 of S.L.
2022-74) to the Opioid Abatement Reserve.
<b>SECTION 9G.6.(d)</b> Appropriation of Funds to the DMH/DD/SUS. – The State
Controller shall transfer from funds available in the Opioid Abatement Reserve to the Opioid
Abatement Fund the sum of thirty-one million three hundred fifty thousand dollars (\$31,350,000)
in nonrecurring funds for the 2025-2026 fiscal year and the sum of six million seven hundred
fifty thousand dollars (\$6,750,000) in nonrecurring funds for the 2026-2027 fiscal year. The
funds transferred are appropriated for the fiscal year in which they are transferred to the
DMH/DD/SUS, to be allocated as directed grants as specified in the Committee Report described
in Section 45.2 of this act.
Of the funds appropriated to the DMH/DD/SUS by this subsection for allocation as
directed grants to local management entities/managed care organizations (LME/MCOs), the sum of four million dollars (\$4,000,000) in nonrecurring funds shall be distributed equally emeng the

directed grants to local management entities/managed care organizations (LME/MCOs), the sum
 of four million dollars (\$4,000,000) in nonrecurring funds shall be distributed equally among the

LME/MCOs for the 2025-2026 fiscal year to be used to support opioid programs, services, and 1 2 activities in Tier 1 and Tier 2 counties, as defined in G.S. 143B-472.35(a2)(18). 3 SECTION 9G.6.(e) Limitation on Use of Directed Grant Funds by Non-State 4 Entities. - Recipients of directed grants allocated by the DMH/DD/SUS pursuant to subsection 5 (c) of this section shall not use these funds for any purpose other than to fund opioid programs, services, and activities within the State of North Carolina to respond to the negative impacts of 6 7 the opioid epidemic. 8 **SECTION 9G.6.(f)** Reports on the Use of Directed Grant Funds. – By September 1, 9 2027, recipients of directed grants allocated by the DMH/DD/SUS pursuant to subsection (c) of this section for the 2025-2026 fiscal year, and by September 1, 2028, recipients of directed grants 10 allocated by the DMH/DD/SUS pursuant to subsection (c) of this section for the 2026-2027 fiscal 11 year shall report to the DMH/DD/SUS; the Joint Legislative Oversight Committee on Health and 12 Human Services; and the Fiscal Research Division on the use of their directed grant funds. The 13 14 report shall include at least all of the following for each directed grant recipient: An itemized list of expenditures. 15 (1)The types of opioid remediation programs, services, and activities funded, 16 (2)17 broken down by geographic location and the number of people served at each 18 location. 19 SECTION 9G.6.(g) Time Line for Disbursement of Directed Grant Funds. - In the 20 event the DMH/DD/SUS is unable to begin disbursement of all the directed grant funds 21 authorized by subsection (d) of this section for each year of the 2025-2027 fiscal biennium, within the time frame specified in Section 5.2 of this act due to the unavailability of funds in the Opioid 22 23 Abatement Fund, the DMH/DD/SUS shall, within the availability of funds in the Opioid 24 Abatement Fund, begin disbursement of as many directed grant funds as possible within the time 25 frame specified in Section 5.2 of this act. As additional funds are deposited into the Opioid 26 Abatement Fund, the DMH/DD/SUS shall begin disbursement of as many additional directed 27 grant funds as possible given the availability of funds in the Opioid Abatement Fund no later 28 than 30 days after each additional deposit. 29 SECTION 9G.6.(h) Protection of Deemed Status for Directed Grant Recipients that 30 are Charitable, Nonprofit, Faith-Based, Adult Residential Treatment Facilities. - Effective 31 retroactively to July 1, 2021, G.S. 122C-22(a) reads as rewritten: 32 "§ 122C-22. Exclusions from licensure; deemed status. 33 All of the following are excluded from the provisions of this Article and are not (a) 34 required to obtain licensure under this Article: 35 36 A charitable, nonprofit, faith-based, adult residential treatment facility that (11)does not receive any federal or State funding and is a religious organization 37 exempt from federal income tax under section 501(a) of the Internal Revenue 38 39 Code. Funds received by the State (i) as a result of a settlement, as defined in 40 G.S. 114-2.4A, relating to claims regarding the manufacturing, marketing, distribution, dispensing, or sale of opioids, or (ii) as a beneficiary of a 41 42 confirmation order by a bankruptcy court relating to claims regarding the 43 manufacturing, marketing, distribution, dispensing, or sale of opioids do not constitute State funding for the purpose of determining whether a facility is 44 45 excluded from licensure under this subdivision. . . . . " 46 47 48 PART IX-H. PUBLIC HEALTH 49 50 LOCAL HEALTH DEPARTMENTS/COMPETITIVE **GRANT PROCESS** TO

### 51 IMPROVE MATERNAL AND CHILD HEALTH

1	SECT	<b>FION 9H.1.(a)</b> Funds appropriated in this act to the Department of Health and		
2	Human Services, Division of Public Health, for each year of the 2025-2027 fiscal biennium to			
3	award competitive grants to local health departments for the improvement of maternal and child			
4	-	used to continue administering a competitive grant process for local health		
5		ed on maternal and infant health indicators and the county's detailed proposal to		
6	-	e-based programs to achieve the following goals:		
7	(1)	Improve North Carolina's birth outcomes.		
8	· · ·	Improve the overall health status of children in this State from birth to age 5.		
8 9	(2)	Ĩ		
	(3)	Lower the State's infant mortality rate.		
10		<b>FION 9H.1.(b)</b> The plan for administering the competitive grant process shall		
11		Il of the following components:		
12	(1)	A request for application (RFA) process to allow local health departments to		
13		apply for and receive State funds on a competitive basis. The Department shall		
14		require local health departments to include in the application a plan to evaluate		
15		the effectiveness, including measurable impact or outcomes, of the activities,		
16		services, and programs for which the funds are being requested.		
17	(2)	A requirement that the Secretary prioritize grant awards to those local health		
18		departments that are able to leverage non-State funds in addition to the grant		
19		award.		
20	(3)	Ensures that funds received by the Department to implement the plan		
21		supplement and do not supplant existing funds for maternal and child health		
22		initiatives.		
23	(4)	Allows grants to be awarded to local health departments for up to three years.		
24		<b>FION 9H.1.(c)</b> No later than July 1 of each year, as applicable, the Secretary		
25		he recipients of the competitive grant awards and allocate funds to the grant		
26		e respective grant period. After awards have been granted, the Secretary shall		
27		the Joint Legislative Oversight Committee on Health and Human Services on		
28	_	that includes at least all of the following:		
20 29	(1)	The identity and a brief description of each grantee and each program or		
30	(1)	initiative offered by the grantee.		
31	( <b>2</b> )			
	(2)	The amount of funding awarded to each grantee.		
32	(3)	The number of persons served by each grantee, broken down by program or		
33		initiative.		
34		<b>FION 9H.1.(d)</b> No later than February 1 of each fiscal year, each local health		
35	_	ving funding pursuant to this section in the respective fiscal year shall submit to		
36		ublic Health a written report of all activities funded by State appropriations. The		
37		de the following information about the fiscal year preceding the year in which		
38	the report is due:			
39	(1)	A description of the types of programs, services, and activities funded by State		
40		appropriations.		
41	(2)	Statistical and demographical information on the number of persons served by		
42		these programs, services, and activities, including the counties in which		
43		services are provided.		
44	(3)	Outcome measures that demonstrate the impact and effectiveness of the		
45		programs, services, and activities based on the evaluation protocols developed		
46		by the Division, in collaboration with the University of North Carolina		
47		Gillings School of Global Public Health, pursuant to Section 12E.11(e) of S.L.		
48		2015-241, and reported to the Joint Legislative Oversight Committee on		
49		Health and Human Services on April 1, 2016.		
50	(4)	A detailed program budget and list of expenditures, including all positions		
51	(')	funded, matching expenditures, and funding sources.		
51		randed, matering experiences, and randing sources.		

# 1 2 REPORT ON PREMIUM ASSISTANCE PROGRAM WITHIN AIDS DRUG 3 ASSISTANCE PROGRAM 4 SECTION 9H 2. Upon a determination by the Department of Health and Human

4 **SECTION 9H.2.** Upon a determination by the Department of Health and Human 5 Services, Division of Public Health, that, in six months or less, it will no longer be feasible to operate the health insurance premium assistance program implemented within the North Carolina 6 7 AIDS Drug Assistance Program (ADAP) on a cost-neutral basis or in a manner that achieves 8 savings to the State, the Department shall submit a report to the Joint Legislative Oversight 9 Committee on Health and Human Services notifying the Committee of this determination along 10 with supporting documentation and a proposed course of action with respect to health insurance premium assistance program participants. 11

12 13

14

### INCREASE TO MEDICAL EXAMINER FEE

SECTION 9H.3. G.S. 130A-387 reads as rewritten:

### 15 "§ **130A-387. Fees.**

For each investigation and prompt filing of the required report, the medical examiner shall receive a fee paid by the State. However, if the deceased is a resident of the county in which the death or fatal injury occurred, that county shall pay the fee. The fee shall be two-four hundred dollars (\$200.00).(\$400.00)."

20

# REPORT ON RECOMMENDATIONS FOR A PLAN TO IMPROVE MATERNAL AND INFANT LEVELS OF CARE IN NORTH CAROLINA

23 SECTION 9H.4. By April 1, 2026, the Department of Health and Human Services, 24 Division of Public Health, shall report to the Joint Legislative Oversight Committee on Health 25 and Human Services and the Fiscal Research Division on recommendations for a plan to establish 26 maternal levels of care and to update neonatal levels of care to reduce maternal and infant 27 mortality rates within the State. The plan recommendations shall be consistent with guidelines 28 endorsed by the American College of Obstetricians and Gynecologists, the Society for 29 Maternal-Fetal Medicine, the American Academy of Pediatrics, the United States Centers for 30 Disease Control and Prevention, and the Association of Women's Health, Obstetric and Neonatal Nurses. In developing these plan recommendations, the Department of Health and Human 31 32 Services, Division of Public Health, shall consult with maternal and infant health stakeholders in 33 North Carolina, including the North Carolina Healthcare Association, the North Carolina 34 Obstetrical and Gynecological Society, the North Carolina Pediatric Society, the North Carolina 35 Academy of Family Physicians, the North Carolina Institute of Medicine, other organizations 36 with expertise in this area, and individuals with lived experience.

37 38

### CAROLINA PREGNANCY CARE FELLOWSHIP

39 SECTION 9H.5.(a) Funds appropriated in this act to the Department of Health and 40 Human Services, Division of Public Health, for each year of the 2025-2027 fiscal biennium for 41 Carolina Pregnancy Care Fellowship (CPCF), a nonprofit corporation, shall be allocated and used 42 as follows:

- 43 (1)The sum of three million nine hundred fifty thousand dollars (\$3,950,000) in 44 recurring funds for the 2025-2026 fiscal year and the sum of three million nine 45 hundred fifty thousand dollars (\$3,950,000) in recurring funds for the 46 2026-2027 fiscal year shall be used to provide grants for services to pregnancy centers located in this State. 47 48 The sum of one million dollars (\$1,000,000) in recurring funds for the (2)49 2025-2026 fiscal year and the sum of one million dollars (\$1,000,000) in
- 492025-2026 fiscal year and the sum of one million dollars (\$1,000,000) in50recurring funds for the 2026-2027 fiscal year shall be used to provide the51following grants to pregnancy centers located in this State:

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1	a. Grants to purchase durable medical equipment.	
2	b. Grants to pay for pregnancy care training and training	ining on the use of
3	durable medical equipment.	
4	(3) The sum of one million fifty thousand dollars (\$1,050,000)	) in recurring funds
5	for the 2025-2026 fiscal year and the sum of one million fif	ty thousand dollars
6	(\$1,050,000) in recurring funds for the 2026-2027 fis	
7	allocated to fund operation of the CPCF Circle of Care Pro	6
8	<b>SECTION 9H.5.(b)</b> The CPCF shall establish an application pro	
9	authorized by subdivisions $(a)(1)$ and $(a)(2)$ of this section, and any pregnand	•
10	this State that applies for these grant funds through the established application	n process is eligible
11	to receive these grant funds.	
12	<b>SECTION 9H.5.(c)</b> The CPCF shall not use more than ten percent	
13	amount of funds allocated for each year of the 2025-2027 fiscal biennium	for administrative
14	purposes.	C · ·
15	<b>SECTION 9H.5.(d)</b> The CPCF shall use these allocated fund	s for nonsectarian,
16 17	nonreligious purposes only.	dd numborod yoor
17 18	<b>SECTION 9H.5.(e)</b> By July 1, 2027, and July 1 of each of the CPCE shall report to the Joint Legislative Oversight Commit	-
18 19	thereafter, the CPCF shall report to the Joint Legislative Oversight Commi Human Services and the Fiscal Research Division on its use of these allocate	
20	shall include at least all of the following:	a runas. The report
20 21	(1) The identity and a brief description of each grantee and the	amount of funding
21	awarded to each grantee.	amount of funding
23	(2) The number of persons served by each grantee.	
24	<ul> <li>(2) The number of persons served by call grantee.</li> <li>(3) The number of persons served by the Circle of Care Program</li> </ul>	am
25	(4) The amount of funds used for administrative purposes.	
26		
27	ADDITIONAL FUNDS FOR LOCAL HEALTH DEPARTMENTS	
28	<b>SECTION 9H.6.</b> Of the funds appropriated in this act to the De	partment of Health
29	and Human Services, Division of Public Health, the sum of two million fifty	-
30	hundred eighty-one dollars (\$2,051,581) in recurring funds for each year of the	
31	biennium shall be allocated equally among the local health departme	ents. Local health
32	departments shall not use these funds for any purpose other than the activitie	es authorized under
33	the General-Aid-to-Counties Agreement Addendum.	
34		
35	TRANSFER AND REORGANIZATION OF RARE DISEASE ADVISO	
36	<b>SECTION 9H.7.(a)</b> Part 6 of Article 1B of Chapter 130A of the	ne General Statutes
37	reads as rewritten:	
38	"Part 6. Taylor's Law Establishing the Advisory Council on Rare I	
39	"§ 130A-33.65. Advisory Council on Rare Diseases; membership; tern	ns; compensation;
40	meetings; quorum.	
41	(a) <u>Short Title. – This Part shall be known as Taylor's Law Establis</u>	shing the Advisory
42	Council on Rare Diseases.	1. 0. 11
43	(a1) <u>Establishment of Advisory Council.</u> — There is established the Advisory Council. — There is established t	-
44 45	Rare Diseases within the School of Medicine of the University of North Care	-
45 46	Department of Health and Human Services to advise the Governor, the Secreta	-
46 47	Assembly on research, diagnosis, treatment, and education relating to rare shall be known as Taylor's Law Establishing the Advisory Council on F	
47 48	shall be known as Taylor's Law Establishing the Advisory Council on F purposes of this Part, "rare disease" has the same meaning as provided in 21	
48 49	(b) Advisory Council Membership. – <u>The advisory council shall con</u>	-
49 50	to be appointed as follows:	
50	to be appointed as tonows.	

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	(1)	Univ	n the recommendation of the Dean of the Soversity of North Carolina at Chapel Hill, the <u>T</u>	he Secretary shall appoint
		mem	bers to the advisory council as follows: the foll	owing 15 members:
		a.	A physician Two physicians licensed and pr	racticing in this State with
			experience researching, diagnosing, or treat	ing rare diseases.
		b.	A medical researcher with experience condu	-
			rare diseases.	
		c.	A-One registered nurse or advanced practice	e registered nurse licensed
			and practicing in the State with experience t	-
		d.	One rare diseases survivor.	6
		e.	One member who represents a rare diseases	foundation.
		f.	One representative researcher from each	
			institution in this State that receives any gran	
			research.	
		g.	One parent of a childhood rare disease survi	vor-
		<u>b.</u>	<u>One hospital administrator, or the hospital</u>	
		<u></u>	representing a hospital in the State that	
			diagnosed with a rare disease.	provides cure to person
		<u>i.</u>	Two persons age 18 or older who have be	en diagnosed with a rar
		<u>1.</u>	disease.	ten ulugnosed whill a fare
		<u>j.</u>	Two persons age 18 or older who are, or w	ere previously caregivers
		<u>نار</u>	to a person diagnosed with a rare disease.	ere previously, earegiven
		<u>k.</u>	<u>One representative of a rare disease patient</u>	organization that operated
		<u>K.</u>	in the State.	organization that operates
		1	One pharmacist licensed and practicing in t	this State with knowledge
		<u>l.</u>	and experience regarding drugs used to treat	
		m	One representative of the life scien	
		<u>m.</u>	biopharmaceutical industry that either for	
			related to the development of therapeut	
			diagnosed with a rare disease or has demon	<b>-</b>
			the path to commercialization of such produ	
		n		
		<u>n.</u>	Two representatives of a health benefit plan	
			one of whom is a representative of a Managed Care health plan	North Carolina Medical
		0	Managed Care health plan.	uiding complete to noncon
		<u>0.</u>	One genetic counselor with experience pro-	
			diagnosed with a rare disease or caregivers	or persons diagnosed with
	( <b>2</b> )	The	<u>a rare disease.</u>	
	<del>(2)</del>		chairs of the Joint Legislative Oversight Commi	
			ices, or the chairs' designees, shall serve on	
			ber of the advisory council who is designated	•
			slative Oversight Committee on Health and H	iuman Services may be a
	( <b>2</b> )		ber of the General Assembly.	
	$\frac{(2a)}{(2l)}$		member appointed by the President Pro Tempo	
	<u>(2b)</u>		member appointed by the Speaker of the Hous	e of Representatives.
	$\frac{(2c)}{(2)}$		member appointed by the Governor.	
	(3)		Secretary, or the Secretary's designee, shall	serve as an ex officio
	1.4		voting member of the advisory council.	- J
(c)			ength of Terms. – All initial members appoint	-
			<u>e advisory council</u> shall serve for a term of the	-
1n1f191 *	member, o	except	for the initial physician members and the initi	ai member representing a
		-	ganization, shall serve more than three conse	

1	physician member	ers and the initial member representing a rare disease patient organization may		
2	serve for up to four consecutive terms. Thereafter, members appointed by the President Pro			
3	Tempore of the	Senate, the Speaker of the House of Representatives, and the Governor shall		
4		of two years; and members appointed by the Secretary shall serve for a term of		
5	two, three, or four years, as determined by the chair of the advisory council.			
6	(c1) Vacar	ncies and Removals. – Any appointment to fill a vacancy on the advisory council		
7		esignation, dismissal, death, or disability of a member shall be filled by the		
8	-	prity for the balance of the unexpired term. Each appointing authority may		
9		nber appointed by that appointing authority for misfeasance, malfeasance, or		
10	nonfeasance.			
11		iem and Expenses. – Members of the advisory council shall receive per diem		
12		avel and subsistence expenses in accordance with the provisions of G.S. 138-5		
13		or travel and subsistence expenses in accordance with the provisions of		
14	G.S. 120-3.1, as			
15		<u>nistrative Support. – All administrative support and other services required by</u>		
16		ncil shall be provided by the School of Medicine of the University of North		
17	•	el Hill. <u>Department.</u>		
18	-	the recommendation of the Dean of the School of Medicine of the University		
19	· / <b>1</b>	a at Chapel Hill, Selection of Chair. – The Secretary shall select the chair of the		
20		from among the members of the council. The chair shall serve in this position		
21	•	on of his or her term.		
22	-	hair shall convene the first meeting of the advisory council no later than October		
23	1, 2015. Meeting	s and Quorum. – A majority of the council members shall constitute a quorum.		
24	A majority vote	of a quorum shall be required for any official action of the advisory council.		
25		rst meeting, the advisory council shall meet at least quarterly. The advisory		
26	council may mee	t more frequently upon the call of the chair or upon the request of a majority of		
27	council members			
28	"§ 130A-33.66.	Advisory Council on Rare Diseases; powers and duties; reports.		
29	The advisory	council shall have the following powers and duties:		
30	(1)	Advise on coordinating the Governor, the Secretary, and the General		
31		Assembly on all of the following:		
32		<u>a.</u> <u>Coordination of statewide efforts for the to study of the incidence of</u>		
33		rare diseases within the State and the status of the rare disease		
34		community.		
35		b. Coordination of statewide efforts to increase public awareness and		
36		understanding of rare diseases.		
37		c. Identification of policy issues related to rare diseases and the		
38		advancement of policy initiatives related to rare diseases at the State		
39		and federal levels.		
40		<u>d.</u> <u>The appropriation of State funds to facilitate increased public</u>		
41		awareness of and improved treatment for rare diseases.		
42	(2)	Report to the Secretary, the Governor, and the Joint Legislative Oversight		
43		Committee on Health and Human Services Services, and the Fiscal Research		
44		Division on behalf of the General Assembly not later than January 1, 2016,		
45		and annually thereafter, on the activities of the advisory council and its		
46		findings and recommendations regarding rare disease research and care in		
47		North Carolina, including any recommendations for statutory changes and		
48		amendments to the structure, organization, and powers or duties of the		
49 50		advisory council.		
50 51	<u>(3)</u>	In consultation with accredited medical schools, accredited schools of public health, and hospitals licensed to operate in the State that provide care to		
		nearn and nospitals incensed to operate in the Ntate that provide care to		

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1		persons diagnosed with a rare disease, deve	elop resources or recommendations
2		regarding quality of and access to treatmen	
3		State for persons diagnosed with a rare dise	
4	<u>(4)</u>	Advise and consult with the Department, th	-
5		Review Board, and the Medicaid Prefer	
6		developing recommendations, resources,	and programs relating to the
7		diagnosis and treatment of rare diseases.	
8 9	<u>(5)</u>	Identify additional relevant areas for the evaluate."	e advisory council to study and
10	SEC	<b>FION 9H.7.(b)</b> This section is effective whe	n it becomes law.
11			
12 13	PART IX-I. SE	RVICES FOR THE BLIND/DEAF/HARD	OF HEARING [RESERVED]
13	PART IX-J. SO	CIAL SERVICES	
15			
16	TANF BENEFI	T IMPLEMENTATION PLAN	
17	SEC	<b>FION 9J.1.(a)</b> Beginning October 1, 2025, the second seco	he General Assembly approves the
18	1	n Carolina Temporary Assistance for Needy F	
19		Department of Health and Human Servic	1
20	•	North Carolina Temporary Assistance for Nee	•
21	1	er 1, 2025, through September 30, 2028. The	1
22		n accordance with subsection (b) of this section	on, to the United States Department
23	of Health and Hu		
24		<b>FION 9J.1.(b)</b> The counties approved as	-
25 26	-	rary Assistance for Needy Families State Pla	
26 27		Beaufort, Caldwell, Catawba, Lenoir, Lincolr	
27		<b>FION 9J.1.(c)</b> Counties that submitted the or to be redesignated as an Electing County a	
28 29		through 2028, pursuant to G.S. 108A-27(e),	
30	•	requirements effective July 1, 2025. For pro-	1 0
31		his subsection shall remain under their cur	
32	September 30, 20		
33	-	<b>FION 9J.1.(d)</b> For each year of the 202	5-2027 fiscal biennium, Electing
34		be held harmless to their Work First Fami	
35		year, provided that remaining funds allocated	
36	and Work First	Diversion Assistance are sufficient for paym	nents made by the Department on
37	behalf of Standar	rd Counties pursuant to G.S. 108A-27.11(b).	
38		<b>FION 9J.1.(e)</b> In the event that departmental	- · ·
39		Vork First Diversion Assistance for the 2025-	•
40	•	ate that remaining funds are insufficient for	-
41		ersion Assistance payments to be made on	
42	-	thorized to deallocate funds, of those allocat	6
43	•	sistance in excess of the sums set forth in G.	
44 45		nents in Standard Counties. Prior to dealloca	-
45 46		Office of State Budget and Management. If the	- ·
46 47		ection (d) of this section, then a report shall nittee on Health and Human Services and the	-
47 48	Oversignit Collin	intee on meanin and munian services and the	
40 49	INTENSIVE F	AMILY PRESERVATION SERVICES	FUNDING PERFORMANCE
49 50		MENTS, AND REPORT	i chibino, i enformance
20			

	General Assem	biy of North Carolina Scision 2025
1 2		<b>TION 9J.2.(a)</b> Notwithstanding the provisions of G.S. 143B-150.6, the y Preservation Services (IFPS) Program shall provide intensive services to
3	children and fan	nilies in cases of abuse, neglect, and dependency where a child is at imminent
4	risk of removal f	From the home and to children and families in cases of abuse where a child is not
5		of removal. The IFPS shall be implemented statewide on a regional basis. The
6		re the application of standardized assessment criteria for determining imminent
7		iteria for determining out-of-home placement.
8		<b>TION 9J.2.(b)</b> The Department of Health and Human Services shall require that
9	• • •	entity that receives State, federal, or other funding for the purpose of IFPS shall
10	-	tion and data that allows for the following:
11	(1)	An established follow-up system with a minimum of six months of follow-up
12		services.
13	(2)	Detailed information on the specific interventions applied, including
14		utilization indicators and performance measurements.
15	(3)	Cost-benefit data.
16	(4)	Data on long-term benefits associated with IFPS. This data shall be obtained
17	(5)	by tracking families through the intervention process.
18 19	(5)	The number of families remaining intact and the associated interventions while in IFPS and 12 months thereafter.
19 20	(6)	
20 21	(6)	The number and percentage, by race, of children who received IFPS compared to the ratio of their distribution in the general population involved with Child
21 22		to the ratio of their distribution in the general population involved with Child Protective Services.
22	SEC	<b>TION 9J.2.(c)</b> The Department shall continue implementing a
23 24		sed funding protocol and shall only provide funding to those programs and
25	-	g the required information specified in subsection (b) of this section. The amount
23 26	-	be based on the individual performance of each program.
20 27	-	<b>TION 9J.2.(d)</b> The Department shall submit an annual report to the Joint
28		rsight Committee on Health and Human Services and the Fiscal Research
20 29	-	ember 1 of each year that provides the information and data collected pursuant
		pursuant provides are information and cara concerted pursuant

- 30 to subsection (b) of this section.
- 31 32

### **CHILD CARING INSTITUTIONS**

33 SECTION 9J.3. Until the Social Services Commission adopts rules setting 34 standardized rates for child caring institutions as authorized under G.S. 143B-153(8), the 35 maximum reimbursement for child caring institutions shall not exceed the rate established for the 36 specific child caring institution by the Department of Health and Human Services, Office of the 37 Controller. In determining the maximum reimbursement, the State shall include county and IV-E 38 reimbursements.

39

### 40

## **USE FOSTER CARE BUDGET FOR GUARDIANSHIP ASSISTANCE PROGRAM**

41 **SECTION 9J.4.** Of the funds available for the provision of foster care services, the 42 Department of Health and Human Services, Division of Social Services, may continue to provide 43 for the financial support of children who are deemed to be (i) in a permanent family placement setting, (ii) eligible for legal guardianship, and (iii) otherwise unlikely to receive permanency. 44 No additional expenses shall be incurred beyond the funds budgeted for foster care for the 45 46 Guardianship Assistance Program (GAP). The Guardianship Assistance Program shall include provisions for extending guardianship services for individuals and youth who exited foster care 47 through the Guardianship Assistance Program after 14 years of age or who have attained the age 48 49 of 18 years and opt to continue to receive guardianship services until reaching 21 years of age if the individual is (i) completing secondary education or a program leading to an equivalent 50 credential, (ii) enrolled in an institution that provides postsecondary or vocational education, (iii) 51

1 participating in a program or activity designed to promote, or remove barriers to, employment, 2 (iv) employed for at least 80 hours per month, or (v) incapable of completing the educational or 3 employment requirements of this section due to a medical condition or disability. The 4 Guardianship Assistance Program rates shall reimburse the legal guardian for room and board 5 and be set at the same rate as the foster care room and board rates in accordance with rates 6 established under G.S. 108A-49.1.

- 7
- 8

### CHILD WELFARE POSTSECONDARY SUPPORT PROGRAM (NC REACH)

9 SECTION 9J.5.(a) Funds appropriated in this act from the General Fund to the 10 Department of Health and Human Services for the child welfare postsecondary support program shall be used to continue providing assistance with the "cost of attendance" as that term is defined 11 12 in 20 U.S.C. § 1087*ll* for the educational needs of foster youth aging out of the foster care system, 13 youth who exit foster care to a permanent home through the Guardianship Assistance Program 14 (GAP), or special needs children adopted from foster care after age 12. These funds shall be 15 allocated by the State Education Assistance Authority.

16 **SECTION 9J.5.(b)** Of the funds appropriated in this act from the General Fund to 17 the Department of Health and Human Services, the sum of fifty thousand dollars (\$50,000) for 18 each year of the 2025-2027 fiscal biennium shall be allocated to the North Carolina State 19 Education Assistance Authority (SEAA). The SEAA shall use these funds only to perform 20 administrative functions necessary to manage and distribute scholarship funds under the child 21 welfare postsecondary support program.

22 **SECTION 9J.5.(c)** Of the funds appropriated in this act from the General Fund to 23 the Department of Health and Human Services, the sum of three hundred thirty-nine thousand 24 four hundred ninety-three dollars (\$339,493) for each year of the 2025-2027 fiscal biennium shall 25 be used to contract with an entity to administer the child welfare postsecondary support program 26 described under subsection (a) of this section, which administration shall include the performance 27 of case management services.

28 SECTION 9J.5.(d) Funds appropriated in this act to the Department of Health and 29 Human Services for the child welfare postsecondary support program shall be used only for 30 students attending public institutions of higher education in this State.

31

### 32 FEDERAL CHILD SUPPORT INCENTIVE PAYMENTS

33 SECTION 9J.6.(a) Centralized Services. - The North Carolina Child Support 34 Services (NCCSS) Section of the Department of Health and Human Services, Division of Social 35 Services, shall retain up to fifteen percent (15%) of the annual federal incentive payments it 36 receives from the federal government to enhance centralized child support services. To 37 accomplish this requirement, NCCSS shall do the following:

- 38 39
- In consultation with representatives from county child support services (1)programs, identify how federal incentive funding could improve centralized services.
- 41 42

43

40

- Use federal incentive funds to improve the effectiveness of the State's (2)centralized child support services by supplementing and not supplanting State expenditures for those services.
- 44 (3)45
- 46

Continue to develop and implement rules that explain the State process for calculating and distributing federal incentive funding to county child support services programs.

47 SECTION 9J.6.(b) County Child Support Services Programs. – NCCSS shall 48 allocate no less than eighty-five percent (85%) of the annual federal incentive payments it 49 receives from the federal government to county child support services programs to improve effectiveness and efficiency using the federal performance measures. To that end, NCCSS shall 50 51 do the following:

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1 2 3	(1)	In consultation with representatives from county programs, examine the current methodology for distribution funding to the county programs and determine whether	outing federal incentive
4 5		would be appropriate. NCCSS shall use its current for federal incentive funding until an alternative formula i	ormula for distributing
6	(2)	Upon adopting an alternative formula, develop a pr	
7	(2)	alternative formula for distributing federal incentive fu	
8	<b>CE</b> C	period.	Comisso Decomposi
9		<b>TION 9J.6.(c)</b> Reporting by County Child Support	
10 11		continue implementing guidelines that identify approp g. To ensure those guidelines are properly followed, NCC	
12		rvices programs to comply with each of the following:	ss shan require county
12	(1)	Submit an annual plan describing how federal inc	entive funding would
13 14 15	(1)	improve program effectiveness and efficiency as a federal incentive funding.	e
15	(2)	Report annually on the following: (i) how federal	incontivo fundina has
10	(2)	improved program effectiveness and efficiency and be	
18		programs, (ii) documentation that the funds were sp	
19		annual plans, and (iii) any deviations from their plans.	ē
20	SEC	<b>TION 9J.6.(d)</b> Reporting by NCCSS. – NCCSS shall su	
21		centive funding to the Joint Legislative Oversight Cor	-
22		and the Fiscal Research Division by November 1 of eac	
23		ederal incentive funds enhanced centralized child supp	
24		port services programs and improved the effectiveness a	
25	• •	vices programs. The report shall further include any chan	• •
26	that NCCSS use	d in calculating and distributing federal incentive funding	to county child support
27	services program	ns and any recommendations for further changes.	
28			
29		TRANSITION/FOSTER CARE YOUTH	
30		<b>TION 9J.7.</b> The Foster Care Transitional Living Initiati	
31	-	port transitional living services that demonstrate positiv	-
32	-	nt private sector funding, and lead to the developm	
33 34	1 0	ve the at-risk population described in this section. The	
54 35	11	onstration project with services provided by Youth V uth ages 17-21 years who transition from foster care thro	0
36	•	Transitional Living Services, (ii) identify cost-savings	• •
37		ult correction services associated with the provision	
38	•	ith aging out of foster care, and (iii) take necessary	•
39	•	transitional living program available to all youth aging	-
40		plement these goals, the Foster Care Transitional Livir	
41	support the follo		8
42	(1)	Transitional Living Services, which is an outcome-base	ed program that follows
43		the Youth Villages Transitional Living Model. Outcom	
44		participants have been tracked since the program's ince	
45		been evaluated through an independent randomized c	
46		indicate that the Youth Villages Transitional Livin	g Model had positive
17		impacts in a variety of areas, including housing stabili	
48		hardship, mental health, and intimate partner violenc	e in comparison to the
49		control population.	
50	(2)	Public-Private Partnership, which is a commitment by	
51		partners to match at least twenty-five percent (25%) of	the funds appropriated

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1 2 3 4		to the Foster Care Transitional Living Initiative Fu biennium for the purposes of providing Transition the Youth Villages Transitional Living Model to care.	al Living Services through
- - - - - - - - - - - - - - - - - - -	(3)	Impact Measurement and Evaluation, which are private partners to provide independent measurement impact the Youth Villages Transitional Living Mo the foster care system, and on other programs and	ment and evaluation of the del has on the youth served,
		State which are utilized by former foster care your	ih.
	(4)	Advancement of Evidence-Based Process, which ongoing evaluation of the Youth Villages Transit purposes of establishing the first evidence-based in the nation. To establish the evidence-based prog controlled trials may be conducted to advance the	ional Living Model for the transitional living program ram, additional randomized
		ERTAIN SNAP AND TANF EXPENDITURES	
	Human Services,	<b>TION 9J.8.(a)</b> Funds appropriated in this act to the Division of Social Services (Division), for each yreport on certain Supplemental Nutrition Assista	ear of the 2025-2027 fiscal
		stance for Needy Families (TANF) expenditures sh	
		the data regarding expenditures of those programs.	
		ted to the Division that includes, at a minimum, eac	6
	(1)	The dollar amount and number of transactio	
	( <b>2</b> )	out-of-state, by state, for both SNAP benefits and The amount of benefits expended out-of-state, by	
	(2)	both SNAP and TANF.	state, from active cases for
	(3)	The dollar amount and number of transaction	s of benefits accessed or
	(0)	expended in this State, by types of retailers or insti	
		TANF.	,
		<b>FION 9J.8.(b)</b> Upon receiving the expenditures data	
		Division shall evaluate the data. After evaluating	±
		bmit a report on its analysis of the data by June 30	
	•	Legislative Oversight Committee on Health and Hu	
		on. The Division shall post its report required by the ake the data available by June 30 and December 3	
		y this section, the Division shall report how this data	•
		h SNAP and TANF. The Division shall also report	-
		itilized in the detection of fraud and abuse.	• 1
		<b>FION 9J.8.(c)</b> The Division shall maintain the con	
	1	Chapter 132 of the General Statutes. The Division	
		ect to reporting under this section to prevent i	dentification of individual
	recipients of SNA	AP or TANF benefits.	
	CHILD ADVO	CACY CENTER FUNDS	
		<b>FION 9J.9.</b> At least seventy-five percent (75%) o	f the funds appropriated in
		Department of Health and Human Services, Divisi	
	Children's Advoo	cacy Centers of North Carolina, Inc. (CACNC), a	nonprofit organization, for
	•	2025-2027 fiscal biennium shall be distributed to ch	-
		n good standing with CACNC in accordance	with the requirements of
	G.S. 108A-77.2.		

General Assem	bly Of North Carolina		Session 2025
REQUIRE S ASSESSME		TER CARE TRAU	MA-INFORMED
SEC	TION 9J.10. The Department of He	alth and Human Services	, Division of Social
	provide a report to the Joint Legis	0	
	and the Fiscal Research Division on		
	essment) required under Section 9J.		-
	4, by September 1, 2025, and every	six months thereafter unt	il the assessment is
fully implement	ed statewide.		
	EMPLOYMENT AND INDE	PENDENCE FOR	PEOPLE WITH
Γ	DISABILITIES [RESERVED]		
PART IX-L. H	HS MISCELLANEOUS		
MODIFICATI	ON OF CERTIFIED NU	RSE MIDWIFE <b>R</b>	REQUIREMENTS
	NG WRITTEN PLANS FOR TH		-
TRANSFEI	R OF PATIENTS PLANNING	BIRTHS OUTSIDE O	F A HOSPITAL
SETTING			
	TION 9L.4.(a) G.S. 90-178.4 read	s as rewritten:	
'§ 90-178.4. Ac	lministration.		
•••			
•	Certified Nurse Midwife who attend	1	· · ·
1	each patient a detailed, written pl	an for emergent and nor	nemergent transfer,
which shall include			
(1)	The name of and distance to the		•
	Chapter 122C or Chapter 131E of		
	<u>delivery services and has at least</u>	1 0	
	24 hours per day and the names of services at that health care facility		that cover obstetric
(2)	The procedures for transfer, incl		tation and methods
(2)	for notifying the relevant health c		
(3)	An affirmation that the relevant	• • •	
(5)	has have been notified of the plan		•
	the Certified Nurse Midwife.	The energent and none	inergent transfer by
"	the contained i turbe information		
	TION 9L.4.(b) This section becom	es effective October 1, 2	025.
PART IX-M. D	HHS BLOCK GRANTS		
DHHS BLOCK	GRANTS		
	<b>TION 9M.1.(a)</b> Except as otherw	vise provided, appropria	tions from federal
	ds are made for each year of the fisca		
to the following	•	C	
-			
	ASSISTANCE FOR NEEDY	FY 2025-2026	FY 2026-2027
FAMILIES (TA	ANF) FUNDS		
Local Program	Expenditures		
Division of Cont	al Comicog		
Division of Soci	ai Services		
8257 DC82500/	Monfron 1 Senete Dill	0.57	$\mathbf{D}_{a} \approx 270$

General Assembly Of North Carolina		Session 2025
01. Work First Family Assistance	\$23,259,794	\$23,259,794
02. Work First County Block Grants	80,093,566	80,093,566
03. Work First Electing Counties	2,378,213	2,378,213
04. Adoption Services – Special Children Adoption Fund	4,001,676	4,001,676
05. Child Protective Services – Child Welfare Workers for Local DSS	11,387,190	11,387,190
06. Child Welfare Program Improvement Plan	775,176	775,176
07. Child Welfare Collaborative	400,000	400,000
08. Child Welfare Initiatives	1,400,000	1,400,000
Division of Child Development and Early Education		
10. Subsidized Child Care Program	67,913,694	67,913,694
11. NC Pre-K Services	68,300,000	68,300,000
Division of Public Health		
12. Teen Pregnancy Prevention Initiatives	3,538,541	3,538,541
DHHS Administration		
13. Division of Social Services	2,478,284	2,478,284
14. Division of Child and Family Well-Being	3,976	3,976
15. Office of the Secretary	34,042	34,042
16. Eligibility Systems – Operations and Maintenance	431,733	431,733
17. NC FAST Implementation	428,239	428,239
<ol> <li>Division of Social Services – Workforce Innovation &amp; Opportunity Act (WIOA)</li> </ol>	93,216	93,216
19. Division of Social Services TANF Modernization	2,000,000	2,000,000
Fransfers to Other Block Grants		
Division of Child Development and Early Education		
20. Transfer to the Child Care and		

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Development Fund	21,773,001	21,773,001
Division of Social Services		
21. Transfer to Social Services Block		
Grant for Child Protective Services –		
Training	285,612	285,612
22. Transfer to Social Services Block		
Grant for Child Protective Services	5,040,000	5,040,000
	2,010,000	2,010,000
23. Transfer to Social Services Block		
Grant for County Departments of		
Social Services for Children's Services	13,166,244	13,166,244
24. Transfer to Social Services Block		
Grant – Foster Care Services	3,422,219	3,422,219
25. Transfer to Social Services Block	1,582,000	1,582,000
Grant – Child Advocacy Centers		
COTAL TEMPORARY ASSISTANCE FOR	<b>4314 107 417</b>	ф <u>э</u> ли 107 и17
EEDY FAMILIES (TANF) FUNDS	\$314,186,416	\$314,186,416
CMERGENCY CONTINGENCY FUNDS         Local Program Expenditures		
ivision of Child Development and Early Education		
01 Subsidized Child Care	¢24 227 205	¢24 227 205
01. Subsidized Child Care	\$34,337,395	\$34,337,395
OTAL TEMPORARY ASSISTANCE FOR IEEDY FAMILIES (TANF) EMERGENCY		
CONTINGENCY FUNDS	\$34,337,395	\$34,337,395
OCIAL SERVICES BLOCK GRANT		
Local Program Expenditures		
Divisions of Social Services and Aging		
0 0		
01. County Departments of Social Services	\$19,837,388	\$19,837,388
02. County Departments of Social Services		
(Transfer From TANF)	13,166,244	13,166,244
03. EBCI Tribal Public Health and Human Services	244,740	244,740
04. Child Protective Services		
5257 DC525004 MO-from 1		D <b>2</b> 91
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(Transfer From TANF)	5,040,000	5,040,000
05. State In-Home Services Fund	1,943,950	1,943,950
06. Adult Protective Services	3,864,547	2,138,404
07. State Adult Day Care Fund	1,994,084	1,994,084
08. Child Protective Services/CPS		
Investigative Services – Child Medical		
Evaluation Program	901,868	901,86
09. Special Children Adoption Incentive Fund	462,600	462,60
10. Child Protective Services – Child		
Welfare Training for Counties		
(Transfer From TANF)	285,612	285,61
(	_00,012	_00,01
11. Home and Community Care Block		
Grant (HCCBG)	2,696,888	2,696,88
12. Child Advocacy Centers		
(Transfer From TANF)	1,582,000	1,582,00
13. Guardianship – Division of Social Services	1,802,671	1,802,67
14. Foster Care Services	2 422 210	2 400 01
(Transfer From TANF)	3,422,219	3,422,21
14A. Big Brothers Big Sisters of the Triangle,	Inc. 350,000	350,00
14A. Dig Diotici's Dig Sisters of the Thangle,	ine. 550,000	550,00
Division of Mental Health, Developmental Disa	oilities, and Substance Use	Services
15. Mental Health Services – Adult and		
Child/Developmental Disabilities Program	1	
Substance Use Services – Adult	4,149,595	4,149,59
15A. Autism Society of North Carolina, Inc.	2,541,392	2,541,39
	051.054	0.51 0.5
15B. The Arc of North Carolina, Inc.	271,074	271,07
15C Eastanagla UCD North Coroling & Vingi	1 (12) 050	1 (12 05
15C. Easterseals UCP North Carolina & Virgin	nia, Inc. 1,612,059	1,612,05
OHHS Program Expenditures		
Diffis i logram Expenditures		
Division of Services for the Blind		
sivision of setvices for the bind		
16. Independent Living Program & Program		
Oversight	4,237,849	4,237,84
	-,,,,,,,,,,	.,_0,,01
Division of Health Service Regulation		
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891,520 266,158	891,520
266,158	
266,158	
	266,158
3,825,443	3,825,443
188,787	188,787
1,724,551	1,724,551
673,990	673,990
293,655	587,310
13,878	13,878
29,966	29,966
592,882	592,882
\$78,907,610	\$77,475,122
OCK GRANT	
\$56,369,281	\$56,369,281
44,804,354	44,804,354
8,037,889	8,037,889
	1,724,551 673,990 293,655 13,878 29,966 592,882 \$78,907,610 OCK GRANT \$56,369,281 44,804,354

04. Administration 05. Energy Portal (FIS Transaction Fees)	10,000	10,000
05. Energy Portal (FIS Transaction Fees)		
	25,000	25,000
Division of Central Management and Support		
06. Office of the Secretary/Division of Information Reso	ource	
Management (DIRM) (Accountable Results for Community Action (AR4CA) Replacement System)	166,750	166,750
07. Office of the Secretary/DIRM	278,954	278,954
08. Office of the Secretary/Controller's Office	18,378	18,378
09. NC FAST Development	627,869	627,869
10. NC FAST Operations and Maintenance	1,330,323	1,330,323
<b>Fransfers to Other State Agencies</b>		
Department of Environmental Quality		
11. Weatherization Program	10,356,943	10,356,943
12. Heating Air Repair and Replacement Program (HARRP)	5,898,508	5,898,508
13. Local Residential Energy Efficiency Service Providers – Weatherization	574,945	574,945
14. Local Residential Energy Efficiency Service Providers – HARRP	319,414	319,414
15. DEQ – Weatherization Administration	628,180	628,180
16. DEQ – HARRP Administration	393,944	393,944
Department of Administration		
17. N.C. Commission on Indian Affairs	87,736	87,736
FOTAL LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT	\$129,928,468	\$129,928,468
CHILD CARE AND DEVELOPMENT FUND BLOCK	GRANT	
Local Program Expenditures		
Division of Child Development and Early Education		
01. Child Care Services	\$347,089,929	\$367,089,929
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02. Smart Start Subsidy	7,392,654	7,392,654
03. Transfer from TANF Block Grant for Child Care Subsidies	21,773,001	21,773,001
04. Quality and Availability Initiatives (TEACH Program \$3,800,000; Family Child Care Home Direct Support Pilot Program \$3,500,000)	77,480,526	67,780,527
OHHS Administration		
Division of Child Development and Early Education		
05. DCDEE Administrative Expenses	9,710,886	9,710,886
06. Indirect Cost	7,346	7,346
Division of Social Services		
07. Direct Deposit for Child Care Payments	5,000	5,000
08. Local Subsidized Child Care Services Support	18,780,355	18,780,355
Division of Central Management and Support		
09. NC FAST Operations and Maintenance	1,450,316	1,450,316
10. DHHS Central Administration – DIRM Technical Services	1,029,762	1,029,762
11. DHHS Central Administration	118,000	118,000
Division of Child and Family Well-Being		
12. Child Care Health Consultation Contracts	62,205	62,205
FOTAL CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT	\$484,899,980	\$495,199,981
COMMUNITY MENTAL HEALTH SERVICES BL	OCK GRANT	
Local Program Expenditures		
01. Mental Health Services – Child	\$2,477,666	\$2,477,666
02. Mental Health Services – Adult/Child	19,443,833	19,443,833
03. Mental Health Services – First		
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Psychotic Symptom Treatment	4,208,378	4,208,378
04. Child Behavioral Health (Division of Child and Family Well-Being)	5,246,350	5,246,350
DHHS Administration		
Division of Child and Family Well-Being		
05. Administration	140,000	140,000
Division of Mental Health, Developmental Disabilities, a	and Substance Use	Services
06. Crisis Services	2,377,047	2,377,047
07. Administration	332,351	332,351
08. Adult/Child Mental Health Services	350,150	350,150
Division of Public Health		
09. NC Detect – Behavioral Health ER	35,000	35,000
COTAL COMMUNITY MENTAL HEALTH SERVIC BLOCK GRANT	ES \$34,610,775	\$34,610,775
SUBSTANCE USE PREVENTION, TREATMENT, AN	ND RECOVERY S	ERVICES
BLOCK GRANT		
Local Program Expenditures		
Division of Mental Health, Developmental Disabilities, a	and Substance Use	Services
01. Substance Abuse – IV Drug	\$2,000,000	\$2,000,000
02. Substance Abuse Prevention	13,351,864	13,351,864
<ul> <li>03. Substance Use Services – Treatment for Children/Adults (Healing Transitions, Inc., \$200,000; Triangle Residential Options for Substance Abusers, Inc., (TROSA) \$3,225,000; First Step Farm of Western N.C., Inc., \$100,000; Addiction Recovery Care Association, Inc.,</li> </ul>		
(ARCA) \$2,000,000)	40,038,949	40,038,949
DHHS Program Expenditures		
Division of Mental Health, Developmental Disabilities, a	and Substance Use	Services

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Wellness/Addiction Recovery	1,545,205	1,545,205
05. Veterans Initiatives	250,000	250,000
DHHS Administration		
Division of Mental Health, Developmental Disabilities,	, and Substance Use	Services
07. Administration	2,297,852	2,297,852
08. Controlled Substance Reporting System	675,000	675,000
TOTAL SUBSTANCE USE PREVENTION, TREAT SERVICES BLOCK GRANT	MENT, AND RECO \$60,158,870	VERY \$60,158,870
MATERNAL AND CHILD HEALTH BLOCK GRAN	NT	
Local Program Expenditures		
Division of Child and Family Well-Being		
01. Children's Health Services (National Society to Prevent Blindness – North Carolina Affiliate, Inc., \$575,000)	\$11,646,618	\$11,646,618
Division of Public Health		
02. Women's and Children's Health Services (March of Dimes, Inc., \$350,000; Sickle Cell Centers \$200,000; Teen Pregnancy Prevention Initiatives \$650,000; Perinatal & Neonatal Outread	ch	
Coordinator Contracts \$440,000; Mountain Area Pregnancy Services \$50,000)	5,453,930	5,453,930
03. Oral Health	58,413	58,413
04. Evidence-Based Programs in Counties With the Highest Infant Mortality Rates	1,727,307	1,727,307
DHHS Program Expenditures		
05. Children's Health Services	1,287,619	1,287,619
06. Women's Health – Maternal Health	489,568	489,568
07. Women's and Children's Health – Perinatal Strategic Plan Support Position	81,112	81,112
08. State Center for Health Statistics	158,583	158,583
09. Health Promotion – Injury and		
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Violence Prevention	87,271	87,271
DHHS Administration		
10. Division of Public Health Administration	340,646	340,646
11. Division of Child and Family Well-Being		
Administration	211,925	211,925
TOTAL MATERNAL AND CHILD	<b>\$21 542 002</b>	<b>\$21 542 002</b>
HEALTH BLOCK GRANT	\$21,542,992	\$21,542,992
PREVENTIVE HEALTH AND HEALTH SERVICES	BLOCK GRANT	
Local Program Expenditures		
01. Physical Activity and Prevention	\$3,081,442	\$3,081,442
DHHS Program Expenditures		
Division of Public Health		
02. HIV/STD Prevention and		
Community Planning	135,063	135,063
03. Oral Health Preventive Services	150,000	150,000
04. Injury and Violence Prevention		
(Services to Rape Victims – Set-Aside)	217,935	217,935
05. Performance Improvement and		
Accountability	1,384,421	1,199,557
06. State Center for Health Statistics	48,000	48,000
DHHS Administration		
Division of Public Health		
07. Division of Public Health	65,000	65,000
TOTAL PREVENTIVE HEALTH AND HEALTH		
SERVICES BLOCK GRANT	\$5,081,861	\$4,896,997
COMMUNITY SERVICES BLOCK GRANT		
01. Community Action Agencies	\$22,370,334	\$21,483,238
02. Limited Purpose Agencies/Discretionary Funding	504,718	504,718
03. Office of Economic Opportunity	1,070,001	1,024,351
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	rener ar Assenn	bly Of North Carolina		Session 2025
	04. Office of	the Secretary/DIRM (Accountable Results for	Dr	
	Commun	ity Action (AR4CA) Replacement System)	394,964	414,713
	05. Office of	Economic Opportunity – Workforce		
		nt Opportunities Act (WIOA)	60,000	60,000
Т	OTAL COMN	AUNITY SERVICES		
	BLOCK GR		\$24,400,017	\$23,487,020
G	ENERAL PR	OVISIONS		
		<b>FION 9M.1.(b)</b> Information to be Includ	ed in Block Gra	nt Plans – The
D		Health and Human Services shall submit a se		
		ninistered by the Department, and each plan s		
	(1)	A delineation of the proposed allocations		
	~ /	State and federal match requirements.	JI 0	J, U
	(2)	A delineation of the proposed State and loc	al administrative	expenditures.
	(3)	An identification of all new positions to		1
		Grant, including permanent, temporary, and	d time-limited po	sitions.
	(4)	A comparison of the proposed allocations	by program or a	activity with two
		prior years' program and activity budgets a	nd two prior year	s' actual program
		or activity expenditures.		
	(5)	A projection of current year expenditures b		
	(6)	A projection of federal Block Grant funds a		g unspent federal
	/ <b>_</b> `	funds from the current and prior fiscal year		
	(7)	The required amount of maintenance of		
		qualifying for maintenance of effort in	the previous year	ar delineated by
	SEC	program or activity. <b>FION 9M.1.(c)</b> Changes in Federal Fund Av	voilability If the	Concrease of the
T 1		creases the federal fund availability for any o	•	U U
		grants related to existing Block Grants administ		
	-	ices from the amounts appropriated in this act	• 1	
		ionally across the program and activity appro-	-	
		tion. In allocating an increase in federal fun	-	
		anagement shall not approve funding for		
	ppropriated in t		r c	
	If the	Congress of the United States decreases the	federal fund avail	ability for any of
th	ne Block Gran	ts or contingency funds and other grants	related to existin	ng Block Grants
a	dministered by	the Department of Health and Human Servic	ces from the amou	unts appropriated
		Department shall develop a plan to adjust th	e Block Grants b	ased on reduced
fe	ederal funding.			
_		ithstanding the provisions of this subsection	-	
		eases in the federal fund availability for the		
		b) Block Grant shall be used only for the No		IId Care Subsidy
p		or child care and shall not be used to supplan to allocating the abange in federal fund as		magad allocation
m		to allocating the change in federal fund available down of the office of State Budget and Managen	• •	-
		⁷ Block Grant due to changes in federal fund	-	0
	•	Legislative Oversight Committee on Health a	•	1
	lade to the Tolm			es and the Fiscal

1 **SECTION 9M.1.(d)** Except as otherwise provided, appropriations from federal 2 Block Grant funds are made for each year of the fiscal biennium ending June 30, 2027, according 3 to the schedule enacted for State fiscal years 2025-2026 and 2026-2027, or until a new schedule 4 is enacted by the General Assembly.

5 **SECTION 9M.1.(e)** Except as otherwise provided in subsection (e1) of this section, 6 all changes to the budgeted allocations to the Block Grants or contingency funds and other grants 7 related to existing Block Grants administered by the Department of Health and Human Services 8 that are not specifically addressed in this section shall be approved by the Office of State Budget 9 and Management. The Office of State Budget and Management shall not approve funding for 10 new programs or activities not appropriated in this section. Additionally, if budgeted allocations are decreased, the Office of State Budget and Management shall not approve any reduction of 11 12 funds designated for subrecipients in subsection (a) of this section under (i) Item 03 of the 13 Substance Use Prevention, Treatment, and Recovery Services Block Grant or (ii) Item 01 or 02 14 of the Maternal and Child Health Block Grant. The Office of State Budget and Management shall 15 consult with the Joint Legislative Oversight Committee on Health and Human Services for review prior to implementing any changes. In consulting, the report shall include an itemized 16 17 listing of affected programs, including associated changes in budgeted allocations. All changes 18 to the budgeted allocations to the Block Grants shall be reported immediately to the Joint 19 Legislative Oversight Committee on Health and Human Services and the Fiscal Research 20 Division. This subsection does not apply to Block Grant changes caused by legislative salary 21 increases and benefit adjustments.

22 SECTION 9M.1.(e1) The Department of Health and Human Services shall have the 23 authority to realign appropriated funds under subsection (a) of this section for Item 01 or 02 in 24 the Maternal and Child Health Block Grant to maintain federal compliance and programmatic 25 alignment, so long as the realignment does not result in a reduction of funds designated for 26 subrecipients under subsection (a) of this section. The Department of Health and Human Services 27 is authorized to realign appropriated funds between the Maternal and Child Health Block Grant 28 categories as provided in this subsection without prior consultation with the Joint Legislative 29 Oversight Committee on Health and Human Services or without exceeding the total amount 30 appropriated for the items.

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

35 36

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

37 **SECTION 9M.1.(g)** The sum of eighty million ninety-three thousand five hundred 38 sixty-six dollars (\$80,093,566) for each year of the 2025-2027 fiscal biennium appropriated in 39 this act in TANF funds to the Department of Health and Human Services, Division of Social 40 Services, shall be used for Work First County Block Grants. The Division shall certify these 41 funds in the appropriate State-level services based on prior year actual expenditures. The Division 42 has the authority to realign the authorized budget for these funds among the State-level services 43 based on current year actual expenditures. The Division shall also have the authority to realign 44 appropriated funds from Work First Family Assistance for electing counties to the Work First 45 County Block Grant for electing counties based on current year expenditures so long as the 46 electing counties meet Maintenance of Effort requirements.

47 **SECTION 9M.1.(h)** The sum of eleven million three hundred eighty-seven thousand 48 one hundred ninety dollars (\$11,387,190) for each year of the 2025-2027 fiscal biennium 49 appropriated in this act to the Department of Health and Human Services, Division of Social 50 Services, in TANF funds for child welfare improvements shall be allocated to the county 51 departments of social services for hiring or contracting staff to investigate and provide services in Child Protective Services cases; to provide foster care and support services; to recruit, train,
 license, and support prospective foster and adoptive families; and to provide interstate and
 post-adoption services for eligible families.

Counties shall maintain their level of expenditures in local funds for Child Protective
Services workers. Of the Block Grant funds appropriated for Child Protective Services workers,
the total expenditures from State and local funds for fiscal years 2025-2026 and 2026-2027 shall
not be less than the total expended from State and local funds for the 2012-2013 fiscal year.

8 **SECTION 9M.1.(i)** The sum of four million one thousand six hundred seventy-six 9 dollars (\$4,001,676) for each year of the 2025-2027 fiscal biennium appropriated in this act in 10 TANF funds to the Department of Health and Human Services, Special Children Adoption Fund, shall be used in accordance with G.S. 108A-50.2. The Division of Social Services, in consultation 11 12 with the North Carolina Association of County Directors of Social Services and representatives of licensed private adoption agencies, shall develop guidelines for the awarding of funds to 13 14 licensed public and private adoption agencies upon the adoption of children described in 15 G.S. 108A-50 and in foster care. Payments received from the Special Children Adoption Fund 16 by participating agencies shall be used exclusively to enhance the adoption services program. No 17 local match shall be required as a condition for receipt of these funds.

18 **SECTION 9M.1.(j)** The sum of one million four hundred thousand dollars 19 (\$1,400,000) appropriated in this act in TANF funds to the Department of Health and Human 20 Services, Division of Social Services, for each fiscal year of the 2025-2027 fiscal biennium shall 21 be used for child welfare initiatives to (i) enhance the skills of social workers to improve the 22 outcomes for families and children involved in child welfare and (ii) enhance the provision of 23 services to families in their homes in the least restrictive setting.

SECTION 9M.1.(k) Of the three million five hundred thirty-eight thousand five hundred forty-one dollars (\$3,538,541) allocated in this section in TANF funds to the Department of Health and Human Services, Division of Public Health, for each year of the 2025-2027 fiscal biennium for teen pregnancy prevention initiatives, the sum of five hundred thousand dollars (\$500,000) in each year of the 2025-2027 fiscal biennium shall be used to provide services for youth in foster care or the juvenile justice system.

30

# 31 SOCIAL SERVICES BLOCK GRANT

32 **SECTION 9M.1.**(*l*) The sum of nineteen million eight hundred thirty-seven 33 thousand three hundred eighty-eight dollars (\$19,837,388) for each year of the 2025-2027 fiscal 34 biennium appropriated in this act in the Social Services Block Grant to the Department of Health 35 and Human Services, Division of Social Services, and the sum of thirteen million one hundred 36 sixty-six thousand two hundred forty-four dollars (\$13,166,244) for each year of the 2025-2027 37 fiscal biennium transferred from funds appropriated in the TANF Block Grant shall be used for 38 county Block Grants. The Division shall certify these funds in the appropriate State-level services 39 based on prior year actual expenditures. The Division has the authority to realign the authorized 40 budget for these funds, as well as State Social Services Block Grant funds, among the State-level services based on current year actual expenditures. 41

42 **SECTION 9M.1.(m)** The sum of two hundred eighty-five thousand six hundred 43 twelve dollars (\$285,612) appropriated in this act in the Social Services Block Grant to the 44 Department of Health and Human Services, Division of Social Services, for each fiscal year of 45 the 2025-2027 fiscal biennium shall be used to support various child welfare training projects as 46 follows:

- 47
- 48
- 49
- (1) Provide a regional training center in southeastern North Carolina.
- (2) Provide training for residential child caring facilities.
- (3) Provide for various other child welfare training initiatives.
- 50 **SECTION 9M.1.(n)** The Department of Health and Human Services is authorized, 51 subject to the approval of the Office of State Budget and Management, to transfer Social Services

1 Block Grant funding allocated for departmental administration between divisions that have 2 received administrative allocations from the Social Services Block Grant.

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

5 **SECTION 9M.1.(p)** The sum of five million forty thousand dollars (\$5,040,000) 6 appropriated in this act in the Social Services Block Grant for each fiscal year of the 2025-2027 7 fiscal biennium transferred from funds appropriated in the TANF Block Grant shall be allocated 8 to the Department of Health and Human Services, Division of Social Services. The Division shall 9 allocate these funds to local departments of social services to replace the loss of Child Protective 10 Services State funds that are currently used by county governments to pay for Child Protective Services staff at the local level. These funds shall be used to maintain the number of Child 11 12 Protective Services workers throughout the State. These Social Services Block Grant funds shall 13 be used to pay for salaries and related expenses only and are exempt from 10A NCAC 71R 14 .0201(3) requiring a local match of twenty-five percent (25%).

15 **SECTION 9M.1.(q)** The sum of one million five hundred eighty-two thousand 16 dollars (\$1,582,000) appropriated in this act in the Social Services Block Grant for each fiscal 17 year of the 2025-2027 fiscal biennium to the Department of Health and Human Services, Division 18 of Social Services, shall be used to continue support for the Child Advocacy Centers. These funds 19 are exempt from the provisions of 10A NCAC 71R .0201(3).

SECTION 9M.1.(r) The sum of three million eight hundred twenty-five thousand four hundred forty-three dollars (\$3,825,443) for each fiscal year of the 2025-2027 fiscal biennium appropriated in this act in the Social Services Block Grant to the Department of Health and Human Services, Division of Aging, shall be used for guardianship services pursuant to Chapter 35A of the General Statutes. The Department may expend funds allocated in this section to support existing corporate guardianship contracts during the 2025-2026 and 2026-2027 fiscal years.

27 SECTION 9M.1.(s) Of the three million eight hundred sixty-four thousand five 28 hundred forty-seven dollars (\$3,864,547) appropriated in this act in the Social Services Block 29 Grant for the 2025-2026 fiscal year and the two million one hundred thirty-eight thousand four 30 hundred four dollars (\$2,138,404) for the 2026-2027 fiscal year to the Division of Aging for 31 Adult Protective Services, the sum of eight hundred ninety-three thousand forty-one dollars 32 (\$893,041) for each year of the 2025-2027 fiscal biennium shall be used to increase the number 33 of Adult Protective Services workers where these funds can be the most effective. These funds 34 shall be used to pay for salaries and related expenses and shall not be used to supplant any other 35 source of funding for staff. These funds are also exempt from 10A NCAC 71R .0201(3) requiring 36 a local match of twenty-five percent (25%).

SECTION 9M.1.(s1) The following amounts appropriated in this act in the Social
 Services Block Grant for each fiscal year of the 2025-2027 fiscal biennium to the Department of
 Health and Human Services, Division of Social Services or Division of Mental Health,
 Developmental Disabilities, and Substance Use Services, for the nonprofit organizations
 described in this subsection shall be exempt from the provisions of 10A NCAC 71R .0201(3):

42 43

44

- (1) The sum of three hundred fifty thousand dollars (\$350,000) for each fiscal year of the 2025-2027 fiscal biennium for Big Brothers Big Sisters of the Triangle, Inc.
- 45(2)The sum of two million five hundred forty-one thousand three hundred46ninety-two dollars (\$2,541,392) for each fiscal year of the 2025-2027 fiscal47biennium for Autism Society of North Carolina, Inc.
- 48 (3) The sum of two hundred seventy-one thousand seventy-four dollars
  49 (\$271,074) for each fiscal year of the 2025-2027 fiscal biennium for The Arc
  50 of North Carolina, Inc.

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1 2 3 4	<ul> <li>(4) The sum of one million six hundred twelve thousand fif (\$1,612,059) for each fiscal year of the 2025-2027 fiscal Easterseals UCP of North Carolina &amp; Virginia, Inc.</li> </ul>	•
5	LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT	
6	<b>SECTION 9M.1.(t)</b> The Division of Social Services shall have t	he authority to
7	realign appropriated funds between the State-level services Low-Income Ene	•
8	Payments and Crisis Assistance Payments without prior consultation with the Jo	0.
9 10	Oversight Committee on Health and Human Services to ensure needs are effective exceeding the total amount appropriated for these State-level service iter	ely met without
10	emergency contingency funds received may be allocated for Energy Assistant	
12	Crisis Intervention Payments without prior consultation with the Joint Legisla	
12	Committee on Health and Human Services. Additional funds received shall be	
13 14	Joint Legislative Oversight Committee on Health and Human Services and the l	-
15	Division upon notification of the award. The Department of Health and Human	
16	not allocate funds for any activities, including increasing administration, other	
17	payments, without prior consultation with the Joint Legislative Oversight Comm	
18	and Human Services.	
19	<b>SECTION 9M.1.(u)</b> The sum of fifty-six million three hundred sixty	<i>u</i> -nine thousand
20	two hundred eighty-one dollars (\$56,369,281) for each year of the 2025-2027	
20	appropriated in this act in the Low-Income Home Energy Assistance Block	
22	Department of Health and Human Services, Division of Social Services, shall be	
23	Assistance Payments for the households of (i) elderly persons age 60 and above	
24	to one hundred fifty percent (150%) of the federal poverty level and (ii) disabled	1
25	for services funded through the Division of Aging.	
26	County departments of social services shall submit to the Division of	Social Services
27	an outreach plan for targeting households with 60-year-old household member	
28	August 1 of each year. The outreach plan shall comply with the following:	
29	(1) Ensure that eligible households are made aware of the available	able assistance,
30	with particular attention paid to the elderly population age 60	and above and
31	disabled persons receiving services through the Division of A	
32	(2) Include efforts by the county department of social services t	o contact other
33	State and local governmental entities and community-based of	organizations to
34	(i) offer the opportunity to provide outreach and (ii) receive a	applications for
35	energy assistance.	
36	(3) Be approved by the local board of social services or human	services board
37	prior to submission.	
38		
39	CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT	
40	SECTION 9M.1.(v) Payment for subsidized child care services	-
41	federal TANF funds shall comply with all regulations and policies issued by the D	ivision of Child
42	Development and Early Education for the subsidized child care program.	
43	<b>SECTION 9M.1.(w)</b> If funds appropriated through the Child Care an	
44	Fund Block Grant for any program cannot be obligated or spent in that prog	
45	obligation or liquidation periods allowed by the federal grants, the Department n	
46	to child care subsidies, unless otherwise prohibited by federal requirements of the	e grant, in order
47	to use the federal funds fully.	
48		
49 50	COMMUNITY MENTAL HEALTH SERVICES BLOCK GRANT	
50	<b>SECTION 9M.1.(x)</b> The sum of four million two hundred eight	
51	hundred seventy-eight dollars (\$4,208,378) for each year of the 2025-2027 f	iscal diennium

1 appropriated in this act in the Community Mental Health Services Block Grant to the Department 2 of Health and Human Services, Division of Mental Health, Developmental Disabilities, and 3 Substance Use Services, is to be used for Mental Health Services – First Psychotic Symptom Treatment.

- 4
- 5 6

#### MATERNAL AND CHILD HEALTH BLOCK GRANT

7 **SECTION 9M.1.(y)** If federal funds are received under the Maternal and Child 8 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42 9 U.S.C. § 710), for the 2025-2026 fiscal year or the 2026-2027 fiscal year, then those funds shall 10 be transferred to the State Board of Education to be administered by the Department of Public Instruction. The Department of Public Instruction shall use the funds to administer an abstinence 11 12 until marriage education program consistent with G.S. 115C-81.30. The Department of Public 13 Instruction shall carefully and strictly follow federal guidelines in implementing and 14 administering the abstinence education grant funds.

15 **SECTION 9M.1.(z)** The sum of one million seven hundred twenty-seven thousand 16 three hundred seven dollars (\$1,727,307) appropriated in this act in the Maternal and Child 17 Health Block Grant to the Department of Health and Human Services, Division of Public Health, 18 for each year of the 2025-2027 fiscal biennium shall be used for evidence-based programs in 19 counties with the highest infant mortality rates. The Division shall report on (i) the counties 20 selected to receive the allocation, (ii) the specific evidence-based services provided, (iii) the 21 number of women served, and (iv) any impact on the counties' infant mortality rate. The Division 22 shall report its findings to the House of Representatives Appropriations Committee on Health 23 and Human Services, the Senate Appropriations Committee on Health and Human Services, and 24 the Fiscal Research Division no later than December 31 of each year.

25 **SECTION 9M.1.(aa)** The sum of eighty-one thousand one hundred twelve dollars 26 (\$81,112) allocated in this section in the Maternal and Child Health Block Grant to the 27 Department of Health and Human Services, Division of Public Health, Women and Children's 28 Health Section, for each fiscal year of the 2025-2027 fiscal biennium shall not be used to supplant 29 existing State or federal funds. This allocation shall be used for a Public Health Program 30 Consultant position assigned full-time to manage the North Carolina Perinatal Health Strategic 31 Plan and provide staff support for the stakeholder work group.

32 SECTION 9M.1.(bb) At least ninety percent (90%) of the funds allocated for 33 Mountain Area Pregnancy Services, a nonprofit organization, in the Maternal and Child Health 34 Block Grant for each year of the 2025-2027 fiscal biennium shall be used for direct services.

35 SECTION 9M.1.(cc) Notwithstanding any provision of law to the contrary, the 36 Department of Health and Human Services, Division of Public Health, shall have the authority 37 to realign appropriated funds between the Maternal and Child Health Block Grant categories to 38 maintain federal compliance and programmatic alignment without exceeding the total amount 39 appropriated for the Maternal and Child Health Block Grant.

40

#### 41 USE OF CHILD CARE AND DEVELOPMENT BLOCK GRANT FUNDS/FAMILY 42 CHILD CARE HOME DIRECT SUPPORT PILOT

43 **SECTION 9M.2.(a)** Of the funds appropriated in this act from the federal Child Care 44 and Development Block Grant under Section 9M.1 of this act to the Department of Health and 45 Human Services, Division of Child Development and Early Education, for quality and 46 availability initiatives, the sum of three million five hundred thousand dollars (\$3,500,000) for 47 each year of the 2025-2027 fiscal biennium shall be allocated in equal amounts to three councils 48 of governments, one of which is in a county from the Coastal Plain Region, one of which is in a 49 county from the Mountain Region, and one of which is in a county from the Piedmont Region, 50 as those regions are defined in G.S. 143B-1373(a). These funds shall be used to establish a 51 two-year pilot program coordinated by those councils of governments to build child care capacity

1 2 2	(RFA) for a vend	s. Each designated council of governments shall issue a request for application for to contract with the respective council of governments to administer the pilot ab worder selected shall have experience providing support and essistance to			
3	program, and each vendor selected shall have experience providing support and assistance to early child care providers. To receive funds, the vendor shall partner with the councils of				
4 5	•	•			
5 6	-	the respective county to (i) increase the supply of child care programs by			
0 7		aching prospective child care providers through the initial business planning and process and (ii) ensure sustainability by executing a two-year mentorship			
8	-	new child care programs created pursuant to this section.			
8 9	1 0	<b>FION 9M.2.(b)</b> The councils of governments participating in the pilot program			
10		rtion of these funds for additional solutions provided by the vendor within the			
11	• •	education space to meet localized needs and in support of recovery,			
12	-	ad ongoing needs of their member communities and (ii) up to five percent (5%)			
13		cated to the respective councils of governments under this act for administrative			
13	costs.	called to the respective councils of governments and of this act for administrative			
15		<b>FION 9M.2.(c)</b> The councils of governments participating in the pilot program			
16		dor that has all of the following qualifications:			
17	(1)	Experience and active or successful contracts to establish new family child			
18	(-)	care homes in at least three other states.			
19	(2)	Technology to operate a substitute teacher pool that matches teachers with			
20		providers and facilitates payments and quality control, and experience in			
21		creating an active substitute teacher pool in one state.			
22	(3)	Experience successfully establishing family child care homes in rural			
23		communities and addressing child care access in underserved areas.			
24	(4)	Technology that (i) allows for the recruitment of child care providers via			
25		microsites, (ii) allows the onboarding of child care providers via a licensing			
26		checklist, (iii) allows coaches to interface with and communicate with child			
27		care providers, (iv) supports child care providers with enrollments via a			
28		website and enrollment marketplace, (v) supports the recruitment of teachers			
29		for the programs, (vi) provides billing for the programs, (vii) provides ongoing			
30		business coaching, and (viii) allows all such technology to be connected and			
31		communicate seamlessly.			
32	(5)	Demonstrated successful experience establishing new family child care homes			
33		at scale on time lines of six months or less.			
34		<b>FION 9M.2.(d)</b> Each vendor selected to participate in the pilot program shall			
35	do each of the fo	•			
36	(1)	Perform a child care needs analysis to determine where child care providers			
37		and substitute teachers are needed.			
38	(2)	Recruit new potential child care providers and substitutes and plan, staff, and			
39		execute in-person and virtual recruitment events for new child care providers			
40	( <b>2</b> )	in areas of need.			
41	(3)	Implement technology that meets the requirements of subdivision (c)(4) of			
42	(A)	this section.			
43 44	(4)	Implement technology to operate a substitute teacher pool that matches			
44 45	(5)	teachers with providers and facilitates payments and quality control. Develop informational materials that assist in-home family child care			
43 46	(5)	providers with marketing, advertising, and parental outreach.			
40 47	(6)	Create child care slots and implement a substitute teacher pool available to			
48	(0)	child care providers in the councils of governments' respective counties.			
49	(7)	Craft an implementation strategy to meet community and workforce needs,			
50	(')	including establishing child care for nontraditional hours and days, as needed.			

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1 2 3	(8)		or government leaders to track vendor ld care providers along with real-time
5 4 5 6	(9)	Provide support and resources and of coaching and training that includes in	ffer in-home family child care providers n-person group training sessions, on-site and events for a minimum of two years.
7	(10)	Report all necessary information as re	•
8		1 2	ments participating in the pilot program
9			6, and additional progress reports every
10			gram to the Joint Legislative Oversight
11	Committee on H	Iealth and Human Services, the Fiscal	Research Division, and the Division of
12	Child Developm		all include, at a minimum, the following:
13 14	(1)	The number of child care programs county.	created through the pilot program, by
15 16	(2)	-	reated that are child care centers and the
17	(3)	The number of new child care slots of	
18	(4)		the child care programs, including any
19	~ /	administrative costs.	
20			
21	PART X. AGR	ICULTURE AND CONSUMER SER	VICES [RESERVED]
22			
23	PART XI. COM	<b>IMERCE</b>	
24 25	COMMUNITY	DEVELOPMENT BLOCK GRANT	1 <b>C</b>
23 26			unds appropriated in this act for federal
20 27			or the fiscal years ending June 30, 2026,
28	-	27, according to the following schedule:	
29	und bune 50, 202	, according to the following seneration	
30	COMMUNITY	DEVELOPMENT BLOCK GRANT	
31			
32	1. Sta	te Administration	\$1,559,093
33			
34	2. Nei	ighborhood Revitalization	7,516,037
35			
36	3. Ecc	onomic Development	13,472,376
37			
38	4. Infr	rastructure	18,980,379
39	<b>5</b> D		
40	5. Ru	ral Community Development	4,745,094
41	TOTAL COM		
42 43		MUNITY DEVELOPMENT	\$46 272 070
43 44	DLUCK GRAD	NT – 2026 Program Year 2027 Program Year	\$46,272,979 \$46,272,979.
44 45		2027 Hogram Tear	\$40,472,979.
46	SEC'	<b>TION 11.1 (b)</b> Availability Reduction	– If federal funds are reduced below the
47			e of this act, then every program in each
48	-		ne percentage as the reduction in federal
49	funds.		r received as the reduction in redorth
50		TION 11.1.(c) Availability Increase. –	Any block grant funds appropriated by
51		•	funds specified in this section shall be
	0		1

1 expended as follows: each program category under the Community Development Block Grant 2 shall be increased by the same percentage as the increase in federal funds. 3 **SECTION 11.1.(d)** Reallocation. – The Department of Commerce shall consult with 4 the Joint Legislative Commission on Governmental Operations prior to reallocating Community 5 Development Block Grant Funds. Notwithstanding the provisions of this subsection, whenever 6 the Director of the Budget finds either of the following conditions exists: 7 If a reallocation is required because of an emergency that poses an imminent (1)8 threat to public health or public safety, then the Director of the Budget may 9 authorize the reallocation without consulting the Commission. The 10 Department of Commerce shall report to the Commission on the reallocation no later than 30 days after it was authorized and shall identify in the report the 11 12 emergency, the type of action taken, and how it was related to the emergency. 13 If the State will lose federal block grant funds or receive less federal block (2)14 grant funds in the next fiscal year unless a reallocation is made, then the Department of Commerce shall provide a written report to the Commission 15 on the proposed reallocation and shall identify the reason that failure to take 16 action will result in the loss of federal funds. If the Commission does not hear 17 18 the issue within 30 days of receipt of the report, the Department may take the 19 action without consulting the Commission. 20 SECTION 11.1.(e) Report. – By October 1, 2025, and September 1, 2026, the 21 Department of Commerce shall report to the chairs of the House of Representatives 22 Appropriations Committee on Agriculture and Natural and Economic Resources; the chairs of 23 the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources; the 24 chairs of the Joint Legislative Economic Development and Global Engagement Oversight 25 Committee; and the Fiscal Research Division on the use of Community Development Block 26 Grant Funds appropriated in the prior fiscal year. The report shall include the following: 27 A discussion of each of the categories of funding, including information on (1)28 the statewide need in each category. 29 Information on the number of applications that were received in each category (2) 30 and the total dollar amount requested in each category. 31 A list of grantees, including the grantee's name, county, category under which (3)32 the grant was funded, the amount awarded, and a narrative description of the 33 project. 34 Neighborhood Revitalization. - Funds allocated to the SECTION 11.1.(f) 35 Neighborhood Revitalization Category in subsection (a) of this section shall be made available 36 as grants for eligible activities listed in this subsection. The funds available for grants under this 37 category may be used for all of the following, subject to the national objectives and eligible 38 activities allowed under guidance issued by the United States Department of Housing and Urban 39 Development (HUD): 40 (1)Essential repairs to prevent abandonment and deterioration of housing in low- and moderate-income neighborhoods. 41 Demolition and rehabilitation of buildings and improvements. 42 (2)43 (3)Public improvements, including parks, streets, sidewalks, and water and sewer 44 lines. 45 SECTION 11.1.(g) Economic Development. – Funds allocated to the Economic 46 Development Category in subsection (a) of this section shall be made available as grants for 47 eligible activities listed in this subsection. The funds available for grants under this category may 48 be used for all of the following, subject to the national objectives and eligible activities allowed 49 under guidance issued by HUD: 50 (1)Acquisition of real property. Demolition and rehabilitation of buildings and improvements. 51 (2)

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1	(3)	Removal of material and architectural barriers.	
2 3	(4)	Public improvements, including parks, streets, sidewalk lines.	s, and water and sewer
4 5	(5)	Loans and grants to public or private nonprofit entitie rehabilitation activities.	s for construction and
6	(6)	Assistance to private, for-profit entities for economic d	evelopment.
7	(7)	Technical assistance to public or nonprofit entiti	es for neighborhood
8		revitalization or economic development activities.	
9	(8)	Assistance to for-profit and nonprofit entities to	facilitate economic
10		development activities.	
11		<b>TION 11.1.(h)</b> Infrastructure. – For purposes of this sec	
12		ructure Category in subsection (a) of this section shall be	1
13 14		Administered Community Development Block Grant of Notwithstanding the provisions of subsection (d) of this s	
15		ure Category in subsection (a) of this section shall not be r	
16	category.		
17	SEC'	<b>TION 11.1.(i)</b> Rural Community Development. – Funds	allocated for the Rural
18	Community Dev	velopment Category in subsection (a) of this section shall	l be made available as
19	grants for eligibl	e activities listed in this subsection. These funds shall prov	vide grants that support
20	community deve	elopment and comprehensive growth projects to be award	led by the Department
21		he Rural Community Development Category will provide	-
22	0	development tier one and development tier two a	
23		08, and in rural census tracts, as defined in G.S. 143B-472.	
24		projects that promote broad-based community developme	
25		and economic growth, and stronger and more viable ru	-
26		under this section, preference shall be given to projects in	
27		in G.S. 143B-437.08. The funds available for grants unde	
28		he following, subject to the national objectives and elig	ible activities allowed
29 30	under guidance i	•	oration of housing in
30 31	(1)	Essential repairs to prevent abandonment and deterior low- and moderate-income neighborhoods.	oration of nousing in
32	(2)	Public improvements, including parks, streets, sidewalk	e and water and cower
33	(2)	lines.	.s, and water and sewer
34	(3)	Public facilities, including neighborhood and com	munity facilities and
35	(5)	facilities for individuals with special needs.	indinity identities and
36	(4)	Public services, including employment, crime pre	evention, and energy
37		conservation.	
38	(5)	Assistance to private, for-profit entities for economic d	evelopment.
39	(6)	Technical assistance to public or nonprofit entiti	1
40		revitalization or economic development activities.	C
41	(7)	Assistance to for-profit and nonprofit entities to	facilitate economic
42		development activities.	
43	SEC'	TION 11.1.(j) Deobligated Funds. – Throughout each y	ear, deobligated funds
44	arise in the vario	us funding categories and program years of the Communi-	ty Development Block
45		program as a result of (i) projects coming in under budg	
46		projects being required to repay funds. Surplus federal a	
47		ram may vary from year to year based upon the amount	
48		and the amount of eligible in-kind funds identified. To all	-
49		the Department of Environmental Quality to quickly de	
50	surplus federal	administrative funds as they are identified throughout t	the program year, the

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following shall funds:	apply to the use of deobligated CDBG funds and surplus federal ad	ministrative
(1)	All surplus federal administrative funds shall be divided probetween the Departments of Commerce and Environmental Qualities be used as provided in subdivisions (2) and (3) of this subsection.	ity and shall
(2)	<ul> <li>All deobligated funds allocated to the Department of Commer surplus federal administrative funds, as provided for in subdivisio subsection, may be used by the Department for all of the followin a. To issue grants in the CDBG Economic Devel Neighborhood Revitalization Program Category.</li> <li>b. For providing training and guidance to local government the CDBG program, its management, and administrative re</li> <li>c. For any other purpose consistent with the Department's administrative re</li> <li>difference of the CDBG program if an equal amount of State match available.</li> </ul>	rce and any on (1) of this ag: opment or s relative to quirements. ministration
(3)	All deobligated funds allocated to the Department of Environment	ntal Quality
	and any surplus federal administrative funds, as provided for in	
	(1) of this subsection, may be used by the Department for all of the	e following:
	a. To issue grants in the CDBG Infrastructure Category.	ministration
	b. For any other purpose consistent with the Department's address of the CDBG program if an equal amount of State match	
	available.	ing runus is
COMMERCE	NONPROFITS/REPORTING REQUIREMENTS	
	<b>TION 11.2.(a)</b> The entities listed in subsection (b) of this section	shall do the
0	ich year that State funds are expended:	
(1)	By September 1 of each year, and more frequently as requested, n	
	chairs of the Joint Legislative Oversight Committee on Agri Natural and Economic Resources; the chairs of the House of Rep Appropriations Committee on Agriculture and Natural and	resentatives
	Resources; the chairs of the Senate Appropriations Committee on A Natural, and Economic Resources; and the Fiscal Research Divis State fiscal year program activities, objectives, and accomplishmer State fiscal year itemized expenditures and fund sources. If State	Agriculture, ion on prior nts and prior
	used to provide matching funds for competitive grants from government or a nongovernmental entity, the report should include	the federal
(2)	description of the grants that are awarded. Provide to the chairs of the Joint Legislative Oversight Con	mmittee on
(2)	Agriculture and Natural and Economic Resources; the chairs of the	
	Representatives Appropriations Committee on Agriculture and	
	Economic Resources; the chairs of the Senate Appropriations Co	
	Agriculture, Natural, and Economic Resources; and the Fisca	al Research
	Division a copy of the entity's annual audited financial statemer	it within 30
	days of issuance of the statement.	
	<b>CTION 11.2.(b)</b> The following entities shall comply with the requ	irements of
subsection (a) o		
(1) (2)	North Carolina Biotechnology Center. High Point Market Authority	
(2)	High Point Market Authority. RTI International.	
(3)	NTT international.	
NC BIOTECH	NOLOGY CENTER	

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1	SECTION 11.3.(a) Except for the funds appropriated in subsection (b) of this		
2	section, funds appropriated in this act to the Department of Commerce for the North Carolina		
3	Biotechnology Center (Center) for each fiscal year in the 2025-2027 biennium shall be allocated		
4	for the following purposes in the following proportions:		
5	(1) Twenty-one percent (21%) for job creation, including funding for the		
6	AgBiotech Initiative, economic and industrial development, and related		
7	activities.		
8	(2) Sixty-five percent (65%) for science and commercialization, including		
9	science and technology development, Centers of Innovation, business and		
10	technology development, education and training, and related activities.		
11	(3) Fourteen percent (14%) for Center operations, including administration,		
12	professional and technical assistance and oversight, corporate		
13	communications, human resource management, financial and grant		
14	administration, legal, and accounting.		
15	<b>SECTION 11.3.(b)</b> Of the funds appropriated in this act to the Department of		
16	Commerce for the Center, five hundred thousand dollars (\$500,000) of recurring funds in each		
17	fiscal year of the 2025-2027 biennium shall be used to support funding for early-stage loans to		
18	North Carolina agricultural technology companies.		
19	<b>SECTION 11.3.(c)</b> The Center shall not use any of the recurring funds allocated in		
20	subsection (b) of this section for administrative costs and shall report on the expenditure of those		
21	funds each year pursuant to Section 11.2 of this act.		
22	<b>SECTION 11.3.(d)</b> The Center shall prioritize funding and distribution of loans over		
23	funding and distribution of grants.		
24	<b>SECTION 11.3.(e)</b> Up to ten percent (10%) of the sum of each of the allocations in		
25	subsection (a) of this section may be reallocated to subdivision (a)(1) or subdivision (a)(2) of this		
26	section if, in the judgment of Center management, the reallocation will advance the mission of		
27	the Center.		
28			
29	INCREASE UI MAX BENEFIT		
30	<b>SECTION 11.6.(a)</b> To maintain the rule of law with respect to State and federal		
31	relations pertaining to employment security laws in North Carolina, any executive order issued		
32	by the Governor that purports to expand unemployment insurance benefits, whether those		
33	benefits will be paid from federal or State funds, is void ab initio unless the executive order is		
34	issued upon authority that is conferred expressly by an act enacted by the General Assembly or		
35	granted specifically to the Governor by the Congress of the United States.		
36	<b>SECTION 11.6.(b)</b> Sections 1, 2, 3, and 4 of Executive Order No. 322, issued by		
37	the Governor on October 16, 2024, and concurred to by the Council of State, are ratified and		
38	shall terminate on March 1, 2025.		
39	<b>SECTION 11.6.(c)</b> G.S. 96-14.2(a) reads as rewritten:		
40	"(a) Weekly Benefit Amount. – The weekly benefit amount for an individual who is totally		
41	unemployed is an amount equal to the wages paid to the individual in the last two completed		
42	quarters of the individual's base period divided by 52 and rounded to the next lower whole dollar.		
43	If this amount is less than fifteen dollars (\$15.00), the individual is not eligible for benefits. The		
44	weekly benefit amount may not exceed three hundred fifty dollars (\$350.00).four hundred fifty		
45	<u>dollars (\$450.00)."</u>		
46	<b>SECTION 11.6.(d)</b> Subsection (c) of this section becomes effective July 6, 2025,		
47	and applies to claims for benefits filed on or after July 6, 2025. The remainder of this section is		
48	effective when it becomes law.		
49			

#### 50 MOTORSPORTS INDUSTRY STUDY

SECTION 11.7A.(a) Of the funds appropriated in this act from the General Fund to 1 2 the Department of Commerce, the sum of four hundred thousand dollars (\$400,000) in 3 nonrecurring funds for the 2025-2026 fiscal year shall be used for Sanford Holshouser Business 4 Development Group (Group) to update the Group's previous study on the motorsports industry 5 in this State, published in October 2004 entitled "Motorsports - A North Carolina Growth 6 Industry Under Threat." The study shall also address the potential for North Carolina to secure 7 events for all levels of motorsports racing, including professional, sportsman, and club racing, 8 motorsports research and development, motorsports manufacturing, and motorsports testing 9 facilities.

10 **SECTION 11.7A.(b)** By April 15, 2026, the Group, in consultation with the 11 Department, shall submit a report to the chairs of the Joint Legislative Economic Development 12 and Global Engagement Oversight Committee, the Joint Legislative Oversight Committee on 13 Agriculture and Natural and Economic Resources, and the Fiscal Research Division.

14 15

## CDL TRAINING GRANT PROGRAM

16 **SECTION 11.8.(a)** The Department of Commerce shall establish a grant program to 17 encourage and facilitate residents of this State to obtain commercial drivers licenses (CDLs). The 18 grant program established in this section shall provide funds to a qualifying CDL training 19 provider to cover the cost of CDL training programs and shall provide stipends for temporary 20 accommodations for trainees in the CDL programs receiving funding under this section. A 21 qualifying CDL training provider shall meet the following criteria:

- 22 23
- (1) Must offer a four-week accelerated CDL training program.
- (2) M
- 24
- (2) Must be authorized to conduct on-site CDL testing to streamline licensing.
- (3) Must have enrollment and training facilities in this State.

25 **SECTION 11.8.(b)** The Department of Commerce shall provide a qualifying CDL 26 training provider a grant equaling four thousand dollars (\$4,000) per trainee, payable to the 27 qualifying CDL training provider upon successful completion of the program and the receipt of 28 a CDL by the trainee. The Department of Commerce shall also provide a grant equaling one 29 thousand five hundred dollars (\$1,500) for trainees needing accommodations during their 30 participation in the CDL training program, payable directly to participating local hotels or motels 31 proximally located to the CDL training facility, for trainees that demonstrate a financial need and 32 that do not reside in close proximity to the CDL training facility. The Department shall award no 33 more than two hundred seventy-seven thousand five hundred dollars (\$277,500) of funds 34 appropriated in this act for grants for trainee accommodations. A trainee under this section shall 35 be a resident of this State. The Department of Commerce shall establish a streamlined application 36 system, including options for online and in-person applications, to verify residency, assess 37 financial need, and facilitate program enrollment. In addition, the Department of Commerce shall 38 organize partnerships with (i) local hotels and motels for receipt of grants for trainee stipends 39 and (ii) local employers and construction firms to assist graduates of the CDL training program 40 in securing employment.

41 **SECTION 11.8.(c)** For the purposes of this section, the terms "CDL training 42 provider" and "CDL training programs" refer to entry-level driver training, as defined in 49 43 C.F.R. § 380.605.

44

## 45 **PART XII. ENVIRONMENTAL QUALITY**

46

### 47 DEQ BASE BUDGET CORRECTIONS

48 **SECTION 12.1.(a)** To ensure the Department of Environmental Quality's budget 49 conforms with Chapter 143C of the General Statutes, the Department and the Office of State 50 Budget and Management, in consultation with the Fiscal Research Division, shall take all of the 51 following actions prior to the certification of the 2025-2027 budget under G.S. 143C-6-1(c):

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1	(1) Remove all negative appropriations from the base budget.
2	(2) Remove all negative full-time equivalent positions from the base budget.
3	(3) Budget all one-time grants on a nonrecurring basis.
4	(4) Remove all intergovernmental transfers from "Other Admin Expenses."
5	(5) Budget all intergovernmental transfers as such with the correct amount
6	receipted to the corresponding expenditure.
7	(6) Correctly budget the base budget corrections enacted in the "Current
8	Operations Appropriations Act of 2023" (S.L. 2023-134).
9	(7) Accurately budget all special funds to not budget the expenditure of cash
10	balances that do not exist.
11	<b>SECTION 12.1.(b)</b> No budgetary action by the Department in accordance with
12	subsection (a) of this section shall increase the Department's net General Fund appropriation.
13	<b>SECTION 12.1.(c)</b> The Department shall report to the Fiscal Research Division on
14	all actions taken under this section within 30 days of the effective date of this act. This report
15	may be in the form of a revised "Worksheet I."
16	may be in the form of a revised - worksheet 1.
17	WATER AND WASTEWATER FUNDING DIRECTIVES
18	WATER AND WASTE WATER FUNDING DIRECTIVES
19	2021 AND 2022 WATER AND WASTEWATER PROJECTS FROM STATE FISCAL
20	RECOVERY FUNDS PRIORITIZATION
20 21	<b>SECTION 12.2.(a)</b> Directive. – Recipients of funding from the State Fiscal
21	Recovery Fund for water, wastewater, and stormwater projects under Sections 12.13 and 12.14
22	of S.L. 2021-180, as amended, or Section 12.9 of S.L. 2022-74, as amended, shall prioritize
23 24	
24 25	spending those funds prior to spending funds from nonfederal funding sources for water,
23 26	wastewater, and stormwater projects. The Department of Environmental Quality and the Office
	of State Budget and Management shall not approve payments from nonfederal sources for water,
27	wastewater, and stormwater construction projects that have not executed construction contracts prior to October 1, 2025, unless the Department or the Office, as applicable, determines that the
28	
29 30	recipient for funding is meeting all milestones necessary to spend their funding from the State Fiscal Recovery Fund prior to December 31, 2026. This section does not apply to projects (i) for
31	which the Department exercised the funding flexibility provided by Section 10.1 of S.L. 2024-51
32	or (ii) receiving funds under Sections 4C.5, 4C.6, or 4C.7 of S.L. 2024-53, as amended.
33	
34 25	2023 WATER AND WASTEWATER GENERAL FUND DEADLINES
35	<b>SECTION 12.2.(b)</b> Deadlines for Project Completions. – Recipients of funding for
36	projects under Section 12.2(e) of S.L. 2023-134 shall comply with the following schedule:
37	(1) No later than December 31, 2026, provide to the Department of
38	Environmental Quality (Department) a completed request for funding form
39	with a project budget that describes a project that is eligible for funding under
40	applicable State or federal law and consistent with the purposes for the
41	funding as set forth in Section 12.2(e) of S.L. 2023-134.
42	(2) No later than December 31, 2028, enter into a construction contract for the
43	project.
44	(3) No later than June 30, 2031, expend all funding allocated under Section
45	12.2(e) of S.L. 2023-134.
46	SECTION 12.2.(c) Extension of Deadline. – The Department may extend the
47	applicable deadline set forth in subsection (b) of this section and set a new deadline with a date
48	certain, if the Department finds good cause for the recipient of funding failing to meet the
49	applicable deadline.
50	<b>SECTION 12.2.(d)</b> Reversion of Unspent Funds. – If a recipient for funding under
51	Section 12.2(e) of S.L. 2023-134 (i) fails to meet any of the deadlines set forth in subsection (b)

or (c) of this section or (ii) complies with the applicable deadline but there remains unexpended 1 2 or unbudgeted funds in excess of the needs of the eligible project, then unencumbered funds shall 3 revert in accordance with Section 12.2(c) of S.L. 2023-134 on the next business day after the 4 applicable deadline has passed. 5 SECTION 12.2.(e) Reallocation of Reverted Funds. – In reallocating funds reverted under subsection (d) of this section, the Department shall prioritize other projects that are 6 7 allocated funds under Section 12.2(e) of S.L. 2023-134 that the Division of Water Infrastructure 8 finds can no longer be completed due to unavoidable cost overruns. For purposes of this 9 subsection, an unavoidable cost overrun is an increase in the cost of a project since September 1, 10 2023, due to increases in labor, material, or engineering costs for the project as described in the 11 first request for funding submitted to the Department after that date. A change in project size or 12 scope is not an unavoidable cost overrun. 13 **SECTION 12.2.(f)** Reporting Requirement. – Beginning October 30, 2025, and no 14 later than 30 days after the end of each subsequent quarter thereafter, the Department shall report to (i) the chairs of the House Appropriations Committee on Agriculture and Natural and 15 Economic Resources, (ii) the chairs of the Senate Appropriations Committee on Agriculture, 16 17 Natural, and Economic Resources, (iii) each member who represents a district with an active 18 project under Section 12.2(e) of S.L. 2023-134, and (iv) the Fiscal Research Division detailing, 19 at a minimum, each project's progress and funding status. This reporting requirement expires 20 when all funds are expended and those projects are completed. 21 22 EXPAND ELIGIBILITY FOR TARGETED INTEREST RATE LOANS FROM 23 WASTEWATER AND DRINKING WATER RESERVES 24 SECTION 12.2.(g) G.S. 159G-20 reads as rewritten: 25 "§ 159G-20. Definitions. 26 The following definitions apply in this Chapter: 27 28 (21)Targeted interest rate project. – Either Any of the following types of projects: 29 A project that is awarded a loan from the Drinking Water Reserve or a. 30 the Wastewater Reserve based on affordability. A project that is awarded a loan from the CWSRF or the DWSRF and 31 b. 32 is in a category for which federal law encourages a special focus. 33 A project the Authority finds will (i) encourage owners of single or <u>c.</u> 34 multifamily residential property to replace failing decentralized 35 wastewater treatment systems with connection to a publicly owned 36 treatment works, (ii) be located in a county subject to a state of emergency, as defined in G.S. 166A-19.3, with respect to projects 37 intended to repair, ameliorate, or mitigate impacts of the disaster 38 39 resulting in the state of emergency declaration, or (iii) meet 40 requirements for federal programs that will result in the drawdown of 41 additional federal funds. 42 ....." 43 44 **RAISE LIMITS FOR CERTAIN GRANTS FROM WASTEWATER AND DRINKING** 45 WATER RESERVES 46 SECTION 12.2.(h) G.S. 159G-36(c) reads as rewritten: Certain Reserve Recipient Limit. - The following limits apply to the loan or grant 47 "(c) types made from the Wastewater Reserve or the Drinking Water Reserve to the same local 48 49 government unit or nonprofit water corporation: 50 The amount of loans awarded for a fiscal year may not exceed three million (1)51 dollars (\$3,000,000).

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	(2)	The amount of loans awarded for three consecutive finite interest rate projects may not exceed three million doll	• •
	(3)	The amount of project grants awarded for three consecutive not exceed three million dollars (\$3,000,000).	cutive fiscal years may
	(4)	The amount of merger/regionalization feasibility gra	ints awarded for three
		consecutive fiscal years may not exceed fif	
		(\$50,000).seventy-five thousand dollars (\$75,000).	5
	(5)	The amount of asset inventory and assessment gra	nts awarded for three
		consecutive fiscal years may not exceed one hundred (\$150,000).two hundred twenty-five thousand dollars	fifty thousand dollars
I	BEACH AND I	NLET MANAGEMENT PLAN AND REPORT	
	SECT	<b>FION 12.6.(a)</b> Article 21 of Chapter 143 of the General	Statutes is amended by
а	adding a new Par	t 8E, to be entitled "Beach and Inlet Management Planning	ng." Section 4.9 of S.L.
2	2017-10 is repeal	led. Section 13.9 of S.L. 2000-67 is codified within Part	8E, as follows:
	(1)	Section 13.9(a) is codified as G.S. 143-215.73N, to be	entitled "Findings."
	(2)	Sections 13.9(b), 13.9(c), and 13.9(d) are codified as s	ubsections (a), (b), and
		(c) of G.S. 143-215.73O, to be entitled "Beach and inle	et management plan."
	(3)	Section 13.9(e) is repealed.	
	(4)	Section 13.9(f) is codified as G.S. 143-215.73P, to be e	entitled "Federal funds;
		matching."	
	SECT	FION 12.6.(b) Part 8E of Article 21 of Chapter 143 of t	he General Statutes, as
e	enacted by subse	ction (a) of this section, reads as rewritten:	
		"Part 8E. Beach and Inlet Management Planning.	
"	'§ 143-215.73N.	Findings.	
	The General	Assembly makes the following findings:	
	(1)	North Carolina has 320 miles of ocean beach, includ	ling some of the most
		pristine and attractive beaches in the country.	
	(2)	The balance between economic development and qu	
		Carolina has made our coast one of the most desira	ble along the Atlantic
		Seaboard.	
	(3)	North Carolina's beaches are vital to the State's tourism	•
	(4)	North Carolina's beaches belong to all the State's	-
		recreational and economic benefits to our residents sta	
	(5)	Beach erosion can threaten the economic viability of co	pastal communities and
		can significantly affect State tax revenues.	
	(6)	The Atlantic Seaboard is vulnerable to hurricanes and	
		and it is prudent to take precautions such as beach no	-
		and conserve the State's beaches and reduce property d	
	(7)	Beach renourishment as an erosion control method pr	
		protection, enhances the attractiveness of beaches to to	
		for turtles, shorebirds, and plants, and provides addition	tional public access to
		beaches.	
	(8)	Federal policy previously favored and assisted vo	•
		structures threatened by erosion, but this assistance is	
	(9)	Relocation of structures threatened by erosion is some	
		remedy for the property owner and is in the public inte	
	(10)	Public parking and public access areas are needed for us	
		to enable their enjoyment of North Carolina's beaches.	
	(10) (11)		or State agencies can

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1		improve public access to beaches and waterways, and protect the
2		environment.
3	(12)	Beach nourishment projects such as those at Wrightsville Beach and Carolina
4		Beach have been very successful and greatly reduced property damage during
5		Hurricane Fran.hurricanes and other coastal storms that have impacted the
6		State's coast.
7	(13)	Because local beach communities derive the primary benefits from the
8		presence of adequate beaches, a program of beach management and
9		restoration should not be accomplished without a commitment of local funds
0		to combat the problem of beach erosion.
1	(14)	The With limited exceptions, the State of North Carolina prohibits seawalls
2		and hardening the shoreline to prevent destroying the public's beaches.
3	(15)	Beach nourishment is encouraged by both the Coastal Resources Commission
4		and the U.S. Army Corps of Engineers as a method to control beach erosion.
5	(16)	The Department of Environment and Natural Resources Environmental
6		Quality has statutory authority to assist local governments in financing beach
7		nourishment projects and is the sponsor of several federal navigation projects
8		that result in dredging beach-quality sand.
9	(17)	It is declared to be a necessary governmental responsibility to properly
0		manage and protect North Carolina's beaches from erosion and that good
1		planning is needed to assure a cost-effective and equitable approach to beach
2		management and restoration, and that as part of a comprehensive response to
3		beach erosion, sound policies are needed to facilitate the ability of landowners
24		to move threatened structures and to allow public acquisition of appropriate
25		parcels of land for public beach access.
6	"§ 143-215.730.	Beach and inlet management plan.
27	(a) The L	Department of Environment and Natural Resources Environmental Quality shall
8	compile and eva	luate information on the current conditions and erosion rates of beaches, on
9	coastal geology,	and on storm and erosion hazards for use in developing a State plan and strategy
0	for beach manag	ement and restoration. The Department of Environment and Natural Resources
1	Environmental Q	Quality shall make this information available to local governments for use in
32	land-use plannin	g.
33	(b) The I	Department of Environment and Natural Resources shall develop a multiyear
4	beach manageme	ent and restoration strategy and plan that does all of the following:
35	(1)	Utilizes the data and expertise available in the Divisions of Water Resources,
36		Coastal Management, and Energy, Mineral, and Land Resources.
37	(2)	Identifies the erosion rate at each beach community and estimates the degree
8		of vulnerability to storm and hurricane damage.
<u>89</u>	(3)	Uses the best available geological and geographical information to determine
0		the need for and probable effectiveness of beach nourishment.
-1	(4)	Provides for coordination with the U.S. Army Corps of Engineers, the North
12		Carolina Department of Transportation, the North Carolina Division of
13		Emergency Management, and other State and federal agencies concerned with
4		beach management issues.
5	(5)	Provides a status report on all U.S. Army Corps of Engineers' beach protection
-6		projects in the planning, construction, or operational stages.
7	(6)	Makes maximum feasible use of suitable sand dredged from navigation
8		channels for beach nourishment to avoid the loss of this resource and to reduce
9		equipment mobilization costs.
50	(7)	Promotes inlet sand bypassing where needed to replicate the natural flow of
51	~ /	sand interrupted by inlets.
-		

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	(8)	Provides for geological and environmenterials for beach nourishment.	nental assessments to locate suitable
	(9)	Considers the regional context of beach cost-effective approach to beach nourist	
	(10)	Provides for and requires adequate	
	(11)	handicapped access. Recommends priorities for State fund	ling for basch nourishment projects
	(11)	based on the amount of erosion occurr	
		and to the economy, the benefits for rea	
		public access, the availability of local g	
		of project planning, the adequa	cy of project engineering, the
	<u>(11a)</u>	cost-effectiveness of the project, and the Includes a four-year cycle of planned m	-
	<u>(11a)</u>	the State's beaches and inlets.	lamenance and resinency projects to
	(12)	Includes recommendations on obtaining	ing the maximum available federa
	()	financial assistance for beach nourishme	
	(13)	Is subject to a public hearing to receive	citizen input.
(c)	Each	plan shall be as complete as resources a	
Departme	ent of <del>Er</del>	wironment and Natural Resources Environment	onmental Quality shall revise the plan
•	•	nd shall submit the revised plan to the G	
		numbered year. The Department may	
	•	ears if significant new information becom	nes available.
		Federal funds; matching.	mine and developing shows moto stick
		at federal funds become available for plane e shall match those funds in accordance	• • • •
G.S. 143			with the funding guidennes set out h
0.5.115		TON 12.6.(c) The Department of Env	vironmental Quality shall provide a
interim r		later than March 1, 2026, on its progress	~ • •
		and meeting the March 1, 2027, deadlin	
	•	ction (b) of this section. The report sha	1
		sion, the Joint Legislative Oversight Con	•
and Econ	iomic Re	sources, and the Fiscal Research Divisio	n.
DOUNC			
DOWNS		<b>I INUNDATION MAPS</b> <b>ION 12.7.(a)</b> G.S. 143-215.31 reads as a	rowritton
"8 143-2		upervision over maintenance and oper	
5 1 - 5 - 2	19.91. 0	uper vision over mantenance and oper	and of tams.
(a1)	The o	wner of a dam classified by the Depa	artment as a high-hazard dam or a
· · ·		ard dam shall develop an Emergency Action	-
subsectio	n:		-
	(6)	Information included in an Emergency	
		public security information, as provided	
		as confidential information and shall n	
		Public Records Act. For purposes of the	-
		information" shall include includes Critic protected from disclosure under rule	
		THE THE THE THE THE THE	
		1	1 0
		Regulatory Commission in <del>18 C.F.R. § 3</del>	<del>388.112.</del> 18 C.F.R. § 388.112, but doe
		1	388.112.18 C.F.R. § 388.112, but doe s or downstream inundation map

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"		
SEC	TION 12.7.(b) G.S. 143-215.32A reads as rewrite	tten:
"§ 143-215.32A	. Dam Safety Emergency Fund.	
(a) Estab	blishment; Purpose There is established the l	Dam Safety Emergency Fund
within the Depa	rtment, as set forth in this section. The Fund sha	all be used to defray expenses
incurred by the l	Department in developing and implementing an en	mergency dam safety remedial
	ng overtopping risk for high hazard and intermedi	
(b) Eligi	ble Expenses. – The Fund may be used for the fol	lowing expenses:
(1)	Developing and implementing an emergency	dam safety remedial plan that
	has been approved by the Department, including	g expenses incurred to contract
	with any third party for services related	d to plan development or
	implementation.	
(2)	Performing overtopping studies for dams cate	gorized by the Department as
	high hazard or intermediate hazard for which th	e Department currently has no
	or inadequate overtopping risk information.	
<u>(3)</u>	Provision of technical assistance to dam owners	s or operators with downstream
	inundation mapping requirements for dams cat	egorized by the Department as
	high hazard or intermediate hazard.	
"		
	<b>TION 12.7.(c)</b> G.S. 66-58 reads as rewritten:	
	of merchandise or services by governmental un	
. ,	pt as provided in this section, it is unlawful for a	
0	ernment, or any division or subdivision of the unit,	1 0 0 0
	oyee or employees of the unit, department, or agen	
	employees thereof to engage directly or indirectly	
	competition with citizens of the State, or to engage	
	er eating places in any building owned by or leas	
	vice establishments for the rendering of services	1
	lered by private enterprises, or to provide transpo	
• •	, firm, or corporation for the operation or renderin	-
	unit, department, or agency, or to purchase for	• •
	article of merchandise in competition with priv	
0 1	ace in any building owned, leased, or operated by	
	division of the State for the purpose of operating	ng or rendering of any of the
businesses or set	rvices referred to in this section is prohibited.	
····		- 4
(c) The p	provisions of subsection (a) of this section shall n	ot prohibit:
	Assistance with the surveying C.1.	addien mensen i 10 d
<u>(23)</u>	Assistance with the creation of downstream int	
	preparation of Emergency Action Plans, as req	
	provided by the Department of Environmental	Quanty to owners or operators
	of high-hazard dams."	
ΔΙΨΠΛΡΙΖΕ		
AUTHORIZE EMPLOVI	THE ENVIRONMENTAL MANAGEMI NDEPENDENT STAFF	ENT COMMISSION TO
	<b>TION 12.8.</b> G.S. 143B-283 reads as rewritten:	
	Environmental Management Commission – m	embers. selection. removal.
S 17JD-40J. I		
	nensation, anorum, cervices	
	pensation; quorum; services.	

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1	(b4) Admi	nistrative Support. All clerical and other services req	uired by the Commission
2		by the Secretary of Environmental Quality. Commiss	
3	Function. –	· · · · · · · · · · · · · · · · · · ·	
4	(1)	The chair is authorized and empowered to	employ professional,
5	<u> </u>	administrative, technical, and clerical personnel as th	
6		be necessary in the proper discharge of the C	
7		responsibilities as provided by law. The chair shall	
8		work of the Commission staff.	<u> </u>
9	(2)	The salaries and compensation of all such person	hel shall be fixed in the
0	<u>\=/</u>	manner provided by law for fixing and regulating sa	
1		by other State agencies.	une compensation
2	(3)	The chair, within allowed budgetary limits and a	s allowed by law shall
3	<u>(5)</u>	authorize and approve travel, subsistence, and re-	-
4		personnel incurred while traveling on official busine	÷
5	"	personner meurred while travening on official busine	<u>33.</u>
5	••••		
7	NO SECOND B	ITE FOR STORMWATER AND SEWER PERMI	TTING REVIEW
8		<b>TION 12.9.(a)</b> G.S. 143-214.7(b6) reads as rewritten:	
9		tting under the authority granted to the Commission by	this section shall comply
)		es and time lines set forth in this subsection. For any de	1,0
1	-	•	1 0
		ures subject to this section, applications for new permit	-
2	· · ·	permit renewals, and decisions to deny an application	1 1
3		nsfer, or renewal shall be in writing. Where the Con	-
4	-	on option, such submission shall constitute a w	
5		ll act on a permit application as quickly as possible	•
6		iry or investigation it considers necessary before actin	
7		oplicant to submit plans, specifications, and other info	
8		ary to evaluate the application. If the Commission fails	
9		r a renewal of a permit as specified in this subsection at	
0	all information re	equired by the Commission, the application shall be d	eemed approved without
1		e following provisions apply:]The following provision	
2	(1)	The Commission shall perform an administrative rev	
3		and of a resubmittal of an application determined	-
4		subdivision (3) of this subsection within 10 wor	• • •
5		determine if the information is administratively co	
б		Commission shall issue a receipt letter or electronic	
7		application is complete and that a 70-calendar day tec	chnical review period has
8		started as of the original date the application was re	ceived. If required items
9		or information is not included, the application shall	l be deemed incomplete,
)		and the Commission shall issue an application red	ceipt letter or electronic
1		response identifying the information required to c	complete the application
2		package before the technical review begins. When th	e required information is
3		received, the Commission shall then issue a rec	-
4		response specifying that it is complete and that the	-
5		period has started as of the date of receipt of all re	•
6		Commission shall develop an application package	-
7		items and information required for an applica	
3		administratively complete. After issuing a letter	
)		requesting additional information based on the orig	
)		subdivision, the Commission shall not subseque	
1		information that was not previously identified as m	
1		mornation that was not previously identified as III.	issing or required in that

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1		additional information letter or electronic response	e from the original
2		submittal. The Commission may, however, respond to	
3		information letters or electronic responses with a r	÷
4		information limited to information missing from that	
5		information letter or electronic response.	<u> </u>
6	"	t	
7	SECT	<b>ION 12.9.(b)</b> G.S. 143-215.1(d) reads as rewritten:	
8		ations and Permits for Sewer Systems, Sewer Sys	stem Extensions and
9	· · · · · · · · · · · · · · · · · · ·	lities, Land Application of Waste, and for Wastewater Tr	
10	Discharging to the	e Surface Waters of the State. –	
11	(1)	<u>Application in writing. – All applications for new permit</u>	its and for renewals of
12		existing permits for sewer systems, sewer system exten	sions and for disposal
13		systems, and for land application of waste, or treatment	
14		discharge to the surface waters of the State, and all per	
15		decisions denying any application for permit or renew	
16		Where the Commission has provided a digital sul	bmission option, the
17		submission shall constitute a written submission.	
18	<u>(1a)</u>	<u>Application review. – The Commission shall act on a</u>	1 11
19		quickly as possible. The Commission may cond	• • •
20		investigation it considers necessary before acting on ar	
21		require an applicant to submit plans, specifications, and	
22		Commission considers necessary to evaluate the applic	
23		request for additional information based on the original	
24 25		the Commission shall not subsequently request additi	
25 26		was not previously identified as missing or required	=
20 27		additional information based on the original applic	
27		Commission may, however, respond to subsequent sub- information with a request for additional information l	
28 29		missing from that subsequent submission. Permits an	
2) 30		approving such facilities pursuant to this subsection shall	
31		date specified therein or until rescinded unless modifi	
32		Commission. If the Commission fails to act on an appli	•
33		for a renewal of a permit as specified in this subdivisi	-
34		submits all information required by the Commission, the	
35		deemed approved.	
36	<u>(1c)</u>	Notice for land application of bulk residuals. – Prior	to acting on a permit
37		application for the land application of bulk residual	• •
38		operation of a wastewater treatment facility, the Com	
39		notice and an opportunity for comment from the go	_
40		county in which the site of the land application of bulk	residuals is proposed
41		to be located.	
42	<u>(1d)</u>	Pretreatment programs Local governmental units to	o whom pretreatment
43		program authority has been delegated shall establish, ma	aintain, and provide to
44		the public, upon written request, a list of pretreatment	
45		If the Commission fails to act on an application for a p	
46		of a permit as specified in this subdivision after the	
47		information required by the Commission, the applica	tion shall be deemed
48		approved.	
49 50	<del>a.<u>(1e)</u></del>	-	
50		certification that the design meets or exceeds Minin	-
51		developed by the Department applicable to the project,	the Commission shall

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1	perform a review of a new application for a sewer s	ystem extension permit
2	within 45 days of receipt of a complete application. ap	plication as provided in
3	this subdivision. A complete application is defined	as an application that
4	includes all the required components described in the	application form.
5	<u>a.</u> <u>Administrative review.</u> <u>The Commission</u>	on shall perform an
6	administrative review of a new application w	ithin 10 days of receipt
7	to determine if all the required information	on is included in the
8	application. If complete, the Commission shal	l issue a receipt letter or
9	electronic response stating that the application	n is complete and that a
10	45-calendar day technical review period has s	started as of the original
11	date the complete application was received.	
12	<u>b.</u> <u>Application incomplete.</u> – If required items	or information is not
13	included, the application shall be deemed	l incomplete, and the
14	Commission shall issue an application rece	pipt letter or electronic
15	response identifying the information requ	ired to complete the
16	application package before the technical rev	view begins. When the
17	required information is received, the Commis	ssion shall then issue a
18	receipt letter or electronic response specifying	g that it is complete and
19	that the 45-calendar day review period has s	tarted as of the date of
20	receipt of all required information. If add	ditional information is
21	required to complete the technical review, the	Commission shall issue
22	a request for additional information required	to complete the review,
23	and the review time shall pause until the ac	ditional information is
24	received. If the requested additional information	on is not received within
25	30 days, the application shall be returned to the	applicant. Upon receipt
26	of the requested additional information, the rev	view time shall restart at
27	the same day it was paused by the additional in	formation request. After
28	issuing a request for additional information	based on the original
29	submittal under this sub-subdivision, the	Commission shall not
30	subsequently request additional information t	that was not previously
31	identified as missing or required in that	request for additional
32	information based on the original submittal.	The Commission may,
33	however, respond to subsequent submissions o	f additional information
34	with a request for additional information	limited to information
35	missing from that subsequent submission.	
36	<u>c.</u> <u>Application approved.</u> – If approved, the Cor	mmission shall issue an
37	approval letter or electronic correspondence in	dicating approval of the
38	application. After construction of the sewer sy	stem is completed, and
39	within 14 days of receiving all necessary	certifications from a
40	professional engineer that the sewer system e	extension complies with
41	all applicable rules and Minimum Design Cr	riteria, the Commission
42	shall issue a receipt of certification. Application	ons for alternative sewer
43	systems as defined in sub-subdivision b. d. of	this subdivision are not
44	eligible for this fast-track review.	
45	b.d. [Alternative sewer system defined. ] Alternative sewer system defined.	ernative sewer system
46	defined. – "Alternative sewer system" mean	
47	collection system other than a gravity system of	•
48	and force main. These include pressure sewer s	
49	effluent pump (STEP) sewer systems, vacu	
50	small diameter variable grade gravity sewers.	-
51	"	

FEE FO		<b>DISTRIBUTION OF ANIMAL WASTE RESIDUAL SOLIDS</b> <b>TON 12.10A.(a)</b> G.S. 143-215.10G reads as rewritten:
"§ 143-2	15.10G.	Fees for animal waste management systems.systems and distribution al waste residuals management systems.
	<u>annn</u>	u waste residuals management systems.
(a2)	The D	Department shall charge an annual permit fee for an animal waste residuals
		em that is subject to a permit under G.S. 143-215.1 for distribution of animal
		lids according to the following schedule:
	(1)	For a system with a permitted capacity of less than 3,000 dry tons of animal
		waste residual solids a year, sixty dollars (\$60.00).
	<u>(2)</u>	For a system with a permitted capacity of 3,000 dry tons or more of animal
	<u> </u>	waste residual solids a year, one hundred eighty dollars (\$180.00).
"		
	SECT	<b>TON 12.10A.(b)</b> G.S. 143-215.3D(a) is amended by adding a new subdivision
to read:		
	"(11)	Animal Waste Residual Management Systems. – The annual fee for animal
	<u> </u>	waste residuals management systems is as set out in G.S. 143-215.10G."
ESTABI	LISH NO	ON-TITLE V FEES IN STATUTE
	SECT	<b>TON 12.11.</b> G.S. 143-215.3(a)(1b) reads as rewritten:
	"(1b)	
		application for a permit under G.S. 143-215.108 and G.S. 143-215.109 of
		Article 21B of this Chapter may not exceed five hundred dollars (\$500.00).
		The Department shall charge permit fees pursuant to G.S. 143-215.3(a)(1a) to
		non-Title V facilities subject to permitting under G.S. 143-215.108 and
		G.S. 143-215.109 of Article 21B of this Chapter according to the following
		schedule:
		a. For facilities seeking federally enforceable limits to avoid Title V
		permitting, application fees of eight hundred dollars (\$800.00) and
		annual fees of three thousand seventy dollars (\$3,070).
		b. For facilities with a potential to emit below Title V thresholds, except
		for general permits, application fees of one hundred dollars (\$100.00)
		and annual fees of four hundred dollars (\$400.00).
		<ul> <li><u>c.</u> The fee for an ownership change shall be fifty dollars (\$50.00).</li> <li><u>d.</u> The Department may provide a discount of up to twenty-five percent</li> </ul>
		(25%) on annual fees authorized by sub-subdivisions a. and b. of this
		subdivision.
		The fee to be charged pursuant to G.S. $143-215.3(a)(1a)$ for processing a
		registration under Part 2A of this Article or Article 38 of this Chapter may not
		exceed fifty dollars (\$50.00) for any single registration. An additional fee of
		twenty percent (20%) of the registration processing fee may be assessed for a
		late registration under Article 38 of this Chapter. The fee for administering
		and compliance monitoring under Article 21, other than Parts 1 and 1A, and
		G.S. 143-215.108 and G.S. 143-215.109 of Article 21B-shall be charged on
		an annual basis for each year of the permit term and may not exceed one
		thousand five hundred dollars (\$1,500) per year. Fees for processing all
		permits under Article 21A and all other sections of Article 21B shall not
		exceed one hundred dollars (\$100.00) for any single permit. The total payment
		for fees that are set by the Commission under this subsection for all permits
		for any single facility shall not exceed seven thousand five hundred dollars
		for any single facility shall not exceed seven mousand five number donals

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1 2 3 4	(\$7,500) per year, which amount shall include all application fees and fees for administration and compliance monitoring. A single facility is defined to be any contiguous area under one ownership and in which permitted activities occur. For all permits issued under these Articles where a fee schedule is no	be es
5	specified in the statutes, the Commission, or other commission specified b	
6	statute shall adopt a fee schedule in a rule following the procedures establishe	-
7	by the Administrative Procedure Act. Fee schedules shall be established t	
8	reflect the size of the emission or discharge, the potential impact on the	
9 10	environment, the staff costs involved, relative costs of the issuance of new	
10	permits and the reissuance of existing permits, and shall include adequat safeguards to prevent unusual fee assessments which would result in seriou	
12	economic burden on an individual applicant. A system shall be considered t	
13	allow consolidated annual payments for persons with multiple permits. In it	
14	rulemaking to establish fee schedules, the Commission is also directed t	
15	consider a method of rewarding facilities which achieve full compliance wit	
16	administrative and self-monitoring reporting requirements, and to consider, i	
17	those cases where the cost of renewal or amendment of a permit is less that	ın
18	for the original permit, a lower fee for the renewal or amendment."	
19 20	CLADIEV DIENNIAL ERE ADHISTMENT DECHIDEMENTS	
20 21	CLARIFY BIENNIAL FEE ADJUSTMENT REQUIREMENTS SECTION 12.12.(a) G.S. 143B-279.19 reads as rewritten:	
21	"§ 143B-279.19. Quadriennial-Biennial adjustment of certain fees and rates.	
23	(a) Adjustment for Legislatively Mandated Salaries and Benefits. – Beginning July	1.
24	2025, and every four two years thereafter, the Department shall adjust the fees and rates impose	
25	pursuant to the statutes listed in this subsection in accordance with the Consumer Price Inde	
26	computed by the Bureau of Labor Statistics (CPI) during the prior two bienniums. biennium	<u>n;</u>
27	provided, however, that any increase in a fee or rate under this subsection shall not exceed the	
28	cost of the service being provided. If a fee or rate was increased during the prior biennium by th	
29	enactment of a general law, the adjustment under this subsection shall reflect only the change i	
30 31	the CPI since that enactment. The adjustment for per transaction rates shall be rounded to the nearest dollar (\$1.00):	le
32	(1) $G.S. 74-54.1.$	
33	(1) $G.S. 90A-42.$	
34	(3) $G.S. 90A-47.4.$	
35	(4) G.S. 113A-54.2.	
36	(5) G.S. 113A-119.1.	
37	(6) G.S. 130A-291.1.	
38	(7) G.S. 130A-294.1.	
39	(8) G.S. 130A-295.8.	
40	$\begin{array}{cccc} (9) & \text{G.S. 130A-310.9.} \\ (10) & \text{G.S. 120A-210.20} \end{array}$	
41	(10) G.S. 130A-310.39. (11) $G.S. 120A 210.76$	
42 43	<ul> <li>(11) G.S. 130A-310.76.</li> <li>(12) G.S. 130A-328(b).</li> </ul>	
43 44	(12) G.S. 130A-328(b). (13) G.S. 130A-328(c).	
44	$\begin{array}{c} (13) & G.S. 130A-328(c). \\ (13a) & G.S. 143-215.3(a)(1b). \end{array}$	
46	$\begin{array}{c} (14) \\ \hline G.S. 143-215.3D. \end{array}$	
47	(15) G.S. 143-215.10G.	
48	(16) G.S. 143-215.28A	
49	(17) G.S. 143-215.94C.	
50	(18)  G.S. 143-215.119.	
51	(19) G.S. 143-215.125A.	

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"	(20)	G.S. 143B-279.13.	
	SECT	<b>FION 12.12.(b)</b> This section is effective June 30, 2025.	
CLARIF	Y REC	UIREMENTS FOR HAZARDOUS WASTE RECY	CLING
	-	<b>FION 12.13.</b> G.S. 130A-290(a)(9) reads as rewritten:	
	"(9)	"Hazardous waste facility" means a facility for the	ne collection storage
	$(\mathcal{I})$	processing, treatment, recycling, recovery, or dispos	
		The term includes any facility that receives shipmer	
		from off-site to be recycled or processed for recyclin	
		<u>conducted at the facility.</u> Hazardous waste facility	
		hazardous waste transfer facility that meets the requi	
		Federal Regulations § 263.12 (1 July 2006)."	
SOLID W	VASTE	BENEFICIAL REUSE CLARIFICATION	
	SECT	<b>FION 12.14.(a)</b> G.S. 130A-309.05 reads as rewritten:	
"§ 130A-3	809.05.	Regulated wastes; certain exclusions.	
(a)		in Wastes Regulated as Nonhazardous. – Notwithstand	ing other provisions of
this Articl	e, the f	ollowing waste shall be regulated pursuant to this Part:	
	(1)	Medical <del>waste; and waste.</del>	
	(2)	Ash generated by a solid waste management facility fr	om the burning of solid
		waste.	
(b)		gement of Ash Generated from Burning of Solid Waste	
		gement facility from the burning of solid waste shall be d	
		aste disposal area that complies with standards developed	
		he ash. The Department shall work with solid waste man	
		to identify and develop methods for recycling and reu	sing incinerator ash or
treated asl			
(c)		<u>vered Material.</u> – Recovered material is not subject to <del>a</del>	
		solid waste under this Article. In order for a material th	
U		l waste to qualify as a recovered material, the <u>The</u> Department	• 1 •
-		s or has control over the material to demonstrate that	
-		this subsection. In order to protect public health and	
	-	section or may require the person to obtain a beneficial to	
		in accordance with subsection (d) of this section. The int this subsection. Materials that are accumulated specu	
	-	Code of Federal Regulations § 261 (July 1, 2014 Edition	-
		erial, and shall be subject to regulation as solid waste. I	
		al, the material. The material shall be managed as a va	1 1
		it with the desired use or end use, and all of the follow	•
met:	1101000	it with the desired use of the use, the un of the follow	ing conditions shan be
	(1)	Seventy-five percent (75%), by weight or volume, of	the recovered material
	(-)	stored at a facility at the beginning of a calendar year of	
		shall be removed from the facility through sale, use, or	
		of the same year.	j
	(2)	The recovered material or the products or by-produ	ucts of operations that
		process recovered material shall not be discharged	-
		dumped, spilled, leaked, or placed into or upon any la	
		products or by-products or any constituent thereof may	
		emitted into the air or discharged into any waters inclu-	
		otherwise enter the environment or pose a threat to pu	ublic health and safety.

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		Facilities that process recovered material shall be oper ensure compliance with this subdivision.	ated in a manner to
(	(3)	The recovered material shall not be a hazardous waste or	have been recovered
,	(-)	from a hazardous waste.	
(	(4)	The recovered material shall not contain significant conc	entrations of foreign
·		constituents that render it unserviceable or inadequate for	-
		use or reuse.	,
(d) l	Benefi	cial Use Determination For the purposes of preservation	of landfill capacity,
economic de	evelop	pment, energy savings, and reduction of greenhouse emission hether nonhazardous solid waste may be used or reused for	ions, the Department
-		alternative to disposal at a permitted solid waste manag	-
forth in this			ement ruenty us set
	(1)	A person seeking a beneficial use determination shall sub	mit an application to
7	(1)	the Department. The Department, after a review of an a	* *
		under this subsection, may take any of the following acti	
		a. Authorize management of a specified type of	
		waste at a site other than a permitted solid waste i	
		b. Issue a beneficial use determination with appropriate the second seco	
		use of specific types of solid waste in constructi	
		or other projects and applications.	<u>, , , , , , , , , , , , , , , , , , , </u>
(	(2)	An applicant for a determination under this subse	ection shall submit
-		information on forms prescribed by the Department	
		information required by the Department necessary for a	
		this subsection. In its review of the application and addition	
		Department shall also consider internal research or infor	
		any person or entity concerning the potential hazard to	
		environment of any type of solid waste.	-
<u>(</u>	(3)	The Department may require submittal of a demonstration	n that the solid waste
		is being managed in a manner to protect public health or	the environment and
		may include any of the following as a part of an	authorization under
		subdivision (1) of this subsection:	
		a. <u>Requirements for periodic testing of solid wastes</u>	_
		b. Conditions to ensure that the products or by-pro-	
		recovered or diverted for beneficial use shall	
		deposited, injected, dumped, spilled, leaked, or	
		any land or water so that the products or	
		constituents thereof may enter other lands or be en	
		discharged into any waters, including groundwate	
,	(1)	the environment or pose a threat to public health	
<u>(</u>	<u>(4)</u>	Approvals granted under this subsection are valid for	
		years. Requests for renewal shall be made at least 60 da	ys in advance of the
,	(5)	expiration date of the approval.	1 11 1 1 1 1
<u>(</u>	<u>(5)</u>	The applicant for a determination under this subsection	
		Department on an annual basis a report detailing the usa	
		the approval and certifying compliance with this Article	e and any applicable
	( <b>6</b> )	rules adopted under this Article.	and may madify an
<u>(</u>	<u>(6)</u>	The Department may suspend or revoke an authorization	
		authorization if it is determined that the activity is not in	*
		requirements of applicable laws or rules or if new inform	-
		the Department that impacts the determination of protec	non or public nearth
		or the environment.	

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1 2		<u>(7)</u>	The Department shall provide notice on its website of appro determinations.	oved beneficial use
- 3 4		<u>(8)</u>	Facilities that manage source separated materials for the pu as defined in G.S. 130A-290 are not subject to the p	
5			subsection.	
6 7		<u>(9)</u>	The Department may adopt rules implementing this establishing application fees for a reuse determination und	
8 9			All fees collected under this subdivision shall be credited to Management Account established under G.S. 130A-295.8(	
10 11			the amount of the total application fee in rule, the Departm authority to establish separate fee amounts for annual fees f	
12 13			on the length of time for which the approval will be valid a applicant."	•
14		SEC	<b>FION 12.14.(b)</b> This section becomes effective January 1, 20	026.
15 16	MODIFY	νραν	MENT OF BROWNFIELDS PROPERTY REUSE ACT I	FFFS
17			<b>FION 12.15.(a)</b> G.S. 130A-310.39 reads as rewritten:	
18	"§ 130A-			
19	(a)		Department shall collect the following fees:	
20	(u)	(1)	A prospective developer who submits <u>an application</u>	for a proposed
21		(1)	brownfields agreement for review by the Department shall	
22			of two thousand dollars (\$2,000).	puy un minun ice
23		(2)	A prospective developer who enters into a brownfields ag	greement with the
24		(2)	Department shall <del>pay pay, on a schedule that the Department</del>	
25			fee in an amount equal to the full cost to the Department and $\frac{1}{2}$	
26			of Justice of all activities related to the brownfields agreem	-
27			not limited to negotiation of the brownfields agreement,	-
28			community involvement, and monitoring the implem	<b>1</b>
29			<u>compliance with the brownfields agreement. agreement an</u>	
30			this Part regarding the Notice of Brownfields Property.	-
31			which the amount of this fee is determined shall be establis	
32			between the prospective developer and the Department and	50
33 34			a part of the brownfields agreement. The fee imposed by thi be paid in two installments. The first installment shall be c	s subdivision shall
34 35			1	
35 36			prospective developer and the Department enter into agreement and shall equal all costs that have been incurred.	
30 37			and the Department of Justice at that time less the amoun	
38			paid pursuant to subdivision (1) of this subsection. The De	
30 39			enter into the brownfields agreement unless the first installi	-
40			when due. The second installment shall be due at the tim	1
41			developer submits a final report certifying completion of	
42			the brownfields agreement and shall include any addition	
43			been incurred by the Department and the Department of Ju-	
44			costs of monitoring the implementation of the brownfields	
45		(3)	Any prospective developer or owner of properties subject to	-
46		(5)	of Brownfields Property who is out of compliance with th	
47			this Part regarding the Notice shall pay a fee to the De	
48			Department of Justice sufficient to cover the costs to the S	-
49			otherwise seek to correct the noncompliance.	
50	(b)	Fees	and interest imposed under this section shall be credited to	o the Brownfields
51	. ,		Act Implementation Account.	

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1 2 3 4	section, interest paid at the rate e	prospective developer fails to pay the full amount of any on the unpaid portion of the fee shall accrue from the time stablished by the Secretary of Revenue pursuant to G.S. 10 e unpaid fee plus interest shall attach to the real and pers	e the fee is due until 95-241.21. A lien for
5		e unpaid fee plus interest shall attach to the feat and pers	
6	Department may	collect unpaid fees and interest in any manner that a unit	of local government
7	may collect delir	quent taxes."	
8 9	SEC	<b>FION 12.15.(b)</b> This section becomes effective January 1,	2026.
9 10	MORATORIU	M ON ISSUANCE OF CERTIFICATES FOR CER	RTAIN SURFACE
11	WATER TR	ANSFERS	
12	SEC	<b>FION 12.16.(a)</b> Findings. – The General Assembly finds	that the State's laws
13	regulating surfa	ce water transfers, originally enacted more than 30 ye	ars ago, should be
14	comprehensively	reviewed and evaluated for updates in light of the State's tr	emendous economic
15	and population g	rowth and the impact of natural disasters on riverine and wa	ter reservoir systems
16	over that period.	In particular, the General Assembly finds that the approval of	of proposed transfers
17	0	nt in terms of their size compared to the overall hydrolog	
18		age capacity, and cumulative water resources demands with	
19		emporarily paused while this review and evaluation is ongo	-
20		<b>FION 12.16.(b)</b> Study. – The North Carolina Collaboratory	-
21		at Chapel Hill (Collaboratory) shall study the current s	
22		ce water transfers and provide any recommendations for leg	0
23	1	Collaboratory finds is needed. As part of its study, the Collab	oratory shall review
24	all of the followi	•	
25	(1)	The adequacy of the requirements for an environmental in	1 1
26		in G.S. 143-215.22L(d) in ensuring that all impacts	1
27		downstream users of water in the river basin are co	imprehensively and
28	( <b>2</b> )	equitably compiled and considered.	antal Managamant
29 30	(2)	Whether the information on which the Environm	Ũ
30 31		Commission (EMC) bases final certification decisions a account (i) issues of economic equity for lower income a	
32		communities in the source river basin that would experier	1 1
33		on future economic growth due to the proposed transfer,	
34		of increases in water pollutant concentration caused by	
35		transfers on riverine ecosystems, and (iii) whether the c	6
36		transfer request would result in a substantial increase	
37		otherwise cause a financial hardship due to altern	•
38		construction costs for the requesting party.	
39	(3)	Changes to the process needed to reflect the impact of r	ecent climate trends
40		that impact the range of water flows in the State's mai	
41		periods of extreme heat, drought, or flooding events.	-
42	(4)	How to build into the certification process incentives for	or parties requesting
43		surface water transfers to implement land use, infrastr	ucture, and drought
44		resiliency policies that will reduce the size of transfers no	eeded to meet future
45		water demands.	
46	(5)	Any other matters the Collaboratory deems relevant to it	
47		the fairness and effectiveness of the surface water t	ransfer certification
48		requirements.	
49		<b>FION 12.16.(c)</b> Consultation. – In conducting the study red	
50		n, the Collaboratory will consult with the Army Corps of	-
51	private or publi	c entities with management responsibilities over water	impoundments with

1 respect to the impact of significant surface water transfers, as defined in subsection (e) of this 2 section, on those impoundments continuing to meet their present levels and future projected 3 needs for hydroelectric power generation and water supply. 4 **SECTION 12.16.(d)** Report. – By January 1, 2027, the Collaboratory shall report its 5 findings, along with any legislative recommendations, to the Joint Legislative Oversight 6 Committee on Agriculture and Natural and Economic Resources. 7 SECTION 12.16.(e) Moratorium on Certain Surface Water Transfer Certificates. -8 In order to permit sufficient time for the General Assembly to complete the study, the EMC shall 9 not issue a certificate authorizing a significant new surface water transfer or a significant increase 10 in an existing surface water transfer until the end of the moratorium provided in this section. The moratorium in this section shall end six months after the submission of the report required by 11 12 subsection (d) of this section. For purposes of this section, a proposed new or increased surface 13 water transfer is significant if it would result in a total increase in transfer between river basins, 14 as defined in G.S. 143-215.22G, in excess of 15,000,000 gallons per day. 15 **SECTION 12.16.(f)** This section is effective when it becomes law. 16 17 **REVISE STEWARDSHIP LAWS** 18 **SECTION 12.17.** G.S. 143-214.15 reads as rewritten: 19 "§ 143-214.15. Compensatory mitigation for diverse habitats. 20 The Department of Environmental Quality shall seek more net gains of aquatic (a) 21 resources through compensatory mitigation by increasing wetland establishment of diverse 22 habitats, including emergent marsh habitat, shallow open water, and other forested and 23 non-forested wetland habitats. 24 (b) The Department of Environmental Quality shall further establish with the district 25 engineer of the Wilmington District of the United States Army Corps of Engineers compensatory 26 mitigation credit ratios that incentivize the creation or establishment of diverse wetland habitats 27 to support waterfowl and other wildlife. 28 The Department of Environmental Quality shall work in cooperation with the Wildlife (c) 29 Resources Commission to ensure that all purchased mitigation lands or conservation easements 30 on these lands maximize opportunities for public recreation, including hunting, and promote 31 wildlife and biological diversity. prioritize management practices that promote wildlife and 32 biological diversity and, where feasible, provide opportunities for public recreation, including 33 hunting by property owners and lessees. The Department and the Commission shall pursue the 34 voluntary involvement of third-party groups to leverage resources and ensure that there is no 35 additional cost to private mitigation bankers or the taxpayers in achieving these mitigation 36 credits. 37 (d) The Stewardship Program of the Department of Environmental Quality shall maintain 38 an inventory of all its land holdings and determine how many of those holdings are potential 39 wildlife habitats, either as currently held or with some modification. The Stewardship Program 40 shall maximize use of these mitigation land holdings as ecological research sites and for hunting 41 leases when the Stewardship Program determines it is feasible to do so. 42 <del>(e)</del> If private individuals, corporations, or other nongovernmental entities wish to 43 purchase any of the inventory of land suitable for wildlife habitat, then the Stewardship Program of the Department of Environmental Quality shall issue a request for proposal to all interested 44 45 respondents for the purchase of the land. The State shall accept a proposal and proceed to dispose 46 of the land only if the Department determines that the proposal meets both of the following 47 requirements: 48 The proposal provides for the maintenance in perpetuity of management (1)49 measures listed in the original mitigation instrument or otherwise needed on 50 an ongoing or periodic basis to maintain the functions of the mitigation site.

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1	(2)	Where the functions of the mitigation site include provision of re-	ecreation or
2 3		hunting opportunities to members of the general public, the propo measures needed to continue that level of access.	sal includes
4	The instrum	ent conveying a property interest in a mitigation site shall be exec	suted in the
5		by Article 16 of Chapter 146 of the General Statutes, and shall	
6	requirements of		Terreet the
7	1	Department of Environmental Quality shall report to the Environment	ntal Review
8		March 1 of each year in which there are changes in inventory	
9		nder the provisions of this section regarding the changes."	0
10	1 07		
11	PART XIII. LA	BOR	
12			
13	LABOR FEES/	REGULATORY FLEXIBILITY	
14	SEC	<b>TION 13.1.(a)</b> G.S. 95-107 reads as rewritten:	
15	"§ 95-107. Asse	essment and collection of fees; certificates of safe operation.	
16	The assessm	nent of the fees adopted by the Commissioner pursuant to G.S.	8.95-69.11,
17		1.4 <u>95-110.5A, 95-111.4A,</u> and <del>95-120</del> 95-120.5 shall be made agains	
18	1	e equipment and may be collected at the time of inspection. If the	
19		time of inspection, the Department must bill the owner or open	
20		e amount of the fee assessed for the inspection of the equipment and	
21		ble by the owner or operator of the equipment upon receipt of the bill.	
22		n may be withheld by the Department of Labor until such time as t	he assessed
23	fees are collected		
24		<b>TION 13.1.(b)</b> G.S. 95-108 reads as rewritten:	
25	"§ 95-108. Disp		5 05 111 4
26 27		ected by the Department of Labor pursuant to G.S. 95-69.11, $95-110$ , $11.44$ , and $05-120.05$ , $120.05$ , $120.55$ , aball he demosited with the State Transmuster	
27 28		<u>11.4A</u> , and <u>95-120.95-120.5</u> shall be deposited with the State Treasurvely for inspection inspection, permitting, and certification purplet	
28 29		ant to this section that have not been expended or encumbered at the	
30		not revert but shall remain available for uses consistent with this sec	
31		<b>TION 13.1.(c)</b> G.S. 95-110.5(20) is repealed.	
32		<b>TION 13.1.(d)</b> Article 14A of Chapter 95 of the General Statutes	is amended
33	by adding a new	· · · · · · · · · · · · · · · · · · ·	
34	"§ 95-110.5A. H		
35		nning July 1, 2025, the Department shall charge fees not to exceed the	e following:
36	Special Inspe	ection Fee – Expedited	\$1,000
37	Temporary I	Limited Certificate for Construction Use Only; Less than 10 Floors	\$200.00
38	Temporary L	imited Certificate for Construction Use Only; 10 or More Floors	<u>\$300.00</u>
39	<b>Reinspection</b>	Fee of Failed New and Repair/Alteration Inspections	<u>\$1,000</u>
40		ual Elevator Inspections; Less than 10 Floors	\$200.00
41		ual Elevator Inspections; 10 or More Floors	\$300.00
42		ual Wheelchair Lift and Dumbwaiter Inspections	<u>\$100.00</u>
43		ual Escalator and Moving Walk Inspections	<u>\$500.00</u>
44		application to the Department for a new or alteration construction	
45		b this section, an applicant shall submit a permit application fee. The	
46 47		cation fee shall be the greater of (i) two hundred dollars (\$200.00)	
47 10	-	the contract price for the alteration or installation of the device being	
48 49		vithstanding any provision of law to the contrary, for fiscal years begin the Department shall adjust the fee amounts listed in subsection	-
49 50		26, the Department shall adjust the fee amounts listed in subsection lance with the percent change in the annual Consumer Price Index c	
50 51		bor Statistics using the most recent 12-month period for which data	
51	ule Duleau OI La	ion stausues using the most recent 12-month period for which data.	is available.

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1	The adjustment for fees under this subsection shall be rounded to the nearest do	llar (\$1.00), and
2	the Commissioner shall publish any increase in fees under this subsection in the	
3	Register and on the Department's website at least 60 days prior to any increase."	1
4	<b>SECTION 13.1.(e)</b> G.S. 95-111.4(19) is repealed.	
5	SECTION 13.1.(f) Article 14B of Chapter 95 of the General Statute	es is amended by
6	adding a new section to read:	·
7	" <u>§ 95-111.4A. Fees.</u>	
8	(a) Beginning July 1, 2025, the Department shall charge fees not to exceed	ed the following:
9	Advance Location Notice (ALN) Application Fee	<u>\$25.00</u>
10	Special Inspection Fee – Expedited	<u>\$1,000</u>
11	Amusement Major Ride Inspections	<u>\$250.00</u>
12	Amusement Return Trip Inspections	<u>\$500.00</u>
13	Holiday/Weekend Inspections	<u>\$500.00</u>
14	Kiddie Ride Inspections	<u>\$100.00</u>
15	Go Kart Inspections (per cart)	<u>\$50.00</u>
16	Go Kart Track Inspections	<u>\$200.00</u>
17	Amusement Rock Wall Inspections	<u>\$100.00</u>
18	Roller Coaster (permanent and portable) Inspections	<u>\$500.00</u>
19	Simulators	<u>\$100.00</u>
20	Bungee Trampoline Inspections	<u>\$100.00</u>
21	Water Slide Inspections	<u>\$300.00</u>
22	Train Inspections	<u>\$250.00</u>
23	(b) Notwithstanding any provision of law to the contrary, for fiscal years	
24	after July 1, 2026, the Department shall adjust the fee amounts listed in subse	
25	section in accordance with the percent change in the annual Consumer Price Inc	
26	the Bureau of Labor Statistics using the most recent 12-month period for which	
27	The adjustment for fees under this subsection shall be rounded to the nearest do	
28	the Commissioner shall publish any increase in fees under this subsection in the	
29	Register and on the Department's website at least 60 days prior to any increase."	,
30	<b>SECTION 13.1.(g)</b> G.S. 95-120(9) is repealed.	
31	<b>SECTION 13.1.(h)</b> Article 15 of Chapter 95 of the General Statute	s is amended by
32	adding a new section to read:	
33	" <u>§ 95-120.5. Fees.</u>	d the fellowing
34 35	(a) Beginning July 1, 2025, the Department shall charge fees not to exceed	-
35 36	Gondolas, Chairlifts, Inclined Railroad Inspections J or T Bars and Conveyors Inspections	<u>\$500.00</u> \$300.00
30 37	Rope Tow Inspections	<u>\$300.00</u> \$200.00
38	(b) Notwithstanding any provision of law to the contrary, for fiscal years	
39	after July 1, 2026, the Department shall adjust the fee amounts listed in subse	
40	section in accordance with the percent change in the annual Consumer Price Inc	
41	the Bureau of Labor Statistics using the most recent 12-month period for which	
42	The adjustment for fees under this subsection shall be rounded to the nearest do	
43	the Commissioner shall publish any increase in fees under this subsection in the	
44	Register and on the Department's website at least 60 days prior to any increase.	· · · · · · · · · · · · · · · · · · ·
45	<b>SECTION 13.1.(i)</b> G.S. 95-110.5(13) reads as rewritten:	
46	"(13) To adopt, modify or revoke rules and regulations governing t	he qualifications
47	of inspectors; inspectors. The Commissioner may waive	-
48	American National Safety Standards from the American Na	
49	Institute as those standards relate to the qualifications of in	
50	State if the Commissioner sets alternative standards that	*
51	equivalent, as determined by the Commissioner."	

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<b>SECTION 13.1.(j)</b> G.S. 95-111.4(13) reads as rewritten:	
"(13) To adopt, modify or revoke rules and regulations govern	ning the qualifications
of inspectors. The Commissioner may waive or amend the	0 1
Safety Standards from the American National Standards	rds Institute as those
standards relate to the qualifications of inspectors	
Commissioner sets alternative standards that are reason	
determined by the Commissioner."	• •
<b>SECTION 13.1.(k)</b> The Commissioner shall publish notice of	of the changes in fees
reated by this section in the North Carolina Register and on the Departm	ent's website no later
han 30 days after the effective date of this section. The Department shall c	consult with the North
arolina Community College System to develop an in-house training	g and apprenticeship
rogram for elevator inspectors. The Department shall utilize the program	m to fill vacancies in
eceipt-supported inspector positions within the Elevator and Amusement I	Device Division of the
Department.	
DEPARTMENT OF LABOR REGULATORY MODIFICATIONS	
SECTION 13.2.(a) Article 16 of Chapter 95 of the General St	tatutes is amended by
adding a new section to read:	actives is amended by
§ 95-136.2. Commissioner and employees not subject to subpoena for	r testimony except in
<u>certain circumstances.</u>	¥
(a) Neither the Commissioner nor any employee or former employ	vee of the Department
subject to a subpoena for appearance for purposes of inquiry into any oc	
ealth inspection, except in one of the following circumstances:	
(1) An enforcement proceeding is brought under this Article	<u>e.</u>
(2) An action is filed in which the Department is a party.	
(3) The Commissioner consents in writing to waive the ex	cemption provided by
this section.	
(4) <u>A court finds all of the following:</u>	
a. <u>The information sought is essential to the underl</u>	
b. <u>There are no reasonable alternative means</u>	s for acquiring the
information.	
c. <u>A significant injustice would occur if the request</u>	ted testimony was not
available.	
(b) The party that issued the subpoend shall pay to the Department	it a witness fee in the
<u>mount of one hundred dollars (\$100.00) per day.</u> (c) <u>This section does not apply to a subpoena requesting only</u>	documents or other
ecords."	documents of other
SECTION 13.2.(b) G.S. 150B-21.5 is amended by adding a ne	ew subsection to read.
"(c1) OSHA Standard. – The Occupational Safety and Health Divisional Safet	
of Labor is not required to publish a notice of text in the North Carolina Reg	÷
nearing when it proposes to adopt a rule that concerns an occupational safet	
nat is identical to a federal regulation promulgated by the Secretary	-
Department of Labor. The Division shall file the rule with the Commission	
receiving written objections to the rule in accordance with G.S. 150B-21.3	
SECTION 13.2.(c) G.S. 95-135(d) reads as rewritten:	
"(d) Every official act of the Commission shall be entered of record	1 and its hearings and
ecords shall be open to the public. The Commission is authorized and emp	powered to make such
procedural rules as are necessary for the orderly transaction of its pro	-
Commission adopts a different rule, the proceedings, as nearly as possible, s	
with the Rules of Civil Procedure, G.S. 1A-1. The Commission may order	
by deposition in any proceeding pending before it at any stage of such pro	ceeding. Any person,

firm or corporation, and its agents or officials, may be compelled to appear and testify and 1 2 produce like documentary evidence before the Commission. Commission, except that upon 3 motion of a respondent, the Commission shall require prehearing discovery, order that testimony 4 be taken by deposition, compel production of documents, and compel persons to appear. 5 Witnesses whose depositions are taken under this section, and the persons taking such depositions, shall be entitled to the same fees as are paid for like services in the courts of the 6 7 State." 8 SECTION 13.2.(d) G.S. 130A-385(e) reads as rewritten: 9 In cases where death occurred due to an injury received in the course of the decedent's "(e) 10 employment, the Chief Medical Examiner shall forward to the Commissioner of Labor a copy of the medical examiner's report of the investigation, including the location of the fatal injury and 11 the name and address of the decedent's employer at the time of the fatal injury. The Chief Medical 12 13 Examiner shall forward this report within 30 days of receipt of the information from the medical 14 examiner. Upon written request by the Commissioner of Labor, the Chief Medical Examiner shall provide the finalized autopsy report within five months of the date of the request." 15 SECTION 13.2.(e) G.S. 95-36.3(c) reads as rewritten: 16 17 The Commissioner of Labor, with the written approval of the Attorney General as to "(c) 18 legality, Labor shall have power to adopt, alter, amend or repeal appropriate rules of procedure 19 for selection of the arbitrator or panel and for conduct of the arbitration proceedings in 20 accordance with this Article: Provided, however, that such rules shall be inapplicable to the extent 21 that they are inconsistent with the arbitration agreement of the parties." 22 SECTION 13.2.(f) G.S. 95-110.2 reads as rewritten: 23 "§ 95-110.2. Scope. 24 This Article shall govern the design, construction, installation, plans review, testing, 25 inspection, certification, operation, use, maintenance, alteration, relocation and investigation of 26 accidents involving: involving all of the following: 27 Elevators, dumbwaiters, escalators, and moving walks; walks. (1)28 (2)Personnel hoists; hoists. 29 Inclined stairway chair lifts; lifts. (3) 30 (4) Inclined and vertical wheelchair lifts; lifts. 31 Manlifts; and Manlifts. (5) 32 Special equipment. (6) 33 This Article shall not apply to devices and equipment located and operated in a single family 34 residence, residence. This Article shall not apply to conveyors and related equipment within the 35 scope of the American National Standard Safety Standard for Conveyors and Related Equipment 36 (ANSI/ASME B20.1) constructed, installed and used exclusively for the movement of materials, 37 or to mining equipment specifically covered by the Federal Mine Safety and Health Act or the Mine Safety and Health Act of North Carolina or the rules and regulations adopted pursuant 38 39 thereto." 40 SECTION 13.2.(g) G.S. 95-110.3 reads as rewritten: 41 "§ 95-110.3. Definitions. 42 The term "Commissioner" shall mean the North Carolina Commissioner of Labor or (a) 43 his the Commissioner's authorized representative. 44 The term "Director" shall mean the Director of the Elevator and Amusement Device (b) 45 Division-Bureau of the North Carolina Department of Labor. . . . . " 46 47 SECTION 13.2.(h) G.S. 95-110.4 reads as rewritten: "§ 95-110.4. Elevator and Amusement Device Division-Bureau established. 48 49 There is hereby created an Elevator and Amusement Device Division-Bureau within the 50 Department of Labor. The Commissioner shall appoint a director of the Elevator and Amusement

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Devic	ce <del>Division</del>	-Bureau and such other employees as the Commissioner	deems necessary to
assist	the director	r in administering the provisions of this Article."	
	SECT	<b>FION 13.2.(i)</b> G.S. 95-110.5 reads as rewritten:	
"§ 95	-110.5. Pov	wers and duties of Commissioner.	
T	he Commis	sioner of Labor is hereby empowered: empowered to do all	of the following:
	(1)	To delegate to the Director of the Elevator and Amusen	
		Bureau such powers, duties and responsibilities as	the Commissioner
		determines will best serve the public interest in the safe	
		devices and equipment; equipment.	
	(2)	To supervise the Director of the Elevator and	Amusement Device
		Division;Bureau.	
	(3)	To adopt, modify, or revoke such rules and regulations	as are necessary for
		the purpose of carrying out the provisions of this Artic	
		limited to, those governing the design, construction, insta	
		testing, inspection, certification, operation, use, mainten	-
		relocation of devices and equipment subject to the provi	
		The rules and regulations promulgated pursuant to this	
		shall conform with good engineering practice as eviden	<u> </u>
		most recent editions of the American National Stands	
		Elevators, Dumbwaiters, Escalators and Moving W	•
		Electrical Code, the American National Standard Safe	
		Personnel Hoists, the American National Standard Safet	• •
		the American National Standard Safety Standard for Co	
		Equipment and similar codes promulgated by agencies	•
		concerning strength of material, safe design, and other	
		the safe operation of the devices and equipment subject	• •
		this Article. The rules and regulations may apply different	-
		and equipment subject to this Article depending upon the	
		The rules and regulations for special equipment shall n	
		any portion of the American National Standard Safety	
		Dumbwaiters, Escalators and Moving Walks to in	
		reciprocating <del>conveyors; conveyors.</del>	
	(4)	To enforce rules and regulations adopted under	authority of this
		Article; Article.	
	(5)	To inspect and have tested for acceptance all new, altered	l or relocated devices
		or equipment subject to the provisions of this Article; <u>Article</u>	
	(6)	To make maintenance and periodic inspections and tes	
		equipment subject to the provisions of this Article as	
		months;months.	, onen us every six
	(7)	To issue certificates of operation which certify for us	se such devices and
	$(\prime)$	equipment as are found to be in compliance with this Art	
		regulations promulgated thereunder; thereunder.	iere and the rules and
	(8)	To have free access, with or without notice, to the dev	vices and equipment
	(0)	subject to the provisions of this Article, during reasonabl	
		of inspection or testing;testing.	e nours, for purposes
	(9)	To obtain an Administrative Search and Inspection W	arrant in accordance
	(3)	with the provisions of Article 4A of Chapter 1	
		Statutes:	o or the General
	(10)	,	nmant subject to the
	(10)	To investigate accidents involving the devices and equi provisions of this Article to determine the cause of such a	1 5
		provisions of this Article to determine the cause of such a	acciucia, and ne shall

# 50provisions of this Article to determine the cause of such accident, and he shall51have full subpoena powers in conducting such investigation; investigation.

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1 2	(11)	To institute proceedings in the civil or criminal courts of provision of this Article or the rules and regulations pro	
3 4 5	(12)	has been violated;violated. To issue a limited certificate of operation for any device to the provisions of this Article to allow the tempora	•
6 7 8	(13)	thereof;thereof. To adopt, modify or revoke rules and regulations govern of increastors increastors.	ing the qualifications
8 9 10	(14)	of inspectors; inspectors. To grant exceptions from the requirements of the rupromulgated under authority of this Article and to per	-
11 12 13		devices when such exceptions and uses will not expose the condition likely to result in serious personal damage; damage.	ne public to an unsafe injury or property
14 15 16 17	(15)	To require that a construction permit must be obtained from before any device or equipment subject to the provision installed, altered or moved from one place to another an Commissioner must be supplied with whatever plans, di	ons of this Article is nd to require that the agrams or other data
18 19 20	(16)	he deems necessary to determine whether or not the prop in compliance with the provisions of this Article and the promulgated thereunder; thereunder.	rules and regulations
21 22 23 24 25	(16)	To prohibit the use of any device or equipment subject this Article which is found upon inspection to expose th condition likely to cause personal injury or property dan equipment shall be made operational only upon determination that such device or equipment has been m	e public to an unsafe nage. Such device or the Commissioner's
26 27 28	(17)	To order the payment of all civil penalties provided by collected pursuant to a civil penalty order shall be depertures.	
29 30 31 32	(18)	To require that any device or equipment subject to the Article which has been out-of-service and not continuous or more years shall not be returned to service without first rules and regulations governing existing installations; and	ly maintained for one st complying with all
33 34		<b>ION 13.2.(j)</b> G.S. 95-110.9(b) reads as rewritten:	
35 36 37 38 39	"(b) The C occurrence involv complete and tho placed on file in the available. The ow	Commissioner, without delay, after notification and deving injury or damage as specified in subsection (a) has or rough investigation of the occurrence. The report of the inhe office of the division bureau and shall give in detail all the ner may submit for inclusion in the file results of investigation.	ccurred, shall make a nvestigation shall be facts and information
40	the department's i		
41 42 43 44	"(6)	<ul> <li>TON 13.2.(k) G.S. 95-111.3(6) reads as rewritten:</li> <li>Director. – The Director of the Elevator and Amusem</li> <li><u>Bureau</u> of the North Carolina Department of Labor."</li> <li>TON 13.2.(l) G.S. 95-111.4 reads as rewritten:</li> </ul>	ent Device <del>Division</del>
44 45 46 47 48 49 50	"§ 95-111.4. Pov	vers and duties of Commissioner. ioner of Labor is hereby empowered to do all of the follow To delegate to the Director of the Elevator and Amusen <u>Bureau</u> such powers, duties and responsibilities as determines will best serve the public interest in the amusement devices.	nent Device <del>Division</del> the Commissioner

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1 2	(2) To supervise the Director of the Elevator and Amusement Device				
	Division. <u>Bureau.</u>				
	<b>SECTION 13.2.(m)</b> G.S. 95-111.10(b) reads as rewritten:				
	"(b) The Commissioner, without delay, after notification and determination that an				
	occurrence involving injury or damage as specified in subsection (a) has occurred, shall make a complete and thorough investigation of the occurrence. The report of the investigation shall be				
	placed on file in the office of the division bureau and shall give in detail all facts and information				
	available. The owner may submit for inclusion in the file results of investigations independent of				
	the department's investigation."				
	SECTION 13.2.(n) G.S. 95-125.2(b) reads as rewritten:				
	"(b) The Commissioner, without delay, after notification and determination that an				
	occurrence involving injury or damage as specified in subsection (a) of this section has occurred,				
	shall make a complete and thorough investigation of the occurrence. The report of the				
	investigation shall be placed on file in the office of the division bureau and shall give in detail all				
	facts and information available. The owner may submit for inclusion in the file results of				
	investigations independent of the department's investigation."				
	<b>SECTION 13.2.(0)</b> Subsection (c) of this section shall apply to citations issued on				
	or after the effective date of this section. The remainder of this section is effective when it				
	becomes law.				
	PART XIV. NATURAL AND CULTURAL RESOURCES				
	NC SYMPHONY CHALLENGE GRANT				
	SECTION 14.1.(a) Of the funds appropriated in this act to the Department of Natural				
	and Cultural Resources, the sum of two million dollars (\$2,000,000) in recurring funds for each				
	year of the 2025-2027 fiscal biennium shall be allocated to the North Carolina Symphony as				
	provided in this section. It is the intent of the General Assembly that the North Carolina				
	Symphony raise at least seven million dollars (\$7,000,000) in non-State funds for the 2025-2026				
	fiscal year and seven million dollars (\$7,000,000) in non-State funds for the 2026-2027 fiscal				
	year. The North Carolina Symphony cannot use funds transferred from the organization's				
	endowment to its operating budget to achieve the fundraising targets set out in subsections (b)				
	and (c) of this section.				
	<b>SECTION 14.1.(b)</b> For the 2025-2026 fiscal year, the North Carolina Symphony				
	shall receive allocations from the Department of Natural and Cultural Resources as follows:				
	(1) Upon raising the initial sum of two million dollars (\$2,000,000) in non-State				
	funding, the North Carolina Symphony shall receive the sum of six hundred thousand dollars ( $$600,000$ )				
	thousand dollars (\$600,000).				
	(2) Upon raising an additional sum of two million dollars (\$2,000,000) in non State funding for a total amount of four million dollars (\$4,000,000) in				
	non-State funding for a total amount of four million dollars (\$4,000,000) in				
	non-State funds, the North Carolina Symphony shall receive the sum of seven hundred thousand dollars (\$700,000)				
	hundred thousand dollars (\$700,000).				
	(3) Upon raising an additional sum of three million dollars (\$3,000,000) in				
	non-State funding for a total amount of seven million dollars (\$7,000,000) in non-State funds, the North Carolina Symphony shall receive the final sum of				
	seven hundred thousand dollars (\$700,000) in the 2025-2026 fiscal year.				
	<b>SECTION 14.1.(c)</b> For the 2026-2027 fiscal year, the North Carolina Symphony				
	shall receive allocations from the Department of Natural and Cultural Resources as follows:				
	(1) Upon raising the initial sum of two million dollars (\$2,000,000) in non-State				
	funding, the North Carolina Symphony shall receive the sum of six hundred				
	thousand dollars (\$600,000).				

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(2)	Upon raising an additional sum of two million dollar non-State funding for a total amount of four million dollar non-State funds, the North Carolina Symphony shall recei- hundred thousand dollars (\$700,000). Upon raising an additional sum of three million dollar non-State funding for a total amount of seven million dollar non-State funds, the North Carolina Symphony shall recei- seven hundred thousand dollars (\$700,000) in the 2026-20	lars (\$4,000,000) in ive the sum of seven ars (\$3,000,000) in lars (\$7,000,000) in vive the final sum of
NORTH CAR	OLINA ARTS COUNCIL MEMBERSHIP AND	APPOINTMENT
CHANGES		
	<b>FION 14.1A.(a)</b> G.S. 143B-88 reads as rewritten:	
	rth Carolina Arts Council – members; selection; quorun	
	North Carolina Arts Council shall consist of 24 member	
	nitial members of the Council shall be the appointed member	-
	all serve for a period equal to the remainder of their currer	
-	whose terms expire June 30, 1973, eight of whose terms ex	-
	se terms expire June 30, 1975. At the end of the respective to	
	the appointments of their successors shall be for terms of t are appointed and qualify. Any appointment to fill a vaca	•
	signation, dismissal, death, or disability of a member shall t	
	<del>m.nine members.</del>	tor the bulance of
	br shall have the power to remove any member of the Cou	uncil from office in
	the provisions of G.S. 143B-16 of the Executive Organizati	
	or shall designate a member of the Council as chairman to se	
	nembers of the North Carolina Arts Council shall be appoin	-
<u>(1)</u>	The Governor shall appoint three members for three-year	terms.
<u>(2)</u>	The General Assembly shall appoint six members for thr	ee-year terms, three
	upon the recommendation of the Speaker of the House of	-
	three upon the recommendation of the President Pro Ten	npore of the Senate,
	in accordance with G.S. 120-121.	
	te terms of office of the members of the Council appointed	
	cessors shall be appointed for terms of three years each. As	
	of the Council appointed by the General Assembly expire, the result of three years each. All members shall serve at	
	r terms of three years each. All members shall serve at prity, and they may be removed by the appointing authority a	-
	hat a Council member is removed by the appointing autionty a	
	the network of the unexpired term of the removed member. Any	-
	• Council created by the resignation, dismissal, death, or dis	
	alance of the unexpired term.	
	Council shall elect from its appointive members a chair and	l other officers as it
	such terms as it may designate in its rules.	
(e) Mem	bers of the Council shall receive per diem and necessary tra	wel and subsistence
-	ordance with the provisions of G.S. 138-5. A majority o	
-	rum for the transaction of business. All clerical and other s	
	be supplied by the Secretary of Natural and Cultural Resou	
	<b>FION 14.1A.(b)</b> The present members of the North Car	
	erve for a period equal to the remainder of their current term	
	respective terms of office of the present members, the ap	-
successors snall	be for terms of three years and until their successors are app	onned and qualify.

1 Notwithstanding G.S. 143B-88, upon the expiration of the terms of office of the eight 2 present members whose terms expire June 30, 2025, the Governor shall appoint one successor 3 and the General Assembly shall appoint two successors, one upon the recommendation of the 4 Speaker of the House of Representatives and one upon the recommendation of the President Pro 5 Tempore of the Senate, in accordance with G.S. 120-121. 6 Notwithstanding G.S. 143B-88, upon the expiration of the terms of office of the eight 7 present members whose terms expire June 30, 2026, the Governor shall appoint one successor 8 and the General Assembly shall appoint two successors, one upon the recommendation of the 9 Speaker of the House of Representatives and one upon the recommendation of the President Pro 10 Tempore of the Senate, in accordance with G.S. 120-121. Notwithstanding G.S. 143B-88, upon the expiration of the terms of office of the eight 11 12 present members whose terms expire June 30, 2027, the Governor shall appoint one successor 13 and the General Assembly shall appoint two successors, one upon the recommendation of the 14 Speaker of the House of Representatives and one upon the recommendation of the President Pro 15 Tempore of the Senate, in accordance with G.S. 120-121. 16 Thereafter, as the terms of office of the members of the Council expire, their 17 successors shall be appointed for terms of three years in accordance with G.S. 143B-88, as amended by subsection (a) of this section. 18 19 **SECTION 14.1A.(c)** Subsection (a) of this section becomes effective June 30, 2027. 20 The remainder of this section is effective when it becomes law. 21 SUNDAY OPENING STATE HISTORIC SITE PILOT PROGRAM 22 23 **SECTION 14.2.(a)** Program Established. – Funds appropriated in this act to the 24 Department of Natural and Cultural Resources (Department) for the Sunday Opening State 25 Historic Site Pilot Program (Program) shall be used by the Department to open and operate the 26 following State Historic Sites on Sundays during each site's peak season: 27 Bentonville Battlefield. (1)28 (2)Brunswick Town/Fort Anderson. 29 (3) Charlotte Hawkins Brown Museum. 30 (4) Fort Fisher. 31 (5) Governor Charles B. Aycock Birthplace. 32 (6) Historic Bath. 33 (7)Historic Edenton. 34 (8) Historic Halifax. 35 North Carolina State Capitol. (9) 36 Reed Gold Mine. (10)37 (11)Roanoke Island Festival Park. 38 Somerset Place. (12)39 Thomas Day State Historic Site. (13)40 SECTION 14.2.(b) Notice. - The Department shall publish, update, or provide 41 notice of the new operating hours pursuant to the Program established in subsection (a) of this 42 section. 43 **SECTION 14.2.(c)** Reports. – The Department shall submit the following reports to 44 the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources: 45 By October 1, 2026, an interim report with (i) actual costs by site during the (1)46 2025-2026 fiscal year, (ii) Sunday visitation numbers by site during the 47 2025-2026 fiscal year, and (iii) preliminary recommendations. 48 By April 1, 2027, an interim report with any funding recommendations the (2)49 Department has for the upcoming biennium. 50 By October 1, 2027, a final report on the implementation of the Program. (3)51

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AQUAR		ND ZOO REPAIR AND RENOVATION PROJECT AUTHORIZA	ATION
		<b>FION 14.3.(a)</b> G.S. 143B-135.188 reads as rewritten:	
"§ 143B-	135.188	8. North Carolina Aquariums; fees; fund.	
 (d)	Appro	oval. – The Secretary may approve the use of the North Carolina Aq	uariums
. ,		and renovation projects at the aquariums-related facilities that comply	
following	-		
10110 11 112	(1)	The total project cost is less than five hundred thousand	-dollars
		(\$500,000). seven hundred fifty thousand dollars (\$750,000).	
	(2)	The project meets the requirements of G.S. 143C-8-13(a).	
	(3)	The project is paid for from funds appropriated to the Fund.	
	(4)	The project does not obligate the State to provide increased recurring	funding
		for operations.	
"			
'8 1 <b>43</b> R-		<b>FION 14.3.(b)</b> G.S. 143B-135.209 reads as rewritten: <b>D. North Carolina Zoo Fund.</b>	
	100.207		
(c)	Appro	oval. – The Secretary may approve the use of the North Carolina Zoo F	Fund for
~ /	11	vation projects at the North Carolina Zoological Park that comply v	
ollowing			
	(1)	The total project cost is less than five hundred thousand	-dollars
		(\$500,000).seven hundred fifty thousand dollars (\$750,000).	
	(2)	The project meets the criteria to be classified as a repair or renovatio	on under
		G.S. 143C-8-13(a).	
	(3)	The project is paid for from funds appropriated to the Fund.	
	(4)	The project does not obligate the State to provide increased recurring	funding
		for operations.	
	"		
EAIENI		EASE TERMS FOR STATE RECREATION AREAS	rizaa tha
Donortm		<b>FION 14.4.</b> Pursuant to G.S. 146-29(b), the General Assembly author latural and Cultural Resources to enter into leases for a period greater	
1		re than 50 years, of lands owned by the federal government and manage	
		e Falls Lake, Jordan Lake, and Kerr Lake State Recreation Areas.	u by the
Departition	chi as th	e I ans Lake, Jordan Lake, and Ken Lake State Recreation Areas.	
AMERI	CANB	ATTLEFIELD TRUST – EXPANSION	
		<b>FION 14.7.</b> Notwithstanding the Committee Report described in Section	ion 43.2
of S.L. 20		(Committee Report), the five million dollars (\$5,000,000) in interest trans	
		iscal Recovery Reserve to the American Battlefield Trust (Trust) on pa	
		e Report may also be used for the preservation of historic battlefield lan	0
		identified by the National Park Service as a preservation priority in re	
		3, 2007, and 2010.	-
-			
ESTABI	LISH T	HE BRUSHY MOUNTAIN STATE NATURAL AREA	
	SECT	<b>FION 14.8.(a)</b> The General Assembly authorizes the Department of Nat	ural and
		es to create the Brushy Mountain State Natural Area (BMSNA) in Al	
		l County, and Wilkes County and to add BMSNA to the State Parks Sy	
		143B-135.54(b). The State may receive donations of appropriate land a	
		eeded lands for BMSNA with existing funds in the NC Land and Wate	
		creation Trust Fund, the federal Land and Water Conservation Fund, and	nd other
available	sources	s of funding.	

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<b>SECTION 14.8.(b)</b> This section is effective when it becomes law.
CAPACITY-BUILDING GRANTS FOR STATE TRAILS
<b>SECTION 14.9.(a)</b> Grants. – Of the funds appropriated in this act to the Department
of Natural and Cultural Resources (Department), the sum of eight hundred thousand dollars
(\$800,000) in nonrecurring funds for the 2025-2026 fiscal year shall be allocated for
capacity-building grants to the partner organizations listed in subsection (c) of this section for
each component of the State Trails System for which the Department has signed a memorandum
of understanding (MOU) pursuant to Section 14.7(d) of S.L. 2021-180. Remaining funds shall
be retained by the Department to allocate capacity-building grants for any newly authorized
partner organizations for State trails no later than June 30, 2026.
<b>SECTION 14.9.(b)</b> Memorandums of Understanding. – The Department shall
identify one or more partners and enter into MOUs with State trails described in subsection (c)
of this section prior to disbursing any funds under this section to those partner organizations, as
well as the partner organizations for the trail established on the Saluda Grade rail corridor as set
forth in Section 14.5 of S.L. 2023-134, if necessary. Where there is more than one partner
organization for a State trail or component thereof, the Department shall apportion the funds
under this section based on the relative scope of activity for which each partner organization
assumes responsibility in the respective MOU.
<b>SECTION 14.9.(c)</b> State Trails. – The partner organizations for each State trail or
component thereof listed in this subsection shall receive fifty thousand dollars (\$50,000) each for
the purposes set forth in subsection (a) of this section:
(1) Dan River.
(2) Deep River.
(3) French Broad River.
(4) Yadkin River.
(5) East Coast Greenway Trail.
(6) Equine State Trail.
(7) Fonta Flora State Trail.
(8) Hickory Nut Gorge State Trail.
(9) Haw River Trail.
(10) Mountains-to-Sea Trail.
(11) Northern Peaks State Trail.
(12) Overmountain Victory State Trail.
(13) Roanoke River State Trail.
(14) Wilderness Gateway Trail.
(15) The trail that will be established on the Saluda Grade rail corridor.
(16) No more than one newly authorized State trail.
PART XV. WILDLIFE RESOURCES COMMISSION
YOUTH OUTDOOR ENGAGEMENT COMMISSION
<b>SECTION 15.1.</b> Part 36 of Article 7 of Chapter 143B of the General Statutes is
amended by adding a new section to read:
" <u>§ 143B-344.63. Commission may accept gifts.</u>
The North Carolina Youth Outdoor Engagement Commission is hereby authorized to accept
gifts, donations, or contributions from any source, which funds shall be held in a separate account
within the North Carolina Youth Outdoor Engagement Fund and shall be administered by, and
used solely for purposes consistent with the mission of, the North Carolina Youth Outdoor
Engagement Commission."

PART XVI. ADMINI	STRATIVE OFFICE OF THE	COURTS
	<b>WORTHLESS CHECKS</b> <b>16.1.</b> Notwithstanding the prov	visions of G.S. 7A-308(c), the Judicial
		ction of Worthless Checks Fund on June
		ation technology equipment during the
2025-2026 fiscal year a	and may use any balance remainin	g in the Collection of Worthless Checks
Fund on June 30, 2026	, for the purchase or repair of offic	ce or information technology equipment
		funds under this section, the Judicial
		presentatives and Senate Appropriations
		of State Budget and Management on the
equipment to be purch	ased or repaired and the reasons for	or the purchases.
	OURT DISTRICT 5 INTO 5A A	
	<b>16.2B.(a)</b> G.S. 7A-133(a) reads a	
	ct court district shall have the r	numbers of judges as set forth in the
following table:		
District	Indees	Country
District	Judges	County
 5 <u>5A</u>	<del>10</del> 4	Duplin
<u> <del>3</del>3</u>	<u>104</u>	Duplin Jones
		<del>Onslow</del>
		Sampson
5B	<u>6</u>	<u>Onslow</u>
<u></u> "	<u>u</u>	<u>011310</u>
	<b>16.2B.(b)</b> This section become	mes effective January 1, 2026, and
		t Districts 5A and 5B shall be held
accordingly.	J	
0,		
<b>REVISE MAGISTRA</b>	ATES IN VARIOUS COUNTIES	S
SECTION	16.3. G.S. 7A-133(c) reads as rev	written:
"(c) Each count	y shall have the numbers of mag	gistrates and additional seats of district
court, as set forth in the	e following table:	
	Magistrates	Additional
County	Min.	Seats of Court
•••		
Avery	<u>34</u>	
Buncombe	<u>1514</u>	
	1017	
Durham	<del>18<u>17</u></del>	
 Navy Hanayan	1 4 1 5	
New Hanover	<u>1415</u>	
MODIFY CIVIL RE	VOCATION FFF	
	<b>16.7.(a)</b> G.S. 20-16.5(j) reads as	rewritten
		lers the revocation rescinded, a person
	• • •	ee of one-two hundred dollars (\$100.00)
		= = = = = = = = = = = = = = = = = = =

#### **General Assembly Of North Carolina** Session 2025 (\$200.00) as costs for the action before the person's license may be returned under subsection (h) 1 2 of this section. Fifty-Twenty-five percent (50%) (25%) of the costs collected under this section shall be credited to the General Fund. Twenty-five percent (25%) of the costs collected under 3 4 this section shall be used to fund a statewide chemical alcohol testing program administered by 5 the Injury Control Section of the Department of Health and Human Services. The remaining twenty-five-fifty percent (25%) (50%) of the costs collected under this section shall be remitted 6 7 to the county for the sole purpose of reimbursing the county for jail expenses incurred due to 8 enforcement of the impaired driving laws." 9 SECTION 16.7.(b) This section is effective December 1, 2025, and applies to fees 10 assessed on or after that date. 11 12 **REPEAL HUMAN TRAFFICKING COMMISSION GRANT PROGRAM FOLLOWING** 13 FINAL REPORTING DATE FOR DISTRIBUTED GRANTS 14 **SECTION 16.9.(a)** G.S. 7A-354.1 is repealed. 15 **SECTION 16.9.(b)** This section becomes effective May 1, 2026. 16 17 SALE OF MAINFRAME AND RELATED TECHNOLOGY COMPONENTS 18 SECTION 16.10.(a) Notwithstanding Article 3A of Chapter 143 of the General 19 Statutes, G.S. 143-49(4), or any other law pertaining to surplus State property, the Administrative 20 Office of the Courts may sell its mainframe computing system and any related components on 21 terms that the Administrative Office of the Courts deems to be in its best interest without 22 involvement by the State Surplus Property Agency designated in G.S. 143-64.01 and without 23 being required to pay any service charge or surcharge to the State Surplus Property Agency. The 24 net proceeds of this sale shall be deposited in the Court Information Technology Fund established 25 by G.S. 7A-343.2. 26 **SECTION 16.10.(b)** This section is effective when it becomes law. 27 TEMPORARILY REVISE LAW GOVERNING ELECTRONIC SIGNATURES OF 28 29 **COURT DOCUMENTS** 30 SECTION 16.11.(a) Notwithstanding any provision of law or rule to the contrary, the chief district court judge and the senior resident superior court judge of their respective 31 32 districts may provide by rule for the court's manual signature of any orders, judgments, decrees, 33 or other documents to be filed by the court. 34 SECTION 16.11.(b) This section is effective when it becomes law and expires July 35 1, 2027. 36 37 PRESCRIBE RULES GOVERNING TRAINING AND EDUCATIONAL MATERIAL 38 **PROVIDED TO JURORS** 39 **SECTION 16.12.(a)** Chapter 9 of the General Statutes is amended by adding a new 40 Article to read: 41 "Article 6. 42 "Education and Training of Jurors. "§ 9-33. Training and educational material provided to jurors. 43 The Administrative Office of the Courts shall prescribe rules governing any training or 44 educational material provided at any time to any jurors, including jurors under this Chapter and 45 grand jurors under Chapter 15A of the General Statutes, to try any cause. The court shall not 46 provide jurors with any training or educational material that is not otherwise allowed under rules 47 prescribed by the Administrative Office of the Courts." 48 49 SECTION 16.12.(b) The Administrative Office of the Courts shall adopt rules 50 consistent with the provisions of this section. The Administrative Office of the Courts may use the procedure set forth in G.S. 150B-21.1 to adopt any rules as required under this section. 51

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		This section becomes effective Decorrection provided on or after that date.	ember 1, 2025, and applies
CHANGE NAM	<b>1E OF NORTH</b>	CAROLINA INNOCENCE INQU	UIRY COMMISSION
		Article 92 of Chapter 15A of the	
rewritten:			
		"Article 92.	
"Nor	th Carolina <del>Innoc</del>	ence Inquiry Postconviction Review	w Commission.
"§ 15A-1460. D		1 5	
The followin	g definitions app	ly in this Article:	
(1)		al innocence" means a <u>Claim of fa</u>	<u>ctual innocence. – A claim</u>
		living person convicted of a felon	
		tate of North Carolina, asserting the	
		sibility for the felony for which the	
	for any other re	duced level of criminal responsibilit	ty relating to the crime, and
	for which there	is some credible, verifiable evidence	e of innocence that has not
	previously been	n presented at trial or considered at	a hearing granted through
	postconviction	relief.	
(1a)	"Claimant" me	<del>eans a <u>Claimant.</u> – A p</del> erson as	serting that he or she is
		ocent of any criminal responsibilit	
	which the pers	on was convicted and for any other	r reduced level of criminal
	responsibility r	elating to the crime.	
(2)	"Commission"	means the Commission The	North Carolina Innocence
		nviction Review Commission establ	
(3)		ns the Director. – The Director of the	
	Inquiry Postcon	nviction Review Commission.	
(3a)		<del>y" means the <u>Formal inquiry.</u> – Th</del>	<u>e</u> stage of an investigation
		mission has entered into a signed a	
	claimant and th	e Commission has made efforts to	notify the victim.
(4)	"Victim" mean	s the Victim. – The victim of the cr	rime, or if the victim of the
	crime is deceas	ed, the next of kin of the victim.	
•••			
"§ 15A-1462. C	ommission estab	olished.	
(a) There	e is established th	ne North Carolina Innocence Inqui	iry Postconviction Review
Commission. T	ne North Carolir	a Innocence Inquiry Commission	shall be an independent
commission und	er the Administra	tive Office of the Courts for admini	strative purposes.
		ffice of the Courts shall provide ad	
Commission as a	needed. The Direc	ctor of the Administrative Office of	the Courts shall not reduce
or modify the bu	dget of the Com	mission or use funds appropriated t	o the Commission without
the approval of the	ne Commission. T	The Administrative Office of the Cou	arts shall conduct an annual
audit of the Com	mission.		
	-	er review of decision by Commiss	
		ins right to other postconviction	
		orized by this Article, the decisions	
		are not subject to further review by	appeal, certification, writ
motion, or other			
		nocence asserted through the Innoc	
shall not adverse	ly affect the conv	victed person's rights to other postco	onviction relief.
"§ 15A-1475. R	eports.		
			<b>~</b> •••
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1 2	The North Carolina Innocence Inquiry Commission shall report annually by February 1 of each year on its activities to the Joint Legislative Oversight Committee on Justice and Public
3	Safety. The report shall include a record of the receipt and expenditures of all private donations,
4	gifts, and devises for the reporting period. The report may contain recommendations of any
5	needed legislative changes related to the activities of the Commission. The report shall
6	recommend the funding needed by the Commission, the district attorneys, and the State Bureau
7 8	of Investigation in order to meet their responsibilities under S.L. 2006-184. Recommendations concerning the district attorneys or the State Bureau of Investigation shall only be made after
o 9	consultations with the North Carolina Conference of District Attorneys and the Director of the
10	State Bureau of Investigation."
10	State Bureau of Investigation. SECTION 16.14.(b) G.S. 15A-268(b)(3)d.4. reads as rewritten:
12	"4. The case has been referred to the North Carolina Innocence
13	Inquiry Postconviction Review Commission pursuant to
14	Article 92 of Chapter 15A of the General Statutes."
15	SECTION 16.14.(c) G.S. 15A-1411(d) reads as rewritten:
16	"(d) A claim of factual innocence asserted through the North Carolina Innocence Inquiry
17	Postconviction Review Commission does not constitute a motion for appropriate relief and does
18	not impact rights or relief provided for in this Article."
19	<b>SECTION 16.14.(d)</b> G.S. 15A-1417(a)(3a) reads as rewritten:
20	"(3a) For claims of factual innocence, referral to the North Carolina Innocence
21	Inquiry Postconviction Review Commission established by Article 92 of
22	Chapter 15A of the General Statutes."
23	<b>SECTION 16.14.(e)</b> G.S. 15A-1418(b) reads as rewritten:
24	"(b) When a motion for appropriate relief is made in the appellate division, the appellate
25	court must decide whether the motion may be determined on the basis of the materials before it,
26	whether it is necessary to remand the case to the trial division for taking evidence or conducting
27	other proceedings, or, for claims of factual innocence, whether to refer the case for further
28	investigation to the North Carolina Innocence Inquiry Postconviction Review Commission
29 20	established by Article 92 of Chapter 15A of the General Statutes. If the appellate court does not
30 31	remand the case for proceedings on the motion, it may determine the motion in conjunction with the appeal and enter its ruling on the motion with its determination of the case."
31	SECTION 16.14.(f) G.S. 132-1.4 reads as rewritten:
33	"§ 132-1.4. Criminal investigations; intelligence information records; Innocence Inquiry
34	Postconviction Review Commission records.
35	(a) Records of criminal investigations conducted by public law enforcement agencies,
36	records of criminal intelligence information compiled by public law enforcement agencies, and
37	records of investigations conducted by the North Carolina Innocence Inquiry Postconviction
38	<u>Review</u> Commission, are not public records as defined by G.S. 132-1. Records of criminal
39	investigations conducted by public law enforcement agencies or records of criminal intelligence
40	information may be released by order of a court of competent jurisdiction.
41	"
42	<b>SECTION 16.14.(g)</b> G.S. 143-318.18(3a) reads as rewritten:
43	"(3a) The North Carolina Innocence Inquiry Postconviction Review Commission."
44	
45	AMEND RECIPIENTS OF ANNUAL REPORTS ON BUSINESS COURTS
46	SECTION 16.15.(a) G.S. 7A-343(8a) reads as rewritten:
47 48	"(8a) Prepare and submit an annual report on the activities of each North Carolina
48	business court site to the Chief Justice, the chairs of the House of
49 50	Representatives Appropriations Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety, and the
50 51	the Senate Appropriations Committee on Justice and Public Safety, <u>and the</u> chairs of the of the Joint Legislative Oversight Committee on Justice and
51	chairs of the of the joint Legislative Oversight Committee on justice and

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	Public Safety, and all other members of the General Assembly Safety on
	February 1. The report shall include the following information for each
	business court site:
	a. The number of new, closed, and pending cases for the previous three
	years.
	b. The average age of pending cases.
	c. The number of motions pending over six months after being filed.
	d. The number of cases in which bench trials have been concluded for
	over six months without entry of judgment, including any
	accompanying explanation provided by the Business Court.
	The report shall include an accounting of all business court activities for the
	previous fiscal year, including the itemized annual expenditures."
	<b>SECTION 16.15.(b)</b> This section is effective when it becomes law and applies to
re	eports prepared on or after that date.
c	TATEWIDE MISDEMEANANT CONFINEMENT PROGRAM/REVISE REPORTING
r	DATE ON FIVE-YEAR PROJECTION
	SECTION 16.16. G.S. 164-51 reads as rewritten:
,	"§ 164-51. Five-year projection; Statewide Misdemeanant Confinement Program.
	The Judicial Department, through the North Carolina Sentencing and Policy Advisory
(	Commission (Commission) and with the assistance of the North Carolina Sheriffs' Association
	Sheriffs' Association), shall develop projections of available bed space in the Statewide
	Aisdemeanant Confinement Program (Program). The projections shall cover the next five fiscal
	ears beginning with the 2018-2019 fiscal year. All State agencies, the Sheriffs' Association, and
-	he person having administrative control of a local confinement facility as defined in
	G.S. 153A-217(5) shall furnish to the Commission data related to available bed space as
	equested to implement this section.
	The Commission shall report its projections to the chairs of the Senate Appropriations
(	Committee on Justice and Public Safety and the chairs of the House Appropriations Committee
	on Justice and Public Safety no later than February 15, 2019, and annually thereafter. thereafter
	by March 15 of each year."
(	CONFERENCE OF DISTRICT ATTORNEYS EXPENDITURE IMPLEMENTATION
	AND QUARTERLY REPORTING
	SECTION 16.16A.(a) Any expenditure or adjustment to an allocation in Budget
	Fund 100072 or any funds allocated to district attorneys for the creation of paid internships, if
	approved by the Conference of District Attorneys and otherwise authorized by law, shall be
i	mplemented by the Administrative Office of the Courts.
	SECTION 16.16A.(b) On a quarterly basis, the Administrative Office of the Courts
	shall provide a detailed report to the Conference of District Attorneys of the actual and expected
(	expenses paid from Budget Fund 100072 or any other funds allocated to district attorneys.
F	ESTABLISH A PROCEDURE FOR COMPLEX FAMILY FINANCIAL CASE
	DISPOSITION
	<b>SECTION 16.16B.(a)</b> Chapter 50 of the General Statutes is amended by adding a
I	new Article to read:
	" <u>Article 6.</u> "Complex Family Financial Cases
	" <u>Complex Family Financial Cases.</u>
	" <u>§ 50-110. Definitions.</u> The following definitions shall apply in this Article:
	The renowing dominuous shan apply in this Alucic.

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<u>(1)</u>	<u>Chief Complex Family Financial Court Judge. – A C</u>	Complex Family Financial
	Court Judge designated by the Chief Justice of the	North Carolina Supreme
	Court as provided for in G.S. 7A-45.1(a14) who de	etermines which cases are
	designated as complex family financial cases, assig	gns all cases designated as
	complex family financial cases, and prepares any re	equired reports in addition
	to conducting hearings and entering orders in their	assigned complex family
	financial cases.	
<u>(2)</u>	Complex family financial case. – Any claim or cla	ims approved for hearing
	as a complex family financial case as provided for	or by this Article. Claims
	eligible for hearing as a complex family finan	ncial case are equitable
	distribution, alimony, post separation support,	child support, or any
	combination of those claims.	
<u>(3)</u>	Complex Family Financial Court Judge A spe	
	appointed pursuant to G.S. 7A-45.1(a14) to hear an	d enter orders in complex
	family financial cases filed in district court.	
	mplex Family Financial Court Judge.	
	a Complex Family Financial Court Judge, the individua	al must meet the following
<u>minimum qual</u>		
<u>(1)</u>	Attorney licensed in North Carolina and in good	standing with the North
	Carolina State Bar.	
<u>(2)</u>	Substantial involvement handling complex family	-
	10 calendar years prior to the year of application, in	
	a. <u>Average at least 600 hours per year handling</u>	<u>s complex family financial</u>
	cases.	
	b. No less than 400 hours handling complex far	mily financial cases in any
	one year.	
<u>(3)</u>	During the five calendar years prior to the application	
	a. <u>Completed at least 45 hours of continuing</u>	-
	family law, nine of which may be in related	•
	trial advocacy, evidence, negotiation, includ	
	arbitration, and collaborative law, real prop	
	probate law, trusts, business organization	± •
	bankruptcy, and immigration law. Only nine	-
	for attendance at an extended negotiation or	-
	Parenting coordinator training will not qualif	ty for family law or related
	<u>field hours.</u>	ducation much have have
	b. <u>A minimum of six hours continuing legal e</u>	education must have been
(A)	<u>completed in each of those five years.</u>	who are identified by the
<u>(4)</u>	Satisfactory peer review by 10 lawyers or judges	
	applicant. The identified individuals must have per competence and qualification of the applicant in	
	<u>financial matters at the pretrial, trial, and postt</u> <u>individuals must be licensed and in good standing to</u>	
	of North Carolina. No identified individual may	-
	marriage to the applicant nor be a colleague at	
	employment at the time of the application.	the applicant's place of
"8 50 112 Am	thority and duties of a Complex Family Financial C	ourt Indgo
	Complex Family Financial Court Judge under this A	
	esponsibilities in all complex family financial cases in c	
(1)	To conduct hearings and to ensure that the partie	
<u>(1)</u>		is the process rights are
	protected.	

<ul> <li>(2) To take testimony and establish a record.</li> <li>(3) To evaluate evidence and make decisions regarding the issues being heard.</li> <li>(4) To enter temporary, interim, and final orders related to the issues being heard.</li> <li>(5) To enter orders granting or denying any motion filed under G.S. IA-1 or any local rules of court for the county in which the action was filed related to actions under this Chapter.</li> <li>(6) To subpoena witnesses and documents.</li> <li>(7) A Complex Family Financial Court Judge is authorized to conduct hearings in district court on complex family financial cases statewide.</li> <li>(c) A Complex Family Financial Court Judge is authorized to conduct hearings in district advocacy, evidence, negotiation (including training in mediation, arbitration, and collaborative law), real property, estate planning and probate law, trusts, business organizations, employee benefits, bankruptey, and immigration law. Only one hour per year will be recognized for attendance at negotiation or mediation training, and parenting coordinator training will not qualify for family law or related field hours.</li> <li><b>* 50-113. Designation of a complex family financial claim</b>.</li> <li>(a) A party designating a claim as a complex family financial claim shall file a Notice of Designation in the district court in which the action has been filed and shall contemporaneously serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge.</li> <li>The Notice of Designation as a complex family financial claim, and any other information reasonsuby available, succinctly state each applicable factor provided in G.S. 50-114, the reasons supporting each factor for designation as a complex family financial claim, and any other information supporting ond faith, fina and serve an opposition to the designation of the claim as a complex family financial claim, any approxing mot asserted shall be deemed conclusively waived.</li>     &lt;</ul>		General Assembly Of North Carolina	Session 2025
<ul> <li>(a) To enter temporary, interim, and final orders related to the issues being heard,</li> <li>(b) To enter temporary, interim, and final orders related to the issues being heard,</li> <li>(c) To enter orders granting or denying any motion filed under G.S. 1A-1 or any local rules of court for the county in which the action was filed related to actions under this Chapter.</li> <li>(c) To subpoent witnesses and documents.</li> <li>(d) A Complex Family Financial Court Judge is authorized to conduct hearings in district court on complex family financial cases statewide.</li> <li>(e) A Complex Family Financial Court Judge is authorized to conduct hearings in district control complex family financial cases statewide.</li> <li>(e) A Complex Family Financial Court Judge is authorized to conduct hearing in the district action, and acocacy, evidence, negotiation (including training in mediation, abitration, and collaborative law), real property, estate planning and probate law, trusts, business organizations, employee benefits, bankruptey, and immigration law. Only one hour per year will be recognized for attendance at negotiation or mediator training, and parenting coordinator training will not qualify for family law or related field hours.</li> <li><b>* § 50-113.</b> Designation of a complex family financial claim.</li> <li>(a) A party designating a claim as a complex family financial claim shall file a Notice of Designation in the district court in which the action has been filed and shall contemporaneously serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge.</li> <li>The Notice of Designation shall, in good faith and based on information reasonably available, succinctly state each applicable factor provided in G.S. 50-114, the reasons supporting each factor and parter information supporting designation as a complex family financial claim. Any factor or reasons supporting each applicable factor provided in G.S. 50-114, the reasons</li></ul>	1	(2) To take testimony and establish a record.	
<ul> <li>(4) To enter temporary, interim, and final orders related to the issues being heard,</li> <li>(5) To enter orders granting or denying any motion filed under G.S. IA-1 or any</li> <li>local rules of court for the county in which the action was filed related to actions under this Chapter.</li> <li>(6) To subpoena witnesses and documents.</li> <li>(b) A Complex Family Financial Court Judge is authorized to conduct hearings in district court on complex family Financial Court Judge must complete at least nine hours of continuing legal education credits in family law or related fields each year, including taxation, trial advocacy, evidence, negotiation or mediation training, and probate law, trusts, business organizations, employee benefits, bankruptcy, and immigration law. Only one hour per year will be recognized for attendance at negotiation or mediation training, and parenting coordinator training will not qualify for family law or related field hours.</li> <li><b>* Sto 113. Designation of a complex family financial claim</b></li> <li>(a) A party designating a claim as a complex family financial claim shall file a Notice of Designation in the district court in which the action has been filed and shall contemporaneously serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge.</li> <li>(b) Wubin 30 days after service of the Notice of Designation sa complex family financial claim. Any factor or reasons supporting each factor for designation as a complex family financial claim. Any designation as a complex family financial claim, and any other information supporting designation as a complex family financial Court Judge and shall envery may, in good faith, file and serve an opposition to the designation of All designation of the claim shall assert all reasons for which the party opposing designation of the claim shall assert all reasons for which the party opposing designation of the claim shall he designation (a) of this section.</li> <l< td=""><td></td><td></td><td>ues being heard.</td></l<></ul>			ues being heard.
<ul> <li>(5) To enter orders granting or denying any motion filed under G.S. IA-Î or any local rules of court for the county in which the action was filed related to actions under this Chapter.</li> <li>(6) To subpoena witnesses and documents.</li> <li>(b) A Complex Family Financial Court Judge is authorized to conduct hearings in district court on complex family financial cases statewide.</li> <li>(c) A Complex Family Financial Court Judge must complete at least nine hours of continuing legal education credits in family law or related fields each year, including taxation, trial advocacy, evidence, negotiation (including training in mediation, arbitration, and collaborative law), real property, estate planning and probate law, trusts, business organizations, employee benefits, bankruptey, and immigration law. Only one hour per year will be recognized for attendance at negotiation or mediation training, and parenting coordinator training will not gualify for family law or related field hours.</li> <li><b>* 5D-113. Designation of a complex family financial claim</b>, shall file a Notice of Designation in the district court in which the action has been filed and shall contemporaneously serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge, succinctly state each applicable factor provided in G.S. 50-114, the reasons supporting each factor for designation as a complex family financial claim, and any other information supporting each factor for designation obse conclusively waived.</li> <li>(b) Within 30 days after service of the Notice of Designation, any other party may, in good faith, file and serve an opposition to the designation of the claim shall be filed in the district court in which the action has been filed and shall be filed in the district court in which the action the designation of the claim shall be recod on each opposing party and the Chief Complex Family Financial Court Judge and shall be filed in the district court in which the actinon h</li></ul>	3		-
5         local rules of court for the county in which the action was filed related to actions under this Chapter.           7         (6)         To subpcena witnesses and documents.           8         (b)         A Complex Family Financial Court Judge is authorized to conduct hearings in district court on complex family financial cases statewide.           9         (c)         A Complex Family Financial Court Judge must complete at least nine hours of continuing legal education credits in family law or related fields each year, including taxation, arbitration, and collaborative law), real property, estate planning and probate law, trusts, business organizations, employee benefits, bankruptcy, and immigration law. Only one hour per year will be recognized for attendance at negotiation or mediation training, and parenting coordinator training will not qualify for family law or related field hours.           7 <b>5 D-113</b> . Designation of a complex family financial claim.           10         (a)         Aparty designating a claim as a complex family financial claim shall file a Notice of Designation in the district court in which the action has been filed and shall contemporaneously serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge.           20         serve the notice on all parties or counsel and on the Chief Complex Family Financial claim on the designation as a complex family financial claim, and any other information supporting each factor for designation as a complex family financial claim. Any date information supporting the designation not asserted shall be deemed conclusively waived.           21         (b)         Within 30 days a			
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<ul> <li>court on complex family financial cases statewide.</li> <li>(c) A Complex Family Financial Court Judge must complete at least nine hours of continuing legal education credits in family law or related fields each year, including tratation, and collaborative law), real property, estate planning and probate law, trusts, business organizations.</li> <li>employee benefits, bankruptcy, and immigration law. Only one hour per year will be recognized for attendance at negotiation or mediation training, and parenting coordinator training will not gualify for family law or related field hours.</li> <li><b>* 50-113. Designation of a complex family financial claim.</b></li> <li>(a) A party designating a claim as a complex family financial claim shall file a Notice of Designation in the district court in which the action has been filed and shall contemporaneously serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge.</li> <li>The Notice of Designation shall, in good faith and based on information reasonably available.</li> <li>succinctly state each applicable factor provided in G.S. 50-114, the reasons supporting each factor for designation as a complex family financial claim, and any other information supporting designation as a complex family financial claim. Any factor or reasons supporting the designation not asserted shall be deemed conclusively waived.</li> <li>(b) Within 30 days after service of the Notice of Designation, any other party may, in good faith, file and serve an opposition to the designation of the claim shall assert all reasons for which the party opposing designation objects to the designation shall be served on each opposing party and the Chief Complex Family Financial Claim Shall be filed in the district court in which the action has been filed.</li> <li>(c) A family court judge assigned to the case may request designation of pending family financial claims as complex family financial claims by following the procedure i</li></ul>	7	(6) <u>To subpoena witnesses and documents.</u>	
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<ul> <li>continuing legal education credits in family law or related fields each year, including taxation, trial advocacy, evidence, negotiation (including training in mediation, arbitration, and collaborative law), real property, estate planning and probate law, trusts, business organizations, employee benefits, bankruptcy, and immigration law. Only one hour per year will be recognized for attendance at negotiation or mediation training, and parenting coordinator training will not qualify for family law or related field hours.</li> <li>* \$50-113. Designation of a complex family financial claim.</li> <li>(a) A party designating a claim as a complex family financial claim shall file a Notice of Designation in the district court in which the action has been filed and shall contemporaneously serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge. The Notice of Designation shall, in good faith and based on information reasons supporting each factor for designation as a complex family financial claim, and any other information supporting designation as a complex family financial claim, and any other party may, in good faith, file and serve an opposition to the designation of the claim as a complex family financial claim. Any factor or reasons supporting the designation of faith, file and serve an opposition to the designation, and any reason not asserted shall be deemed conclusively waived.</li> <li>(b) Within 30 days after service of the Notice of Designation not asserted shall be deemed conclusively waived.</li> <li>(c) A family court judge assigned to the case may request designation of pending family financial claims as complex family financial claim shall be filed in the district court in which the action has been filed.</li> <li>(c) A family court judge assigned to the case may request designation of pending family financial claims as complex family financial claims by following the procedure in subsection (b) of this section.</li> <li>(d) B</li></ul>	9	court on complex family financial cases statewide.	-
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15       for attendance at negotiation or mediation training, and parenting coordinator training will not         16       quality for family law or related field hours.         17       "§ 50-113. Designation of a complex family financial claim.         18       (a) A party designating a claim as a complex family financial claim shall file a Notice of         19       Designation in the district court in which the action has been filed and shall contemporaneously         20       serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge.         21       The Notice of Designation as a complex family financial claim, and any other information supporting designation as a complex family financial claim. Any factor or reasons supporting cach         23       factor for designation as a complex family financial claim. Any factor or reasons supporting the designation         24       (b)       Within 30 days after service of the Notice of Designation, any other party may, in         26       (c)       Main file and serve an opposition to the designation of the claim as a complex family         27       financial claim. The opposition to the designation shall be served on each opposing party and the Chief Complex Family Financial Court Judge and shall be filed in the district court         28       tim which the action has been filed.       (c)       A family court judge assigned to the case may request designation of pending family         27       in which the action has been filed.	13	collaborative law), real property, estate planning and probate law, trusts, busin	ness organizations,
16       qualify for family law or related field hours.         ** <b>§ 50-113.</b> Designation of a complex family financial claim.         18       (a) A party designating a claim as a complex family financial claim shall file a Notice of Designation in the district court in which the action has been filed and shall contemporaneously serve the notice on all parties or counsel and on the Chief Complex Family Financial Court Judge.         11       The Notice of Designation shall, in good faith and based on information reasonably available, succinctly state each applicable factor provided in G.S. 50-114, the reasons supporting each factor for designation as a complex family financial claim. And any other information supporting designation as a complex family financial claim. Any factor or reasons supporting the designation not asserted shall be deemed conclusively waived.         126       (b)       Within 30 days after service of the Notice of Designation, any other party may, in good faith, file and serve an opposition to the designation of the claim as a complex family financial claim. The opposition to the designation of the claim as a complex family financial claim. The opposition to the designation and any reason not asserted shall be deemed conclusively waived. The opposition to the designation shall be served on each opposing party and the Chief Complex Family Financial Court Judge and shall be filed in the district court in which the action has been filed.         177       (c)       A family court judge assigned to the case may request designation of pending family financial claims by following the procedure in subsection (a) of this section.         178       (d)       Based on the written Notice of Designation and any oppositi	14	employee benefits, bankruptcy, and immigration law. Only one hour per year	will be recognized
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<ul> <li>succinctly state each applicable factor provided in G.S. 50-114, the reasons supporting each factor for designation as a complex family financial claim, and any other information supporting designation as a complex family financial claim. Any factor or reasons supporting the designation not asserted shall be deemed conclusively waived.</li> <li>(b) Within 30 days after service of the Notice of Designation, any other party may, in good faith, file and serve an opposition to the designation of the claim as a complex family financial claim. The opposition to the designation, and any reason not asserted shall be deemed conclusively waived. The opposition to the designation shall be served on each opposing party and the Chief Complex Family Financial Court Judge and shall be filed in the district court in which the action has been filed.</li> <li>(c) A family court judge assigned to the case may request designation of pending family financial claims as complex family financial claims by following the procedure in subsection (a) of this section. If the judicial district does not have a designation. Any party to the action may file and serve opposition to the request for designation as provided for in subsection (b) of this section.</li> <li>(d) Based on the written Notice of Designation and any opposition filed, the Chief Complex Family Financial claim by written order entered within 45 days of service of the Notice of Designation.</li> <li>(e) Each party shall pay equal shares of the additional filing fee as required under G.S. 7A-305. Only one additional filing fee shall be required per complex family financial claim is entered, that claim shall be designated and administered as a complex Family Financial Court Judge by the Chief Complex Family Financial claim is entered. All proceedings related to the claim as a complex family financial claim is entered. All proceedings related to the claim as a complex family financial claim is</li> </ul>			
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48 Court Judge. All proceedings related to the claims designated as a complex family financial claim			
49 shall be before the Complex Family Financial Court Judge to whom the complex family financial			
50 case has been assigned. If any complex family financial claim status is denied, the claim or claims		· · · · ·	-
51 to which the designation was denied shall be heard with any other claims filed under this Chapter.			

	General Assemb	oly Of North Carolina	Session 2025
1	(g) Comp	lex family financial cases are subject to all provision	ns of Article 1 of this
2	Chapter, the Nort	h Carolina Rules of Civil Procedure, the North Carolina	Rules of Evidence, any
3	applicable local	rules of court for the county in which the complex fa	amily financial case is
4	pending, and any	rules which may be adopted by the Chief Justice of the N	orth Carolina Supreme
5	Court.		
6		ors for complex family financial case determination.	
7		mplex Family Financial Court Judge shall consider each	
8		hether a claim or claims shall be designated as a complex	
9	<u>(1)</u>	Valuation and classification issues related to trusts.	, including active and
10	( <b>2</b> )	passive increases or decreases in value.	an including active on
11 12	<u>(2)</u>	Valuation and classification issues related to business	ses, including active or
12 13	(2)	passive increases or decreases in value. Valuation and classification of real property, include	dina activa or passiva
13 14	<u>(3)</u>	increases or decreases in value.	ing active of passive
14	<u>(4)</u>	Valuation and classification issues regarding complete	ex retirement or other
16	<u>(1)</u>	employment benefits, including employee stock or	
17		options, profit sharing, defined contribution plans, and	
18	(5)	Valuation and classification of profits, bonuses, or o	<b>•</b>
19		received after the date of separation.	
20	<u>(6)</u>	Active or passive changes in value to separate property	y during the marriage.
21	<u>(7)</u>	Tax issues arising from the distribution of assets and d	ebts, including tax loss
22		carryforwards, refunds, credits, or tax consequences.	
23	<u>(8)</u>	Whether there are loans or transfers between businesse	es or shareholders.
24	<u>(9)</u>	Whether there are third-party defendants.	
25	<u>(10)</u>	Validity of a premarital or property settlement agreen	
26		an equitable distribution, alimony, post separation su	pport, or child support
27 28	(11)	<u>case.</u>	
28 29	$\frac{(11)}{(12)}$	<u>Total value of real and personal property.</u> Calculation of income for spousal support, child support	rt or both when income
30	(12)	includes non W-2 income.	t, of both when medine
31	(13)	Total length of time requested for trial on the issues de	etailed on the Notice of
32	<u>(10)</u>	Designation.	
33	Claims which	have been filed in excess of 365 days shall be given pr	iority over claims filed
34		vs, and requested trial dates for the complex family fina	-
35	15 days shall be	given priority.	
36		plex family financial hearings.	
37		n hearings shall be held virtually unless the assigned	
38		old the hearing in person. If an in-person hearing is ord	
39		the county in which the action was filed in an availa	ble district or superior
40		by a deputy or assistant clerk and bailiff.	
41 42		ngs on the issues designated as a complex family finance	
42 43	-	rthouse in the county in which the action was filed in m staffed by a deputy or assistant clerk and bailiff.	all available district or
43 44	-	omplex family financial hearings must be recorded and	exhibits maintained as
45	required for any of		exilibits maintained as
46		hearing on final disposition of the complex family f	inancial case must be
47	scheduled on con		
48		eal from orders of the Complex Family Financial Cou	<u>ırt Judge.</u>
49	Appeals of or	ders entered by a Complex Family Financial Court Jud	
50	for in G.S. 7A-27		
51	SECT	<b>TION 16.16B.(b)</b> G.S. 7A-45.1 reads as rewritten:	

#### "§ 7A-45.1. Special judges. 1 2 3 (a14) In addition to any other special superior court judges authorized by law, effective July 4 1, 2025, the Chief Justice of the North Carolina Supreme Court shall appoint three special 5 superior court judges to serve terms expiring at the earlier of (i) eight years from the date that each judge takes office or (ii) the date of the judge's death, retirement, resignation, or removal 6 7 from office. Special superior court judges appointed pursuant to this subsection shall be 8 designated as special superior court judges to hear and decide complex family financial cases as 9 defined in G.S. 50-110(2) and shall be known as Complex Family Financial Court Judges. 10 Upon the natural expiration of the term of a special superior court judge appointed pursuant 11 to this subsection, or upon the expiration of a term due to a judge's death, retirement, resignation, 12 or removal from office, a successor shall be appointed to a new term in the same manner and for 13 the same length as other judges appointed pursuant to this subsection. 14 A special superior court judge takes the same oath of office and is subject to the same requirements and disabilities as are or may be prescribed by law for regular judges of the superior 15 court, save the requirement of residence in a particular district and mandatory retirement age. 16 17 The mandatory retirement age for a special superior court judge appointed pursuant to this 18 subsection shall be 78 years of age. 19 A special judge is subject to removal from office for the same causes and in the same (b) 20 manner as a regular judge of the superior court, and a vacancy occurring in the office of special 21 judge, except as provided for in subsection subsections (a12) and (a14) of this section, is filled 22 by the Governor by appointment for the unexpired term. 23 A special judge, in any court in which he is duly appointed to hold, has the same (c)24 power and authority in all matters that a regular judge holding the same court would have. A 25 special judge, duly assigned to hold the court of a particular county, has during the session of 26 court in that county, in open court and in chambers, the same power and authority of a regular 27 judge in all matters arising in the district or set of districts as defined in G.S. 7A-41.1(a) in which 28 that county is located, that could properly be heard or determined by a regular judge holding the 29 same session of court. 30 (d) A special judge is authorized to settle cases on appeal and to make all proper orders 31 in regard thereto after the time for which he was commissioned has expired." 32 SECTION 16.16B.(c) The Chief Justice of the North Carolina Supreme Court has 33 the authority to create additional rules or procedures necessary to give effect to the provisions of 34 this section. 35 **SECTION 16.16B.(d)** The Chief Complex Family Financial Court Judge and the 36 Administrative Office of the Courts shall collaborate to prepare and submit an initial report to 37 the Joint Legislative Oversight Committee on Justice and Public Safety and the Fiscal Research 38 Division on or before August 1, 2026, and shall provide an annual report on or before August 1 39 of each year thereafter, including the following minimum information: 40 The total number of cases requested to be designated as a complex family (1)41 financial case and the total number of cases designated as a complex family financial case by county. 42 43 (2)The total number of complex family financial cases disposed of. The manner of disposition of each complex family financial case, including 44 (3) 45 the total number of cases for each type of disposition. 46 (4) The average length of time to conduct final disposition hearings. 47 (5) The shortest, longest, and average length of time from designation to final 48 disposition. 49 Recommendations for improvement or expansion of the program. (6)50 Each annual report shall include data for the previous fiscal year. SECTION 16.16B.(e) G.S. 7A-305 reads as rewritten: 51

General Assem	bly Of North Carolina	Session 2025
"§ 7A-305. Cos	ts in civil actions.	
(a) In eve	ery civil action in the superior or district court, e	except for actions brought under
Chapter 50B of t	he General Statutes, shall be assessed:	
(1)	For the use of the courtroom and related judic	cial facilities, the sum of twelve
	dollars (\$12.00) in cases heard before a mag	gistrate, and the sum of sixteen
	dollars (\$16.00) in district and superior court	, to be remitted to the county in
	which the judgment is rendered, except that in	•
	is rendered in facilities provided by a munici	
	paid to the municipality. Funds derived from	
	in the same manner, for the same purpo	
	restrictions, as facilities fees assessed in crimi	•
(1a)	For the upgrade, maintenance, and operation	
(14)	courthouse telecommunications and data conr	5
	(\$4.00), to be credited to the Court Information	•
(2)	For support of the General Court of Justice,	
(2)	dollars (\$180.00) in the superior court and	
	dollars (\$130.00) in the district court except	•
	magistrate the sum shall be eighty dollars (\$8	6
	a mandatory complex business case under G.	, C
	a Business Court Judge, the party filing the de	· · · · · ·
	one thousand one hundred dollars (\$1,100) for	• • • •
	of Justice. If a case is designated as a complete	
	and Rule 2.2 of the General Rules of Practic	
	Courts, upon assignment to a Business Court	<b>*</b>
	additional one thousand one hundred dollar	• • • • • •
	General Court of <del>Justice</del> . Justice. If a claim is	
	financial claim under G.S. 50-113, upon ass	• •
	Financial Court Judge, each party shall pay e	• •
	of one thousand one hundred dollars (\$1,100)	
	of Justice. Sums collected under this subdivisi	* *
	Treasurer. The State Treasurer shall remit the	
	of each fee collected under this subdivision t	-
	for the provision of services described in G.S.	
(a1) Costs	apply to any and all additional and subsequent	
. ,	the original action brought under Chapter 50B	•
	and subsequent amendment or counterclaim to	
	zed by Chapter 50B of the General Statutes.	
	ery action for absolute divorce filed in the distr	ict court, a cost of seventy-five
. ,	shall be assessed against the person filing the di	•
	t to this subsection shall be remitted to the Sta	•
-	llars (\$75.00) to the Domestic Violence C	
•	ts assessed under this subsection shall be in add	
under this section		
	Repealed by Session Laws 2008-118, s. 2.9(c), e	effective July 1, 2008
	ery civil action in the superior or district court	
	or more counterclaims, third-party complaint	
-	d cross-claim actions brought under Chapter 5	-
	assessed pursuant to subsection (a1) of this	
assessed:		tono mig biun be
(1)	For the use of the courtroom and related judic	cial facilities, the sum of twelve
(*/	dollars (\$12.00) in cases heard before a mag	
		,,,
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	dollars (\$16.00) in district and superior municipality providing the facilities in which municipality does not provide the facilities in the sum is to be remitted to the county in w	h the judgment is rendered. If a which the judgment is rendered, which the judgment is rendered.
	Funds derived from the facilities' fees shall b	be used in the same manner, for
	the same purposes, and subject to the sam	e restrictions as facilities' fees
	assessed in criminal actions.	
(2)	For the upgrade, maintenance, and operatic courthouse phone systems, the sum of four d	
	the Court Information Technology Fund.	
(3)	For support of the General Court of Justice, dollars (\$180.00) in the superior court, excep	pt that if a case is assigned to a
	special superior court judge as a complex bu	siness case under G.S. 7A-45.3,
	filing fees shall be collected and disbursed in	accordance with subsection (a)
	of this section, and the sum of one hundred	l thirty dollars (\$130.00) in the
	district court, except that if the case is assigned	
	be eighty dollars (\$80.00). Sums collected	
	remitted to the State Treasurer. The State T	
	ninety-five cents (\$.95) of each fee collecte	
	North Carolina State Bar for the provis	sion of services described in
	G.S. 7A-474.19.	
	appeal, costs are cumulative, and when cases	-
	district court, the General Court of Justice fee ar	
	t shall be added to the fees assessed before the n	-
	perior court is appealed to either the district of	-
	ral Court of Justice fee or facilities fee shall be a n a defendant files an answer in an action filed	
	to be withdrawn from a magistrate and trans	-
	een the General Court of Justice fee and facilit	
	General Court of Justice fee and facilities fee	11
	be assessed. The defendant is responsible for pa	
-	clerk of superior court, at the time of the filing o	
	all collect as advance court costs, the facilities f	
	fee imposed under subsection (a2) of this section	
	also collect the fee for discovery procedures und	
	he verified petition.	
-	following expenses, when incurred, are assessa	able or recoverable, as the case
. ,	penses set forth in this subsection are complete	
•	court's discretion to tax costs pursuant to $G.S. \epsilon$	
(1)	Witness fees, as provided by law.	
(2)	Jail fees, as provided by law.	
(3)	Counsel fees, as provided by law.	
(4)	Expense of service of process by certified ma	
(5)	Costs on appeal to the superior court, or to the	
	may be, of the original transcript of testimon	y, if any, insofar as essential to
	the appeal.	
(6)	Fees for personal service and civil process and	-
	by law. Fees for personal service by a p	
	recoverable in an amount equal to the actu	al cost of such service or fifty
	-	•
	dollars (\$50.00), whichever is less, unless the of service a greater amount is appropriate.	•

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1 2 3	(7)	Fees of mediators appointed by the court, media parties, guardians ad litem, referees, receivers, co arbitrators, appraisers, and other similar court appoi	ommissioners, surveyors,
4		The fee of such appointees shall include reason	· 1 · ·
5		stenographic assistance, when necessary.	
6	(8)	Fees of interpreters, when authorized and approved	
7	(9)	Premiums for surety bonds for prosecution, as authorized and the second	5
8	(10)	Reasonable and necessary expenses for stenogr	
9		assistance directly related to the taking of deposi	tions and for the cost of
10		deposition transcripts.	
11	(11)	Reasonable and necessary fees of expert witnesses s	•
12	(10)	providing testimony at trial, deposition, or other pro	
13	(12)	The fee assessed pursuant to subdivision (2) of sub	
14 15		upon assignment of a case to a special superior c business case.	court judge as a complex
15 16	Nothing in this su	ubsection or in G.S. 6-20 shall be construed to limit th	a trial court's authority to
10 17		xpenses in connection with pretrial discovery matters	
18		Rules of Civil Procedure, and no award of costs mad	1
19		S. 6-20 shall reverse or modify any such orders er	
20	pretrial discovery		
21	- ·	ng in this section shall affect the liability of the resp	ective parties for costs as
22	provided by law.	• • • •	F
23	- ·	e support of the General Court of Justice, the sum of	of twenty dollars (\$20.00)
24		any filing of a notice of hearing on a motion not list	•
25	filed with the clea	rk. No costs shall be assessed to a notice of hearing or	n a motion containing as a
26	sole claim for rel	lief the taxing of costs, including attorneys' fees, to a	a motion filed pursuant to
27	G.S. 1C-1602 or	G.S. 1C-1603, or to a motion filed by a child sup	port enforcement agency
28	1	ant to Part D of Title IV of the Social Security Act. N	
29		y motion for which a notice of hearing is filed, regardl	ess of whether the hearing
30		cheduled, or otherwise delayed."	
31		<b>TION 16.16B.(f)</b> G.S. 7A-27(b) reads as rewritten:	
32		at as provided in subsection (a) of this section, appeal	lies of right directly to the
33		in any of the following cases:	
34 35	(1)	From any final judgment of a superior court, other the guilty or nolo contendere, including any final judgment	
35 36		of a decision of an administrative agency, except fo	1
30 37		upon review of a court martial under G.S. 127A-62.	
38	(2)	From any final judgment of a district court in a civi	
39	(2)	From any interlocutory order or judgment of a supe	
40	(5)	in a civil action or proceeding that does any of the f	
41		a. Affects a substantial right.	ono ving.
42		b. In effect determines the action and prevents a	a judgment from which an
43		appeal might be taken.	<b>J B</b>
44		c. Discontinues the action.	
45		d. Grants or refuses a new trial.	
46		e. Determines a claim prosecuted under G.S. 5	0-19.1.
47		f. Grants temporary injunctive relief restraining	• •
		subdivision of the State from enforcing the	operation or execution of
48			
48 49		an act of the General Assembly. This sub	-subdivision only applies
48		an act of the General Assembly. This sub where the State or a political subdivision of civil action.	-subdivision only applies

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1 2	g		-	on or the motion of a party, the pursuant to Rule $42(b)(4)$ of the
$\frac{2}{3}$			Carolina Rules of Civil Proce	-
4	(4) F			perior court from which an appeal
5		s authorized by		
6				Family Financial Court Judge as
7		lefined in G.S.		
8	<u>(6)</u> <u>F</u>	From any inter	rlocutory order or judgment	of a Complex Family Financial
9		Court Judge as	defined in G.S. 50-110(3) th	at does any of the following:
10	<u>a</u>	<u>a.</u> <u>Affects</u>	<u>a substantial right.</u>	
11	<u>b</u>		-	revents a judgment from which an
12			might be taken.	
13	<u>c</u> d	<u>c.</u> <u>Discont</u>	tinues the action.	
14			or refuses a new trial.	
15	<u>e</u>		ines a claim prosecuted unde	
16		.0.		ive July 1, 2025. The Chief Justice
17		1	11	Complex Family Financial Court
18	6 6		1 2	burt Judge as provided for in this
19 20	section by September	er 1, 2025. No	buces of Designation may be	filed beginning January 1, 2026.
20	<b>REVISE USE OF</b>	IOI TA FUNI	DC	
22				on Lawyers' Trust Accounts (NC
22			1	Title 27 of the North Carolina
24			1	ation with the NC IOLTA Board,
25				ason of interest earned on general
26		•	•	2(b) of the Rules of Professional
27		•	•	ned by settlement agents pursuant
28				eeds earned on or with respect to
29			_	e of Indigent Defense Services, to
30	be deposited into th	e Private Assi	gned Counsel Fund and used	for the purposes of that Fund.
31	SECTIO	ON 16.18.(b)	The North Carolina State B	ar shall adopt or amend its rules
32	consistent with the	1		
33				tive July 1, 2025, and all funds
34	<b>1</b>	• •		after that date shall be distributed
35	pursuant to subsecti	ion (a) of this s	section.	
36				
37	•			SE SERVICES TO PROVIDE
38				MANCE EVALUATIONS TO
39 40			<b>RIOR COURT JUDGES</b>	adding a new subsection to read:
40 41				blic defender's term pursuant to an
42				nit to the senior resident superior
43				nder a performance evaluation for
44			• •	e Commission held in accordance
45				reloped and adopted by a majority
46				the General Assembly who may
47			—	ity of G.S. 120-19, all information
48		-		ordance with this subsection is
49				ubject to discovery or subpoena in
50	a civil or criminal a			
		=		

SECTION 16.19.(b) The Commission shall develop metrics to use in evaluating the 1 2 performance of public defenders in accordance with G.S. 7A-498.5(g1), as enacted by subsection 3 (a) of this section. 4 **SECTION 16.19.(c)** This section is effective when it becomes law and applies to 5 public defender terms ending on or after November 30, 2025. 6 7 PART XVII. ADULT CORRECTION 8 9 NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES 10 SECTION 17.1.(a) Notwithstanding any other provision of law, and except as 11 otherwise provided in subsection (b) of this section, the Office of State Budget and Management 12 shall not transfer any positions, personnel, or funds from the Department of Adult Correction to 13 any other State agency during the 2025-2027 fiscal biennium unless the transfer was included in 14 the base budget for one or both fiscal years of the biennium. **SECTION 17.1.(b)** This section shall not apply to consolidation of information 15 technology positions into the Department of Information Technology pursuant to 16 17 G.S. 143B-1325. 18 19 **CENTER FOR COMMUNITY TRANSITIONS/CONTRACT AND REPORT** 20 SECTION 17.2. The Department of Adult Correction may continue to contract with 21 The Center for Community Transitions, Inc., a nonprofit corporation, for the purchase of prison 22 beds for minimum security female inmates during the 2025-2027 fiscal biennium. The Center for 23 Community Transitions, Inc., shall report by February 1 of each year to the chairs of the House 24 of Representatives Appropriations Committee on Justice and Public Safety and the Senate 25 Appropriations Committee on Justice and Public Safety on the annual cost per inmate and the 26 average daily inmate population compared to bed capacity using the same methodology as that 27 used by the Department of Adult Correction. 28 29 STATEWIDE MISDEMEANANT CONFINEMENT PROGRAM FUNDING USE 30 SECTION 17.3. Of the funds appropriated in this act for the Statewide 31 Misdemeanant Confinement Program, up to the sum of five hundred thousand dollars (\$500,000) 32 may be used in each fiscal year of the 2025-2027 fiscal biennium to reimburse sheriffs utilizing 33 inmate labor pursuant to the provisions of Section 19C.10 of S.L. 2021-180. 34 35 **REIMBURSE COUNTIES FOR HOUSING AND EXTRAORDINARY MEDICAL** 36 EXPENSES 37 SECTION 17.4. Notwithstanding G.S. 143C-6-9, the Department of Adult Correction may use funds available to the Department for the 2025-2027 fiscal biennium to 38 39 reimburse counties for the cost of housing convicted inmates, parolees, and post-release 40 supervisees awaiting transfer to the State prison system, as provided in G.S. 148-29. The reimbursement may not exceed fifty dollars (\$50.00) per day per prisoner awaiting transfer. 41 42 Beginning October 1, 2025, the Department shall report quarterly to the chairs of the Joint 43 Legislative Oversight Committee on Justice and Public Safety and the chairs of the House of Representatives Appropriations Committee on Justice and Public Safety and the Senate 44 45 Appropriations Committee on Justice and Public Safety on the expenditure of funds to reimburse 46 counties for prisoners awaiting transfer. 47 NURSE STAFFING AT STATE PRISONS REPORT 48 49 **SECTION 17.5.(a)** Article 2 of Chapter 148 of the General Statutes is amended by 50 adding a new section to read:

51 "§ 148-19.4. Nurse staffing report.

	General A	ssemb	ly Of North Carolina	Session 2025
-	•	•	1, 2026, and annually thereafter, the Department of Ad	
			ing information to the Joint Legislative Oversight C	committee on Justice and
	Public Safe	-		
		<u>(1)</u>	The total number of permanent nursing positions all	-
			the number of filled positions, the number of position	
			for more than six months, and information regarding	the location of both filled
			and vacant positions.	
		<u>(2)</u>	The extent to which temporary contract services are	
			nursing positions, the method for funding the contra	-
			differences between the use of permanent em	ployees versus contract
			employees.	
		<u>(3)</u>	A progress report on the implementation of its plan	
			contract services to provide nursing in State prisons	
			qualified nurses for employment in permanent posit	
			<b>TION 17.5.(b)</b> G.S. 148-19 is amended by adding a n	
			thstanding any other provision of law, the Department	•
			and subject to the approval of the Office of State E	
			propriated for contractual nursing services to permane	
2			o promote security, generate cost-savings, and improv	
	Departmen	t shall	report on any such conversions to the Fiscal Research	<u>a Division.</u> "
			CT OF INMATE LITTER CREW	
			TION 17.6.(a) After the issuance of a request for info	
	•		epartment of Transportation for litter pickup on State	
			ansportation shall first offer the contract to the Depart	
	-		erms and conditions as the most favorable bid receiv	
	-		om a suitable contractor. The Department of Adult	Correction shall have 30
	•	-	decline the offered contract. <b>TION 17.6.(b)</b> It is the policy of the General Assemb	ly that the Denortment of
			all utilize inmate litter crews for litter pickup on Sta	
			ary and practicable.	te nighways and toaus as
		liccess	ary and practicable.	
	INTEDST	лтб	COMPACT FEES TO SUPPORT TRAININ	C PROCRAMS AND
			T PURCHASES	G I KUGKAWIS AND
	-		<b>TION 17.7.(a)</b> Notwithstanding the provisions of G.S	1/8-65 7 fees collected
			Compact Fund during the 2025-2027 fiscal bienni	
			Adult Correction during the 2025-2027 fiscal bient	
	-		ipment purchases for the Division of Community Sup	
			it sufficient funds remain available in the Fund to su	
			ct Program.	ipport the mission of the
		-	<b>TION 17.7.(b)</b> No later than October 1 of each fisca	l vear the Department of
			shall report to the Joint Legislative Oversight Commi	• •
			bunt of funds used pursuant to this section and for what	
	used.		built of funds used pursuant to this section and for what	a purposes die runds were
	useu.			
	USE OF S	FIZFI	D AND FORFEITED PROPERTY	
			<b>TION 17.8.(a)</b> Seized and forfeited assets transferr	red to the Department of
			during the 2025-2027 fiscal biennium pursuant to ap	-
			budget of the Department of Adult Correction and sh	
			resources for the Department of Adult Correction.	
			-	-
	Correction	shall	make the following reports to the chairs of the H	louse of Representatives

	General Assembly Of North Carolina Session 2025
1 2	Appropriations Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety:
3	(1) A report upon receipt of any assets.
4	(2) A report that shall be made prior to the use of the assets on their intended use
5	and the departmental priorities on which the assets may be expended.
5 7	(3) A report on receipts, expenditures, encumbrances, and availability of these assets for the previous fiscal year, which shall be made no later than
3	September 1 of each year.
9	<b>SECTION 17.8.(b)</b> The General Assembly finds that the use of seized and forfeited
)	assets transferred pursuant to federal law for new personnel positions, new projects, acquisition
	of real property, repair of buildings where the repair includes structural change, and construction
	of or additions to buildings may result in additional expenses for the State in future fiscal periods.
	Therefore, the Department of Adult Correction is prohibited from using these assets for such
	purposes without the prior approval of the General Assembly.
	<b>SECTION 17.8.(c)</b> Nothing in this section prohibits State law enforcement agencies
	from receiving funds from the United States Department of Justice, the United States Department
	of the Treasury, and the United States Department of Health and Human Services.
	INCREASE THE STATEWIDE MISDEMEANANT CONFINEMENT FUND DAILY
	REIMBURSEMENT AMOUNT
	SECTION 17.9.(a) Notwithstanding any provision of law to the contrary,
	reimbursements to counties for the costs of housing misdemeanants under the Statewide
	Misdemeanant Confinement Program, as authorized by G.S. 148-10.4(d), shall be paid at a daily
	rate of at least fifty dollars (\$50.00) for each misdemeanant housed under the Program.
	<b>SECTION 17.9.(b)</b> This section becomes effective July 1, 2025, and applies to
	misdemeanants housed on or after that date.
	FURTHER DELINEATE REIMBURSEMENT PROCEDURES FOR ROADWAY
	CLEANUP PROGRAM
	SECTION 17.10.(a) Section 19C.10 of S.L. 2021-180, as amended by Section 5.3
	of S.L. 2025-2, reads as rewritten:
	"SECTION 19C.10.(a) Notwithstanding G.S. 162-58, and consistent with the provisions of
	Article 3 of Chapter 148 of the General Statutes, sheriffs having custody of inmates under the
	Statewide Misdemeanant Confinement Program may utilize those inmates to maintain the
	cleanliness of areas along local and State roadways, which may include the removal of debris
	resulting from a major disaster declaration by the President of the United States under the
	Stafford Act (P.L. 93-288) or a disaster declared by the Governor under G.S. 166A-19.21.
	" <b>SECTION 19C.10.(b)</b> For purposes of this section, the following definitions shall apply:
	$(1) \qquad Housing night A night spent by an individual inmate in the custody of the$
	sheriff pursuant to the Statewide Misdemeanant Confinement Program.
	$\frac{(1)(1a)}{(1a)}$ Road mile. – A section of roadside equaling 1 mile in length, not including
	any roadsides that are parallel to that section.
	<ul> <li>(2) Work hour. – An hour worked by an individual inmate, including time spent</li> </ul>
	traveling to and from work sites and break time taken during work efforts.
	"SECTION 19C.10.(c) A sheriff that utilizes inmates pursuant to subsection (a) of this
	section shall coordinate with the Department of Transportation before and after a cleanup project
	to ensure that cleanup efforts are not unnecessarily duplicated by either the sheriff's office or the
	Department of Transportation. The sheriff shall also ensure that all inmates utilized pursuant to
	this subsection are appropriately guarded while working and that food, water, and bathroom
	facilities are accessible in reasonable amounts and times.

1		<b>19C.10.(d)</b> A sheriff that utilizes inmate labor pursuant to subsection (a) of this
2		bined total of 500-work hours in one calendar month exceeding the minimum
3		burs under subsection (d1) of this section shall submit a record documenting
4		s and the corresponding road miles to the North Carolina Sheriffs' Association
5		A sheriff meeting the requirements of this section shall be reimbursed by the
6		meanant Confinement Program for caring for and housing the inmates of the
7		meanant Confinement Program at a rate of at least sixty seventy dollars (\$60.00)
8	· · · ·	per inmate held under the Statewide Misdemeanant Confinement Program for
9		nonth in which 500 the minimum required work hours were completed.
10		eriffs shall comply with all requirements established by the Statewide
11		onfinement Program necessary to certify the work hours worked and housing
12		nfirm funding availability. This increased reimbursement rate shall be paid to
13	1 1 0	iffs only until the funds that have been specifically appropriated by the General
14		s purpose are exhausted. Funds allocated under this section shall not revert but
15	shall be available	1
16 17		<b>19C.10.(d1)</b> The minimum required work hours to be reimbursed at the
17	-	r day under subsection (d) of this section shall be as follows:
18	<u>(1)</u>	Fifty work hours, if the sheriff did not exceed 100 housing nights in the
19 20		calendar month three months prior to the calendar month in which the work
20 21	( <b>2</b> )	hours occur.
21	<u>(2)</u>	One hundred fifty work hours, if the sheriff totals 101 to 200 housing nights in the calendar month three months prior to the calendar month in which the
22		work hours occur.
23 24	<u>(3)</u>	Two hundred fifty work hours, if the sheriff totals 201 to 300 housing nights
25	<u>(5)</u>	in the calendar month three months prior to the calendar month in which the
26		work hours occur.
27	<u>(4)</u>	Three hundred fifty work hours, if the sheriff totals 301 to 400 housing nights
28	<u> </u>	in the calendar month three months prior to the calendar month in which the
29		work hours occur.
30	<u>(5)</u>	Four hundred fifty work hours, if the sheriff totals 401 to 500 housing nights
31	<u></u>	in the calendar month three months prior to the calendar month in which the
32		work hours occur.
33	<u>(6)</u>	Five hundred work hours, if the sheriff exceeds 500 housing nights in the
34		calendar month three months prior to the calendar month in which the work
35		hours occur.
36	"SECTION	<b>19C.10.(e)</b> The North Carolina Sheriffs' Association shall report no later than
37	the fifteenth day	of each month to the Office of State Budget and Management and the Fiscal
38	Research Division	on regarding (i) the counties with sheriffs' offices that utilized inmate labor
39	1	ection (a) of this section, (ii) the number of total work hours performed by
40	-	participating county, and (iii) the number of road miles cleaned by inmates in
41		ng county.county, and (iv) the number of housing nights logged in each
42	participating cou	
43		<b>19C.10.(f)</b> The North Carolina Sheriffs' Association shall report no later than
44		h year to the chairs of the House of Representatives Appropriations Committee
45		ablic Safety, the chairs of the Senate Appropriations Committee on Justice and
46	•	e chairs of the Joint Legislative Oversight Committee on Justice and Public
47	-	hairs of the Joint Legislative Transportation Oversight Committee regarding (i)
48		a sheriffs' offices that utilized inmate labor pursuant to subsection (a) of this
49 50		number of total work hours performed by inmates in each participating county,
50 51		ber of road miles cleaned by inmates in each participating <del>county.county, and</del>
51	(iv) the number (	of housing nights logged in each participating county.

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"S		<b>19C.10.(g)</b> This section is effective when it becomes l	
	SEC'	<b>FION 17.10.(b)</b> This section is effective when it bec	omes law and applies to
work	hours perfo	ormed in the next calendar month after this section beco	omes effective.
AME	ND REPO	RTING REQUIREMENT	
	SEC"	<b>FION 17.13.(a)</b> G.S. 143B-1470(c) reads as rewritten:	
"(0	· ·	Department of Adult Correction shall report quarterly a	• • •
		he Joint Legislative Oversight Committee on Justice a ice and Public Safety Appropriations Committees on: <u>o</u>	
			-
Re	eports <del>subr</del>	nitted on August 1 shall include totals for the previo	us fiscal year for all the
inform	nation requ	ested."	
	SEC'	<b>FION 17.13.(b)</b> This section is effective when it bec	omes law and applies to
report	s submitte	l on or after that date.	
STUE		COST COMPARISONS OF THE CURRE	
		ARE SERVICES IN STATE PRISONS AND '	
T		RVICES UTILIZING CONTRACT HEALTHCAR	
		<b>FION 17.14.</b> No later than March 1, 2026, the Department	
		e Joint Legislative Oversight Committee on Justice and	
		on, the House Appropriations Committee on Justice ar	
Senate		ations Committee on Justice and Public Safety regardin	0
	(1)	The structure of the current delivery of healthcare se	1
	(2)	The costs, in general and for specific treatments an	-
	$\langle 2 \rangle$	with the current delivery of healthcare services in Sta	-
	(3)	A proposed structure for the future delivery of hea	incare services in State
	(A)	prisons utilizing contract healthcare services. The costs, in general and for specific treatments an	d procedures associated
	(4)	with the proposed future delivery of healthcare service	1
		upon the proposed rutare derivery of nearlicate service upon the proposal created pursuant to subdivision (3)	
		upon the proposal created pursuant to subdivision (5	) of this section.
PART	r xviii. j	USTICE	
USE (	OF SEIZF	D AND FORFEITED PROPERTY	
		<b>FION 18.1.(a)</b> Seized and forfeited assets transferre	ed to the Department of
Justice		e 2025-2027 fiscal biennium pursuant to applicable fed	
	0	the Department of Justice and shall result in an increase	
resour	ces for the	e Department of Justice. The Department of Justice s	hall make the following
report	s to the ch	airs of the House of Representatives Appropriations C	ommittee on Justice and
		d the Senate Appropriations Committee on Justice and	
	(1)	A report upon receipt of any assets.	
	(2)	A report that shall be made prior to use of the assets	
		the departmental priorities on which the assets may b	-
	(3)	A report on receipts, expenditures, encumbrances,	-
		assets for the previous fiscal year, which shall	be made no later than
	~	September 1 of each year.	
		<b>FION 18.1.(b)</b> The General Assembly finds that the us	
		l pursuant to federal law for new personnel positions,	1 0 1
		repair of buildings where the repair includes structural	-
Of Or 9	adutions to	buildings may result in additional expenses for the Stat	e in tuture tiscal periods

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	the Department of Justice is prohibited from using these asse	ets for such purposes
	prior approval of the General Assembly.	C
	<b>SECTION 18.1.(c)</b> Nothing in this section prohibits State law of function the United States Department of Justice the United	6
	ring funds from the United States Department of Justice, the Unit	1
of the frea	sury, and the United States Department of Health and Human Se	ervices.
PART XIX	K. PUBLIC SAFETY	
NO TRAN	SFER OF POSITIONS TO OTHER STATE AGENCIES	
	SECTION 19.3.(a) Notwithstanding any other provision of	f law, and except as
	provided in subsection (b) of this section, the Office of State Bud	
shall not tra	ansfer any positions, personnel, or funds from the Department of	f Public Safety to any
other State	agency during the 2025-2027 fiscal biennium unless the transfe	er was included in the
base budge	t for one or both fiscal years of the biennium.	
	SECTION 19.3.(b) This section shall not apply to (i) consolid	
	positions into the Department of Information Techr	
	1325 or (ii) transfers of positions, personnel, or funds re	
	by legislation enacted during the 2023-2025 fiscal biennium or	the 2025-2027 fiscal
biennium.		
	ENSES FOR WHICH ORDERS FOR ELECTRONIC SUR ANTED	VEILLANCE MAY
	<b>SECTION 19.4.(a)</b> G.S. 15A-290 reads as rewritten:	
	<b>D. Offenses for which orders for electronic surveillance may</b>	he granted
	Orders authorizing or approving the interception of wire,	6
	ations may be granted, subject to the provisions of this Article	
	the United States Code, when the interception does any of the fo	
	(1) May provide or has provided evidence of the con	6
	conspiracy to commit, any of the following:	
	a. Any of the drug-trafficking violations listed in G	
	b. A continuing criminal enterprise in violation of	
	c. <u>The offense of money laundering in violation of</u>	
	(2) May expedite the apprehension of persons indicted for t	
	any conspiracy to commit, an offense listed in sub	odivision (1) of this
	subsection.	
 (c)	Orders authorizing or approving the interception of wire,	oral or electronic
• •	ations may be granted, subject to the provisions of this Article	
	the United States Code, when the interception may provide, or has	*
	the following offenses, or any conspiracy to commit these of	
	n may expedite the apprehension of persons indicted for the	
offenses:		
	(1) Any felony offense against a minor, including any viola	tion of G.S. 14-27.31
	(Sexual activity by a substitute parent or custodian), C	
	activity with a student), G.S. 14-41 (Abduction of child	
	(Human trafficking), G.S. 14-43.12 (Involuntary servi	
	(Sexual servitude), G.S. 14-190.16 (First degree sexu	1
	minor), G.S. 14-190.17 (Second degree sexual explo	
	G.S. 14-202.1 (Taking indecent liberties with children)	
	(d) (Patronizing a prostitute who is a minor or has a	mental disability), or

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1		G.S. 14-205.3(b) (Promoting prostitution of a minor or a	person who has a
2		mental disability).	1
3	(2)	Any felony obstruction of a criminal investigation, includin	ng any violation of
4		G.S. 14-221.1 (Altering, destroying, or stealing evide	ence of criminal
5		conduct).	
6	(3)	Any felony offense involving interference with, or harassm	
7		of, jurors or witnesses, including any violation of	G.S. 14-225.2 or
8		G.S. 14-226.	
9	(4)	Any felony offense involving assault or threats against	-
10		legislative officer in violation of Article 5A of Chapter	
11		Statutes or assault with a firearm or other deadly weapon u	pon governmental
12	(5)	officers or employees in violation of G.S. 14-34.2.	
13 14	(5)	Any offense involving the manufacture, assembly, po	
14 15		transportation, sale, purchase, delivery, or acquisition of death or destruction in violation of G.S. 14-288.8 or the second sec	-
15 16		misbranding of food, drugs, cosmetics, etc., with the inter	
10		injury in violation of G.S. 14-34.4.	It to cause serious
18	<u>(6)</u>	Any felony offense involving human trafficking of an ad	ult including any
19	<u>(0)</u>	violation of G.S. 14-43.11 (Human trafficking), G.S. 14-4	
20		servitude), or G.S. 14-43.13 (Sexual servitude).	<u>13.12 (Involuntury</u>
21	"	bit fidde); of 0.5.11 15.15 (bendar bit fidde).	
22	SEC	<b>FION 19.4.(b)</b> This section becomes effective December 1,	2025, and applies
23		nitted on or after that date.	<i>,</i> 11
24			
25	<b>USE OF SEIZE</b>	D AND FORFEITED PROPERTY	
26	SECT	FION 19.5.(a) Seized and forfeited assets transferred to	the Alcohol Law
27		vision of the Department of Public Safety (ALE) during the	
28	*	nt to applicable federal law shall be credited to the budget of	
29		rease of law enforcement resources for the ALE. The AL	
30	<b>- -</b>	s to the chairs of the House of Representatives Appropriation	
31		c Safety and the Senate Appropriations Committee on Justice	and Public Safety:
32	(1)	A report upon receipt of any assets.	
33	(2)	A report that shall be made prior to use of the assets on the	
34 25		the departmental priorities on which the assets may be expe	
35	(3)	A report on receipts, expenditures, encumbrances, and av	-
36		assets for the previous fiscal year, which shall be ma	ade no later than
37	SEC	September 1 of each year.	aimed and forfaited
38 39		<b>FION 19.5.(b)</b> The General Assembly finds that the use of so	
39 40		l pursuant to federal law for new personnel positions, new pr repair of buildings where the repair includes structural change	5
40 41		buildings may result in additional expenses for the State in fu	
42		LE is prohibited from using these assets for such purposes	-
43		Seneral Assembly.	without the prior
44		<b>FION 19.5.(c)</b> Nothing in this section prohibits State law enf	orcement agencies
45		ands from the United States Department of Justice, the United	0
46	-	and the United States Department of Health and Human Serv	-
47		<b>FION 19.5.(d)</b> The Joint Legislative Oversight Committee on	
48		y the impact on State and local law enforcement efforts of th	
49	•	ets. The Committee shall report its findings and recommend	1
50		2026 Regular Session of the 2025 General Assembly.	-
51			

1	EXPAND SCOPE OF RESPONDER ASSISTANCE INITIATIVE
2	<b>SECTION 19.6.</b> In addition to the persons already allowed to utilize the service, the
3	Division of Emergency Management of the Department of Public Safety shall allow emergency
4	management workers responding to disaster relief and recovery efforts in an affected area, as
5	defined in Section 1.4 of S.L. 2024-53, to utilize the services provided under the Responder
6	Assistance Initiative. For purposes of this section, the term "emergency management worker"
7	means any full- or part-time paid, volunteer, or auxiliary employee of the State or any political
8	subdivision thereof who qualifies as an "emergency management worker" under
9	G.S. 166A-19.60.
10	
11	GENERAL ASSEMBLY CONFIRMATION OF ADJUTANT GENERAL
12	SECTION 19.7.(a) G.S. 127A-19 reads as rewritten:
13	"§ 127A-19. Adjutant General.
14	(a) The military head of the militia shall be the Adjutant General who shall hold the rank
15	of major general with federal recognition at time of appointment or attain the rank of major
16	general pursuant to this section. The Adjutant General shall be appointed by the Governor in the
17	Governor's capacity as commander in chief of the militia, in consultation with the Secretary of
18	Public Safety, and shall be subject to confirmation by the General Assembly by joint resolution.
19	The Governor shall submit the name of the person to be appointed, for confirmation by the
20	General Assembly, to the General Assembly by May 1 of the year in which the Adjutant General
21	is to be appointed. If the Governor does not submit the name by that date, the President Pro
22	Tempore of the Senate and the Speaker of the House of Representatives shall submit a name to
23	the General Assembly on or before May 15 of the same year. The appointment shall then be made
24 25	by enactment of a bill. The bill shall state the name of the person being appointed, the office to
25 26	which the appointment is being made, the residence of the appointee, and that the appointment
26 27	is made upon the joint recommendation of the Speaker of the House of Representatives and the President Pro Tempore of the Senate If there is no vacanow in the office of the Adjutent Ceneral
27	President Pro Tempore of the Senate. If there is no vacancy in the office of the Adjutant General and a bill that would confirm the appointment of the person as Adjutant General fails a reading
28 29	in either chamber of the General Assembly, then the Governor shall submit a new name within
30	30 days.
31	<u>Following appointment pursuant to this section, the Adjutant General shall serve at the</u>
32	pleasure of the Governor. The Adjutant General, while holding this office, shall be a member of
33	the active North Carolina National Guard. If an appointed Adjutant General does not attain the
34	rank of major general with federal recognition within a reasonable period of time from the date
35	of appointment, the Governor shall replace the Adjutant General with an appointee who meets
36	the criteria in-in, and is appointed in accordance with, this section. A "reasonable period of time"
37	shall take into account time in grade requirements for promotion or promotions and
38	administrative periods necessary to complete the promotion process.
39	(a1) In case of a vacancy in the office of the Adjutant General, the name of the Adjutant
40	General's successor shall be submitted by the Governor to the General Assembly not later than
41	60 days after the vacancy arises. If a vacancy arises in the office when the General Assembly is
42	not in session, an acting Adjutant General shall be appointed by the Governor to serve pending
43	confirmation by the General Assembly. However, in no event shall an acting Adjutant General
44	serve (i) for more than 12 months without General Assembly confirmation or (ii) after a bill that
45	would confirm the appointment of the person as Adjutant General fails a reading in either
46	chamber of the General Assembly.
47	"
48	<b>SECTION 19.7.(b)</b> This section is effective when it becomes law.
49	
50	MILITARY JUDGES OF THE NORTH CAROLINA NATIONAL GUARD
51	APPOINTMENT MODIFICATIONS

<b>General Asse</b>	mbly Of North Carolina	Session 2025
SE	CTION 19.8.(a) G.S. 127A-50 reads as rewritten:	
"§ 127A-50. §	Summary courts-martial.	
	he North Carolina National Guard, not in the service of the Un	ited States, summary
	may be appointed by any of the following:	, J
(1)		-martial.
(2)		
(-)	Carolina Army National Guard, provided that the comm	
	the grade of major or above.	
(3)	6	• higher command of
(-)	the North Carolina Air National Guard, provided that t	-
	officer of the grade of major or above.	
(b) Th	e court <u>acting under this section</u> shall consist of one officer	r who shall have the
	inister oaths and try enlisted personnel of each respective co	
	nd violations of laws governing those organizations. These c	
-	mpose punishments in like manner and to the extent prescr	
	ary Justice and Manual for Courts Martial, United States, as	
	of the United States at the time of the offense, except that	
	, and a judge advocate detailed to the court as a hearing	
••••	shall have the authority to impose fines of not more than	•
	mpose forfeitures of two-thirds pay for one month, to restric	
	d to reduce the rank of enlisted persons E7 and above by	
-	ns E6 and below to the rank of E1.	*
(c) No	court acting under this section shall have the authority to im	pose confinement as
art of a sente	•	•
<u>(d)</u> Th	ere shall be no right <u>during summary courts-martial</u> t	o demand trial by
court-martial.'	1	
SE	<b>CTION 19.8.(b)</b> G.S. 127A-50.1 reads as rewritten:	
	Military judges.	
The Adjuta	ant General shall appoint military judges to preside over courts	s-martial of the North
Carolina Nation	onal Guard not in federal service. Minimum requirements f	for appointment as a
military judge	are: are the following:	
(1)		
	States Army, Air Force, Navy, Marines, or Coast Guard.	
(2)		
	States Army, Navy, Air Force, Marines, or Coast Guard.	
(3)	•	
	another state, or the active or reserve components of the	Armed Forces of the
	United States.	
<u>(4)</u>		
	<u>a.</u> <u>The bar of the highest court of this State or any o</u>	ther state.
	b. The bar of a federal court.	
<u>(5)</u>		
	<b>CTION 19.8.(c)</b> Subsection (a) of this section is effective v	
<b>.</b> .	summary courts-martial initiated on or after that date. Subsect	. ,
	hen it becomes law and applies to military judges serving of	
	uirements of G.S. 127A-50.1, as amended by subsection (b)	
	appointments made on or after that date. The remainder of the	is section is effective
when it becom	les law.	

#### 49 50 LIMIT USE OF COMMUNITY PROGRAM FUNDS

	General Assembly Of North Carolina     Session 2025
1 2 3 4	SECTION 19.10.(a) Funds appropriated in this act to the Department of Public Safety for the 2025-2027 fiscal biennium for community program contracts, that are not required for or used for community program contracts, may be used only for the following: (1) Other statewide residential programs that provide Level 2 intermediate
5	dispositional alternatives for juveniles.
6 7	<ul><li>(2) Statewide community programs that provide Level 2 intermediate dispositional alternatives for juveniles.</li></ul>
8 9	(3) Regional programs that are collaboratives of two or more Juvenile Crime Prevention Councils which provide Level 2 intermediate dispositional
10	alternatives for juveniles.
11 12 13	(4) The Juvenile Crime Prevention Council funds to be used for the Level 2 intermediate dispositional alternatives for juveniles listed in G.S. 7B-2506(13) through (23).
13 14	<b>SECTION 19.10.(b)</b> Funds appropriated by this act to the Department of Public
15	Safety for the 2025-2027 fiscal biennium for community programs may not be used for staffing,
16	operations, maintenance, or any other expenses of youth development centers or detention
17	facilities.
18	SECTION 19.10.(c) The Department of Public Safety shall submit an electronic
19	report by October 1 of each year of the 2025-2027 fiscal biennium on all expenditures made in
20	the preceding fiscal year from the miscellaneous contract line in Budget Fund 102715 to the
21	chairs of the House of Representatives Appropriations Committee on Justice and Public Safety
22	and the Senate Appropriations Committee on Justice and Public Safety and the Fiscal Research
23	Division. The report shall include all of the following: an itemized list of the contracts that have
24 25	been executed, the amount of each contract, the date the contract was executed, the purpose of the contract the number of investigation that will be contract and the memory in which they will be
25 26	the contract, the number of juveniles that will be served and the manner in which they will be served, the amount of money transferred to the Juvenile Crime Prevention Council fund, and an
20 27	itemized list of grants allocated from the funds transferred to the Juvenile Crime Prevention
28	Council fund.
20 29	Council fund.
30	MODIFY APPOINTMENT REQUIREMENTS FOR JUVENILE FORENSIC
31	EVALUATORS
32	SECTION 19.11.(a) Article 24 of Chapter 7B of the General Statutes reads as
33	rewritten:
34	"Article 24.
35	"Hearing Procedures.
36	
37	"§ 7B-2401.1. Definitions.
38	The following definitions apply in this Article:
39 40	 (5a) I age! Management Entity/Managed Care Organization or IME/MCO
40 41	(5a) <u>Local Management Entity/Managed Care Organization or LME/MCO. – As</u> defined in G.S. 122C-3.
42	<u>defined in 0.5. 1220-5.</u>
43 44	"§ 7B-2401.2. Procedures to determine capacity; hearing procedures; evidence.
45	(b) When the capacity of the juvenile to proceed is questioned, the court may appoint one
46	or more <u>local certified</u> forensic evaluators <u>employed</u> by, or <u>under contract with</u> , <u>a Local</u>
47	Management Entity/Managed Care Organization (LME/MCO), and paid by the LME/MCO with
48	<u>public funds, who are qualified by the Department of Health and Human Services to conduct</u>
49	forensic evaluations for juveniles to examine the juvenile and return a forensic evaluation report.
50	Reports so prepared are admissible at the hearing. The court may call any expert so appointed to
51	testify at the hearing with or without the request of either party. This subsection shall not be

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1 2 3	construed to limit the juvenile's right to retain his or her own expert or the State's right to obtai its own expert.
4 5	"§ 7B-2401.3. Juvenile forensic evaluation credentialing; conducting forensic evaluations written reports; compensation of experts.
6 7 8 9	(h) Any forensic evaluator appointed by the court to conduct a forensic evaluation ordered pursuant to G.S. 7B-2401.2, shall receive a reasonable fee for such service. The fee shall be determined for each forensic evaluation by the appointing court, in accordance with
10 11 12 13	reimbursement guidelines maintained by the North Carolina Administrative Office of the Courts If any such forensic evaluator is required to appear as a witness in any hearing held pursuant t this section, the forensic evaluator shall receive reimbursement for expenses according to guidelines maintained by the North Carolina Administrative Office of the Courts.
14 15 16 17	" <b>SECTION 19.11.(b)</b> This section becomes effective December 1, 2025, and applie to forensic evaluators appointed on or after that date.
18 19	PART XX. STATE BUREAU OF INVESTIGATION
20 21	USE OF SEIZED AND FORFEITED PROPERTY SECTION 20.1.(a) Seized and forfeited assets transferred to the State Bureau of
21 22 23 24	Investigation (SBI) during the 2025-2027 fiscal biennium pursuant to applicable federal law shall be credited to the budget of the SBI and shall result in an increase of law enforcement resource for the SBI. The SBI shall make the following reports to the chairs of the House of
25 26	Representatives Appropriations Committee on Justice and Public Safety and the Senat Appropriations Committee on Justice and Public Safety:
27 28 29	<ol> <li>A report upon receipt of any assets.</li> <li>A report that shall be made prior to use of the assets on their intended use an the departmental priorities on which the assets may be expended.</li> </ol>
30 31 32	<ul> <li>(3) A report on receipts, expenditures, encumbrances, and availability of thes assets for the previous fiscal year, which shall be made no later that September 1 of each year.</li> </ul>
33 34 35	<b>SECTION 20.1.(b)</b> The General Assembly finds that the use of seized and forfeite assets transferred pursuant to federal law for new personnel positions, new projects, acquisitio of real property, repair of buildings where the repair includes structural change, and construction
36 37	of or additions to buildings may result in additional expenses for the State in future fiscal periods. Therefore, the SBI is prohibited from using these assets for such purposes without the prior
38 39	approval of the General Assembly. <b>SECTION 20.1.(c)</b> Nothing in this section prohibits State law enforcement agencie
40 41 42	from receiving funds from the United States Department of Justice, the United States Department of the Treasury, and the United States Department of Health and Human Services.
43 44	NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES SECTION 20.2.(a) Notwithstanding any other provision of law, and except a
45 46 47	otherwise provided in subsection (b) of this section, the Office of State Budget and Management shall not transfer any positions, personnel, or funds from the State Bureau of Investigation to an other State agency during the 2025-2027 fiscal biennium unless the transfer was included in th
48 49 50	base budget for one or both fiscal years of the biennium. <b>SECTION 20.2.(b)</b> This section shall not apply to consolidation of informatio technology positions into the Department of Information Technology pursuant t
50 51	G.S. 143B-1325.

#### 1 2 3

4

# TECHNICAL CORRECTIONS RELATED TO MAKING THE STATE BUREAU OF INVESTIGATION AN INDEPENDENT DEPARTMENT

SECTION 20.3.(a) G.S. 18B-902(b) reads as rewritten:

5 "(b) Investigation. – Before issuing a new permit, the Commission, with the assistance of 6 the ALE Division, shall investigate the applicant and the premises for which the permit is 7 requested. The Commission may request the assistance of local ABC officers in investigating 8 applications. An applicant shall cooperate fully with the investigation.

9 The Department of Public Safety State Bureau of Investigation (Bureau) may provide a 10 criminal record check to the ALE Division for a person who has applied for a permit through the Commission. The ALE Division shall provide to the Department of Public Safety, Bureau, along 11 12 with the request, the fingerprints of the applicant, any additional information required by the Department of Public Safety. Bureau, and a form signed by the applicant consenting to the check 13 14 of the criminal record and to the use of the fingerprints and other identifying information required by the State or national repositories. The applicant's fingerprints shall be forwarded to the State 15 Bureau of Investigation used for a search of the State's criminal history record file, and the State 16 17 Bureau of Investigation shall forward a set of the fingerprints to the Federal Bureau of 18 Investigation for a national criminal history check. The ALE Division and the Commission shall 19 keep all information pursuant to this subsection privileged, in accordance with applicable State 20 law and federal guidelines, and the information shall be confidential and shall not be a public 21 record under Chapter 132 of the General Statutes.

The Department of Public Safety-Bureau may charge each applicant a fee for conducting the checks of criminal history records authorized by this subsection."

24

**SECTION 20.3.(b)** G.S. 74C-8.1(a) reads as rewritten:

Authorization. - Upon receipt of an application for a license, registration, 25 "(a) 26 certification, or permit, the Board shall conduct a background investigation to determine whether 27 the applicant meets the requirements for a license, registration, certification, or permit set out in 28 G.S. 74C-8(d). The Department of Public Safety State Bureau of Investigation (Bureau) may 29 provide a criminal record check to the Board for a person who has applied for a new or renewal 30 license, registration, certification, or permit through the Board. The Board shall provide to the 31 Department of Public Safety, Bureau, along with the request, the fingerprints of a new applicant, 32 and the Department of Public Safety Bureau shall provide a criminal record check based upon 33 the applicant's fingerprints. The Board may request a criminal record check from the Department 34 of Public Safety Bureau for a renewal applicant based upon the applicant's fingerprints in 35 accordance with policy adopted by the Board. The Board shall provide any additional information 36 required by the Department of Public Safety-Bureau and a form signed by the applicant 37 consenting to the check of the criminal record and to the use of the fingerprints and other 38 identifying information required by the State or national repositories. The applicant's fingerprints 39 shall be forwarded to the State Bureau of Investigation-used for a search of the State's criminal 40 history record file, and the State Bureau of Investigation shall forward a set of the fingerprints to the Federal Bureau of Investigation for a national criminal history check. The Department of 41 42 Public Safety-Bureau may charge each applicant a fee for conducting the checks of criminal 43 history records authorized by this subsection.

The Board may require a new or renewal applicant to obtain a criminal record report from
one or more reporting services designated by the Board to provide criminal record reports.
Applicants are required to pay the designated reporting service for the cost of these reports."

47

SECTION 20.3.(c) G.S. 74D-2.1(a) reads as rewritten:

48 "(a) Authorization. – Upon receipt of an application for a license or registration, the Board
 49 shall conduct a background investigation to determine whether the applicant meets the
 50 requirements for a license or registration as set out in G.S. 74D-2(d). The Department of Public
 51 Safety-State Bureau of Investigation (Bureau) may provide a criminal record check to the Board

1 for a person who has applied for a new or renewal license or registration through the Board. The 2 Board shall provide to the Department of Public Safety, Bureau, along with the request, the fingerprints of a new applicant, and the Department of Public Safety Bureau shall provide a 3 4 criminal record check based upon the applicant's fingerprints. The Board may request a criminal record check from the Department of Public Safety-Bureau for a renewal applicant based upon 5 6 the applicant's fingerprints in accordance with policy adopted by the Board. The Board shall 7 provide any additional information required by the Department of Public Safety-Bureau and a 8 form signed by the applicant consenting to the check of the criminal record and to the use of the 9 fingerprints and other identifying information required by the State or national repositories. The 10 applicant's fingerprints shall be forwarded to the State Bureau of Investigation-used for a search of the State's criminal history record file, and the State-Bureau of Investigation-shall forward a 11 12 set of the fingerprints to the Federal Bureau of Investigation for a national criminal history check. 13 The Department of Public Safety Bureau may charge each applicant a fee for conducting the 14 checks of criminal history records authorized by this subsection. 15 The Board may require a new or renewal applicant to obtain a criminal record report from one or more reporting services designated by the Board to provide criminal record reports. 16 Applicants are required to pay the designated reporting service for the cost of these reports." 17 18 SECTION 20.3.(d) G.S. 84-24 reads as rewritten: 19 "§ 84-24. Admission to practice. 20 For the purpose of examining applicants and providing rules and regulations for admission 21 to the Bar including the issuance of license therefor, there is hereby created the Board of Law 22 Examiners, which shall consist of 11 members of the Bar, elected by the Council, who need not 23 be members of the Council. No teacher in any law school, however, shall be eligible. The 24 members of the Board of Law Examiners elected from the Bar shall each hold office for a term 25 of three years. 26 The Board of Law Examiners shall elect a member of the Board as chair thereof, and the 27 Board may employ an executive secretary and provide such assistance as may be required to 28 enable the Board to perform its duties promptly and properly. The chair and any employees shall 29 serve for a period of time determined by the Board.

The examination shall be held in the manner and at the times as the Board of Law Examinersmay determine.

32 The Board of Law Examiners shall have full power and authority to make or cause to be made 33 such examinations and investigations as may be deemed by it necessary to satisfy it that the 34 applicants for admission to the Bar possess the qualifications of character and general fitness 35 requisite for an attorney and counselor-at-law and to this end the Board of Law Examiners shall 36 have the power of subpoena and to summons and examine witnesses under oath and to compel 37 their attendance and the production of books, papers and other documents and writings deemed 38 by it to be necessary or material to the inquiry and shall also have authority to employ and provide 39 assistance as may be required to enable it to perform its duties promptly and properly. Records, 40 papers, and other documents containing information collected and compiled by the Board or its members or employees as a result of investigations, inquiries, or interviews conducted in 41 42 connection with examinations or licensing matters, are not public records within the meaning of 43 Chapter 132 of the General Statutes.

All applicants for admission to the Bar shall be fingerprinted to determine whether the applicant has a record of criminal conviction in this State or in any other state or jurisdiction. The information obtained as a result of the fingerprinting of an applicant shall be limited to the official use of the Board of Law Examiners in determining the character and general fitness of the applicant.

The Department of Public Safety State Bureau of Investigation (Bureau) may provide a
 criminal record check to the Board of Law Examiners for a person who has applied for a license
 through the Board. The Board shall provide to the Department of Public Safety, Bureau, along

with the request, the fingerprints of the applicant, any additional information required by the 1 2 Department of Public Safety, Bureau, and a form signed by the applicant consenting to the check 3 of the criminal record and to the use of the fingerprints and other identifying information required 4 by the State or national repositories. The applicant's fingerprints shall be forwarded to the State 5 Bureau of Investigation-used for a search of the State's criminal history record file, and the State 6 Bureau of Investigation shall forward a set of the fingerprints to the Federal Bureau of 7 Investigation for a national criminal history check. The Board shall keep all information pursuant 8 to this subsection privileged, in accordance with applicable State law and federal guidelines, and 9 the information shall be confidential and shall not be a public record under Chapter 132 of the 10 General Statutes. The Department of Public Safety Bureau may charge each applicant a fee for conducting the 11 12 checks of criminal history records authorized by this section. 13 The Board of Law Examiners, subject to the approval of the Council, shall by majority vote, 14 from time to time, make, alter, and amend such rules and regulations for admission to the Bar as 15 in their judgment shall promote the welfare of the State and the profession: Provided, that no 16 change in the educational requirements for admission to the Bar that establishes an additional or 17 greater requirement shall become effective until two years after the date of the adoption of the 18 change. 19 All rules and regulations, and modifications, alterations and amendments thereof, shall be 20 recorded and promulgated as provided in G.S. 84-21 in relation to the certificate of organization 21 and the rules and regulations of the Council. Whenever the Council shall order the restoration of license to any person as authorized by 22 23 G.S. 84-32, it shall be the duty of the Board of Law Examiners to issue a written license to the 24 person, noting thereon that the license is issued in compliance with an order of the Council, 25 whether the license to practice law was issued by the Board of Law Examiners or the Supreme 26 Court in the first instance. 27 Appeals from the Board shall be had in accordance with rules or procedures as may be 28 approved by the Supreme Court as may be submitted under G.S. 84-21 or as may be promulgated 29 by the Supreme Court." 30 SECTION 20.3.(e) G.S. 90D-7(c) reads as rewritten: 31 The Department of Public Safety State Bureau of Investigation (Bureau) may provide ''(c)32 a criminal record check to the Board for a person who has applied for a new, provisional, or 33 renewal license through the Board. The Board shall provide to the Department of Public Safety, 34 Bureau, along with the request, the fingerprints of the applicant, any additional information 35 required by the Department of Public Safety, Bureau, and a form signed by the applicant 36 consenting to the check of the criminal record and to the use of the fingerprints and other 37 identifying information required by the State or national repositories. The applicant's fingerprints 38 shall be forwarded to the State Bureau of Investigation used for a search of the State's criminal 39 history record file, and the State-Bureau of Investigation shall forward a set of the fingerprints to 40 the Federal Bureau of Investigation for a national criminal history check. The Board shall keep 41 all information pursuant to this subdivision privileged, in accordance with applicable State law 42 and federal guidelines, and the information shall be confidential and shall not be a public record 43 under Chapter 132 of the General Statutes. 44 The Department of Public Safety-Bureau may charge each applicant a fee for conducting the checks of criminal history records authorized by this subsection." 45 46 SECTION 20.3.(f) G.S. 90-11(b) reads as rewritten: 47 The Department of Public Safety State Bureau of Investigation (Bureau) may provide "(b) 48 a criminal record check to the Board for a person who has applied for a license through the Board.

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The Board shall provide to the <del>Department of Public Safety,</del> Bureau, along with the request, the

fingerprints of the applicant, any additional information required by the Department of Public

Safety, Bureau, and a form signed by the applicant consenting to the check of the criminal record

1 and to the use of the fingerprints and other identifying information required by the State or 2 national repositories. The applicant's fingerprints shall be forwarded to the State Bureau of 3 Investigation used for a search of the State's criminal history record file, and the State Bureau of 4 Investigation shall forward a set of the fingerprints to the Federal Bureau of Investigation for a 5 national criminal history check. The Board shall keep all information pursuant to this subsection 6 privileged, in accordance with applicable State law and federal guidelines, and the information 7 shall be confidential and shall not be a public record under Chapter 132 of the General Statutes.

8 The Department of Public Safety Bureau may charge each applicant a fee for conducting the 9 checks of criminal history records authorized by this subsection. The Board has the authority to 10 collect this fee from each applicant and remit it to the Department of Public Safety.Bureau."

11

SECTION 20.3.(g) G.S. 90-30(b) reads as rewritten:

12 "(b) The Department of Public Safety-State Bureau of Investigation (Bureau) may provide 13 a criminal record check to the North Carolina State Board of Dental Examiners for a person who 14 has applied for a license through the Board. The Board shall provide to the Department of Public 15 Safety, Bureau, along with the request, the fingerprints of the applicant, any additional 16 information required by the Department of Public Safety, Bureau, and a form signed by the applicant consenting to the check of the criminal record and to the use of the fingerprints and 17 18 other identifying information required by the State or national repositories. The applicant's 19 fingerprints shall be forwarded to the State Bureau of Investigation used for a search of the State's 20 criminal history record file, and the State-Bureau of Investigation shall forward a set of the fingerprints to the Federal Bureau of Investigation for a national criminal history check. The 21 Board shall keep all information pursuant to this subsection privileged, in accordance with 22 23 applicable State law and federal guidelines, and the information shall be confidential and shall 24 not be a public record under Chapter 132 of the General Statutes.

25 The **Department of Public Safety**-Bureau may charge each applicant a fee for conducting the 26 checks of criminal history records authorized by this subsection."

27

**SECTION 20.3.(h)** G.S. 90-102.1(d) reads as rewritten:

28 Criminal Record Check. - The Department of Public Safety State Bureau of "(d) 29 Investigation (Bureau) may provide a criminal record check to the Department of Health and 30 Human Services for a person who has applied for a new or renewal registration. The Department 31 of Health and Human Services shall provide to the Department of Public Safety, Bureau, along 32 with the request, the fingerprints of the applicant, any additional information required by the 33 Department of Public Safety, Bureau, and a form signed by the applicant consenting to the check 34 of the criminal record and to the use of the fingerprints and other identifying information required 35 by the State or national repositories. The applicant's fingerprints shall be forwarded to the State 36 Bureau of Investigation used for a search of the State's criminal history record file, and the State 37 Bureau of Investigation shall forward a set of the fingerprints to the Federal Bureau of 38 Investigation for a national criminal history check. The Department of Health and Human 39 Services shall keep all information pursuant to this subsection privileged, in accordance with 40 applicable State law and federal guidelines, and the information shall be confidential and shall 41 not be a public record under Chapter 132 of the General Statutes. The Department of Public Safety-Bureau may charge each applicant a fee for conducting the checks of criminal history 42 43 records authorized by this subsection." 44

**SECTION 20.3.(i)** G.S. 90-210.25(a)(5)h. reads as rewritten:

45 The Department of Public Safety State Bureau of Investigation "h. 46 (Bureau) may provide a criminal record check to the Board for a 47 person who has applied for a new or renewal license, or certification 48 through the Board. The Board shall provide to the Department of 49 Public Safety, Bureau, along with the request, the fingerprints of the 50 applicant, any additional information required by the Department of 51 Public Safety, Bureau, and a form signed by the applicant consenting

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to the check of the criminal record and to the use of the fingerprints and other identifying information required by the State or national
repositories. The applicant's fingerprints shall be forwarded to the State Bureau of Investigation used for a search of the State's criminal
history record file, and the State-Bureau of Investigation shall forward
a set of the fingerprints to the Federal Bureau of Investigation for a
national criminal history check. The Board shall keep all information
pursuant to this subdivision privileged, in accordance with applicable
State law and federal guidelines, and the information shall be
confidential and shall not be a public record under Chapter 132 of the General Statutes.
The <del>Department of Public Safety <u>Bureau</u> may charge each applicant a fee for conducting the checks of criminal history records authorized by this</del>
subdivision."
<b>SECTION 20.3.(j)</b> G.S. 90-224(c) reads as rewritten:
"(c) The Department of Public Safety State Bureau of Investigation (Bureau) may provide
a criminal record check to the Board for a person who has applied for a new or renewal license
through the Board. The Board shall provide to the Department of Public Safety, Bureau, along
with the request, the fingerprints of the applicant, any additional information required by the
Department of Public Safety, Bureau, and a form signed by the applicant consenting to the check
of the criminal record and to the use of the fingerprints and other identifying information required
by the State or national repositories. The applicant's fingerprints shall be forwarded to the State
Bureau of Investigation used for a search of the State's criminal history record file, and the State
Bureau of Investigation shall forward a set of the fingerprints to the Federal Bureau of
Investigation for a national criminal history check. The Board shall keep all information pursuant
to this subsection privileged, in accordance with applicable State law and federal guidelines, and
the information shall be confidential and shall not be a public record under Chapter 132 of the
General Statutes.
The Department of Public Safety Bureau may charge each applicant a fee for conducting the
checks of criminal history records authorized by this subsection."
SECTION 20.3.(k) G.S. 93A-4(b1) reads as rewritten:
"(b1) The <del>Department of Public Safety <u>State</u> Bureau of Investigation (Bureau)</del> may provide
a criminal record check to the Commission for a person who has applied for a license through the Commission. The Commission shall provide to the Department of Public Safety. Purson
the Commission. The Commission shall provide to the Department of Public Safety, Bureau, along with the request, the fingerprints of the applicant, any additional information required by
the <del>Department of Public Safety</del> , <u>Bureau</u> , and a form signed by the applicant consenting to the
check of the criminal record and to the use of the fingerprints and other identifying information
required by the State or national repositories. The applicant's fingerprints shall be forwarded to
the State Bureau of Investigation used for a search of the State's criminal history record file, and
the State-Bureau of Investigation shall forward a set of the fingerprints to the Federal Bureau of
Investigation for a national criminal history check. The Commission shall keep all information
pursuant to this subsection privileged, in accordance with applicable State law and federal
guidelines, and the information shall be confidential and shall not be a public record under
Chapter 132 of the General Statutes.
The Department of Public Safety Bureau may charge each applicant a fee for conducting the
checks of criminal history records authorized by this subsection."
<b>SECTION 20.3.</b> ( <i>l</i> ) G.S. 95-47.2(d)(2a) reads as rewritten:
"(2a) The Department of Public Safety State Bureau of Investigation (Bureau) may
provide a criminal record check to the Commissioner for a person or agency
who has applied for a license through the Commissioner. The Commissioner
shall provide to the Department of Public Safety, Bureau, along with the

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1	request, the fingerprints of all applicants, any additional information required				
2	by the Department of Public Safety, Bureau, and a form signed by the				
3	applicants consenting to the check of the criminal record and to the use of the				
4	fingerprints and other identifying information required by the State or national				
5 6	repositories. The applicants' fingerprints shall be forwarded to the State				
0 7	Bureau of Investigation used for a search of the State's criminal history record file and the State Bureau of Investigation shall forward a set of the				
8	file, and the State–Bureau of Investigation shall forward a set of the fingerprints to the Federal Bureau of Investigation for a national criminal				
9	history check. The Commissioner shall keep all information pursuant to this				
10	subdivision privileged, in accordance with applicable State law and federal				
11	guidelines, and the information shall be confidential and shall not be a public				
12	record under Chapter 132 of the General Statutes.				
13	The Department of Public Safety Bureau may charge each applicant a fee				
14	for conducting the checks of criminal history records authorized by this				
15	subdivision."				
16 17	<ul> <li>SECTION 20.3.(m) G.S. 110-90.2(c) reads as rewritten:</li> <li>"(c) The Department of Public Safety State Bureau of Investigation shall provide to the</li> </ul>				
17	Division of Child Development, Department of Health and Human Services, the criminal history				
19	from the State and National Repositories of Criminal Histories of any child care provider as				
20	requested by the Division.				
21	The Division shall provide to the Department of Public Safety, State Bureau of Investigation,				
22	along with the request, the fingerprints of the provider to be checked, any additional information				
23	required by the Department of Public Safety, State Bureau of Investigation, and a form				
24	consenting to the check of the criminal record and to the use of fingerprints and other identifying				
25	information required by the repositories signed by the child care provider to be checked. The				
26 27	fingerprints of the provider shall be forwarded to the State Bureau of Investigation used for a				
27	search of their criminal history record file and the State Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a federal criminal history record				
28 29	check.				
30	At the time of application the child care provider whose criminal history is to be checked				
31	shall be furnished with a statement substantially similar to the following:				
32					
33	"NOTICE				
34					
35	CHILD CARE PROVIDER MANDATORY CRIMINAL HISTORY CHECK				
36 37	NORTH CAROLINA LAW REQUIRES THAT A CRIMINAL HISTORY RECORD				
38	CHECK BE CONDUCTED ON ALL PERSONS WHO PROVIDE CHILD CARE IN A				
39	LICENSED CHILD CARE FACILITY, AND ALL PERSONS PROVIDING CHILD CARE IN				
40	NONLICENSED CHILD CARE HOMES THAT RECEIVE STATE OR FEDERAL FUNDS.				
41	"Criminal history" means a county, state, or federal criminal history of conviction,				
42	pending indictment of a crime, or criminal charge, whether a misdemeanor or a felony, that bears				
43	on an individual's fitness to have responsibility for the safety and well-being of children. Such				
44	crimes include, but are not limited to, the following North Carolina crimes contained in any of				
45	the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide; Article 7B,				
46 47	Rape and Other Sex Offenses; Article 8, Assaults; Article 10, Kidnapping and Abduction; Article				
47 48	13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 14, Burglary; Article 16, Larceny; Article 17, Robbery; Article 19, False Pretenses and Cheats;				
48 49	Article 19A, Obtaining Property or Services by False or Fraudulent Use of Credit Device or Other				
50	Means; Article 19C, Identity Theft; Article 26, Offenses Against Public Morality and Decency;				
51	Article 27, Prostitution; Article 29, Bribery; Article 35, Offenses Against the Public Peace;				

1 Article 36A, Riots and Civil Disorders; Article 39, Protection of Minors; Article 40, Protection 2 of the Family; and Article 59, Public Intoxication. Such crimes also include cruelty to animals in 3 violation of Article 3 of Chapter 19A of the General Statutes, violation of the North Carolina 4 Controlled Substances Act, Article 5 of Chapter 90 of the General Statutes, and alcohol-related 5 offenses such as sale to underage persons in violation of G.S. 18B-302 or driving while impaired 6 in violation of G.S. 20-138.1 through G.S. 20-138.5. In addition to the North Carolina crimes 7 listed in this notice, such crimes also include similar crimes under federal law or under the laws 8 of other states. Your fingerprints will be used to check the criminal history records of the State 9 Bureau of Investigation (SBI) and the Federal Bureau of Investigation (FBI).

10 If it is determined, based on your criminal history, that you are unfit to have responsibility 11 for the safety and well-being of children, you shall have the opportunity to complete, or challenge 12 the accuracy of, the information contained in the SBI or FBI identification records.

13 If you disagree with the determination of the North Carolina Department of Health and 14 Human Services on your fitness to provide child care, you may file a civil lawsuit within 60 days 15 after receiving written notification of disqualification in the district court in the county where 16 you live.

Any child care provider who intentionally falsifies any information required to be furnished to conduct the criminal history record check shall be guilty of a Class 2 misdemeanor." Refusal to consent to a criminal history record check or intentional falsification of any information required to be furnished to conduct a criminal history record check is grounds for the Department to prohibit the child care provider from providing child care. Any child care provider who intentionally falsifies any information required to be furnished to conduct the criminal history shall be guilty of a Class 2 misdemeanor."

24

SECTION 20.3.(n) G.S. 160A-304(a) reads as rewritten:

25 A city may by ordinance license and regulate all vehicles operated for hire in the city. "(a) 26 The ordinance may require that the drivers and operators of taxicabs engaged in the business of 27 transporting passengers for hire over the public streets shall obtain a license or permit from the 28 city; provided, however, that the license or permit fee for taxicab drivers shall not exceed fifteen 29 dollars (\$15.00). As a condition of licensure, the city may require an applicant for licensure to 30 pass a controlled substance examination. The ordinances may also specify the types of taxicab 31 services that are legal in the municipality; provided, that in all cases shared-ride services as well 32 as exclusive-ride services shall be legal. Shared-ride service is defined as a taxi service in which 33 two or more persons with either different origins or with different destinations, or both, occupy 34 a taxicab at one time. Exclusive-ride service is defined as a taxi service in which the first 35 passenger or party requests exclusive use of the taxicab. In the event the applicant is to be 36 subjected to a national criminal history background check, the ordinance shall specifically 37 authorize the use of FBI records. The ordinance shall require any applicant who is subjected to a 38 national criminal history background check to be fingerprinted.

39 The Department of Public Safety State Bureau of Investigation (Bureau) may provide a 40 criminal record check to the city for a person who has applied for a license or permit through the city. The city shall provide to the Department of Public Safety, Bureau, along with the request, 41 42 the fingerprints of the applicant, any additional information required by the Department of Public 43 Safety, Bureau, and a form signed by the applicant consenting to the check of the criminal record 44 and to the use of the fingerprints and other identifying information required by the State or 45 national repositories. The applicant's fingerprints shall be forwarded to the State Bureau of 46 Investigation used for a search of the State's criminal history record file, and the State Bureau of 47 Investigation shall forward a set of the fingerprints to the Federal Bureau of Investigation for a 48 national criminal history check. The city shall keep all information pursuant to this subsection 49 privileged, in accordance with applicable State law and federal guidelines, and the information 50 shall be confidential and shall not be a public record under Chapter 132 of the General Statutes.

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1	The Department of Public Safety Bureau may charge each applicant a fee for conducting the					
2	checks of criminal history records authorized by this subsection.					
3	The Any of	f the following factors shall be deemed sufficient grounds f	for refusing to issue a			
4	permit or for revoking a permit already issued:					
5	(1) Conviction of a felony against this State, or conviction of any offense against					
6		another state which would have been a felony if commit				
7	(2)	Violation of any federal or State law relating to the use,				
8		alcoholic beverages or narcotic or barbiturate drugs;drug	gs.			
9	(3)	Addiction to or habitual use of alcoholic beverages or n				
10		drugs;drugs.				
11	(4)	Violation of any federal or State law relating to prostitu	tion;prostitution.			
12	(5)					
13	(6)					
14	The ordinance may also require operators and drivers of taxicabs to display prominently in each					
15	taxicab, so as to be visible to the passengers, the city taxi permit, the schedule of fares, a					
16		he driver, and any other identifying matter that the council				
17	1 0 1	ordinance may also establish rates that may be charged by ta	• • •			
18	limit the number of taxis that may operate in the city, and may grant franchises to taxicab					
19	operators on any terms that the council may deem advisable."					
20	<b>SECTION 20.3.(o)</b> Article 27A of Chapter 14 of the General Statutes reads as					
21	rewritten:					
22		"Article 27A.				
23		"Sex Offender and Public Protection Registration Progra	ms.			
24	"	Part 1. Registration Programs, Purpose and Definitions Ger				
25						
26	"§ 14-208.6. Definitions.					
27	The following definitions apply in this Article:					
28	(1a)		cludes either of the			
29		following: (i) engaging in a sexual act involving v	aginal, anal, or oral			
30		penetration with a victim of any age through the use of	force or the threat of			
31		serious violence; or (ii) engaging in a sexual act involve	ving vaginal, anal, or			
32		oral penetration with a victim who is less than 12 years	old.			
33	<u>(1b)</u>					
34	<del>(1b)</del>	(1c) County registry. – The information compiled by the	sheriff of a county in			
35		compliance with this Article.				
36	<del>(1c)</del>	Department. The Department of Public Safety.				
37						
38	(8)	Statewide registry. – The central registry compiled by th	e <del>Department <u>Bureau</u></del>			
39		in accordance with G.S. 14-208.14.				
40	(9)	Student. – A person who is enrolled on a full-time or p	art-time basis, in any			
41		postsecondary public or private educational institution, i	ncluding any trade or			
42		professional institution, or other institution of higher edu	ucation.			
43						
44	"§ 14-208.7. Registration.					
45						
46		Department of Public Safety Bureau shall provide each s				
47	registering persons as required by this Article. The registration form shall require all of the					
48	following:					
49	(1)	The person's full name, each alias, date of birth, sex, rac	· ·			
50		color, hair color, drivers license number, and home addr	ess.			

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1 2 3	(1a)	A statement indicating what the person's name was at conviction for the offense that requires registration; what person was using at the time of the conviction of that offen	t alias, if any, the nse; and the name
4 5		of the person as it appears on the judgment imposing th person for the conviction of the offense.	e sentence on the
6 7	(2)	The type of offense for which the person was convicted, the and the sentence imposed.	date of conviction,
8 9	(3)	A current photograph taken by the sheriff, without charge registration.	ge, at the time of
10 11	(4)	The person's fingerprints taken by the sheriff, without cha registration.	rge, at the time of
12 13 14 15	(5)	A statement indicating whether the person is a student or e a student within a year of registering. If the person is a stu enroll as a student within a year of registration, then the regi also require the name and address of the educational instit	dent or expects to stration form shall
16 17 18 19 20 21 22	(6)	person is a student or expects to enroll as a student. A statement indicating whether the person is employed employed at an institution of higher education within a year the person is employed or expects to be employed at an in education within a year of registration, then the registration require the name and address of the educational institution a is or expects to be employed.	r of registering. If stitution of higher on form shall also
23 24		Any online identifier that the person uses or intends to use. a person registers, the sheriff with whom the person	n registered shall
25 26 27 28	manner determine original registration	the registration information to the Department of Public S ed by the Department of Public Safety. <u>Bureau</u> . The sheri on form and other information collected and shall compile the under this Part into a county registry.	ff shall retain the
29 30	 "8 14-208 8 Pre	release notification.	
31 32 33	(a) At least registration under	st 10 days, but not earlier than 30 days, before a person who this Article is due to be released from a penal institution, hall do all of the following:	e e
34 35 36 37	(1)	Inform the person of the person's duty to register under this a the person to sign a written statement that the person was the person refuses to sign the statement, certify that the informed.	so informed or, if
38 39 40	(2)	Obtain the registration information required under G.S. $14(5)$ , (6), and (7), as well as the address where the person expettee person's release.	ects to reside upon
41 42 43 44	(3)	Send the Department of Public Safety Bureau and the sheri which the person expects to reside the information collec with subdivision (2) of this subsection.	
45 46 47		Notification requirement for out-of-county employmence established.	ent if temporary
48 49 50	(c) Notice required under s	to Department of Public Safety. the Bureau. – Upon reduble ubsection (a) of this section, the sheriff shall immediate Department of Public Safety. Bureau. The Department of Public Safety.	ately forward the

**General Assembly Of North Carolina** Session 2025 1 shall notify the sheriff of the county where the person is working and maintaining a temporary 2 residence of the person's place of employment and temporary address in that county. 3 "§ 14-208.9. Change of address; change of academic status or educational employment 4 status; change of online identifier; change of name. 5 (a) If a person required to register changes address, the person shall report in person and 6 provide written notice of the new address not later than the third business day after the change to 7 the sheriff of the county with whom the person had last registered. If the person moves to another 8 county, the person shall also report in person to the sheriff of the new county and provide written 9 notice of the person's address not later than the tenth day after the change of address. Upon receipt 10 of the notice, the sheriff shall immediately forward this information to the Department of Public Safety. Bureau. When the Department of Public Safety-Bureau receives notice from a sheriff that 11 12 a person required to register is moving to another county in the State, the Department of Public 13 Safety Bureau shall inform the sheriff of the new county of the person's new residence. 14 (b) If a person required to register intends to move to another state, the person shall report 15 in person to the sheriff of the county of current residence at least three business days before the 16 date the person intends to leave this State to establish residence in another state or jurisdiction. 17 The person shall provide to the sheriff a written notification that includes all of the following 18 information: the address, municipality, county, and state of intended residence. 19 If it appears to the sheriff that the record photograph of the sex offender no (1)20 longer provides a true and accurate likeness of the sex offender, then the 21 sheriff shall take a photograph of the offender to update the registration. 22 (2) The sheriff shall inform the person that the person must comply with the 23 registration requirements in the new state of residence. The sheriff shall also 24 immediately forward the information included in the notification to the 25 Department of Public Safety, Bureau, and the Department of Public Safety 26 Bureau shall inform the appropriate state official in the state to which the 27 registrant moves of the person's notification and new address. 28 A person who indicates his or her intent to reside in another state or jurisdiction and (b1) 29 later decides to remain in this State shall, within three business days after the date upon which 30 the person indicated he or she would leave this State, report in person to the sheriff's office to 31 which the person reported the intended change of residence, of his or her intent to remain in this 32 State. If the sheriff is notified by the sexual offender that he or she intends to remain in this State, 33 the sheriff shall promptly report this information to the <del>Department of Public Safety.</del>Bureau. If a person required to register changes his or her academic status either by enrolling 34 (c) 35 as a student or by terminating enrollment as a student, then the person shall, within three business 36 days, report in person to the sheriff of the county with whom the person registered and provide

days, report in person to the sheriff of the county with whom the person registered and provide
 written notice of the person's new status. The written notice shall include the name and address
 of the institution of higher education at which the student is or was enrolled. The sheriff shall
 immediately forward this information to the Department of Public Safety.Bureau.

40 (d) If a person required to register changes his or her employment status either by 41 obtaining employment at an institution of higher education or by terminating employment at an 42 institution of higher education, then the person shall, within three business days, report in person 43 to the sheriff of the county with whom the person registered and provide written notice of the person's new status not later than the tenth day after the change to the sheriff of the county with 44 45 whom the person registered. The written notice shall include the name and address of the 46 institution of higher education at which the person is or was employed. The sheriff shall 47 immediately forward this information to the **Department of Public Safety**. Bureau.

(e) If a person required to register changes an online identifier, or obtains a new online
identifier, then the person shall, within 10 days, report in person to the sheriff of the county with
whom the person registered to provide the new or changed online identifier information to the

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1 2	sheriff. The sheriff shall immediately forward this information to the <del>De</del> <del>Safety.</del> Bureau.	partment of Public
3	(f) If a person required to register changes his or her name pursuar	t to Chapter 101 of
4	the General Statutes or by any other method, then the person shall, within	1
5	report in person to the sheriff of the county with whom the person registered	-
6	change to the sheriff. The sheriff shall immediately forward this informatio	-
7	of Public Safety.Bureau.	1
8	"§ 14-208.9A. Verification of registration information.	
9	(a) The information in the county registry shall be verified sen	niannually for each
10	registrant as follows:	
11	(1) Every year on the anniversary of a person's initial registra	tion date, and again
12	six months after that date, the Department of Public Safe	t <del>y <u>Bureau</u> shall mail</del>
13	a nonforwardable verification form to the last reported ad	dress of the person.
14		
15	"§ 14-208.12A. Request for termination of registration requirement.	
16		
17	(a3) If the court denies the petition, the person may again petition the	
18	accordance with this section one year from the date of the denial of the	•
19	terminate the registration requirement. If the court grants the petition to terminate	-
20	requirement, the clerk of court shall forward a certified copy of the order to	b the Department of
21	Public Safety <u>Bureau</u> to have the person's name removed from the registry.	
22		
23	"§ 14-208.12B. Registration requirement review.	
24 25	(i) No shariff or amplexes of a shariffe! office district atterney's	office on the North
23 26	(i) No sheriff, or employee of a sheriffs' office, district attorney's Carolina State-Bureau of Investigation-shall incur any civil or criminal li	
20 27	Carolina law as the result of the performance of official duties under this Ar	
27	"§ 14-208.13. File with Criminal Information Network.	ucie.
28 29	(a) The Department of Public Safety-Bureau shall include the registr	estion information in
30	the Criminal Information Network Division of Criminal Information	
31	<u>G.S. 143B-905.G.S. 143B-1208.19.</u>	<u>u</u> do set forth m
32	(b) The <del>Department of Public Safety <u>Bureau</u> shall maintain the regi</del>	stration information
33	permanently even after the registrant's reporting requirement expires.	Stration mornation
34	"§ 14-208.14. Statewide registry; <del>Department of Public Safety</del>	-State Bureau of
35	<u>Investigation</u> designated custodian of statewide registry.	
36	(a) The <del>Department of Public Safety</del> - <u>Bureau</u> shall compile and ke	ep current a central
37	statewide sex offender registry. The Department-Bureau is the State agence	1
38	custodian of the statewide registry. As custodian the Department Bureau	
39	responsibilities:	_ 0
40	(1) To receive from the sheriff or any other law enforcement	ent agency or penal
41	institution all sex offender registrations, changes of a	ddress, changes of
42	academic or educational employment status, and prer	elease notifications
43	required under this Article or under federal law. The Depa	<del>irtment <u>Bureau</u> shall</del>
44	also receive notices of any violation of this Article, in	cluding a failure to
45	register or a failure to report a change of address.	
46	(2) To provide all need-to-know law enforcement agencies (l	ocal, State, campus,
47	federal, and those located in other states) immediately	
48	Department-Bureau of any of the following: registra	
49	prerelease notification, a change of address, a change	
50	educational employment status, or notice of a violation of	f this Article.

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1 2 3 4 5 7 3	(2a) To notify the appropriate law enforcement unit at an institution education as soon as possible upon receipt by the Department-I relevant information based on registration information or notice of of academic or educational employment status. If an institution education does not have a law enforcement unit, then the Departme shall provide the information to the local law enforcement agency jurisdiction for the campus.	Bureau of a change of higher ant-Bureau
) )	"§ 14-208.15. Certain statewide registry information is public record: access to a	statewide
)	registry.	state
l	(a) The information in the statewide registry that is public record is the sa	ame as in
	G.S. 14-208.10. The Department of Public Safety Bureau shall release any other	
	information that is necessary to protect the public concerning a specific person, but	
	release the identity of the victim of the offense that required registration under this Art	ticle.
	(b) The Department of Public Safety Bureau shall provide free public access to a	
	data from the statewide registry, including photographs provided by the registering sh	
	the Internet. The public will be able to access the statewide registry to view an i	
	registration record, a part of the statewide registry, or all of the statewide regi	
	Department of Public Safety Bureau may also provide copies of registry information to	
	upon written request and may charge a reasonable fee for duplicating costs and mailin	-
	(c) Upon request of an institution of higher education, the Sheriff of the county	
	the educational institution is located shall provide a report containing the registry information and registrent who has stated that the registrent is a student or employee, or expects to	
	any registrant who has stated that the registrant is a student or employee, or expects to student or employee, of that institution of higher education. The Department of Pub	
	<u>Bureau</u> shall provide each sheriff with the ability to generate the report from the	-
	registry. The report shall be provided electronically without charge. The institution	
	education may receive a written report upon payment of reasonable duplicating costs ar	
	costs.	8
	"§ 14-208.15A. Release of online identifiers to entity; fee.	
	(a) The Department of Public Safety Bureau may release registry information	regarding
	a registered offender's online identifier to an entity for the purpose of allowing the	entity to
	prescreen users or to compare the online identifier information with information held by	the entity
	as provided by this section.	
	(b) An entity desiring to prescreen its users or compare its database of registere	
	the list of online identifiers of persons in the statewide registry may apply to the Depa	
	Public Safety Bureau to access the information. An entity that complies with the	
	developed by the Department of Public Safety Bureau regarding the release and use of	
	identifier information and pays the fee may screen new users or compare its database of	0
	users to the list of online identifiers of persons in the statewide registry as frequen Department of Public Safety-Bureau may allow for the purpose of identifying a regis	•
	associated with an online identifier contained in the statewide registry.	tered user
	(c) The <del>Department of Public Safety</del> <u>Bureau</u> may charge an entity that submits	a request
	for the online identifiers of persons in the statewide registry an annual fee of one hundr	-
	(\$100.00). Fees collected under this section shall be credited to the <del>Department of Pub</del>	
	<u>Bureau</u> and applied to the cost of providing this service.	Survey
	(d) The <del>Department of Public Safety <u>Bureau</u> shall develop standards regarding t</del>	he release
	and use of online identifier information. The standards shall include a requiremen	
	information obtained from the statewide registry shall not be disclosed for any purpose	
	for prescreening its users or comparing the database of registered users of the entity a	
	list of online identifiers of persons in the statewide registry.	

- 50 list of online identifiers of persons in the statewide registry.
- 51 ...

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"§ 14-208.22. Additional registration in	nformation required.
 (b) The <del>Department of Public Sa</del>	fety Bureau shall provide each sheriff with forms for
registering persons as required by this Ar	
 "§ 14-208.27. Change of address.	
	inquent and required to register changes address, the
juvenile court counselor for the juvenile s	shall provide written notice of the new address not later ge to the sheriff of the county with whom the juvenile
	e notice, the sheriff shall immediately forward this
	Safety. Bureau. If the juvenile moves to another county
· •	afety Bureau shall inform the sheriff of the new county
of the juvenile's new residence.	
"§ 14-208.31. File with Criminal Inform	
	ety <u>Bureau</u> shall include the registration information in
	Division of Criminal Information as set forth in
G.S. 143B-905.G.S. 143B-1208.19.	fate Dynamy shall maintain the resistantian information
	fety <u>Bureau</u> shall maintain the registration information
	porting requirement expires; however, the records shall
"	rticle 32 of Chapter 7B of the General Statutes.
	owing sections of the General Statutes are recodified as
follows:	Swillig sections of the General Statutes are recourred as
Former Citation	Recodified Citation
143B-901	143B-1208.15
143B-902	143B-1208.16
143B-903	143B-1208.17
143B-904	143B-1208.18
143B-905	143B-1208.19
	3B-1208.15, as recodified under subsection (p) of this
section, reads as rewritten:	
	and database on certain domestic-violence-related
	nforcement agencies required; annual report to the
General Assembly.	
-	tate Bureau of Investigation (Bureau), in consultation
÷ •	en/Domestic Violence Commission, the North Carolina
	olina Association of Chiefs of Police, shall develop a
	ects the number of homicides in the State where the
	ationship, as defined by G.S. 50B-1(b). The information
-	ype of personal relationship that existed between the
	im had obtained an order pursuant to G.S. 50B-3, and
whether there was a pending charge for	which the offender was on pretrial release pursuant to
G.S. 15A-534.1. All State and local law	enforcement agencies shall report information to the
Department of Public Safety Bureau up	on making a determination that a homicide meets the
reporting system's criteria. The report sha	Il be made in the format adopted by the Department of
•	of Public Safety Bureau shall report to the chairs of the
6	a Justice and Public Safety, no later than April 1 of each
year, with the data collected for the previ	
SECTION 20 2 () C C 14	<b>PR</b> 1208 16 as recodified under subsection (n) of this

50 **SECTION 20.3.(r)** G.S. 143B-1208.16, as recodified under subsection (p) of this 51 section, reads as rewritten:

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	16. Powers and duties of the <del>Department of Public Safety State Bureau of estigation with respect to criminal information.</del>
In addition	to its other duties, it shall be the duty of the Department of Public Safety State
Bureau of Inve	stigation (Bureau) to do all of the following:
(2)	To collect, correlate, and maintain access to information that will assist in the performance of duties required in the administration of criminal justice throughout the State. This information may include, but is not limited to, motor vehicle registration, drivers' licenses, wanted and missing persons, stolen property, warrants, stolen vehicles, firearms registration, sexual offender registration as provided under Article 27A of Chapter 14 of the General Statutes, drugs, drug users and parole and probation histories. In performing this function, the <u>Division Bureau</u> may arrange to use information available in other agencies and units of State, local and federal government, but shall provide security measures to insure that such information shall be made available only to those whose duties, relating to the administration of justice, require such information.
•••	
(4)	To perform all the duties heretofore imposed by law upon the Attorney
	General Bureau with respect to criminal statistics.
 (6)	To promulate rules and regulations for the administration of this Article the
(0)	To promulgate rules and regulations for the administration of this Article.the duties set forth in this section."
SE	<b>CTION 20.3.(s)</b> G.S. 143B-1208.17, as recodified under subsection (p) of this
section, reads a	· · · · · · · · · · · · · · · · · · ·
,	17. Collection of traffic law enforcement statistics.
	addition to its other duties, the Department of Public Safety State Bureau of
	<u>Bureau</u> ) shall collect, correlate, and maintain the following information regarding
	rcement by law enforcement officers:
(d) Eac	h law enforcement officer making a stop covered by subdivision (1) of subsection
(a) of this see	tion shall be assigned an anonymous identification number by the officer's
employing age	ncy. The anonymous identifying number shall be public record and shall be
reported to the	Department <u>Bureau</u> to be correlated along with the data collected under subsection
	ion. The correlation between the identification numbers and the names of the
	tot be a public record, and shall not be disclosed by the agency except when
	ler of a court of competent jurisdiction to resolve a claim or defense properly
before the cour	
•	agency subject to the requirements of this section shall submit information
	subsection (a) of this section to the Department-Bureau within 60 days of the
	month. Any agency that does not submit the information as required by this
	l be ineligible to receive any law enforcement grants available by or through the
	nformation which is reasonably available is submitted.
	Department Bureau shall publish and distribute by December 1 of each year a list
	aw enforcement officers that will be subject to the provisions of this section during
	ar commencing on the following January 1." <b>CTION 20.3</b> (t) $C = 142P + 120P + 18$ , as more dified under subsection (n) of this
section, reads a	<b>CTION 20.3.(t)</b> G.S. 143B-1208.18, as recodified under subsection (p) of this s rewritten:
,	<b>18.</b> Collection of statistics on the use of deadly force by law enforcement
	cers.
UII	

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1	(a) In addition to its other duties, the Department of Public Safety State Bureau	of
2	Investigation shall collect, maintain, and annually publish the number of deaths, by la	
3	enforcement agency, resulting from the use of deadly force by law enforcement officers in the	he
4	course and scope of their official duties.	
5	"	
6	<b>SECTION 20.3.(u)</b> G.S. 143B-1208.19, as recodified under subsection (p) of the	nis
7	section, reads as rewritten:	
8	"§ 143B-1208.19. Criminal Information Network.Division of Criminal Information.	- J
9	(a) The Department of Public Safety State Bureau of Investigation (Bureau) is authorize	
10 11	to establish, devise, maintain and operate a system for receiving and disseminating participating agencies information collected, maintained and correlated under authority	
12	G.S. 143B-902. G.S. 143B-1208.16. The system shall be known as the Criminal Information	
12	Network. Division of Criminal Information (DCI).	л
13 14	(b) The Department of Public Safety Bureau is authorized to cooperate with the Divisio	on
15	of Motor Vehicles, Department of Administration, and other State, local and federal agencies and	
16	organizations in carrying out the purpose and intent of this section, and to utilize, in cooperation	
17	with other State agencies and to the extent as may be practical, computers and related equipme	
18	as may be operated by other State agencies.	
19	(c) The Department of Public Safety, Bureau, after consultation with participation	ng
20	agencies, shall adopt rules and regulations governing the organization and administration of the	
21	Criminal Information Network, DCI, including rules and regulations governing the types	
22	information relating to the administration of criminal justice to be entered into the system, an	nd
23	who shall have access to such information. The rules and regulations governing access to the	he
24	Criminal Information Network-DCI shall not prohibit an attorney who has entered a crimin	
25	proceeding in accordance with G.S. 15A-141 from obtaining information relevant to the	
26	criminal proceeding. The rules and regulations governing access to the Criminal Informatic	
27	Network <u>DCI</u> shall not prohibit an attorney who represents a person in adjudicatory	
28 29	dispositional proceedings for an infraction from obtaining the person's driving record or crimin	al
29 30	<ul><li>(d) The Department-Bureau may impose monthly fees on participating agencies. The Department-Bureau may impose monthly fees on participating agencies.</li></ul>	ha
31	monthly fees collected under this subsection shall be used to offset the cost of operating ar	
32	maintaining the Criminal Information Network. DCI. The fee amount varies depending upon the	
33	type of device. For a desktop device, the monthly fee is twenty-five dollars (\$25.00) per device	
34	For a mobile device, the fee is twelve dollars (\$12.00) per device.	
35	(1) The Department may impose a monthly circuit fee on agencies that access the the transmission of transmission of the transmission of transmission of the transmission of transmission o	he
36	Criminal Information Network through a circuit maintained and operated l	<del>əy</del>
37	the Department of Public Safety. The amount of the monthly fee is three	ee
38	hundred dollars (\$300.00) plus an additional fee amount for each devi	
39	linked to the Network. The additional fee amount varies depending upon the	
40	type of device. For a desktop device after the first seven desktop devices, the	
41	additional monthly fee is twenty five dollars (\$25.00) per device. For a mobi	le
42	device, the additional monthly fee is twelve dollars (\$12.00) per device.	1
43	(2) The Department may impose a monthly device fee on agencies that access the criminal Information Network through some other approach masses.	
44 45	Criminal Information Network through some other approved means. The amount of the monthly device fee varies depending upon the type of device fee varies dependence fee vari	
43 46	For a desktop device, the monthly fee is twenty five dollars (\$25.00) p	
47	device. For a mobile device, the fee is twelve dollars (\$12.00) per device."	Cr
48	<b>SECTION 20.3.(v)</b> G.S. 143B-393(a)(9) reads as rewritten:	
49	"(9) Consult with the Department of Public Safety on a reporting system as	nd
50	database on certain domestic violence-related homicides, as provided	
51	<del>G.S. 143B-903.</del> <u>G.S. 143B-1208.17.</u> "	

#### **General Assembly Of North Carolina** Session 2025 SECTION 20.3.(w) G.S. 14-415.27 reads as rewritten: 1 2 "§ 14-415.27. Expanded permit scope for certain persons. 3 Notwithstanding G.S. 14-415.11(c), any of the following persons who has a concealed 4 handgun permit issued pursuant to this Article or that is considered valid under G.S. 14-415.24 5 is not subject to the area prohibitions set out in G.S. 14-415.11(c) and may carry a concealed 6 handgun in the areas listed in G.S. 14-415.11(c) unless otherwise prohibited by federal law: 7 8 A person employed by the Department of Public Safety who has been (8) 9 designated in writing by the Secretary of the Department and who has in the 10 person's possession written proof of the designation. A person employed by the State Bureau of Investigation who has been 11 (8a) designated in writing by the Director of the Bureau and who has in the person's 12 possession written proof of the designation. 13 14 . . . . " 15 **SECTION 20.3.(x)** Section 38.4(a) of S.L. 2023-134, as amended by Section 7.1 of S.L. 2024-1 and Section 3E.1 of S.L. 2024-57, reads as rewritten: 16 17 "SECTION 38.4.(a) In accordance with G.S. 143B-1325(c)(13), and notwithstanding any 18 other provision of Article 15 of Chapter 143B of the General Statutes to the contrary, the State 19 Highway Patrol, the State Bureau of Investigation, Patrol and the Division of Emergency 20 Management within the Department of Public Safety shall continue to be entirely exempt from 21 any and all information technology oversight by the Department of Public Safety and the Department of Information Technology. The State Highway Patrol, the State Bureau of 22 23 Investigation, Patrol and the Division of Emergency Management shall initiate a pilot project 24 where those agencies shall be deemed as separate, stand-alone entities in all matters related to 25 information technology, and each shall autonomously manage their own respective information 26 technology infrastructure and all associated services without oversight from the Department of 27 Information Technology or the Department of Public Safety. Exemption from information 28 technology oversight includes, but is not limited to, the following: 29 ....." 30 **SECTION 20.3.(y)** G.S. 20-49 reads as rewritten: "§ 20-49. Police authority of Division. 31 32 All members of the Highway Patrol and law enforcement officers of the Department of Public 33 Safety and the State Bureau of Investigation shall have the power: 34 . . . . " 35 **SECTION 20.3.(z)** G.S. 148-37.3(c) reads as rewritten: 36 Any private corporation described in subsection (a) of this section shall reimburse the "(c) 37 State and any county or other law enforcement agency for the full cost of any additional expenses 38 incurred by the State or the county or other law enforcement agency in connection with the 39 pursuit and apprehension of an escaped inmate from the facility. 40 In the event of an escape from the facility, any private corporation described in subsection (a) of this section shall immediately notify the sheriff in the county in which the facility is located, 41 42 who shall cause an immediate entry into the Department of Public Safety's Criminal Information 43 Network. Division of Criminal Information established under G.S. 143B-1208.19. The sheriff of the county in which the facility is located shall be the lead law enforcement officer in connection 44 45 with the pursuit and apprehension of an escaped inmate from the facility." 46 SECTION 20.3.(aa) This section is effective when it becomes law and applies to 47 reports submitted, applications and requests received, and fees collected on or after that date. 48 49 SBI/WORKERS' COMPENSATION FOR RESERVE LAW ENFORCEMENT 50 **OFFICERS**

**SECTION 20.4.** G.S. 143B-1208.13 reads as rewritten:

51

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1	"§ 143B-1208.13. Personnel of the State Bureau of Investigation.
2	The Director of the State Bureau of Investigation may appoint a sufficient number of
3	assistants who shall be competent and qualified to do the work of the Bureau. The Director shall
4	be responsible for making all hiring and personnel decisions of the Bureau. Persons serving as
5	reserve law enforcement officers of the Bureau are considered employees of the Bureau for
6	workers' compensation purposes while performing duties assigned or approved by the Director
7	of the Bureau or the Director's designee."
8	
9	EXTEND REVERSION DATE OF SCHOOL SAFETY FUNDS
10	<b>SECTION 20.5.(a)</b> Section 7.36 of S.L. 2023-134, as amended by Sections 3J.12
11	and 3J.17(h) of S.L. 2024-57, reads as rewritten:
12	
13	"SECTION 7.36.( <i>l</i> ) Nonrevert. – Notwithstanding any provision of law to the contrary, the
14	nonrecurring funds appropriated to the Department of Public Instruction in the 2022-2023 fiscal
15	year for the 2021-2023 School Safety Grants Program under Section 7.19 of S.L. 2021-180 and
16 17	the nonrecurring funds appropriated by this act for the 2023-2025 School Safety Grants Program shall not revert to the General Fund but shall remain available for the purposes for which they
17	1 1 2
18 19	were appropriated until June 30, <del>2025.</del> 2027.
20	<b>SECTION 20.5.(b)</b> This section becomes effective June 30, 2025.
20 21	SECTION 20.5.(b) This section becomes effective june 30, 2025.
21	ADJUST USER FEE FOR DIVISION OF CRIMINAL INFORMATION
23	SECTION 20.6.(a) G.S. 143B-1208.19(d), as recodified and amended under Section
24	20.3 of this act, reads as rewritten:
25	"(d) The Bureau may impose monthly fees on participating agencies. The monthly fees
26	collected under this subsection shall be used to offset the cost of operating and maintaining the
27	DCI. The fee amount varies depending upon the type of device. For a desktop device, the monthly
28	fee is twenty-five thirty-three dollars (\$25.00) (\$33.00) per device. For a mobile device, the fee
29	is twelve twenty dollars (\$12.00) (\$20.00) per device."
30	<b>SECTION 20.6.(b)</b> This section becomes effective July 1, 2025, and applies to fees
31	levied on or after that date.
32	
33	SCHOOL SAFETY GRANTS
34	SECTION 20.7.(a) Section 7.36(f) of S.L. 2023-134, as amended by Section 3J.17
35	of S.L. 2024-57, reads as rewritten:
36	"SECTION 7.36.(f) Grants for Training to Increase School Safety. – Of the funds
37	appropriated by this act for the grants provided in this section, the Executive Director of the
38	Center for Safer Schools, in consultation with the Department of Health and Human Services,
39	shall award grants to public school units to contract with community partners to address school
40	safety by providing training to help students develop healthy responses to trauma and stress. The
41	training shall be targeted and evidence-based and shall include any of the following services:
42	(1) Counseling on Access to Lethal Means (CALM) training for school health
43	support personnel, local first responders, and teachers on the topics of suicide
44	prevention and reducing access by students to lethal means.
45	(2) Training for school health support personnel on comprehensive and
46	evidence-based clinical treatments for students and their parents or guardians,
47	including any of the following:
48	a. Parent-child interaction therapy.
49 50	b. Trauma-focused cognitive behavioral therapy.
50	c. Behavioral therapy.
51	d. Dialectical behavior therapy.

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		e. Child-parent psychotherapy.	
)	(3)	Training for students and school employees on community	v resilience <del>models</del>
3		to-models, violence prevention, and developing personal	
		skills to (i) enhance individual level protective factors, (ii)	
		risk taking or harmful behavior, and (iii) improve understan	
		to trauma and significant stress.	ung und responses
	(4)	Training for school health support personnel on Mod	lular Approach to
	(+)	Therapy for Children with Anxiety, Depression, Tra	
		problems (MATCH-ADTC), including any of the followin	
		a. Trauma-focused cognitive behavioral therapy.	g components.
		<ul><li>b. Parent and student coping skills.</li></ul>	
		<ul><li>c. Problem solving.</li></ul>	
		d. Safety planning.	
	(5)	Any other training, including the training on the facilitati	ion of near to near
	(5)		
		mentoring, training or education programming that is likely	
		safety. <u>The training or education programming authorized</u>	
		includes training on the facilitation of peer-to-peer mento	-
		personal and interpersonal skills or character education,	
		training addressing violence prevention and suicide prevent	
		appropriated by this act for the grants provided in this sec	
		Director shall use no more than three hundred fifty	
		(\$350,000) in the 2024-2025 fiscal year for the services	s identified in this
	SEC	subdivision."	ng (h) through (m)
		<b>FION 20.7.(b)</b> Definitions. – For the purposes of subsections following definitions shall employ	ns (b) unrough (m)
		e following definitions shall apply:	have a set limited to
	(1)	Community partner. – A public or private entity, including	
		a nonprofit corporation or a local management en	• •
		organization (LME/MCO), that partners with a public sch	oor unit to provide
	( <b>2</b> )	services or pay for the provision of services for the unit.	ashaal aanmaalam
	(2)	School health support personnel. – School psychologists,	school counselors,
	SEC	school nurses, and school social workers.	an of the Conton for
		<b>FION 20.7.(c)</b> Program; Purpose. – The Executive Directo	
		all establish the School Safety Grants Program (Program)	
		The purpose of the Program shall be to improve safety in put	
	1 00	in each fiscal year of the 2025-2027 fiscal biennium for (i) so	
		ool safety training, (iii) safety equipment in schools, and (	iv) subsidizing the
		Officer Grants Program.	·. 1 ·.
		<b>FION 20.7.(d)</b> Grant Applications. – A public school un	-
		e Executive Director of the Center for Safer Schools for o	-
	-	section in each year of the 2025-2027 fiscal biennium. Th	
		ment, to be performed in conjunction with a local law enfor	• •
	-	oving school safety within the public school unit that would	-
		application shall identify current and ongoing needs an	id estimated costs
	associated with the		
		<b>FION 20.7.(e)</b> Criteria and Guidelines. – The Executive Dir	
		shall develop criteria and guidelines for the administration and	-
		ection, including any documentation required to be submitte	
		pplications, the Executive Director shall consider at least a	II of the following
	factors:		
	(1)	The level of resources available to the public school unit	that would receive
		the funding.	

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1	(2)	Whether the public school unit has received other grants for	school safety.
2 3	(3)	The overall impact on student safety in the public school unineeds are funded.	-
4	SECT	<b>TION 20.7.(f)</b> Grants for Students in Crisis. – Of the funds app	propriated by this
5		provided in this section, the Executive Director of the Center f	· ·
6	-	ith the Department of Health and Human Services, shall award	
7		ontract with community partners to provide or pay for the pro-	
8			Svision of any of
o 9	the following cris		vidual student to
9 10	(1)	Crisis respite services for parents or guardians of an indi- prevent more intensive or costly levels of care.	vidual student to
	( <b>2</b> )	1 <b>v</b>	and familias and
11	(2)	Training and expanded services for therapeutic foster ca	
12		licensed child placement agencies that provide services to	
13		need support to manage their health, welfare, and safety and	1 (11) have any of
14		the following:	
15		a. Cognitive or behavioral problems.	
16		b. Developmental delays.	
17		c. Aggressive behavior.	
18	(3)	Evidence-based therapy services aligned with targeted train	•
19		and their parents or guardians, including any of the followin	g:
20		a. Parent-child interaction therapy.	
21		b. Trauma-focused cognitive behavioral therapy.	
22		c. Dialectical behavior therapy.	
23		d. Child-parent psychotherapy.	
24	(4)	Any other crisis service, including peer-to-peer mentoring,	
25		increase school safety. Of the funds appropriated by this a	-
26		provided in this section, the Executive Director shall use no	
27		hundred fifty thousand dollars (\$350,000) in each fiscal year	
28		fiscal biennium for the services identified in this subdivision	
29		<b>TION 20.7.(g)</b> Grants for Training to Increase School Safety	
30		this act for the grants provided in this section, the Executive	
31		Schools, in consultation with the Department of Health and	
32		s to public school units to contract with community partners	
33		ng training to help students develop healthy responses to traum	
34	training shall be t	argeted and evidence-based and shall include any of the follow	0
35	(1)	Counseling on Access to Lethal Means (CALM) training	
36		support personnel, local first responders, and teachers on the	topics of suicide
37		prevention and reducing access by students to lethal means.	
38	(2)	Training for school health support personnel on con	prehensive and
39		evidence-based clinical treatments for students and their pare	ents or guardians,
40		including any of the following:	-
41		a. Parent-child interaction therapy.	
42		b. Trauma-focused cognitive behavioral therapy.	
43		c. Behavioral therapy.	
44		d. Dialectical behavior therapy.	
45		e. Child-parent psychotherapy.	
46	(3)	Training for students and school employees on community r	esilience models
47		violence prevention, and developing personal and interpres	
48		enhance individual level protective factors, (ii) mitigate or r	
49		or harmful behavior, and (iii) improve understanding and res	-
49 50		and significant stress.	Ponsos to trauma
20		and significant stress.	

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1	(4) Training for school health support personnel on Modular	Approach to
2	Therapy for Children with Anxiety, Depression, Trauma	
3	problems (MATCH-ADTC), including any of the following co	mponents:
4	a. Trauma-focused cognitive behavioral therapy.	
5	b. Parent and student coping skills.	
6	c. Problem solving.	
7	d. Safety planning.	
8	(5) Any other training or education programming that is likely to i	ncrease school
9	safety. The training or education programming authorized in the	nis subdivision
10	includes training on the facilitation of peer-to-peer mentoring	
11	personal and interpersonal skills or character education, and	
12	training addressing violence prevention and suicide prevention	
13	appropriated by this act for the grants provided in this section,	
14	Director shall use no more than three hundred fifty the	
15	(\$350,000) in each year of the 2025-2027 fiscal biennium for	or the services
16	identified in this subdivision.	
17	SECTION 20.7.(h) Grants for Safety Equipment. – Of the funds a	ppropriated by
18	this act for the grants provided in this section, the Executive Director of the Ce	enter for Safer
19	Schools shall award grants to public school units for (i) the purchase of safety	
20	school buildings and (ii) training associated with the use of safety equipment purch	
21	to this subsection. Notwithstanding G.S. 115C-218.105(b), charter schools may	receive grants
22	for school safety equipment pursuant to this subsection.	
23	SECTION 20.7.(i) Subsidizing School Resource Officer Grants Pro	0
24	Executive Director of the Center for Safer Schools receives applications for gra	
25	resource officers under G.S. 143B-1209.101 in excess of the amount of funding a	
26	school resource officer grants in the 2025-2027 fiscal biennium, the Executive Di	
27	the funds appropriated for the grants provided for in this section to cover the u	nmet need for
28	school resource officer grants.	
29	<b>SECTION 20.7.(j)</b> Supplement Not Supplant. – Grants provided to	-
30	units pursuant to the Program shall be used to supplement and not to supplant Sta	te or non-State
31	funds already provided for these services.	
32	<b>SECTION 20.7.(k)</b> Administrative Costs. – Of the funds appropriate	
33	for Safer Schools by this act for the grants provided in this section, the Executive	
34 25	Center for Safer Schools may retain a total of up to one hundred thousand dollars	
35	each fiscal year of the 2025-2027 fiscal biennium for administrative costs assoc	clated with the
36	Program.	
37	<b>SECTION 20.7.</b> ( <i>l</i> ) Disbursement. – The Executive Director of the C	
38	Schools may enter into a memorandum of understanding with the Departm	ient of Public
39 40	Instruction to disburse grants awarded under this section.	. C 1
40	<b>SECTION 20.7.(m)</b> Program Report. – No later than April 1 of each	•
41	which funds are awarded pursuant to this section, the Executive Director of the C	
42	Schools shall report on the Program to the Joint Legislative Education Oversight Committee on Hardel Legislative Education Oversight	
43	Joint Legislative Oversight Committee on Health and Human Services, the Jo	-
44 45	Oversight Committee on Justice and Public Safety, the Joint Legislative C	
45 46	Governmental Operations, the Senate Appropriations/Base Budget Committee	
46 47	Committee on Appropriations, and the Fiscal Research Division. The report shall the following information:	include at least
47 48	the following information: (1) The identity of each public school unit and community partne	r that received
48 49	(1) The identity of each public school unit and community partne	i unat received
49 50	<ul><li>grant funds through the Program.</li><li>(2) The amount of funding received by each entity identifie</li></ul>	d purquent to
50 51	(2) The amount of funding received by each entity identifie subdivision (1) of this subsection.	a pursuant to
51		

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1	(3) The services, training, and equipment purchased with gra	ant funds by each
2 3	<ul><li>entity that received a grant.</li><li>(4) Recommendations for the implementation of additional</li></ul>	offactive school
3 4	safety measures.	enective school
5	surery measures.	
6	ADD THE STATE BUREAU OF INVESTIGATION AND THE STA	<b>ATE HIGHWAY</b>
7	PATROL TO THE STATE VACANT POSITIONS REPORT	
8	SECTION 20.8. G.S. 120-12.1 reads as rewritten:	
9	"§ 120-12.1. Reports on vacant positions in various departments.	
10	(a) The Judicial Department, the Department of Justice, the Dep	
11	Correction, and the Department of Public Safety shall each report by No later	•
12	each year year, the following entities shall report to the Chairs of the H	
13 14	Appropriations Committees and the Chairs of the House and Senat Subcommittees on Justice and Public Safety on all positions within that dep	
14	remained vacant for 12 months or <del>more.</del> more:	artificant that have
16	(1) The Administrative Office of the Courts.	
17	(2) The Department of Justice.	
18	(3) The Department of Adult Correction.	
19	(4) The Department of Public Safety.	
20	(5) The State Bureau of Investigation.	
21	(6) The State Highway Patrol.	
22	(b) The report <u>required by this section</u> shall include the original position	on vacancy dates,
23	the dates of any postings or repostings of the positions, and an explanation fo	r the length of the
24	vacancies."	
25		
26	AMEND REPORT ON GANG PREVENTION RECOMMENDATIONS	
27	<b>SECTION 20.9.</b> G.S. 143B-1730 is recodified as G.S. 143B-1208	5.11A and reads as
28 29	rewritten:	
29 30	" <b>§ 143B-1208.11A. Report on gang prevention recommendations.</b> The State Highway Patrol, in conjunction with the State Bureau of	Investigation and
31	Investigation, in conjunction with the Division of Juvenile Justice of the Dep	
32	<u>Safety and the Governor's Crime Commission, shall develop recommendation</u>	
33	establishment of priorities and needed improvements with respect to gang pro-	-
34	report those recommendations to the chairs of the House of Representation	
35	Appropriations Committees on Justice and Public Safety and to the chairs of th	
36	Oversight Committee on Justice and Public Safety on or before March 1 of ea	ch year."
37		
38	PART XXI. STATE HIGHWAY PATROL	
39		
40	STATE CAPITOL POLICE/CREATION OF RECEIPT-SUPPORTED H	
41	<b>SECTION 21.1.(a)</b> Creation of Receipt-Supported Positions Author	
42	Capitol Police may contract with State agencies for the creation of receipt-supported accurity corrected to the buildings accurited by these accurites	ported positions to
43 44	provide security services to the buildings occupied by those agencies. SECTION 21.1.(b) Annual Report Required. – No later than Security Services of the security services	ntember 1 of each
44 45	fiscal year, the State Capitol Police shall report to the Joint Legislative Oversi	-
46	Justice and Public Safety the following information for the fiscal year in which	-
47	(1) A list of all positions in the State Capitol Police. For each	-
48	report shall include at least the following information:	· · · · · · ·
49	a. The position type.	
50	b. The agency to which the position is assigned.	
51	c. The source of funding for the position.	

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1 2	(2) For each receipt-supported position listed, the contract and any other terms of the contract.
3	<b>SECTION 21.1.(c)</b> Additional Reporting Required Upon Creation of
4	Receipt-Supported Positions. – In addition to the report required by subsection (b) of this section,
5	the State Capitol Police shall report the creation of any position pursuant to subsection (a) of this
6	section to the chairs of the House of Representatives Appropriations Committee on Justice and
7	Public Safety and the Senate Appropriations Committee on Justice and Public Safety and to the
8	Fiscal Research Division within 30 days of the position's creation. A report submitted pursuant
9	to this section shall include at least all of the following information:
10	(1) The position type.
11	(2) The agency to which the position is being assigned.
12	(3) The position salary.
13	(4) The total amount of the contract.
14	(5) The terms of the contract.
15	<b>SECTION 21.1.(d)</b> Format of Reports. – Reports submitted pursuant to this section
16	shall be submitted electronically and in accordance with any applicable General Assembly
17	standards.
18	
19	USE OF SEIZED AND FORFEITED PROPERTY
20	SECTION 21.2.(a) Seized and forfeited assets transferred to the State Highway
21	Patrol during the 2025-2027 fiscal biennium pursuant to applicable federal law shall be credited
22	to the budget of the State Highway Patrol and shall result in an increase of law enforcement
23	resources for the State Highway Patrol. The State Highway Patrol shall make the following
24 25	reports to the chairs of the House of Representatives Appropriations Committee on Justice and
25 26	Public Safety and the Senate Appropriations Committee on Justice and Public Safety:
20 27	<ul> <li>A report upon receipt of any assets.</li> <li>A report that shall be made prior to use of the assets on their intended use and</li> </ul>
27 28	(2) A report that shall be made prior to use of the assets on their intended use and the departmental priorities on which the assets may be expended.
28 29	(3) A report on receipts, expenditures, encumbrances, and availability of these
29 30	assets for the previous fiscal year, which shall be made no later than
31	September 1 of each year.
32	<b>SECTION 21.2.(b)</b> The General Assembly finds that the use of seized and forfeited
33	assets transferred pursuant to federal law for new personnel positions, new projects, acquisition
34	of real property, repair of buildings where the repair includes structural change, and construction
35	of or additions to buildings may result in additional expenses for the State in future fiscal periods.
36	Therefore, the State Highway Patrol is prohibited from using these assets for such purposes
37	without the prior approval of the General Assembly.
38	<b>SECTION 21.2.(c)</b> Nothing in this section prohibits State law enforcement agencies
39	from receiving funds from the United States Department of Justice, the United States Department
40	of the Treasury, and the United States Department of Health and Human Services.
41	
42	NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES
43	SECTION 21.3.(a) Notwithstanding any other provision of law, and except as
44	otherwise provided in subsection (b) of this section, the Office of State Budget and Management
45	shall not transfer any positions, personnel, or funds from the State Highway Patrol to any other
46	State agency during the 2025-2027 fiscal biennium unless the transfer was included in the base
47	budget for one or both fiscal years of the biennium.
48	<b>SECTION 21.3.(b)</b> This section shall not apply to consolidation of information
49	technology positions into the Department of Information Technology pursuant to
50	G.S. 143B-1325.
51	

51

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AND THEF SEC	T PER TION	<b>SET FUND FOR TRANSFER OF FUNDS</b> <b>SONNEL TRANSFERRED TO THE STA</b> <b>21.6.</b> The Office of State Budget and M	<b>TE HIGHWAY PATROL</b> Ianagement and the State
		a new budget fund for all funds transferred i	in accordance with Section
3E.3(b) of S.L. 2	2024-57		
PART XXII. A	DMINI	STRATION	
ADDITIONAL	SUPPO	ORT FOR DOMESTIC VIOLENCE CEN	TER GRANTS
SEC	TION 2	<b>22.1.(a)</b> G.S. 7A-305(a2) reads as rewritten:	
		on for absolute divorce filed in the district c	ourt, a cost of seventy-five
		ndred twenty-five dollars (\$125.00) shall be	
		Costs collected by the clerk pursuant to this	
0		who shall deposit seventy five dollars (\$75.0)	
		Domestic Violence Center Fund establishe	
		ection shall be in addition to any other costs a	
		(2.1.(b) G.S. 161-10 reads as rewritten:	ssessed under this section.
		es of registers of deeds.	
		herwise provided in this Article, all fees college	cted under this section shall
	-	unty general fund. While performing the duti	
1		e following fees which shall be uniform through	
of uccus shall co	meet in	e fonowing fees which shan be uniform through	ignout the State.
(2)	Marr	iage Licenses. – For issuing a license sixty de	llars (\$60.00): one hundred
(2)		rs (\$100.00); for issuing a delayed certifica	
		ty dollars (\$20.00); and for a proceeding for c	
		se or certificate, with one certified copy ten d	
"	ncen	se of certificate, with one certified copy ten d	onais (\$10.00).
	TION	<b>22.1.(c)</b> G.S. 161-11.2 reads as rewritten:	
		omestic violence centers.	
-		<del>00)</del> <u>Seventy dollars (\$70.00)</u> of each fee colle	acted by a register of deads
-		The license pursuant to G.S. $161-10(a)(2)$ shall	
		finance officer, who shall forward the fu	
		credited to the Domestic Violence Cente	
	U	r of deeds shall forward the fees to the count	
-	•	nance officer shall forward the fees to the De	-
		eiving the fees. The Register of Deeds shall	
		eventy dollars (\$70.00) of the fee for a marria	ige license shall be used for
Domestic Viole	nce prog	grams."	
		PURCHASE OF MOTOR VEHICLES/RA	
		<b>22.2.(a)</b> Notwithstanding any other provision	· •
		n of Motor Fleet Management, shall not purc	hase any motor vehicles of
any type in the 2		•	
		<b>22.2.(b)</b> G.S. 143-341 reads as rewritten:	
		d duties of Department.	
The Departn	nent of A	Administration has the following powers and	duties:
(8)	Gene	ral Services:	
	i.	To establish and operate a central motor	fleet and such subsidiary
		related facilities as the Secretary may deen	n necessary, and to that end:

1	•••		
2	2.	To acqui	ire passenger motor vehicles by transfer from other
3		-	encies and by purchase. All motor vehicles transferred
4		U	rchased by the Department shall become part of a
5			notor fleet. When purchasing motor vehicles, the
6			ent shall not pay more than thirty thousand dollars
7			) per car and not more than fifty-five thousand dollars
8			) per pickup truck, sport utility vehicle, or van, unless
9			
10			ed to do so by the General Assembly; provided,
			, these amounts may be increased every two years by
11			nt equal to the percentage increase in the automotive
12		-	ent of the Consumer Price Index for All Urban
13		Consume	ers for the type of vehicle purchased.
14	••••	<b>T</b> 11	
15	6.		ate and charge against each State agency to which
16		-	ation is furnished its proportionate part of the cost of
17			nce and operation of the motor fleet.
18			amount allocated and charged by the Department of
19			tration to State agencies to which transportation is
20			a shall take into account all of the following: (i)
21			eplacement cost, (ii) maintenance cost, (iii) insurance,
22			of telematics devices, and (v) the Department's
23		administ	ration cost. The base monthly lease rate and the
24		monthly	per mile rate charged to each State agency for a motor
25		fleet veh	icle shall be increased every two years by an amount
26		equal to	the percentage increase in the automotive component
27		of the Co	onsumer Price Index for All Urban Consumers for that
28		type of v	ehicle, such as "new," "used," or "leased."
29		• -	
30	11.	To report	t annually not later than February 1 of each year to the
31		Joint L	egislative Oversight Committee on General
32			ent Government, the House Appropriations
33		Committ	
34			iations Committee on General Government and
35			ion Technology, and the Fiscal Research Division on
36			les adopted, amended or repealed under
37		2	subdivisions 3., 7., or 7a. of this sub-subdivision. The
38			all also include all of the following:
39		-	An inventory of all motor vehicles in the motor vehicle
40			leet, including vehicle usage, by vehicle class, such as
41			edan, light duty pickup truck, or SUV-compact,
42			ehicle type (gas, electric, or hybrid), and vehicle
43			nodel.
44			The current base monthly lease rate by vehicle class
45			nd vehicle model, and when the next vehicle class rate
46			acrease will become effective.
40			The monthly per mile rate for every mile over 1,050
48			• •
			niles per month, and when the next monthly per mile
49			ate will become effective.
50			telematics summary by vehicle class and vehicle
51		<u>n</u>	nodel.

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		"	
OFFICE	FOR	HISTORICALLY UNDERUTILIZED BUSIN	FSSFS
Departmer Secretary	<b>SEC</b> nt of A of the	<b>TION 22.3.(a)</b> The Office for Historically Un administration is hereby abolished. Any advisory Department of Administration to develop reco utilization of minority businesses are hereby abol	nderutilized Businesses in the committees established by the ommendations to improve the
	SEC' red by	<b>TION 22.3.(b)</b> The North Carolina Small Busine the Office of Purchase & Contract in the Departr <b>TION 22.3.(c)</b> G.S. 113-315.36 reads as rewritte	ess Enterprise Program shall be nent of Administration.
"§ 113-315	<b>5.36.</b> ]	Building contracts.	
(a)	The f	following general laws, to the extent provided be Industrial Park Authority:	low, do not apply to the North
	 (2)	Except for GS 142 128 2 Article 8 of Chapt	tor 143 of the Conoral Statutes
	(2)	Except for G.S. 143-128.2, Article 8 of Chapt does not apply to public building contracts of	the Authority that require the
		estimated expenditure of public money in an fifty thousand dollars (\$250,000). With respect	t to a contract that is exempted
		from certain provisions of Article 8 under thi	is subdivision, the powers and
		duties set out in Article 8 shall be exercised by t	•
		of Administration and other State officers, emp	
		no duties or responsibilities concerning the cor	ntract.
	SEC	<b>TION 22.3.(d)</b> Chapter 63A of the General Sta	atutes is amended by adding a
new sectio	n to re	ead:	
" <u>§ 63A-19</u>	.1. Ce	ompliance with federal nondiscrimination laws	<u>S.</u>
		nis Chapter or any other provision of the General	
interfering	with	the Authority's ability to comply with 14	C.F.R. Part 152, Subpart E,
Nondiscrit	minati	on in Airport Aid Program."	-
	<b>SEC</b>	<b>TION 22.3.(e)</b> G.S. 115D-9 reads as rewritten:	
"§ 115D-9	. Pow	ers of State Board regarding certain fee negoti	iations, contracts, and capital
	impr	ovements.	
(g)	For p	rojects two million dollars (\$2,000,000) or more,	funded with public money, the
Communit	ty Coll	leges System Office shall report no later than Oct	ober 1 of each year to the State
Building C	Commi	ission the following:	
	(1)	A list of projects governed by this section.	
	(2)	The estimated cost of each project along with t	the actual cost.
	(3)	The name of each person awarded a contract u	nder this section.
	(4)	Whether the person or business awarded a con	ntract under this section meets
		the definition of "minority business" or "min	inority person" as defined in
		<del>G.S. 143-128.2(g).</del>	
"			
	SEC	TION 22.3.(f) G.S. 116-31.11 reads as rewritten	:
"§ 116-31.	.11. I	Powers of Board regarding certain fee negotia	ations, contracts, and capital
	impr	ovements.	
	-		
(f)	The I	Board of Governors shall annually report to the S	State Building Commission the
following:			
	(1)	A list of projects governed by this section.	
	(2)	The estimated cost of each project along with t	the actual cost.

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1	(3)	The name of each person awarded a contract un	nder this section.
2	(4)	Whether the person or business awarded a con	
3		the definition of "minority business" or "min	nority person" as defined in
4		<del>G.S. 143-128.2(g).</del> "	• •
5	SECT	<b>TION 22.3.(g)</b> G.S. 143-48 reads as rewritten:	
6		e policy; cooperation in promoting the use of	small contractors, minority
7		actors, physically handicapped contractors,	
8		<del>ose; <u>contractors;</u> required annual reports.</del>	· · · · · · · · · · · · · · · · · · ·
9		$v_{\rm c}$ – It is the policy of this State to encourage a	and promote the use of small
10	· · · · ·	prity contractors, physically handicapped contr	-
11		te purchasing of goods and services. All State age	
12		l cooperate with the Department of Administratio	· · ·
13		political subdivisions in efforts to encourage t	
14		tors, physically handicapped contractors, and w	
15		rpose of this Article, which is to provide for t	
16		agement and disposition of goods and services by	
17	of Administration		,
18		ting. Every governmental entity required by sta	atute to use the services of the
19	· / 1	Administration in the purchase of goods and	
20		it, and every private, nonprofit corporation other	
21		spital that receives an appropriation of five hundre	
22		a fiscal year from the General Assembly shall	
23	0	nnually on what percentage of its contract purc	1 1
24		tracts and open market contracts, were from min	
25	•	female owned businesses, what percentage from	•
26		from disabled business enterprises and what per	
27		ind and the severely disabled. The same governm	
28		percentages of the contract bids for such purchas	
29	-	of Administration shall provide instructions to the	
30	*	orting and the definitions of the businesses referr	1 0 0
31	for the purposes (		
32	(1)	Except as provided in subdivision (1a) of this su	ubsection a business in one of
33	(-)	the categories above means one:	
34		a. In which at least fifty-one percent (51)	%) of the business or of the
35		stock in the case of a corporation, is own	
36		the category; and	ned by one of more persons m
37		b. Of which the management and daily busi	iness operations are controlled
38		by one or more persons in the category	
39	<del>(1a)</del>	A "disabled business enterprise" means a nonpre	
40	(14)	is to provide ongoing habilitation, rehabilitat	
41		competitive employment for persons who are ha	
42		employment sites or business operated to prov	
43		and competitive wages.	the training and employment
44	<del>(1b)</del>	A "nonprofit work center for the blind and the	savaraly disabled" maans an
45	(10)	agency:	severery disabled - means-an
46		a. Organized under the laws of the United	States or this State operated
47		in the interest of the blind and the severe	
48		which agency does not inure in whole of	-
49		shareholder or other individual;	in part to the benefit of any
<del>4</del> 9 50		b. In compliance with any applicable	health and safety standard
50 51		prescribed by the United States Secretar	
51		presented by the onice plates beletar	y or Labor, <del>and</del>

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1 2 3	<del>c.</del>	during the current fiscal year seven a minimum of seventy-five percen	es or provision of services, employs rely handicapped individuals for (i) t (75%) of the hours of direct labor
4 5 6		or (ii) in accordance with the perce	nmodities or provision of services, ntage of direct labor required under Law 92-28 (41 U.S.C. § 46, et seq.)
7 8		for the production of commodities is less.	or provision of services, whichever
9 10 11	per	emale or a disabled person is not a min son is also a member of one of t . 143-128(2)a. through d.	•
12 13	<del>(3)</del> A c in (	lisabled person means a person with a G.S. 168-1 or G.S. 168A-3.	
14 15 16	medium-sized busines	rtment of Administration shall cor as participation in State contracts sub ed in subsection (d) of this section. T	ject to this Article and report the
10 17 18	awards by business s	ize category, <u>awards</u> , (ii) historical t in these contracts, and (iii) to the ext	rends in small and medium-sized
19 20	and other indirect form	sinesses in the State procurement proc ns of participation. The Department ma	y require reports on contracting by
21 22 23 24	provide instructions definitions of a small	ne manner as reports are required unde to the reporting entities concerning business, which shall be the same as the nall Business Enterprise Program.	the manner of reporting and the
25 26	(d) The Depart section and report it	annually to the Joint Legislative (	
27 28 29	· · · ·	y Session Laws 2007-392, s. 1, effecti- contracts with the State, a disabled	
30 31	State under these cor	etary of Administration that the payme tracts are directed to the training and	
32 33 34	SECTION	handicapped employees." [ 22.3.(h) G.S. 143-128 reads as rewrite nents for certain building contracts.	ten:
35 36		rime contracts. – When the State, cou	
37 38 39	for which specification	e-prime contract system, it shall accept as are required to be prepared under sul work specified separately to responsi	osection (a) of this section and shall
40 41	corporations regularly to be performed in any	engaged in their respective lines of wor v single subdivision or branch for whic	k. When the estimated cost of work h separate bids are required by this
42 43 44	contract for one of the cost. The contracts sh	twenty-five thousand dollars (\$25,000 e other subdivisions or branches of the all be awarded to the lowest responsib	work, irrespective of total project ble, responsive bidders, taking into
45 46 47	contract, and complia	performance, <u>and the time specified</u> nce with G.S. 143-128.2. <u>contract.</u> Bid the contractors for other categories of w	ds may also be accepted from and
48 49 50		ne contracts. – All bidders in a single- y have selected for the subdivisions or	
51			

1 The contract shall be awarded to the lowest responsible, responsive bidder, taking into 2 consideration quality, performance, and the time specified in the bids for performance of the 3 contract, and compliance with G.S. 143-128.2. contract. A contractor whose bid is accepted shall 4 not substitute any person as subcontractor in the place of the subcontractor listed in the original 5 bid, except (i) if the listed subcontractor's bid is later determined by the contractor to be 6 nonresponsible or nonresponsive or the listed subcontractor refuses to enter into a contract for 7 the complete performance of the bid work, or (ii) with the approval of the awarding authority for 8 good cause shown by the contractor. The terms, conditions, and requirements of each contract 9 between the contractor and a subcontractor performing work under a subdivision or branch of 10 work listed in this subsection shall incorporate by reference the terms, conditions, and requirements of the contract between the contractor and the State, county, municipality, or other 11 12 public body.

When contracts are awarded pursuant to this section, the public body shall make available to subcontractors the dispute resolution process as provided for in subsection (f1) of this section.

15 (d1) Dual bidding. – The State, a county, municipality, or other public entity may accept bids to erect, construct, alter, or repair a building under both the single-prime and separate-prime 16 contracting systems and shall award the contract to the lowest responsible, responsive bidder 17 18 under the single-prime system or to the lowest responsible, responsive bidder under the 19 separate-prime system, taking into consideration quality, performance, compliance with 20 G.S. 143-128.2, and time specified in the bids to perform the contract. In determining the system 21 under which the contract will be awarded to the lowest responsible, responsive bidder, the public 22 entity may consider cost of construction oversight, time for completion, and other factors it 23 considers appropriate. The bids received as separate-prime bids shall be received, but not opened, 24 one hour prior to the deadline for the submission of single-prime bids. The amount of a bid 25 submitted by a subcontractor to the general contractor under the single-prime system shall not 26 exceed the amount bid, if any, for the same work by that subcontractor to the public entity under 27 the separate-prime system. The provisions of subsection (b) of this section shall apply to 28 separate-prime contracts awarded pursuant to this section and the provisions of subsection (d) of 29 this section shall apply to single-prime contracts awarded pursuant to this section.

30 31

33

31 32 "· ...."

SECTION 22.3.(i) G.S. 143-128.1 reads as rewritten:

#### "§ 143-128.1. Construction management at risk contracts.

(b) The construction manager at risk shall be selected in accordance with Article 3D of
this Chapter. Design services for a project shall be performed by a licensed architect or engineer.
The public owner shall contract directly with the architect or engineer. The public owner shall
make a good-faith effort to comply with G.S. 143-128.2, G.S. 143-128.4, and to recruit and select
small business entities when selecting a construction manager at risk.

39 The construction manager at risk shall contract directly with the public entity for all (c) 40 construction; shall publicly advertise as prescribed in G.S. 143-129; and shall prequalify and 41 accept bids from first-tier subcontractors for all construction work under this section. The 42 construction manager at risk shall use the prequalification process determined by the public entity 43 in accordance with G.S. 143-135.8, provided that public entity and the construction manager at 44 risk shall jointly develop the assessment tool and criteria for that specific project, which must 45 include the prequalification scoring values and minimum required score for prequalification on 46 that project. The public entity shall require the construction manager at risk to submit its plan for 47 compliance with G.S. 143 128.2 for approval by the public entity prior to soliciting bids for the 48 project's first-tier subcontractors. A construction manager at risk and first-tier subcontractors 49 shall make a good faith effort to comply with G.S. 143-128.2, G.S. 143-128.4, and to recruit and 50 select small business entities. A construction manager at risk may perform a portion of the work 51 only if (i) bidding produces no responsible, responsive bidder for that portion of the work, the

1 2 3	lowest responsible, responsive bidder will not execute a contract for the bid portion of the work, or the subcontractor defaults and a prequalified replacement cannot be obtained in a timely manner, and (ii) the public entity approves of the construction manager at risk's performance of
4	the work. All bids shall be opened publicly, and once they are opened, shall be public records
5	under Chapter 132 of the General Statutes. The construction manager at risk shall act as the
6	fiduciary of the public entity in handling and opening bids. The construction manager at risk shall
7	award the contract to the lowest responsible, responsive bidder, taking into consideration quality,
8	performance, the time specified in the bids for performance of the contract, the cost of
9	construction oversight, time for completion, <del>compliance with G.S. 143–128.2,</del> and other factors
10	deemed appropriate by the public entity and advertised as part of the bid solicitation. The public
11	entity may require the selection of a different first-tier subcontractor for any portion of the work,
12	consistent with this section, provided that the construction manager at risk is compensated for
13	any additional cost incurred.
14	When contracts are awarded pursuant to this section, the public entity shall provide for a
15	dispute resolution procedure as provided in G.S. 143-128(f1).
16	······································
17	SECTION 22.3.(j) G.S. 143-128.1A reads as rewritten:
18	"§ 143-128.1A. Design-build contracts.
19	
20	(b) A governmental entity shall establish in writing the criteria used for determining the
21	circumstances under which the design-build method is appropriate for a project, and such criteria
22	shall, at a minimum, address all of the following:
23	
24	(5) A good-faith effort to comply with G.S. $143-128.2$ , G.S. $143-128.4$ , and to
25	recruit and select small business entities. The governmental entity shall not
26	limit or otherwise preclude any respondent from submitting a response so long
27	as the respondent, itself or through its proposed team, is properly licensed and
28	qualified to perform the work defined by the public notice issued under
29	subsection (c) of this section.
30	$\cdots$
31	(c) A governmental entity shall issue a public notice of the request for qualifications that
32 33	includes, at a minimum, general information on each of the following:
33 34	(6) Notice of any rules, ordinances, or goals established by the governmental
34 35	entity, including goals for minority and women owned business participation
36	and small business participation. A governmental entity shall not establish or
30 37	require compliance with any goals for minority- and/or women-owned
38	business participation.
39	"
40	<b>SECTION 22.3.(k)</b> G.S. 143-128.1B reads as rewritten:
41	"§ 143-128.1B. Design-build bridging contracts.
42	
43	(b) A governmental entity shall establish in writing the criteria used for determining the
44	circumstances under which engaging a design criteria design professional is appropriate for a
45	project, and such criteria shall, at a minimum, address all of the following:
46	
47	(5) A good-faith effort to comply with G.S. 143-128.2, G.S. 143-128.4, and to
48	recruit and select small business entities. The governmental entity shall not
49	limit or otherwise preclude any respondent from submitting a response so long
50	as the respondent, itself or through its proposed team, is properly licensed and

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1 2 2	qualified to perform the work defined by the public notice is subsection (d) of this section.	sued under
3	(a) On or before entering into a contract for design build correspondent his	agation the
4 5	(c) On or before entering into a contract for design-build services under this governmental entity shall select or designate a staff design professional, or a design p	
6	who is independent of the design-builder, to act as its design criteria design profess	
7	representative for the procurement process and for the duration of the design and con-	
8	the design professional is not a full-time employee of the governmental entity, the go	
9	entity shall select the design professional on the basis of demonstrated comp	
10	qualifications as provided by G.S. 143-64.31. The design criteria design profess	
11	develop design criteria in consultation with the governmental entity. The design crit	
12	professional shall not be eligible to submit a response to the request for proposals i	0
13	design input to a design-build response to the request for proposals. The design crit	1
14	professional shall prepare a design criteria package equal to thirty-five percent (3	-
15	completed design documentation for the entire construction project. The design crite	
16	shall not require the design-builder to include the costs of the subcontractor work in i	its response
17	and shall include all of the following:	
18		
19	(12) A statement directing each design builder to submit in its resp	
20	request for qualifications an explanation of its proposed plan for its	<del>s good-faith</del>
21	compliance with G.S. 143-128.2.	1 41 4
22 23	(d) A governmental entity shall issue a public notice of the request for pro-	posais that
23 24	includes, at a minimum, general information on each of the following:	
24 25	(6) Notice of any rules, ordinances, or goals established by the go	vernmental
26	entity, including goals for minority and women owned business p	
27	and small business entities participation. A governmental entit	-
28	establish or require compliance with any goals for minor	•
29	women-owned business participation.	
30		
31	<b>SECTION 22.3.(</b> <i>l</i> <b>)</b> G.S. 143-128.1C reads as rewritten:	
32	"§ 143-128.1C. Public-private partnership construction contracts.	
33		
34	(b) If the governmental entity determines in writing that it has a critical need t	-
35	improvement project, the governmental entity may acquire, construct, own, lease a	
36	lessee, and operate or participate in the acquisition, construction, ownership, le	-
37	operation of a public-private project, or of specific facilities within such a project, in	
38 39	making of loans and grants from funds available to the governmental entity for thes If the governmental entity is a public body under Article 33C of this Chapter, the det	
39 40	shall occur during an open meeting of that public body. The governmental entity ma	
40 41	development contracts with private developers with respect to acquiring, constructing	•
42	leasing, or operating a project under this section. If the development contract is enter	
43	governmental entity that is a unit of local government as defined in G.S. 159-7, and the	•
44	finance all or part of its portion of the cost of the project, then the amount financed by	
45	subject to approval by the Local Government Commission as provided in Chapter	•
46	General Statutes. Approval must be secured prior to the execution of the developme	
47	The development contract shall specify the following:	
48		
49	(4) The responsibilities to put forth a good-faith effort to $e\theta$	
50	G.S. 143-128.2, G.S. 143-128.4, and to recruit and select sma	ull business
51	entities.	

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1 2 3	(c) The development contract may provide that the private developer shall be responsible for any or all of the following:
4 5	<ul> <li>A good-faith effort to comply with G.S. 143–128.2, G.S. 143–128.4, and to recruit and select small business entities.</li> </ul>
6 7 8	(e) A private developer and its contractors shall make a good-faith effort to <del>comply with G.S. 143-128.2, G.S. 143-128.4, and to r</del> ecruit and select small business entities.
9 10	SECTION 22.3.(m) G.S. 143-129.4 reads as rewritten:
11	"§ 143-129.4. Guaranteed energy savings contracts.
12	The solicitation and evaluation of proposals for guaranteed energy savings contracts, as
13	defined in Part 2 of Article 3B of this Chapter, and the letting of contracts for these proposals are
14	not governed by this Article but instead are governed by the provisions of that Part; except that
15	guaranteed energy savings contracts are subject to the requirements of G.S. 143-128.2 and
16	G.S. 143-135.3."
17	SECTION 22.3.(n) G.S. 143-135.5 reads as rewritten:
18	"§ 143-135.5. State policy; cooperation in promoting the use of small, minority, physically handicenned and we man contractors: contractors: numero
19 20	handicapped and women contractors; contractors; purpose.
20 21	(a) It is the policy of this State to encourage and promote the use of small, minority, physically handicapped and women small business contractors in State construction projects. All
21	State agencies, institutions institutions, and political subdivisions shall cooperate with the
22	Department of Administration and all other State agencies, institutions institutions, and political
23 24	subdivisions in efforts to encourage and promote the use of small, minority, physically
2 <del>4</del> 25	handicapped and women business contractors in achieving the purpose of this Article, which is
25 26	the effective and economical construction of public buildings.
27	(b) It is the policy of this State not to accept bids or proposals from, nor to engage in
28	business with, any business that, within the last two years, has been finally found by a court or
29	an administrative agency of competent jurisdiction to have unlawfully discriminated on the basis
30	of race, gender, religion, national origin, age, physical disability, or any other unlawful basis in
31	its solicitation, selection, hiring, or treatment of another business."
32	SECTION 22.3.(o) G.S. 143-135.26 reads as rewritten:
33	"§ 143-135.26. Powers and duties of the Commission.
34	The State Building Commission shall have the following powers and duties with regard to
35	the State's capital facilities development and management program:
36	
37	(9) To authorize a State agency, a local governmental unit, or any other entity
38	subject to the provisions of G.S. 143-129 to use a method of contracting not
39	authorized under G.S. 143-128. An authorization under this subdivision for an
40	alternative contracting method shall be granted only under the following
41	conditions:
42	
43	b1. The entity includes in its bid or proposal requirements that the
44	contractor will file a plan for making a good faith effort to reach the
45	minority participation goal set out in G.S. 143-128.2.
46	"
47	<b>SECTION 22.3.(p)</b> G.S. 143-254.6 reads as rewritten:
48	"§ 143-254.6. Powers of the Commission regarding certain fee negotiations, contracts, and
49	capital improvements.
50	

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(e)		Commission shall annually report the following to the	e State Building
Commissi	ion:		
	(1)	A list of projects governed by this section.	
	(2)	The estimated cost of each project along with the actual cost	
	(3)	The name of each person or business awarded a contract un	
	<del>(4)</del>	Whether the person or business awarded a contract under	
		the definition of "minority business" or "minority perso	on" as defined in
		<del>G.S. 143-128.2(g).</del> "	
	SEC.	<b>TION 22.3.(q)</b> G.S. 143B-135.214 reads as rewritten:	
"§ 143B-1	135.214	4. Powers of Department regarding certain fee negotiation	ns, contracts, and
	capit	al improvements.	
(f)	The	Department shall annually report to the State Building	Commission the
following	:		
	(1)	A list of projects governed by this section.	
	(2)	The estimated cost of each project along with the actual cost	st.
	(3)	The name of each person awarded a contract under this sect	tion.
	<del>(4)</del>	Whether the person or business awarded a contract under	this section meet
		the definition of "minority business" or "minority perso	on" as defined i
		<del>G.S. 143-128.2(g).</del>	
"			
	SEC	<b>TION 22.3.(r)</b> G.S. 143B-434.01 reads as rewritten:	
"§ 143B-4	434.01.	Comprehensive Strategic Economic Development Plan.	
1			
(e)	Envir	conmental Scan The first step in developing the Plan shall	be to develop a
environm	ental so	can based on the input from economic development parties a	and the public and
environm	ental so		and the public and
environme on inform	ental sonation a	can based on the input from economic development parties a	and the public and pare the scan, the
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# 1"§143B-1361.Informationtechnologyprocurementpolicy;reporting2requirements.disclosure.

(a) Policy. – In order to further the policy of the State to encourage and promote the use
of small, minority, physically handicapped, and women small business contractors in State
purchasing of goods and services, all State agencies shall cooperate with the Department in
efforts to encourage the use of small, minority, physically handicapped, and women small
<u>business</u> contractors in achieving the purposes of this Article, which is to provide for the effective
and economical acquisition, management, and disposition of information technology.

9 Bids. - A vendor submitting a bid shall disclose in a statement, provided (b) 10 contemporaneously with the bid, where services will be performed under the contract sought, including any subcontracts and whether any services under that contract, including any 11 12 subcontracts, are anticipated to be performed outside the United States. Nothing in this section is 13 intended to contravene any existing treaty, law, agreement, or regulation of the United States. 14 The State CIO shall retain the statements required by this subsection regardless of the State entity 15 that awards the contract and shall report annually to the Secretary of Administration on the 16 number of contracts which are anticipated to be performed outside the United States.

(c) Reporting. – Every State agency that makes a direct purchase of information
 technology using the services of the Department shall report directly to the Department of
 Administration all information required by G.S. 143-48(b).G.S. 143-48(c).

(d) Data from Department of Administration. – The Department of Administration shall
 collect and compile the data described in this section and report it annually to the Department of
 Information Technology, the Joint Legislative Oversight Committee on Information Technology,
 and the Fiscal Research Division."

SECTION 22.3.(u) Any local act authorizing a local government unit to establish, agree to, or comply with minority- or women-owned business enterprise participation requirements is hereby repealed unless compliance with such requirements is required by the federal government and its agencies in projects financed by federal grants-in-aid or loans as provided in G.S. 160A-17.1(a)(3a).

 29
 SECTION 22.3.(v)
 G.S. 18C-151(a)(4), 63A-19, 116D-4, 143-48.4, 143-128.2,

 30
 143-128.3, 143-128.4, and 143-131(b) are repealed.

31

## 32 INVENTORY OF STATE LAND AND BUILDINGS

33 **SECTION 22.4.(a)** Not later than November 15, 2025, the Department of 34 Administration shall submit a report to the Joint Legislative Oversight Committee on General 35 Government and the Fiscal Research Division detailing a current and accurate inventory of all 36 land owned or leased by the State or by any State agency and a current and accurate inventory of 37 all buildings owned or leased, in whole or in part, by the State or by any State agency. The report 38 shall include all of the information required by G.S. 143-341(4)a. and G.S. 143-341(4)b.

SECTION 22.4.(b) G.S. 143-341 reads as rewritten:

## 40 "§ 143-341. Powers and duties of Department.

- The Department of Administration has the following powers and duties:
- 42

39

41

43

- (4) Real Property Control:
- 44 . . . 45 b. To prepare and keep current a complete and accurate database of all 46 buildings owned or leased (in whole or in part) by the State or by any 47 State agency. This database shall serve as the State inventory and shall 48 include all of the following information and floor plans of every such 49 building shall be prepared or copies obtained where such floor plans 50 are available, where needed for use in the allocation of space therein: 51 . . .

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1	3. The agency or agencies that occupy the building.building or, if
2	the building is vacant, the number of months the vacancy has
3	existed.
4	
5	
6	STUDY NONPUBLIC EDUCATION
7	SECTION 22.5.(a) The Joint Legislative Oversight Committee on General
8	Government shall study the duties and responsibilities of the Department of Administration,
9	Division of Nonpublic Education, including the following:
10 11	<ul> <li>Whether all of the Division's statutory duties are currently being performed.</li> <li>The manner in which the statutory duties are being performed, such as online</li> </ul>
11	(2) The manner in which the statutory duties are being performed, such as online posting of information or in-person interaction, and the overall effectiveness
12	of the different approaches used to provide information and other assistance
13	to nonpublic students and their families.
15	<ul><li>(3) If the statutory duties should be amended in any way to better serve nonpublic</li></ul>
16	school students and their families.
17	(4) Whether other State or local government agencies are able to assume some or
18	all of the statutory duties in a way that does not unnecessarily disrupt the
19	provision of services to nonpublic school students and their families.
20	(5) Any other matters deemed relevant to the purpose of the study.
21	SECTION 22.5.(b) The Division of Nonpublic Education shall provide any
22	information requested by the Committee to conduct the study. By May 15, 2026, the Committee
23	shall make recommendations on its findings and conclusions, including proposed legislation, to
24	the Senate Appropriations Committee on General Government and Information Technology, the
25 26	House of Representatives Appropriations Committee on General Government, and the Fiscal Research Division.
20 27	Research Division.
28	DOA ASSIGN OFFICE SPACE IN ALBEMARLE BUILDING TO STATE BOARD OF
29	ELECTIONS
30	SECTION 22.6. The Department of Administration shall assign the sixth and
31	seventh floors of the Albemarle Building located in Raleigh, North Carolina, to the State Board
32	of Elections. The State Board of Elections shall complete its move to the Albemarle Building not
33	later than October 31, 2025. All State-owned equipment, furnishings, and other fixtures on the
34	sixth and seventh floors of the Albemarle Building on the date this section becomes effective
35	shall remain on those floors for use by the State Board of Elections. Nothing in this section shall
36	be construed as prohibiting the disposal, removal, or replacement of the equipment, furnishings,
37	and other fixtures described in this section after the State Board of Elections has moved into the
38 39	space described in this section.
39 40	NEW DHHS FACILITY BUILDING RESERVE
40 41	<b>SECTION 22.7.</b> The Department of Administration shall use available maintenance,
42	operations, and utility funding intended for the old Dorothea Dix campus to support maintenance,
43	operations, and utilities for the new Department of Health and Human Services facility.
44	
45	MODIFY BID REQUIREMENTS FOR WATER AND SEWER PROJECTS
46	<b>SECTION 22.8.(a)</b> G.S. 143-132 is amended by adding a new subsection to read:
47	"(a1) Notwithstanding the provisions of subsection (a) of this section, no contract to which
48	G.S. 143-129 applies for construction of water systems or facilities, or sewage disposal systems
49 50	or facilities, shall be awarded by any board or governing board of the State, or any political
50	subdivision of the State, unless two competitive bids have been received from reputable and
51	qualified contractors regularly engaged in their respective lines of endeavor. Except as provided

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in this subsectio	n, all requirements of subsection (a) of this section apply to the receipt of bio
	construction contracts. For purposes of this subsection, the following definition
shall apply:	,,,
<u>(1)</u>	Sewage disposal systems or facilities. – Sewage disposal systems or facilitie
<u> </u>	including all plants, works, instrumentalities, and properties used or useful
	the collection, treatment, purification, or disposal of sewage.
(2)	Water systems or facilities. – Water systems or facilities, including all plant
(2)	works, instrumentalities, and properties used or useful in obtainin
	conserving, treating, and distributing water for domestic or industrial us
	irrigation, sanitation, fire protection, or any other public or private use."
SEC.	
	<b>FION 22.8.(b)</b> This section is effective when it becomes law and applies 1 into on or before December 31, 2030.
contracts entered	The off of before December 51, 2050.
PART XXIII. A	DMINISTRATIVE HEARINGS
	DUTIES OF THE NORTH CAROLINA HUMAN RELATION
COMMISS	
	<b>FION 23.1.</b> G.S. 7A-761 reads as rewritten:
	th Carolina Human Relations Commission.
	is hereby created the North Carolina Human Relations Commission of the Civ
-	of the Office of Administrative Hearings. The North Carolina Human Relation
	Il have the following functions and duties:
(1)	To study problems concerning human relations;
$\frac{(2)}{(2)}$	To promote equality of opportunity for all citizens;
<del>(3)</del>	To promote understanding, respect, and goodwill among all citizens;
(4)	To provide channels of communication among the races;
<del>(5)</del>	To encourage the employment of qualified people without regard to race;
<del>(6)</del> (7)	To encourage youths to become better trained and qualified for employmen
(7)	To receive on behalf of the Civil Rights Division of the Office of
	Administrative Hearings and to recommend expenditure of gifts and gran
( <b>0</b> )	from public and private donors;
<del>(8)</del>	To enlist the cooperation and assistance of all State and local governme
( <b>0</b> )	officials in the attainment of the objectives of the Commission;
<del>(9)</del>	To assist local good neighborhood councils and biracial human relation
	committees in promoting activities related to the functions of the Commissio
(10)	enumerated above;
(10)	To advise the Chief Administrative Law Judge upon any matter the Chi
(11)	Administrative Law Judge may refer to it;
(11)	To administer the provisions of the State Fair Housing Act as outlined : Chapter 41A of the General Statutes;
(12)	1
(12)	To administer the provisions of <u>the Civil Rights Act as outlined in</u> Chapt 99D of the General Statutes.
"	99D of the General Statules.
••••	
DAH/EMPLOY	MENT DISCRIMINATION DIVISION & EEOC COMPLAINTS
	<b>FION 23.2.(a)</b> G.S. 7A-759 is repealed.
	<b>FION 23.2.(b)</b> G.S. 143-422.3 is repealed.
	<b>FION 23.2.(c)</b> Any State or local government employee covered under Chapt
	ral Statutes may file a complaint alleging employment discrimination with the
	jual Employment Opportunity Commission in the manner provided by feder
	in this section shall be construed as limiting or impeding that right.
iuw, and nothing	in any section shart be construct as minting or impound that right.

1	<b>SECTION 23.2.(d)</b> This section shall not apply to any actions or complaints filed
2	pursuant to G.S. 7A-759 or G.S. 143-422.3 that are pending on the date this act becomes law.
3	
4	PART XXIV. OFFICE OF STATE AUDITOR [RESERVED]
5	
6	PART XXV. BUDGET AND MANAGEMENT
7	
8	FUTURE CITY COMPETITION
9	<b>SECTION 25.1.</b> Of the funds appropriated in this act to the Office of State Budget
10	and Management, the sum of two hundred thousand dollars (\$200,000) in recurring funds for
11	each fiscal year of the 2025-2027 fiscal biennium shall be used to provide a directed grant to the
12	Professional Engineers of North Carolina Educational Foundation (Foundation), a nonprofit
12	organization, to support the NC Future City competition, a statewide program for sixth, seventh,
13 14	and eighth grade students that engages students in a hands-on future challenge to foster
15	engineering skills and create interest in S.T.E.M. careers. Funds appropriated for the purposes
16	described in this section shall not be used to fund any portion of the salary for any employee of
10	the Foundation.
17	
18 19	RURAL HEALTHCARE GRANTS
20	<b>SECTION 25.2.</b> Notwithstanding the provisions of G.S. 131A-32, the sum of twelve
20	million five hundred thousand dollars (\$12,500,000) in nonrecurring funds for the 2025-2026
21	fiscal year shall be transferred from the Rural Health Care Sustainability Fund to the Division of
22	
23 24	Mental Health, Developmental Disabilities, and Substance Use Services (Budget Code 14460-131010) in the Department of Health and Human Services to provide a directed grant to
24 25	
	each of the following entities:
26	(1) Twelve million dollars (\$12,000,000) to Iredell Health Foundation, a
27	nonprofit organization, for capital needs and renovations related to behavioral
28	health beds at Davis Regional Psychiatric Hospital.
29	(2) Five hundred thousand dollars (\$500,000) to Blue Ridge Healthcare System,
30 31	Inc., a nonprofit organization, to plan for behavioral health beds.
	PART XXVI. BUDGET AND MANAGEMENT – SPECIAL APPROPRIATIONS
32	PART AAVI. DUDGET AND MANAGEMENT – SPECIAL APPROPRIATIONS
33	DUDDI E HEADT HOMES
34 35	PURPLE HEART HOMES SECTION 261 Of the funde appropriated in this set to the Office of State Budget
	<b>SECTION 26.1.</b> Of the funds appropriated in this act to the Office of State Budget
36 37	and Management – Special Appropriations, the sum of one million ninety-two thousand four hundred seventy-seven dollars (\$1,092,477) in nonrecurring funds for the 2025-2026 fiscal year
38	and one hundred forty thousand four hundred two dollars (\$140,402) for the 2026-2027 fiscal
39 40	year shall be allocated as a directed grant to Purple Heart Homes, Inc., a nonprofit corporation,
40	to provide personalized housing solutions for service-connected disabled and aging veterans and
41	their families across the State. Purple Heart Homes, Inc., may use not more than nine percent
42	(9%) of the grant funds in each fiscal year for administrative costs. By September 1, 2026, Purple
43	Heart Homes, Inc., shall provide a report to the Senate Appropriations Committee on General
44 45	Government and Information Technology, the House of Representatives Appropriations
45 46	Committee on General Government, the Joint Legislative Oversight Committee on General
46	Government, and the Fiscal Research Division on the use of these funds, including the number
47 48	of individuals or families served, the types of services provided to those individuals or families,
48	and the outcomes.
49	

## 50 **REGISTER OF DEEDS GRANT PROGRAM**

1	SECTION 26.2. Of the funds appropriated in this act to the Office of State Budget
2	and Management – Special Appropriations for each fiscal year of the 2025-2027 fiscal biennium,
3	the sum of two hundred fifty thousand dollars (\$250,000) in nonrecurring funds shall be used to
4	create a grant program for county register of deeds offices. The Office of State Budget and
5	Management (OSBM) shall administer the program and disburse grant funds as follows:
6	(1) County register of deeds offices shall apply for the funds in the manner
7	prescribed by the OSBM.
8	(2) Applicants shall use grant funds for the preservation of historic records and
9	files. Allowable uses of the funds include, but are not limited to, document
10	restoration, reparation, deacidification, and placement in protected archival
11	binders.
12	(3) Funds may be used for document digitization only if the original documents
13	will continue to be maintained and preserved.
14	(4) The maximum grant amount to each office shall be two thousand five hundred
15	dollars (\$2,500) in each fiscal year of the 2025-2027 fiscal biennium.
16	Additional grant funds shall be disbursed in a second round of applications
17	based on availability of funds in each fiscal year. The maximum amount of
18	the second-round grants shall be determined by the OSBM. The provisions of
19	this section shall apply if a second round of grants is administered.
20	(5) Grantees must provide a one hundred percent (100%) match for all grant funds
21	awarded.
22	
23	PART XXVII. OFFICE OF STATE CONTROLLER
24	OSC/CODIEV LISE OF DECOVERED A LIDIT FUNDS
25	OSC/CODIFY USE OF RECOVERED AUDIT FUNDS
26	<b>SECTION 27.1.</b> G.S. 147-86.22(c) reads as rewritten:
27 28	"(c) Collection Techniques. – The State Controller, in conjunction with the Office of the
28 29	Attorney General, shall establish policies and procedures to govern techniques for collection of accounts receivable. These techniques may include use of credit reporting bureaus, judicial
29 30	remedies authorized by law, and administrative setoff by a reduction of a tax refund pursuant to
31	the Setoff Debt Collection Act, Chapter 105A of the General Statutes, or a reduction of another
32	payment, other than payroll, due from the State to a person to reduce or eliminate an account
33	receivable that the person owes the State.
34	The State Controller shall negotiate a contract with a third party to perform an audit and
35	collection process of inadvertent overpayments by State agencies to vendors as a result of pricing
36	errors, neglected rebates and discounts, miscalculated freight charges, unclaimed refunds,
37	erroneously paid excise taxes, and related errors. The third party shall be compensated only from
38	funds recovered as a result of the audit. Savings realized in excess of costs shall be transferred
39	from the agency to the Office of State Budget and Management and placed in a special reserve
40	account for future direction by the General Assembly. Any disputed savings shall be settled by
41	the State Controller. Subject to availability and appropriation by the General Assembly, the State
42	Controller may use recovered audit funds for computer systems maintenance and improvements,
43	financial reporting, governmental accounting training, debt collection, and e-commerce costs.
44	This paragraph does not apply to the purchase of medical services by State agencies or payments
45	used to reimburse or otherwise pay for health care services."
46	
47	STATE AGENCIES/ELECTRONIC PAYMENTS
48	<b>SECTION 27.2.(a)</b> G.S. 66-58.12 reads as rewritten:
49	"§ 66-58.12. Agencies may provide access to services through electronic and digital
50	transactions; fees authorized.

Public agencies are encouraged to maximize citizen and business access to their 1 (a) 2 services through the use of electronic and digital transactions. A public agency may determine, 3 through program and transaction analysis, which of its services may be made available to the 4 public through electronic means, including the Internet. The agency shall identify any inhibitors 5 to electronic transactions between the agency and the public, including legal, policy, financial, 6 or privacy concerns and specific inhibitors unique to the agency or type of transaction. An agency 7 shall not provide a transaction through the Internet that is impractical, unreasonable, or not 8 permitted by laws pertaining to privacy or security. 9 An agency may charge a fee to cover its costs of permitting a person to complete a (b) 10 transaction through the World Wide Web-internet or other means of electronic access. The transaction fee may be applied on a per transaction basis and may be calculated either as a flat 11 12 fee or a percentage fee, as determined under an agreement between a person and a public agency. 13 The fee may be collected by the agency or by its third party agent. fee. Neither the flat fee nor the 14 percentage fee shall exceed two percent (2%) of the total amount of each transaction. An agency 15 shall not charge a surcharge for accepting electronic payments. For purposes of this subsection, the following definitions apply: 16 17 Surcharge. – A fee added to a payment by charge card, credit card, debit card, (1)18 or by electronic funds transfer for the convenience of making the electronic 19 payment or for any other purpose not authorized by law. 20 (2) Transaction fee. – A fee charged by a payment processor to a State agency for processing a charge card, credit card, or debit card payment. 21 The fee-flat fee or percentage fee imposed under subsection (b) of this section must 22 (c) 23 be approved by the State Chief Information Officer. The revenue derived from the fee must be 24 credited to a nonreverting agency reserve account. The funds in the account may be expended 25 only for e-commerce initiatives and projects approved by the State Chief Information Officer. 26 For purposes of this subsection, the term "public agencies" does not include a county, unit, special 27 district, or other political subdivision of government. The State Chief Information Officer shall 28 report any fees imposed under subsection (b) of this section and expenditures for e-commerce 29 initiatives and projects to the Joint Legislative Commission on Governmental Operations and the 30 Joint Legislative Oversight Committee on Information Technology. 31 This section does not apply to the Judicial Department." (d) 32 SECTION 27.2.(b) Article 6A of Chapter 147 of the General Statutes reads as 33 rewritten: 34 "Article 6A. 35 "Cash Management. 36 "§ 147-86.10. Statement of policy. 37 It is the policy of the State of North Carolina that all agencies, institutions, departments, 38 bureaus, boards, commissions, and officers of the State, whether or not subject to the State 39 Budget Act, Chapter 143C of the General Statutes, shall devise techniques and procedures for 40 the receipt, deposit, and disbursement of moneys coming into their control and custody which 41 are designed to maximize interest-bearing investment of cash, and to minimize idle and 42 nonproductive cash balances. This policy shall apply to the General Court of Justice as defined 43 in Article IV of the North Carolina Constitution, the public school units as defined in 44 G.S. 147-86.12, and the community colleges with respect to the receipt, deposit, and 45 disbursement of moneys required by law to be deposited with the State Treasurer and with respect 46 to moneys made available to them for expenditure by warrants drawn on the State Treasurer. This 47 policy shall include the acceptance of electronic payments in accordance with G.S. 147-86.22 to 48 the maximum extent possible consistent with sound business practices the provisions of 49 G.S. 66-58.12 and the policies established by the State Controller under G.S. 147-86.22. 50 "§ 147-86.11. Cash management for the State. 51 . . .

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1 2 2		ents of Plan. – For moneys received or to be received, a shall provide at a minimum that:	the statewide cash
3 4 5	 (6)	State agencies shall accept payment by electronic payment G.S. 147 86.22 to the maximum extent possible con	sistent with sound
6 7		business practices. the provisions of G.S. 66-58.12 and the by the State Controller under G.S. 147-86.22.	policies established
8 9	 "8 147-86 22 St	atewide accounts receivable program.	
10		am. – The State Controller shall implement a statewide a	accounts receivable
11		of this program, the State Controller shall do all of the follo	
12	(1)	Monitor the State's accounts receivable collection efforts.	owing.
12	(1) $(2)$	Coordinate information, systems, and procedures betwee	on State agencies to
13	(2)	maximize the collection of past-due accounts receivable.	in State ageneies to
15	(3)	Adopt policies and procedures for the management and co	llection of accounts
16		receivable by State agencies.	
17	<u>(3a)</u>	In consultation and coordination with the Department of	Administration and
18	<u>(0 u)</u>	the State Chief Information Officer, enter into a statewic	
19		electronic payment processing services.	
20	(4)	Establish procedures for writing off accounts receivable.	
21		onic Payment. – Notwithstanding the provisions of C	G.S. 147-86.20 and
22		this subsection applies to debts owed a community colle	
23	administrative un	nit, an area mental health, developmental disabilities, ar	nd substance abuse
24	authority, and the	e Administrative Office of the Courts, and to debts payable	le to or through the
25	office of a clerk o	f superior court or a magistrate, as well as to debts owed to	other State agencies
26	as defined in G.S	. 147-86.20.	
27	(b1) Policie	es Established. – The State Controller shall establish	policies that allow
28		ble to be payable under certain conditions by electronic pay	· · ·
29	-	t transaction fees for electronic payments may be impo	-
30		<u>lless otherwise provided for by law.</u> These policies shall be	
31		he State Treasurer. In addition, any policies that apply to	
32	-	e of a clerk of superior court or a magistrate shall be e	
33		e Administrative Officer of the Courts. The Administrative Officer of the Courts.	
34	•	h policies otherwise authorized by law that apply to these de	U
35	-	nconsistent with the Controller's policies. State agencies sha	
36		e statewide term contract for electronic payments allowed	
37 38		r this subsection, unless explicitly exempted by the S	
38 39		the State Treasurer or the Administrative Officer of the Co of payment by electronic payment is receipt by the appropriate	* *
40		of the account receivable owed to the State agency. A d	
40 41		nt may be required to pay any fee or charge associated with	1.
42	payment.	int may be required to pay any ree of charge associated with	the use of electronic
43	1.	ent Processor Fees. – The policies established by the Sta	te Controller under
44		f this section and the terms of the statewide term contract e	
45		of subsection (a) of this section may authorize a vendor	•
46		es to retain their transaction fee at the time each transaction	
47		ull amount of the account receivable owed to the State	
48		nsaction fee shall not exceed two percent (2%) of the to	
49		State Controller may also establish policies and authorize co	
50		ay require a vendor to pay the full amount of the account rec	•
51	State agency, on	a schedule agreed to by the agency and vendor, and thereat	fter the vendor shall

be reimbursed for the transaction fees owed to it by the State. In the case of reimbursement, the transaction fee owed to the vendor shall not exceed two percent (2%) of the full amount of the account receivable owed to the State agency. Fees associated with processing electronic payments may be paid out of the General Fund and Highway Fund if the payment of the fee by the State is economically beneficial to the State and the payment of the fee by the State has been approved by the State Controller and State Treasurer.

7 (b3) Consult General Assembly. – The State Controller and State Treasurer shall consult
 8 with the Joint Legislative Commission on Governmental Operations before establishing policies
 9 that allow accounts receivable to be payable by electronic payment and before authorizing fees
 10 associated with electronic payment to be paid out of the General Fund and Highway Fund.

11 (b4) Payments Not Honored. – A payment of an account receivable that is made by 12 electronic payment and is not honored by the issuer of the card or the financial institution offering 13 electronic funds transfer does not relieve the debtor of the obligation to pay the account 14 receivable.

15 (c) Collection Techniques. – The State Controller, in conjunction with the Office of the 16 Attorney General, shall establish policies and procedures to govern techniques for collection of 17 accounts receivable. These techniques may include use of credit reporting bureaus, judicial 18 remedies authorized by law, and administrative setoff by a reduction of a tax refund pursuant to 19 the Setoff Debt Collection Act, Chapter 105A of the General Statutes, or a reduction of another 20 payment, other than payroll, due from the State to a person to reduce or eliminate an account 21 receivable that the person owes the State.

The State Controller shall negotiate a contract with a third party to perform an audit and 22 23 collection process of inadvertent overpayments by State agencies to vendors as a result of pricing 24 errors, neglected rebates and discounts, miscalculated freight charges, unclaimed refunds, 25 erroneously paid excise taxes, and related errors. The third party shall be compensated only from 26 funds recovered as a result of the audit. Savings realized in excess of costs shall be transferred 27 from the agency to the Office of State Budget and Management and placed in a special reserve 28 account for future direction by the General Assembly. Any disputed savings shall be settled by 29 the State Controller. This paragraph does not apply to the purchase of medical services by State 30 agencies or payments used to reimburse or otherwise pay for health care services.

(d) <u>Annual Report. –</u> The State Controller shall report annually to the Joint Legislative
 Commission on Governmental Operations and the Fiscal Research Division on the revenue
 deposited into Special Reserve Account 24172 and the disbursement of that revenue."

34 SECTION 27.2.(c) The State Controller, in concurrence with the State Treasurer and 35 the Administrative Officer of the Courts, and any State agency subject to a contract with a vendor 36 to provide electronic payment processing services shall make every effort allowed by law to 37 amend the terms of those contracts to include a provision that the transaction fee paid to the 38 vendor shall not exceed two percent (2%) of the total amount of each transaction or two percent 39 (2%) of the full amount of the account receivable owed to the State. Upon the expiration, 40 amendment, or renewal of the contract for electronic payment processing services, the State Controller, in concurrence with the State Treasurer and the Administrative Officer of the Courts, 41 42 and any State agency shall include, as part of the new, amended, or renewed contract, a provision 43 which explicitly states that the amount of the transaction fee to be paid by the State or the State 44 agency shall not exceed two percent (2%) of the total amount of each transaction or two percent 45 (2%) of the full amount of the account receivable owed to the State.

46

SECTION 27.2.(d) G.S. 18B-404 reads as rewritten:

# 47 "§ 18B-404. Additional provisions for purchase and transportation by mixed beverage 48 permittees.

49

50 (e) Electronic Payment. – A local board shall accept electronic payments for any 51 spirituous liquor purchased by a mixed beverages permittee. A local board may not charge a

. . .

**General Assembly Of North Carolina** Session 2025 transaction fee for accepting electronic payments under this subsection. subsection and shall not 1 2 charge a surcharge for accepting electronic payments. For purposes of this subsection, the term 3 "electronic payment" means payment following definitions apply: 4 Electronic payment. - Payment by debit card or by electronic funds transfer (1)5 as defined in G.S. 105-228.90, but does G.S. 105-228.90. The term does not 6 include mean payment by charge card or credit card. 7 Surcharge. – As defined in G.S. 66-58.12(b). (2)8 Transaction fee. – As defined in G.S. 66-58.12(b). (3)9 Delivery Service. - A local board shall offer delivery service to mixed beverage (f) 10 permittees. In providing delivery of purchased products to mixed beverage permittees, the local board may use its employees or contract with one or more independent contractors and may 11 12 charge a fee to the permittee. A local board in a Tier 1 or Tier 2 county, as defined in G.S. 143B-472.35(a2)(18), may request an exemption to this requirement from the ABC 13 14 Commission. The Commission shall grant the request if the local board can show evidence of 15 unreasonable hardship or difficulty incurred by implementing delivery service." SECTION 27.2.(e) G.S. 18B-907 reads as rewritten: 16 17 "§ 18B-907. Allow electronic submission of payments and forms. 18 (a) Forms. - The Commission shall make all forms required by the Commission to apply 19 for and receive a permit available on the Commission's Web site, and the Commission shall, to 20 the extent practicable, allow for the electronic submission of these forms. Any form required by 21 the Commission to apply for and receive a permit that requires a signature may be submitted with 22 an electronic signature in accordance with Article 40 of Chapter 66 of the General Statutes. 23 Payments. - The Commission shall accept electronic payments for any fee required (b)24 under this Chapter to receive a permit. Any person who makes an electronic payment may be 25 charged a transaction fee to cover the costs incurred in accepting the payment electronically. The 26 transaction fee may be either a flat fee or a percentage fee. Neither the flat fee nor the percentage 27 fee shall exceed two percent (2%) of the total amount of each transaction. The Commission shall 28 not charge a surcharge for accepting electronic payments. For purposes of this subsection, the 29 term "electronic payment" means payment by charge card, credit card, debit card, or by electronic funds transfer as defined in G.S. 105-228.90.G.S. 105-228.90, and the terms "surcharge" and 30 31 "transaction fee" mean the same as in G.S. 66-58.12(b). 32 Fee. The Commission may charge a fee to be used to cover costs incurred by the <del>(c)</del> 33 Commission in processing forms electronically and accepting payments electronically. The fee 34 authorized under this subsection may not exceed five dollars (\$5.00)." 35 SECTION 27.2.(f) G.S. 20-4.05 reads as rewritten: 36 "§ 20-4.05. Authority of Division to charge transaction fee on electronic payments. 37 (a) When the Division accepts electronic payment, as that term is defined in 38 G.S. 147-86.20, for any cost, fee, fine, or penalty imposed pursuant to this Chapter, the Division 39 may add a transaction fee to each electronic payment transaction to offset the service charge the 40 Division pays for electronic payment service. cover the costs incurred in accepting the payment electronically. The Division's transaction fee may be either a flat fee or a percentage fee. Neither 41 42 the flat fee nor the percentage fee shall not exceed two percent (2%) of the electronic 43 payment.total amount of each transaction. The Division shall not charge a surcharge for accepting electronic payments. For purposes of this subsection, the terms "surcharge" and "transaction fee" 44 45 have the same meanings as in G.S. 66-58.12(b). 46 (a1) When the Division accepts electronic payment for any taxes or fees on behalf of a county or city, the Division may add a transaction fee to each electronic payment transaction as 47 provided in subsection (a) of this section. The Division shall not charge a person, county, or city 48 49 a surcharge for accepting electronic payments. 50 Notwithstanding G.S. 66-58.12, this section applies to transactions completed in (b) person, through the World Wide Web, or through any other means of electronic access." 51

1	DADT VVVIII EI ECTIONS
2 3	PART XXVIII. ELECTIONS
4	SBE/HAVA FUNDS
5	SECTION 28.1. The State Board of Elections shall use federal Help America Vote
6	Act (HAVA) funds appropriated in this act for the 2025-2027 fiscal biennium for the following
7	purposes:
8	(1) To continue funding for equipment and software for critical information
9	technology operations.
10	(2) To continue funding information technology and regional support positions,
11	including the Information Technology Security and Compliance Manager.
12	
13	EXEMPT POSITIONS IN SBE
14	SECTION 28.2. G.S. 126-5 reads as rewritten:
15	"§ 126-5. Employees subject to Chapter; exemptions.
16	
17	(c14) Notwithstanding any provision of this Chapter to the contrary, each Council of State
18	agency and agency, the Office of the State Controller Controller, and the Executive Director of
19	the State Board of Elections has the sole authority to set the salary of its exempt policymaking
20	and exempt managerial positions within the minimum rates, and the maximum rates plus ten
21	percent (10%), established by the State Human Resources Commission under G.S. 126-4(2).
22	
23	(d)(1) Exempt Positions in Cabinet Department. – Subject to this Chapter, which is
24	known as the North Carolina Human Resources Act, the Governor may designate a total of 425
25	exempt positions throughout the following departments and offices:
26	
27	(2) Exempt Positions in Council of State Departments and Offices and Offices,
28	the Office of the State Controller. Controller, and the State Board of Elections.
29	- The Secretary of State, the Auditor, the Treasurer, the Attorney General, the
30	Superintendent of Public Instruction, the Commissioner of Agriculture, the
31	Commissioner of Insurance, the Labor Commissioner, and the State
32	Controller Controller, and the Executive Director of the State Board of
33	<u>Elections</u> may designate exempt positions. The number of exempt
34	policymaking positions in each department headed by an elected department
35	head listed in this subdivision is limited to 25 exempt policymaking positions
36	or two percent (2%) of the total number of full-time positions in the
37	department, whichever is greater. The number of exempt managerial positions is limited to $25$ positions on two percent (20%) of the total number of full times
38 39	is limited to 25 positions or two percent (2%) of the total number of full-time
39 40	positions in the department, whichever is greater. The number of exempt
40 41	policymaking positions designated by the Superintendent of Public Instruction is limited to 70 exempt policymaking positions or two percent (2%) of the
42	total number of full-time positions in the department, whichever is greater.
42 43	The number of exempt managerial positions designated by the Superintendent
43 44	of Public Instruction is limited to 70 exempt managerial positions or two
45	percent (2%) of the total number of full-time positions in the department,
46	whichever is greater. The total number of exempt positions, policymaking and
40 47	managerial, designated by the Office of the State Controller is limited to 10.
48	The number of exempt positions designated by the Executive Director of the
49	State Board of Elections is limited to the following seven: Agency Human
50	Relations Director II, Agency General Counsel II, Assistant General Counsel

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1		II, Public Information Manager, Legislative Affairs N	Manager, Internal
2		Auditor, and Administrative Officer III.	<u>runuger, internur</u>
3		ruditor, and ruministrative officer mi	
4	 (4)	Vacancies. – In the event of a vacancy in the Office of Gove	ernor the office of
5		a member of the Council of State, or the Office of the	
6		Controller, or the Executive Director of the State Board	
7		person who succeeds to or is appointed or elected to fill the	
8		shall make designations in a letter to the Director of the Offi	-
9		Resources, the Speaker of the House of Representatives, ar	
10		the Senate within 180 days after the oath of office is ad	
11		person.	
12	"	P	
13			
14	SBE RETAIN P	RIVATE COUNSEL	
15		<b>TION 28.3.</b> G.S. 163-25 reads as rewritten:	
16		nority of State Board to assist in litigation.county board	litigation: retain
17		te counsel for legal services.	g,
18		y Board Litigation. – The State Board shall possess authors	ority to assist any
19		elections in any matter in which litigation is contemplated or	
20	•	nty board of elections in such county petitions, by majority r	
21	-	ne State Board and, provided further, that the State Board dete	
22		jority vote, to assist in any such matter. It is further stipula	
23	Board shall not l	be authorized under this provision to enter into any litigation	on in assistance to
24	counties, except i	n those instances where the uniform administration of this Cl	napter has been, or
25	would be threater	ned. Notwithstanding the provisions of G.S. 147-17 and G.S.	114-2.3, the State
26	Board may retain	private counsel to provide legal assistance in execution of its	authority to assist
27	county boards of	election under this subsection. The State Board shall supe	rvise and manage
28		d or retained under this subsection. The State Board may use	
29		ctions to employ or retain private counsel under this subsection	
30		ttorney General shall provide the State Board with legal assis	
31	-	der this section or, in the Attorney General's discretion, recon	amend that private
32	counsel be emplo		
33		Attorney General recommends employment of private couns	el, the State Board
34	• • •	nsel with the approval of the General Assembly.	
35		Board Litigation. – Notwithstanding the provisions of	
36		State Board may retain private counsel to provide legal s	
37	-	s, to the State Board or the Executive Director in any action of	-
38	•	ourse of the Board's or the Director's official duties. The	
39 40		nage counsel employed or retained under this subsection. Th	
40		ble to the Board of Elections to employ or retain private of	counsel under this
41 42	subsection."		
42 43	DADT VVIV C	ENERAL ASSEMBLY	
43 44	1 ANT AAIA, G	ENERAL AGGENIDE I	
44 45	AMERICA'S SI	EMIQUINCENTENNIAL COMMITTEE	
45 46		<b>TION 29.1.(a)</b> Section 14.10 of S.L. 2023-134 reads as rewr	itten
40 47		<b>14.10.(a)</b> There is created the America's Semiquincentenni	
48	Committee).	- month is created the runched's beiniquincentenin	
49	,	<b>14.10.(b)</b> Membership. – The Committee shall be compo	sed of <del>seven</del> nine
50	members, as follo	· · · · · ·	ee of seven <u>mile</u>

G	eneral Assemb	oly Of I	North Carolina	Session 2025
	(1)	<del>one <u>tv</u></del>	- <u>Four</u> members appointed by the Pres	1
	( <b>2</b> )		om shall be members of the public.	a Snashan of the House of
	(2)		<u>—Four</u> members appointed by the	-
			esentatives, one two of whom shall be presentatives and the remainder of who	
	(3)		nember jointly appointed by the Pres	
	(3)		e Speaker of the House of Representat	I I
			expertise regarding the American Rev	
	"SECTION		e) Terms; Chairs; Vacancies; Quorum	
uı			minates. The Committee shall have	
	legislative member designated by the President Pro Tempore of the Senate and the legislative member designated by the Speaker of the House of Representatives. The Committee shall meet			
	•	•	airs. Vacancies shall be filled by the a	
-			a majority of the members.	
			d) Duties. – The Using funds availab	ole, the Committee shall (i) study
ha	ave the following			
	<u>(1)</u>	Study	means for the State to celebrate the tw	wo hundred fiftieth anniversary of
		the fo	unding of our <del>nation and (ii) report <u>na</u></del>	<u>ition.</u>
	<u>(2)</u>	Repo	tt the means and anticipated costs of the	e celebratory events to the General
		Asser	nbly.	
	<u>(3)</u>		execute, and coordinate events an	
		semic	uincentennial in any of the following	•
		<u>a.</u>	Maintaining a website, social me	-
			application, or commercial advertis	
			the semiquincentennial and events c	elebrating the semiquincentennial
			throughout the State.	
		<u>b.</u>	Creating and presenting educational	
			contests for elementary, secondary,	
		<u>c.</u>	Creating visual, auditory, or	written content about the
		a	semiquincentennial.	- on events, activities, or publicity
		<u>d.</u>	Partnering with any of the following for the semiguincentennial:	g on events, activities, or publicity
				North Carolina Symphony, the
				Center for Public Media, and the
			Department of Natural and C	
			-	
			2.America 250 NC federal, Sta3.Nonprofits, historical, cultur	•
			4. Any other entities the Comm	
	<b>"SECTION</b>	14.10.(	e) Compensation; Administration. –	
re			travel allowances at the rates set forth	
			nmittee may contract for consultants	
			sing funds available, the Committee	
			sion (3) of subsection (d) of this s	
	Commission, through the Legislative Services Officer, shall assign professional staff to assist the			
С	ommittee in its	work. U	Jpon the direction of the Legislative Se	ervices Commission, the Directors
o	f Legislative As	ssistants	of the Senate and of the House of Re	presentatives shall assign clerical
st			The expenses for clerical employees sh	
	"SECTION	14.10.(i	) Reports; Termination. – The Comn	nittee shall make <del>an t</del> he following
	eports to the Ge		-	

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1 2	<u>(1)</u>	<u>An</u> interim report report to the 2025 Regular Session Assembly and a final report to Assembly by July 1, 2	
3 4	<u>(2)</u>	and expected costs for the semiquincentennial celebra An interim report to the 2026 Regular Session of the 2	<u>tions.</u>
5 6		by March 31, 2026, on the outcome of any executed as further plans and expected costs for the semiquince	
7	<u>(3)</u>	An interim report to the 2027 Regular Session of the 2	2027 General Assembly
8 9		on the outcome of any executed events or plans, as we expected costs for the semiquincentennial celebrations	-
10 11	<u>(4)</u>	A final report to the 2028 Regular Session of the 202' later than January 14, 2026. January 15, 2028, on the or	7 General Assembly no
12		events or plans.	
13		shall terminate on January 15, 2026. January 15, 2028.	
14		<b>14.10.(g)</b> This section is effective when it becomes law	
15	SECT	<b>FION 29.1.(b)</b> This section is effective when it become	s law.
16			
17	PART XXX. GO	OVERNOR [RESERVED]	
18 19	<b>ΒΑ ΒΤ ΥΥΥΙ ΙΙ</b>	OUGING FINANCE A CENCY (DESERVED)	
19 20	ГАКІ АЛЛІ, П	OUSING FINANCE AGENCY [RESERVED]	
20 21	ΡΑΡΤ ΧΧΧΙ-Α	OFFICE OF STATE HUMAN RESOURCES	
21		OFFICE OF STATE HOMAN RESOURCES	
23	<b>MODERNIZE</b> /	AND SIMPLIFY THE STATE HUMAN RESOURC	ES ACT
24		<b>FION 31A.4.</b> By March 15, 2026, the Office of S	
25		bmit a report to the President Pro Tempore of the Sen	
26		sentatives, and the Fiscal Research Division with rec	-
27		he General Statutes to modernize the North Carolina	
28		visions, and align it with contemporary human resource	
29		port shall address legislative changes needed to:	
30	(1)	Streamline hiring processes.	
31	(2)	Enhance recruitment strategies and increase the	attractiveness of State
32		government employment.	
33	(3)	Develop and maintain a high-quality, well-trained Sta	te workforce.
34	(4)	Improve State employee retention rates.	
35		OSHR shall collaborate with State agencies, local g	overnments, and other
36	relevant stakehol	ders to develop these legislative proposals.	
37			
38 39		MANCE MANAGEMENT AND EVALUATION SY	
39 40		<b>FION 31A.5.(a)</b> The Office of State Human Resources sees Commission, the Joint Legislative Oversight C	
40 41		d the Governor an improved process for performa	
42		State Human Resources Commission, subject to the app	
43		performance management and evaluation policy by Ma	E
44		<b>FION 31A.5.(b)</b> This section is effective when it become	
45			.105 1411
46	PART XXXII. I	NSURANCE	
47			
48	DIRECT OSBM	1 TO GIVE OSFM SEPARATE BUDGET CODE	
49		<b>FION 32.1.</b> The Office of State Budget and Manageme	
50 51	budget code for each division of t	the Office of the State Fire Marshal (OSFM) and create the OSFM.	e new budget funds for

1			
2	WORKERS' COMPENSATION FUND FOR CERTAIN SAFETY WORKERS		
3	<b>SECTION 32.2.(a)</b> Notwithstanding the provisions of G.S. 58-87-10, for the		
4	2025-2026 fiscal year, the Office of the State Fire Marshal shall not set an amount to be paid by		
5	every eligible unit and eligible entity, as those terms are defined in G.S. 58-87-10(a), that elects		
6	to participate in the Workers' Compensation Fund created pursuant to G.S. 58-87-10(b). For the		
7	2025-2026 fiscal year, no eligible unit or eligible entity shall be required to submit to the Office		
8	of the State Fire Marshal any payment to participate in the Fund.		
9	<b>SECTION 32.2.(b)</b> G.S. 58-87-10 reads as rewritten:		
10	"§ 58-87-10. Workers' Compensation Fund for the benefit of certain safety workers.		
11			
12	(f) Funding Study. – The Office of the State Fire Marshal shall annually conduct an		
13	actuarial study that shall do all of the following:		
14			
15	(3) Calculate how much revenue from the State and from member premiums		
16	would be required to meet the needs of the Fund for each of the following		
17 18	scenarios:		
18	<u>d.</u> Member premiums, by job classification, set at the lowest amount		
20	necessary to maintain the cash balance in the Fund at the optimal		
20	amount identified by the actuary.		
22	"		
23			
24	CREATE PUBLIC PROPERTY INSURANCE ENTERPRISE FUND		
25	SECTION 32.3.(a) Effective May 1, 2026, Chapter 58 of the General Statutes is		
26	amended by adding a new Article 31B to be entitled "Public Property Protection Against All		
27	Perils."		
28	SECTION 32.3.(b) Effective May 1, 2026, Article 31B of Chapter 58 of the General		
29	Statutes, as enacted by subsection (a) of this section, is amended by adding a new Part 1 to be		
30	entitled "Public Property Insurance Enterprise Fund."		
31	SECTION 32.3.(c) Effective May 1, 2026, G.S. 58-31-2 is recodified as		
32	G.S. 58-31B-40.		
33	SECTION 32.3.(d) Effective May 1, 2026, Article 31B of Chapter 58 of the General		
34	Statutes, as enacted by subsection (a) of this section and as amended by subsections (b) and (c)		
35	of this section, reads as rewritten:		
36	"Article 31B.		
37 38	"Public Property Protection Against All Perils. "Part 1. Public Property Insurance Enterprise Fund.		
38 39	"§ 58-31B-1. Definitions.		
40	<u>For purposes of this Article, the following definitions apply:</u>		
40 41	(1) Reserved for future codification purposes.		
42	(2) Enterprise Fund. – The Public Property Insurance Enterprise Fund established		
43	under G.S. 58-31B-2.		
44	(3) Insurance Fund. – The State Public Education Property Insurance Fund		
45	established under G.S. 58-31A-20.		
46	(4) Peril. – Any of the following perils, risks, or hazards:		
47	<u>a.</u> <u>Fire.</u>		
48	b. Lightning.		
49	<u>c.</u> <u>Hurricane, tornado, or other windstorm.</u>		
50	<u>d.</u> <u>Hail.</u>		
51	e. Explosion.		

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	<u>f.</u> <u>Aircraft or other ve</u>	chicle causing damage to property as a result of a
	crash or other act.	
	g. Riot or other civil c	ommotion.
	i. Vandalism.	
	j. Sprinkler leakage o	r malfunction.
	h.Smoke.i.Vandalism.j.Sprinkler leakage ok.Sinkhole collapse.	
	<u><i>l.</i></u> <u>Volcanic action or e</u>	earthquake.
	m. Falling object.	
	n. Weight of snow, ice	e, sleet, or other weather event.
	o. Mudslide.	
	<u>p. Flood.</u>	
	q. Water damage.	
<u>(5)</u>	Reserved for future codific	ation purposes.
<u>(6)</u>	Self-insurance Fund Th	e State Property Self-insurance Fund established
	under G.S. 58-31B-20.	
<u>(7)</u>	<u>State property. – Real prop</u>	erty, and any fixtures or appurtenances found in or
	attached to that real proper	ty, owned by the State or a department, agency, or
	institution of the State.	
	iblic Property Insurance Er	
		y Insurance Enterprise Fund is created as a
	-	.S. 143C-1-3, in the Department of Insurance and
		ons, contributions, investment earnings, and other
_		bay any allowable administration costs or costs
		Article or Part 1 of Article 31A of this Chapter
		Insurance Fund shall be deposited.
		terprise Fund shall be invested in accordance with
*	<u>G.S. 147-69.2 and G.S. 147-</u>	
	-	<u>Il funds held in the Enterprise Fund are for the</u>
		as a result of any perils for which the Insurance
		o funds in the Enterprise Fund shall be utilized to
	nmercial insurance or reinsur	se Fund shall be used only for the exclusive benefit
	-	id, and entities that have property that is protected
	or loss by the Insurance Fund	
	tuarial analysis of funds.	or the Sen-Insurance Fund.
		Marshal shall conduct an actuarial analysis of the
		e Self-insurance Fund for the purposes of setting
*		nd premium rates under G.S. 58-31A-40. The State
		y or enter into an agreement with another State
	icy, or institution to conduct f	-
	-	the actuarial analysis conducted under this section
		ersight Committee on General Government and the
	-	be provided upon request to any public education
	-	or any State department, agency, or institution that
	e Self-insurance Fund.	<u> </u>
	<b>Transfers from the Enterpri</b>	se Fund.
		c Property Insurance Enterprise Fund to either the
		as applicable, upon the processing of a claim in
	this Article or Part 1 of Artic	
	"Part 2. Requireme	ents for State Property.

	General Assembly Of North Carolina	Session 2025
1	"§ 58-31B-20. State Property Self-insurance Fund.	
2	(a) <u>Self-Insurance Fund. – The State Property Self-insurance Fund is e</u>	established as a
3	nonreverting special fund in the Department of Insurance.	
4	(b) Source of Funds. – The State Property Self-insurance Fund shall	consist of the
5	following funds:	
6	(1) Contributions made by each State department, agency, and in	stitution that is
7	required under this Article to contribute to the Self-insurance	
8	(2) <u>Transfers from the Enterprise Fund to the Self-insurance Fund</u>	for the purpose
9	of paying claims for damage or loss to State property resulting	g from any peril
10	that are submitted by a State department, agency, or institution	n in accordance
11	with this Part.	
12	(3) <u>Any funds appropriated to the Self-insurance Fund.</u>	
13	(c) <u>Utilization of Funds. – The State Fire Marshal is authorized to utilize</u>	the funds in the
14	Self-insurance Fund solely for the following purposes:	
15	(1) Administration of the Self-insurance Fund and the Enterprise F	und. – No more
16	than ten percent (10%) of the amount collected in contribution	s under this Part
17	in any State fiscal year may be used for the purposes of ad	ministering the
18	Self-insurance Fund and the Enterprise Fund and carrying o	ut duties under
19	this Article.	
20	(2) Payments to the Enterprise Fund. – Quarterly, any funds in the	
21	Fund that are not to be utilized for the administrative purp	
22	under this section or to pay out any claims that have been previous	
23	under this Part by a State department, agency, or instit	ution shall be
24	transferred to the Enterprise Fund.	
25	(d) <u>Prohibited Use of Funds. – No funds in the Self-insurance Fund sha</u>	ll be utilized to
26	purchase any commercial insurance or reinsurance product.	
27	" <u>§ 58-31B-25. Contributions to Self-insurance Fund required.</u>	
28	(a) For the purposes of providing coverage of State property in the ever	
29	loss resulting from any peril, unless otherwise provided by this Article, every St	•
30 21	agency, and institution shall contribute to the State Property Self-insurance Fund	a in accordance
31 32	with this Article.	institution from
32 33	(b) <u>Nothing in this Article shall prohibit a State department, agency, or</u> purchasing any insurance product authorized under Article 31 of this Ch	
33 34	department, agency, or institution shall not purchase commercial property	
34 35	reinsurance for any State property covered under this Article.	<u>insurance or</u>
36	"§ 58-31B-30. Determination and adjustment of required contribution amo	unt
37	(a) The Office of State Fire Marshal shall determine the contribution and	
38	by each State department, agency, and institution required to submit contr	
39	Self-insurance Fund under this Part. Contribution amounts shall be adjusted annu	
40	(b) In setting the contribution amounts under this section, all of the fol	-
41	considered:	
42	(1) The reasonable administrative expenses of the Self-insuranc	e Fund and the
43	Enterprise Fund.	<u> </u>
44	(2) The need to maintain adequate reserves in the Enterprise Fun	d to pay claims
45	under this Part for State property loss or damage resulting from	
46	(3) The results of the actuarial analysis conducted under G.S. 58-	
47	(c) If the balance of the assets held in the Enterprise Fund equals at least	ast five percent
48	(5%) of the combined replacement value of all State property covered by the Self-	•
49	and all public education property, as that term is defined in G.S. 58-31A-1,	insured in the
50	Insurance Fund, then the required contribution amounts shall be proportionately	decreased to an
51	annual amount that is sufficient to maintain the assets held in the Enterprise Fund	l at five percent

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1	(5%) of the combined	ned rep	lacement value of all State property covered by	the Self-insurance Fund
2		-	property insured in the Insurance Fund.	
3	"§ 58-31B-35. Pa	_		
4			State Fire Marshal shall set the intervals at	which payment for the
5			insurance Fund under this Part shall be made	
6			e Office of State Fire Marshal shall provide n	
7			stitution as to the contribution amount due at o	
8			unt due for contributions under this Part, the St	
9			e contribution amount due.	<u> </u>
10			ions not paid within the time period required	under this section shall
11			six percent (6%) per annum.	
12			of payment of the contribution amount due und	er this Part, the payment
13		-	Self-insurance Fund.	<u></u>
14			ouildings of North Carolina Global TransPa	<del>rk exempt.</del> exemptions
15			on in Self-insurance Fund.	//////////////////////////////////////
16			s are exempt from the requirement to contribute	ite to the Self-insurance
17			t claims under this Part for a loss or damage occ	
18	peril:	Juonn	e channes and et ans i art for a foss of damage occ	<u>anning as a result of any</u>
19	-	A buil	ding located on State lands that is privately ow	uned or privately leased
20	(u) <u>(1)</u>		cated within the North Carolina Global Tran	
20			ation of this Article provided that (i) the TransPa	· · ·
22			ions are met:	ark in all of the following
23			<u>The North Carolina Global TransPark Auth</u>	ority requires a private
23 24		<u>a.</u>	owner or private lessee to obtain adequate	• • •
25			losses and damages to underlying and sur	
26			owned by the <u>State</u> , (ii) <u>State and the private</u>	• • • •
20			obtains and maintains adequate insurance na	
28			the Department of Transportation as an add	
28 29			losses, and (iii) the losses and damages. The	
29 30			insurance required under this sub-subdivisio	
31			(\$1,000,000) per occurrence and two millio	
32				<u>Jii donais (\$2,000,000)</u>
32 33		h	aggregate per occurrence.	harity disalages to the
33 34		<u>b.</u>	<u>The North Carolina Global TransPark</u> Aut private owner or private lessee that the State	-
34 35			1 1	
35 36			not reinsure that building and the building is Property Fire Insurance Fund coverage for fir	-
30 37				
38			Fund and is not authorized to submit claims	
30 39	(h) The main		losses or damages occurring as a result of any	<b>*</b>
39 40			amount of insurance that will be required und	
40 41			lars (\$1,000,000) per occurrence and two mill	$\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}\frac{1011}{1011}1$
41	aggregate per occu			hority shall notify has
42 43		<del>(c)<u>c.</u></del>	The North Carolina Global TransPark Aut	
			notified the Office of State Fire Marshal in w	•
44 45			is entering into a contract or modifying a	
45 46			exemption under this section would apply a	• •
			entering into or modifying that contract. The	•
47			with the Office of State Fire Marshal rega	
48			insurance for fire losses and damages re-	quired by this section
49 50	( <b>0</b> )	Dear	subdivision during this period.	
50	"\$ 59 21 $\frac{(2)}{45}$ CL		red for future codification purposes.	
51	<u>8 20-21B-45. Cl</u>	anns s	<u>ıbmission and adjudication.</u>	

1	(a) A St	ate department, agency, or institution required under this Part to make
2		the Self-insurance Fund shall submit a claim to the Self-insurance Fund when
3		agency, or institution experiences loss or damage to State property as a result of
4	-	lf-insurance Fund shall process all claims submitted under this Part. The
5		und shall pay claims associated with loss or damage in an amount not exceeding
6		it would cost to repair or replace the property with material of like kind and
7		reasonable time after the loss or damage.
8		amount to be paid for a claim under this section is determined by the Office of
9		al and the official designated by the State department, agency, or institution
10	controlling the S	tate property for which the claim was submitted. If an agreement as to the extent
11	of the loss or dar	nage related to that claim cannot be reached between these two parties, then the
12	amount of the lo	oss or damage shall be determined by three appraisers and no claim amount in
13	dispute shall be	paid until the completion of that determination. The three appraisers shall be
14	disinterested per	sons who are qualified from experience to appraise and value property and shall
15	be selected as for	<u>llows:</u>
16	<u>(1)</u>	The State Fire Marshal shall select one appraiser.
17	<u>(2)</u>	The official designated by the State department, agency, or institution
18		controlling the property for which the claim was submitted shall select one
19		appraiser.
20	<u>(3)</u>	The two appraisers selected by the State Fire Marshal and the designated
21		official shall select a third appraiser. If the appraisers selected by the State Fire
22		Marshal and the designated office fail to agree upon a third appraiser within
23		15 days of their selection, then, on request of the State Fire Marshal or the
24		designated official, a third appraiser shall be selected by the Secretary of the
25		Department of Administration.
26		ppraisers selected and required under this section shall file their written report
27		f the selection of all three required appraisers detailing the loss or damage with
28		tate Fire Marshal and with the State department, agency, or institution that
29 30	submitted the cla (d) The c	bosts of any appraisal required under this section shall be paid by, and considered
31		e expense of, the Self-insurance Fund.
32		the determination of the loss or damage to the State property made by the
33		ed and required under this section, the Self-insurance Fund shall pay the claim
34		licable State department, agency, or institution.
35		ithstanding G.S. 58-2-75 or any other provision of this Chapter to the contrary,
36		n of the loss or damage to State property by the appraisers under this section is
37		nd not a contested case under Article 3 of Chapter 150B of the General Statutes."
38		<b>FION 32.3.(e)</b> Effective May 1, 2026, Part 1 of Article 31A of Chapter 58 of
39		ites reads as rewritten:
40		"Part 1. Public Education Property.
41	"§ 58-31A-1. De	1 0
42	The followin	g definitions shall apply in this Part:
43	(1)	Enterprise Fund. – The Public Property Insurance Enterprise Fund established
44		under G.S. 58-31B-2.
45	<u>(1a)</u>	Insurable hazards. – A minimum list of perils, risks, or hazards which must be
46		insured against loss, which includes the following: fire, lightning, windstorm,
47		hail, explosion, aircraft or vehicles, riot or civil commotion, smoke,
48		vandalism, sprinkler leakage, sinkhole collapse, volcanic action, falling
49		objects, weight of snow, ice or sleet, or water damage. All perils defined under
50		<u>G.S. 58-31B-1.</u>

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1	<u>(1b)</u>	Insurance Fund. – The State Public Education Property	Insurance Fund
2 3	(2)	established under G.S. $58-31A-20$ . Public education board. – A local board of education of edu	
4		administrative unit, as defined in G.S. 115C-5(5), a board	
5		regional school, as defined in G.S. 115C 238.63, The gover	
6 7		public school unit, as those terms are defined in G.S. 1150 trustees of a community college, as defined in G.S. 115D-12	2.
8 9	(3)	Public education property. – Property Real property, and appurtenances found in or attached to that real property, or	owned by a local
10		board of education, a regional school board of directors,	or a community
11		college board of trustees.public education board.	
12		<del>ity of the State Fire Marshal to operate <u>Operation of i</u>nsu</del>	rance system for
13	-	c education property.	
14		State Fire Marshal shall have the duty to manage and ope	
15	_	blic education property. The State Fire Marshal may offer a s	
16	•	charter schools approved pursuant to G.S. 115C-218.5. again	
17	-	insurable hazards to public education property in accordance	
18		ystem of insurance under this Part shall be operated at a lo	-
19		and to the State while also ensuring the solvency of the Insura	ance Fund and the
20	Enterprise Fund.		
21	•••		
22		State Public Education Property Insurance <del>Fund; decrea</del>	-
23		fund reaches five percent of total insurance in force. Fund	
24		is established a Creation The State Public Education Proper	-
25	<del>(Fund) <u>is</u> establi</del>	shed as a nonreverting special fund in the State treasury for	or the purpose of
26	providing a reser	ve against property loss of public education boards. The Sta	te Treasurer shall
27		of the Fund and shall invest its assets in accordance with	1
28	G.S. 147-69.2 an	d G.S. 147-69.3. All funds paid over to the State Treasurer	by the State Fire
29		niums on insurance by public education boards and all mon	
30		oans and deposits and from any other source connected with	
31	1 1 2	ll be held by the State Treasurer in the Fund for the purp	1,2,0
32		s for which the Fund shall be liable and the expenses necessa	
33	conduct of the in	surance of such property, together with such premiums for re	insurance that the
34	State Fire Marsh	al may deem necessary to reinsure as provided by this Artic	ele.Department of
35	Insurance.		
36		the balance of the Fund reaches the sum of five percent	
37		e, then annually thereafter the State Fire Marshal shall proport	
38	the premiums on	insurance to an amount which will be sufficient to maintain	the Fund at five
39		the total insurance in force, and in the event in the judgment	
40	Marshal the inco	me from the investments of the Fund are sufficient to maintai	n the same at five
41	percent (5%) of t	he total insurance in force, no premium shall be charged for	the ensuing year.
42	However, no pub	lic education board shall cease to pay premiums until five an	nual payments of
43	premiums have	been made on a building or property insured whether or	not through such
44	payments the Fur	nd shall be increased beyond five percent (5%) of the total in	nsurance in force,
45	unless such buil	ding or property shall cease to be insurable under this Ar	ticle within such
46	five-year period.		
47	(c) Source	e of Funds The Insurance Fund shall consist of the following	ng funds:
48	<u>(1)</u>	The premium payments made by each public education boar	d that participates
49		in the insurance program operated under this Part.	-
50	<u>(2)</u>	Transfers from the Enterprise Fund to the Insurance Fund f	for the purpose of
51		paying claims for damage or loss to public education prope	rty resulting from

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1	any insurable hazard that are submitted by a public education board in
2	accordance with this Part.
3	(3) Any funds appropriated to the Insurance Fund.
4	(d) Utilization of Funds. – The Office of State Fire Marshal is authorized to utilize the
5	funds in the Insurance Fund solely for the following purposes:
6	(1) Administration of the Insurance Fund and the Enterprise Fund. – No more
7	than ten percent (10%) of the amount collected in premiums in any State fiscal
8	year may be used for the purposes of administering the Insurance Fund and
9	the Enterprise Fund and carrying out duties under this Part.
0	(2) Payments to the Enterprise Fund. – Quarterly, any funds in the Insurance Fund
1	that are not to be utilized for the administrative purposes authorized under this
2	section or to pay out any claims that have been previously submitted under
3	this Part by a public education board shall be transferred to the Enterprise
4	Fund.
5	(e) Prohibited Use of Funds. – No funds in the State Public Education Property Insurance
6	Fund shall be utilized to purchase any commercial insurance or reinsurance product.
7	"§ 58-31A-25. Insurance Optional insurance of property by public education boards; notice
8	of election to insure and information to be furnished; outstanding policies.
9	(a) All public education boards may insure in the Insurance Fund as part of the program
20	of insurance operated under this Part all public education property titled to that board against the
21	direct loss or damage by insurable hazards in public education buildings and other public
2	education properties in the Fund. Any property covered by an insurance policy in effect on the
23	date when the property of a public education board is insured in the Fund shall be insured by the
24	Fund as of the expiration of the policy.hazards, subject to the requirements of this Part.
25	(b) Each public education board shall give notice of its election to insure <u>public education</u>
26	property in the Insurance Fund under this Part at least 90 days prior to such-insurance in the
27	Insurance Fund becoming effective and effective. As part of the required notice, the public
28	education board shall furnish to the Office of State Fire Marshal a full and complete list of all
.9	outstanding property insurance policies, giving in complete detail the or reinsurance policies.
0	This list shall include all of the following information in complete detail:
1	(1) The name of the insurers, the insurer operating each commercial property
2	insurance or reinsurance policy.
33	(2) <u>The amount of the insurance and expirations thereof. While the said insurance</u>
4	policies remain in effect, the Fund shall act as coinsurer of the properties
5	covered by such insurance to the same extent and in the same manner as is
6	provided for coinsurance under the provisions of the standard form of property
37	insurance as provided by law, and in the event of loss shall have the same
88	rights and duties as required by participating insurance companies.each
89	insurance or reinsurance policy.
0	(3) The date each insurance or reinsurance policy expires.
1	(c) No public education property shall be insured by the Insurance Fund if that property
12	is covered by a commercial insurance or reinsurance policy. Both of the following shall apply:
13	(1) Any public education property covered by a commercial insurance or
14	reinsurance policy that is in effect on the date when a public education board
15	elects to insure property in the Insurance Fund as part of the program of
16 17	insurance operated under this Part shall not be insured by the Insurance Fund
7	until the expiration of the commercial insurance or reinsurance policy. On the
48	date of the expiration of the applicable policy, the public education property
19	shall be considered insured by the Insurance Fund.
50	(2) If a public education board obtains a commercial insurance or reinsurance
51	policy for any public education property that is currently insured by the

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1	Insurance Fund, then, on the date the commercial insurance	ce or reinsurance
2	policy is to take effect, any property covered by that comme	
3	reinsurance policy, to any degree, shall no longer be insured	by the Insurance
4	Fund and the certification of insurance issued under this	Article shall be
5	considered null and void on that date.	
6	(d) <u>A public education board that elects to not insure public education</u>	n property in the
7	Insurance Fund under this Part shall be ineligible to receive State funds as ine	demnification for
8	any direct loss of, or damage to, public education property resulting from insur	able hazards.
9	"§ 58-31A-30. Inspections of insured public education properties.	
10	(a) The In addition to the inspections required under G.S. 115C-525(	b), the Office of
11	State Fire Marshal shall provide for periodic inspections of all public education	
12	State of North Carolina insured under the provisions of this Article, in addition	
13	required by G.S. 115C-525(b). The person making inspections required under (	
14	shall furnish a copy to the State Fire Marshal, and the local superintendent sh	
15	State Fire Marshal their corrective action plan. in the Insurance Fund as part of	
16	insurance operated under this Part. Each public education property shall be ins	pected under this
17	section no less than every five years.	
18	(b) The inspections required under this section shall be include inspecti	
19	prevention of insurable hazards and for safety of buildings and particularly	U U
20	provide instruction to students. The inspections shall be the basis for offering	
21	advice as may be thought to be necessary making recommendations to safe	
22	public education buildings from death and injury from school fires or ex	-
23	insurable hazards and to protect the properties from loss, loss or damage from i	
24	The public education properties boards shall be required so far as possible, a	
25	carry out and put into effect any recommendations made by the State Fire Ma	
26	accordance with G.S. 115C-525, as a result of these inspections and as a	condition of the
27	applicable public education property remaining insured in the Insurance Fund.	· · · · ·
28	"§ 58-31A-35. Information to be furnished prior to insuring in Fund	<del>i; providing for</del>
29 30	payment of premiums. <u>Fund.</u> Public At least 90 days prior to the date that the applicable public educ	ation property is
30 31	insured in the Insurance Fund as part of the program of insurance operated	
32	<u>public</u> education boards shall, at least 90 days before insuring in the Fund, boards	
33	the Office of State Fire Marshal a complete and detailed list of all <del>public educat</del>	
33 34	contents of those buildings and other insurable public education property, toget	U
35	under that board's control and an estimate of the present value of the proper	
36	purposes of insuring in the Fund shall be reached by agreement in accordance w	•
37	established for adjustment of losses. Public education boards and the tax-levy:	1
38	be required to provide for the payment of premiums for insurance on the sch	<b>č</b>
39	each public education board, respectively, to the extent of not less than eighty	
40	the current insurable value of the said properties, including the insurance in p	1 1
41	companies and the insurance provided by the Fund-that property provided	- ·
42	selected by the public education board.	<u>,</u>
43	"§ 58-31A-40. Determination and adjustment of premium rates; certificate	<del>e as to insurance</del>
44	carried; no lapse; notice as to premiums required, and	
45	<del>premiums.</del> rates.	
46	(a) The <u>Office of State</u> Fire Marshal shall determine the <del>annual</del> pre	emium rate to be
47	charged for insurance of public education properties pursuant to this Article	
48	Insurance Fund as part of the program of insurance operated under this Part. Pro-	
49	be adjusted from time to time so as to provide insurance against damage or lo	
50	insurable hazards to public education buildings and properties of the public ed	ucation boards at
51	the lowest cost possible in keeping with the payment of cost of administration u	under this Article,

1	
1	and the creation of adequate reserves to pay losses which may be incurred. The State Fire Marshal
2 3	shall furnish to each public education board annually and, at such times as changes may require,
3 4	a certificate showing the amount of insurance carried on each item of insurable property. This insurance shall not lapse but shall remain in force until the public education board requests that
4 5	the insurance be canceled or until such property becomes uninsurable in the manner set out in
5 6	G.S. 58-31A-45. From time to time, the public education board shall be notified as to the amount
0 7	of the premiums required to be paid for insurance and the amounts to be provided for in the
8	
8 9	annual budget of the public education board. The tax-levying authorities shall provide by taxation or otherwise a sum sufficient to pay the required premiums.annually.
10	(b) The public education board shall, within 30 days from notice of the rate of the
10	premium, pay to the State Fire Marshal the amount of the premiums on the insurance, and in the
12	event that there are no funds available to make a payment on the premiums as required by this
12	subsection, the premium shall be paid out of the first funds available to the public education
13 14	board. Delayed payments shall bear interest at the rate of six percent (6%) per annum.
14	
15 16	(c) In setting the premium rates under this section, all of the following shall be considered:
10 17	
	(1) The duty to provide insurance against damage or loss resulting from insurable
18 19	hazards to public education property at a low cost while also ensuring the
19 20	solvency of the Insurance Fund and the Enterprise Fund.
20 21	(2) <u>The reasonable administrative expenses of the Insurance Fund and the</u> Enterprise Fund.
21 22	
22	(3) The need to maintain adequate reserves in the Enterprise Fund to pay claims under this Part for public education property damage or loss resulting from
23 24	insurable hazards.
2 <del>4</del> 25	(4) The results of the actuarial analysis conducted under G.S. 58-31B-5.
23 26	(d) If the balance of the assets held in the Enterprise Fund equals at least five percent
20 27	(5%) of the combined replacement value of all public education property insured in the State
27	Insurance Fund and all State property, as that term is defined in G.S. 58-31B-1, covered by the
28 29	Self-insurance Fund, then the required contribution amounts shall be proportionately decreased
30	to an annual amount that is sufficient to maintain the assets held in the Enterprise Fund at five
31	percent (5%) of the combined replacement value of all public education property insured in the
32	Insurance Fund and all State property covered by the Self-insurance Fund.
32 33	"§ 58-31A-41. Certificate of insurance.
33 34	<u>On no less than an annual basis, and as the need requires, the Office of State Fire Marshal</u>
35	shall furnish to each public education board a certificate showing the amount of insurance carried
36	on each public education property insured as part of the program of insurance operated under this
30 37	Part. This insurance shall not lapse but shall remain in force unless the public education board
38	requests the insurance be canceled or the public education property becomes uninsurable, as
39	determined by the appraisers under G.S. 58-31A-45 or by the State Fire Marshal.
40	"§ 58-31A-43. Payment of premiums.
41	(a) The Office of State Fire Marshal shall set the interval at which payments for premiums
42	under this Part shall be made by a public education board. Intervals shall be set in a manner that
43	takes into account the necessity of the amount due for premiums under this Part to be provided
44	for in the annual budget of public education boards. The Office of State Fire Marshal shall
45	provide notification to each public education board as to the premium amount due at each
46	interval. Within 30 days of notice of an amount due for premiums under this Part, the public
47	education board shall pay the amount due.
48	(b) The tax-levying authorities associated with a public education board shall provide by
49	taxation or otherwise a sum sufficient to pay the required premiums due under this Part. If there
50	are no funds available to a public education board to make a payment required by this section,

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1	then the amount due shall be paid out of the first funds available to the	public education board.
2	Delayed payments shall bear interest at the rate of six percent (6%) per a	-
3	(c) Upon receipt of a payment for any premium due under this Pa	
4	deposited in the State Public Education Property Insurance Fund.	<u>rt, the pujment shull be</u>
5	"§ 58-31A-45. Adjustment of losses; determination and report of a	nnraisers: navment of
6	amounts to treasurers of local school administrative u	
0 7	funds. Claims submission and adjudication.	ints, disputsement of
8	(a) In the event of loss or damage by insurable hazards to <u>a publication</u>	lic education buildings
9	and properties for the public education boards, the property insured in the	
10	of the program of insurance operated under this Part, a public education	
10		
	claim to the Insurance Fund. The Insurance Fund shall process all claim	
12	Part. The Insurance Fund shall pay <u>claims associated with</u> the loss (i) in	
13	the amount of insurance carried bore to the valuation of the property at the second se	
14	but or damage in an amount not exceeding the amount which that it would	1 1
15	the property with material of like kind and quality within a reasonable tin	
16	in excess of the amount of insurance provided for the property, and (i	
17	amount of the loss that the Fund is required to pay in participation w	
18	companies having policies of insurance in force on the properties at	
19	damage. The Fund shall not be liable for a greater proportion of any l	
20	insurance shall bear to the whole insurance covering the property agains	t the peril involved.loss
21	or damage.	
22	(b) In the event of loss or damage by insurable hazards to public of	6
23	properties of the public education boards, to the property insured, when	-
24	for a claim under this section is determined by the Office of State Fire	
25	education board controlling the public education property for which the	-
26	an agreement as to the extent of the loss or damage cannot be arrived a	
27	State Fire Marshal and the public education board with control charge	
28	property, then the amount of the loss or damage shall be determined	• • • • • •
29	appraisers. The three appraisers shall be disinterested persons who are qu	
30	to appraise and value property and shall be selected as follows: the State	
31	(1) <u>The State Fire Marshal</u> shall select one appraiser, the	
32	(2) <u>The public education board in control of controlling</u>	1 1 0
33	the claim was submitted shall select one appraiser, and	
34	(3) <u>The two appraisers selected by the State Fire Marshal a</u>	1
35	board shall select a third appraiser. The selecte	
36	disinterested persons and shall be qualified from exp	
37	value the property. If the appraisers appointed by the	
38	the public education board shall fail to agree upon a th	11
39	days of their selection, then, on request of the State Fin	1
40	education board, a third appraiser shall be selected l	
41	superior court judge of the superior court district or se	et of districts as defined
42	in G.S. 7A-41.1 in which the property is located.	
43	(c) The selected appraisers selected and required under this section	
44	report within 90 days of the selection of all three required appraisers deta	
45	with the State Fire Marshal and with the public education board. board the	
46	If the appraisers determine that, after the loss or damage, the public ed	ducation property is no
47	longer insurable, then this determination shall be included in the report.	
48	(d) The costs of the any appraisal required under this section sha	
49	considered an administrative expense of, the State Education Public Prop	
50	(e) Upon the determination of the loss <u>or damage to the public eq</u>	
51	by the appraisers, appraisers selected and required under this section,	the State Fire Marshal

1 Insurance Fund shall pay the claim in the full amount of the loss or damage to the education 2 property to the finance officer of the public education board, upon proper warrant of the State 3 Fire Marshal. The funds shall be paid out by the finance officer for the disbursement of the funds 4 to the applicable public education board. 5 "§ 58-31A-50. Maintenance of inspection and engineering service; cancellation and 6 prohibition of insurance. 7 The State Fire Marshal is authorized and empowered to may maintain an inspection (a) 8 and engineering service deemed by it to be appropriate and necessary to reduce the risk of 9 insurable hazards of fire in public education buildings insured in the Fund and to expend for such 10 purpose not in excess of ten percent (10%) of the annual premiums collected from the public education boards. Insurance Fund as part of the program of insurance operated under this Part. 11 12 This service shall be considered an administrative expense and subject to the fund utilization 13 limitations of G.S. 58-31A-20(d). 14 (b) The State Fire Marshal is authorized and empowered to cancel any insurance on or 15 prohibit the insurance of any public education property when, in his or her opinion, in the Insurance Fund if, because of dilapidation and depreciation of the property, the property is not 16 17 insurable or becomes no longer insurable. 18 (c) The public education board shall be notified at least 30 days prior to cancellation, and 19 in the event any cancellation under this section. If the public education board demonstrates the 20 property can be subject to cancellation has been restored to insurable condition, then the State 21 Fire Marshal may continue insurance coverage, provided, that the findings and results of the 22 inspection of public education property by the agents of the State Fire Marshal shall be reported 23 to the public education board and to the tax-levying authority for that public education board that 24 carry insurance with the Fund at least 30 days prior to finalization of a local budget for that fiscal 25 year to ensure that all public education property shall be properly taken care of and made safe 26 from fire hazards.or resume insuring that property in the Insurance Fund in accordance with this 27 Part. ...." 28 29 **SECTION 32.3.(f)** G.S. 150B-1(d) reads as rewritten: 30 "(d) Exemptions from Rule Making. - Article 2A of this Chapter does not apply to the 31 following: 32 33 The Office of State Fire Marshal with respect to Part 1 of Article 31A of (35) 34 Chapter 58 of the General Statutes." 35 SECTION 32.3.(g) Effective May 1, 2026, G.S. 150B-1(d)(35), as enacted by 36 subsection (f) of this section, reads as rewritten: 37 "(35) The Office of State Fire Marshal with respect to Article 31B and Part 1 of 38 Article 31A of Chapter 58 of the General Statutes." 39 **SECTION 32.3.(h)** Effective May 1, 2026, the following are repealed: 40 (1)G.S. 58-31-1. 41 (2)G.S. 58-31-5. 42 (3) G.S. 58-31-10. 43 (4) G.S. 58-31-12. 44 (5) G.S. 58-31-15. 45 (6)G.S. 58-31-35. 46 (7)G.S. 58-31-45. 47 (8) G.S. 58-31A-10. 48 (9) G.S. 58-31A-15. 49 (10)G.S. 58-31A-55. 50 (11)G.S. 147-69.2(a)(12).

1	<b>SECTION 32.3.(i)</b> The Department of Insurance and the Office of State Fire Marshal		
2	shall not maintain any commercial insurance or reinsurance policy or coverage to protect the		
3	State Property Fire Insurance Fund and State Public Education Property Insurance Fund beyond		
4	May 1, 2026, or the earliest date that does not breach any current contract with any insurer or		
5	reinsurer, whichever is later. The prorated refund, if any, on insurance or reinsurance premiums		
6	shall be transferred to the Public Property Insurance Enterprise Fund, established under		
7	G.S. 58-31B-2, as enacted by this section. Beginning May 1, 2026, no State property shall be		
8	covered by the State Property Fire Insurance Fund and instead shall be covered by the State		
9	Property Self-insurance Fund.		
10	SECTION 32.3.(j) Effective July 1, 2025, there is appropriated from the State		
11	Emergency Response and Disaster Relief Fund to the Public Property Insurance Enterprise Fund,		
12	established under G.S. 58-31B-2, as enacted by this section, the sum of two hundred million		
13	dollars (\$200,000,000) in nonrecurring funds for the 2025-2026 fiscal year to be used for the		
14	initial capitalization of the Enterprise Fund. Until May 1, 2027, up to the total of one million five		
15	hundred thousand dollars (\$1,500,000) of these funds may be used for administrative purposes		
16	to implement this section.		
17	<b>SECTION 32.3.(k)</b> On May 1, 2026, the following funds shall be transferred to the		
18	Public Property Insurance Enterprise Fund, established under G.S. 58-31B-2, as enacted by this		
19	section:		
20	(1) All funds in the State Public Education Property Insurance Fund as of April		
21	30, 2026, that are not associated with a premium payment due for insurance		
22	in the State Public Education Property Insurance Fund on or after May 1,		
23	2026.		
24	(2) All funds in State Property Fire Insurance Fund.		
25	<b>SECTION 32.3.(</b> <i>l</i> ) As efficiently as practicable, the Office of State Fire Marshal		
26	shall develop policies and procedures related to the implementation of Article 31B of Chapter 58		
27	of the General Statutes and the changes to Article 31A of Chapter 58 of the General Statutes, as		
28	enacted by this section.		
29 20	<b>SECTION 32.3.(m)</b> The Department of Administration and the Office of State Fire		
30	Marshal shall enter into a memorandum of understanding for the transfer of funds from the State		
31	Property Self-insurance Fund to be used to cover the costs to the Department of Administration		
32	for two full-time positions to assist with the appraisal of State property in conjunction with the		
33	Facilities Assessment Condition Program for State property. Funds transferred for this purpose		
34 25	shall be considered an administrative expense of the State Property Self-insurance Fund.		
35 26	SECTION 32.3.(n) Effective May 1, 2026, G.S. 115C-523.1 reads as rewritten:		
36 37	"§ 115C-523.1. Duty to insure public school property.		
38	(a) The local board of education of every local school administrative unit in the public school system of this State, in order to safeguard the investment made in public schools,		
38 39	school system of this state, in order to safeguard the investment made in public schools, shall:State shall do all of the following:		
40	shan. State shan do an of the following.		
40 41	<ul><li>(3) Provide to the Commissioner of Insurance Office of State Fire Marshal a list</li></ul>		
42	of all of its insurable buildings, the equipment and contents of the buildings,		
42 43	and their insurable values by October 1 of each year.		
44	and then insurable values by October 1 of each year.		
44 45	(c) Local boards of education may purchase shall satisfy the minimum insurance		
46	requirements of subsection (a) of this section by doing either of the following, or some		
40 47	combination of the two:		
48	(1) <u>Purchasing insurance from companies duly licensed and authorized to sell</u>		
49	insurance in this State or may obtain insurance in accordance with the		
50	provisions of Article 31A of Chapter 58 of the General Statutes, "State		
51	Insurance of Public Education Property." <u>State.</u> If a local board of education		

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	purchases insurance from a company duly licensed	d and authorized to sell
	insurance in this State for any insurable building	g, its equipment, or its
	contents, then the local board of education shall pro-	
	Office of State Fire Marshal with a copy of the po	licy of insurance. If the
	policy of insurance is cancelled, terminated, or chan	
	the local board of education shall notify the Commiss	ioner Office of State Fire
	Marshal within five days of the effective date of the c	ancellation, termination,
	or change.	
<u>(2)</u>	Insuring public education property against loss from	
	that term is defined in G.S. 58-31A-1, in the progra	
	under Part 1 of Article 31A of Chapter 58 of the Ge	
	board of education elects to not insure a local sche	
	public education property pursuant to this subdivi	-
	G.S. 58-31A-25(d) shall apply with respect to that up	nit's eligibility to receive
	State funds.	
. ,	Commissioner of Insurance State Fire Marshal determ	• •
•	o comply with the provisions of subsections (a), (b), ar	
Commissioner of	f Insurance State Fire Marshal may order, for each se	eparate violation, a civil
	e procedures in G.S. 58 2-70(d). Article 78A of Cha	
	standing G.S. 58-78A-6(a). Every 24 hours without su	ich insurance constitutes
a separate violat		
	<b>FION 32.3.(0)</b> Effective May 1, 2026, G.S. 115C-523.	2 reads as rewritten:
0	Flood insurance.	
	ocal board of education of every local school adminis	-
•	f this State, in order to safeguard the investment made	-
	nsured to the extent of not less than eighty percent (80%	
	ined by the insurer and the insured, of each of its ins	
	property is located, or becomes located in, an area iden	
	Iap produced by the Federal Emergency Management	<b>č</b> .
•	the flood event having a one percent (1%) chance of be	0 1
	r. The local board of education shall provide to the $\frac{1}{2}$	
	ire Marshal a list of all of its insurable buildings against	flood and their insurable
values by Octob	er 1 of each year.	
···		
	boards of education may purchase shall satisfy t	
-	subsection (a) of this section by doing either of	the following, or some
combination of t		1 1 1 1 1 1
<u>(1)</u>	Purchasing insurance from companies duly license	
	insurance in this State or may obtain insurance	
	provisions of Article 31A of Chapter 58 of the	
	Insurance of Public Education Property." <u>State.</u> If a	
	purchases insurance from a company duly licensed	
	insurance in this State for any insurable building aga	
	board of education shall provide the Commission	
	<u>Marshal</u> with a copy of the policy of insurance. If the	
	cancelled, terminated, or changed for any reason,	
	education shall notify the Commissioner Office of S	
	five days of the effective date of the cancellation, ter	
<u>(2)</u>	Insuring public education property against loss from	
	that term is defined in G.S. 58-31A-1, in the progra	
	under Part 1 of Article 31A of Chapter 58 of the Ge	eneral Statutes. If a local

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1		board of education elects to not insure a local school administrative unit's
2		public education property pursuant to this subdivision, the provisions of
3		G.S. 58-31A-25(d) shall apply with respect to that unit's eligibility to receive
4		State funds.
5	(d) I	f the Commissioner of Insurance State Fire Marshal determines that any person has
6		led to comply with the provisions of subsections (a), (b), and (c) of this section, the
7		her of Insurance State Fire Marshal may order, for each separate violation, a civil
8		er the procedures in G.S. 58-2-70(d). Article 78A of Chapter 58 of the General
9		twithstanding G.S. 58-78A-6(a). Every 24 hours without such insurance constitutes
10	a separate v	
11	-	SECTION 32.3.(p) Effective May 1, 2026, G.S. 115D-58.11 reads as rewritten:
12		11. Fire and casualty insurance on institutional buildings and contents.
13		The board of trustees of each institution, in order to safeguard the investment in
14	. ,	buildings and their contents, shall:institution shall do all of the following:
15	mstitutional	bundings and their contents, shan. <u>Institution shar do un or the following.</u>
16		<ul> <li>Provide to the Commissioner of Insurance and the Office of State Fire Marshal</li> </ul>
17	(	a list of all of its institution's insurable buildings, the equipment and contents
18		of the buildings, and their insurable values by October 1 of each year.
19		of the bundlings, and then insurable values by October 1 of each year.
20	 (c) I	Boards of trustees may purchase shall satisfy the minimum insurance requirements of
21		a) of this section by doing either of the following, or some combination of the two:
22		1) <u>Purchasing insurance from companies duly licensed and authorized to sell</u>
23	2	insurance in this State or may obtain insurance in accordance with the
24		provisions of Article 31A of Chapter 58 of the General Statutes, "State
25		Insurance of Public Education Property." <u>State.</u> If the board of trustees of an
26		institution purchases insurance from a company duly licensed and authorized
27		to sell insurance in this State for any insurable building, its equipment, or its
28		contents, then the board of trustees shall provide the Commissioner and the
29		<u>Office of State Fire Marshal</u> with a copy of the policy of insurance. If the
30		policy of insurance is cancelled, terminated, or changed for any reason, then
31		the board of trustees shall notify the Commissioner and the Office of State
32		Fire Marshal within five days of the effective date of the cancellation,
33		termination, or change.
34	(	2) Insuring public education property against loss from all insurable hazards, as
35	-	that term is defined in G.S. 58-31A-1, in the program of insurance operated
36		under Part 1 of Article 31A of Chapter 58 of the General Statutes. A local
37		board of education that elects to not insure public education property pursuant
38		to this subdivision is ineligible to receive state funds as indemnification
39		against the direct loss of or damage to public education property by insurable
40		hazards.
41	(d) I	f the Commissioner of Insurance State Fire Marshal determines that any person has
42		led to comply with the provisions of subsections (a), (b), and (c) of this section, the
43	•	her of Insurance State Fire Marshal may order, for each separate violation, a civil
44	penalty und	er the procedures in G.S. 58-2-70(d). Article 78A of Chapter 58 of the General
45		twithstanding G.S. 58-78A-6(a). Every 24 hours without such insurance constitutes
46	a separate o	ffense violation."
47	-	SECTION 32.3.(q) Effective May 1, 2026, G.S. 115D-58.11A reads as rewritten:
48	"§ 115D-58	11A. Flood insurance.
49	(a) [	The board of trustees of each institution, in order to safeguard the investment in
50	institutional	buildings and their contents, shall insure and keep insured to the extent of not less
51	than eighty	percent (80%) of the current insurable value, as determined by the insurer and the

**General Assembly Of North Carolina** Session 2025 1 insured, of each of its insurable buildings against flood when that property is located, or becomes 2 located in, an area identified on the latest Flood Insurance Rate Map produced by the Federal 3 Emergency Management Agency as area that will be inundated by the flood event having a one 4 percent (1%) chance of being equaled or exceeded in any given year. The board of trustees of 5 each institution shall provide to the Commissioner of Insurance and the Office of State Fire 6 Marshal a list of all of its institution's insurable buildings against flood and their insurable values 7 by October 1 of each year. 8 . . . 9 (c) The board of trustees may purchase shall satisfy the minimum insurance requirements 10 of subsection (a) of this section by doing either of the following, or some combination of the two: 11 Purchasing insurance from companies duly licensed and authorized to sell (1)12 insurance in this State or may obtain insurance in accordance with the provisions of Article 31A of Chapter 58 of the General Statutes, "State 13 Insurance of Public Education Property." State. If the board of trustees of an 14 15 institution purchases insurance from a company duly licensed and authorized to sell insurance in this State for any insurable building against flood, the 16 board of trustees shall provide the Commissioner and the Office of State Fire 17 18 Marshal with a copy of the policy of insurance. If the policy of insurance is 19 cancelled, terminated, or changed for any reason, the board of trustees shall 20 notify the Commissioner and the Office of State Fire Marshal within five days 21 of the effective date of the cancellation, termination, or change. 22 (2) Insuring public education property against loss from all insurable hazards, as that term is defined in G.S. 58-31A-1, in the program of insurance operated 23 24 under Part 1 of Article 31A of Chapter 58 of the General Statutes. If a board 25 of trustees elects to not insure an institution's public education property 26 pursuant to this subdivision, the provisions of G.S. 58-31A-25(d) shall apply 27 with respect to that institution's eligibility to receive State funds. 28 If the Commissioner of Insurance-State Fire Marshal determines that any person has (d) 29 willfully failed to comply with the provisions of subsections (a), (b), and (c) of this section, the 30 Commissioner of Insurance-State Fire Marshal may order, for each separate violation, a civil penalty under the procedures in G.S. 58-2-70(d). Article 78A of Chapter 58 of the General 31 32 Statutes, notwithstanding G.S. 58-78A-6(a). Every 24 hours without such insurance constitutes 33 a separate violation." 34 SECTION 32.3.(r) Effective May 1, 2026, G.S. 58-78A-1(b) is amended by adding 35 two new subdivisions to read: 36 "(22) Administration of the State Public Education Property Insurance Fund under 37 Part 1 of Article 31A of this Chapter. Administration of the Public Property Insurance Enterprise Fund and the State 38 (23)39 Property Self-insurance Fund under Article 31B of this Chapter."

40 SECTION 32.3.(s) Effective May 1, 2026, Article 31 of Chapter 58 of the General 41 Statutes is amended by adding a new section to read:

# 42 "<u>§ 58-31-16. Coverage for property not included in the State Property Self-insurance Fund.</u> 43 (a) The State Fire Marshal is authorized to acquire coverage for any property under the 44 control of a State department, agency, or institution that is either exempt from Part 2 of Article 45 <u>31B of this Chapter or for which there is no coverage under Article 31B of this Chapter.</u> 46 (b) The cost for any coverage acquired for a State department, agency, or institution under 47 this section shall be paid in full by that State department, agency, or institution."

- 48 **SECTION 32.3.(t)** G.S. 58-31-20, as amended by Section 6.4(a) of S.L. 2024-1, 49 reads as rewritten:
- 50 "§ **58-31-20**. Use and occupancy and business interruption insurance.

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(a) Upon The State Fire Marshal may acquire use and occupancy or insurance upon the request of any State department, agency, or institution and business interruption insurance shall be provided on state-owned instituted designated State-owned property of such that department, agency, or instituted instituted and business interruption insurance shall be provided on state-owned instituted designated State-owned property of such that department, agency, or instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided and business interruption insurance shall be provided on state-owned instituted and business interruption insurance shall be provided and business interruption insurance shall be provided and business interruption insurance shall be provided a	, use and occupancy ution for specifically
by the State Property Fire Insurance Fund. institution.	
(b) Premiums for such any use and occupancy or business in	terruption insurance
coverage requested under this section shall be paid by each requesting	
agency, or institution in accordance with rates fixed by the State Fire Mar	
by such insurance may be paid for out of the State Property Fire Insuran	
manner as fire losses. Office of State Fire Marshal that covers the costs of t	
(c) The State Fire Marshal, with the approval of the Governor and	
authorized and empowered to shall purchase from insurers admitted to a	
Carolina such use and occupancy or business interruption insurance or rei	
may be necessary to protect the State Property Fire Insurance Fund agains	_
such insurance coverage.to meet the coverage requested by a State depinstitution under this section."	bartment, agency, or
<b>SECTION 32.3.(u)</b> Effective May 1, 2026, G.S. 63A-24(a)(4)	raade as rewritten.
"(4) Article $\frac{31-31B}{9}$ of Chapter 58 of the General Statutes	
building located on State lands that is (i) privately owned	
and (ii) located within the North Carolina Global Tra	
requirements of <del>G.S. 58-31-2-G.S. 58-31B-40</del> are met."	, pro+1000
<b>SECTION 32.3.(v)</b> Except as otherwise provided, this section	n is effective when it
becomes law.	
PART XXXIII. INSURANCE – INDUSTRIAL COMMISSION [RESP	CRVED]
PART XXXIV. LIEUTENANT GOVERNOR [RESERVED]	
PART XXXV. MILITARY AND VETERANS AFFAIRS	
CODIFY NORTH CAROLINA VETERANS CEMETERY TRUST H	<b>FUND/VETERANS'</b>
CEMETERIES UPGRADE & MAINTENANCE	
SECTION 35.1.(a) Article 8A of Chapter 65 of the General St	atutes is amended by
adding the following new sections to read:	
" <u>§ 65-45. North Carolina Veterans Cemetery Trust Fund.</u> There is hereby established the North Carolina Veterans Cemetery Tr	ust Fund (horoinaftor
"Fund"), a special fund within the Department of Military and Veterans Af	
be maintained as a special fund and shall be administered by the Department	
operations and maintenance of the State's veterans' cemeteries. Interest accr	•
in the Fund shall be credited to the Fund. The Fund shall consist of the	-
funding:	tonowing sources of
(1) <u>All interest and investment earnings received on monies</u>	in the Fund.
(2) Any other funds, as directed by the General Assembly.	<u></u>
"§ 65-45.1. Veterans' cemeteries; reporting requirements.	
Not later than September 15 of each year, the Department of Military	and Veterans Affairs
shall submit a report to the Joint Legislative Oversight Committee on Gen	
House Appropriations Committee on General Government, the Se	
Committee on General Government and Information Technology, and	
Division on all of the following:	

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1	<u>(1)</u>	The overall condition of each of the State's veterans' ce	emeteries, including any
2		known issues that require maintenance and/or repair	
3		fiscal year.	
4	<u>(2)</u>	The total funds spent at each of the State's ve	eterans' cemeteries for
5	<u>\</u>	maintenance and/or repair and any other expenses in the	
6		and the source of the funds.	<u>ne prior State Insear year</u>
7	<u>(3)</u>	The number of full- and part-time employees assigned	d to work at each of the
8	<u>(5)</u>	State's veterans' cemeteries in the prior State fiscal ye	
9	(4)	The number of veterans and the legal spouses and	
10	<u></u>	veterans who were interred at each of the State's vet	
11		prior State fiscal year, and the type of interment for each	
12		and eligible dependent."	in veteran, iegai spouse,
12	SECT	<b>TION 35.1.(b)</b> Section 17.4 of S.L. 2020-78 is repealed	1
13		<b>(ION 35.1.(c)</b> The Department of Military and Veteran	
15		usand dollars (\$400,000) of the interest earned on the N	• •
16		Fund to create up to four positions to maintain and op	
17	veterans' cemeter		brute the existing state
18		<b>TION 35.1.(d)</b> G.S. 147-69.2 reads as rewritten:	
19		restments authorized for special funds held by State	Treasurer
20		section applies to funds held by the State Treasurer to t	
21	following:	tection upplies to funds here by the state freusurer to t	the credit of cueff of the
22	Tono wing.		
23	(25)	North Carolina Veterans Cemetery Trust Fund.	
24	"	Torin Carolina Veterano Comotory Trast Fand.	
25	SECT	<b>TION 35.1.(e)</b> Using funds appropriated to the Depa	rtment of Military and
26		for the 2025-2027 fiscal biennium for capital improve	•
27		ed in a prominent location on the grounds of each of the	
28		ue on which is inscribed President Abraham Lincoln's	
29		de during his Second Inaugural Address, which is as fo	_
30		orne the battle, and for his widow, and his orphan." The	
31		sand dollars (\$40,000) for all four plaques. Funds a	
32		r the 2025-2027 fiscal biennium that remain after the I	
33	-	be used for capital improvements.	pure noi
34	ine praques shan		
35	STATUTORY (	CHANGES	
36		<b>TION 35.2.</b> Article 14 of Chapter 143B of the Ge	neral Statutes reads as
37	rewritten:		
38		"Article 14.	
39		"Department of Military and Veterans Affairs	
40		"Part 1. General Provisions.	
41			
42	"8 143B-1211. P	owers and duties of the Department of Military and	Veterans Affairs.
43		e duty of the Department of Military and Veterans A	
44	following:		
45			
46	(10)	Manage and maintain the State's veterans nursing hor	mes and cemeteries and
47	、 /	their associated assets to the standard befitting tho	
48		uniform of the Armed Forces according to federa	
49		expansion and grow the capacity of these facilities and	
50		required pending the availability of designated fur	
51		perform the duties required by this subdivision sha	

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app	copriation by the General Assembly;	provided, however, the expenditure
<u>of f</u>	unds for the State's veterans nursing	homes shall be in accordance with
	-	y enter into contracts to perform the
dut	es required by this subdivision.	
"§ 143B-1218. Vet	erans Life Center; challenge gra	nt to provide rehabilitation and
	on services to veterans.	•
(a) There is he	eby established in the <del>Department of</del>	Military and Veterans Affairs Office
of State Budget and	Management (hereinafter "OSBM")	a challenge grant program for the
		poration, which shall be administered
		Funds appropriated by the General
•		allocate funds to the Center for the
	e	es and support to veterans across the
	• • •	ose without the express authorization
of the General Assemb		
		be disbursed to the Center under this
	•	in each fiscal year. The Department
		is each quarter so that the Center will
		e Center each quarter, but in no case
_		Center if the Center has not raised
	-	shall demonstrate, to the satisfaction
-		unds required by this subsection prior
		plant, shift, or reallocate Center funds
	eving the non-State dollars required	
		b) of this section, if the OSBM does
		iscal year because the Center did not
• •	-	OSBM and the Center on or before
		on June 30 but shall remain available
		al year as long as the Center satisfies
		is authorized to disburse grant funds
		even hundred fifty thousand dollars
	year because the amount disbursed is	for both the prior fiscal year and the
<u>current fiscal year.</u>		
	• • •	<del>st <u>OSBM</u> shall submit a written report</del>
-		Government and the Fiscal Research
	<b>C</b>	r shall provide the information to the
-		ested by the <b>Department</b> <u>OSBM</u> for
purposes of preparing	the report:	
"Part 9. Priority in H	imployment Assistance for Veterans	of the Armed Forces of the United
	States.	
•••		
	mentation and performance measu	
The North Carolin	Commission on Workforce Prepare	edness <u>NC Works Commission</u> shall:
	"Part 10. State Veterans Ho	ome.
	ishment.Establishment of State ver	
		hall construct, maintain, and operate
		n this State under the administrative
authority and control of	of the Department of Military and Ve	eterans Affairs. There is vested in the

1	Department any and all the powers and authority that may be necessary to enable it to establish
2	and operate the homes and to homes; provided, however, funds to construct, maintain, and
3	operate the homes shall be pursuant to appropriation by the General Assembly except as provided
4	in G.S. 143B-1294(c). The Department shall issue rules necessary to operate the homes in
5	compliance with applicable State and federal statutes and regulations. <u>The Department may enter</u>
6	into contracts to construct and maintain veterans homes in accordance with the provisions of
7	Articles 3, 3C, 3D, and 8 of Chapter 143 of the General Statutes and procedures established by
8	the Division of Purchase and Contract and the Office of State Construction. The Department may
9	enter into contracts to operate veterans homes as provided in G.S. 143B-1295.
10	(b) <u>Report Condition Assessment Results. – If the Department determines, based upon</u>
11	an assessment conducted by the Office of State Construction, the Department, or an entity with
12	whom the Department has contracted to conduct the assessment, that a State veterans home
13	requires repair in order to maintain the home in a safe and habitable condition, the Department
14	shall, not later than 24 hours after receiving the assessment report, submit a report of the
15	assessment findings to the Joint Legislative Oversight Committee on General Government, the
16	House Appropriations Committee on General Government, the Senate Appropriations
17	Committee on General Government and Information Technology, and the Fiscal Research
18	Division. The report shall, at a minimum, include the name of the State agency or other entity
19	that conducted the assessment, the reason for the assessment, the dangerous conditions found,
20	the Department's recommendations for remedying the dangerous conditions, and the estimated
21	costs of remedying the dangerous conditions.
22	
23	"§ 143B-1293. North Carolina Veterans Home Trust Fund.
24	
25	(c) Use of Fund. – The trust fund created in subsection (a) of this section shall be used
26	by the Department of Military and Veterans Affairs to do the following:
27	(1) To pay for the care of veterans in said State veterans homes;
28	(2) To pay the general operating expenses of the State veterans homes, including
29	the payment of salaries and wages of officials and employees of said homes;
30	and
31	(3) To <u>pay the costs to</u> remodel, repair, construct, modernize, or add
32	improvements to buildings and facilities at the homes.
33	
34	"§ 143B-1294. Funding.
35	
36	(c) All funds received by the Department shall be deposited in the North Carolina
37 38	Veterans Home Trust Fund, except for any funds deposited into special agency accounts astablished pursuant to $C = 142 P_1 + 1202 (d)(2)$ . The Vaterans' Affeirs Commission shell authorize
38 39	established pursuant to G.S. 143B-1293(d)(3). The Veterans' Affairs Commission shall authorize the expenditure of all funds from the North Carolina Veterans Home Trust Fund. The Veterans'
40	Affairs Commission may delegate authority to the Assistant Secretary of Veterans Affairs for the
40 41	expenditure of funds from the North Carolina Veterans Home Trust Fund for operations of the
42	State Veterans Nursing Homes. The delegation of authority shall apply only to the person holding
42	the office of Secretary of the Department at the time the vote is undertaken, and a new vote to
43 44	delegate authority must be undertaken by the Commission each time a person is appointed to
44	serve as Secretary or designated to serve as chair of the Commission under G.S. 143B-1221.
46	"§ 143B-1295. Contracted operation of homes.
40 47	The <u>Department of Military and Veterans Affairs, in consultation with the</u> Veterans' Affairs
48	Commission Commission, may contract with persons or other nongovernmental entities to
49	operate each State veterans home. Contracts for the procurement of services to manage,
50	administer, and operate any State veterans home shall be awarded on a competitive basis through
51	the solicitation of proposals and through the procedures established by statute and the Division

of Purchase and Contract. A contract may be awarded to the vendor whose proposal is most 1 2 advantageous to the State, taking into consideration cost, program suitability, management plan, excellence of program design, key personnel, corporate or company resources, financial 3 4 condition of the vendor, experience and past performance, and any other qualities deemed 5 necessary by the Veterans' Affairs Commission-Department and set out in the solicitation for proposals. Any contract awarded under this section shall not exceed five years in length. The 6 7 Veterans' Affairs Commission Department is not required to select or recommend the vendor 8 offering the lowest cost proposal but shall select or recommend the vendor who, in the opinion 9 of the Commission. Department, offers the proposal most advantageous to the veterans and the 10 State of North Carolina. "§ 143B-1296. Program staff. 11 12 The Department shall appoint and fix the salary of an Administrative Officer a Program 13 Director for the State veterans home program. The Administrative Officer Program Director shall 14 be an honorably discharged veteran who has served in active military service in the Armed Forces of the United States for other than training purposes. The Administrative Officer Program 15 Director shall direct the establishment of the State veterans home program, coordinate the master 16 17 planning, land acquisition, and construction of all State veterans homes under the procedures of 18 established by the Office of State Construction, and oversee the ongoing operation of said the 19 veterans homes. The Division Department may hire any required additional administrative staff 20 to help-assist with administrative and operational responsibilities at each established State 21 veterans home. 22 23 "§ 143B-1300. Report and budget. 24 The Assistant Secretary for Veterans Affairs shall report annually to the Secretary of (a) 25 the Department of Military and Veterans Affairs and shall report annually to the Joint Legislative 26 Oversight Committee on General Government and the Fiscal Research Division on the activities 27 of the State Veterans Homes Program. This report shall contain an accounting of all monies

received and expended, statistics on residents in the homes during the year, recommendations to the Secretary, the Governor, Governor and the General Assembly as to the program, on ways to improve the services provided by the homes, and such other matters as may be deemed pertinent.

# 32 "§ 143B-1301. Detailed annual report.

By March 1 of odd-numbered years and September 1 of even-numbered years, the Department of Military and Veterans Affairs shall report to the Joint Legislative Oversight Committee on General Government, the Senate Appropriations Committee on General Government and Information Technology, the House of Representatives Appropriations Committee on General Government, and the Fiscal Research Division on the status of the State Veterans Homes program by providing a general overview of the State Veterans Homes and a specific description of each facility which shall include, at a minimum, all of the following:

- 40
- 41 42
- 43 44
- (1a) Facility condition assessment, including any structural, mechanical, plumbing, electrical, or other issue that affects the integrity of the facility that should be repaired or replaced within the 12 months immediately following submission of the report required by this section.
- 45 46

48

# 47 ARMED FORCES TO INCLUDE UNITED STATES SPACE FORCE

SECTION 35.3.(a) G.S. 1-82 reads as rewritten:

# 49 "**§ 1-82. Venue in all other cases.**

50 In all other cases the action must be tried in the county in which the plaintiffs or the 51 defendants, or any of them, reside at its commencement, or if none of the defendants reside in

the State, then in the county in which the plaintiffs, or any of them, reside; and if none of the 1 2 parties reside in the State, then the action may be tried in any county which the plaintiff designates in the plaintiff's summons and complaint, subject to the power of the court to change the place 3 4 of trial, in the cases provided by statute; provided that any person who has resided on or been 5 stationed in a United States Army, Navy, Marine Corps, Coast Guard, Space Force, or Air Force 6 installation or reservation within this State for a period of one (1) year or more next preceding 7 the institution of an action shall be deemed a resident of the county within which such installation 8 or reservation, or part thereof, is situated and of any county adjacent to such county where such 9 person stationed at such installation or reservation lives in such adjacent county, for the purposes 10 of this section. The term person shall include military personnel and the spouses and dependents 11 of such personnel." 12 **SECTION 35.3.(b)** G.S. 14-395 is repealed. SECTION 35.3.(c) G.S. 17C-10.1 reads as rewritten: 13 14 "§ 17C-10.1. Certification of military service members and veterans with law enforcement training and experience. 15 16 . . . 17 As used in this section, the following terms mean: (g) 18 (1)Branches of military service. - The United States Armed Forces: Air Force; 19 Army; Marine; Marine Corps; Navy; Space Force; active, reserve, Air/Army 20 National Guard components; and the Coast Guard. . . . . " 21 22 SECTION 35.3.(d) G.S. 45-21.12A reads as rewritten: 23 "§ 45-21.12A. Power of sale barred during periods of military service. 24 25 (d) Definitions. – The following definitions apply in this section: 26 Military service. -(1)27 In the case of a member of the United States Army, Navy, Air Force, a. 28 Marine Corps, Space Force, or Coast Guard: ...." 29 30 SECTION 35.3.(e) G.S. 47-81.2 reads as rewritten: 31 "§ 47-81.2. Before United States Army, etc., officers, and other service members. 32 In all cases where instruments and writings have been proved or acknowledged before any 33 commissioned officer of the United States Army, Navy, Air Force, Marine Corps, Space Force, 34 or Coast Guard or any officer of the United States Merchant Marine having the rank of lieutenant, 35 senior grade, or higher, such proofs or acknowledgments, where valid in other respects, are 36 hereby ratified, confirmed and declared valid. All proofs or acknowledgments made by any 37 military personnel authorized by the Congress of the United States are hereby ratified, confirmed, and declared valid and shall not require the affixation of a seal where valid in other respects." 38 39 SECTION 35.3.(f) G.S. 50-18 reads as rewritten: 40 "§ 50-18. Residence of military personnel; payment of defendant's travel expenses by plaintiff. 41 42 In any action instituted and prosecuted under this Chapter, allegation and proof that the 43 plaintiff or the defendant has resided or been stationed at a United States Army, Navy, Marine Corps, Coast Guard, Space Force, or Air Force installation or reservation or any other location 44 45 pursuant to military duty within this State for a period of six months next preceding the institution 46 of the action shall constitute compliance with the residence requirements set forth in this Chapter; 47 provided that personal service is had upon the defendant or service is accepted by the defendant, within or without the State as by law provided. 48 49 ...." 50 SECTION 35.3.(g) G.S. 50A-351 reads as rewritten: "§ 50A-351. Definitions. 51

ng definitions apply in this Article:	
Uniformed service. – Service which includes (i) the components of the <u>United States</u> Army, Navy, Air Force <u>Force</u> , or Coast <del>Guard of the United States; Guard; (ii)</del> the commissioned corps of the Public Health Service, corps of the National Oceanic and Atmospheric Admir States; or (iii) the National Guard."	e, Marine Corps, <u>Space</u> the Merchant Marine, , or the commissioned
Definitions.	
his Part:	
"Armed Forces" means all components of the United S Force, Marine Corps, <u>Space Force</u> , and Coast Guard.	tates Army, Navy, Air
•	a while an eccord in the
•••••••••••••••••••••••••••••••••••••••	r while engaged in the
e of their professional duties.	
Commissioned medical or surgical officers of the Ur	ited States Army Air
6	•
• •	
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• • •	-
<b>U I I</b>	•
-	Oald Of Education are
ws.	
Duty to Develop and Implement a Uniform Educati	on Reporting System
<b>5 1 1</b>	
Personnel Information. –	U
f. The State Board of Education shall develop a p	rocess for local schoo
administrative units to annually identify enrol	
identification of military-connected students sh	
	-
-	-
purposes of this section, a miniary-connect	icu student means
student enrolled in a local school administrative	unit who has a narent
	<ul> <li>Uniformed service. – Service which includes (i) th components of the <u>United States</u> Army, Navy, Air Force Force, or Coast Guard of the United States; Guard; (ii) the commissioned corps of the Public Health Service corps of the National Oceanic and Atmospheric Admir States; or (iii) the National Guard."</li> <li>TION 35.3.(h) G.S. 58-58-335 reads as rewritten: Definitions. This Part:</li> <li>"Armed Forces" means all components of the United S Force, Marine Corps, <u>Space Force</u>, and Coast Guard.</li> <li>TION 35.3.(i) G.S. 88B-25 reads as rewritten: emptions.</li> <li>mg persons are exempt from the provisions of this Chapte e of their professional duties:</li> <li>Commissioned medical or surgical officers of the United S Force, Navy, <u>Marine, Marine Corps, Space Force</u>, or C</li> <li>TION 35.3.(j) G.S. 115C-12 reads as rewritten:</li> <li>overs and duties of the Board generally.</li> <li>supervision and administration of the free public school and of Education. The State Board of Education shall estate for the system of free public schools, subject to laws e cordance with Sections 7 and 8 of Article III of the North ent of Public Instruction, as an elected officer and Council eeded rules and regulations adopted by the State Board of Public Instruction. The powers and duties of the State Board of the State Board of Public Instruction. The powers and duties of the State Board of the State Board of Public Instruction. The powers and duties of the State Board of Public Instruction. The powers and duties of the State Board of Public Instruction. The powers and duties of the State Board of Public Instruction. The powers and duties of the State Board of the State Board of the State Board of the State Board of Education shall develop and ministrative units to annually identify enrol students using the Uniform Education Re</li> </ul>

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"	household serving in the active or reserved <u>States</u> Army, Navy, Air Force, Marine O <u>Force</u> , or National Guard. Beginning in t and annually thereafter, the identificat students for all local school administrative January 31 of each school year.	Corps, Coast Guard, <u>Space</u> the 2016-2017 school year, ion of military-connected
	<b>TION 35.3.(k)</b> G.S. 116-143.3 reads as rewritten: <b>Tuition of qualifying federal services member</b>	s and their spouses and
-	ndents.	
(a) Defin	nitions. – The following definitions apply in this sect	tion:
(2)	Armed Forces. – The United States Air Force, A Corps, <u>Space Force</u> , and Navy; the North Carolir reserve component of the foregoing.	•
	<b>TION 35.3.</b> ( <i>l</i> ) G.S. 116-235 reads as rewritten: ard of Trustees; additional powers and duties.	
	· · · · · · · · · · · · · · · · · · ·	
(b) Stude (1)	Admission of Students. – The School shall admit a criteria, standards, and procedures established by t eligible to be considered for admission, an appli resident of the State, as defined by G.S. 116-143. parent is an active duty member of the Arm G.S. 116 143.3(2), G.S. 116-143.3(a)(2), who is a to active military duty at the time the application student shares the abode of that parent; eligibility School shall terminate at the end of any school y becomes a nonresident of the State. The Board insofar as possible without jeopardizing admission number of qualified applicants is admitted to residential summer institutes in science and mathe Carolina's congressional districts. In no event s number of qualified applicants offered admission to North Carolina's congressional districts be mo percentage points from the average number pe admission.	the Board of Trustees. To be cant must be either a legal (1(a)(1), or a student whose red Forces, as defined by biding in this State incident is submitted, provided the y to remain enrolled in the rear during which a student d of Trustees shall ensure, on standards, that an equal o the program and to the ematics from each of North shall the differences in the to the program from each of ore than two and one-half
••••	<b>TION 35.3.(m)</b> G.S. 143B-1224 reads as rewritten:	
'§ 143B-1224. ]		
-	his Part the terms defined in this section shall have the	ne following meaning:
 (2) "	"Armed Forces" means the United States Army, Force, <u>Space Force, and Coast Guard, including th</u>	, Navy, Marine Corps, Air
	<b>TION 35.3.(n)</b> G.S. 163-258.2 reads as rewritten:	
"§ 163-258.2. D		
As used in th		
 (6)	"Uniformed service" means any of the following:	

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a. Active and reserve components of the <u>United Stat</u> Force, Marine Corps, <u>Space Force</u> , and Coast <del>Constants</del> <del>States</del> . <u>Guard</u> .	
<ul> <li>(7) "Uniformed-service voter" means an individual who is quies one of the following:</li> </ul>	qualified to vote and
is one of the following: a. A member of the active or reserve components of Army, Navy, Air Force, Marine Corps, <u>Space Fo</u> of the United States who is on active duty.	
"	
MILITARY AFFAIRS COMMISSION	
SECTION 35.5.(a) The North Carolina Military Affairs (	Commission in the
Department of Military and Veterans Affairs is hereby abolished.	
SECTION 35.5.(b) G.S. 106-747 reads as rewritten:	
"§ 106-747. North Carolina Sentinel Landscapes Committee.	
(f) Reports. – The Committee shall report on its activities conducte	ed to implement this
section, including any findings, recommendations, and legislative prop	±
Carolina <u>Department of</u> Military <del>Affairs Commission, and Veterans Affairs</del> ,	
Forestry Awareness Study Commission, and the Joint Legislative Overs	
Agriculture and Natural and Economic Resources beginning September 1,	2017, and annually
thereafter, until such time as the Committee completes its work.	
SECTION 35.5.(c) G.S. 143B-1211 reads as rewritten:	
"§ 143B-1211. Powers and duties of the Department of Military and Ve	
It shall be the duty of the Department of Military and Veterans Affa	airs to do all of the
following:	
 (12a) Drovida administrativa convigas to the North Caroli	a Military Affairs
(12a) Provide administrative services to the North Carolin Commission pursuant to G.S. 143B-1310(a).	<del>la Mintary Analis</del>
"	
SECTION 35.5.(d) G.S. 143B-1217 and Part 11 of Article 14	of Chapter 1/13B of
the General Statutes are repealed.	of Chapter 145D of
the General Statutes are repeated.	
PART XXXVI. REVENUE	
INCREASE DOR REIMBURSEMENT FOR WHITE GOO	ODS DISPOSAL
ADMINISTRATIVE EXPENSES	
<b>SECTION 36.1.</b> G.S. 105-187.24 reads as rewritten:	
"§ 105-187.24. Use of tax proceeds.	
The Secretary shall distribute the taxes collected under this Article, les	-
Revenue's allowance for administrative expenses, in accordance with this se	•
may retain the Department's cost of collection, not to exceed four hundred t	
dollars (\$425,000) five hundred thousand dollars (\$500,000) a year, as re	eimbursement to the
Department.	
INCREASE DOR REIMBURSEMENT FOR SCRAP TI	IRE DISPOSAL
ADMINISTRATIVE EXPENSES	
SECTION 36.2. G.S. 105-187.19 reads as rewritten:	

#### "§ 105-187.19. Use of tax proceeds.

(a) The Secretary shall distribute the taxes collected under this Article, less the allowance
to the Department of Revenue for administrative expenses, in accordance with this section. The
Secretary may retain the cost of collection by the Department, not to exceed four hundred twentyfive thousand dollars (\$425,000) five hundred thousand dollars (\$500,000) a year, as
reimbursement to the Department.

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## 9 DOR/DIT MICROSOFT LICENSING

10 SECTION 36.3.(a) Notwithstanding G.S. 143B-1325(d), not later than July 1, 2026, 11 the Department of Revenue (hereinafter "DOR") shall enter into a memorandum of understanding 12 with the Department of Information Technology (hereinafter "DIT") establishing the terms for 13 the provision and management of Microsoft software licenses under statewide agreements 14 negotiated by the DIT.

SECTION 36.3.(b) Not later than March 1, 2027, the DOR, in conjunction with the
 State Chief Information Officer, shall report to the Joint Legislative Oversight Committee on
 General Government, the Joint Legislative Oversight Committee on Information Technology,
 and the Fiscal Research Division on other services provided by the DIT that could be used by the
 DOR.

### 21 TAX FRAUD ANALYTICS

22 **SECTION 36.5.** Of the funds appropriated in this act to the Department of Revenue, 23 the sum of four million four hundred thousand dollars (\$4,400,000) in recurring funds for each 24 fiscal year of the 2025-2027 fiscal biennium shall be used to continue and expand the 25 Department's tax fraud analysis contract through the Government Data Analytics Center 26 (GDAC). These funds shall be used in each fiscal year to fund detection analytics, software, 27 information reporting, collections case management, collections optimization, managed services, 28 and technical infrastructure. The Department of Revenue shall continue to coordinate with the 29 GDAC and utilize the subject matter expertise and technical infrastructure available through 30 existing GDAC public-private partnerships for fraud detection and analytics infrastructure.

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# PART XXXVII. SECRETARY OF STATE

- 34 SOS/PUBLICATIONS DIVISION DUTIES & MODERNIZE SOS STATUTES
   35 SECTION 37.1.(a) G.S. 65-111 reads as rewritten:
  - "§ 65-111. County commissioners to provide list of public and abandoned cemeteries.
  - Each board of county commissioners shall have the following duties and responsibilities:
- 38 39
- (3) To furnish to the Department and the Publications Division in the Department of the Secretary of State copies of the lists of such public and abandoned cemeteries, to the end that it may furnish to the boards of county commissioners, for the use of the persons in control of such cemeteries, suitable literature, suggesting methods of taking care of such places."
- SECTION 37.1.(b) G.S. 147-36 reads as rewritten:

45 "§ 147-36. Duties of Secretary of State.

46 It is the duty of the Secretary of State:

- 47 (1) To perform such duties as may then be devolved upon the Secretary by
  48 resolution of the two houses of the General Assembly or either of
  49 them.Assembly.
- 50(2)To attend the Governor, whenever required by the Governor, for the purpose51of receiving documents that have passed the great seal.

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(3)	To receive and keep all conveyances and m	ortgages belonging to the State.
(4)	To distribute annually the statutes and the le	
(5)	To distribute the acts of Congress receive	0
	manner prescribed for the statutes of the Sta	
<del>(6)</del>	To keep a receipt book, in which the Secre	
	to whom a grant shall be delivered, a recei	• • • •
	grants by mail in a registered letter at the	
	otherwise directed, first entering the same u	
	To available a Division of Dallissians to	and the second
(9)	To maintain a Division of <del>Publications to c</del>	-
"	governmental agencies and for legislative re-	elerence.Publications.
	<b>TION 37.1.(c)</b> G.S. 147-50 reads as rewritten	1:
	blications of State officials and departme	
	tutions, agencies, etc.	
	y State official and every head of a State dep	
• • •	any printed report, bulletin, map, or other pu	
	copies of such reports, bulletins, maps or oth	her publications to the following
	e number set out below:	25
	North Carolina at Chapel Hill	25 copies;
	North Carolina at Charlotte	2 copies;
•	North Carolina at Greensboro	2 copies;
	ha State University at Raleigh	2 copies;
	University at Greenville	2 copies;
Duke Univers	•	25 copies;
Wake Forest	-	2 copies;
Davidson Co	-	2 copies;
	na Supreme Court Library na Central University	2 copies;
	blina University	5 copies; 2 copies;
	State University	2 copies; 2 copies;
11	North Carolina at Wilmington	2 copies;
~	a Agricultural and Technical	2 copies,
State Univer	0	2 copies;
Legislative L	•	2 copies, 2 <del>copies;</del> copies.
U	An institution listed in subsection (a) of this s	±
	ny printed report, bulletin, map, or other publi	• •
	official and heads of State departments, instit	
	of reports, bulletins, maps, and other public	
	partments agencies, departments, and to othe	-
-	e issuing official and subject to the supply a	
	Provided that five sets of all such reports, bul	•
	s the same are available and without necessita	
to the North	Carolina Central University. requested. Generation of the second se	overnmental officials, agencies,
	d other educational institutions may request an	
copies.		
<u>(d)</u> The p	provisions in of this section shall not be interpre-	eted to include any of the appellate
division reports	or advance sheets distributed by the Administr	cative Office of the Courts. Except
-	etins, and other publications issued for free c	
	th Carolina State Museum of Natural Sciences	
SEC	<b>TION 37.1.(d)</b> G.S. 147-34, 147-41, 147-43,	and 147-54 are repealed.

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<b>SECTION 37.1.(e)</b> The Office of the Secretary of Sta printed copy or an electronic copy of all records collected pursuant to 147-41, 147-43, and 147-54 that are in the possession of the Office becomes law.	G.S. 65-111(3), 147-36(6),
DADED EILING EEE	
PAPER FILING FEE SECTION 37.2.(a) Article 2 of Chapter 55D of the Gen	eral Statutes is amended by
adding a new section to read:	ieral Statutes is amended by
"§ 55D-19. Paper filing fee.	
The Office of the Secretary of State may collect a fee of up to ter	n dollars (\$10.00) each time
a document is submitted for filing in typewritten or printed form whe	
be accepted for filing in electronic form. Funds collected under this s	
a new budget fund as created by the Office of State Budget and Mana	_
23200 and shall only be used for the following purposes: (i) to suppo	ort activities that will reduce
the processing or response time for services provided by the Office, (	(ii) to improve or streamline
the online filing system maintained by the Office, or (iii) to cover co	osts directly associated with
the handling of mail by the Office."	
SECTION 37.2.(b) Not later than February 15, 2027, th	
State shall report to the Joint Legislative Oversight Committee on G	
Fiscal Research Division on the fees collected pursuant to G.S. 55D-	
(a) of this section, including the amount of the fees collected and the	purposes for which the fees
were used.	am 1 2026
<b>SECTION 37.2.(c)</b> This section becomes effective January	ary 1, 2026.
SECURITIES SALESMAN DUAL REGISTRATION	
SECTION 37.3.(a) G.S. 78A-36 reads as rewritten:	
"§ 78A-36. Registration requirement.	
(a) It is unlawful for any person to transact business in this S	tate as a dealer or salesman
unless he is registered under this Chapter. No dealer shall be eligibl	
Chapter, or for renewal of registration hereunder, unless such dealer	is at the time registered as a
dealer with the Securities and Exchange Commission under the Secur	ities Exchange Act of 1934.
(b) It is unlawful for any dealer to employ a salesman unless	s the salesman is registered.
The registration of a salesman is not effective during any period when	en he is not associated with
a particular dealer registered under this Chapter. When a salesman	0
activities which make him a salesman, the salesman as well as the c	lealer shall promptly notify
the Administrator.	
The Administrator may by rule or order require the return of a s	-
termination of those activities which make him a salesman or, if such	
a bond or evidence satisfactory to the Administrator of such impossi	
registered with more than one dealer.dealer unless each of the	
associates with the salesman is under common ownership or con otherwise allowed by a rule or order of the Administrator.	ntroi, or the registration is
(c) Every registration expires on the thirty-first day of March	of each year (or such other
date not more than one year from its effective date as the Adminis	•
provide) unless renewed."	factor may by face of order
SECTION 37.3.(b) G.S. 78A-37 reads as rewritten:	
"§ 78A-37. Registration procedure.	
	1 nov a filing for of three
(b) Every applicant for initial or renewal registration shal	i pay a ming lee of three
(b) Every applicant for initial or renewal registration shal hundred dollars (\$300.00) in the case of a dealer and one hundred tw in the case of a salesman. salesman registered with one dealer. The	venty-five dollars (\$125.00)

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1	reduce the registration fee proportionately when the registration will be in effect for less than a
2	full year. If a salesman applicant for initial or renewal registration pays a filing fee to be registered
3	with more than one dealer, as authorized by G.S. 78A-36(b), the additional fee or fees paid shall
4	be deposited in the Dual Registration Fees Special Fund, which is hereby created in the Office
5	of the Secretary of State. Funds from the special fund shall be available for expenditure only
6	upon an act of appropriation by the General Assembly.
7	
8 9 10	<b>SECTION 37.3.(c)</b> This section becomes effective October 1, 2025, and applies to registration applications and renewals filed on or after that date.
10 11 12	PART XXXVIII. TREASURER
12	TREASURER INVESTMENT MODERNIZATION PART I: TECHNICAL
14	<b>REORGANIZATION OF ARTICLE 6 OF CHAPTER 147 OF THE GENERAL</b>
15	STATUTES
16	<b>SECTION 38.1.(a)</b> Article 6 of Chapter 147 of the General Statutes is amended to
17	add the following new Parts:
18	(1) Part 1, to be entitled "General" and consisting of G.S. 147-65 through
19	G.S. 147-69.
20	(2) Part 2, to be entitled "Investments and Funds" and consisting of G.S. 147-69.1
21	through G.S. 147-69.7.
22	(3) Part 3, to be entitled "Reports and Audits" and consisting of G.S. 147-69.8
23	through G.S. 147-69.70. $(4)$
24	(4) Part 4, to be entitled "North Carolina Investment Authority" and consisting of $C \leq 147.70$ 1 through $C \leq 147.72$
25 26	<ul> <li>G.S. 147-70.1 through G.S. 147-73.2.</li> <li>(5) Part 5, to be entitled "Department Bookkeeping and Deposits" and consisting</li> </ul>
20 27	of G.S. 147-74 through G.S. 147-86.2.
28	<b>SECTION 38.1.(b)</b> G.S. 147-65 is recodified as G.S. 147-65.2.
29	<b>SECTION 38.1.(c)</b> G.S. 147-66 is repealed.
30	<b>SECTION 38.1.(d)</b> G.S. 147-69.3A is recodified as G.S. 147-67.1.
31	SECTION 38.1.(e) G.S. 147-69.11 is recodified as G.S. 147-73.2.
32	<b>SECTION 38.1.(f)</b> G.S. 147-69.7 is recodified as G.S. 147-70.6.
33	<b>SECTION 38.1.(g)</b> G.S. 147-70 is recodified as G.S. 147-68.3.
34	<b>SECTION 38.1.(h)</b> G.S. 147-71 is recodified as G.S. 147-68.4.
35	<b>SECTION 38.1.(i)</b> G.S. 147-72 is repealed.
36	<b>SECTION 38.1.(j)</b> G.S. 147-73 is repealed.
37	<b>SECTION 38.1.(k)</b> G.S. 147-75 is recodified as G.S. 147-66.2.
38	<b>SECTION 38.1.(</b> <i>l</i> ) G.S. 147-75.1 is recodified as G.S. 147-68.5.
39 40	SECTION 38.1.(m) G.S. 147-86.2 is recodified as G.S. 147-68.6. SECTION 38.1.(n) Subsection (i2) of G.S. 147-69.3 is recodified as subsection (b)
40 41	of G.S. 147-65.2, as created by subsection (b) of this section.
42	<b>SECTION 38.1.(0)</b> This section is effective when it becomes law.
43	
44	TREASURER INVESTMENT MODERNIZATION PART II: CREATION OF THE
45	NORTH CAROLINA INVESTMENT AUTHORITY
46	SECTION 38.2.(a) Part 1 of Article 6 of Chapter 147 of the General Statutes, as
47	created and amended by Section 38.1 of this act, is amended by adding a new section to read:
48	" <u>§ 147-65.1. Definitions.</u>
49	The following definitions apply in this Article:
50	(1) <u>Board of Directors. – The Board of Directors of the North Carolina Investment</u>
51	Authority.

1       (2)       Chief Investment Officer or CIO. — The Chief Investment Officer of the Investment Authority.         3       (3)       Department. — The Department of State Treasurer.         4       (4)       Escheats Fund. — The Escheats Fund established under Article 1A of Chapter 116B of the General Statutes.         6       (5)       Investment Authority. — The North Carolina Investment Authority. established under Part 4 of this Article.         8       (6)       Reserved for future codification purposes.         9       (7)       Retirement Systems. — This term includes all of the following retirement system; a. The Teachers' and State Employees' Retirement System, established under Article 1 of Chapter 135 of the General Statutes.         11       a.       The Consolidated Judicial Retirement System, established under Article 4 of Chapter 135 of the General Statutes.         13       b.       The Consolidated Judicial Retirement System, established under Article 4 of Chapter 135 of the General Statutes.         14       C       The North Carolina Firefighters' and Rescue Squad Workers' Pension Fund, established under Article 3 of Chapter 120 of the General Statutes.         16       The Local Governmental Employees' Retirement System, established under Article 3 of Chapter 120 of the General Statutes.         17       Under Article 3 of Chapter 127A of the General Statutes.         20       e.       The Local Governmental Employees' Retirement System established under Article 3 of Chapter 127A of		General Assemb	bly Of North Carolina Session 202
2       Investment Authority.         3       (3)       Department. – The Department of State Treasurer.         4       (4)       Escheats Fund. – The Escheats Fund established under Article 1A of Chapter 116B of the General Statutes.         6       (5)       Investment Authority. – The North Carolina Investment Authority, established under Part 4 of this Article.         8       (6)       Reserved for future codification purposes.         9       (7)       Retirement Systems. – This term includes all of the following retirement systems:         10       systems:       a.         11       a.       The Teachers' and State Employees' Retirement System, established under Article 1 of Chapter 135 of the General Statutes.         12       under Article 1 of Chapter 135 of the General Statutes.         13       b.       The Consolidated Judicial Retirement System, established under Article 4 of Chapter 135 of the General Statutes.         16       rbn Vnth Carolina Firefighters' and Rescue Squad Workers' Pension Fund, established under Article 36 of Chapter 128 of the General Statutes.         18       d.       The Legislative Retirement System of North Carolina, established under Article 3 of Chapter 120 of the General Statutes.         20       e.       The Legislative Retirement System of North Carolina, established under Article 3 of Chapter 120 of the General Statutes.         21       g.       The Registers of Deeds' Supplemen	1	(2)	Chief Investment Officer or CIO. – The Chief Investment Officer of th
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38 of, the Department of State Treasurer. The Investment Authority shall have perpetual succession.			
		*	•
59 (b) Independence. – The Investment Authority. In carrying out its statutory		-	• • •
40 responsibilities, shall be independent of any fiscal control exercised by the Director of the			
40 <u>responsibilities, shar be independent of any risear control exercised by the Director of the</u> 41 Budget, the Department of Administration, and the Department of State Treasurer, including for			
41 <u>Budget, the Department of Administration, and the Department of State Treasurer, including for</u> 42 <u>organizational, staffing, procurement, and budgetary purposes. Except as provided under</u>			
42 <u>organizational</u> , starting, procurement, and budgetary purposes. Except as provided under 43 <u>subsection (c) of this section and unless otherwise explicitly provided by law, the Investment</u>			
44 Authority is exempt from the State Budget Act, and the provisions of Chapter 143C of the			
45 General Statutes do not apply to the Investment Authority.			· · · ·
46 (c) Fiduciary Funds. – In order for the Investment Authority to effectively operate the			
47 investment programs under its management, all funds while under management of the Investment			
48 Authority are Fiduciary Funds described under subdivisions (8) through (10) of G.S. 143C-1-3(a)			
49 and shall be accounted for as specified in G.S. 147-69.3(f).			
50 "§ 147-70.2. Powers and duties of the Investment Authority.			

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(a) In ad	dition to the authority granted to the Investment Authority und	der this Article or
	he Investment Authority shall have all of the powers necessa	
	s Part, including, at a minimum, the following powers:	· ·
(1)	The right to sue and be sued.	
$\frac{(2)}{(2)}$	To take, demand, receive, and possess all kinds of real and	personal property
<u>\</u>	necessary and proper for its purposes.	<u> </u>
<u>(3)</u>	To bargain, sell, grant, alienate, or dispose of all real and per	rsonal property as
<u></u>	it may lawfully acquire.	<u></u>
(b) The	Investment Authority shall have the right to acquire fidelity	bonds, fiduciary
	ors' and officers' insurance, or errors and omissions coverage,	
	Authority board. This right is independent of any purchase of	
	under G.S. 147-67.1.	
	ant to G.S. 143B-1320(b), the Investment Authority shall be	exempt from the
	ticle 15 of Chapter 143B of the General Statutes.	<u>enempt nom me</u>
	exation of Investment Authority.	
	erty owned or acquired by the Authority is exempt from all tax	es imposed by the
· · · · ·	tical subdivision of the State.	
• •	Investment Authority shall not be subject to State income taxes	S.
	section shall not be construed to apply in any way to individua	
	ors or any employee of the Investment Authority.	
	onfidentiality of Investment Authority records.	
	or other information received or generated by the Investment A	Authority in order
	rm's length investment transactions that constitute a trade sec	
	not public record and is exempt from the requirements of C	
	s until the applicable negotiation is completed and unles	
	ostantiates a conflict with the duties of the Investment	
G.S. 147-70.6(a)		
	- riminal record checks.	
	Investment Authority may obtain from the State and Nationa	al Repositories of
	es or from any other lawful source the criminal history of any	*
individuals:	· · · · · · · · · · · · · · · · · · ·	<u></u>
(1)	A current or prospective permanent or temporary employee	of the Investment
	Authority.	
<u>(2)</u>	A contractor with the Investment Authority.	
$\frac{(3)}{(3)}$	An employee or agent of a contractor with the Investment	Authority who is
	performing or will perform work for the Investment Author	
<u>(4)</u>	A volunteer of the Investment Authority.	_ <b></b>
$\overline{(5)}$	Any other individual otherwise engaged by the Investment A	uthority who will
<u>, , , , , , , , , , , , , , , , , , , </u>	have access to health or financial information or data m	
	Investment Authority that is confidential or otherwise nonpu	
(b) The	Investment Authority may deny employment to or dismis	
	subdivisions (1), (2), (4), and (5) of subsection (a) of this section	
	minal history record check or to the use of fingerprints or	
	aired by the State or National Repositories of Criminal History	
-	ust cause for the employment denial or the dismissal from employment	
	nvestment Authority may extend a conditional offer of employ	
	inal history record check authorized by this section.	
	······································	
	pard of Directors.	
	bership. – The Investment Authority shall be governed by a B	oard of Directors.
	rectors shall consist of the following voting members:	

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1	(1)	The State Treasurer, who shall serve as an ex officio men	nber.
2	$\overline{(2)}$	One member appointed by the General Assembly upon t	
3	<u></u>	of the Speaker of the House of Representatives in	•
4		G.S. 120-121.	
5	<u>(3)</u>	One member appointed by the General Assembly upon t	he recommendation
6	<u> /</u>	of the President Pro Tempore of the Senate in accordance	
7	<u>(4)</u>	One member appointed by the Governor, subject to c	
8	<u> </u>	General Assembly by joint resolution.	
9	<u>(5)</u>	One member appointed by the State Treasurer, subject to	confirmation by the
10	<u> /</u>	General Assembly by joint resolution.	
11	(b) Term	s. – The four appointive directors of the Board of Director	s shall be appointed
12		-year terms, except for the initial term. The initial term of th	* *
13		Pro Tempore of the Senate is one year. The initial term of the	
14		of the House of Representatives is two years. The initial	
15		State Treasurer is three years. The initial term of the direc	•
16		r years. An appointive director whose term has expired	
17		ot been appointed shall continue to serve on the Board	
18		or is duly appointed, including by the State Treasurer after	•
19		bre as provided for under subsection (e) of this section.	<u></u>
20		fications to Serve No appointed director of the Board of	Directors shall hold
21		c office in North Carolina, except that an appointed dire	•
22	• •	either or both of the Boards of Trustees under G.S. 128-28	-
23	-	ers of the Board of Directors shall have expert knowledge of	
24		)-year track record of successful management in pension, e	•
25		ent management fields. The State Treasurer shall determine	•
26		iber's expert knowledge.	<i>y</i>
27	· ·	alifications to Serve. – An individual is not eligible to se	rve on the Board of
28	· · · · ·	of the following apply to that individual:	
29	(1)	The individual has been indicted or charged with, been co	onvicted of, pleaded
30		guilty or nolo contendere to, or forfeited bail concern	ning a felony, or a
31		misdemeanor involving fraud, theft, or dishonesty und	ler the laws of any
32		jurisdiction in the United States.	-
33	<u>(2)</u>	The individual has had a judgment entered against him	or her by a court of
34		competent jurisdiction in a civil matter involving a breach	-
35	<u>(3)</u>	The individual has been the subject of an adverse action b	by the Securities and
36		Exchange Commission which resulted in any sanction,	
37		injunction, or other negative finding, whether individua	
38		principal member, managing director, or other position	of leadership of any
39		entity subject to the penalty or finding.	· ·
40	<u>(4)</u>	The individual, or the individual's spouse or immediate f	amily member, is or
41		becomes employed by the Department of State Treasu	rer or by a service
42		provider engaged to invest or assist in the oversight of as	
43		Investment Authority.	-
44	<u>(5)</u>	The individual, or the individual's spouse or immediate fa	amily member, is an
45		endorser, obligor, or provider of surety for, or is a borro	
46		loaned to or borrowed from the assets overseen by the Bo	
47	<u>(d1)</u> <u>Remo</u>	oval of Appointive Members. – A duly appointed memb	
48		e removed by the applicable appointing authority for misfea	
49	or nonfeasance.		
50		ncies. – Any vacancy in a position held by an appointive mo	ember shall be filled
51		tment made by the applicable appointing authority for the	•

1	on the Board of I	Directors is vacant or held over for six months or more without an appointment
2	by the applicable	appointing authority of an individual meeting the qualifications in this section,
3	then the State Tr	easurer may nominate a member for approval by the Board of Directors. Any
4		nted to fill a vacancy shall serve only for the unexpired term. A vacancy
5	automatically occ	curs upon the death or resignation of a member of the Board of Directors or upon
6		ember of the Board of Directors to do any of the following:
7	<u>(1)</u>	Attend meetings for three consecutive meetings unless excused by majority
8		vote of the other Board of Directors members.
9	<u>(2)</u>	Cure a conflict of interest within 30 days of identification of the conflict.
10	<u>(3)</u>	Agree to abide by the ethics policy adopted by the Board of Directors.
11	(f) Reapp	pointment Any member of the Board of Directors is eligible for
12	reappointment, e	xcept that no appointive member of the Board of Directors may serve for more
13	than two consecu	tive, full, six-year terms without at least a one-year break in membership on the
14	Board of Directo	rs.
15	(g) Oath.	– Each appointive member of the Board of Directors shall take an oath of office
16		duties of office faithfully and impartially, and a record of the oath shall be filed
17		e Secretary of State.
18	(h) Office	ers. – The following shall apply to officers of the Board of Directors:
19	(1)	The State Treasurer shall serve as chair of the Board of Directors.
20	$\overline{(2)}$	The State Treasurer shall designate a vice-chair from among the remaining
21		members of the Board of Directors. The term of the vice-chair extends to the
22		earlier of either three years or the date of expiration of the vice-chair's then
23		current term as a member of the Board of Directors. In the absence of the State
24		Treasurer or the Treasurer's designee, the vice-chair shall preside over the
25		proceedings of the Board of Directors.
26	<u>(3)</u>	The Board of Directors shall appoint and prescribe the duties of a secretary,
27		who need not be a member of the Board of Directors. The secretary is the
28		custodian of all books, documents, and papers filed with the Board of
29		Directors and the minute book or journal of the Board of Directors. The
30		secretary shall keep a record of the proceedings of the Board of Directors. The
31		secretary has the authority to make copies of all minutes and other records and
32		documents of the Board of Directors.
33	(i) Desig	nees The State Treasurer is authorized to appoint a designee. No other
34	member of the B	oard of Directors is authorized to appoint a designee.
35	(j) Comp	bensation and Reimbursement Members of the Board of Directors shall
36	receive no compe	ensation for their services. For attendance at meetings of the Board of Directors
37	or any committee	e of the Board of Directors, and for other services for the Investment Authority,
38	members of the H	Board of Directors shall receive per diem, subsistence, and travel allowances in
39	accordance with	G.S. 138-5 or G.S. 138-6, as appropriate.
40	(k) Meeti	ngs and Voting The Board of Directors shall meet at least quarterly. A
41	meeting may be	called by the State Treasurer or by a majority of the Board of Directors. The
42	State Treasurer	or the Treasurer's designee shall establish the agenda for each meeting. A
43	minimum of three	e members of the Board of Directors is required for quorum. The affirmative
44	vote of a majority	y of the members of the Board of Directors present at a meeting of the Board of
45	Directors that ha	s been duly called and held is required for any action taken by the Investment
46	Authority, except	t that the State Treasurer's vote shall prevail in the event of a tied vote.
47	" <u>§ 147-71.2. Du</u>	ties of the Board of Directors.
48	(a) Invest	tment-Related Powers and Duties The Board of Directors has all of the
49	following investr	nent-related powers and duties:
50	<u>(1)</u>	The Board of Directors has the authority to approve all of the following:

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	<u>a.</u>	Investment policy statements to i	nclude investment objectives,
		strategic asset allocation, and policy b	enchmarks.
	<u>b.</u>	Risk budgets, including related limits	for key risk indicators.
	<u>c.</u>	The appointment of a master global cu	<u>ustodian bank.</u>
	<u>c.</u> <u>d.</u>	Annual operating budgets for investm	ent programs.
	<u>e.</u>	Market-oriented compensation plans.	
<u>(2</u>	) <u>The</u>	Board of Directors shall periodically revi	iew all of the following:
	<u>a.</u>	Investment performance and investn	nent manager appointment and
		termination activities.	
	<u>b.</u>	Investment strategies, policies, and tag	ctical considerations.
	<u>c.</u>	Asset liability studies.	
	<u>d.</u>	Performance benchmarks and key risk	<u>c indicators.</u>
	<u>e.</u>	Audited investment financial statement	nts and audit reports pursuant to
		<u>G.S. 147-69.9.</u>	
	<u>f.</u>	Independent evaluation of governan	ce, operations, and investment
		practices.	
	<u>g.</u>	Periodic cost-effectiveness studies of	the investment programs.
<u>(3</u>	) <u>The</u>	Board of Directors shall appoint a Cl	hief Investment Officer of the
	Inve	stment Authority.	
<u>(4</u>	) <u>With</u>	respect to Retirement Systems' assets, a	at least biennially, the Board of
	Dire	ctors shall approve an absolute risk ope	rating range. The absolute risk
	<u>oper</u>	ating range shall be expressed in equity	and debt allocation equivalency
	term	s and shall meet all of the following crite	eria:
	<u>a.</u>	The range is deemed appropriate in	seeking to maximize long-term
		returns.	
	<u>b.</u>	The risk is not considered undue rela	•
		U.S. public pension funds. An asses	-
		requirement related to undue risk sl	
		consistent with subsections (c) and (d)	
	<u>c.</u>	In setting the range, the Board	
		consideration all of the factors affecting	
		Systems and each of the Retiremen	nt Systems' ability to meet its
		financial obligations.	
<u>(5</u>		Board of Directors shall utilize the approv	· · · ·
		r subdivision (4) of this subsection to	
		mptions to (i) the Board of Trustees	
		rement System, (ii) the Board of Trust	
		loyees' Retirement System, and (iii) th	e actuaries engaged to prepare
		al actuarial valuations.	<b>11</b> . <b>1</b> 1
		<u>rnal Budget. – The Board of Directors sha</u>	
		nt Authority that exceeds three basis poin	
		by the Investment Authority, unless the I	• •
		e of special circumstances, including ap	<b>L</b>
	*	nt to do so. The annual internal budget	
		s retained by the Investment Authority in	
	-	bloyee compensation and benefits. The In	
	-	as well as the Investment Authority's act	· · ·
•		eported to the Joint Legislative Commission	<b>▲</b>
	-	entatives Appropriations Committee, the	ie Senale Appropriations/Base
Budget Comr	muee, and	the Fiscal Research Division.	

1	(c) Authority to Contract for Services. – Notwithstanding Article 3 of Chapter 143 of the			
2	General Statutes, G.S. 114-2.3, and G.S. 147-17, the Investment Authority is authorized to			
3	independently retain the services of appraisers, auditors, actuaries, attorneys, investment			
4	consultants, statisticians, custodians, information technology professionals, or other persons or			
5	firms possessing specialized skills or knowledge necessary for the proper administration of			
6	investment programs created pursuant to this section.			
7	(d) <u>Setting of Compensation Plans. – In order to promote achievement of long-term</u>			
8	investment objectives and to retain key public employees with investment functions, the			
9	Investment Authority is authorized to establish, consistent with the Investment Authority's			
10	fiduciary duties, market-oriented compensation plans, including salaries and performance-related			
11	bonuses, for employees possessing specialized skills or knowledge necessary for the proper			
12	administration of investment programs. The design and administration of those compensation			
13	plans shall be based on compensation studies conducted by a nationally recognized firm			
14	specializing in public fund investment compensation. The compensation and other associated			
15	employee benefits shall be apportioned directly from the investment program. The Investment			
16	Authority shall report the salaries and bonuses paid to the Joint Legislative Oversight Committee			
17	on General Government annually.			
18	" <u>§ 147-71.3. Liability of Board of Directors.</u>			
19	An individual serving on the Board of Directors shall be immune individually from civil			
20	liability for monetary damages, except to the extent covered by insurance, for any act or failure			
21	to act arising out of that service, except where any of the following apply:			
22	(1) The individual was not acting within the scope of that individual's official			
23	duties.			
24	(2) <u>The individual was not acting in good faith.</u>			
25	(3) The individual committed gross negligence or willful or wanton misconduct			
26	that resulted in the damages or injury.			
27	(4) The individual derived an improper personal financial benefit, either directly			
28	or indirectly, from the transaction.			
29	(5) The individual incurred the liability from the operation of a motor vehicle.			
30				
31	" <u>§ 147-72.1. Chief Investment Officer.</u>			
32	(a) Principal Executive Officer. – The Chief Investment Officer is the Investment			
33	Authority's principal executive officer and is responsible to the Board of Directors.			
34	(b) Appointment and Term. – The CIO shall be appointed by a majority vote of the Board			
35	of Directors, and any vacancy may be so filled by the Board of Directors. An individual appointed			
36	as the CIO shall have expert knowledge of investments and a minimum of a 15-year track record			
37	of successful management in pension, endowment, or other relevant investment management			
38	arenas. The term of employment and compensation of the CIO is set by the Board of Directors,			
39	except that each term of employment shall be limited to five years or less. The CIO is eligible			
40	for multiple terms of employment without interruption. The CIO may be removed from office by			
41	the Board of Directors.			
42	(c) Employment of Staff. – The Chief Investment Officer shall employ staff necessary to			
43	assist the CIO and the Board of Directors in carrying out duties and responsibilities under this			
44	Article or as prescribed in any other law. Unless otherwise provided by law, Investment Authority			
45	employees shall serve at the pleasure of the CIO and any vacancies in these positions may be			
46	filled by the CIO. The CIO may designate managerial, professional, and policy-making positions			
47	as exempt from the North Carolina Human Resources Act, in accordance with G.S. 126-5(c1).			
48	Compensation of employees is set by the CIO within the limits set by the compensation plan			
49 50	approved by the Board of Directors under G.S. 147-71.2.			
50	(d) <u>Contract Negotiation. – The CIO may negotiate, renegotiate, and execute contracts</u>			
51	with third parties in the performance of the CIO's duties and responsibilities under this Article.			

#### **General Assembly Of North Carolina** Session 2025 Any delegation of authority by the Board of Directors shall require Board of Directors approval 1 2 and shall reserve certain strategic decisions and extraordinary investment decisions to the Board 3 of Directors. Contract execution with master global custodian banks and external auditors shall 4 be done only after approved by the Board of Directors. 5 6 "§ 147-73.2. Ethics policies. 7 To ensure that the State Treasurer's Investment Authority investment programs operate under 8 a strong governance framework with rigorous internal controls and a high degree of operational 9 transparency and are managed with the highest ethical and professional standards and in the most 10 efficient and effective manner possible, the State Treasurer, after consultation with the Investment Advisory Committee, is authorized and required to Board of Directors shall adopt 11 12 policies and procedures on the following topics: 13 Requiring that the Department of State Treasurer's Investment Management (1)14 Division Investment Authority adopt a code of ethics. 15 (2)Requiring all employees of the Department-Investment Authority who have responsibility for matters related to investments to be provided with training 16 with respect to the discharge of their duties and responsibilities to the funds. 17 18 (3) Governing gifts to employees of the Department-Investment Authority who 19 have responsibility for matters related to investments. 20 (4) Imposing limitations on external investment managers' use of placement 21 agents and other persons that appear before the Department-Investment 22 Authority to ensure that these persons play only a proper role in investment opportunities. 23 24 (5) As a component of the investment due diligence, negotiations, and contracting 25 process, requiring an independent assessment of whether circumstances exist 26 that create a material risk that professional judgement or actions regarding a 27 potential investment arrangement's recommendation, approval, or execution 28 have been or will be unduly influenced by a direct or indirect personal 29 interest." 30 SECTION 38.2.(c) Rules, codes of ethics, policies, and procedures adopted by the 31 State Treasurer in effect on June 30, 2025, that are impacted by the change in authority from the 32 State Treasurer or Department of State Treasurer to the Investment Authority under this section 33 shall remain in effect until amended by law, amended by the Investment Authority, or repealed. 34 SECTION 38.2.(d) Before January 1, 2026, when the Investment Authority shall 35 begin to manage investments as provided under Section 38.3 of this act, funds appropriated to 36 the Department of State Treasurer and funds available to the Department of State Treasurer under 37 G.S. 147-69.3 may be used to pay any expenses of the Investment Authority. 38 **SECTION 38.2.(e)** G.S. 147-65.2, as created by Section 38.1(b) and Section 38.1(n) 39 of this act, reads as rewritten: 40 "§ 147-65.2. Salary of State Treasurer. Treasurer and certain Department employees. State Treasurer. - The salary of the State Treasurer shall be as established in the 41 (a) 42 Current Operations Appropriations Act. In addition to the salary set by the General Assembly in 43 the Current Operations Appropriations Act, longevity pay shall be paid on the same basis as is 44 provided to employees of the State who are subject to the North Carolina Human Resources Act. 45 In order to promote achievement of long term investment objectives and to retain key (b) 46 public employees with investment functions, the Certain Departmental Employees. - The State 47 Treasurer is authorized to establish, consistent with the duties of the State Treasurer's fiduciary duties. Treasurer as prescribed by law, market-oriented compensation plans, including salaries 48 49 and performance-related bonuses, for employees possessing specialized skills or knowledge 50 necessary for the proper administration of investment programs, who shall be programs. In accordance with G.S. 126-5(c12), these employees are exempt from the classification and 51

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1 2 3 4 5 6 7	compensation rules established by the Office of State Human Resources. The administration of those compensation plans shall be based on compensation studie by a nationally recognized firm specializing in public fund investment compensation and other associated employee benefits shall be apportioned direct investment program. and paid equitably among the funds and programs utilizing th these employees in a manner prescribed by the State Treasurer. The Treasurer sha salaries and bonuses paid to the Joint Legislative Oversight Committee on General	es conducted nsation. The tly from the e services of all report the
8	annually."	
9 10	SECTION 38.2.(f) G.S. 126-5 reads as rewritten: "§ 126-5. Employees subject to Chapter; exemptions.	
10	§ 120-3. Employees subject to Chapter, exemptions.	
12	(c1) Except as to Articles 6 and 7 of this Chapter, this Chapter does not apply	to any of the
13 14	following:	5
15 16	(23) The Executive Administrator of the State Health Plan for Teacher Employees.	ers and State
17 18 19	(24) Employees of the State Health Plan for Teachers and State E designated by law or by the Executive Administrator of the Plan.	1 •
20 21	(40) <u>The Chief Investment Officer of the North Carolina Investme</u> established under Part 4 of Article 6 of Chapter 147 of the Gener	
22 23 24 25 26	(41) Employees of the North Carolina Investment Authority established 4 of Article 6 of Chapter 147 of the General Statutes who possess skills or knowledge necessary for the proper administration of programs and who are employed in a position designated b Investment Officer as exempt in accordance with G.S. 147-72.1.	ed under Part s specialized f investment
27 28 29 30 31 22	(c12) Except as to G.S. 126-13, 126-14, 126-14.1, and Articles 6, 7, 14, 15, at Chapter, this Chapter does not apply to employees of the Department of Sta possessing specialized skills or knowledge necessary for the proper administration or programs and compensated pursuant to G.S. 147-69.3(i2).G.S. 147-65.2(b).	te Treasurer
32 33 34 35 36 37 38 39	" SECTION 38.2.(g) G.S. 143C-1-3 is amended by adding a new subsec "(e) Notwithstanding subsections (a) and (b) of this section, funds under the of the North Carolina Investment Authority are exempt from this Chapter and shall b for as provided in Article 6 of Chapter 147 of the General Statutes." SECTION 38.2.(h) This section is effective July 1, 2025, and subsection of this section apply to employees hired on or after that date.	management be accounted
<ul> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> </ul>	TREASURER INVESTMENT MODERNIZATION PART III: NORTH O INVESTMENT AUTHORITY TO MANAGE INVESTMENTS AN CARRYING OUT STATUTORY DUTIES JANUARY 1, 2026 SECTION 38.3.(a) Part 2 of Article 6 of Chapter 147 of the General	D BEGIN
44 45	created and amended by Section 38.1 of this act, reads as rewritten: "Part 2. Investments and Funds	
46 47	"§ 147-69.1. Investments authorized for General Fund and Highway Funds as:	
47 48	(a) The Governor and Council of State, with the advice and assistance Treasurer, shall Treasurer and the Investment Authority, may adopt such rules and re-	
48 49	shall be necessary and appropriate to implement the provisions for the implement	0
49 50	section.	<u>auon o</u> r uns

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1	(b) This s	section applies to funds held by deposited with the State Treasu	rer to the credit
2	of:of all of the fo	<u>ollowing:</u>	
3	(1)	The General <del>Fund;</del> Fund.	
4	(2)	The Highway Fund and Highway Trust Fund.	
5		the duty of the State Treasurer Investment Authority to	
6		nerated in subsection (b) of this section in excess of the amount r	-
7		s and demands on such those funds, selecting from among the fo	-
8 9	(1)	Obligations of the United States or obligations fully guaran principal and interest by the United States.	teed both as to
10	(2)	Obligations of the Federal Farm Credit Bank, the Federal Hon	ne Loan Banks,
11		the Federal Home Loan Mortgage Corporation, Fannie Mae, t	
12		National Mortgage Association, the International Bank for	
13 14		and Development, the International Finance Corporation, the	
14 15		Development Bank, the Asian Development Bank, and Development Bank.	i the Amean
15	(3)	Repurchase Agreements with respect to one or more of the fol	lowing
17	(3)	a. Securities issued or guaranteed by the United States go	-
18		agencies.	verification of his
19		b. Securities eligible for investment by this section exec	uted by a bank
20		or trust company or by primary or other reporting	•
21		Federal Reserve Bank of New York.	
22		c. Securities eligible for investment by this section	executed by a
23		registered broker-dealer that is subject to the rules and	-
24		the U.S. Securities and Exchange Commission and i	
25		good standing of the Financial Industry Regulatory Au	thority.
26	(4)	Obligations of the State of North Carolina.	
27	(5)	Certificates of deposit and other deposit accounts of finance	cial institutions
28		under any of the following conditions:	he Ctote for the
29 30		a. With financial institutions with a physical presence in t purpose of receiving commercial or retail deposits; pro-	
30 31		principal amount of such deposit in excess of the amo	•
32		the federal government or any agency thereof, be fu	•
33		surety bonds, or be fully collateralized; provided furth	•
34		of return or investment yield may not be less than that	
35		market on United States government or agency	
36		comparable maturity.	U
37		b. With financial institutions with a physical presence in	side or outside
38		the State, in accordance with all of the following condi-	itions:
39		1. The funds are initially deposited through a bank	
40		loan association in the State that is an official	
41		that is selected by the State Treasurer, provided	
42		return or investment yield shall not be less that	
43		in the market on United States governme	ent or agency
44 45		obligations of comparable maturity.	on one con for
45 46		2. The selected bank or savings and loan association the redeposit of the funds in deposit accounts	
40 47		one or more federally insured banks or say	
48		associations wherever located, provided that	-
40 49		shall be deposited in a bank or savings and lo	
<del>5</del> 0		that at the time holds other deposits from the S	

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	3.	The full amount of principal and deposit account are covered by fee	deral deposit insurance.
	4.	The selected bank or savings and custodian for the State with respect account.	
	5.	On the same date that the State	funds are redeposited the
	5.	selected bank or savings and lo	
		amount of federally insured depos	
		financial institutions wherever loc	
		the amount of the funds investe	1 0
		selected bank or savings and loan sub-subdivision.	
		suo suoti ristoni.	
(7)	Prime qualit	y commercial paper that, when acqui	red, bears the highest rating,
	such as a r	minimum of "P1," "A1," or "F1,"	of at least one nationally
	recognized i	rating service designated by the U.	S. Securities and Exchange
		a, and does not bear a rating below the	
	U	ating service which rates the particul	e
(8)		ange or time drafts drawn on and acc	· ·
	-	for use as collateral by member banks	-
		x, provided that when bills or drafts nolding company is either (i) incorp	
		(ii) has outstanding publicly held obli	
		as a minimum of "P1," "A1," or "F	
		rating service designated by the U.	
		, and do not bear a rating below th	
		ating service which rates the particul	
(9)	Asset-backe	d securities (whether considered deb	ot or equity) provided, when
		e securities bear the highest rating, su	
		ationally recognized rating servic	
		nd Exchange Commission, and do	-
	0	ng by any nationally recognized rat	ing service which rates the
(10)	particular se		a acquired been the bight 4
(10)	-	onds and notes provided they, when as "AAA" or "Aaa," of at least one	1 0
	-	gnated by the U.S. Securities and Ex-	
		ting below the highest by any nationa	-
		the particular obligation.	
(d) Unles		ovided by law, the interest or income	e received and accruing from
	-	such cash balances shall be paid int	
except that all int	erest or incom	ne received and accruing on the mon	thly balance of the Highway
-	•	l shall be paid into the State Highwa	
		he several funds may be combined	-
		bined deposits or investments are n	
	-	l deposits or investments shall be p	-
•	applicable la	w and the rules and regulations add	opled by the Governor and
Council of State.			
 "8 147_60 2 Inv	estments aut	horized for special funds held by S	tate Treasurer
		to funda hald by the State Traceyre	

50 (a) This section applies to funds held by the State Treasurer to the credit of each of the 51 following:

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1	(1)	The Teachers' and State Employees' Retirement System of N	North Carolina.
2	(2)	The Consolidated Judicial Retirement System of North Caro	
3	(3)	The State Health Plan for Teachers and State Employees.	
4	•••	1 2	
5	(5)	The Disability Salary Continuation Income Plan of North Ca	arolina.
6	(6)	The North Carolina Firefighters' and Rescue Squad Workers	
7	(7)	The North Carolina Local Governmental Employees' Retirer	
8	(8)	The Legislative Retirement System of North Carolina.	2
9	(9)	The Escheat Fund.	
10	(10)	The Legislative Retirement Fund.	
11	(11)	The State Education Assistance Authority.	
12	(12)	The State Property Fire Insurance Fund.	
13	•••		
14	(16)	The Liability Insurance Trust Fund.	
15	(16a)	The University of North Carolina Hospitals at Chapel H	ill funds, except
16		appropriated funds, deposited with the State Treasur	-
17		G.S. 116-350.40.	•
18	(17)	Trust funds of The University of North Carolina and its const	ituent institutions
19		deposited with the State Treasurer pursuant to G.S. 116-36.1	
20	(17a)	North Carolina Veterans Home Trust Fund.	
21	(17b)	North Carolina National Guard Pension Fund.	
22	(17c)	Retiree Health Benefit Fund.	
23	(17d)	The Election Fund.	
24	(17e)	The North Carolina State Lottery Fund.	
25	(17f)	Funds deposited with the State Treasurer by public hosp	itals pursuant to
26		G.S. 159-39(g).	Ĩ
27	(17g)	Funds deposited with the State Treasurer by Local Go	overnment Other
28		Post-Employment Benefits Trusts pursuant to G.S. 159-30.1	
29	(17h)	The Local Government Law Enforcement Special Separ	ation Allowance
30		Fund.	
31	(17i)	The North Carolina Conservation Easement Endowment Fun	nd.
32	(17j)	The Conservation Grant Fund.	
33	(17k)	The Wildlife Endowment Fund.	
34	(17 <i>l</i> )	The Ecosystem Restoration Fund.	
35	(17m)	The Needs-Based Public School Capital Fund.	
36	(17n)	The Riparian Buffer Restoration Fund.	
37	(18)	Any other special fund created by or pursuant to law for pur	rposes other than
38		meeting appropriations made pursuant to the Executive Bud	get Act.
39	(19)	The Swain County Settlement Trust Fund.	
40	(20)	Institutional funds of the colleges of the North Carolina Con	nmunity College
41		System.	
42	(21)	The Disability Income Plan of North Carolina.	
43			
44	(23)	The Catawba Unit No. 1 Decommissioning Trust Fund and t	he Catawba Unit
45		No. 2 Decommissioning Trust Fund established by North Ca	
46		Power Agency Number 1, as described in G.S. 159B-18(b)(	б). -
47	(24)	Funds deposited with the State Treasurer by charter sch	
48	. ,	G.S. 115C-218.15(f).	-
49	(b) It shall	ll be the duty of the State Treasurer Investment Authority to i	nvest the cash of
50		rated in subsection (a) of this section in excess of the amount	
51		and demands on these funds. The State Treasurer Investmen	-

invest the funds as provided in this subsection in the manner authorized by subsection (e) of this 1 2 section. If an investment was authorized by this subsection at the time the investment was made 3 or contractually committed to be made, then that investment shall continue to be authorized by 4 this subsection, and none of the percentage or other limitation on investments set forth in this 5 subsection shall be construed to require the State Treasurer Investment Authority to subsequently 6 dispose of the investment or fail to honor any contractual commitments as a result of changes in 7 market values, ratings, or other investment qualifications. For purposes of computing market 8 values on which percentage limitations on investments in this subsection are based, all 9 investments shall be valued as of the last date of the most recent fiscal quarter. Notwithstanding 10 anything in this section to the contrary, the State Treasurer Investment Authority shall categorize investment management arrangements according to the primary investment type or primary 11 12 strategy utilized under the arrangement authorized under subsection (e) of this section. No 13 investment management arrangement may be categorized in more than one of the subdivisions 14 of this section. The State Treasurer Investment Authority shall select from among the following 15 investments subject to the following any stipulated limitations and requirements: requirements: Investments authorized by G.S. 147-69.1(c)(1)-(7). 16 (1)17 General obligations of other states of the United States. (2)18 (3) General obligations of cities, counties and special districts in North Carolina. 19 Obligations of any company, other organization or legal entity incorporated (4) 20 or otherwise created or located within or outside the United States, including 21 obligations that are convertible into equity securities, if, when acquired, the 22 obligations are within one of the four highest rating categories regardless of gradations, such as ratings beginning with "AAA," "AA," "A," or either 23 24 "BBB" or "Baa," of at least one nationally recognized rating service 25 designated by the U.S. Securities and Exchange Commission. 26 . . . 27 Asset-backed securities (whether securities, whether considered debt or (6)28 equity), equity, if, when acquired, the obligations are within one of the four 29 highest ratings categories regardless of gradations, such as ratings beginning 30 with "AAA," "AA," "A," or either "BBB" or "Baa," of at least one nationally 31 recognized rating service designated by the U.S. Securities and Exchange 32 Commission. 33 In addition to the limitations and requirements with respect to the investments (6a)34 of the Retirement Systems set forth in under this subsection, the State 35 Treasurer-Investment Authority shall select investments of the assets of the 36 Retirement Systems such that investments made pursuant to subdivisions 37 (b)(1) (1) through (6) of this section subsection shall at all times equal or 38 exceed twenty percent (20%) of the market value of all invested assets of the 39 Retirement Systems. 40 41 With respect to Retirement Systems' assets referred to in subdivision (b)(8), (6c) 42 they may be invested, within or outside the United States, in obligations, debt 43 securities, and asset-backed securities, whether considered debt or equity, 44 including obligations and securities convertible into other securities, that do 45 not meet the requirements of any of subdivisions  $\frac{(b)(1)}{(1)}$  (1) through (6) of this 46 section subsection nor subdivision  $\frac{b}{7}$  (7) of this section. The amount 47 invested under this subdivision shall not exceed seven and one half percent 48 (7.5%) of the market value of all invested assets of the Retirement 49 Systems.subsection. 50 (7)Retirement Systems' assets referred to in subdivision (8) of this subsection 51 may be invested in strategies managed primarily for the purpose of owning

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	real estate or related debt financing, excluding asse timberlands, located within or outside the United State	
	under this subdivision shall not exceed ten percent (1) of all invested assets of the Retirement Systems.	0%) of the market value
(8)	With respect to assets of the Teachers' and State	Employees' Retiremen
(0)	System, the Consolidated Judicial Retirement System	
	Rescue Workers' Pension Fund, the Local Gov	
	Retirement System, the Legislative Retirement System	1 0
	National Guard Pension Fund, the Registers of Deeds	Supplemental Pensior
	Fund, and the Retiree Health Benefit Fund (hereinafter	•
	as the Retirement Systems), they Retirement Systems	<u>' assets</u> may be invested
	in a strategy composed primarily of equity securit	ies traded on a public
	securities exchange or market organized and regulated	l pursuant to the laws of
	the jurisdiction of the exchange or market and is	sued by any company
	incorporated or otherwise created or located within	
	States as long as the investments meet the conditions	
	investments authorized for the Retirement Systems un	
	subject to the following limitations:	
	a1. The aggregate amount of the investments ca	annot exceed sixty five
	percent (65%) of the market value of all	-
	Retirement Systems.	invested assets of the
	b. The aggregate amount of the investment invest	sted through investmen
	companies described in sub-subdivision (e)(4	
	not exceed eight and one half percent (8.5%)	
	all invested assets of the Retirement Systems	
	value of group trusts and individual, common,	
	of banks and trust companies shall not be appl	
	or banks and trust companies shan not be appr	icu against uns mint.
(9)	With respect to Retirement Systems' assets, as define	ad in subdivision $(b)(8)$
$(\mathcal{I})$	of this subsection, they assets may be invested in (	
	primarily of private equity, or corporate buyout transa	
	the United States or (ii) an arrangement authorized und	
	section with the primary purpose to engage in other	
	authorized by any other subdivision of this subsectio	
	under this subdivision shall not exceed eight and	
$\langle 0 \rangle$	(8.75%) of the market value of all invested assets of t	-
(9a)	With respect to Retirement Systems' assets, as define	
	of this subsection, they assets may be invested, with	
	States, in obligations, debt securities, asset-back	
	considered debt or equity, and other investments the	
	Treasurer Investment Authority for the primary	
	protection against risks associated with inflation, a	•
	assets or related debt financing, including, but not	
	natural resources, commodities, infrastructure, transpo	-
	other tangible and intangible real assets. The amount	
	subdivision shall not exceed seven and one half perce	ent (7.5%) of the marke
	value of all invested assets of the Retirement Systems	<del>.</del>
 (10a)	With respect to Retirement Systems' assets, as define	

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		sub-subdivision b. of subdivision (8), or subdivision shall not exceed ten percent (10%) invested assets of the Retirement Systems; and the	of the market value of all
		of all assets invested pursuant to subdivisions <del>(6c)</del> <del>of subdivision (8), and subdivisions (9) and (9a) (</del>	
		this subsection shall not exceed thirty-five per-	cent (35%) eighty percent
		(80%) of the market value of all invested Systems. Systems, including any digital asse	
	<u>(10b)</u>		
		Directors, shall not exceed forty percent (40%) invested assets of the Retirement System.	of the market value of all
	 (12)	It is the intent of the General Assembly that the	ne Escheat Fund provide a
		perpetual and sustainable source of funding for the	e purposes authorized by the
		State Constitution. Accordingly, the following pr assets of the Escheat Fund:	ovisions appry: appry to the
		a. With respect to The Investment Authority Escheat Fund, in addition to Fund in those	
		subdivisions (1) through (6) of this subsect	ion, up to ten percent (10%)
		subsection. Up to eighty percent (80%) of in the investments authorized under subdi-	-
		this subsection, notwithstanding the percen	tage limitations imposed on
		the Retirement Systems' investments unc provided that the State Treasurer sul	
		<u>Authority</u> may invest the assets as provid section.	ed in subsection (e) of this
			ition to those investments
		c. The State Treasurer shall invest, in add authorized by sub-subdivision a. ten percent the Escheat Fund as authorized under G.S.	nt (10%) of the net assets of
( <del>b1)</del>		State Treasurer shall appoint an Investment Adviso	-
		members: the State Treasurer, who shall be chairmation to the members of the boards of trustees of the Re	
members	selected	d from the general public. All appointed members m	ust have experience in areas
		dministration of a large, diversified investment p tment management, securities law, real estate deve	0
strategies.	The S	State Treasurer shall also appoint a Secretary of	the Investment Advisory
		need not be a member of the committee. Members of	
		the same per diem and allowances granted to mem	
		nerally. The committee shall have advisory powers public office within the meaning of Article VI, Sect	
		<del>r G.S. 128-1.1.</del>	ion y or the constitution of
	The <del>S</del>	State Treasurer Investment Authority may invest f	unds deposited pursuant to
North Car (b2) subdivisio	on (a)(17	State Treasurer Investment Authority may invest f 7f) of this section in any of the investments authorize	ed under subdivisions (b)(1)
North Car (b2) subdivisio through (	on (a)(17 6), subo	7f) of this section in any of the investments authorized division $(b)(6c)$ , and subdivision $(b)(8)$ of this section $(b)(8)$	ed under subdivisions (b)(1) ection, notwithstanding the
North Car (b2) subdivisio through ( percentag	on (a)(17 6), subo <del>e limita</del>	7f) of this section in any of the investments authorize division (b)(6c), and subdivision (b)(8) of this se ations imposed on the Retirement Systems' investi	ed under subdivisions (b)(1) ection, notwithstanding the ments therein. <u>section.</u> The
North Car (b2) subdivisio through ( percentag State Tre	on (a)(17 6), subo <del>e limita asurer ]</del>	7f) of this section in any of the investments authorized division (b)(6c), and subdivision (b)(8) of this sections imposed on the Retirement Systems' investu- <u>Investment Authority</u> may require a minimum d	ed under subdivisions (b)(1) ection, notwithstanding the ments therein. <u>section</u> . The eposit, up to one hundred
North Car (b2) subdivision through ( percentage State Tree thousand	on (a)(17 6), subo <del>e limita asurer ]</del> dollars	7f) of this section in any of the investments authorize division (b)(6c), and subdivision (b)(8) of this se ations imposed on the Retirement Systems' investi	ed under subdivisions (b)(1) ection, notwithstanding the ments therein. section. The eposit, up to one hundred exceed 15 basis points per

1 investment income earned thereon shall be prorated and credited to the contributing hospital on

2 the basis of the amounts thereof contributed, figured according to sound accounting principles.

3 Fees assessed by the State Treasurer Investment Authority may be used to defray the cost of

4 administering investments pursuant to this subsection and expenditures authorized under this 5 section.

6 (b3) The State Treasurer Investment Authority may invest funds deposited pursuant to 7 subdivision (a)(16a) of this section in any of the investments authorized under subdivisions (1)8 through (6), subdivision (6c) and subdivision (b)(8) of this section, notwithstanding the 9 percentage limitations imposed on the Retirement Systems' investments therein. section. The 10 State Treasurer Investment Authority may require a minimum deposit, up to one hundred thousand dollars (\$100,000), and may assess reasonable fees, not to exceed 15 basis points per 11 12 annum, as a condition of participation pursuant to this subsection. Funds deposited pursuant to 13 this subsection by the University of North Carolina Hospitals at Chapel Hill shall remain the 14 funds of the University of North Carolina Hospitals at Chapel Hill, and interest or other 15 investment income earned thereon shall be prorated and credited to the University of North 16 Carolina Hospitals at Chapel Hill on the basis of the amounts thereof contributed, figured 17 according to sound accounting principles. Fees assessed by the State Treasurer Investment 18 Authority may be used to defray the cost of administering investments pursuant to this subsection 19 and expenditures authorized under this section.

20 (b4) In addition to the investments authorized under subdivisions (b)(1) through (6) of this 21 section, the State Treasurer Investment Authority may invest funds deposited pursuant to 22 subdivision (17g) of subsection (a) of this section in any of the investments authorized under 23 subdivisions (b)(6c) and (b)(8) of this section, notwithstanding the percentage limitations 24 imposed on the Retirement Systems' investments therein. section. Funds deposited pursuant to 25 this subsection by a Local Government Other Post-Employment Benefits Trust and interest or 26 other investment income earned from those funds shall be prorated and credited to the 27 contributing trust on the basis of the amounts contributed, figured according to sound accounting 28 principles. For investments under subdivisions (b)(6c) and (b)(8) of this section, the State 29 Treasurer-Investment Authority may require a minimum deposit of up to one hundred thousand 30 dollars (\$100,000) and may assess reasonable fees of up to 15 basis points per annum as a 31 condition of participation pursuant to this subsection. Fees assessed by the State Treasurer 32 Investment Authority may be used to defray the costs of administering the Fund and expenditures 33 authorized under this section.

34 (b5) In addition to the investments authorized under subdivisions (b)(1) through (6) of this 35 section, the State Treasurer Investment Authority may invest funds deposited in the Local 36 Government Law Enforcement Special Separation Allowance Fund in any of the investments 37 authorized under subdivisions (b)(6c) and (b)(8) of this section, notwithstanding the percentage 38 limitations imposed on the Retirement Systems' investments therein. section. For investments 39 from that Fund made under subdivisions (b)(6c) and (b)(8) of this section, the State Treasurer 40 Investment Authority may require a minimum deposit of up to one hundred thousand dollars 41 (\$100,000) and may assess reasonable fees of up to 15 basis points per annum as a condition of 42 making the investment. The fee may be used to defray the costs of administering the Fund and 43 expenditures authorized under this section.

44 In addition to the investments authorized under subdivisions (b)(1) through (6) of this (b6)45 section, the State Treasurer Investment Authority may invest funds deposited in the Catawba 46 Unit No. 1 Decommissioning Trust Fund and the Catawba Unit No. 2 Decommissioning Trust 47 Fund in any of the investments authorized under subdivisions (b)(6c) and (b)(8) of this section, 48 notwithstanding the percentage limitations imposed on the Retirement Systems' investments 49 therein. section. For investments from the Funds made under subdivisions (b)(6c) and (b)(8) of 50 this section, the State Treasurer-Investment Authority may require a minimum deposit of up to 51 one hundred thousand dollars (\$100,000) and may assess reasonable fees of up to 15 basis points

1 per annum as a condition of making the investment. The fee may be used to defray the costs of 2 administering the Fund and expenditures authorized under this section. 3 In addition to the investments authorized under subdivisions (b)(1) through (6) of this (b7) 4 section, the State Treasurer Investment Authority may invest funds deposited in the Swain 5 County Settlement Trust Fund in any of the investments authorized under subdivision (b)(8) of 6 this section, notwithstanding the percentage limitations imposed on the Retirement Systems' 7 investments therein. section. For investments from that Fund made under subdivision (b)(8) of 8 this section, the State Treasurer Investment Authority may require a minimum deposit of up to 9 one hundred thousand dollars (\$100,000) and may assess reasonable fees of up to 15 basis points 10 per annum as a condition of making the investment. The fee may be used to defray the costs of administering the Fund and expenditures authorized under this section. 11 12 (b8)In addition to the investments authorized under subdivisions (b)(1) through (6) of this

13 section, the State Treasurer Investment Authority may invest funds deposited pursuant to 14 subdivision (24) of subsection (a) of this section in any of the investments authorized under 15 subdivisions (b)(6c) and (b)(8) of this section, notwithstanding the percentage limitations 16 imposed on the Retirement Systems' investments therein. For investments from that Fund made 17 under subdivisions (b)(6c) and (b)(8) of this section, the State Treasurer Investment Authority 18 may require a minimum deposit of up to fifty thousand dollars (\$50,000) and may assess 19 reasonable fees of up to 15 basis points per annum as a condition of making the investment. The 20 fee may be used to defray the costs of administering investments and expenditures authorized 21 under this section.

22

. . .

23 (d) The State Treasurer Investment Authority may invest funds deposited pursuant to 24 subdivisions (17i), (17j), (17k), (17l), and (17n) of subsection (a) of this section in any of the 25 investments authorized under subdivisions (1) through (6) and subdivision (8) of subsection (b) 26 of this section. The State Treasurer Investment Authority may require a minimum deposit, up to 27 one hundred thousand dollars (\$100,000), and may assess a reasonable fee, not to exceed 15 basis 28 points, as a condition of participation pursuant to this subsection. Fees assessed by the State 29 Treasurer-Investment Authority may be used to defray the costs of administering the funds and 30 expenditures authorized under this section. Funds deposited pursuant to this subsection shall 31 remain the funds of the North Carolina Conservation Easement Endowment Fund, the 32 Conservation Grant Fund, the Ecosystem Restoration Fund, the Riparian Buffer Restoration 33 Fund, or the Wildlife Endowment Fund, as applicable, and interest or other investment income 34 earned thereon shall be prorated and credited to the North Carolina Conservation Easement 35 Endowment Fund, the Conservation Grant Fund, the Ecosystem Restoration Fund, the Riparian 36 Buffer Restoration Fund, or the Wildlife Endowment Fund on the basis of the amounts 37 contributed to the respective Funds, figured according to sound accounting principles.

(e) Investments made pursuant to this section may be made as internally managed
 investments by the State Treasurer-Investment Authority or may be made through third-party
 investment management arrangements, under the following conditions:

41 42

43

 Internally managed portfolios shall be subject to industry standard portfolio guidelines developed with periodic consultation by the Investment Advisory Committee.guidelines.

In assessing whether to invest directly or to utilize indirect third-party 44 (2)45 investment management arrangements, the State Treasurer Investment 46 Authority shall consider all relevant material factors he or she considers 47 relevant to the decision consistent with the Treasurer's Investment Authority's fiduciary duties under G.S. 147-69.7, G.S. 147-70.6, including financial, 48 49 operational, and investment expertise and resources, alignment of interests 50 and investor protections, transparency and repeatability of investment process, risk controls, and cost-effectiveness. 51

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	<del>(3)</del>	For any third-party investment management arrangem	ents, the investmer
		manager must have total assets under management of	
		million dollars (\$100,000,000) at the inception of the inve	
		arrangement with the State Treasurer.	C C
	(4)	Third-party investment management arrangements may	be with persons an
		legal entities located within or outside the United State any of the following:	-
		a. Contractual arrangements in which the inves	tment manager ha
		delegated discretion and authority to invest assets	
		b. Investment companies as defined under Unit	
		accepted accounting principles as promulgate	-
		Accounting Standards Board, including without	
		registered under the Investment Company Act	
		common, or collective trust funds of banks a	
		limited partnerships; limited liability compani	-
		liability investment vehicles; and insurance contr	
		participation in individual or pooled separate ad	
		companies.	counts of mouraid
		Any limited liability investment vehicles organized by	the <u>State Treasur</u>
		<u>Investment Authority</u> shall be deemed investment compa	
		of this subsection.subdivision.	mes for the purpos
	(5)	Investment companies shall provide annual audited finan	cial statements to th
	$(\mathbf{J})$	State Treasurer, Investment Authority, unless the State	
		<u>Authority</u> waives the requirement after conducting a cost	
	(6)	In connection with any investment otherwise authorized	•
	(0)	the <u>State Treasurer Investment Authority</u> may enter inte	
		agreement provided that, under any agreement, the li	
		Treasurer Investment Authority will be limited to the	•
		Treasurer's Investment Authority's contractual investmer	
•••		Treasurer's <u>investment Autionty's</u> contractual investmen	it.
		nvestments in digital assets.	
<u>(a)</u>		ollowing definitions apply in this section:	
	<u>(1)</u>	Designated funds. – Any of the funds described in C	<u>5.S. 147-69.1(b)</u> ar
		<u>G.S. 147-69.2(a).</u>	
	<u>(2)</u>	Digital asset. – A virtual currency, cryptocurrency, nat	
		stablecoin, nonfungible token, or any other asset that is	
		confers economic, proprietary, or access rights or power	
	<u>(3)</u>	Private key. – A unique element of cryptographic da	
		transactions on a blockchain that is known to the owner of	*
	<u>(4)</u>	Secure custody solution. – A technological product or a	
		service that employs advanced security measures to sat	feguard private key
		and prevent unauthorized access.	
<u>(b)</u>	The I	nvestment Authority may invest the cash of the designated f	funds in digital asse
only after	appro	val by the Board of Directors. The approval shall be base	d on an independer
assessme	nt by a	third-party consultant that all of the following require	ments for propose
• ,	nts hav	e been met:	
investmen			1
investme	<u>(1)</u>	The digital assets are maintained with a secure custody s	<u>olution.</u>
<u>investmei</u>	$\frac{(1)}{(2)}$	The digital assets are maintained with a secure custody s The potential investment is appropriate for the	

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1 2 3	(3) The control environment meets institutional investment indus for independent risk and compliance oversight, operational regulatory compliance.	
4	(c) An investment in digital assets from any of the designated funds sha	all not exceed, in
5	the aggregate, five percent (5%) of the balance of the designated fund.	· · · ·
6	"§ 147-69.3. Administration of State Treasurer's Investment Authori	ty's investment
7	programs.	
8	(a) The State Treasurer shall <u>deposit with the Investment Authority as</u>	sets of the funds
9	under G.S. 147-69.1 and the special funds under G.S. 147-69.2. The Investmer	-
10	establish, maintain, administer, manage, and operate within the Department o	
11	one or more investment programs for the deposit and to the credit of the State	
12	investment of assets pursuant to the provisions of G.S. 147-69.1 and G.S. 147-69.	
13	the funds under G.S. 147-69.1 and the special funds under G.S. 147-69.2. Fun	
14	Retirement Systems and other funds held by the State Treasurer Investment A	
15	invested collectively or separately in the State Treasurer's Investment Auth	
16	consistent with the fiduciary duties stated in G.S. 147-69.7.under G.S. 147-70.6	
17	(b) Any official, board, commission, other public authority, local gov	
18	administrative unit, charter school, local ABC board, or community college of	the State having
19	custody of any funds not required by law to be deposited with and invested by th	e State Treasurer
20	or the Investment Authority may deposit all or any portion of those funds with th	e State Treasurer
21	Investment Authority for investment in one of the investment programs established	
22	authorized under this section, subject to any provisions of law with res	spect to eligible
23	investments, provided that any investments. Any occupational licensing boa	
24	G.S. 93B-1 may participate in one of the investment programs established pursu	ant to authorized
25	under this section regardless of whether or not the funds were required by law	v to be deposited
26	with and invested by the State Treasurer. Treasurer or the Investment Authorit	<u>y.</u> In the absence
27	of specific statutory provisions to the contrary, any of those funds described i	n this subsection
28	may be invested by the Investment Authority in accordance with the provisions	of G.S. 147-69.2
29	and 147-69.3. Upon request from any depositor eligible under this subsection, th	e State Treasurer
30	may authorize moneys invested pursuant to this subsection to be withdrawn b	y warrant on the
31	State Treasurer.	
32	(c) The State Treasurer's Investment Authority's investment progra	
33	managed that that, in the judgment of the State Treasurer-Investment Authority	ty, funds may be
34	readily converted into cash when needed.	
35	(d) Except as provided by G.S. 147-69.1(d), the total return earned on i	
36	accrue pro rata to the fund whose assets are invested according to the formula	prescribed by the
37	State Treasurer with the approval of the Governor and Council of State. invested	<u>d.</u>
38	(e) The State Treasurer Investment Authority has full powers as a final state of the state of th	iduciary to hold,
39	purchase, sell, assign, transfer, lend and dispose of any of the securities or inve	stments in which
40	any of the investment programs created pursuant to this section have been in	vested, and may
41	reinvest the proceeds from the sale of those securities or investments and any	other investable
42	assets of the program.	
43	(f) The cost of administration, management, and operation of invest	stment programs
44	established pursuant to this section shall be apportioned and paid equitably amo	ong the programs
45	in a manner prescribed by the State Treasurer. Investment Authority, in	cluding through
46	administrative fees if approved by the Board of Directors. To the extent not othe	
47	directly to the income or assets of a specific investment program or pooled inv	
48	the cost of administration, management, and operation of investment program	
49	pursuant to this section shall be paid from the income and assets of the invest	
50	Any apportionment and payment under this section shall be accounted for in a ma	anner determined
51	by the State Treasurer.Investment Authority.	

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	e State Treasurer is authorized to retain the services	
	aries, attorneys, investment counseling firms, statist	
	rms possessing specialized skills or knowledge-	
	of investment programs created pursuant to this secti	
	twithstanding G.S. 114-8.3, the Investment Authority	
	posed investment contracts and all proposed contracts	
	ed into pursuant to the Investment Authority's authority	ity under this Article. All of
the following	apply to the required review:	
<u>(1)</u>	This review shall include confirmation that a pre-	oposed contract meets all of
	the following criteria:	
	<u>a.</u> <u>The proposed contract is in proper legal features</u>	orm.
	b. The proposed contract is legally enforceat	ble to the extent governed by
	North Carolina law.	
	c. The proposed contract accomplishes the	e intended purposes of the
	contract.	
<u>(2)</u>	The Investment Authority's designated attorney	s shall establish procedures
	regarding the review.	
<u>(3)</u>	The required review does not constitute approval	or disapproval of the policy
	merit, or lack thereof, of the proposed contract.	
(4)		udes any attorney employed
	or retained by the Investment Authority to review	contracts as required by this
	subsection.	
(5)	For purposes of this subsection, "investment con	tract" means investments to
	be acquired, held, or sold, directly or indirectly	
	Authority or an investment entity created by the	-
	on its own behalf or on behalf of another benefic	-
(il) Th	e State Treasurer shall report the incentive bonus pa	aid to the Chief Investment
	Joint Legislative Commission on Governmental Oper	
<del>year.</del>		
(i3) Th	e Treasurer Investment Authority may invest in the co	ountries of Sudan and South
	extent not prohibited by the United States Government	
	part of an index or index replication strategy, a	
	similar investment vehicle, or a derivative instrumen	e ,
	pject to the provisions of G.S. 147-69.1(d), the State	
•	adopt any rules necessary to carry out the provisions	
	_ 1 5 5 5 1	
"§ 147-69.4A.	Support and assistance; Supplemental Retirement	t Board of Trustees.
	e Supplemental Retirement Board of Trustees, as est	
	he Investment Authority to provide monitoring, eval	
	stance for the investments of the Supplemental Retire	
	he North Carolina Public Employee Deferred Compe	
	on the consent of the Investment Authority to pro-	
	er this section, the Investment Authority's responsibil	
	Investment Policy approved by the Supplemental Re	
	providing any support or assistance under this sectio	
	its duties as a fiduciary to the participants in the Supp	•
	Carolina and the North Carolina Public Employee De	
	Local Government Law Enforcement Special Sepa	-

The Local Government Law Enforcement Special Separation Allowance Fund is established 1 2 as a fund in the Office of the State Treasurer under the management of the Treasurer. Investment 3 Authority. The Fund consists of contributions made by entities authorized to make contributions 4 to the Fund and interest and other investment income earned by the Fund. Contributions to the 5 Fund are irrevocable. Assets of the Fund may be used only to provide law enforcement special separation allowance benefits to individuals who are former employees of a unit of local 6 7 government that contributes to the Fund and are entitled to law enforcement special separation 8 allowance payable by the unit. The assets of the Fund are not subject to the claims of creditors 9 of an entity that contributes to the Fund.

10

### "§ 147-69.6. Swain County Settlement Trust Fund.

The Swain County Settlement Trust Fund is established as a special fund in the Office 11 (a) 12 of the State Treasurer under the management of the Treasurer. The Treasurer Investment 13 Authority. The Investment Authority may invest the assets of the Fund in any of the investments 14 authorized under subdivisions (b)(1) through (6) and subdivision (b)(8) of G.S. 147-69.2. The 15 Fund shall consist of the proceeds of any payments made by the United States in settlement of the 1943 agreement between Swain County and the United States Department of Interior, such 16 17 other contributions as Swain County or other entities may choose to make to the Fund, and the 18 interest and other investment income earned by the Fund. For the purposes of this section, the 19 initial balance of the Fund shall be defined as fifty-two million dollars (\$52,000,000). . . . . "

- 20
- 21 22

### SECTION 38.3.(a1) G.S. 147-69.2A is repealed.

SECTION 38.3.(b) Part 3 of Article 6 of Chapter 147 of the General Statutes, as created and amended by Section 38.1 of this act, reads as rewritten:

23 24 25

### "Part 3. Reports and Audits.

"§ 147-69.8. Annual report on new investment authority.

26 Whenever the General Assembly broadens the investment authority of the State Treasurer 27 Investment Authority as to the General Fund, the Teachers' and State Employees' Retirement 28 System, the Consolidated Judicial Retirement System, the Firefighters' and Rescue Squad 29 Workers' Pension Fund, the Local Governmental Employees' Retirement System, the Legislative 30 Retirement System, the North Carolina National Guard Pension Fund, or any idle funds, the State 31 Treasurer-Investment Authority shall annually report in detail to the General Assembly the 32 investments made under such new authority, including the returns on those investments, earnings, 33 changes to value, and gains and losses in disposition of such investments. The report shall be 34 made no later than the first six months of each calendar year, covering performance in the prior 35 fiscal year. As to each type of new investment authority, the report shall be made for at least four 36 years. To the extent the information required by this section is also required in the reports under 37 G.S. 147-69.12, the State Treasurer Investment Authority may combine reports or make 38 cross-reference to those reports.

#### 39 "§ 147-69.9. Third-party audit of State Treasurer's investments.

40 In addition to all other audits and reports required by the law, the State Treasurer (a) Treasurer, with the active assistance of the Investment Authority, shall prepare and issue, at the 41 42 end of each fiscal year beginning with the 2015-2016 fiscal year, year, a set of consolidated 43 stand-alone financial statements regarding investments authorized in G.S. 147-69.1 and 44 G.S. 147-69.2. These financial statements shall be audited by a commercial independent 45 third-party audit firm selected and engaged by the State Treasurer. Treasurer, in consultation with 46 the Investment Authority. The audit firm's report and the financial statement shall be provided to 47 the Joint Legislative Commission on Governmental Operations, the House of Representative Appropriations Committee, the Senate Appropriations/Base Budget Committee, and the Fiscal 48 49 Research Division within six months after the closing of the reporting period. The management discussion and analysis section of the report accompanying the 50 (b)

financial statements shall be prepared by the Investment Authority and shall include a discussion 51

1 of the investment programs' risk and returns compared to benchmarks, total management fees 2 and incentives paid, and comparison to peer cost benchmarks. 3 "§ 147-69.10. Investment policies and performance reviews of Retirement Systems 4 investment programs. 5 On at least a biennial basis, the State Treasurer-Chief Investment Officer shall present (a) 6 an investment policy statement to the Investment Advisory Committee Board of Directors for the 7 Committee's consultation, approval. The investment policy statement must include descriptions 8 of investment objectives and strategy, roles and responsibilities, permissible asset classes, asset 9 allocation targets and ranges, risk management and compliance guidelines, and evaluation 10 criteria necessary to measure investment performance. 11 At least once every four years, the State Treasurer Investment Authority shall engage (b) 12 a commercial independent expert firm, pursuant to G.S. 147-69.3(g), G.S. 147-71.2(c), to 13 evaluate the governance, operations, and investment practices of the State Treasurer Investment 14 Authority in order to develop recommendations for improvement. The State Treasurer must 15 consult with the Investment Advisory Committee to develop the scope of the evaluation. The 16 report of the independent expert firm shall be provided to the Joint Legislative Commission on 17 Governmental Operations, the House of Representatives Appropriations Committee, the Senate 18 Appropriations/Base Budget Committee, and the Fiscal Research Division within 30 days of 19 receipt. 20 "§ 147-69.12. Reporting on the State Treasurer's Investment Authority's investment 21 programs. 22 <del>(a)</del> No later than the tenth day of February, May, August, and November of each year, 23 the State Treasurer shall report on all investments for which the State Treasurer is in any way 24 responsible, including investments made from the Escheat Fund and return on investment as 25 provided in G.S. 147 69.2A. This report shall be made for the Escheat Fund in lieu of the report 26 required by G.S. 147-69.8. The State Treasurer's quarterly report shall include each of the 27 following: 28 A specific listing of all direct and indirect placement fees, asset fees, (1)29 performance fees, and any other money management fees incurred by the 30 State in the management of the Retirement Systems defined in 31 G.S. 147-69.2(b)(8). In the event that the market value of any of subdivision 32 (6c) or (7), sub-subdivision b. of subdivision (8), or subdivision (9) or (9a) of 33 G.S. 147-69.2 increases during a fiscal year by an amount greater than three 34 percent (3%) of the market value of all invested assets of the Retirement 35 Systems as of the prior fiscal year end, then the quarterly report provided shall 36 describe how that increase complies with the duties described in 37 G.S. 147-69.7 and the consequent expected impact on the risk profile of the 38 Retirement Systems' assets. 39 (2)A specific listing of all investments made with certified green managers and 40 companies and funds that support sustainable practices, including the names 41 of the companies, managers, and funds, the amount invested, and the State's 42 return on investment. 43 For bank balances: (3)44 The State's total bank balance with the State Treasurer, including the <del>a.</del> 45 amount of cash on hand and money on deposit. 46 For each bank or other qualified depository utilized by the State <del>b.</del> 47 Treasurer to hold cash balances, (i) the name of each depository and 48 (ii) current guarter-end cash balances. 49 (4)For the State Treasurer's cash management programs: 50 Total assets. <del>a.</del> 51 **Duration of investments.** b.

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	<del>e.</del>	Rate of return, including a comparison to a if available.	n appropriate benchmarl
<del>(5)</del>	For	the Retirement Systems, as defined in G.S.	. 147-69.2(b)(8), reporte
		rately for each asset class authorized by G.S. 1	
	<del>a.</del>	Total assets.	
	<del>b.</del>	Rate of return, including a comparison to a	n appropriate benchmarl
		if available.	
	<del>c.</del>	Percentage of the total assets that are invested	ed in the asset class and th
		limitation, if any, on the percentage under C	<del>J.S. 147-69.2(b).</del>
<del>(6)</del>	For	each investment program created under G.S. 14	
	<del>a.</del>	The financial condition of each investment	
	<del>b.</del>	A full and complete statement of all money	
		provisions of G.S. 147-69.1 and G.S. 147-6	
	<del>c.</del>	The nature and character of the investments	
	<del>d.</del>	The revenues derived from the investments,	, net of fees and expenses
	<del>e.</del>	The costs of administering, managing, and	1
		programs, including the recapture of any in-	
	<del>f.</del>	The location on the State Treasurer's Web	
		find a statement of the investment policies f	1
	<del>g.</del>	Any other information that may be helpful	
	U	Treasurer's investment policies, investment	
		results.	
	<del>h.</del>	Any other information requested by the Hot	use of Representatives ar
		Senate Finance Committees.	I
	i.	The location on the State Treasurer's Web	site where the public ma
		find a list of new commitments to external i	nvestment managers.
	<del>j.</del>	The location on the State Treasurer's Web	site where the public ma
		find information on the use of placeme	nt agents by investme
		managers.	
(7)	For	all other investments with or on behalf of the S	State or any of its agencies
	<del>or in</del>	stitutions:	
	<del>a.</del>	The particular agency or institution, fund, r	ate of return, and duration
		of the investment.	
	<del>b.</del>	The amount of deposit on all noninterest be	aring accounts.
<u>(a1)</u> On a	month	ly basis, the Investment Authority shall report	on the performance of a
investments for	which	the Investment Authority is in any way respon	sible. The monthly repo
shall include all	of the	following information:	
<u>(1)</u>		beginning and ending market value of each	investment program an
	depo	osits or withdrawals.	
<u>(2)</u>		rate of return, net of all fees, and expenses	_
	inclu	iding comparisons to an appropriate benchm	ark, if available. For the
	Reti	rement Systems' investment program, asset cla	ass level information sha
	<u>also</u>	be provided.	
<u>(3)</u>	The	asset allocation of each investment program	and compliance with an
		tory limitations or limitations set by the Board	
<u>(4)</u>	<u>All</u>	of the following information for each investment	
	<u>a.</u>	The location on the Investment Authority's	website where the publ
		may find a statement of the investment police	cies.
	<u>b.</u>	The location on the Department's or Invest	-
		where the public may find a list of new	commitments to extern

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1	investment managers and on the use of placement agents by
2	investment managers.
3	c. Any other information that may be helpful in understanding the
4	Investment Authority's investment policies, investment practices, and
5	investment results.
6	(b) No later than the date set by G.S. 147-69.9 for the submission of consolidated
7	stand-alone financial statements, the State Treasurer Investment Authority shall report annually
8	on the fees and performance of all externally and internally managed investments for the
9	Retirement Systems defined in G.S. 147-69.2(b)(8). Systems. Externally managed investments
10	shall be reported on the basis of each investment vehicle or investment manager, as applicable.
11	Internally managed investments shall be reported on a portfolio-by-portfolio basis. The State
12	Treasurer's Investment Authority's annual report shall include all of the following, as applicable,
13	reported separately for each investment:
14	(1) The name, commitment amount, statutory classification, and inception year.
15	(2) Either a statement that the investment is managed internally by the staff of the
16	State Treasurer Investment Authority or the names of the external investment
17	manager and the investment vehicle for that investment.
18	(3) <u>Value The value of the investment.</u>
19	(4) Dollar The dollar amount of the management fees and incentive fees.
20	(5) For investment grade fixed income or public equity investments, public
21	market investment manager accounts, the periodic net annualized
22	time-weighted rate of return for that fiscal year and since inception, reported
23	net of fees.
24	(6) For all investments other than investment grade fixed income or public equity
25	investments, public market investment manager accounts, all of the following:
26	a. The net annualized internal rate of return and investment multiple
27	since inception, reported net of fees.
28	b. The total cash contributions or other investments made by the State
29	Treasurer.made.
30	c. The total distribution received by the State Treasurer with respect to
31	that investment since inception, reported net of fees.
32	(7) For any fund of funds investment vehicles, the aggregate management fees
33	and incentive fees for the underlying investment managers or investment
34	vehicles used by the external investment manager.
35	(8) If any placement agent fees relating to the investment were directly or
36	indirectly borne by the State Treasurer-Investment Authority or Retirement
37	Systems, a list of the amount and type of those fees.
38	(c) The Treasurer shall report to the Governor annually the exact balance in the treasury
39	to the credit of the State, with a summary of the receipts and payments of the treasury during the
40	preceding fiscal year, and so far as practicable an account of the same down to the termination
41	of the current calendar year.
42	(d) The reports required by this section shall be delivered to the Joint Legislative
43	Commission on Governmental Operations, chairs of the House of Representatives and Senate
44	Appropriations Committees, chairs of the House of Representative and Senate Finance
45	Committees, Fiscal Research Division, Governor, Council of State, and State Auditor. The
46	reports shall also be made available for public review, including by posting on the State
47	Treasurer's Web site.
48	A copy of a report on any State Treasurer investment program shall be sent to review by the
49 50	official, institution, board, commission, or other agency investing in that program. the programs, including by posting on the Investment Authority's website "

including by posting on the Investment Authority's website."

1	SECTION 38.3.(c) G.S. 147-70.6, as created by Section 38.1 of this act, reads as
2	rewritten:
3	"§ 147-70.6. Discharge of duties to funds.
4	(a) The State Treasurer-Investment Authority, including the Board of Directors, shall
5	discharge his or her all duties with respect to each fund or investment program held by the
6	Investment Authority to the credit of the State Treasurer, including each of the funds, funds
7	enumerated in G.S. 147-69.2 as follows: G.S. 147-69.1 and G.S. 147-69.2, in all of the following
8	manners:
9	(1) Solely in the interest of the intended beneficiaries of the fund, if any.
10	(2) For the exclusive purpose of carrying out the purpose of the fund, including
11	providing benefits to participants and beneficiaries, and paying reasonable
12	expenses of administering the fund.
13	(3) With the care, skill, and caution that a prudent investor would use after
14	considering the purposes, distribution requirements, and other circumstances
15	then prevailing.
16	(4) Impartially, taking into account any differing interests of participants and
17	beneficiaries.
18	(5) Incurring only costs that are appropriate and reasonable.
19	(6) In accordance with a good-faith interpretation of the provisions of
20	G.S. 147-69.2 and any other applicable law governing the fund.
21	(b) In investing and managing assets of the <u>any</u> fund <u>or investment program</u> pursuant to
22	subsection (a) of this section, the State Treasurer: Investment Authority shall do all of the
23	following:
24	(1) Shall consider <u>Consider all of the following circumstances</u> :
25	a. General economic conditions.
26	b. The possible effect of inflation or deflation.
27	c. The role that each investment or course of action plays within the
28	overall portfolio of the fund.
29 30	d. The expected total return from income and the appreciation of capital.
30 31	e. Needs for liquidity, regularity of income, and preservation or appreciation of capital.
31	f. With respect to the Retirement Systems <del>defined in G.S. 147-69.2(b)(8)</del>
32 33	and any other pension plans, the adequacy of funding for the
33 34	Retirement Systems or other pension plan based on reasonable
35	actuarial factors.
36	g. The purpose of the fund, if established.
37	(2) Shall diversify <u>Diversify</u> the investments of the fund fund, unless the State
38	Treasurer Investment Authority reasonably determines that, because of
39	special circumstances, including applicable investment restrictions, it is
40	clearly prudent not to do so.
41	(3) Shall make <u>Make</u> a reasonable effort to verify facts relevant to the investment
42	and management of assets of the funds.
43	(4) Shall invest only in those investments authorized by law consistent with the
44	provisions of Article 6 of Chapter 146 of the General Statutes.
45	(5) Shall, in <u>In</u> the evaluation of an investment, or <u>in the</u> evaluation or exercise of
46	any right appurtenant to an investment, consider only pecuniary
47	factors: factors as follows:
48	a. For the purposes of this section, a pecuniary factor is a factor that has
49	a material effect on the financial risk or financial return of an
50	investment based on appropriate investment horizons consistent with
51	the purpose of the fund, if established.

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	b. Environmental or social considerations are p they present economic risks or opportunities professionals would treat as material econor generally accepted investment theories. The factors shall solely reflect a prudent assessme and return.	that qualified investmen nic considerations unde e weight given to those
<del>(6)</del>	<del>May,</del>	
<u>(b1)</u> In inv	esting and managing assets of any fund or investme	ent program pursuant to
right appurtenant	his section, the Investment Authority may, in the eval o an investment, reasonably conclude that not exercise	-
	the fund's beneficiaries.	
	iance by the State Treasurer-Investment Authority v	
	ht of the facts and circumstances existing at the	time of the Treasurer'
	rity's decision or action and not by hindsight.	
	ate Treasurer's Investment Authority's investment an	
	not in isolation but in the context of the portfolio of	
-	all investment strategy having risk and return objection	ives reasonably suited to
the fund.		
	hstanding any of the foregoing, the State Treasurer	
	trary, the Investment Authority shall have no duty	
	nmission, local government, other public authority, sc	
	community college of the State, or other person, trus	
•	on with any of the following decisions and directions with the State Transurer and invested by the State	1 0
<u>Authority.</u>	with the State Treasurer and invested by the Sta	<del>ue measurer.<u>mivesumer</u></del>
<u>Automy.</u> (1)	The voluntary decision to deposit or withdraw fu	nds in accordance with
(1)	applicable law in one or more of the State Treasurer investment programs.	
(2)	The voluntary direction as to the allocation of depos	ited funds in accordance
(-)	with applicable law among the State Treasurer's	
	investment programs.	
(3)	Any other decision or direction by which the deposit	or exercises control ove
	assets deposited or to be deposited with the State Tre	
	<u>Authority</u> in accordance with applicable law."	
SECT	<b>ION 38.3.(d)</b> G.S. 147-71.2(a), as enacted by Section	on 38.2(b) of this act, i
amended by addin	g a new subdivision to read:	
" <u>(6)</u>	The Board of Directors has the following liquidity m	-
	a. Upon the quarterly receipt of liquidity monit	
	the Chief Investment Officer, the Board of D	
	a portion of the Retirement Systems' investe	
	available to be converted in an orderly fa	
	sufficient to meet projected net benefit paym	ents and highly probable
	contractual obligations.	
	b. <u>The Board of Directors shall annually certify</u>	the allocation of illiquid
	investment.	iditar in in sufficient the
	c. If the Board of Directors determines that liqu	
	the Board of Directors may direct the CIO t	-
	commitments to illiquid investments or imp	nement other mugation
	activities." ION 38.3.(e) G.S. 147-72.1, as enacted by Section	n 29 2(h) of this pat i
CEV 1		

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1	"(e) Management of Retirement Systems Investments. – The Chief In	vestment Officer
2	shall manage the Retirement Systems investments to remain within the appro-	
3	operating range set by the Board of Directors in accordance with G.S. 147-71.	<u>2(a)(4).</u> "
4	<b>SECTION 38.3.(f)</b> Rules adopted by the State Treasurer in effect	t as of December
5	31, 2025, and that are impacted by the change in authority under this section	n shall remain in
6	effect until amended by the Investment Authority, amended by law, or repeale	d.
7	SECTION 38.3.(g) G.S. 128-29(c) reads as rewritten:	
8	"(c) Custodian of Funds. – The State Treasurer shall be the custodian of	the several funds
9	and shall deposit these funds with the Investment Authority to invest the	<del>ir <u>these</u> assets in</del>
10	accordance with the provisions of G.S. 147-69.2 and 147-69.3. Article 6 of C	hapter 147 of the
11	General Statutes. All payments from said funds shall be made by him the Sta	ate Treasurer only
12	upon vouchers signed by two persons designated by the Board of Trustees. The	ne secretary of the
13	Board of Trustees shall furnish said Board a surety bond in a company authoriz	zed to do business
14	in North Carolina in such amount as shall be required by the Board, the premiu	m to be paid from
15	the expense fund."	
16	<b>SECTION 38.3.(h)</b> G.S. 135-7(c) reads as rewritten:	
17	"(c) Custodian of Funds; Disbursements; Bond of Director. – The State	Treasurer shall be
18	the custodian of the several funds and shall deposit these funds with the Invest	
19	invest their these assets in accordance with the provisions of G.S. 147-69.2 and	<u>1 147-69.3.Article</u>
20	6 of Chapter 147 of the General Statutes."	
21	<b>SECTION 38.3.(i)</b> The State Treasurer shall examine the feasily	• •
22	members of the Supplemental Retirement Income Plan and members of the	. ,
23	Compensation Plan to elect to invest in digital assets, as defined in G.S. 147-69	
24	subsection (a) of this section, which are held as exchange-traded products. If the	
25	determines this investment election is appropriate and, after reviewing the Tro	-
26	the Supplemental Retirement Board of Trustees (Board) agrees, then the Tre	
27	may adopt rules to implement allowing State employees to elect to invest	in digital assets,
28	including all of the following:	
29 20	<ol> <li>Identification of appropriate investment vehicles.</li> <li>After determining relations may investigate the second sec</li></ol>	-1.1. f
30	(2) After determining whether a maximum contribution allow	
31	of the Supplemental Retirement Income Plan and memb	
32	Deferred Compensation Plan should be established, the	e amount of that
33	(2) Educational materials to inform State anglesces shout disit	al accet has is a sed
34 35	(3) Educational materials to inform State employees about digit	al asset basics and
35 36	digital asset investment risks.	
30 37	(4) Any other rules the Treasurer deems necessary.	Stata Duragu of
37	<b>SECTION 38.3.(j)</b> In cooperation with the State Treasurer, the Investigation, local law enforcement agencies, and other statewide law enfor	
38 39	shall study the feasibility of establishing the North Carolina Digital Asset R	-
40	with the purpose of retaining digital assets seized and forfeited to the State	
40 41	include at least the following:	. The study shan
42	(1) The State agency or department best suited to administer th	e Reserve
43	(1) The blate agency of department best surfed to administer up (2) The best method to hold assets in the Reserve.	
44	<ul> <li>(3) The process for placing seized or forfeited assets in the Res</li> </ul>	erve
45	(4) The best method to time sales from the Reserve to maximi	
46	Civil Penalty and Forfeiture Fund and benefit local boards of	
47	(5) Any other issues the stakeholders deem necessary.	
48	The State Bureau of Investigation shall report the results of this	study. including
49	proposed legislation to create, implement, and administer the Reserve, to the	• •
50	Oversight Committee on General Government no later than March 1, 2026.	0

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				ons (i) and (j) of this second is effective January	ction are effective when 1, 2026.	this act
PART XXX	VIII-A. O	CCUPAT	FIONAI	LICENSING BOAR	DS	
REQUIRE TRANS	LICEN LITERAT		OF	EDUCATIONAL	INTERPRETERS	AND
S	ECTION 3	38A.1.(a)	G.S. 90	D-3 reads as rewritten:		
"§ 90D-3. D						
The follo	owing defin	itions app	oly in thi	s Chapter:		
• •				1 . 1. 1.		• 1
(:	acces	ssible con iduals in	nmunica	tion, using the most unc	erator. – A person who p lerstandable language m 12 or in any institution o	nodel, to
0		ation.	A	who we at an the set	af intermenting og define	din this
(4					of interpreting as defined rpreter as defined in sub-	
		f this sect			ipieter as defined in sub-	
			<u>1011.</u>			
(9	9) Tran	sliterator.	– A pers	son who practices the a	rt of transliterating as de	fined in
	this	section.	The term	n includes an education	nal transliterator as det	fined in
		ivision (3				
				D-4(b) reads as rewritt	en:	
"(b) T	he provisio	ons of this	Chapter	do not apply to:		
•••				1.		
(=	5) Educ	ational in	terpreter	es or transliterators.		
 S	 FCTION 2	22 A 1 (a)	C S OC	D-7 reads as rewritten:		
"§ 90D-7. R				D-7 leaus as lewinden.		
-	-			and the payment of the	required fees, an applic	ant may
					nt meets all of the fo	•
qualification		I		III III		0
. (1	1) Is 18	years of	age or ol	lder.		
(2	2) Is of	good mo	ral chara	cter as determined by the	he Board.	
(3	3) Meet			wing criteria:		
	a.	-	•		s. 45(a), effective Dece	
					provisional licenses is	
			•		Interpreter and Trans	literator
	h		-	d after that date.	f Interpretare for the De	of Inc
	b.		•		of Interpreters for the De d body that issues certifi	
				r interpreting approved	-	cales of
	с.				and Certification Un	it Inc
	ν.			0	ed language transliterati	
	d.				s. 45(a), effective Dece	
		-	•		provisional licenses is	
					Interpreter and Trans	
				d after that date.		
	e.				iterator State Level Ass	essment
		(CLTS	LA) lev	el 3 or above classificat	ion.	

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1 2 3		<u>f.</u>	(EIPA) level 4.0 or above class	Interpreter Performance Assessment sification and passed the EIPA written
5 4 5 6	(c) The	e Departn		effective August 11, 2014. e a criminal record check to the Board enewal license through the Board. The
7 8	1		1	along with the request, the fingerprints he Department of Public Safety, and a
9 10			-	the criminal record and to the use of the the State or national repositories. The
11 12	State's crimina	l history	record file, and the State Bureau	reau of Investigation for a search of the of Investigation shall forward a set of
13 14	Board shall ke	eep all in	formation pursuant to this subdi-	a national criminal history check. The vision privileged, in accordance with
15 16	not be a public	record u	nder Chapter 132 of the General S	
17 18	of criminal his	tory recon	ds authorized by this subsection."	
19 20	SEV § 90D-8. Pro		<b>8A.1.(d)</b> G.S. 90D-8 reads as rev	vnuen:
20	0			t of the required fees, an applicant may
22	· · · ·			or transliterator if the applicant meets
23	all of the follow	-	-	or duminiteration in the upprovant meets
24	(1)		east 18 years of age.	
25	(1) $(2)$		good moral character as determine	ed by the Board
26	(2) $(3)$			nits approved by the Board. These units
27	(5)	-	be completed for each renewable	
28	(4)		1	gree in interpreting from an accredited
29	(1)		ution and satisfies one of the follo	
30 31		a.	Holds a quality assurance Nor	rth Carolina Interpreter Classification
32		b.	System (NCICS) level C classif	ation of the Deaf (NAD) level 2 or 3
32 33		υ.	certification.	autoir of the Dear (NAD) level 2 of 3
33 34		0		Interpreter Performance Assessment
35		c.		sification.classification and passed the
36			EIPA written test.	smeation. classification and passed the
30 37		d.		5-299, s. 2, effective August 22, 2005.
38		и. е.		23-137, s. 45(b), effective October 10,
39		U.	2023.	.5-157, S. 45(0), effective October 10,
40		f.		r assessment issued by a nationally
40 41		1.	recognized body approved by the	
42	(a1) Upo	on annlia		the required fees, and meeting the
42	· · · ·			s (1) and (2) of subsection (a) of this
43 44	-	-		to any of the following categories of
44	persons seeking			to any of the following categories of
46	(1)			16 hours of training in interpreting
40 47	(1)			ble and function or ethics, and 20 hours
48				eding the date of application in the
40 49			sion of interpreting services.	ung the tate of application in the
49 50	(2)	-	1 0	al of 40 hours of training in interpreting
50	(2)		ework or workshops related to ora	• • •

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1 2 3	<ul> <li>A cued language transliterator who holds a current TECUr Transliterator State Level Assessment (CLTSLA) le classification.</li> </ul>	
4 5 6	(4) A person providing interpreting or transliterating service recognized credential from another state in the field of transliterating.	
7 8 9 10 11 12 13	<ul> <li>(5) An interpreter or transliterator who has meets both of the fean transliteration who has meets both of the fean transliteration are services, in this State or another state, for the two years immediately preceding the date applicant must provide documentation of hours where provisional license under this category, subject to Board.</li> </ul>	n of interpreting or totaling 400 hours of application. An hen applying for a
14 15	b. Holds any certificate or assessment issued by a national body approved by the Board by rule.	
16 17 18 19 20 21	(b) A provisional license issued under this section shall be valid for expiration, a provisional license may be renewed for an additional one-y discretion of the Board. However, a provisional license shall not be renewed m times. The Board may, in its discretion, grant an extension after the third provisional license has been renewed under circumstances to be established in the Board.	year period in the nore than three two descent time the three two descent time the three the three thr
21 22 23 24	<ul> <li>(c) Repealed by Session Laws 2014-115, s. 42(b), effective August 11</li> <li>SECTION 38A.1.(e) G.S. 115C-110.2 reads as rewritten:</li> </ul>	, 2014."
24 25 26 27 28 29 30	"§ 115C-110.2. Interpreters/transliterators. Each interpreter or transliterator employed by a local educational agency to hearing-impaired students must annually complete 15 hours of job-related been approved by the local educational agency. Continuing education he compliance with licensure renewal requirements adopted by the North Carolia Transliterator Licensing Board pursuant to G.S. 90D-11 may be applied towar job-related training, to the extent those hours are relevant to the interpreter's	d training that has ours completed in ina Interpreter and ard the 15 hours of
31 32 33 34 35	job-based duties and approved by the local educational agency." <b>SECTION 38A.1.(f)</b> For an educational interpreter or educational was issued a provisional license pursuant to G.S. 90D-8 and the provisional license to the effective date of this section, if the educational interpreter or education continues to qualify for a provisional license pursuant to G.S. 90D-8, as amen	transliterator who cense expired prior ional transliterator
36 37 38 39 40	(d) of this section, then the North Carolina Interpreter and Transliterator Lice issue a new initial provisional license upon application to the Board and the required fee for a provisional license. Notwithstanding G.S. 90D-8(b), the Bo an extension after a second renewal to a provisional license issued pursuant to SECTION 38A.1.(g) Subsection (f) of this section expires on Sep	ensing Board shall he payment of the bard shall not grant o this section. btember 30, 2027.
41 42 43 44	SECTION 38A.1.(h) The North Carolina Interpreter and Transl Board and the State Board of Education may adopt rules to implement the section. SECTION 38A.1.(i) This section becomes effective October 1, 20	provisions of this
45 46 47	MODIFY THE LAWS OF MARRIAGE AND FAMILY THERAPY LIC SECTION 38A.2.(a) G.S. 90-270.56 reads as rewritten:	
48 49 50 51	" <b>§ 90-270.56. Reciprocal licenses.</b> The Board may shall issue a license as a marriage and family therapist family therapy associate by reciprocity to any person who applies for the lice by the Board and who at all times during the application process:	

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1	(1	) Has been licensed and actively practicing for five at least ty	vo continuous years
2		and is currently licensed as a marriage and family therap	-
3		family therapy associate in another state.	U
4	(2		tate.
5	(3		
6	(4		Family Therapy
7		examination.examination or the clinical examination requi	
8		board that regulates marriage and family therapy in the St	
9	SI	ECTION 38A.2.(b) G.S. 90-270.63 reads as rewritten:	
10	"§ 90-270.63.	Criminal history record checks of applicants for licensure	as a marriage and
11	fa	mily therapist and a marriage and family therapy associate	•
12	(a) De	efinitions. – The following definitions shall apply in this section	n:
13	(1	) Applicant. – A person applying for licensure as a licensed i	narriage and family
14		therapy associate pursuant to G.S. 90-270.54A or lice	nsed marriage and
15		family therapist pursuant to G.S. 90-270.54.G	S. 90-270.54 or
16		<u>G.S. 90-270.56.</u>	
17		"	
18	SI	ECTION 38A.2.(c) The North Carolina Marriage and Family	Therapy Licensure
19	•	lopt rules to implement the provisions of this section.	
20		ECTION 38A.2.(d) This section becomes effective October 1	, 2025, and applies
21	to application	s for licensure on or after that date.	
22			
23	PART XXXI	X. GENERAL GOVERNMENT – MISCELLANEOUS	
24			
25		IBOLS AND OTHER OFFICIAL ADOPTIONS	
26		ECTION 39.1.(a) Chapter 145 of the General Statutes is ame	nded by adding the
27	-	v sections to read:	
28		official State cookie.	
29		vian cookie is adopted as the official cookie of the State of Nor	<u>th Carolina.</u>
30	" <u>§ 145-53. S</u>		11
31		vian star is adopted as the official star of the State of North Car	<u>colina.</u>
32		tate television show.	
33		ly Griffith Show" is adopted as the official television show of	the State of North
34 25	<u>Carolina.</u>	toto balloon vally	
35 36		<b>tate balloon rally.</b> lina BalloonFest, held in October of every year in the City of St	stasvilla is adopted
30 37		balloon rally of the State of North Carolina.	alesville, is adopted
38		tate veterans history museum.	
38 39		rans History Museum of the Carolinas, located in Transylvania	County is adopted
40		Veterans History Museum of the Catolinas, located in Hansylvania	County, is adopted
40 41		tate rice festival.	
42		h Carolina Rice Festival held the first weekend in March of	f every year at the
43		own State Historic Site in the community of Winnabow is add	
44		f the State of North Carolina.	pied as the official
45		tate saltwater reptile.	
46		erhead sea turtle (Caretta caretta) is adopted as the official salt	water reptile of the
47	State of North		water reptile of the
48		fficial Fried Apple Pie Festival.	
49		Apple Pie Festival, held the first Saturday in the month of May	of every year in the
50		ta, is adopted as the official Fried Apple Pie Festival of the State	
51		ECTION 39.1.(b) This section is effective when it becomes la	
~ 1	51		

#### 1 2 **REPLICA STATUE OF REVEREND WILLIAM FRANKLIN "BILLY" GRAHAM, JR.** 3 **SECTION 39.2.** Notwithstanding the provisions of G.S. 100-2 or any other 4 provision of law, if sufficient private funds are raised to commission a replica of the statue of Reverend William Franklin "Billy" Graham, Jr., that is currently on display in the National 5 Statuary Hall Collection in the United States Capitol building, the North Carolina Historical 6 7 Commission is authorized to accept the work of art and to place it in a suitable location, as 8 determined by the Commission, on the grounds of the State capitol. 9 10 PART XL. INFORMATION TECHNOLOGY 11 12 **BROADBAND FUND FLEXIBILITY** 13 **SECTION 40.1.(a)** G.S. 143B-1373.2 is repealed. 14 **SECTION 40.1.(b)** G.S. 143B-1374 is repealed. **SECTION 40.1.(c)** The Department of Information Technology shall use funds 15 appropriated for the Growing Rural Economies with Access to Technology program for fixed 16 wireless and satellite broadband grants, established in G.S. 143B-1373.2 to award grants to 17 18 eligible entities to purchase installation materials for satellite internet service. Installation 19 materials must be for the grantee's own use and not for distribution to other parties. No portion 20 of funds granted under this section shall be used for internet service subscriptions. The 21 Department shall prioritize grant applicants that will deploy installation materials in one of the 39 counties designated as a disaster area due to Hurricane Helene. The Department may also give 22 23 priority to grantees that offer emergency services, disaster relief, educational services, or 24 economic development. 25 **SECTION 40.1.(d)** For the purposes of this section, an eligible entity is one of the 26 following: 27 (1)A State agency. 28 (2)A local government entity. 29 A volunteer fire department. (3) 30 (4) An anchor point, as that term is defined in G.S. 117-18.1(d)(1). 31 SECTION 40.1.(e) The Department of Information Technology may provide 32 emergency funding to communications services providers to rebuild, repair, or replace broadband 33 infrastructure damaged by Hurricane Helene, including costs already incurred for rebuilding, 34 repairing, or replacing broadband infrastructure, provided that all of the following apply: 35 An applicant for funding under this section shall only be permitted to recovery (1)36 costs that are not subject to reimbursement from another source of external 37 funding, including insurance. 38 The Department may cap reimbursement at a portion of the costs incurred (2)39 based upon evaluation of considerations, such as the number of applications 40 anticipated compared to funds available. 41 Priority shall be given to restoration of broadband service. (3) 42 **SECTION 40.1.(f)** The Department may use up to fifty million dollars (\$50,000,000) 43 of the funds available from the Broadband Make Ready Accelerator appropriation in S.L. 44 2021-180 for the emergency funding described in subsection (e) of this section. Funds shall be 45 used in compliance with applicable federal guidelines associated with the use of federal funds. 46 The Department may use its emergency procurement authority provided in 09 NCAC 06B .1302 to procure any goods or services in accordance with this section and shall document the request 47 48 for funding, the emergency situation or need, the area to be served, and the community's need for 49 the procurement.

50 **SECTION 40.1.(g)** Section 38.15 of S.L. 2021-180, as enacted by Section 16.1(a) of S.L. 2022-6, reads as rewritten:

"SECTION 38.15. Except as otherwise provided, provided and after the intent of the original 1 2 appropriation has been satisfied to the extent practicable, the Department of Information 3 Technology shall have flexibility to transfer funding between the programs outlined in Section 4 38.4, Section 38.5, and Section 38.6 of this act, so long as the total allocations for the programs 5 remain the same.act." 6 **SECTION 40.1.(h)** The Department of Information Technology, working with the 7 North Carolina Pandemic Recovery Office in the Office of State Budget and Management, shall 8 ensure that all federal laws, regulations, and guidance, including reporting requirements, are 9 followed in the reallocation of funding between projects funded with federal State Fiscal 10 Recovery Funds described in this section. 11 SECTION 40.1.(i) Subsection (c) of this section becomes effective June 30, 2025, 12 and the remainder of this section becomes effective July 1, 2025. 13 14 CHANGES TO THE BROADBAND POLE REPLACEMENT PROGRAM 15 SECTION 40.2.(a) Section 38.10 of S.L. 2021-180, as amended by Section 16.4 of 16 S.L. 2022-6, reads as rewritten: 17 **"BROADBAND ACCELERATION** 18 19 "SECTION 38.10.(b) The Broadband Pole Replacement Program (hereinafter "Program") 20 is hereby established for the purpose of speeding and facilitating the deployment of broadband service to individuals, businesses, agricultural operations, and community access points in 21 22 unserved areas by reimbursing a portion of eligible pole replacement costs incurred by 23 communications service providers. A communications service provider who pays or incurs the 24 costs of removing and replacing an existing pole pole, or placing facilities underground to better 25 protect the critical infrastructure from natural disasters, in connection with a qualified project 26 may apply to the Department for reimbursement in an amount equal to fifty percent (50%) of 27 eligible pole replacement costs paid or incurred by the applicant or ten thousand dollars 28 (\$10,000), whichever is less, for each pole replaced or, in the case of placing facilities 29 underground, fifty percent (50%) of such costs. 30 31 "SECTION 38.10.(g) A pole owner shall promptly review a request for access, perform 32 surveys, provide estimates and final invoices, and complete, or require the completion by other 33 attaching entities of, any make-ready work necessary for purposes of offering broadband service 34 in an unserved area. A pole owner shall provide a good-faith estimate for any make-ready costs 35 to the communications service provider within 60 days after receipt of a complete application for access. If requested by the communications service provider, the pole owner shall provide 36 37 accompanying documentation indicating the basis of all estimated fees or other charges, including, but not limited to, administrative costs, that form the basis of its estimate. A good-faith 38 39 estimate shall remain valid for 14 days. To accept a good-faith estimate, a communications 40 service provider must provide the pole owner with written acceptance and payment of the good-faith estimate. Make-ready work shall be conditioned upon payment of the good-faith 41 42 estimate and shall be completed within a reasonable time frame mutually agreed to by the 43 communications service provider and the pole owner. A pole owner may treat multiple requests 44 from a single communications service provider as one application for access when the requests 45 are filed within 90 days of one another. A pole owner may deviate from the time limits specified 46 in this subsection during performance of make-ready work for good and sufficient cause that renders it infeasible to complete make-ready work within the time limits specified in this 47 48 subsection. Any deviation from the time limits specified in this subsection shall extend for a 49 period no longer than necessary. A communications service provider shall promptly be notified, 50 in writing, of the reason for a deviation and the new completion date estimate. A communications 51 service provider shall provide notice, in writing, to the pole owner no later than 14 days after

1	attaching equipm	ent to a pole in an unserved area. This subsection shall not apply to poles owned
2	<u>by a utility.</u>	
3	"SECTION 3	<b>38.10.(h)</b> A party subject to a dispute arising under subsection (g) of this section
4		dispute procedures authorized in G.S. 62-350 in the same manner as a party
5	•	n of a dispute under G.S. $62-350(c)$ , and the Utilities Commission shall issue a
6	-	ving the dispute within 120 days of the date the proceedings were initiated;
7		
	<b>T</b>	er, the Commission may extend the time for issuance of a final order for good
8		he agreement of all parties. In such a dispute, the Commission shall apply the
9	-	s section notwithstanding any contrary provisions of any existing agreement.
10		hall not apply to poles owned by a utility.
11		<b>38.10.(i)</b> No later than 60 days after the date funds are appropriated to the
12	Program special	fund, and on a quarterly basis thereafter, the Department shall maintain and
13	publish on its we	bsite all of the following:
14	(1)	The number of applications for reimbursement received, processed, and
15		rejected, including the reasons applications were rejected.
16	(2)	The amount of each reimbursement, the total number of reimbursements, and
17	(-)	the status of any pending reimbursements.
18	(3)	The estimated remaining balance in the Program special fund.
18		<b>38.10.(j)</b> The following definitions apply in this section:
	SECTION.	<b>56.10.(j)</b> The following definitions apply in this section:
20	•••	
21	(4)	Eligible pole replacement cost. – The actual and reasonable costs paid or
22		incurred by a party after June 1, 2021, to (i) remove and replace a pole,
23		including the amount of any expenditures to remove and dispose of the
24		existing pole, purchase and install a replacement pole, and transfer any
25		existing facilities to the new pole. pole or (ii) place facilities, including lines,
26		conduit, and related equipment, underground to better protect the critical
27		infrastructure from natural disaster. The term includes costs paid or incurred
28		by the party responsible for the costs of a pole replacement to reimburse the
29		party that performs the pole replacement. The term does not include costs that
30		the party incurs initially that have been reimbursed to the party by another
31		party ultimately responsible for the costs.
32	(5)	Pole. – Any pole used, wholly or partly, for any wire communications or
	$(\mathbf{J})$	
33		electric distribution, irrespective of who owns or operates the pole.pole,
34		including poles owned by a utility.
35	(6)	Pole owner. – A city or cooperatively organized entity that owns utility poles.
36	(7)	Qualified project A project undertaken by a communications service
37		provider that is not affiliated with a pole owner seeking to provide or, due to
38		natural disaster or other force majeure event, restore, temporarily or
39		permanently, qualifying internet access service on a retail basis to one or more
40		households, businesses, agricultural operations, or community access points
41		in an unserved or underserved area. The project may be affiliated with a
42		cooperatively organized entity that owns utility poles but shall not be affiliated
43		with a city that owns utility poles. A pole owner whose affiliate seeks
44		reimbursement for a qualified project shall not pass through the costs for
45		which reimbursement is sought to unaffiliated communications service
45 46		providers and shall schedule and perform all work in a nondiscriminatory
47		fashion.
48		
49	(9)	Unserved area. – An area in which, according to the most recent map of fixed
50		broadband internet access service made available by the Federal
51		Communications Commission, fixed, terrestrial broadband service at speeds

of at least 25 megabits per second download and at least 3 megabits per second         upload is unavailable at the time the communications service provider         requests access. An unserved area also includes an area that was previously         served but has become unserved due to damage or destruction by a natural         disaster, A pole or underground installation shall be presumed to be located in         an unserved area if the pole is located in an area that is bubject of a federal         or State grant to deploy broadband service, the conditions of which limit the         availability of a grant to unserved areas or, in the case of a damaged or         destroyed facility, was in such an area when the facility was originally         constructed.         (10)       Utility As defined by 47 U.S.C. § 224.        "         SECTION 40.2.(b)       This section is effective when it becomes law. Funds         encumbered for expenses incurred as of June 1, 2021, prior to the effective date of this section         shall remain eligible for reimbursement.         DATA ANALYTICS POSITIONS REPORT         SECTION 40.3. On or before March 1, 2026, the Department of Information         Technology shall submit a report to the Joint Legislative Oversight Committee on Information         rechnology and the Fiscal Research Division on the five analytics and data interpretation         positions provided in S.L. 2021-180, including how the positions have assisted in the building		General Assemb	oly Of North Carolina	Session 2025
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<ul> <li>Office Support. The rates shall not include and agencies shall not be charged the one million one hundred twenty-six thousand dollars (\$1,126,000) requested for other positions within the Department."</li> <li>FUNDS FOR REGIONAL BROADBAND REPAIRS AND REDUNDANCY</li> <li>SECTION 40.5.(a) Notwithstanding any provision of G.S. 143B-1373 or any other provision of law to the contrary, from funds available in the Growing Rural Economies with Access to Technology fund, established in G.S. 143B-1373(b), the Department of Information Technology shall provide thirteen million nine hundred nineteen thousand three hundred thirty dollars (\$13,919,330) in the form of a grant to MCNC, a nonprofit organization, for projects to repair and establish regional redundancy to fiber networks impacted in the western part of the State in the Pisgah and Nantahala National Forests that have an estimated completion later than</li> </ul>		•		
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<ul> <li>FUNDS FOR REGIONAL BROADBAND REPAIRS AND REDUNDANCY</li> <li>SECTION 40.5.(a) Notwithstanding any provision of G.S. 143B-1373 or any other</li> <li>provision of law to the contrary, from funds available in the Growing Rural Economies with</li> <li>Access to Technology fund, established in G.S. 143B-1373(b), the Department of Information</li> <li>Technology shall provide thirteen million nine hundred nineteen thousand three hundred thirty</li> <li>dollars (\$13,919,330) in the form of a grant to MCNC, a nonprofit organization, for projects to</li> <li>repair and establish regional redundancy to fiber networks impacted in the western part of the</li> <li>State in the Pisgah and Nantahala National Forests that have an estimated completion later than</li> </ul>	36	hundred twenty-	six thousand dollars (\$1,126,000) requested for othe	er positions within the
<ul> <li>FUNDS FOR REGIONAL BROADBAND REPAIRS AND REDUNDANCY</li> <li>SECTION 40.5.(a) Notwithstanding any provision of G.S. 143B-1373 or any other</li> <li>provision of law to the contrary, from funds available in the Growing Rural Economies with</li> <li>Access to Technology fund, established in G.S. 143B-1373(b), the Department of Information</li> <li>Technology shall provide thirteen million nine hundred nineteen thousand three hundred thirty</li> <li>dollars (\$13,919,330) in the form of a grant to MCNC, a nonprofit organization, for projects to</li> <li>repair and establish regional redundancy to fiber networks impacted in the western part of the</li> <li>State in the Pisgah and Nantahala National Forests that have an estimated completion later than</li> </ul>		Department."		
40 <b>SECTION 40.5.(a)</b> Notwithstanding any provision of G.S. 143B-1373 or any other 41 provision of law to the contrary, from funds available in the Growing Rural Economies with 42 Access to Technology fund, established in G.S. 143B-1373(b), the Department of Information 43 Technology shall provide thirteen million nine hundred nineteen thousand three hundred thirty 44 dollars (\$13,919,330) in the form of a grant to MCNC, a nonprofit organization, for projects to 45 repair and establish regional redundancy to fiber networks impacted in the western part of the 46 State in the Pisgah and Nantahala National Forests that have an estimated completion later than				
41 provision of law to the contrary, from funds available in the Growing Rural Economies with 42 Access to Technology fund, established in G.S. 143B-1373(b), the Department of Information 43 Technology shall provide thirteen million nine hundred nineteen thousand three hundred thirty 44 dollars (\$13,919,330) in the form of a grant to MCNC, a nonprofit organization, for projects to 45 repair and establish regional redundancy to fiber networks impacted in the western part of the 46 State in the Pisgah and Nantahala National Forests that have an estimated completion later than				
42 Access to Technology fund, established in G.S. 143B-1373(b), the Department of Information 43 Technology shall provide thirteen million nine hundred nineteen thousand three hundred thirty 44 dollars (\$13,919,330) in the form of a grant to MCNC, a nonprofit organization, for projects to 45 repair and establish regional redundancy to fiber networks impacted in the western part of the 46 State in the Pisgah and Nantahala National Forests that have an estimated completion later than				•
<ul> <li>Technology shall provide thirteen million nine hundred nineteen thousand three hundred thirty</li> <li>dollars (\$13,919,330) in the form of a grant to MCNC, a nonprofit organization, for projects to</li> <li>repair and establish regional redundancy to fiber networks impacted in the western part of the</li> <li>State in the Pisgah and Nantahala National Forests that have an estimated completion later than</li> </ul>		1	•	
<ul> <li>dollars (\$13,919,330) in the form of a grant to MCNC, a nonprofit organization, for projects to</li> <li>repair and establish regional redundancy to fiber networks impacted in the western part of the</li> <li>State in the Pisgah and Nantahala National Forests that have an estimated completion later than</li> </ul>				
<ul> <li>repair and establish regional redundancy to fiber networks impacted in the western part of the</li> <li>State in the Pisgah and Nantahala National Forests that have an estimated completion later than</li> </ul>		0.		•
46 State in the Pisgah and Nantahala National Forests that have an estimated completion later than				
e i		-	• • •	-
		-		1
48 SECTION 40.5.(b) From funds available in the Broadband Make Ready Accelerator				Iake Ready Accelerator
49 appropriation in S.L. 2021-180, the Department of Information Technology shall provide				

G	eneral Assemb	oly Of North Carolina	Session 2025
		orce fiber networks impacted in the western part of the Stabefore December 31, 2026.	ate and that are likely
L	ONGITUDIN	AL DATA SYSTEM CHANGES	
		<b>FION 40.6.</b> Chapter 116E of the General Statutes reads as	s rewritten.
	5EC1	"Chapter 116E.	, ie witten.
		"Education North Carolina Longitudinal Data System	m
"8	116E-1. Defi		
3	(1)	"Center" means the <u>Center. – The</u> Governmental Data	Analytics Center as
	(-)	established in Part 8 of Article 15 of Chapter 143B of th	
	<u>(1a)</u>	CJIS The federal Criminal Justice Information Syste	
	- <u></u>	20.	
	(2)	"De-identified data" means a De-identified data. – A da	ta set in which parent
		and student identity information, including the unique	
		student social security number, has been removed.	
	(3)	"FERPA" means the FERPA. – The federal Family Ec	lucational Rights and
		Privacy Act, 20 U.S.C. § 1232g.	
	<u>(3a)</u>	HIPAA. – The federal Health Insurance Portability and	Accountability Act of
		<u>1996.</u>	
	<u>(3b)</u>	IDEA. – The federal Individuals with Disabilities Educ	cation Act, 20 U.S.C.
		<u>§§ 1400, et seq.</u>	
	<u>(3c)</u>	Public school. – As defined in G.S. 115C-5(7a).	
	(4)	"Student data" means data Student data. – Data	
		performance. Student data includes State and national	
		enrollment and completion, grade point average, re	
		degree, diploma or credential attainment, enrollment, d	-
		demographic data. Student data does not include juvenile	definquency records,
	(5)	criminal records, and medical and health records.	a Longitudinal Data
	(5)	<u>"System" means the System. – The North Carolina</u> System.System, including components referred to as	
		Longitudinal Data Service.	
	(6)	"Unique Student Identifier" or "UID" means the Unique	Student Identifier or
	(0)	<u>UID. – The</u> identifier assigned to each student by one of	
		a. A local school administrative unit public school b	-
		system developed by the Department of Public I	
		b. An institution of higher education, nonpublic s	
		agency operating or overseeing an educational p	
		has not been assigned an identifier by a local	
		unit.public school.	
	(7)	"Workforce data" means data Workforce data. – Data re	lating to employment
		status, wage information, geographic location of emplo	yment, and employer
		information.	
"§	-	pose of the North Carolina Longitudinal Data System.	
		Iorth Carolina Longitudinal Data System is a statewide data	•
		student data and workforce data from all levels of educ	ation and the State's
W	-	purpose of the System is to do the following:	
	(1)	Facilitate and enable the exchange of student data a	among agencies and
	$\langle \mathbf{a} \rangle$	institutions within the State.	noutomas as 11-1 -
	(2)	Generate timely and accurate information about student be used to improve the State's education system and qui	-
		be used to improve the State's education system and gui- all levels.	Je uceision makers al
		all 10 V 015.	

	General Assem	nbly Of North Carolina	Session 2025
1 2 3 4 5 6	be limited to no	Facilitate and enable the linkage of student data and workfor- linkage of student data and workforce data for the purposes of o longer than five years from the later of the date of the studen eation or the date of the student's latest attendance at an inst o State.	the System shall t's completion of
7	 "§ 116E-4. Pov	wers and duties of the Center.	
8	-	Center shall have the following powers and duties with respect	to the System:
9			5
10	(4)	Before the use of any individual data in the System, the Co	enter shall do the
11		following:	
12		a. Create and publish an inventory of the individ	
13		proposed to be accessible in the System and required	to be reported by
4		State and federal education mandates.System.	
5		b. Develop and implement policies to comply with	
6		IDEA, HIPAA, CJIS, the Internal Revenue Code	
17 18		privacy measures, measures relevant to data availab as required by law or the Center.	<u>le to the System,</u>
10		c. Develop a detailed data security and safeguarding p	lan that includes
20		the following:	han that menudes
21		1. Authorized access and authentication for auth	norized access
22		2. Privacy compliance standards.	
23		3. Privacy and security audits.	
24		4. Breach notification and procedures.	
25		5. Data retention and disposition policies.	
26	(5)	Oversee routine and ongoing compliance with FERPA	- <u>FERPA, IDEA,</u>
27		HIPAA, CJIS, the Internal Revenue Code, and other relevant	privacy laws and
28		policies.	
.9	(6)	Ensure that any contracts that govern databases that are outs	-
0		vendors include express provisions that safeguard privacy	and security and
1 2	(7)	include penalties for noncompliance.	is there exists that
<u>2</u> 3	(7)	Designate a standard and compliance time line for electron includes the use of UID to ensure the uniform and efficient t	
,  -		data between local school administrative units and instit	
, ,		education.	utions of mgner
, ,	(8)	Review research requirements and set policies for the a	approval of data
,	(-)	requests from State and local agencies, the General Assembl	
3	(9)	Establish an advisory committee on data quality to advise the	• •
9		related to data auditing and tracking to ensure data validity.	
0		Center shall adopt rules according to Chapter 150B of the Ge	eneral Statutes as
1	-	S. 116E-6 to implement the provisions of this Article.	
2		Center shall report annually to the Joint Legislative Edu	-
3		e Joint Legislative Commission on Governmental Operation	
4	-	ersight Committee on Information Technology beginning July 1,	2019. The report
5	shall include the		
6 7	(1)	An update on the implementation of the System's activities.	
. / .8	(2) (3)	Any proposed or planned expansion of System data. Any other recommendations made by the Center, including t	he most effective
o 9	(3)	and efficient configuration for the System.	ne most entective
0	"8 116E-5. No	rth Carolina Longitudinal Data System.	
.0	2 11017-21 110	i ai vai viinu Longituulliui Dutu Dystellit	

	General	Assem	oly Of North Carolina	Session 2025
1	(a)	There	is created the North Carolina Longitudinal Data System.	The System shall be
2			atively within the Department of Public Instruction but sha	
3	and dution	<del>es inde</del> j	pendently of the Department of Public Instruction and	the State Board of
4	Education		nation Technology.	
5	(b)	The S	ystem shall allow users to do the following:	
6		(1)	Effectively organize, manage, disaggregate, and analyz	ze individual student
7			and workforce data.	
8		(2)	Examine student progress and outcomes over time, inclu-	uding preparation for
9			postsecondary education and the workforce.	
10	(c)		system shall be considered an authorized representative of	
11			on, The University of North Carolina, and the North	
12		•	eges under applicable federal and State statutes for purpo	oses of accessing and
13		0	t record data for research purposes.	
14	(d)		ystem shall perform the following functions and duties:	
15		(1)	Serve as a data broker for the System, including dat	a maintained by the
16			following:	
17			a. The Department of Public Instruction.	
18			b. Local boards of education, local school admini	strative units, <u>public</u>
19			schools, and charter schools.	
20			c. The University of North Carolina and its constitu	
21			d. The Community Colleges System Office an	d local community
22			colleges.	
23			e. The North Carolina Independent College and U	niversities, Inc., and
24			private colleges or universities.	<b>1</b> . <b>1</b> .
25			f. Nonpublic schools serving elementary and secon	•
26			g. The Department of Commerce, Division	n of Employment
27			Security.Commerce.	
28			h. The Department of Revenue.	
29 20			i. The Department of Health and Human Services.	
30		( <b>2</b> )	j. The Department of Labor.	
31		(2)	Ensure routine and ongoing compliance with FERPA, <u>I</u>	
32			the Internal Revenue Code, and other relevant privac	y laws and policies,
33 34			including the following:	a anala and non-antina
54 35			<ul><li>a. The required use of de-identified data in data res</li><li>b. The required disposition of information that is no</li></ul>	
35 36			1 1	0
30 37			<ul><li>c. Providing data security, including the capacity for</li><li>d. Providing for performance of regular audits for or</li></ul>	
38			d. Providing for performance of regular audits for or privacy and security standards.	compliance with data
38 39				ont the reporting of
40			e. Implementing guidelines and policies that prev other potentially identifying data.	ent me reporting of
40 41		( <b>2</b> )	Facilitate information and data requests for State and	d fadaral advantion
41		(3)	reporting with existing State agencies as appropriate.	iu leuerai euucation
42 43		(A)	Facilitate approved public information requests.	
43 44		(4) (5)	Develop a process for obtaining information and data requ	uested by the Conorol
44 45		$(\mathbf{J})$	Assembly and Governor of current de-identified data and	
45 46	(e)	Use o	f data accessible through the System shall be regulated in	
40 47		(1)	Direct access to data shall be restricted to authorized stat	
48		(1) (2)	Only de-identified data shall be used in the analysis, re-	•
49		(2)	conducted by the System.	search, and reporting
17			conducted by the bystem.	

	General	Asseml	oly Of North Carolina	Session 2025
1 2 3		(3)	The System <u>and recipients of data in fulfillment of appro</u> shall only use <del>aggregate <u>aggregated</u> data in the release of c in response to data requests.<u>public reports.</u></del>	-
4 5		(4)	Data that may be identifiable based on the size or uniqueness under consideration shall not be reported in any form by the	
6 7		(5)	The System shall not release information that may not b FERPA, <u>IDEA</u> , <u>HIPAA</u> , <u>CJIS</u> , the Internal Revenue Code,	e disclosed under
8			privacy laws and policies.	
9 10		(6)	Individual or personally identifiable data accessed through not be a public record under G.S. 132-1.	the System shall
10	(f)	The S	System may receive funding from the following sources:	
12	(1)	(1)	State appropriations.	
13		(1) (2)	Grants or other assistance from local school administra	tive units public
14		(2)	schools, community colleges, constituent institutions of	-
15		(2)	North Carolina, or private colleges and universities.	
16 17		(3)	Federal grants.	utition uppointed has
17 18		(4)	Any other grants or contributions from public or private en the System.	infies received by
19	(g)	Owne	ership of all data collected and maintained by the System	remains with the
20			ne System. Management and disclosure of data by the System	
21	ownershi			<u></u>
22	_	-	a sharing.	
23	(a)		-school administrative units, Public schools, charter sch	ools, community
24	colleges,		ent institutions of The University of North Carolina, and St	
25	do all of t	the follo	owing:	
26		(1)	Comply with the data requirements and implementation	schedule for the
27			System as set forth by the Center.	
28 29		(2)	Transfer student data and workforce data to the System in ac	
29 30			data security and safeguarding plan developed by th G.S. 116E-5.	lie Center under
31	(b)	Priva	te colleges and universities, the North Carolina Independ	ent Colleges and
32			, and nonpublic schools may transfer student data and wor	U
33			ance with the data security and safeguarding plan developed u	
34	<u>(c)</u>	<u>All da</u>	ata sharing supported by the System shall comply with all appl	licable federal and
35	State data	a and da	ta privacy laws and regulations."	
36				
37	PART X	LI. SA	LARIES AND BENEFITS	
38			ARE FUNDED ENDLOYFED AWADDED I FOIGLA	
39 40			ATE-FUNDED EMPLOYEES AWARDED LEGISLA	IIVE SALARY
40 41	INCE	REASE		unpraction (b) of
41	this socia		<b>FION 41.1.(a)</b> Effective July 1, 2025, except as provided by rson (i) whose salary is set by this Part, pursuant to the North	
42 43			r as otherwise authorized in this act and (ii) who is employed	
44			30, 2025, is awarded a legislative salary increase in the 2025	
45	as follow		50, 2025, is awarded a registative satary increase in the 2025	-2020 fiscal year,
46		(1)	A cost-of-living adjustment in the amount of two and one-ha	alf percent (2.5%).
47		(2)	Any other salary adjustment otherwise allowed or provided	by law.
48			<b>FION 41.1.(b)</b> For the 2025-2027 fiscal biennium, the follow	
49	not eligib		ceive the legislative salary increases provided by subsection (	a) of this section:
50		(1)	Employees of local boards of education.	
51		(1a)	Local community college employees.	

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(2)	Employees of The University of North Carolina.	
(3)	Clerks of superior court compensated under G.S. 7A-10	1.
(4)	Officers and employees to which Section 41.14 of this F	Part applies.
(5)	Officers and employees to which Section 41.15 of this F	Part applies.
(5a)	Officers and employees to which Section 41.15A of this	
(6)	Officers and employees to which Section 41.16 of this F	
(7)	Employees of schools operated by the Department of	11
	Services, the Department of Public Safety, the D	
	Correction, the Governor Morehead School for the Blin	±
	Carolina School for the Deaf, the North Carolina School	
	State Board of Education who are paid based on the Tead	
SECT	<b>FION 41.1.(c)</b> Part-time employees shall receive the inc	•
	prorated and equitable basis.	
	<b>TION 41.1.(d)</b> No eligible State-funded employee shal	l be prohibited from
	salary increases provided in this section solely because t	-
	e legislative salary increase is above the maximum of the sa	
	an Resources Commission.	
LABOR MARK	ET ADJUSTMENT RESERVE	
	<b>TION 41.2A.(a)</b> Of the Labor Market Adjustment S	alarv Reserve fund
	his act, agencies shall award salary adjustments to identified	•
to the following 1		I J I I
(1)	Any increase provided to an employee shall not exceed	the greater of fiftee
(-)	thousand dollars (\$15,000) or fifteen percent (15%)	0
	salary.	
(2)	Any increase provided to an employee may not result in	the employee's salar
(-)	exceeding the maximum salary of the salary range	
	position.	
(3)	No more than twenty-five percent (25%) of the agency's	permanent employee
	may receive a salary increase from the funds appropriate	
(4)	Funds may not be awarded to employees in positions w	
	or paid based on an experience-based salary schedule tha	
	funding from the Pay Plan Reserve.	
(5)	Funds must be used to increase salaries paid to employ	vees and shall not h
	used to supplant other funding sources or for any other p	
SECT	<b>TION 41.2A.(b)</b> The Director of the Budget may adj	-
	s to provide an equivalent Labor Market Adjustment Sa	
0 1	biennium subject to the requirements in subsection (a) of	•
	ceipts are available. Agency receipts needed to impler	· •
	the 2025-2026 fiscal year and the 2026-2027 fiscal year.	
	<b>TION 41.2A.(c)</b> The Office of State Human Resources (	OSHR) shall compi
	etailing how these funds were distributed by each agen	-
develop a uniform reporting mechanism for agencies that displays the salary increases made for		
each position classification, the average increase provided to employees in each position		
classification, and the market-based justification for the awarded salary increases. Agencies		
receiving Labor Market Adjustment Salary Reserve appropriations shall report to the OSHR by		
December 15, 2025. By January 15, 2026, the OSHR shall submit the report containing the		
	to the Fiscal Research Division.	1
5 ,		
COVEDNOD A	ND COUNCIL OF STATE	

## 50 GOVERNOR AND COUNCIL OF STATE

51 SECTION 41.3.(a) Effective July 1, 2025, G.S. 147-11(a) reads as rewritten:

	General Assembly Of North Carolina	Session 2025				
"§ 147-11. Salary and expense allowance of Governor; allowance to person designated						
	represent Governor's office.					
(a) The salary of the Governor shall be two hundred three thousand seventy-three dollars						
(\$203,073) two hundred eight thousand one hundred fifty dollars (\$208,150) annually, payable						
	monthly."					
	SECTION 41.3.(b) Effective July 1, 2025, the	e annual salaries for members of the				
	Council of State, payable monthly, are set as follows:					
	Council of State	Annual Salary				
	Lieutenant Governor	\$172,594				
	Attorney General	172,594				
	Secretary of State	172,594				
	State Treasurer	172,594				
	State Auditor	172,594				
	Superintendent of Public Instruction	172,594				
	Agriculture Commissioner	172,594				
	Insurance Commissioner	172,594				
	Labor Commissioner	172,594				
	CERTAIN EXECUTIVE BRANCH OFFICIALS					
	<b>SECTION 41.4.</b> Effective July 1, 2025, the ann	ual salaries, payable monthly, for th				
	following executive branch officials are as follows:					
	Executive Branch Officials	Annual Salary				
	Chairman, Alcoholic Beverage Control Commission	\$144,365				
	State Controller	201,022				
	Commissioner of Banks	162,028				
	Chair, Board of Review, Division of Employment Security					
	Members, Board of Review, Division of Employment Secu	•				
	Chairman, Parole Commission	158,931				
	Full-time Members of the Parole Commission	146,948				
	Chairman, Utilities Commission	180,159				
	Members of the Utilities Commission	162,028				
	Executive Director, North Carolina Agricultural Finance A	•				
	State Fire Marshal	142,526				
	JUDICIAL BRANCH					
	SECTION 41.5.(a) Effective July 1, 2025, the	annual salaries, payable monthly, fo				
	the following judicial branch officials are as follows:					
	Judicial Branch Officials	Annual Salary				
	Chief Justice, Supreme Court	\$208,150				
	Associate Justice, Supreme Court	202,747				
	Chief Judge, Court of Appeals	199,541				
	Judge, Court of Appeals	194,362				
	Judge, Senior Regular Resident Superior Court	178,606				
		170,050				
	Judge, Superior Court	173,353				
	Judge, Superior Court Chief Judge, District Court	171,737				
	Judge, Superior Court Chief Judge, District Court Judge, District Court	171,737 166,686				
	Judge, Superior Court Chief Judge, District Court Judge, District Court Chief Administrative Law Judge	171,737 166,686 148,354				
	Judge, Superior Court Chief Judge, District Court Judge, District Court Chief Administrative Law Judge District Attorney	171,737 166,686 148,354 171,520				
	Judge, Superior Court Chief Judge, District Court Judge, District Court Chief Administrative Law Judge	171,737 166,686 148,354				

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	General Assembly Of North Carolina	Session 2025			
1	Director of Indigent Defense Services	172,779			
2	<b>SECTION 41.5.(b)</b> The district attorney of a judicia				
3	the Administrative Officer of the Courts, and the public defende	5			
4	approval of the Commission on Indigent Defense Services, sh				
5	district attorneys and assistant public defenders in that district s				
6	those assistants in that district does not exceed one hundred				
7	thirty-nine dollars (\$104,439) and the minimum salary of any assistant is at least fifty-six				
8 9	thousand fifty-four dollars (\$56,054), effective July 1, 2025.				
9	CLERKS OF SUPERIOR COURT				
1	SECTION 41.6. Effective July 1, 2025, G.S. 7A-101	(a) reads as rewritten:			
2	"§ 7A-101. Compensation.				
3	(a) The clerk of superior court is a full-time employee of the State and shall receive an				
4	1 1	annual salary, payable in equal monthly installments, based on the number of State-funded			
5	assistant and deputy clerks of court as determined by the Ad				
6	workload formula, according to the following schedule:				
7		al Salary			
8	1	<del>11,726</del> \$115,190			
9		23,488127,316			
0		<del>35,248</del> 139,441			
1		7,010151,567			
2		1 <del>9,949</del> 154,597			
3	If the number of State-funded assistant and deputy clerks				
4	Administrative Office of Court's workload formula changes, the				
5	changed, on July 1 of the fiscal year for which the change is rep	-			
6	for that new number, except that the salary of an incumbent cler	for that new number, except that the salary of an incumbent clerk shall not be decreased by any			
7	change in that number during the clerk's continuance in office."				
28					
9	ASSISTANT AND DEPUTY CLERKS OF COURT				
0	SECTION 41.7. Effective July 1, 2025, G.S. 7A-102	2(c1) reads as rewritten:			
1	"(c1) A full-time assistant clerk or a full-time deputy clerk,	and up to one full-time deputy			
2	clerk serving as head bookkeeper per county, shall be paid a	n annual salary subject to the			
3	following minimum and maximum rates:				
4					
5	Assistant Clerks and Head Bookkeeper Annu	ial Salary			
6	Minimum <u>\$40,482</u> <u>\$4</u>	<u>1,737</u>			
87	Maximum 74,792 <u>7</u>	7,111			
38					
39	1 •	ual Salary			
0	Minimum <u>\$36,315</u> <u>\$3</u>				
1	Maximum <u>58,74060</u>	<u>,561</u> "			
2					
13	MAGISTRATES				
4	SECTION 41.8. Effective July 1, 2025, G.S. 7A-171				
15	"(1) A full-time magistrate shall be paid the annual	•			
6	out in this subdivision. A full-time magistrate	•			
17	to work an average of not less than 40 hours a	-			
8	The Administrative Officer of the Courts shall	•			
9	is full-time. Initial appointment shall be at the				
0	shall increase to the next step every two years				
51	the magistrate was originally appointed for inc	reases to Steps 1 through 3, and			

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1	every four years on the anniversary of the date the magistrate was original				
2	appointed for increases to Steps 4 through 6:				
3	Table of Salaries of Full-Time	Table of Salaries of Full-Time Magistrates			
4	• •	nual Salary			
5	Entry Rate	<del>\$47,228</del> \$48,881			
6	Step 1	\$ <del>50,714</del> <u>\$52,489</u>			
7	Step 2	\$54,475 <u>\$56,382</u>			
8	Step 3	\$58,457 <u>\$60,503</u>			
9	Step 9 Step 4	\$63,228\$65,441			
10	Step 1 Step 5	\$68,973\$71,387			
11	Step 5 Step 6	\$75,415.\$78,055."			
12	Sup 0	$\frac{10.000}{0.000}$			
12	I ECISI ATIVE EMDI OVEES				
13 14	LEGISLATIVE EMPLOYEES SECTION 41.9 (a) Effective July 1, 2025, the op	revel coloring of the Logislative			
	<b>SECTION 41.9.(a)</b> Effective July 1, 2025, the an				
15	Services Officer and of nonelected employees of the General Assembly in effect on June 30,				
16	2025, shall be legislatively increased by two and one-half percer				
17	<b>SECTION 41.9.(b)</b> Nothing in this act limits any of	the provisions of G.S. $120-32$ .			
18					
19	GENERAL ASSEMBLY PRINCIPAL CLERKS				
20	SECTION 41.10. Effective July 1, 2025, G.S. 120-3				
21	"(c) The principal clerks shall be full-time officers. Each	1 1			
22	to other benefits available to permanent legislative employees and shall be paid an annual salary				
23	of one hundred thirty-three thousand nine hundred thirty-six d				
24	thirty-seven thousand two hundred eighty-four dollars (\$137	7,284), payable monthly. Each			
25	principal clerk shall also receive such additional compensation as				
26	House of Representatives or the President Pro Tempore of the Senate, respectively, for additional				
27	employment duties beyond those provided by the rules of their House. The Legislative Services				
28	Commission shall review the salary of the principal clerks prior to submission of the proposed				
29	operating budget of the General Assembly to the Governor and shall make appropriate				
30	recommendations for changes in those salaries. Any changes en	acted by the General Assembly			
31	shall be by amendment to this paragraph.subsection."				
32					
33	SERGEANTS-AT-ARMS AND READING CLERKS				
34	SECTION 41.11. Effective July 1, 2025, G.S. 120-3	37(b) reads as rewritten:			
35	"(b) The sergeant at arms and the reading clerk in each ho				
36	hundred twenty eight dollars (\$528.00) five hundred forty-one	1 V			
37	subsistence at the same daily rate provided for members of the (				
38	at the rate provided for members of the General Assembly for				
39	homes to Raleigh and return. The sergeants at arms shall serve				
40	Assembly and at such time prior to the convening of, and subse				
41	of, sessions as may be authorized by the Legislative Services C				
42	shall serve during sessions only."	commission. The reading clerks			
	shan serve during sessions only.				
43					
44 45	COMMUNITY COLLEGES SECTION 41 12 (a) Effective July 1, 2025, the Stat	Doord of Community Colle			
45 46	<b>SECTION 41.12.(a)</b> Effective July 1, 2025, the State				
46	shall provide community college faculty and non-faculty personnel with an across-the-board				
47	salary increase in the amount of two and one-half percent (2.5%	·			
48	SECTION 41.12.(b) Effective July 1, 2025, the mi	nimum salaries for nine-month,			
49 50	full-time curriculum community college faculty are as follows:				
50	Educational Level	Minimum Salary			
51	Vocational Diploma/Certificate or Less	\$44,198			

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1	Asso	ciate Degree or Equiv	valent	44,813	
2		elor's Degree		47,479	
3	Mast	er's Degree or Educat	tion Specialist	49,845	
		oral Degree	•	53,255	
	SEC	TION 41.12.(c) No :	full-time faculty mem	ber shall earn less than the minimum	
	salary for the faculty member's education level. The pro rata hourly rate of the minimum salary for each education level shall be used to determine the minimum salary for part-time faculty				
	members.				
	UNIVERSITY	OF NORTH CARO	LINA		
	SECTION 41.13. Effective July 1, 2025, the Board of Governors of The University				
				mployees, and teachers employed by	
				h an across-the-board salary increase	
		f two and one-half per			
	CORRECTION	NAL OFFICERS/	YOUTH COUNSI	ELORS/YOUTH COUNSELOR	
	TECHNICI			RAL SPECIALISTS – SALARY	
	SCHEDUL				
	SEC	<b>TION 41.14.(a)</b> S	tate employees servi	ng as correctional officers in the	
	Department of A	Adult Correction shall	ll be compensated at	a specific pay rate on the basis of a	
				employee's correctional officer work	
	experience.	-			
	<b>SECTION 41.14.(a1)</b> State employees serving in the Department of Public Safety,				
	Division of Juve	enile Justice and Delir	nquency Prevention, sl	hall be compensated at a specific pay	
	rate set on the basis of a salary schedule determined according to the duration of the employee's				
	work experience, as follows:				
	(1) Youth Counselor Technicians shall be paid under the Correctional Officer I				
		salary schedule.	1 1 1 0 11		
	(2) Youth Services Behavioral Specialists shall be paid under the Correctional Officer II salary schedule.				
	(3) Youth Counselors shall be paid under the Correctional Officer III salary				
	schedule.				
	SEC		ective July 1, 2025, t	he following annual salary schedule	
			•	ions (a) and (a1) of this section:	
	11 5				
	Experience	COI	COII	COIII	
	0	40,281	41,606	44,496	
	1	43,099	44,518	47,612	
	2	45,687	47,236	50,470	
	3	47,971	49,549	52,993	
	4	49,888	51,531	55,112	
	5	51,386	53,076	56,765	
	6+	52,414	54,138	57,901	
		. ,	1 1	receive a salary increase under this	
		section because the employee's salary exceeds the scheduled salary level, then the employee shall			
	receive an annual salary increase equal to the amount of the across-the-board legislative salary				
	increase authori	zed in this Part.			
		WAY PATROL SAI			
)	SEC	TION 41 15 (a) Eff	active July 1 2025 1	w enforcement officers of the State	

**SECTION 41.15.(a)** Effective July 1, 2025, law enforcement officers of the State Highway Patrol shall be compensated pursuant to an experience-based salary schedule and shall 50 51

	General Assembly Of North Ca	arolina	Session 2025
1 2	be compensated based on the offi in subsection (b) of this section.	cer's respective work experi-	ence pursuant to the salary schedule
3		The following annual salary	schedule applies for the 2025-2027
4	fiscal biennium under subsection		schedule applies for the 2025 2027
5	Years of Experience	FY 2025-27	
6	-	\$57,602	
	0		
7	1	61,346	
8	2	65,333	
9	3	69,579 74,100	
0	4	74,102	
1	5	78,918	
2	6+	84,048	
3 4			eceive a salary increase under this salary level, then the employee shall
5	receive an annual salary increase	e equal to the amount of the	e across-the-board legislative salary
6	increase authorized in this Part.		
7			
8	STATE LAW ENFORCEMEN	NT OFFICER SALARY SO	CHEDULE/INCREASES
9	SECTION 41.15A.(a	a) Law enforcement officers	of the State Bureau of Investigation
0		-	uant to an experience-based salary
1			bective work experience pursuant to
2	the salary schedule in subsection	-	L L
3			l salary schedule applies for the
4	2025-2027 fiscal biennium under		
5			
6	Years of Experience	FY 2025-27	
7	0	\$55,878	
8	1	59,511	
9	2	63,379	
0	3	67,499	
1	4	71,887	
2	5	76,560	
3	6+	81,537	
4			receive a salary increase under this
5			salary level, then the employee shall
6		-	across-the-board legislative salary
7	increase authorized in this Part.	e equal to the amount of the	deross the bound registurive surary
8	meredse authorized in this I art.		
9	PROBATION AND PAROL	F OFFICEPS/IIIVENII	E COURT COUNSELOPS
0	SALARY SCHEDULE	ZE OFFICERS/JUVEINE	LE COURT COURSELORS -
1		Probation and parola office	rs shall be compensated pursuant to
2		-	r's respective work experience, as
3	established in subsection (b) of th		is respective work experience, as
4			in the Department of Dublic Sefety
4 5			in the Department of Public Safety, Juvenile Court Counselors shall be
6			
0 7	compensated under the probation		
			e following annual salary schedule
8	applies for the 2025-2027 fiscal b		(a) and (a1) of this section:
9	Years of Experience	FY 2025-27	
0	0	\$48,633	
1	1	51,794	

	General Assembly Of North Carolina	Session 2025
1	2	55,162
2	3	58,747
3	4	62,566
4	5	66,633
5	6+	70,964
6		loyee will not receive a salary increase under this
7 8	section because the employee's salary exceed	Is the scheduled salary level, then the employee shall ne amount of the across-the-board legislative salary
9	increase authorized in this Part.	le amount of the across-the-board legislative salary
10		
11	STATE AGENCY TEACHERS	factoria concepted by the Department of Health and
12	1.	f schools operated by the Department of Health and
13 14		c Safety, the Department of Adult Correction, the
14 15		he Eastern North Carolina School for the Deaf, the
15 16	Teacher Salary Schedule shall be paid as au	State Board of Education who are paid based on the
10	Teacher Salary Schedule shall be paid as au	monzed under this act.
17	MOST STATE EMPLOYEES	
19		rwise expressly provided by this Part, the annual
20		on June 30, 2025, shall be legislatively increased as
20	provided by this act:	si fulle 50, 2025, shall be legislatively increased as
22	1 .	te officials and persons whose salaries are set in
23	accordance with the State	-
24		e officials and persons in positions exempt from the
25	State Human Resources A	
26	(3) Permanent, part-time Stat	
27		t hourly State employees.
28		
29	ALL STATE-SUPPORTED PERSONNE	L
30	SECTION 41.20.(a) The legisla	ative salary increases authorized by this act shall be
31	paid effective on July 1, 2025, and do not	ot apply to persons separated from service due to
32	resignation, dismissal, reduction in force, de	eath, or retirement or whose last workday is prior to
33	June 30, 2025.	
34		tor of the Budget is granted flexibility to administer
35		ct. The State employer contribution rates enacted by
36		may be deemed by the Director of the Budget for
37		e after July 1 to provide flexibility in the collection
38	•	utions as required by law, provided the estimated
39	• • •	ee benefit trust equals the amount that would have
40		rust if the enacted employer contribution rates had
41	been effective on July 1.	
42		on applies to all employees paid from State funds,
43	v 1	he North Carolina Human Resources Act, including
44 45	employees of public schools, community co	lleges, and The University of North Carolina.
45 46	ΙΙςς ος είνος ασσοσσιατές έου	LEGISLATIVELY MANDATED INCREASES
40 47		e of State Budget and Management shall ensure that
47 48		islatively mandated salary increases and employee
48 49	benefits are used only for those purposes.	isian very manualed salary mereases and employee
49 50	• • • •	tor of the Budget determines that funds appropriated
50 51		salary increases and employee benefits exceed the
<i>C</i> 1	to a state ageney for registativery mandated	same, mercuses and employee schemes exceed the

1	amount required by that agency for those purposes, the Director may reallocate those funds to
2	other State agencies that received insufficient funds for legislatively mandated salary increases
3	and employee benefits.
4	SECTION 41.21.(c) Funds appropriated for legislatively mandated salary and
5	employee benefit increases may not be used to adjust the budgeted salaries of vacant positions,
6	to provide salary increases in excess of those required by the General Assembly, or to increase
7	the budgeted salary of filled positions to the minimum of the position's respective salary range.
8	SECTION 41.21.(d) Any funds appropriated for legislatively mandated salary and
9	employee benefit increases in excess of the amounts required to implement the increases shall be
10	credited to the Pay Plan Reserve.
11	SECTION 41.21.(e) No later than May 1, 2026, the Office of State Budget and
12	Management shall report to the Fiscal Research Division on the expenditure of funds for
13	legislatively mandated salary increases and employee benefits. This report shall include at least
14	the following information for each State agency:
15	(1) The total amount of funds that the agency received for legislatively mandated
16	salary increases and employee benefits.
17	(2) The total amount of funds transferred from the agency to other State agencies
18	pursuant to subsection (b) of this section. This section of the report shall
19	identify the amounts transferred to each recipient State agency.
20	(3) The total amount of funds used by the agency for legislatively mandated salary
21	increases and employee benefits.
22	(4) The amount of funds credited to the Pay Plan Reserve.
23	
24	MAKE APPLYING FOR STATE JOBS EASIER
25	<b>SECTION 41.21A.(a)</b> Article 5 of Chapter 126 of the General Statutes is amended
26	by adding a new section to read:
27	"§ 126-14.3A. Increasing efficiency of State job application process.
27 28	<u>§ 126-14.3A. Increasing efficiency of State job application process.</u> (a)The Office of State Human Resources (OSHR) shall streamline the job application
27 28 29	"§ 126-14.3A. Increasing efficiency of State job application process.         (a)       The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An
27 28 29 30	<ul> <li><u>§ 126-14.3A. Increasing efficiency of State job application process.</u> <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job</li> </ul> </li> </ul>
27 28 29 30 31	" <u>§ 126-14.3A. Increasing efficiency of State job application process.</u> (a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary
27 28 29 30 31 32	" <u>§ 126-14.3A. Increasing efficiency of State job application process.</u> (a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for
27 28 29 30 31 32 33	" <u>§ 126-14.3A. Increasing efficiency of State job application process.</u> (a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State
27 28 29 30 31 32 33 34	" <u>§ 126-14.3A. Increasing efficiency of State job application process.</u> (a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile.
27 28 29 30 31 32 33 34 35	<ul> <li><u>§ 126-14.3A. Increasing efficiency of State job application process.</u> <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile.</li></ul></li></ul>
27 28 29 30 31 32 33 34 35 36	<ul> <li><u>§ 126-14.3A. Increasing efficiency of State job application process.</u> <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile. <ul></ul></li></ul></li></ul>
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<ul> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> </ul>	<ul> <li><u>*§ 126-14.3A. Increasing efficiency of State job application process.</u> <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile. <ul> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening. State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State</li> </ul> </li> </ul></li></ul>
27 28 29 30 31 32 33 34 35 36 37 38 39	<ul> <li><u>*§ 126-14.3A. Increasing efficiency of State job application process.</u> <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile. <ul> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening, State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission</li> </ul> </li> </ul></li></ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40	<ul> <li>"§ 126-14.3A. Increasing efficiency of State job application process.</li> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application not typically found on resumes and not needed for initial screening, State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission to receive the Commission's informal feedback."</li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	<ul> <li>"§ 126-14.3A. Increasing efficiency of State job application process.         <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile.</li> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening. State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission to receive the Commission's informal feedback."</li> </ul> </li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	<ul> <li>"§ 126-14.3A. Increasing efficiency of State job application process.         <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile.</li> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening, State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission to receive the Commission's informal feedback."</li> <li>SECTION 41.21A.(b) The Office of State Human Resources shall modify the State job application process in accordance with this section by no later than November 1, 2025.</li> </ul> </li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<ul> <li>"§ 126-14.3A. Increasing efficiency of State job application process.         <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile.</li> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening. State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission to receive the Commission's informal feedback."</li> </ul> </li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	<ul> <li>[*]<u>8</u> 126-14.3A. Increasing efficiency of State job application process.         <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile.</li> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening, State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission to receive the Commission's informal feedback."</li> <li>SECTION 41.21A.(b) The Office of State Human Resources shall modify the State job application process in accordance with this section by no later than November 1, 2025. SECTION 41.21A.(c) This section is effective when it becomes law.</li> </ul> </li> </ul>
<ul> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> </ul>	<ul> <li>[*]<u>S</u> 126-14.3A. Increasing efficiency of State job application process.         <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile.</li> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening, State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission to receive the Commission's informal feedback."</li> <li>SECTION 41.21A.(b) The Office of State Human Resources shall modify the State job application process in accordance with this section by no later than November 1, 2025. SECTION 41.21A.(c) This section is effective when it becomes law.</li> </ul> </li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<ul> <li><u>*§ 126-14.3A. Increasing efficiency of State job application process.</u> <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile. <ul> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening, State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission to receive the Commission's informal feedback."</li> <li>SECTION 41.21A.(b) The Office of State Human Resources shall modify the State job application process in accordance with this section by no later than November 1, 2025. SECTION 41.21A.(c) This section is effective when it becomes law.</li> </ul> </li> </ul></li></ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	<ul> <li>"<u>\$ 126-14.3A. Increasing efficiency of State job application process.</u> <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile.</li> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening, State agencies may collect this information later in the selection process to the State Human Resources Commission to receive the Commission's informal feedback."</li> <li>SECTION 41.21A.(b) The Office of State Human Resources shall modify the State job application process in accordance with this section by no later than November 1, 2025. SECTION 41.21A.(c) This section is effective when it becomes law.</li> </ul> </li> <li>AUTHORIZE STATE AGENCIES TO CREATE CONTINUOUS POSTINGS WITHOUT THE NEED FOR OUTSIDE APPROVAL SECTION 41.21B.(a) G.S. 126-14.3 reads as rewritten:</li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<ul> <li><u>*§ 126-14.3A. Increasing efficiency of State job application process.</u> <ul> <li>(a) The Office of State Human Resources (OSHR) shall streamline the job application process for State positions by enabling applicants to upload resumes or website profiles. An electronic tool shall be utilized to import information from these documents into the State job application format, making the process more efficient while still collecting information necessary for merit-based hiring under G.S. 126-14.2 and G.S. 126-14.3. Applicants remain responsible for ensuring all information required for initial screening appears correctly in their completed State job application after importing their resume or profile. <ul> <li>(b) For job applications requiring references, supplemental questions, or other information not typically found on resumes and not needed for initial screening, State agencies may collect this information later in the selection process, such as during job interviews.</li> <li>(c) Beginning in 2026 and then annually thereafter, the OSHR shall present the State application form and demonstrate the import process to the State Human Resources Commission to receive the Commission's informal feedback."</li> <li>SECTION 41.21A.(b) The Office of State Human Resources shall modify the State job application process in accordance with this section by no later than November 1, 2025. SECTION 41.21A.(c) This section is effective when it becomes law.</li> </ul> </li> </ul></li></ul>

	General Assembly Of North Carolina Session 202	5
1 2 3 4 5 6	(3) Require that a closing date shall be posted for each job opening, unless the employing agency, department, office, board, commission, system, or institution has approved an exception for critical elassifications has been approved by the State Human Resources Commission or as a special exception through the Office of State Human Resources.classifications.	<u>n</u>
7	SECTION 41.21B.(b) Unless the employing agency, department, office, board	1.
8 9 10 11 12	commission, system, or institution determines otherwise, exceptions for critical classification shall remain in effect if they were previously granted under G.S. 126-14.3(3) by the State Human Resources Commission or the Office of State Human Resources. SECTION 41.21B.(c) This section is effective when it becomes law.	S
12	AUTHORIZE STATE AGENCIES TO HIRE ONE OF THE MOST QUALIFIEI	)
13	CANDIDATES FROM A PREVIOUS POSTING	,
15	<b>SECTION 41.21C.(a)</b> Article 5 of Chapter 126 of the General Statutes is amended	d
16	by adding a new section to read:	
17	"§ 126-14.2A. Hiring candidate from most qualified pool in previous posting.	
18	(a) In addition to the authority granted by G.S. 126-3.1, the Council of State, the	e
19	executive branch agencies, the Community Colleges System Office, and The University of North	
20	Carolina are authorized to hire, without posting, into a vacant position if all of the following	
21	conditions are met:	
22	(1) The employer previously posted for recruitment, in accordance with	h
23	G.S. 126-7.1 and G.S. 126-14.3, a position that has the same or comparable	e
24	classification as the position that is currently vacant.	
25	(2) The person who is being hired applied for the previous vacant position.	
26	(3) The employer selected the person to be in the pool of the most qualified	
27	persons for the previous vacant position, in accordance with G.S. 126-14.2	, -,
28	but did not hire that person.	
29	(4) For the current vacant position, the person being hired meets the minimum	
30	education and experience requirements for the classification and has a salary	<u>y</u>
31	set within the vacant position's classification range.	
32	(b) Except as otherwise provided, the hiring process authorized under this section i	
33 34	exempt from the provisions of this Chapter, including any procedural or substantive requirement such as publicly posting the position, requiring a new application, holding a new interview o	
34 35	conducting new reference checks, and following the priorities for certain types of applicant	
36	under State law. This exemption for the hiring process does not affect whether the position is	
37	subject to this Chapter once the employee is hired.	0
38	(c) The hiring process authorized under this section is not exempt from the following	σ
39	provisions of this Chapter:	
40	(1) G.S. 126-14.	
41	(2) <u>G.S. 126-14.1.</u>	
42	$\overline{(3)}$ $\overline{G.S. 126-14.5.}$	
43	$(4) \qquad \text{Article 6.}$	
44	$(5) \qquad \text{Article 7."}$	
45	<b>SECTION 41.21C.(b)</b> This section is effective when it becomes law.	
46		
47	AUTHORIZE OSHR TO MODERNIZE PERSONNEL SYSTEM FOR LOCAL ANI	)
48	STATE EMPLOYEES SUBJECT TO HUMAN RESOURCES ACT	
49	SECTION 41.21D.(a) G.S. 150B-2 reads as rewritten:	
50	"§ 150B-2. Definitions.	
51	As used in this Chapter, the following definitions apply:	

ocherar Assenne	bly Of North Carolina Session 2025
 (8a)	Rule. – Any agency regulation, standard, or statement of general applicability that implements or interprets an enactment of the General Assembly or Congress or a regulation adopted by a federal agency or that describes the procedure or practice requirements of an agency. The term includes the establishment of a fee and the amendment or repeal of a prior rule. The term does not include the following:
	<ul> <li>i. Job classification standards, job qualifications, and salaries salaries, and policies established for <u>State and local government</u> positions under the jurisdiction of the State Human Resources <u>Commission.Commission, so long as those standards, qualifications, salaries, and policies directly affect only applicants for employment, current employees, or the resolution of matters related to past employment.</u></li> </ul>
SECT	<b>TION 41.21D.(b)</b> This section is effective when it becomes law.
	OYING AGENCY FLEXIBILITY/HIRING/PAY/CLASSIFICATION
by adding a new	<b>FION 41.21E.(a)</b> Article 1 of Chapter 126 of the General Statutes is amended
• •	bloying agency flexibility.
	the purposes of this section, an "employing agency" means the Council of State,
	the executive branch of government, the Community College System Office,
-	ity of North Carolina.
	nploying agency is granted flexibility, notwithstanding other provisions of this
	ntrary, to do all of the following:
(1)	Offer qualified applicants for employment the option to have their
<u>(1)</u>	applications considered for future positions at the same agency and at other
	agencies within the same or comparable classification.
<u>(2)</u>	Permit agencies to recruit and hire applicants from job postings that apply to
<u>(2)</u>	all vacancies in a particular classification across all State agencies.
<u>(3)</u>	<u>Classify or reclassify positions according to the State Human Resources</u>
<u>197</u>	Commission (SHRC) classification system, provided employees meet the
	minimum requirements for the classification.
<u>(4)</u>	Establish employee salaries within SHRC-determined salary ranges for
	respective position classifications.
	ng in this section diminishes the powers of the State Human Resources
	he Director of the Office of State Human Resources under any other provision
	r relating to corrective actions taken when an employing agency fails to comply
with this section.	
whichever is late	<b>TION 41.21E.(b)</b> This section is effective when it becomes law or July 1, 2025,
whichever is late	1.
DEDMANENT	HIRING OF CERTAIN EMPLOYEES/SPECIFIC CONDITIONS
	<b>FION 41.21F.(a)</b> Article 1 of Chapter 126 of the General Statutes is amended
by adding a new	
by adding a new	
"8 126-6 4 Tom	
" <u>§ 126-6.4. Tem</u>	
(a) The C	Council of State, the executive branch agencies, the Community College System Jniversity of North Carolina may directly hire temporary employees into vacant

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1	(1)	The permanent position to be filled must be vacant.	
2	$\frac{(2)}{(2)}$	The temporary employee must have worked for a minimum	of six months in
3	<u>1</u>	a substantially equivalent role with satisfactory performance	
4		period excludes any mandatory breaks required under G.S. 1	
5	(3)	The temporary employee must meet the minimum educatio	
6	<u>(5)</u>	requirements established for the position classification and	_
7		be set within the approved classification range.	<u>inen sulury musi</u>
8	(4)	The temporary employee must have been originally hired the	hrough the North
9	<u>(+7</u>	Carolina Office of State Human Resources Temporary Solut	-
10	The Director of t	he Office of State Human Resources may waive the requirem	nents specified in
11		of this subsection, including both the minimum education	
12		the requirement that salary be set within the classification ran	
13	· · · ·	ot as otherwise provided, a hiring under this section is e	
14		Chapter, including any procedural or substantive requirements	
15	-	ion, requiring a new application, holding a new interview or	
16		and following the priorities for certain types of applicants und	
17		e hiring process does not affect whether the position is subject	
18	once the employe	ee is hired.	-
19	(c) The h	iring process authorized under this section is not exempt fro	om the following
20	provisions of this	S Chapter:	_
21	<u>(1)</u>	<u>G.S. 126-14.</u>	
22	<u>(2)</u>	<u>G.S. 126-14.1.</u>	
23	<u>(3)</u>	<u>G.S. 126-14.5.</u>	
24	<u>(4)</u>	Article 6.	
25	<u>(5)</u>	Article 7."	
26	SECT	FION 41.21F.(b) This section is effective when it becomes la	w.
27			
28		G CHANGES AND RULES/EXTEND FLEXIBILITY	TO EXEMPT
29		IAL AND WARDEN POSITIONS	
30		<b>FION 41.21G.(a)</b> G.S. 126-5 reads as rewritten:	
31	"§ 126-5. Emplo	oyees subject to Chapter; exemptions.	
32	•••		
33	· · · ·	ot as to the policies, rules, and plans established by the Commi	1
34	· · · ·	26-4(2), 126-4(3), 126-4(4), 126-4(5), 126-4(6), 126-14.3, a	1
35		G.S. 126-34.02(b)(1) G.S. 126-3.1, 126-14.2, 126-14.2	
36		and (2), <u>126-34.02(b)(2)</u> , and Articles 6 and 7 of this Chapter,	this Chapter does
37	not apply to exer	npt managerial positions.	
38			
39		ot as to the policies, rules, and plans established by the Commi	
40		26-4(2), 126-4(3), 126-4(4), 126-4(5), 126-4(6), <del>126-7,</del> 126-14	· •
41	_	s of G.S. 126-14.2, G.S. 126-34.1(a)(2), G.S. 126-3.1, 126-3	
42		<u>34.02(b)(1), 126-34.02(b)(2),</u> and Articles 6 and 7 of this Chapt	er, the provisions
43	1	hall not apply to a warden of an adult corrections facility.	•
44	· · · ·	bt as to the policies, rules, and plans established by the Commi	1
45		26-4(2), 126-4(3), 126-4(4), 126-4(5), 126-4(6), 126-4(7), and 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126-4(7), 126	
46		rovisions of <del>G.S. 126-14.2, 126-34.02(b)(1)</del> <u>G.S. 126-3.1, 126-</u>	
47		34.02(b)(1), and $(2)$ -126-34.02(b)(2), and Articles 6 and 7 of	
48	-	apply to the warden of a State adult correctional facility. En	1 •
49 50	1	e public servants under G.S. $138A-3(70)$ and shall file Statemer	
50	interest under G.	S. 138A-22. Employees in these positions shall receive the prot	ections of former

1 G.S. 126-5(e) if the employees were hired before the date of its repeal and have the minimum 2 cumulative service to qualify under that subsection.

4 **SECTION 41.21G.(b)** The State Human Resources Commission shall repeal or 5 amend its rules to make changes that are consistent with this Part, utilizing temporary rulemaking 6 where necessary.

**SECTION 41.21G.(c)** This section is effective when it becomes law.

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# SALARY-RELATED CONTRIBUTIONS

10 SECTION 41.22.(a) Effective for the 2025-2027 fiscal biennium, required employer 11 salary-related contributions for employees whose salaries are paid from department, office, 12 institution, or agency receipts shall be paid from the same source as the source of the employee's 13 salary. If an employee's salary is paid in part from the General Fund or Highway Fund and in 14 part from department, office, institution, or agency receipts, required employer salary-related 15 contributions may be paid from the General Fund or Highway Fund only to the extent of the proportionate part paid from the General Fund or Highway Fund in support of the salary of the 16 17 employee, and the remainder of the employer's requirements shall be paid from the source that 18 supplies the remainder of the employee's salary. The requirements of this section as to source of 19 payment are also applicable to payments on behalf of the employee for hospital medical benefits, 20 longevity pay, unemployment compensation, accumulated leave, workers' compensation, 21 severance pay, separation allowances, and applicable disability income benefits.

SECTION 41.22.(b) Effective July 1, 2025, the State's employer contribution rates budgeted for retirement, health, and related benefits as a percentage of covered salaries for the 2025-2026 fiscal year for teachers and State employees, State law enforcement officers (LEOs), the University and Community Colleges Optional Retirement Programs (ORPs), the Consolidated Judicial Retirement System (CJRS), and the Legislative Retirement System (LRS) are as set forth below:

		•				
28		Teachers	State	ORPs	CJRS	LRS
29		and State	LEOs			
30		Employees				
31	Retirement	17.44%	17.44%	6.84%	38.36%	18.90%
32	Health	7.33%	7.33%	7.33%	7.33%	7.33%
33	Disability	0.07%	0.07%	0.07%	0.00%	0.00%
34	Death	0.13%	0.13%	0.00%	0.00%	0.00%
35	NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%
36						
37	<b>Total Contribution</b>					
38	Rate	24.97%	29.97%	14.24%	45.69%	26.23%

The rate for health includes two and four-tenths percent (2.40%) for the Public
Employee Health Benefit Fund and four and ninety-three hundredths percent (4.93%) for the
Retiree Health Benefit Fund.

42 **SECTION 41.22.(c)** Effective July 1, 2026, the State's employer contribution rates 43 budgeted for retirement, health, and related benefits as a percentage of covered salaries for the 44 2026-2027 fiscal year for teachers and State employees, State law enforcement officers (LEOs), 45 the University and Community Colleges Optional Retirement Programs (ORPs), the 46 Consolidated Judicial Retirement System (CJRS), and the Legislative Retirement System (LRS) 47 are as set forth below:

48 49		Teachers and State	State LEOs	ORPs	CJRS	LRS
50 51	Retirement	Employees 18.09%	18.09%	6.84%	43.26%	21.28%

General As	ssembly	Of North Car	colina			Session 2025
Health		7.69%	7.69%	7.69%	7.69%	7.69%
Disability		0.09%	0.09%	0.09%	0.00%	0.00%
Death		0.13%	0.13%	0.00%	0.00%	0.00%
NC 401(k)		0.00%	5.00%	0.00%	0.00%	0.00%
Total Cont	ribution	ı				
Rate		26.00%	31.00%	14.62%	50.95%	28.97%
	The rate					e Health Benefit
			redths percent (	. ,	1 .	
		•	-	· ,		contributions for
			•			State Health Plan
		• • •				of eight thousand
five hundre				ed employee n	, a maximum (	n eight thousand
		,	Effective July 1	2026 the an	ual employer	contributions for
			•			State Health Plan
		• • •	• •			of eight thousand
		ollars (\$8,905)		ed employee n	, a maximum (	n engine iniousund
		· · · ·	G.S. 135-151(d)	reads as rewrit	ten	
						eaning of federal
. ,	0	-	-			therwise shall be
					•	fiscal year, and
	assets shall not be accumulated to pay benefits in future fiscal years. All of the following apply to employer contributions required to pay benefits under the QEBA:					
						uary engaged by
			-			itions required to
			due under the			tions required to
	-	•	ontributions sha	-	•	employers
						nd from the fund
						r the Retirement
						nined each fiscal
		•	•			iture fiscal years.
	-			-	-	tirement benefits
		-				oyees, and State
					-	fund established
				*	*	e amount of the
						one-hundredths
	-		) in any given f			one nunareatilis
	F	ereent (0.0170	<u>, in any given i</u>	<u>iseur yeur.</u>		
ONE-TIM	E COS	<b>F-OF-LIVIN</b>	SUPPLEME	NT PAYMEN'	TS FOR RET	IREES OF THE
	/					YSTEM, THE
						LEGISLATIVE
		Γ SYSTEM			<b>1</b> , 111, <b>D</b> 111 <b>D</b> 1	
			) GS 135-5	is amended l	ov adding the	following new
subsections			) 0.5. 155 5	is unionaca (	by usually the	ionowing new
			2025. but on	or before O	ctober 31, 20	25, a one-time,
						ficiaries who are
						bre September 1,
-	-					ement allowance
		-				commencement.
1 .	-					e payable to the
<u>ii uie bene</u>	nciary d	les before the	payment is ma	ide, men me p	ayment shall b	e payable to th

1	member's legal representative. No beneficiary shall have a vested right to any future
2	supplemental payments under this Article.
3	(bbbb) After September 1, 2026, but on or before October 31, 2026, a one-time,
4	cost-of-living supplement payment shall be made to, or on account of, beneficiaries who are
5	living as of September 1, 2026, and whose retirement commenced on or before September 1,
6	2026. The payment shall be two percent (2%) of the beneficiary's annual retirement allowance
7	payable as of September 1, 2026, and shall not be prorated for date of retirement commencement.
8	If the beneficiary dies before the payment is made, then the payment shall be payable to the
9	member's legal representative. No beneficiary shall have a vested right to any future
10	supplemental payments under this Article."
11	<b>SECTION 41.22A.(b)</b> G.S. 135-65 is amended by adding the following new
12	subsections to read:
13	"(11) After September 1, 2025, but on or before October 31, 2025, a one-time,
14	cost-of-living supplement payment shall be made to, or on account of, beneficiaries who are
15	living as of September 1, 2025, and whose retirement commenced on or before September 1,
16	2025. The payment shall be one percent (1%) of the beneficiary's annual retirement allowance
17	payable as of September 1, 2025, and shall not be prorated for date of retirement commencement.
18	If the beneficiary dies before the payment is made, then the payment shall be payable to the
19	member's legal representative. No beneficiary shall have a vested right to any future
20	supplemental payments under this Article.
21	(mm) After September 1, 2026, but on or before October 31, 2026, a one-time,
22	cost-of-living supplement payment shall be made to, or on account of, beneficiaries who are
23	living as of September 1, 2026, and whose retirement commenced on or before September 1,
24	2026. The payment shall be two percent (2%) of the beneficiary's annual retirement allowance
25	payable as of September 1, 2026, and shall not be prorated for date of retirement commencement.
26	If the beneficiary dies before the payment is made, then the payment shall be payable to the
27	member's legal representative. No beneficiary shall have a vested right to any future
28	supplemental payments under this Article."
29	SECTION 41.22A.(c) G.S. 120-4.22A is amended by adding the following new
30	subsections to read:
31	"(ff) In accordance with subsection (a) of this section, after September 1, 2025, but on or
32	before October 31, 2025, a one-time, cost-of-living supplement payment shall be made to, or on
33	account of, beneficiaries who are living as of September 1, 2025, and whose retirement
34	commenced on or before September 1, 2025. The payment shall be one percent (1%) of the
35	beneficiary's annual retirement allowance payable as of September 1, 2025, and shall not be
36	prorated for date of retirement commencement. If the beneficiary dies before the payment is
37	made, then the payment shall be payable to the member's legal representative. No beneficiary
38	shall have a vested right to any future supplemental payments under this Article.
39	(gg) In accordance with subsection (a) of this section, after September 1, 2026, but on or
40	before October 31, 2026, a one-time, cost-of-living supplement payment shall be made to, or on
41	account of, beneficiaries who are living as of September 1, 2026, and whose retirement
42	commenced on or before September 1, 2026. The payment shall be two percent (2%) of the
43	beneficiary's annual retirement allowance payable as of September 1, 2026, and shall not be
44	prorated for date of retirement commencement. If the beneficiary dies before the payment is
45 46	made, then the payment shall be payable to the member's legal representative. No beneficiary
46 47	shall have a vested right to any future supplemental payments under this Article."
47 48	ENHANCE BENEFITS UNDER NORTH CAROLINA FIREFIGHTERS' AND RESCUE
48 49	SQUAD WORKERS' PENSION FUND AND MAKE TECHNICAL CHANGES TO
49 50	THE RELATED STATUTES
~ ~	

SECTION 41.23.(a) G.S. 58-86-55 reads as rewritten:

"§ 58-86-55. Monthly pensions upon attaining the age of 55 years. 1 2 The monthly pension benefit under this section is one hundred eighty dollars (a) 3 (\$180.00) and is payable per month from the Pension Fund unless otherwise provided. 4 Any member who has served 20 years as an "eligible firefighter" or "eligible eligible (a1) 5 firefighter or eligible rescue squad worker" worker in the State of North Carolina, as provided in 6 G.S. 58-86-25 and G.S. 58-86-30, this Article, and who has attained the age of 55 years is entitled 7 to be paid a monthly pension from this fund. The monthly pension shall be in the amount of one 8 hundred seventy-five dollars (\$175.00) per month. Any retired firefighter receiving a pension 9 shall, effective January 1, 2025, receive a pension of one hundred seventy five dollars (\$175.00) per month.benefit under this section. 10 Members shall pay fifteen dollars (\$15.00) per month as required by G.S. 58-86-35 11 <del>(b)</del> 12 and G.S. 58-86-40 for a period of no longer than 20 years. No "eligible rescue squad member" 13 shall receive a pension prior to July 1, 1983. 14 (c) A member who is totally and permanently disabled while in the discharge of the 15 member's official duties as a result of bodily injuries sustained or as a result of extreme exercise 16 or extreme activity experienced in the course and scope of those official duties and who leaves 17 the fire or rescue squad service because of this disability shall be entitled to be paid from the fund 18 a monthly benefit in an amount of one hundred seventy-five dollars (\$175.00) per month a 19 monthly pension benefit under this section beginning the first month after the member's fifty-fifth 20 birthday. All applications for disability are subject to the approval of the board who-Board, and 21 the Board may appoint physicians to examine and evaluate the disabled member prior to approval 22 of the application, and annually thereafter. Any-G.S. 58-86-41 shall not apply to a disabled 23 member shall not be required to make the monthly payment of fifteen dollars (\$15.00) as required 24 by G.S. 58-86-35 and G.S. 58-86-40.member. 25 A member who is totally and permanently disabled for any <del>cause,</del> cause other than (d) 26 line of duty, those under subsection (c) of this section and who leaves the fire or rescue squad 27 service because of this disability and who has at least 10 years of service with the pension fund, 28 Pension Fund may be permitted to continue making a monthly contribution of fifteen dollars 29 (\$15.00) in the amount required under G.S. 58-86-41 to the fund until the member has made 30 contributions for a total of 240 months. The Upon attaining the age of 55, that member shall upon 31 attaining the age of 55 years be entitled to receive a monthly pension as provided by benefit under 32 this section. All applications for disability are subject to the approval of the board who-Board, 33 and the Board may appoint physicians to examine and evaluate the disabled member prior to 34 approval of the application application, and annually thereafter. 35 Benefits payable from the Pension Fund shall be paid in the following manner when 36 a member is killed in the line of duty and the requirements of Article 12A of Chapter 143 of the General Statutes are met: 37 38 If the member had been receiving a monthly pension fund-benefit under this (1)39 section prior to being killed in the line of duty, then there shall be paid to the 40 member's principal beneficiary, if only one principal beneficiary is eligible 41 and has not accepted a return of contributions, an amount of one hundred 42 seventy-five dollars (\$175.00) per month the monthly pension benefit amount 43 beginning the month following the member's month of death, payable until 44 the beneficiary's death. If the member became a member prior to July 1, 2018, 45 and had not designated a principal beneficiary prior to being killed in the line 46 of duty, there shall be paid to the member's living spouse upon the spouse's 47 application to the Board, an amount of one hundred seventy-five dollars 48 (\$175.00) per month the monthly pension benefit amount beginning the month 49 following the member's month of death, payable until the spouse's death. 50 (2)If the member had been receiving a monthly pension fund-benefit under this 51 section prior to being killed in the line of duty and the beneficiary is not

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1 2 3		payable as described in subdivision (1) of this subsect payment equal to the difference between the amount p separate account by or on behalf of the member and th	aid into the member's
4		the member as a pensioner will shall be paid to the eligib	ble beneficiaries, or if
5		there are no eligible beneficiaries, shall be paid to the n	
6	(3)	If the member had not yet begun receiving a monthly	
7		this section prior to being killed in the line of duty, then	
8		the member's principal beneficiary, if only one principal	
9 10		and has not accepted a return of contributions, an an accepted to $(\$175,00)$ per month the monthly p	
10		seventy five dollars (\$175.00) per month the monthly p beginning the month following the month the membe	
12		age 55, or if the member had already attained age 55,	
12		following the member's month of death, payable until t	
13		If the member became a member prior to July 1, 2018, a	
15		a principal beneficiary prior to being killed in the line o	-
16		be paid to the member's living spouse upon the spous	•
17		Board, an amount of one hundred seventy-five dollars	11
18		the monthly pension benefit amount beginning the mont	
19		the member would have attained age 55, or if the memb	
20		beginning the month following the member's month of	of death, payable until
21		the spouse's death.	
22	(4)	If the member had not <u>yet</u> begun receiving a monthly	-
23		this section prior to being killed in the line of duty and	•
24		payable as described in subdivision (3) of this subsect	
25		payment equal to the member's contributions will b	
26		beneficiaries, or if there are no eligible beneficiar	ries, a return of the
27 28	1 honoficiam	contributions shall be paid to the member's estate. - under this subsection shall not be required to make the	monthly normant of
28 29		$(5.00)$ as required by G.S. 58-86-35 and G.S. 58-86-40 $\underline{C}$	
29 30	,	nember has been killed in the line of duty.	<u>1.5. 50-00-41 shan not</u>
31		mber who, because the If a member has at least 10 year	rs of service with the
32		that member's (i) residence is annexed by a city under Pa	
33		50A of the General Statutes, or whose (ii) department is	
34	1	ity under Part 2 or Part 3 of Article 4A of Chapter 160A o	
35	or whose (iii) vo	lunteer department is taken over by a city or county, an	d because of such the
36	annexation or tak	eover the member is unable to perform as a firefighter o	r rescue squad worker
37		if the member has at least 10 years of service with the p	
38		<u>I</u> be permitted to continue making a monthly contribu	
39		mount required under G.S. 58-86-41 to the fund until t	
40		a total of 240 months. The Upon completion of the	
41		<u>d upon a member upon attaining the age of 55 years ar</u>	-
42	-	55, the member shall be entitled to receive a monthly p	
43		section. Any application to make monthly contributions u	
44 45	0	ding of eligibility by the Board of Trustees upon applications benefits provided under this Article shall be it	
45 46		ensions <u>benefits</u> provided <u>under this Article</u> shall be in its under any other statutes of the State of North Carolin	
40 47		any exclusionary provisions of other pensions or retiren	
48	by law."	ary exclusionary provisions of other pensions of reffer	ient systems provided
49	•	<b>TON 41.23.(b)</b> Article 86 of Chapter 58 of the General S	Statutes is amended by

49 SECTION 41.23.(b) Article 86 of Chapter 58 of the General Statutes is amended by
 50 adding a new section to read:

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"§ 58-86-41. Amount due for membership; payments credited to separate member
accounts.
(a) Unless otherwise provided under this Article, each member of the Pension Fund shall
pay the sum of fifteen dollars (\$15.00) per month to the Pension Fund for membership in the
fund for a period not to exceed 20 years.
(b) Unless otherwise provided under this Article, all payments due in any calendar year
shall be made no later than March 31 subsequent to the end of the calendar year in which the
payment was due.
(c) The Pension Fund shall not award fully credited service based on payments received
later than March 31 subsequent to the end of the calendar year in which the month occurred
unless the payment is applied as provided in G.S. 58-86-45(a1).
(d) Payments made in accordance with this section shall be credited to the separate
account of the member and shall be kept by the custodian in a manner that allows the payments
to be made available upon a member's withdrawal from membership or retirement."
<b>SECTION 41.23.(c)</b> G.S. 58-86-35 reads as rewritten:
"§ 58-86-35. Firefighters' application for membership in fund; monthly payments by
members; payments credited to separate accounts of members; <u>Pension Fund;</u>
termination of membership.
(a) Those firefighters <u>Firefighters</u> who are eligible for membership in the Pension Fund
pursuant to G.S. 58-86-25 may apply to the board-Board for membership. Each firefighter upon
becoming a member of the fund shall pay the director of the fund the sum of fifteen dollars
(\$15.00) per month; each payment shall be made no later than March 31 subsequent to the end
of the calendar year in which the month occurred. The Pension Fund shall not award fully
credited service based on payments received later than March 31 subsequent to the end of the
calendar year in which the month occurred unless the payment is applied as provided in
G.S. 58-86-45(a1). The monthly payments shall be credited to the separate account of the
member and shall be kept by the custodian so it is available for payment on withdrawal from
membership or retirement.
(b) A member may elect to terminate membership in the fund Pension Fund at any time
and request the refund of payments previously made to the fund. However, a A member's
delinquency in making the monthly payments required by this section <u>Article</u> does not result in
the termination of membership without such an election to terminate membership in the Pension
Fund made by the member."
SECTION 41.23.(d) G.S. 58-86-40 reads as rewritten:
"§ 58-86-40. Rescue squad worker's application for membership in funds; monthly
payments by members; payments credited to separate accounts of members;
Pension Fund; termination of membership.
(a) Those rescue Rescue squad workers eligible for membership in the Pension Fund
pursuant to G.S. 58-86-30 may apply to the board-Board for membership. Those rescue squad
workers eligible pursuant to G.S. 58-86-30 may apply to the board <u>Doard</u> for membership. Each eligible
rescue squad worker upon becoming a member shall pay the director of the fund the sum of
fifteen dollars (\$15.00) per month; each payment shall be made no later than March 31
subsequent to the end of the calendar year in which the month occurred. The Pension Fund shall
not award fully credited service based on payments received later than March 31 subsequent to
the end of the calendar year in which the month occurred unless the payment is applied as provided in $G = 58.86.45(a1)$ . The monthly payments shall be credited to the separate account
provided in G.S. 58-86-45(a1). The monthly payments shall be credited to the separate account of the member and shall be least by the systedien as it is available for payment or withdrawal
of the member and shall be kept by the custodian so it is available for payment on withdrawal
from membership or retirement.
(b) A member may elect to terminate membership in the fund Pension Fund at any time
and request the refund of payments previously made to the fund. However, a <u>A</u> member's
delinquency in making the monthly payments required by this section Article does not result in

the termination of membership without such an election to terminate membership in the Pension
 Fund made by the member."

SECTION 41.23.(e) G.S. 58-86-45 reads as rewritten:

# "§ 58-86-45. Additional retroactive membership.

4 5

. . .

3

6 (a1) Any firefighter or rescue squad worker who is 35 years of age or older and who is a 7 current or former member of a fire department or rescue squad chartered by the State of North 8 Carolina may purchase credit for any periods of service to any chartered fire department or rescue 9 squad not otherwise creditable by making a lump sum payment to the Annuity Savings Fund 10 equal to the full liability of the service credits calculated on the basis of the assumptions used for purposes of the actuarial valuation of the system's liabilities, which payment shall take into 11 12 account the retirement allowance arising on account of the additional service credit commencing at the earliest age at which the member could retire on a retirement allowance, as determined by 13 14 the board of trustees upon the advice of the consulting actuary, plus an administrative fee to be 15 set by the board of trustees. This provision for the payment of a lump sum for service "not otherwise creditable" shall apply, inter alia, to all purchases of service credits for months as to 16 17 which timely payments were not previously made pursuant to G.S. 58-86-35 or G.S. 58-86-40, 18 whichever is applicable.in accordance with G.S. 58-86-41.

19 An eligible firefighter or rescue squad worker who is not yet 35 years old may apply (b) 20 to the Board for membership in the fund-Pension Fund at any time. Upon becoming a member, 21 the worker may make a lump sum payment of fifteen dollars (\$15.00) per month in the amount 22 required under G.S. 58-86-41 at the time of the payment for each month retroactively to the time the worker first became eligible to become a member, plus interest at an annual rate to be set by 23 24 the board Board upon advice from actuary for each year of retroactive payments. Upon making 25 this lump sum payment, the worker shall be given credit for all prior service in the same manner 26 as if the worker had applied for membership upon first becoming eligible.

A member of the Pension Fund who is not yet 35 years old may receive credit for the 27 (c) 28 prior service upon making a lump sum payment of fifteen dollars (\$15.00) in the amount required 29 under G.S. 58-86-41 at the time of the payment for each month since the worker first became 30 eligible, plus interest at an annual rate to be set by the Board for each year of retroactive 31 payments. Upon making this lump sum payment, the date of membership shall be the same as if 32 the worker had applied for membership upon first becoming eligible. This provision for the 33 payment of a lump sum for service "not otherwise creditable" shall apply, inter alia, to all 34 purchases of service credits for months as to which timely payments were not previously made 35 pursuant to G.S. 58-86-35 or G.S. 58-86-40, whichever is applicable, for any firefighter or rescue 36 squad worker who is not yet 35 years of age or older and who is a current or former member of 37 a fire department or rescue squad chartered by the State of North Carolina."

38 SECTION 41.23.(f) The Revisor of Statutes shall replace the phrase "G.S. 58-86-35
 39 or G.S. 58-86-40" with the phrase "G.S. 58-86-41" in each instance it appears in G.S. 58-86-2.

40 **SECTION 41.23.(g)** This section applies to pension benefit amounts payable from 41 the Pension Fund due to a member or beneficiary on or after January 1, 2026. If a member or 42 beneficiary becomes eligible to receive a pension benefit from the Pension Fund on or before 43 December 31, 2025, but the pension benefit amount is paid from the Pension Fund on or after 44 January 1, 2026, then the pension benefit amount due to the member or beneficiary shall be the 45 amount applicable to the pension benefit amount that was effective for each respective month to 46 which the benefit applies.

47

SECTION 41.23.(h) This section is effective January 1, 2026.

48

51

49 INCREASE BENEFITS PAYABLE UNDER NORTH CAROLINA NATIONAL GUARD
 50 PENSION FUND

SECTION 41.24.(a) G.S. 127A-40 reads as rewritten:

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1	"§ 127A-40. Pensions for the members of the North Carolina National Guard.
2	(a) Every member and former member of the North Carolina National Guard who meets
3	the requirements of this section shall receive, commencing at age 60, a pension of one hundred
4	five eight dollars (\$105.00) (\$108.00) per month for 20 years' creditable military service with an
5	additional ten dollars and fifty cents (\$10.50) eighty cents (\$10.80) per month for each additional
6	year of such creditable military service; provided, however, that the total pension shall not exceed
7	two hundred ten sixteen dollars (\$210.00) (\$216.00) per month. The requirements for
8	(a1) To receive a pension are that under this section, each member shall:shall meet all of
9	the following requirements:
0	(1) <u>Have-The individual served and qualified for at least 20 years' creditable</u>
1	military service, including National Guard, reserve and active duty, under the
2	same requirement specified for entitlement to retired pay for nonregular
3	service under Chapter 67, Title 10, United States Code.
3 4	
4 5	
	subdivision (1) of this subsection was as a member of the North Carolina
6	National Guard.
7	(3) <u>Have The individual</u> received an honorable discharge from the North Carolina
8	National Guard.
9	"
0	<b>SECTION 41.24.(b)</b> This section applies to pension benefit amounts payable from
1	the Pension Fund due to a member on or after January 1, 2026. If a member becomes eligible to
2	receive a pension benefit from the Pension Fund on or before December 31, 2025, but the pension
3	benefit amount is paid from the Pension Fund on or after January 1, 2026, then the pension benefit
4	amount due to the member shall be the amount applicable to the pension benefit amount that was
5	effective for each respective month to which the benefit applies.
6	<b>SECTION 41.24.(c)</b> This section is effective January 1, 2026.
7	
8	PROVIDE AN ADDITIONAL SPECIAL SEPARATION ALLOWANCE OPTION FOR
9	STATE AND LOCAL LAW ENFORCEMENT OFFICERS WITH AT LEAST
0	THIRTY YEARS OF CREDITABLE SERVICE
1	<b>SECTION 41.25.(a)</b> G.S. 143-166.41 reads as rewritten:
2	"§ 143-166.41. Special separation allowance.allowance options for State law enforcement
3	officers.
4	(a) <u>Annual Special Separation Allowance.</u> Notwithstanding any other provision of law,
5	every sworn law-enforcement officer as defined by G.S. 135-1(11c) or G.S. 143-166.30(a)(4)
6	employed by a State department, agency, or institution who qualifies under this section shall
7	receive, receive an annual special separation allowance beginning in the month in which he the
8	officer retires on a basic service retirement under the provisions of G.S. 135-5(a), an annual
9	separation allowance equal to eighty-five hundredths percent (0.85%) of the annual equivalent
0	of the base rate of compensation most recently applicable to him for each year of creditable
1	service. G.S. 135-5(a). The allowance shall be paid in equal installments on the payroll frequency
2	used by the employer. To qualify for the allowance the officer shall:
3	(1) Have (i) completed 30 or more years of creditable service or, (ii) have attained
.4	55 years of age and completed five or more years of creditable service; and
5	
5 6	
6 7	(3) Have completed at least five years of continuous service as a law enforcement officer as barrin defined immediately preceding a service rationment. Any
	officer as herein defined immediately preceding a service retirement. Any
8	break in the continuous service required by this subsection because of
9	disability retirement or disability salary continuation benefits shall not
0	adversely affect an officer's qualification to receive the allowance, provided
1	the officer returns to service within 45 days after the disability benefits cease

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		and i	s otherwise qualified to receive the allow	wance.employer from which the
		office	er retired.	
•••				
(b)			nis section, "creditable service" means t	he-Definitions. – The following
definition				
	<u>(1)</u>		vance. – The annual special separa	
	$\langle 0 \rangle$		cement officers provided for under this	
	<u>(2)</u>		<u>table service. – The</u> service for which	
			ment system of which the officer is a $\frac{1}{100}$	
		-	nt (50%) of the service is as a law enfor	
	(2)		a probation/parole officer as defined in	
	<u>(3)</u>		<u>enforcement officer. – As define</u>	ed in either G.S. 135-1 or
	(A)		<u>143-166.30(a).</u> er. – A law enforcement officer.	
	$\frac{(4)}{(5)}$		ation/parole officer. – As defined in G.S	125 1
(b1)			r Allowance and Calculation of Allowar	
	-	•	section, an officer is required to meet on	-
			the allowance amount:	e of the following sets of effectia
<u>that shan</u>	(1)		fficers meeting all of the following criter	ria the annual special separation
	<u>(1)</u>		ance to be paid is equal to eighty-five h	
			al base rate of compensation most recer	
			year of that officer's creditable service:	try appreadic to the officer for
		<u>a.</u>	The officer (i) has completed 30 or mo	ore years of creditable service or
		<u>u.</u>	(ii) is 55 years of age or older and c	-
			creditable service.	
		<u>b.</u>	The officer is less than 62 years of ag	e.
		<u>c.</u>	The officer has completed at least fiv	
			a law enforcement officer immediatel	•
			retirement. Any break in this requir	
			result of disability retirement or disab	
			shall not adversely affect an office	
			allowance under this subdivision so	
			service within 45 days after the disab	-
			otherwise qualified to receive the allo	wance.
		<u>d.</u>	At least fifty percent (50%) of the of	ficer's creditable service is as a
			law enforcement officer, or for serv	ice prior to July 1, 2017, as a
			probation/parole officer.	
	<u>(2)</u>	<u>For o</u>	fficers meeting all of the following criter	ria, the annual special separation
		<u>allow</u>	ance to be paid is equal to eighty-five hu	undredths percent (0.85%) of the
		annua	al equivalent of the base rate of compo	ensation at the time the officer
		<u>attair</u>	ed 30 years of service multiplied by 30:	
		<u>a.</u>	Prior to attaining 62 years of age, the c	officer has completed 30 or more
			years of creditable service, at least fin	fty percent (50%) of which was
			as a law enforcement officer, or for se	ervice prior to July 1, 2017, as a
			probation/parole officer.	
		<u>b.</u>	The officer has completed at least fiv	e years of continuous service as
			a law enforcement officer immediatel	
			retirement. Any break in this require	
			result of disability retirement or disab	
			shall not adversely affect an office allowance under this subdivision so	-

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1	service within 45 days after the disability benefi	ts had ceased and is
2	otherwise qualified to receive the allowance.	
3	If an officer meets all of the criteria under each subdivision of this	subsection, then the
4	employer making the allowance payments shall allow the officer to choo	se which of the two
5	calculation formulas to use for that officer's allowance. This election by the	officer is a one-time,
6	irrevocable election and shall be made prior to the first allowance payment. I	f no election is made
7	by the officer, then the calculation amount under subdivision (2) of this subs	
8	(c) <u>Cessation of Payment. – Payment of the allowance to a retir</u>	ed officer under the
9	provisions of this section shall cease at the first of: occurrence of one of the	following:
10	(1) The death of the <u>officer;officer.</u>	
11	(2) The last day of the month in which <u>either of the followin</u>	<u>g applies:</u>
12	a. If the officer is receiving an allowance in an amou	int determined under
13	subdivision (b1)(1) of this section, the officer att	ains 62 years of age;
14	<del>or</del> age.	
15	b. If the officer is receiving an allowance in an amou	int determined under
16	subdivision (b1)(2) of this section, there has been	a period of receiving
17	the allowance that is equivalent to the total of 62	years minus the age
18	at which the officer first completed 30 years of ca	editable service.
19	(3) The first day of reemployment by any State department, a	
20	except that this subdivision does not apply to an office	-
21	employment in a position exempt from the North Carolin	a Human Resources
22	Act in an agency other than the agency from which that o	
23	(d) <u>Impact of Other Benefits or Actions. – This section does not a</u>	affect the benefits to
24	which an individual may be entitled from State, federal, or private retir	ement systems. The
25	benefits payable under this section shall not be subject to any increases in	-
26	allowances that may be authorized by the General Assembly for employees	of the State or retired
27	employees of the State.	
28	(e) <u>Eligibility Determinations. –</u> The head of each State department,	
29	shall determine the eligibility of employees for the benefits provided herein	
30	(f) <u>Transfer of Funds.</u> – The Director of the Budget may authorize f	
31	transfer of funds within the budgets of each State department, agency, or ins	
32	carry out the purposes of this Article. section. These funds shall be take	
33	appropriated to the department, agency, or institution for salaries and relate	0
34	(g) <u>Responsibility for Payment. –</u> The head of each State dep	
35	institution shall make the payments set forth in subsection (a) this section	
36	certified under subsection (e) of this section from funds available under sub	section $(1)$ . (1) of this
37	section."	
38	<b>SECTION 41.25.(b)</b> G.S. 143-166.42 reads as rewritten:	-1164
39 40	"§ 143-166.42. Special separation allowances allowance options for loc officers.	ai <u>law emorcement</u>
40 41		1087 avery sworn
42	(a) <u>Annual Special Separation Allowance.</u> On and after January 1 law enforcement officer as defined by G.S. 128-21(11d) or G.S. 143-166.5	•
42 43	a local government employer who qualifies under this section shall receiv	
43 44	special separation allowance beginning in the month in which the officer reti	
45	retirement under the provisions of G.S. 128-27(a), an annual separation	
46	eighty-five hundredths percent (0.85%) of the annual equivalent of the base	-
47	most recently applicable to the officer for each year of creditable service.	
48	allowance shall be paid in equal installments on the payroll frequency used	
49	qualify for the allowance, the officer shall:	e, and employer. 10
50	(1) Have (i) completed 30 or more years of creditable service	e or (ii) have attained
51	55 years of age and completed five or more years of cred	
		······································

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	(2)	Not have attained 62 years of age; an	<del>d</del>
	(3)	• •	continuous service as a law enforcement
	(-)		bly preceding a service retirement. An
			equired by this subsection because of
			salary continuation benefits shall no
			ation to receive the allowance, provide
			the allowance.employer from which th
(1-)	<b>A</b>	officer retired.	"
(b)			<u>means the service Definitions. – The means the service</u>
tollowing		ons apply in this section:	
	<u>(1)</u>		separation allowance for local lav
		enforcement officers provided for un	
	<u>(2)</u>		for which credit is allowed under th
		•	er is a <del>member, provided that at least fif</del> t
		percent (50%) of the service is as	s a law enforcement officer as herei
		defined.member.	
	<u>(3)</u>	Law enforcement officer As define	ed in G.S. 128-21 or G.S. 143-166.50(a
	<u>(4)</u>	Officer. – Law enforcement officer.	
<u>(b1)</u>	Quali	ication for Allowance and Calculation	n of Allowance To be eligible for a
allowance	under	this section, an officer is required to m	neet one of the following sets of criteri
which sha	ll also	letermine the allowance amount:	-
	(1)	For officers meeting all of the follow	ing criteria, the annual special separation
			y-five hundredths percent (0.85%) of th
			ost recently applicable to the officer for
		each year of that officer's creditable s	
			30 or more years of creditable service of
			er and completed five or more years of
		creditable service.	or and completed live of more years
		b. The officer is less than 62 year	ars of age
			least five years of continuous service a
			mediately preceding the officer's service
			• • •
			is required continuous service that is
			or disability salary continuation benefi
			in officer's qualification to receive a
			ision so long as the officer returned
			the disability benefits had ceased and
		otherwise qualified to receive	
		•	of the officer's creditable service is as
		law enforcement officer.	
	<u>(2)</u>		ing criteria, the annual special separation
		allowance to be paid is equal to eight	y-five hundredths percent (0.85%) of the
		annual equivalent of the base rate of	of compensation at the time the office
		attained 30 years of service multiplie	ed by 30:
		a. <u>Prior to attaining 62 years of a</u>	age, the officer has completed 30 or more
		years of creditable service, at	t least fifty percent (50%) of which wa
		as a law enforcement officer.	
			least five years of continuous service a
		b. The officer has completed at	•
		b. The officer has completed at a law enforcement officer im	least five years of continuous service a mediately preceding the officer's service is required continuous service that is

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1	shall not adversely affect an officer's qualification to receive an
2	allowance under this subdivision so long as the officer returned to
3	service within 45 days after the disability benefits had ceased and is
4	otherwise qualified to receive the allowance.
5	If an officer meets all of the criteria under each subdivision of this subsection, then the
6	employer making the allowance payments shall allow the officer to choose which of the two
7	calculation formulas to use for that officer's allowance. This election by the officer is a one-time,
8	irrevocable election and shall be made prior to the first allowance payment. If no election is made
9	by the officer, then the calculation amount under subdivision (2) of this subsection shall be used.
10	(c) <u>Cessation of Payment. – Payment of the allowance to a retired officer under the</u>
11	provisions of this section shall cease at the first of:occurrence of one of the following:
12	(1) The death of the <u>officer;officer.</u>
13	(2) The last day of the month in which <u>either of the following applies:</u>
14	a. If the officer is receiving an allowance in an amount determined under
15	subdivision (b1)(1) of this section, the officer attains 62 years of age;
16	<del>or</del> age.
17	b. If the officer is receiving an allowance in an amount determined under
18	subdivision (b1)(2) of this section, there has been a period of receiving
19	the allowance that is equivalent to the total of 62 years minus the age
20	at which the officer first completed 30 years of creditable service.
21	(3) The first day of reemployment by a local government employer in any
22	capacity.
23	(c1) Exceptions to the Cessation of Payments Notwithstanding the provisions of
24	subdivision (3) of subsection (c) of this section, payments to a retired officer shall not cease when
25	a local government employer employs a retired officer for any of the following: in any of the
26	following manners:
27	(1) In a public safety position in a capacity not requiring participation in the Local
28	Governmental Employees' Retirement System.
29	(2) In service to a county board of elections on an election day or during the hours
30	for early voting under Part 5 of Article 14A of Chapter 163 of the General
31	Statutes in a capacity that complies with G.S. 128-21(19) and does not result
32	in cessation or suspension of the retiree's benefit from the Local Government
33	Employees' Retirement System.
34	(d) <u>Impact of Other Benefits or Actions. – This section does not affect the benefits to</u>
35	which an individual may be entitled from State, local, federal, or private retirement systems. The
36	benefits payable under this section shall not be subject to any increases in salary or retirement
37	allowances that may be authorized by local government employers or for retired employees of
38	local governments.
39	(e) <u>Eligibility Determinations. – The governing body of each local employer shall</u>
40	determine the eligibility of employees for the benefits provided herein.under this section.
41	(f) <u>Responsibility for Payment. – The governing body of each local employer shall make</u>
42	the payments set forth in subsection (a) of this section to those persons certified under subsection
43	(e) of this section from funds available."
44	<b>SECTION 41.25.(c)</b> This section becomes effective July 1, 2025, and applies to law
45	enforcement officers retiring on or after that date.
46	
47	PART XLII. CAPITAL
48	
49	CAPITAL IMPROVEMENT & REPAIRS AND RENOVATIONS APPROPRIATIONS

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SECTION 42.1.(a) The following agency capital improven	
assigned a project code for reference to allocations in this Part, past alloc	ations, and for intended
project support by the General Assembly for future fiscal years:	
Agency Capital Improvement Project	Project Code
Department of Agriculture and Consumer Services	
Raleigh State Farmers Market–Improvements	DACS23-3
Research Stations–New Maintenance Shop Facilities	DACS23-8
Research Stations–Multipurpose Facilities	DACS23-10
NCFS–New County Offices, Region 3	DACS23-11
Department of Administration	
State Government Executive Headquarters	DOA22-1
Department of Instruction Building Renovation	DOA22-3
Service Campus	DOA23-1
Archdale Building Demolition	DOA23-3
Caswell Square Demolition	DOA23-4
Parking Deck–Wilmington Street	DOA23-5
Department of Public Instruction	
NC School for the Deaf	
Superintendent's House	DPI25-1
Department of Public Safety	
State Highway Patrol–	
Auditorium	DPS23-3
Training Academy Facilities Enhancement–Phases 3-6	DPS23-4
Cadet Dormitory 1	DPS23-7
National Guard–	D1025 7
NCNG Matching Fund	NG23-1
Ballentine Building	NG23-2
Constable Building	NG23-2 NG23-3
e	NG23-4
Rocky Mount Complex/MILCON	
Special Forces Complex	NG23-5
Conoral Assambly	
General Assembly Education Campus Project	NCGA21-3
Education Campus Project	NCGA21-5
Department of Thomas autorian	
Department of Transportation	
North Carolina Global TransPark Authority–	
Aircraft Maintenance Repair & Overhaul Facility	TRAN23-1
The University of North Carolina	
Appalachian State University–	
Peacock Hall/Business	UNC/ASU21-1
Innovation Campus	UNC/ASU21-2
Hickory Campus	UNC/ASU22-1
Walker Hall–Interior Renovation	UNC/ASU23-1
University of North Carolina at Charlotte–	
	LINC/CI T22 1
Smith Hall–Comprehensive Renovation	UNC/CLT23-1
Colvard Hall–Comprehensive Renovation Colvard Hall–Comprehensive Renovation University of North Carolina at Chapel Hill–	UNC/CLT23-2

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1	Gardner Hall–Comprehensive Renovation	UNC/CH23-1
2	Elizabeth City State University–	
3	Sky Bridge	UNC/ECS21-2
4	Jenkins Hall/Dixon Hall–Labs/Classroom/Bldg. Renovation	UNC/ECS23-2
5	Safety & Security	UNC/ECS25-1
6	East Carolina University–	
7	Brody School of Medicine	UNC/ECU21-1
8	Howell Science Building North–Comprehensive Renovation	UNC/ECU23-1
9	Leo Jenkins Building/Health Sciences–Comprehensive Renovation	UNC/ECU23-2
10	Fayetteville State University–	01(0/10010 1
11	Butler Targeted Renovation	UNC/FSU23-1
12	North Carolina Agricultural & Technical State University–	01(0/100201
13	Marteena Hall–Renovation, Phase 2	UNC/A&T23-1
14	Health and Human Sciences Bldg.	UNC/A&T23-2
15	North Carolina Central University–	01(0/100125/2
16	Edmonds Classroom Building–Comprehensive Renovation	UNC/NCC23-2
17	University Theater Renovation	UNC/NCC23-3
18	North Carolina State University–	0110/110025-5
19	Mann Hall–Renovation, Phase 2	UNC/NCS23-1
20	Dabney Hall–Renovation, Phase 2	UNC/NCS23-2
20	Polk Hall–Renovation, Phase 2	UNC/NCS23-3
22	Engineering Classroom Building	UNC/NCS23-5
22	Advanced Research & Test Reactor	UNC/NCS23-6
23 24	Poe Hall	UNC/NCS25-1
24 25	North Carolina School of Science and Math–	UNC/INC525-1
25 26	Durham Campus	
20 27	Renovation of Residence Halls	UNC/SSM23-2
28	Academic Commons Addition	UNC/SSM23-4
28 29	Temporary Housing	UNC/SSM25-1
30	University of North Carolina at Asheville–	UNC/SSW125-1
31	Lipinsky Hall–Comp. Modernization/Addition	UNC/AVL23-1
32	Carol Belk Theatre	UNC/AVL25-1
32 33		UNC/AVL23-1
33 34	University of North Carolina at Greensboro–	LINC/CDO22 1
34 35	Moore Building–Renovation	UNC/GBO23-1
35 36	University of North Carolina at Pembroke– Health Sciences Center	UNC/PEM21-1
30 37		UNC/PEM21-1 UNC/PEM23-1
38	Givens Performing Arts Center	UNC/PENI25-1
	University of North Carolina School of the Arts-	UNC/SA23-2
39 40	New High School Residence Hall University of North Carolina at Wilmington–	UNC/SA25-2
40 41	•	UNIC/WIL 22 1
	Cameron Hall–Comprehensive Renovation/Expansion	UNC/WIL23-1
42	Kenan Auditorium–Comprehensive Renovation/Expansion	UNC/WIL23-2
43	DeLoach Hall–Modernization	UNC/WIL23-3
44 45	Health Education/I.S.A.T. Building	UNC/WIL23-4
45	Western Carolina University–	UNC/WCU22 1
46 47	Replacement Engineering Building Winston Salam State University	UNC/WCU23-1
47 19	Winston-Salem State University–	LINCANCON 1
48	Eller Hall–Renovation & Elevator Addition	UNC/WSS23-1
49 50	Pegram Hall–Renovation & Elevator Addition PBS North Carolina	UNC/WSS23-2
		UNC/PBS23-1
51	UNC Board of Governors–	

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1	NC Care Hospital Investment	UNC/BOG23-2
2	Children's Hospital	UNC/BOG23-3
3	Systems Office–Project Management Personnel	UNC/BOG25-1
4		
5	Repairs and Renovations–The University of North Carolina	UNC/R&R21
6	Repairs and Renovations-State Agencies (non-UNC)	R&R21
7	SCIF-Related Personnel	PERS21
8	SECTION 42.1.(b) This subsection authorizes the following	ing capital projects in the
9	2025-2027 fiscal biennium based upon projected cash flow needs for the	e authorized projects. The
10	authorizations provided in this subsection represent the maximum am	ount of funding from the
11	State Capital and Infrastructure Fund that may be expended on each p	project and do not reflect

authorizations from other non-State Capital and Infrastructure Fund sources. An additional action
 by the General Assembly is required to increase the maximum authorization for any of the

14 projects listed:

15 Capital Improvements–

17         Infrastructure Fund         Project Authorization         Project Authorization           18         NCGA21-3         \$320,000,000         \$331,300,000           19         DPI25-1         N/A         2,500,000           20         DPS23-3         35,000,000         53,466,000           21         DPS23-7         43,336,785         72,572,000           22         NG23-1         24,000,000         28,000,000           23         NG23-2         12,500,000         13,300,000           24         NG23-3         16,428,582         18,678,582           25         DOA22-1         88,000,000         0         0           26         UNC/ASU21-1         40,000,000         45,000,000         0           28         UNC/ECS21-2         2,500,000         7,500,000         0           29         UNC/NCC23-2         12,999,424         19,499,424         1           31         UNC/NCS23-1         30,000,000         40,000,000         30,000,000           32         UNC/NCS23-1         5,000,000         16,000,000         30,150,000           34         UNC/AVL25-1         N/A         3,000,000         30,150,000         30,0150,000         30,000,000	16	State Capital and	Previous	New/Updated
19DPI25-1N/A $2,500,000$ 20DPS23-3 $35,000,000$ $53,466,000$ 21DPS23-7 $43,336,785$ $72,572,000$ 22NG23-1 $24,000,000$ $28,000,000$ 23NG23-2 $12,500,000$ $13,300,000$ 24NG23-3 $16,428,582$ $18,678,582$ 25DOA22-1 $88,000,000$ $0$ 26UNC/ASU21-1 $40,000,000$ $45,000,000$ 27UNC/ASU21-2 $54,000,000$ $74,000,000$ 28UNC/ECS21-2 $2,500,000$ $7,500,000$ 29UNC/ECS25-1N/A $12,000,000$ 30UNC/NCC23-2 $12,999,424$ $19,499.424$ 31UNC/NCS23-1 $30,000,000$ $40,000,000$ 32UNC/NCS23-6 $3,000,000$ $16,000,000$ 33UNC/NCS24-1 $5,000,000$ $185,000,000$ 34UNC/AVL23-1 $26,150,000$ $30,150,000$ 35UNC/AVL25-1N/A $2,180,000$ 36UNC/SSM23-2 $28,988,042$ $43,988,042$ 37UNC/SSM25-1N/A $2,180,000$ 38UNC/WEU23-1 $61,000,000$ $131,004,985$ 39UNC/WIL24-1 $8,000,000$ $157,900,000$ 41UNC/BOG23-2 $150,000,000$ $0$ 42UNC/BOG23-3 $319,746,392$ $216,246,392$	17		<b>Project Authorization</b>	
20         DPS23-3         35,000,000         53,466,000           21         DPS23-7         43,336,785         72,572,000           22         NG23-1         24,000,000         28,000,000           23         NG23-2         12,500,000         13,300,000           24         NG23-3         16,428,582         18,678,582           25         DOA22-1         88,000,000         0           26         UNC/ASU21-1         40,000,000         45,000,000           27         UNC/ASU21-2         54,000,000         74,000,000           28         UNC/ECS21-2         2,500,000         7,500,000           29         UNC/ECS25-1         N/A         12,000,000           30         UNC/NCS23-2         12,999,424         19,499.424           31         UNC/NCS23-1         30,000,000         40,000,000           32         UNC/NCS23-6         3,000,000         16,000,000           33         UNC/NCS24-1         5,000,000         185,000,000           34         UNC/SSM23-2         28,988,042         43,988,042           37         UNC/SSM23-2         28,988,042         43,988,042           37         UNC/SSM25-1         N/A         2,180,000	18	NCGA21-3	\$320,000,000	\$331,300,000
21DPS23-743,336,78572,572,00022NG23-124,000,00028,000,00023NG23-212,500,00013,300,00024NG23-316,428,58218,678,58225DOA22-188,000,000026UNC/ASU21-140,000,00045,000,00027UNC/ASU21-254,000,00074,000,00028UNC/ECS21-22,500,0007,500,00029UNC/ECS25-1N/A12,000,00030UNC/NCC23-212,999,42419,499.42431UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,00030,150,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM23-161,000,000131,004,98539UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	19	DPI25-1	N/A	2,500,000
22         NG23-1         24,000,000         28,000,000           23         NG23-2         12,500,000         13,300,000           24         NG23-3         16,428,582         18,678,582           25         DOA22-1         88,000,000         0           26         UNC/ASU21-1         40,000,000         45,000,000           27         UNC/ASU21-2         54,000,000         74,000,000           28         UNC/ECS21-2         2,500,000         7,500,000           29         UNC/ECS25-1         N/A         12,000,000           30         UNC/NCC23-2         12,999,424         19,499,424           31         UNC/NCS23-1         30,000,000         40,000,000           32         UNC/NCS23-6         3,000,000         16,000,000           33         UNC/NCS24-1         5,000,000         185,000,000           34         UNC/AVL25-1         N/A         3,000,000           35         UNC/AVL25-1         N/A         2,180,000           38         UNC/SSM23-2         28,988,042         43,988,042           37         UNC/SSM25-1         N/A         2,180,000           38         UNC/PEM23-1         61,000,000         131,004,985 <td>20</td> <td>DPS23-3</td> <td>35,000,000</td> <td>53,466,000</td>	20	DPS23-3	35,000,000	53,466,000
23         NG23-2         12,500,000         13,300,000           24         NG23-3         16,428,582         18,678,582           25         DOA22-1         88,000,000         0           26         UNC/ASU21-1         40,000,000         45,000,000           27         UNC/ASU21-2         54,000,000         74,000,000           28         UNC/ECS21-2         2,500,000         7,500,000           29         UNC/ECS25-1         N/A         12,000,000           30         UNC/NCC23-2         12,999,424         19,499,424           31         UNC/NCS23-1         30,000,000         40,000,000           32         UNC/NCS23-6         3,000,000         16,000,000           33         UNC/NCS24-1         5,000,000         185,000,000           34         UNC/AVL25-1         N/A         3,000,000           35         UNC/AVL25-1         N/A         3,000,000           36         UNC/SSM23-2         28,988,042         43,988,042           37         UNC/SSM25-1         N/A         2,180,000           38         UNC/PEM23-1         61,000,000         131,004,985           39         UNC/WIL24-1         8,000,000         83,000,000	21	DPS23-7	43,336,785	72,572,000
24NG23-316,428,58218,678,58225DOA22-188,000,000026UNC/ASU21-140,000,00045,000,00027UNC/ASU21-254,000,00074,000,00028UNC/ECS21-22,500,0007,500,00029UNC/ECS25-1N/A12,000,00030UNC/NCC23-212,999,42419,499.42431UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	22	NG23-1	24,000,000	28,000,000
25DOA22-188,000,000026UNC/ASU21-140,000,00045,000,00027UNC/ASU21-254,000,00074,000,00028UNC/ECS21-22,500,0007,500,00029UNC/ECS25-1N/A12,000,00030UNC/NCC23-212,999,42419,499,42431UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	23	NG23-2	12,500,000	13,300,000
26UNC/ASU21-140,000,00045,000,00027UNC/ASU21-254,000,00074,000,00028UNC/ECS21-22,500,0007,500,00029UNC/ECS25-1N/A12,000,00030UNC/NCC23-212,999,42419,499,42431UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	24	NG23-3	16,428,582	18,678,582
27UNC/ASU21-254,000,00074,000,00028UNC/ECS21-22,500,0007,500,00029UNC/ECS25-1N/A12,000,00030UNC/NCC23-212,999,42419,499.42431UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	25	DOA22-1	88,000,000	0
28UNC/ECS21-22,500,0007,500,00029UNC/ECS25-1N/A12,000,00030UNC/NCC23-212,999,42419,499,42431UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,000157,900,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	26	UNC/ASU21-1	40,000,000	45,000,000
29UNC/ECS25-1N/A12,000,00030UNC/NCC23-212,999,42419,499.42431UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	27	UNC/ASU21-2	54,000,000	74,000,000
30UNC/NCC23-212,999,42419,499.42431UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	28	UNC/ECS21-2	2,500,000	7,500,000
31UNC/NCS23-130,000,00040,000,00032UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,000157,900,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	29	UNC/ECS25-1	N/A	12,000,000
32UNC/NCS23-63,000,00016,000,00033UNC/NCS24-15,000,000185,000,00034UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	30	UNC/NCC23-2	12,999,424	19,499.424
33       UNC/NCS24-1       5,000,000       185,000,000         34       UNC/AVL23-1       26,150,000       30,150,000         35       UNC/AVL25-1       N/A       3,000,000         36       UNC/SSM23-2       28,988,042       43,988,042         37       UNC/SSM25-1       N/A       2,180,000         38       UNC/PEM23-1       61,000,000       131,004,985         39       UNC/WIL24-1       8,000,000       83,000,000         40       UNC/WCU23-1       95,300,000       157,900,000         41       UNC/BOG23-2       150,000,000       0         42       UNC/BOG23-3       319,746,392       216,246,392	31	UNC/NCS23-1	30,000,000	40,000,000
34UNC/AVL23-126,150,00030,150,00035UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	32	UNC/NCS23-6	3,000,000	16,000,000
35UNC/AVL25-1N/A3,000,00036UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	33	UNC/NCS24-1	5,000,000	185,000,000
36UNC/SSM23-228,988,04243,988,04237UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	34	UNC/AVL23-1	26,150,000	30,150,000
37UNC/SSM25-1N/A2,180,00038UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	35	UNC/AVL25-1	N/A	3,000,000
38UNC/PEM23-161,000,000131,004,98539UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	36	UNC/SSM23-2	28,988,042	43,988,042
39UNC/WIL24-18,000,00083,000,00040UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	37	UNC/SSM25-1	N/A	2,180,000
40UNC/WCU23-195,300,000157,900,00041UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	38	UNC/PEM23-1	61,000,000	131,004,985
41UNC/BOG23-2150,000,000042UNC/BOG23-3319,746,392216,246,392	39	UNC/WIL24-1	8,000,000	83,000,000
42 UNC/BOG23-3 319,746,392 216,246,392	40	UNC/WCU23-1	95,300,000	157,900,000
	41	UNC/BOG23-2	150,000,000	0
43 UNC/BOG25-1 N/A 4,000,000		UNC/BOG23-3		216,246,392
	43	UNC/BOG25-1	N/A	4,000,000

44 SECTION 42.1.(c) The Board of Governors of The University of North Carolina 45 shall prioritize funds allocated for project code UNC/R&R21 for repairs and renovations pursuant to G.S. 143C-8-13 and, notwithstanding G.S. 143C-8-13(a), for projects listed in 46 Section 40.1(d) of S.L. 2021-180. The cost for any single repair and renovation project other than 47 those specifically listed in Section 40.1(d) of S.L. 2021-180 shall not exceed fifteen million 48 dollars (\$15,000,000). The Board of Governors may reallocate funds in accordance with 49 50 G.S. 143C-8-13(b) or to projects listed in Section 40.1(d) of S.L. 2021-180; provided, however, reallocation of funds intended for a project located at a particular constituent institution may only 51

be reallocated for repairs and renovations projects at that particular constituent institution. The
provisions of G.S. 143C-8-13(b)(4) shall not apply to the projects listed in Section 40.1(d) of
S.L. 2021-180. The Board of Governors shall report to the Joint Legislative Commission on
Governmental Operations in accordance with G.S. 143C-8-13(b).

5 **SECTION 42.1.(d)** For project code R&R21, the provisions of Section 40.1(c) of 6 S.L. 2021-180 shall apply to funds allocated for the project code during the 2025-2027 fiscal 7 biennium.

8 **SECTION 42.1.(e)** In order to position North Carolina State University to receive 9 future federal funding, the University shall use funds allocated for project code UNC/NCS23-6 10 to conduct advanced planning for a new advanced research and test reactor at the University, to 11 include reactor design, surveys, site characterization, safety and environmental assessments, and 12 preliminary facility design. In addition, project funds shall be used to engage regulatory entities 13 and key stakeholders.

14 15

# SIX-YEAR INTENDED PROJECT ALLOCATION SCHEDULE

16 **SECTION 42.2.** It is the intent of the General Assembly to fund capital improvement 17 projects on a cash flow basis and to plan for future project funding based upon projected 18 availability in the State Capital and Infrastructure Fund. Nothing in this section shall be construed 19 (i) to appropriate funds or (ii) as an obligation by the General Assembly to appropriate funds for 20 the projects listed in future years. The following schedule lists capital improvement projects that 21 will begin or be completed in fiscal years outside of the 2025-2027 fiscal biennium and estimated 22 amounts (in thousands) needed for completion of those projects:

25							
24	<b>Project Code</b>	FY25-26	FY26-27	FY27-28	FY28-29	FY29-30	FY30-31
25							
26	PERS21	3,154.9	3,154.9	3,154.9	3,154.9	3,154.9	3,154.9
27	UNC/R&R21	200,000	200,000	200,000	200,000	200,000	200,000
28	R&R21	200,000	200,000	200,000	200,000	200,000	200,000
29	DACS23-3	2,000	4,000	4,000	N/A	N/A	N/A
30	DACS23-8	2,000	1,000	1,000	1,000	N/A	N/A
31	DACS23-10	2,000	2,000	2,200	N/A	N/A	N/A
32	DACS23-11	N/A	1,500	1,500	N/A	N/A	N/A
33	DOA22-3	N/A	N/A	21,000	N/A	24,000	N/A
34	DOA23-1	N/A	N/A	1,000	20,244	12,500	N/A
35	DOA23-3	N/A	N/A	N/A	11,000	N/A	N/A
36	DOA23-4	N/A	N/A	15,000	N/A	N/A	N/A
37	DOA23-5	N/A	N/A	20,000	20,000	N/A	N/A
38	DPS23-3	14,791.5	25,774.5	8,500	N/A	N/A	N/A
39	DPS23-4	N/A	N/A	N/A	19,000	48,500	77,600
40	DPS23-7	14,472.4	42,931.7	8,834.2	N/A	N/A	N/A
41	NG23-4	1,000	N/A	5,500	N/A	N/A	N/A
42	NG23-5	N/A	N/A	800	4,000	3,200	N/A
43	TRAN23-1	60,000	65,000	50,000	N/A	N/A	N/A
44	UNC/ASU22-	1 12,300	14,350	10,250	N/A	N/A	N/A
45	UNC/ASU23-1	1 N/A	9,900	6,300	N/A	N/A	N/A
46	UNC/CLT23-1	N/A	12,600	19,800	N/A	N/A	N/A
47	UNC/CLT23-2	2 N/A	N/A	4,500	N/A	15,000	25,500
48	UNC/CH23-1	N/A	N/A	2,500	10,000	N/A	10,000
49	UNC/ECU21-	1 N/A	N/A	84,007.28	85,742.7	N/A	N/A
50	UNC/ECU23-	1 8,237.5	20,162.5	12,300	N/A	N/A	N/A
51	UNC/ECU23-2	2 N/A	N/A	1,890	N/A	10,000	7,010

	General Assem	bly Of N	orth Carolir	na			Session 2025
1	UNC/PEM21-1	30,500	24,400	4,250	N/A	N/A	N/A
2	UNC/PEM23-1	N/A	N/A	32,150	22,750	30,000	40,005
3	UNC/ECS23-2	N/A	N/A	1,250	N/A	11,250	N/A
4	UNC/FSU23-1	N/A	N/A	2,075	N/A	12,000	6,675
5	UNC/A&T23-1	N/A	N/A	N/A	N/A	5,335	N/A
6	UNC/A&T23-2	5,335	N/A	2,000	18,912	29,455	69,798
7	UNC/NCC23-2	N/A	4,549.8	7,149.7	6,500	N/A	N/A
8	UNC/NCC23-3	N/A	2,975	4,675	N/A	N/A	N/A
9	UNC/NCS23-1	27,000	N/A	N/A	N/A	2,000	8,000
10	UNC/NCS23-2	24,000	28,000	20,000	N/A	N/A	N/A
11	UNC/NCS23-3	18,900	22,050	15,750	N/A	N/A	N/A
12	UNC/NCS23-5	5,000	N/A	35,000	67,000	80,000	13,000
13	UNC/NCS24-1	25,049	74,957.9	79,993.4	N/A	N/A	N/A
14	UNC/SSM23-2	3,000	4,800	6,500	7,938	9,000	N/A
15	UNC/SSM23-4	1,000	N/A	9,000	N/A	N/A	N/A
16	UNC/GBO23-1	N/A	8,470	13,310	N/A	N/A	N/A
17	UNC/SA23-2	N/A	N/A	2,450	8,575	N/A	13,475
18	UNC/WIL23-1	2,000	5,725	17,770	10,550	N/A	N/A
19	UNC/WIL23-2	1,200	4,000	N/A	8,840	5,400	N/A
20	UNC/WIL23-3	N/A	N/A	3,000	4,860	N/A	N/A
21	UNC/WIL24-1	N/A	N/A	29,644	23,723	21,633	N/A
22	UNC/WCU23-1	N/A	9,530	39,955	87,415	19,000	N/A
23	UNC/WSS23-1	N/A	),550 N/A	N/A	N/A	1,080	5,140
	UNC/WSS23-2	N/A	N/A	N/A	N/A	1,600	8,000
24							
24 25							
25	UNC/PBS23-1	10,000	7,325	18,412.5	8,812.5	N/A	N/A
25 26							
25 26 27	UNC/PBS23-1 UNC/BOG25-1	10,000 1,000	7,325 1,000	18,412.5 1,000	8,812.5 1,000	N/A N/A	N/A N/A
25 26 27 28	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA	10,000 1,000	7,325 1,000 D/NON-SCII	18,412.5 1,000 F <b>CAPITAL I</b>	8,812.5 1,000 PROJECT AU	N/A N/A U <b>THORIZA</b> T	N/A N/A
25 26 27 28 29	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC	10,000 1,000 AL FUNI FION 42	7,325 1,000 D/NON-SCII .3.(a) The G	18,412.5 1,000 F <b>CAPITAL I</b> General Assemb	8,812.5 1,000 PROJECT AU	N/A N/A J <b>THORIZAT</b> the following	N/A N/A TIONS capital projects
25 26 27 28 29 30	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w	10,000 1,000 <b>AL FUNE</b> <b>FION 42</b> with rece	7,325 1,000 <b>D/NON-SCII</b> .3.(a) The G ipts or from	18,412.5 1,000 F <b>CAPITAL H</b> General Assemant on other non- <b>C</b>	8,812.5 1,000 PROJECT AU bly authorizes General Fund	N/A N/A U <b>THORIZAT</b> the following and non-Sta	N/A N/A TIONS capital projects
25 26 27 28 29 30 31	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC	10,000 1,000 <b>AL FUNE</b> <b>FION 42</b> with rece	7,325 1,000 <b>D/NON-SCII</b> .3.(a) The G ipts or from	18,412.5 1,000 F CAPITAL H Seneral Assemin to other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen	N/A N/A U <b>THORIZAT</b> the following and non-Sta t:	N/A N/A CIONS capital projects te Capital and
25 26 27 28 29 30 31 32	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC ⁷ to be funded w Infrastructure Fu	10,000 1,000 <b>L FUNE</b> <b>TION 42</b> with rece and source	7,325 1,000 <b>D/NON-SCII</b> .3.(a) The G ipts or from	18,412.5 1,000 F CAPITAL H Seneral Assemin to other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No	N/A N/A UTHORIZAT the following and non-Sta t: on-General F	N/A N/A CIONS capital projects te Capital and und/Non-SCIF
25 26 27 28 29 30 31 32 33	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w	10,000 1,000 <b>L FUNE</b> <b>TION 42</b> with rece and source	7,325 1,000 <b>D/NON-SCII</b> .3.(a) The G ipts or from	18,412.5 1,000 F CAPITAL H Seneral Assemin to other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized
25 26 27 28 29 30 31 32 33 34	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b>	7,325 1,000 <b>D/NON-SCII</b> .3.(a) The G ipts or from es available t	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No	N/A N/A UTHORIZAT the following and non-Sta t: on-General F	N/A N/A CIONS capital projects te Capital and und/Non-SCIF
25 26 27 28 29 30 31 32 33 34 35	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N	10,000 1,000 <b>L FUNE</b> <b>TION 42</b> with rece and source t	7,325 1,000 D/NON-SCII .3.(a) The G ipts or fron es available t d Cultural Re	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized
25 26 27 28 29 30 31 32 33 34 35 36	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic	10,000 1,000 <b>L FUNE</b> <b>TION 42</b> with rece and source t t Vatural an er Aquari	7,325 1,000 <b>D/NON-SCII</b> . <b>3.(a)</b> The G ipts or from es available t d Cultural Re um–	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl 025-2026	N/A N/A TIONS capital projects te Capital and und/Non-SCIF norized FY 2026-2027
25 26 27 28 29 30 31 32 33 34 35 36 37	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b> latural an er Aquari vered Wa	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ulkway	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized
25 26 27 28 29 30 31 32 33 34 35 36 37 38	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla	10,000 1,000 <b>L FUNE</b> <b>TION 42</b> with rece and source <b>t</b> Vatural an er Aquari vered Wa and Aquari	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ulkway	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl 025-2026	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC' to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b> Vatural an er Aquari vered Wa and Aquari vate Tank	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ulkway rium–	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl 025-2026	N/A N/A TIONS capital projects te Capital and und/Non-SCIF norized FY 2026-2027
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b> latural an er Aquari vered Wa and Aquari vate Tank hores Aq	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ulkway rium– uarium–	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No I FY 20 \$	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Auth 025-2026 6450,000 500,000	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0 0
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b> latural an er Aquari vered Wa and Aquari vate Tank hores Aq	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ulkway rium– uarium–	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No I FY 20 \$	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl 025-2026	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr NC Zoo-	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b> Vatural an er Aquari vered Wa and Aquari vate Tank hores Aq rate Tank	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ulkway rium– uarium–	18,412.5 1,000 F CAPITAL H deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No FY 20	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl 025-2026 6450,000 500,000	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0 0 0
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr NC Zoo- Elephant	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b> Vatural an er Aquari vered Wa and Aquari vate Tank hores Aq rate Tank Shelters	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ulkway rium– uarium–	18,412.5 1,000 F CAPITAL H deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No FY 20	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Auth 025-2026 6450,000 500,000	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0 0
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr NC Zoo- Elephant State Histori	10,000 1,000 <b>L FUNE</b> <b>TION 42</b> with rece and source <b>t</b> Vatural an er Aquari vered Wa and Aquari vered Wa and Aquari rate Tank hores Aq rate Tank shelters c Sites-	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ukway rium– uarium– & Barn Boll	18,412.5 1,000 F CAPITAL H deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No FY 20	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl 025-2026 6450,000 500,000	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0 0 0
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr NC Zoo- Elephant State Histori House in	10,000 1,000 <b>L FUNI</b> <b>TION 42</b> with rece and source <b>t</b> Jatural an er Aquari vered Wa and Aquari vered Wa and Aquari vate Tank hores Aq rate Tank hores Aq rate Tank shelters c Sites— the Hors	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ukway rium– uarium– & Barn Boll eshoe–	18,412.5 1,000 F CAPITAL I deneral Assemb n other non-C to the appropri	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No FY 20 \$ 2. 2.	N/A N/A <b>JTHORIZAT</b> the following and non-Sta t: <b>on-General F</b> <b>Funding Autl</b> <b>025-2026</b> 6450,000 500,000 500,000 ,500,000	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0 0 2,500,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr NC Zoo- Elephant State Histori House in Alst	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b> Vatural an er Aquari vered Wa and Aquari vered Wa and Aquari vate Tank hores Aq rate Tank shelters c Sites— the Hors on House	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um— ukway rium— uarium— & Barn Boll eshoe— e Rehabilitati	18,412.5 1,000 F CAPITAL I General Assemb n other non-Coordinates of the appropri- co the appropri- esources	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No FY 20 \$ 2. 2.	N/A N/A UTHORIZAT the following and non-Sta t: on-General F Funding Autl 025-2026 6450,000 500,000	N/A N/A TIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0 0 0
25 26 27 28 29 30 31 32 33 43 5 36 37 38 39 40 41 42 43 44 45 46 47	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pia Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr NC Zoo– Elephant State Histori House in Alst Department of A	10,000 1,000 <b>L FUNE</b> <b>FION 42</b> with rece and source <b>t</b> Vatural an er Aquari vered Wa and Aquari vered Wa and Aquari vered Wa and Aquari rate Tank hores Aq rate Tank hores Aq rate Tank shelters c Sites— the Hors on House Agricultur	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ukway rium– uarium– & Barn Boll eshoe– e Rehabilitati e and Consu	18,412.5 1,000 F CAPITAL H deneral Assemb n other non-C to the appropri esources ard Repair on mer Services	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No FY 20 \$ 2. 2.	N/A N/A UTHORIZAT the following and non-Sta t: <b>on-General F</b> Funding Autl 025-2026 3450,000 500,000 500,000 500,000 445,000	N/A N/A FIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0 0 2,500,000 445,000
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr NC Zoo- Elephant State Histori House in Alst Department of A State Fairgro	10,000 1,000 <b>L FUNE</b> <b>TION 42</b> with rece and source <b>t</b> Jatural an er Aquari vered Wa and Aquari vered Wa and Aquari vered Wa and Aquari vered Tank hores Aq rate Tank hores Aq rate Tank shelters c Sites— the Hors on House Agricultur punds Infr	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um– ilkway rium– uarium– & Barn Boll eshoe– e Rehabilitati e and Consur astructure In	18,412.5 1,000 F CAPITAL I General Assemb n other non-Coordinates the appropriate to the appropriate esources ard Repair on mer Services nprovements	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No FY 20 \$ 2. 2.	N/A N/A <b>JTHORIZAT</b> the following and non-Sta t: <b>on-General F</b> <b>Funding Autl</b> <b>025-2026</b> 6450,000 500,000 500,000 ,500,000 445,000 0	N/A N/A <b>FIONS</b> capital projects te Capital and <b>und/Non-SCIF</b> horized FY 2026-2027 \$0 0 0 2,500,000 445,000 5,000,000
25 26 27 28 29 30 31 32 33 43 5 36 37 38 39 40 41 42 43 44 5 46 47 48 49	UNC/PBS23-1 UNC/BOG25-1 NON-GENERA SEC to be funded w Infrastructure Fu Name of Projec Department of N Jennette's Pic Solar Co Roanoke Isla Invertebr Pine Knoll S Invertebr NC Zoo- Elephant State Histori House in Alst Department of A State Fairgro NC Forest Se	10,000 1,000 <b>AL FUNE</b> <b>TION 42</b> with rece and source <b>t</b> Vatural an er Aquari vered Wa and Aquari vered Wa and Aquari vate Tank hores Aq rate Tank bores Aq rate Tank Shelters c Sites— the Hors on House Agricultur bunds Infr ervice Nu	7,325 1,000 D/NON-SCII .3.(a) The G ipts or from es available t d Cultural Re um— ukway rium— uarium— & Barn Boll eshoe— e Rehabilitati e and Consur- astructure In rsery Greenh	18,412.5 1,000 F CAPITAL I General Assemb n other non-Coordinates the appropriate to the appropriate esources ard Repair on mer Services nprovements	8,812.5 1,000 PROJECT AU bly authorizes General Fund ate departmen Amount of No FY 20 \$ 2. 2.	N/A N/A UTHORIZAT the following and non-Sta t: <b>on-General F</b> Funding Autl 025-2026 3450,000 500,000 500,000 500,000 445,000	N/A N/A FIONS capital projects te Capital and und/Non-SCIF horized FY 2026-2027 \$0 0 2,500,000 445,000
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	General Assem	oly Of North Carolina		Session 2025
l	ABC	C Warehouse Repairs	1,150,000	0
2	Wildlife Resource	ces Commission		
3	Sykes Depot	Greenhouse	331,600	0
1	D7 Storage E	Building	400,000	0
5	Caswell Sho	oting Range Renovation	3,850,000	0
5		oration and Resiliency	6,500,000	0
7	Ransom Roa	•	9,000,000	0
3	Land Acquis	-	5,000,000	5,000,000
)	1	Land Improvements	0	2,000,000
)		ake Hatchery Building Replacement	1,300,000	0
	•	Hatchery Residence	0	640,000
2		hooting Range	0	2,000,000
3		Office Depot	0	1,500,000
1	•	structure Repairs & Renovations	1,500,000	1,500,000
5		ess Repairs & Renovations	800,000	800,000
5	U	ot Expansion	100,000	0
7	euswein Dep		100,000	0
3	TOTAL AMOI	INT OF NON-GENERAL		
)		-SCIF CAPITAL PROJECTS		
)	AUTHORIZ		\$35,826,000	\$21,375,000
l	nomoni		φσσ,σ <b>Ξ</b> σ,σσσ	<b><i>4</i>1,5</b> 7 <b>5,000</b>
2	SEC	<b>FION 42.3.(b)</b> From funds deposited	with the State Treas	urer in a canital
3		count to the credit of the Department of		
, 1		146-30, the sum of seventy-five thousar		
5		ie sum of seventy-five thousand dollars (		
5		red to the Department of Agriculture		
, 7		G.S. 146-30, by the Department for its pla		
3		.06 of the General Statutes for costs incid		
)	_	and surveys, title searches, and environn	_	
)		ervation program preserves owned by the		the management
l		<b>FION 42.3.(c)</b> G.S. 120-76.1 reads as re		
2		for consultation with the Commission;		ents
3		Sovernor shall consult the Commission b		
, 1	(1)	Authorizing expenditures in excess of		following
+ 5	(1)	• •	-	-
, 5		program as enacted by the Gener	ral Accomply and	s of a purpose or
, 7	(2)	program as enacted by the Gener G S $1/3$ C-6-4	ral Assembly and	s of a purpose or
	(2)	G.S. 143C-6-4.	-	s of a purpose or as provided by
2		G.S. 143C-6-4. Proceeding to reduce programs subsequ	uent to a reduction of t	s of a purpose or as provided by en percent (10%)
		G.S. 143C-6-4. Proceeding to reduce programs subsequences or more in the federal fund level certified	uent to a reduction of t	s of a purpose or as provided by en percent (10%)
)	(2)	G.S. 143C-6-4. Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas.	uent to a reduction of t ied to a department an	s of a purpose or as provided by en percent (10%) d any subsequent
} ) )	(3)	G.S. 143C-6-4. Proceeding to reduce programs subsequ or more in the federal fund level certific changes in distribution formulas. Taking measures under Article III,	uent to a reduction of t ied to a department an Section 5(3) of the	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina
) )	(3)	G.S. 143C-6-4. Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas. Taking measures under Article III, Constitution to effect necessary economic	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for
) ) [ 2	(3)	G.S. 143C-6-4. Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas. Taking measures under Article III, Constitution to effect necessary economic balancing the budget due to a revenue	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for put not limited to,
)   2 3	(3)	<ul> <li>G.S. 143C-6-4.</li> <li>Proceeding to reduce programs subseques or more in the federal fund level certific changes in distribution formulas.</li> <li>Taking measures under Article III, Constitution to effect necessary economic balancing the budget due to a revenue (i) making loans among funds, (ii) per subsequence of the second second</li></ul>	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b ersonnel freezes or lay	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for but not limited to, yoffs, (iii) capital
)   2 3 4	(3)	<ul> <li>G.S. 143C-6-4.</li> <li>Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas.</li> <li>Taking measures under Article III, Constitution to effect necessary econor balancing the budget due to a revenue (i) making loans among funds, (ii) pe project reversions, (iv) program eli</li> </ul>	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b ersonnel freezes or lay minations, and (v)	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for out not limited to, voffs, (iii) capital use of reserves.
)   2   3   5	(3)	<ul> <li>G.S. 143C-6-4.</li> <li>Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas.</li> <li>Taking measures under Article III, Constitution to effect necessary econor balancing the budget due to a revenue (i) making loans among funds, (ii) pe project reversions, (iv) program eli However, if the Commission fails to make the co</li></ul>	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b pronnel freezes or lay minations, and (v) eet within 10 calendar	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for put not limited to, voffs, (iii) capital use of reserves. days of a request
) [ 2 3 4 5	(3)	<ul> <li>G.S. 143C-6-4.</li> <li>Proceeding to reduce programs subseques or more in the federal fund level certific changes in distribution formulas.</li> <li>Taking measures under Article III, Constitution to effect necessary economic balancing the budget due to a revenue (i) making loans among funds, (ii) per project reversions, (iv) program eli However, if the Commission fails to make from the Governor for its consultation,</li> </ul>	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b ersonnel freezes or lay minations, and (v) eet within 10 calendar , the Governor may pr	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for but not limited to, voffs, (iii) capital use of reserves. days of a request roceed to take the
) 2 3 4 5 7	(3)	G.S. 143C-6-4. Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas. Taking measures under Article III, Constitution to effect necessary econor balancing the budget due to a revenue (i) making loans among funds, (ii) pe project reversions, (iv) program eli However, if the Commission fails to me from the Governor for its consultation, actions the Governor deems appropria	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b ersonnel freezes or lay minations, and (v) eet within 10 calendar , the Governor may pr te and necessary and	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for but not limited to, voffs, (iii) capital use of reserves. days of a request roceed to take the
) 2 3 4 5 5 7 3		<ul> <li>G.S. 143C-6-4.</li> <li>Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas.</li> <li>Taking measures under Article III, Constitution to effect necessary econor balancing the budget due to a revenue (i) making loans among funds, (ii) pe project reversions, (iv) program eli However, if the Commission fails to make from the Governor for its consultation, actions the Governor deems appropriat those actions at the next meeting of the section.</li> </ul>	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b pronnel freezes or lay minations, and (v) eet within 10 calendar , the Governor may pr ate and necessary and e Commission.	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for but not limited to, yoffs, (iii) capital use of reserves. days of a request roceed to take the shall then report
) 22 33 44 55 55 77 33	(3) <del>(4)</del>	G.S. 143C-6-4. Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas. Taking measures under Article III, Constitution to effect necessary econor balancing the budget due to a revenue (i) making loans among funds, (ii) pe project reversions, (iv) program eli However, if the Commission fails to me from the Governor for its consultation, actions the Governor deems appropria those actions at the next meeting of the Approving a new capital improvement	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b rsonnel freezes or lay minations, and (v) eet within 10 calendar , the Governor may pr ate and necessary and e Commission.	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for but not limited to, voffs, (iii) capital use of reserves. days of a request roceed to take the shall then report
) 22 33 44 55 77 33 9)		G.S. 143C-6-4. Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas. Taking measures under Article III, Constitution to effect necessary econor balancing the budget due to a revenue (i) making loans among funds, (ii) pe project reversions, (iv) program eli However, if the Commission fails to me from the Governor for its consultation, actions the Governor deems appropria those actions at the next meeting of the Approving a new capital improvement receipts, special funds, self-liquidating	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b rsonnel freezes or lay minations, and (v) eet within 10 calendar , the Governor may pr te and necessary and e Commission. ent project funded fre g indebtedness, and of	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for out not limited to, voffs, (iii) capital use of reserves. days of a request roceed to take the shall then report om gifts, grants, ther funds or any
) 22 33 44 55 55 77 33		G.S. 143C-6-4. Proceeding to reduce programs subseque or more in the federal fund level certific changes in distribution formulas. Taking measures under Article III, Constitution to effect necessary econor balancing the budget due to a revenue (i) making loans among funds, (ii) pe project reversions, (iv) program eli However, if the Commission fails to me from the Governor for its consultation, actions the Governor deems appropria those actions at the next meeting of the Approving a new capital improvement	uent to a reduction of t ied to a department an Section 5(3) of the mies in State expendit shortfall, including, b rsonnel freezes or lay minations, and (v) eet within 10 calendar , the Governor may pr te and necessary and e Commission. ent project funded fre g indebtedness, and of	s of a purpose or as provided by en percent (10%) d any subsequent North Carolina tures required for out not limited to, voffs, (iii) capital use of reserves. days of a request roceed to take the shall then report om gifts, grants, ther funds or any

General	Assem	bly Of North Carolina	Session 2025
		Assembly. The budget for each capital project must is revenues in an amount not less than projected expenditures.	1 0
"			
VARIOI	IS CAI	PITAL CHANGES	
VANIO		<b>TION 42.4.(a)</b> G.S. 143C-1-1(d) reads as rewritten:	
"(d)		nitions. – The following definitions apply in this Chapter:	
	"	Capital improvement. – A term that includes real property construction or rehabilitation of existing facilities, and repair over one hundred <u>fifty</u> thousand dollars $(\$100,000)$ (\\$150,0)	rs and renovations
		<b>TION 42.4.(d)</b> Section 7(b) of S.L. 2019-230, as amended b	v Section 40 3(b)
of S.L. $20$		, reads as rewritten:	y section 10.5(b)
		<b>7.(b)</b> There is appropriated from the State Capital and Infra	structure Fund to
		ral Economies with Access to Technology Fund the sum of the	
	0	$\frac{1}{1000}$ (\$5,000,000) for each fiscal year from the $\frac{2019-2020202}{202}$	
		8-2029 fiscal year."	
0		<b>TION 42.4.(e)</b> Section 40.1(i) of S.L. 2023-134 is repealed.	
NATION	JAL G	UARD PROJECTS	
	SEC	TION 42.5.(a) From the funds allocated in this Part for Proje	ect Code NG23-1,
the Offic	e of Sta	ate Budget and Management may disburse to the Department	t of Public Safety
		provide a State match for federal funds for projects included in	
		evelopment Plan developed pursuant to G.S. 127A-210 and	
		al of the North Carolina National Guard in an amount not exce	eeding six million
dollars (\$		000) during the 2025-2026 fiscal year.	
		<b>TION 42.5.(b)</b> No later than June 1, 2027, and every two yea	
1 0	-	on, the Department shall report on the use of these funds to the	U U
		Governmental Operations, the Fiscal Research Division, and t	the Office of State
Budget a		nagement. Each report shall include all of the following:	
	(1)	The status of all projects undertaken pursuant to this section	1.
	(2)	The estimated total cost of each project.	
	(3)	The date that work on each project began or is expected to l	•
	(4)	The date that work on each project was completed or i	s expected to be
	(5)	completed. The actual cost of each project, including federal matching	funda
	(5)	Facilities planned for closure or reversion.	Tullus.
	(6) (7)	A list of projects advanced in schedule, those projects del	aved in schedule
	()	and an estimate of the amount of funds expected to revert to	
		and an estimate of the amount of funds expected to revert to	the Ocheral Pulla.
DOWNT	'OWN	GOVERNMENT COMPLEX	
DOWIN		<b>TION 42.7.(a)</b> The Department of Administration shall sell the	e property situated
on the p		f land in the City of Raleigh, with Wake County real esta	
-		vn as 304 N. Dawson Street, for fair market value. No service	
	•	I shall be deducted from or levied against the proceeds of the sa	-
		psection. Notwithstanding G.S. 146-30, the proceeds of the sa	
		expection shall be handled in accordance with the following prior	
	(1)	First, in accordance with the provisions of any trust or other	
	× /	whereby title to the subject real property was acquired by th	

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1 2	(2) Second, to reimburse the Department of Administration for any fun expended in the sale of the subject real property.	ıds
2 3 4	<ul> <li>(3) Third, to be deposited into the State Capital and Infrastructure Fu established in G.S. 143C-4-3.1.</li> </ul>	nd,
5	The Department of Administration shall obtain an appraisal assessing the value	for
6	the property listed in this subsection according to their best and highest use and shall submit	
7	appraisal to the Joint Legislative Oversight Committee on Capital Improvements and the Fis	
8	Research Division no later than January 1, 2026.	cui
9	<b>SECTION 42.7.(b)</b> The Department of Administration shall prepare a plan the	nat.
10	within 18 months of the effective date of this section, would consolidate and move the offices	
11	the State Records Center and any storage or satellite facilities related to the State Records Cer	
12	to another location outside of the downtown government complex. The Department	
13	Administration shall consider options for lease or purchase and shall submit its plan and c	
14	estimates to the Joint Legislative Oversight Committee on Capital Improvements and the Fis	
15	Research Division no later than March 1, 2026.	
16 17	<b>SECTION 42.7.(c)</b> This section is effective when it becomes law.	
18	UNC BOARD OF GOVERNORS APPROVAL/CAPITAL EXPENDITURES	
19	SECTION 42.8. G.S. 116-31.11 reads as rewritten:	
20	"§ 116-31.11. Powers of Board regarding certain fee negotiations, contracts, and capit	tal
21	improvements.	
22	(a) Notwithstanding G.S. 143-341(3) and G.S. 143-135.1, the Board shall, with resp	
23	to the design, construction, or renovation of buildings, utilities, and other property developme	
24	of The University of North Carolina requiring the estimated expenditure of public money of f	our
25	million dollars (\$4,000,000) or less:	
26	(1) Conduct the fee negotiations for all design contracts and supervise the lett	ng
27	of all construction and design contracts.	.1
28	(2) Develop procedures governing the responsibilities of The University of No	
29 30	Carolina and its affiliated and constituent institutions to perform the duties	
30 31	the Department of Administration and the Director or Office of St Construction under G.S. 133-1.1(d) and G.S. 143-341(3).	ale
32	<ul> <li>(3) Develop procedures and reasonable limitations governing the use of open-open-open-open-open-open-open-open-</li></ul>	nd
32 33	design agreements, subject to G.S. 143-64.34 and the approval of the St	
33 34	Building Commission.	aic
35	(4) Use existing plans and specifications for construction projects, where feasily	ole
36	Prior to designing a project, the Board shall consult with the Department	
37	Administration on the availability of existing plans and specifications and	
38	feasibility of using them for a project.	
39	(b) The Board may delegate its authority under subsection (a) of this section to	) a
40	constituent or affiliated institution if the institution is qualified under guidelines adopted by	
41	Board and approved by the State Building Commission and the Director of the Budget.	
42	(c) The University shall use the standard contracts for design and construction current	tly
43	in use for State capital improvement projects by the Office of State Construction of	the
44	Department of Administration.	
45	(d) A contract may not be divided for the purpose of evading the monetary limit un	der
46	this section.	-
47	(e) Notwithstanding any other provision of this Chapter, the Department	
48	Administration shall not be the awarding authority for contracts awarded pursuant to this section (1) The Development of the section of the s	
49 50	(e1) The Board shall be responsible for making the final determination on all expenditu	
50 51	and project scope for capital improvement projects at The University of North Carolina and	105
51	constituent institutions.	

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1	(f)		Board of Governors shall annually report to the State Build	ing Commission the
2	following	-		
3		(1)	A list of projects governed by this section.	
4		(2)	The estimated cost of each project along with the actual	
5		(3)	The name of each person awarded a contract under this s	
5		(4)	Whether the person or business awarded a contract under	er this section meets
7			the definition of "minority business" or "minority pe	rson" as defined in
3			G.S. 143-128.2(g)."	
)				
)	USE OF		TAL FUNDS ON SUSTAINABILITY ELEMENTS	
1			<b>TION 42.9.(a)</b> G.S. 143C-8-7.1 reads as rewritten:	
2	"§ 143C-		Procedures for disbursement of capital funds.	
3	(a)		opriations made by an act of the General Assembly for capit	1
Ļ		-	repairing, or renovating State buildings, utilities, and other	-
			or them where necessary; for acquiring buildings and land f	
		purposes and other purposes as set forth in G.S. 143C-4-3.1; and shall be disbursed for the		
		-	ed by that act. Expenditure of funds shall not be made by a	
	institution, or agency until an allotment has been issued by the Governor as Director of the			
	-		shall not be unreasonably withheld. The allotment sh	-
	-		the provisions of this Chapter. Prior to the award of const	
			nanced in whole or in part with self-liquidating appropriat	
	0		approve the elements of the method of financing of those pr	<i>v v</i>
			interest rate, and liquidation period. Provided, however, the	
	-		oves the method of financing a project, the Director shall rep	
	-		Commission on Governmental Operations within 30 days.	
	(b)		e direct capital improvement appropriations include the p	
			ble equipment for any project, those funds for equipment sl	
3	transfer i	into cor	nstruction accounts except as authorized by the Director	of the Budget. The

expenditure of funds for fixed and movable equipment and furnishings shall be reviewed and 29 30 approved by the Director of the Budget prior to commitment of funds. 31 Capital improvement projects authorized by an act of the General Assembly shall be (c) 32 completed, including fixed and movable equipment and furnishings, within the limits of the 33 amounts of the direct or self-liquidating appropriations provided, except as otherwise provided

34 in that act. Capital improvement projects authorized by an act of the General Assembly for the 35 design phase only shall be designed within the scope of the project as defined by the approved 36 cost estimate filed with the Director of the Budget, including costs associated with site 37 preparation, demolition, and movable and fixed equipment. Amounts contracted for projects 38 authorized by the General Assembly cannot exceed the total project cost authorization.

39 Disbursement of funds from the State Capital and Infrastructure Fund for projects (d) 40 authorized by an act of the General Assembly shall be made as needed to initiate or advance a 41 capital project. Funds authorized for any particular project shall remain in the State Capital and 42 Infrastructure Fund until such time as disbursement is necessary to satisfy a financial obligation 43 for that project.

44 Funds disbursed for capital improvement projects may not be used for certification (e) 45 under Leadership in Energy and Environmental Design (LEED), Green Globes, Living Building 46 Challenge, or other similar environmental or sustainability certification or rating by an equivalent or greater, nationally recognized certification or rating system, unless the estimated operating 47 costs for the first 10 years post-construction would be less than the cost of construction or 48 49 renovation if the project were not subject to the requirements of this section plus the estimated 50 operating costs for the first 10 years post-construction. All third-party certification costs before

#### **General Assembly Of North Carolina** Session 2025 and after construction or renovation shall be included in determining construction and operating 1 2 costs." 3 SECTION 42.9.(b) G.S. 115D-9 reads as rewritten: 4 "§ 115D-9. Powers of State Board regarding certain fee negotiations, contracts, and capital 5 improvements. 6 (a) The expenditures of any State funds for any capital improvements of existing 7 institutions shall be subject to the prior approval of the State Board of Community Colleges and 8 the Governor. The expenditure of State funds at any institution herein authorized to be approved 9 by the State Board under G.S. 115D-4 shall be subject to the terms of the State Budget Act unless 10 specifically otherwise provided in this Chapter. Notwithstanding G.S. 143-341(3), the State Board of Community Colleges may, with 11 (b) 12 respect to design, construction, repair, or renovation of buildings, utilities, and other State-funded 13 property developments of the North Carolina Community College System requiring the estimated 14 expenditure of public money of four million dollars (\$4,000,000) or less: Conduct the fee negotiations for all design contracts and supervise the letting 15 (1)of all construction and design contracts. 16 Develop procedures governing the responsibilities of the North Carolina 17 (2)18 Community College System and its community colleges to perform the duties 19 of the Department of Administration and the Director or Office of State 20 Construction under G.S. 133-1.1(d) and G.S. 143-341(3). 21 (3) Use existing plans and specifications for construction projects, where feasible. 22 Prior to designing a project, the State Board shall consult with the Department 23 of Administration on the availability of existing plans and specifications and 24 the feasibility of using them for a project. 25 The State Board may delegate its authority under subsection (b) of this section to a (c) 26 community college if the community college is qualified under guidelines adopted by the State 27 Board. 28 The North Carolina Community College System shall use the standard contracts for (d) 29 design and construction currently in use for State capital improvement projects by the Office of 30 State Construction of the Department of Administration. 31 A contract may not be divided for the purpose of evading the monetary limit under (e) 32 this section. 33 (f) Notwithstanding any other provision of this Chapter, the Department of 34 Administration shall not be the awarding authority for contracts awarded under subsections (b) 35 or (c) of this section. 36 For projects two million dollars (\$2,000,000) or more, funded with public money, the (g) 37 Community Colleges System Office shall report no later than October 1 of each year to the State Building Commission the following: 38 39 A list of projects governed by this section. (1)40 The estimated cost of each project along with the actual cost. (2) The name of each person awarded a contract under this section. 41 (3) 42 Whether the person or business awarded a contract under this section meets (4) 43 the definition of "minority business" or "minority person" as defined in 44 G.S. 143-128.2(g). 45 The provisions of G.S. 143-341(3) shall not apply to a capital improvement project (h) 46 funded with non-State funds or for projects less than two million dollars (\$2,000,000) that have 47 been delegated pursuant to subsection (c) of this section if the State Board of Community 48 Colleges determines that the college has the expertise necessary to manage the project unless the 49 assistance of the Office of State Construction is requested. 50 Capital improvement projects involving the use of State funds shall not include (i) certification under Leadership in Energy and Environmental Design (LEED), Green Globes, 51

Living Building Challenge, or other similar environmental or sustainability certification or rating 1 2 by an equivalent or greater, nationally recognized certification or rating system, unless the 3 estimated operating costs for the first 10 years post-construction would be less than the cost of 4 construction or renovation if the project were not subject to the requirements of this section plus 5 the estimated operating costs for the first 10 years post-construction. All third-party certification costs before and after construction or renovation shall be included in determining construction 6 7 and operating costs." 8 9 **USE OF CAPITAL FUNDS FOR PUBLIC-PRIVATE PARTNERSHIPS** 10 SECTION 42.10. G.S. 143C-8-7.1 reads as rewritten:

# 11 "§ 143C-8-7.1. Procedures for disbursement of capital funds.

12 Appropriations made by an act of the General Assembly for capital improvements are 13 for constructing, repairing, or renovating State buildings, utilities, and other capital facilities; for 14 acquiring sites for them where necessary; for acquiring buildings and land for State government purposes and other purposes as set forth in G.S. 143C-4-3.1; and shall be disbursed for the 15 purposes provided by that act. Expenditure of funds shall not be made by any State department, 16 17 institution, or agency until an allotment has been issued by the Governor as Director of the 18 Budget, which shall not be unreasonably withheld. The allotment shall be issued upon 19 compliance with the provisions of this Chapter. Prior to the award of construction contracts for 20 projects to be financed in whole or in part with self-liquidating appropriations, the Director of 21 the Budget shall approve the elements of the method of financing of those projects, including the 22 source of funds, interest rate, and liquidation period. Provided, however, that if the Director of 23 the Budget approves the method of financing a project, the Director shall report that action to the 24 Joint Legislative Commission on Governmental Operations within 30 days.

25 State funds appropriated for a capital improvement project at a State agency that is (a1) 26 not a public-private partnership project shall not be used in conjunction with or for the benefit of 27 a public-private partnership project without express authorization by an act of the General 28 Assembly. For the purposes of this subsection, the term "public-private partnership" means a 29 capital improvement project undertaken for the benefit of a governmental entity and a private 30 entity that may involve a contract, a financing arrangement, or other agreement, and includes construction of a public facility or other improvements, including paving, grading, utilities, 31 32 infrastructure, reconstruction, or repair, and may include both public and private facilities.

33 (b) Where direct capital improvement appropriations include the purpose of furnishing 34 fixed and movable equipment for any project, those funds for equipment shall not be subject to 35 transfer into construction accounts except as authorized by the Director of the Budget. The 36 expenditure of funds for fixed and movable equipment and furnishings shall be reviewed and 37 approved by the Director of the Budget prior to commitment of funds.

38 Capital improvement projects authorized by an act of the General Assembly shall be (c) 39 completed, including fixed and movable equipment and furnishings, within the limits of the 40 amounts of the direct or self-liquidating appropriations provided, except as otherwise provided in that act. Capital improvement projects authorized by an act of the General Assembly for the 41 42 design phase only shall be designed within the scope of the project as defined by the approved 43 cost estimate filed with the Director of the Budget, including costs associated with site 44 preparation, demolition, and movable and fixed equipment. Amounts contracted for projects 45 authorized by the General Assembly cannot exceed the total project cost authorization.

(d) Disbursement of funds from the State Capital and Infrastructure Fund for projects
authorized by an act of the General Assembly shall be made as needed to initiate or advance a
capital project. Funds authorized for any particular project shall remain in the State Capital and
Infrastructure Fund until such time as disbursement is necessary to satisfy a financial obligation
for that project."

51

2	PART XLIII. TRANSPORTATION	
3	CASH FLOW HIGHWAY FUND AND HIGHWAY	<b>FRUST FUND</b>
	SECTION 43.1.(a) Subsections (b) and (c)	of Section 41.1 of S.L. 2023-134 are
	repealed.	
	SECTION 43.1.(b) The General Assembly	y authorizes and certifies anticipated
	revenues for the Highway Fund as follows:	
	For Fiscal Year 2027-28	\$3,399 million
	For Fiscal Year 2028-29	\$3,553 million
	For Fiscal Year 2029-30	\$3,612 million
	For Fiscal Year 2030-31	\$3,666 million
	For Fiscal Year 2031-32	\$3,723 million
	SECTION 43.1.(c) The General Assembly	y authorizes and certifies anticipated
	revenues for the Highway Trust Fund as follows:	
	For Fiscal Year 2027-28	\$2,614 million
	For Fiscal Year 2028-29	\$2,685 million
	For Fiscal Year 2029-30	\$2,738 million
	For Fiscal Year 2030-31	\$2,780 million
	For Fiscal Year 2031-32	\$2,853 million
	SECTION 43.1.(d) The Department of Tra	ansportation, in collaboration with the
	Office of State Budget and Management, shall develop a	10-year revenue forecast. The 10-year
	revenue forecast developed under this subsection shall be	e used (i) to develop the five-year cash
	flow estimates included in the biennial budgets, (ii) to	develop the Strategic Transportation
	Improvement Program, and (iii) by the Department	of the State Treasurer to compute

25 26

# 27 CONTINGENCY FUNDS

transportation debt capacity.

28 SECTION 43.2.(a) The funds appropriated in this act to the Department of 29 Transportation, Construction – Contingency Fund Code for the 2025-2027 fiscal biennium shall 30 be allocated statewide for rural or small urban highway improvements and related transportation enhancements to public roads and public facilities, industrial access roads, railroad infrastructure, 31 32 and spot safety projects, including pedestrian walkways that enhance highway safety. Projects 33 funded pursuant to this subsection require prior approval by the Secretary of Transportation. 34 Funds allocated under this subsection shall not revert at the end of the applicable fiscal year but 35 shall remain available until expended. The use of funds that do not revert under this subsection 36 is not restricted to the fiscal year in which the funds were allocated.

**SECTION 43.2.(b)** The Department of Transportation shall report to the members of the General Assembly on projects funded pursuant to subsection (a) of this section in each member's district prior to construction. The Department shall make a quarterly comprehensive report on the use of these funds to the Joint Legislative Transportation Oversight Committee and the Fiscal Research Division.

- 42
- 43

# TRANSPORTATION DISASTER RECOVERY FOR HURRICANE HELENE

44 SECTION 43.3.(a) Cash Flow Reallocation. – For the 2025-2027 fiscal biennium,
 45 the Department of Transportation may reallocate funds as necessary for cash flow and federal
 46 matching purposes related to recovery from Hurricane Helene.

47 **SECTION 43.3.(b)** Cash Watch Weekly Report. – In addition to the other items 48 published in the weekly report required under G.S. 143C-6-11(n), the Department shall include 49 the total sum of Hurricane Helene expenditures and the total sum of federal reimbursements 50 received by the Department. This requirement shall remain in effect until recovery is complete

51 and the Department has received all federal reimbursements.

DISASTER REIMBURSEMENT REPORTS
<b>SECTION 43.4.</b> Article 2A of Chapter 136 of the General Statutes is amended by
adding a new section to read:
"§ 136-44.2F. Disaster reimbursement reports.
(a) Disaster Detailed Report. – No later than the end of each month, the Department of
Transportation shall submit a report to the Joint Legislative Transportation Oversight Committee
and the Fiscal Research Division on disaster expenditures that qualify for federal reimbursement
The report shall be categorized by disaster and include the following information:
(1) Project number.
(2) Project description.
(3) Highway division.
(4) County.
(5) Total project expenditures to date.
(6) Federal disaster program eligibility.
(7) Estimated expenditures eligible for reimbursement.
(8) Date of initial reimbursement submission.
(9) Date of last reimbursement submission.
(10) Eligible expenditures submitted for reimbursement.
(11) Anticipated reimbursement.
(12) An explanation if the anticipated amount of reimbursement is less than the
estimate of expenditures eligible for reimbursement.
(13) <u>Reimbursements received to date.</u>
(b) Disaster Summary Report. – No later than the end of each quarter, the Departmer
shall submit a summary report to the Joint Legislative Transportation Oversight Committee and
the Fiscal Research Division for all disaster expenditures resulting from a disaster that occurre
on or after January 1, 2016, and that qualify for federal reimbursement. The report shall be b
disaster and contain the source of federal reimbursement and the total eligible expenditures as of
the date of the report.
(c) Failure to Submit Report. – If the Department fails to submit a report under this
section within 60 days of the required submission date, the Secretary of the Department sha
provide to the Joint Legislative Commission on Governmental Operations and the Fisca
Research Division an explanation for not submitting the required report."
POWELL BILL FUNDS
SECTION 43.5. For the 2025-2027 fiscal biennium:
(1) The Department of Transportation shall not reduce the funds appropriate
under this act to the State Aid – Powell Bill Fund for allocation under th
Powell Bill (G.S. 136-41.1 through G.S. 136-41.4).
(2) Notwithstanding G.S. 136-41.1(a), eligible municipalities with a populatio
of 400,000 or more shall receive the same amount of Powell Bill Program
funds allocated for the 2020-2021 fiscal year. The remaining Powell Bi
Program funds shall be allocated to municipalities with a population of fewer
than 400,000 in accordance with the requirements of G.S. 136-41.1(a).
that $100,000$ in accordance with the requirements of $0.5$ . $150$ $11.1(a)$ .
MODIFICATION TO MONTHLY STATEMENT REPORT
SECTION 43.6. The Department of Transportation shall modify its monthly
<b>SECTION 43.6.</b> The Department of Transportation shall modify its monthly financial statement report, as required by G.S. 143C-6-11(q), by separating the additional statement report.
<b>SECTION 43.6.</b> The Department of Transportation shall modify its monthly financial statement report, as required by G.S. 143C-6-11(q), by separating the additional registration fee charged for plug-in electric and plug-in hybrid electric vehicles charged unde G.S. 20-87(13) and G.S. 20-87(13a) from staggered registration in the "Statement of Fees, Taxes

<b>RENAMING OF THE OFFICE OF CIVIL</b>		
	arolina Department of Transportation's Office of	
Civil Rights is hereby renamed the "Office of Small Business Development."		
	ith subsection (a) of this section, the Revisor of	
	Statutes the name of the Office of Civil Rights to	
the Office of Small Business Development.		
CAPITAL INFRASTRUCTURE PLAN		
	nt of Transportation shall prepare a cash flow	
	s for the Division of Highways operating facilities	
	shall be the building replacement schedule found	
11 1	ICDOT Facilities Management Division Capital	
	disposal of unused and underutilized real property	
	ment shall submit the plan to the Joint Legislative	
Transportation Oversight Committee and the F	iscal Research Division by March 15, 2026.	
	ERSONNEL FROM THE LICENSE AND	
	MENT OF TRANSPORTATION TO THE	
STATE HIGHWAY PATROL AND EST		
	g positions, including the salaries, property, and	
	nsferred from the Department of Transportation,	
Division of Motor Vehicles License and Theft		
Position	Position Number	
Program Coordinator III	60030052	
Administrative Specialist II	60030907	
Administrative Specialist I	60031075	
Program Analyst I	60031189	
Program Analyst I	60031341	
Administrative Specialist II	60029790	
Administrative Specialist I	60031033	
Program Coordinator II	60030760	
Program Coordinator II	60030921	
Electronics Technician II	60030924	
Administrative Specialist I	60030909	
Program Coordinator III	60092620	
Program Coordinator III	60030920	
Program Coordinator III	60030933	
Program Coordinator III	60090052	
Program Supervisor I	60092613	
Program Supervisor I	60092614	
Program Coordinator III	60092615	
Program Coordinator III	60092616	
Program Coordinator III	60092617	
Program Coordinator III	60092618	
Program Coordinator III	60092619	
Program Coordinator III	60030904	
Program Coordinator III	60092622	
Program Coordinator III Program Coordinator III	60092623	
Program Coordinator III Program Coordinator III	60092625	
Program Coordinator III	60092626	

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1	Program Coordinator III	60092627
2	Program Coordinator I	60029918
3	Program Supervisor I	60030890
4	Program Coordinator III	60030922
5	Program Coordinator I	60031074
6	Program Coordinator I	60031114
7	Program Coordinator I	60031142
8	Program Coordinator I	60031143
9	Administrative Specialist I	60030847
10	Program Coordinator III	60030894
11	Administrative Specialist I	60030899
12	Program Supervisor I	60030917
13	Administrative Specialist I	60030934
14	Administrative Specialist I	60031312
15	Program Coordinator III	65037940
16	Program Coordinator III	65037942
17	Program Supervisor I	65037786
18	Program Coordinator III	65037941
19	Program Supervisor I	60030929
20	Program Coordinator III	60030844
21	Program Coordinator I	60030893
22	Program Coordinator III	60030898
23	Program Coordinator III	60031077
24	Program Coordinator I	60031284
25	Program Coordinator I	60031320
26	Program Coordinator III	60030916
27	Program Coordinator III	60030905
28	Program Coordinator III	60092628
29	Program Coordinator III	60092629
30	Administrative Specialist I	60030937
31	Administrative Specialist I	60030962
32	Administrative Specialist I	60029801
33	Administrative Specialist I	60031024
34	Administrative Specialist I	60030997
35	Administrative Specialist I	60031026
36	Administrative Specialist I	60030996
37	Administrative Specialist I	60031140
38	Administrative Specialist I	60030995
39	Administrative Specialist I	60031193
40	Program Coordinator III	60031112
41	Program Coordinator III	60031115
42	Administrative Specialist I	60031076
43	SECTION 43.9.(b) Within the	Highway Fund (Budget Code # 84210
		1 1 1 0 10 1

43 SECTION 43.9.(b) Within the Highway Fund (Budget Code # 84210), the Office of 44 State Budget and Management shall establish a new budget fund for ongoing support of: (i) all 45 positions transferred from the Department of Transportation to the State Highway Patrol pursuant 46 to Subpart III-E of S.L. 2024-57 and subsection (a) of this section and (ii) the recurring transfer 47 of funds from the Department of Transportation to the State Highway Patrol required by Section 48 3E.3(b) of S.L. 2024-57.

49

# 50 ROAD AND BRIDGE NAMING DESIGNATIONS

	General Assembly Of North CarolinaSession 2025	5
1	SECTION 43.10. Notwithstanding any provision of law to the contrary, the	3
2	Department of Transportation shall make the following naming designations:	
3	(1) The bridge on North Carolina Highway 904 that crosses the Columbus and	
4	Robeson County Line, also known as Robeson Bridge 31, shall be renamed	l
5	the "Assistant Chief Lenneau D. Hammond Bridge."	~
6 7	(2) Complex Street located in the Town of Tabor City shall be renamed "Shane Miller Street."	•
8	Wind Stiel.	
9	DMV DRIVER LICENSE EXAMINER AND CALL CENTER POSITIONS	
10	SECTION 43.11.(a) Of the funds appropriated in this act to the Department of	f
11	Transportation, the Department shall use (i) eight hundred thousand dollars (\$800,000) to create	•
12	40 additional full-time equivalent (FTE) Driver License Examiner I and II positions in the	<b>)</b>
13	2025-2026 fiscal year and (ii) one million eight hundred forty-eight thousand nine hundred	
14	seventy-six dollars (\$1,848,976) to create 21 additional FTE Driver License Examiner I and II	l
15	positions in the 2026-2027 fiscal year.	_
16 17	<b>SECTION 43.11.(b)</b> The Department is authorized to create up to 30 additional FTE	
17 18	Administrative Specialist II positions in the 2025-2026 fiscal year to support the Division of Motor Vehicles Customer Contact Center.	[
18 19	SECTION 43.11.(c) In addition to the funds appropriated in this act, the Department	t
20	may use existing funds in Personal Services and Purchased Services to fund the positions	
21	authorized by this section. Notwithstanding any other provision of law to the contrary, the	
22	Department may reclassify temporary or vacant positions to create the new positions authorized	
23	by this section. Any reclassification pursuant to this section shall be in accordance with the	
24	classification system established by the State Human Resources Commission.	
25		
26	DMV IT MODERNIZATION	
27	<b>SECTION 43.12.(a)</b> The ongoing efforts of the Division of Motor Vehicles (DMV)	
28 29	of the Department of Transportation to modernize the DMV's Information Technology (IT) systems shall include both of the following:	)
30	(1) The development of a system for the electronic submission and verification of	f
31	Commercial Drivers License credentials.	
32	(2) The development of a system to electronically track and automatically report	t
33	on the number of drivers license issuance and renewal transactions processed	
34	by the DMV within each county. The reporting system shall collect all of the	•
35	following for each county:	
36	a. Drivers license issuances and renewals processed for in-county	/
37	residents.	
38 39	b. Drivers license issuances and renewals processed for out-of-county residents.	1
39 40	c. For drivers license issuances and renewals processed for out-of-county	7
40 41	residents, the license holder's county of residence.	/
42	<b>SECTION 43.12.(b)</b> Beginning on October 1, 2026, and continuing until the	e
43	complete development of the systems required by subsection (a) of this section, the DMV shall	
44	quarterly report both of the following to the Joint Legislative Transportation Oversight	
45	Committee and the Fiscal Research Division:	
46	(1) A manual estimate of the drivers license issuance and renewals processed by	1
47	the DMV within each county, including estimates of all of the following:	
48	a. Drivers license issuances and renewals processed for in-county	1
49 50	<ul><li>residents.</li><li>b. Drivers license issuances and renewals processed for out-of-county</li></ul>	7
50 51	residents.	!
~ 1		

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c. For drivers license issuances and renewals processed for out-of-county residents, the license holder's county of residence.
<ul><li>(2) The current status of the development of the systems required by subsection</li><li>(a) of this section.</li></ul>
<b>SECTION 43.12.(c)</b> Notwithstanding any other provision of law, for each quarterly
report required by subsection (b) of this section that the DMV fails to submit, the Director of the
Budget shall withhold the next quarterly allotment of funds appropriated to the DMV for IT
modernization for the 2026-2027 fiscal year until the report is properly submitted.
FERRY DRY DOCK USE OF FUNDS REPORT
SECTION 43.13. No later than October 1, 2025, and quarterly thereafter until the
funds are expended, the Ferry Division shall submit a progress report to the Joint Legislative
Transportation Oversight Committee and the Fiscal Research Division on the use of funds
appropriated by this act to the Ferry Division for marine vessel dry docking. The report shall
include the following information by fiscal year:
(1) A list of all marine vessels scheduled or under contract for dry docking.
(2) The estimated cost of the work to be completed for each marine vessel sent to
a private shipyard for dry dock.
(3) The actual cost of the work and the total funds used as of the report date.
SOUTH DOCK FERRY TERMINAL
<b>SECTION 43.14.</b> Notwithstanding any provision of law or the Committee Report described in Section 42.2 of S L 2022 124 to the contrary, the sum of one million five hundred
described in Section 43.2 of S.L. 2023-134 to the contrary, the sum of one million five hundred thousand dollars (\$1,500,000) in nonrecurring funds for the 2023-2024 fiscal year allocated to
build stacking lanes and a concrete barrier on NC 12 at the South Dock Ferry Terminal on
Ocracoke shall instead be used for ramp rehabilitation on the South Dock Ferry Terminal to
address safety and reliability concerns.
FERRY CAPITAL FUND MODIFICATIONS
SECTION 43.15. G.S. 136-82(d) reads as rewritten:
"(d) Use of Toll Proceeds. – The Department of Transportation shall deposit the proceeds
from tolls collected on North Carolina Ferry System routes and route-generated receipts
authorized under subsection (f) of this section to fund codes within the Ferry Capital Special
Fund for each of the Highway Divisions in which system terminals are located and fares are
earned. For the purposes of this subsection, fares are earned based on the terminals from which
a passenger trip originates and terminates. Commuter pass receipts shall be deposited
proportionately to each fund code based on the distribution of trips originating and terminating in each Highway Division. The proceeds deposited to each fund code shall be used exclusively
for prioritized North Carolina Ferry System ferry passenger vessel replacement projects in the
Division in which the proceeds are earned. Proceeds <u>deposited to each fund code</u> may be used to
fund ferry passenger vessel replacement projects or supplement funds allocated for ferry
passenger vessel replacement projects of supprement funds anocated for ferry
Program.Program for any route in the North Carolina Ferry System."
NORTH CAROLINA RAILROAD
SECTION 43.16.(a) G.S. 124-18, as it existed before it was repealed by Section
4.4(b) of S.L. 2019-231, is reenacted and reads as rewritten:
"§ 124-18. Dividends required of State-owned railroad company.
Any State-owned railroad company that has trackage in more than two counties shall issue
an annual cash dividend to the State. The dividend shall be deposited in the Freight Rail & Rail
Crossing Safety Improvement Fund within the Highway Fund. The amount of the annual

1	dividend is twen	ty-five percent (25%) of the company's income from the prior year's trackage
2	rights agreement	s. The dividend is due by February 15 of each year, and interest shall accrue at
3	0 0	f prime plus one percent (1%) if the payment is not paid by the due date. The
4		State-owned railroad company who vote for or assent to the dividend required
5		n shall not be held liable under G.S. 55-8-33."
6		<b>FION 43.16.(b)</b> G.S. 124-3 reads as rewritten:
7		t of railroad, canal, etc.; contents.
8		resident or other chief officer of every railroad, canal, or other public work of
9	• / •	ment in which the State owns an interest, shall, report annually to the Joint
)		nission on Governmental <del>Operations. Operations, the House of Representatives</del>
		Committee on Transportation, the Senate Appropriations Committee on the ransportation, the Joint Legislative Transportation Oversight Committee, the
	-	<u>d the Fiscal Research Division.</u> This report shall include:
		Number of shares owned by the State.
	(1)	•
	(2)	Number of shares owned otherwise.
	(3)	Par value of the shares.
	(4)	Repealed by Session Laws 2000-146, s. 3, effective July 1, 2000.
	(5)	Amount of bonded debt, and for what purpose contracted.
	(6)	Amount of other debt, and how incurred.
	(7)	If interest on bonded debt has been punctually paid as agreed; if not, how
		much in arrears.
	(8)	Amount of gross receipts for past year, and from what sources derived.
	(9)	An itemized account of expenditures for past year.
	(10)	A summary of all leases, sales, or acquisitions of real property to which the
		company has been a party since the last report.
	(11)	Suits at law pending against his company concerning its bonded debt, or in
		which title to all or any part of such road or canal is concerned.
	(12)	Any sales of stock owned by the State, by whose order made, and disposition
		of the proceeds.
	(13)	Annual financial statements, including notes, audited by an independent
		certified public accounting firm.
	"	
	SECT	<b>FION 43.16.(c)</b> G.S. 124-17 reads as rewritten:
	"§ 124-17. Enha	nced annual report of State-owned railroad company; additional reporting
	requi	rements to Governor and General Assembly.
	(a) A Stat	te-owned railroad company shall submit an annual report to the Joint Legislative
	Commission on	Governmental Operations and Operations, the Joint Legislative Transportation
	Oversight Comm	ittee. Committee, the House of Representatives Appropriations Committee on
	U U	he Senate Appropriations Committee on the Department of Transportation, the
		d the Fiscal Research Division. The report shall include the following:
	(1)	The information required under G.S. 124-3.
	(2)	A copy of the strategic plan and the capital investment plan required under
		G.S. 124-16.
	(3)	Any failures to meet strategic objectives and what corrective actions were
	(3)	taken under G.S. 124-16(b).
	(4)	Anticipated dividends for the next three fiscal years.
	(5)	A description of the State-owned railroad company's business, subsidiaries,
	$(\mathbf{J})$	and markets in which it operates.
	(6)	A list of the properties owned by the State-owned railroad company.
	(0) (7)	A list of the directors and executive officers of the State-owned railroad
	$(\prime)$	company and a description of the background and experience of each.
		company and a description of the background and experience of each.

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	(8)	A description of the State-owned railroad company's conflicts of interest policy.	code of ethics and
	(9)	A summary of the fees paid to an accounting firm during	g the year.
	(10)	A list of the compensation paid to directors and officer railroad company.	s of the State-owned
	(11)	A description of the State-owned railroad company's d	isagreements with its
	(11)	accountants if there has been a change in accountants.	
	(12)	A description of any transactions between the State-own	ned railroad company
	()	and its directors, officers, and their family members.	ion runnoun company
(b)	Upon	the request of the Governor or any committee of the G	eneral Assembly, the
State Aud		the Fiscal Research Division, a State-owned railroad com	
		nation and data within its possession or ascertainable f	
		road company shall not be deemed to have waived any atte	
when con	nplying	g with this subsection. At the time a State-owned railroa	d company provides
information	on und	ler this section, it shall indicate whether the informa	tion is confidential.
Confident	ial info	ormation shall be subject to subsection (c) of this section.	
<u>(d)</u>		ate-owned railroad company shall be subject to audit and	investigation by the
State Aud	itor un	der Article 5A of Chapter 147 of the General Statutes."	
DMV LI		E RENEWAL PRIVATIZATION PILOT PROGRAM	
		<b>TION 43.17.(a)</b> Intent. – It is the intent of the General Ass	
		iency, customer service impact, and cost-effectiveness	
		m certain functions traditionally administered by the Divisi	
	-	nt of Transportation (DMV) by implementing pilot prog	
	Countie	s authorizing certain third-party vendors to provide dri	vers license renewal
services.	GEO		
· D		<b>TION 43.17.(b)</b> RFP Issuance. – No later than January 1,	,
		for Proposals (RFP) to solicit bids from third-party vendo	
		ss C regular drivers licenses in Guilford and Harnett Cou	indes. The RFP shall
require in		osals include, at minimum, the following information:	implement to comply
	(1)	A description of the systems the third-party vendor will with:	implement to comply
			of Chapter 20 of the
		a. All federal requirements and the requirements General Statutes.	of Chapter 20 of the
		b. The DMV's data security protocols.	
	(2)	The minimum requirements the third-party vendor will	impose for personnel
	(4)	1 1 2	
		and tacilities	impose for personner
		and facilities. Plans for maintaining financial sustainability while prov	1 1
	(3)	Plans for maintaining financial sustainability while prov	viding drivers license
		Plans for maintaining financial sustainability while prove renewal services at a cost that does not exceed any fee est	viding drivers license
	(3)	Plans for maintaining financial sustainability while provises at a cost that does not exceed any fee ex 20 of the General Statutes.	viding drivers license stablished by Chapter
		<ul><li>Plans for maintaining financial sustainability while proviem renewal services at a cost that does not exceed any fee ex 20 of the General Statutes.</li><li>A description of performance benchmarks, including</li></ul>	viding drivers license stablished by Chapter , but not limited to,
	(3)	<ul> <li>Plans for maintaining financial sustainability while proview renewal services at a cost that does not exceed any fee ex 20 of the General Statutes.</li> <li>A description of performance benchmarks, including provisions for customer service evaluation and customer</li> </ul>	viding drivers license stablished by Chapter , but not limited to, complaint resolution,
	(3)	<ul> <li>Plans for maintaining financial sustainability while provisions for customer service evaluation and customer and a plan for submitting quarterly written reports to</li> </ul>	viding drivers license stablished by Chapter , but not limited to, complaint resolution,
	(3) (4)	<ul> <li>Plans for maintaining financial sustainability while provise renewal services at a cost that does not exceed any fee exceed any fee</li></ul>	viding drivers license stablished by Chapter , but not limited to, complaint resolution, the DMV evaluating
	(3)	<ul> <li>Plans for maintaining financial sustainability while provises at a cost that does not exceed any fee exceeds any fee exceeds</li></ul>	viding drivers license stablished by Chapter , but not limited to, complaint resolution, the DMV evaluating
	<ul><li>(3)</li><li>(4)</li><li>(5)</li></ul>	<ul> <li>Plans for maintaining financial sustainability while provisions for customer service evaluation and customer and a plan for submitting quarterly written reports to compliance with those benchmarks.</li> <li>A plan for transitioning back to DMV's provision of dr services if the pilot program is not continued.</li> </ul>	viding drivers license stablished by Chapter , but not limited to, complaint resolution, the DMV evaluating ivers license renewal
the DMV	<ul> <li>(3)</li> <li>(4)</li> <li>(5)</li> <li>SEC:</li> </ul>	<ul> <li>Plans for maintaining financial sustainability while provises at a cost that does not exceed any fee exceeds any fee exceeds</li></ul>	viding drivers license stablished by Chapter , but not limited to, complaint resolution, the DMV evaluating ivers license renewal ter than July 1, 2026,

SECTION 43.17.(d) Pilot Program Implementation Date and Requirements. - The 1 2 pilot program shall begin January 1, 2027, and, notwithstanding any other provision of law, the 3 selected third-party vendors are authorized to issue renewed Class C regular drivers licenses on 4 or after that date. No third-party vendor shall issue a renewed license unless the license meets all 5 of the requirements for renewal pursuant to federal law and Chapter 20 of the General Statutes. 6 A third-party vendor shall not charge any fee for renewal in excess of the fee established by 7 statute. 8 **SECTION 43.17.(e)** Third-Party Vendor Reporting Requirements. - Each 9 third-party vendor contracting with the DMV pursuant to this section shall quarterly submit a 10 written report to the DMV evaluating compliance with the performance benchmarks established 11 in the RFP. 12 **SECTION 43.17.(f)** DMV Oversight. – The DMV shall provide oversight of the 13 pilot program, including periodic audits, and may terminate or suspend the participation of any 14 third-party vendor for noncompliance with the General Statutes or any other program 15 requirements, including, but not limited to, unsatisfactory customer service or customer 16 complaint resolution. 17 SECTION 43.17.(g) DMV Reporting Requirements. – The DMV shall submit a first 18 report no later than December 31, 2027, and a second report no later than December 31, 2028, to 19 the Joint Legislative Transportation Oversight Committee and the Fiscal Research Division. The 20 reports shall evaluate the pilot program, and, at minimum, include: 21 The number of renewals processed by third-party vendors. (1)22 (2) An evaluation of each third-party vendor's performance benchmarks. 23 A cost-benefit and efficiency analysis. (3) 24 (4) A description of all audit results. 25 (5) Recommendations regarding the continuation, expansion, or termination of 26 privatized renewal services, including a plan for transitioning back to DMV 27 provision of drivers license renewal services if the pilot program is not 28 continued. 29 **SECTION 43.17.(h)** State-Offered Services During Pilot Program. – Nothing in this 30 section limits the authority of State-operated DMV offices to provide drivers license renewal 31 services in Guilford and Harnett Counties. 32 SECTION 43.17.(i) Sunset. – This section expires January 1, 2029. 33 34 DMV IN-HOME LICENSE RENEWAL PILOT PROGRAM 35 **SECTION 43.18.(a)** Intent. – It is the intent of the General Assembly to improve the 36 accessibility of and customer service provided by the Division of Motor Vehicles of the 37 Department of Transportation (DMV) by implementing a pilot program in Forsyth County 38 authorizing either the DMV or certain third-party vendors to provide in-home drivers license 39 renewal services. For purposes of this section, the term "in-home drivers license renewal service" 40 means a process by which personnel, employed either by the DMV or a third-party vendor 41 authorized by the DMV, travel to a license holder's residence to conduct the necessary procedures 42 for drivers license renewal. 43 **SECTION 43.18.(b)** RFP Issuance. – No later than January 1, 2026, the DMV shall 44 issue a Request for Proposals (RFP) to solicit bids from third-party vendors to provide in-home 45 drivers license renewal services for Class C regular drivers licenses in Forsyth County. The RFP 46 shall require that proposals include, at minimum, the following information: 47 A description of the systems the third-party vendor will implement to comply (1)48 with: 49 All federal requirements and the requirements of Chapter 20 of the a. 50 General Statutes. 51 The DMV's data security protocols. b.

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1	(2)	The minimum requirements the third-party vendor wil	ll impose for personnel
2		and facilities.	
3	(3)	Plans for acquiring access to the software and equipment	nt necessary to provide
4		in-home drivers license services.	
5	(4)	Plans for maintaining financial sustainability.	
6	(5)	A description of performance benchmarks, includin	
7		provisions for customer service evaluation and custome	
8 9		and a plan for submitting quarterly written reports to compliance with those benchmarks.	the DMV evaluating
10		TION 43.18.(c) Contract Awards and Duration. – No l	
11		award one or more contracts to third-party vendors in	Forsyth County. The
12		ntract may not extend beyond January 1, 2029.	
13		TION 43.18.(d) Pilot Program Implementation Date and	
14		all begin January 1, 2027, and, notwithstanding any othe	-
15		rty vendors are authorized to provide in-home drivers lie	
16		ular drivers licenses to residents of Forsyth County on	
17	1 2	or shall issue a renewed license unless the license meets	1
18	-	uant to federal law and Chapter 20 of the General Statute	
19		<b>TION 43.18.(e)</b> Fees. – Notwithstanding any other prov	
20		party vendor providing in-home drivers license renewal	
21		ble the fee set by Chapter 20 of the General Statutes for the	e issuance of a renewed
22	license.		· · · • • •
23		<b>TION 43.18.(f)</b> Third-Party Vendor Reporting R	
24 25		or contracting with the DMV pursuant to this section sl	
25 26	in the RFP.	the DMV evaluating compliance with the performance b	enchmarks established
20 27		<b>TION 43.18.(g)</b> DMV Oversight. – The DMV shall pr	ovide oversight of the
28		icluding periodic audits, and may terminate or suspend t	-
28 29		for for noncompliance with the General Statutes of	
30		icluding, but not limited to, unsatisfactory customer	
31	complaint resolu		service of customer
32	1	<b>TION 43.18.(h)</b> DMV Reporting Requirements. – The D	MV shall submit a first
33		an December 31, 2027, and a second report no later than	
34	-	tive Transportation Oversight Committee and the Fiscal H	
35	•	luate the pilot program, and, at minimum, include:	
36	(1)	The number of in-home renewals processed by third-p	arty vendors.
37	(2)	An evaluation of each third-party vendor's performanc	•
38	(3)	A cost-benefit and efficiency analysis.	
39	(4)	A description of all audit results.	
40	(5)	Recommendations regarding the continuation, expansion	sion, or termination of
41		privatized in-home renewal services.	
42	SEC	TION 43.18.(i) State-Offered Services During Pilot Prog	gram. – Nothing in this
43	section limits th	e authority of State-operated DMV offices to provide d	lrivers license renewal
44		ng in-home drivers license renewal services, in Forsyth C	•
45	SEC	<b>TION 43.18.(j)</b> Sunset. – This section expires January 1	, 2029.
46			
47		RAM TO ALLOW COMMERCIAL DRIVER TRAIN	
48		ER EXAMINATIONS REQUIRED FOR DRIVERS	
49 50		<b>TION 43.19.(a)</b> The Division of Motor Vehicles shall d	1 1 1 0
50		nmercial driver training schools licensed under Article 1	-
51	General Statutes	to additionally administer all examinations required for	r drivers licensing and

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1		ccordance with G.S. 20-7, 20-11, and 20-37.13. The Division's plan for
2	implementation	of the pilot program shall include all of the following:
3	(1)	The Division shall select at least two but not more than five counties in diverse
4		geographic regions in which to implement the pilot program.
5	(2)	Commercial driver training schools must offer the same examinations as those
)		administered by the Division, using the same scoring methods and standards,
,		and must administer examinations in compliance with all applicable State and
		federal requirements.
	(3)	Examinations may be offered by participating commercial driver training
		schools outside of standard Division office hours on any day of the week.
	(4)	The Division shall develop a process for a prospective licensee to demonstrate
		successful completion of an examination administered by a commercial driver
		training school, whereby documentation may be provided to the prospective
		licensee or submitted directly to the Division by the school administering the
		examination.
	(5)	
	(5)	Upon successful completion of examinations required for licensing or
		permitting administered by a commercial driver training school in accordance
		with the pilot program established by the Division, a prospective licensee must
		appear in person at a Division office to be photographed and present required
		documentation. The Division shall update its appointment system to provide
		appropriate appointment availability for purposes of the pilot program.
	(6)	For each type of drivers licensing – graduated, regular drivers, and
		commercial drivers - the Division shall develop a plan for informing
		prospective licensees about required examinations that will be administered
		by commercial driver training schools through the pilot program.
	(7)	The Division shall maintain complete oversight over administration of
		examinations by commercial driver training schools participating in the pilot
		program, including providing schools with training, guidelines, and materials
		required to administer examinations in accordance with Division standards.
	(8)	The Division must take prompt and appropriate remedial action against any
		participating commercial driver training school that fails to comply with
		Division standards or applicable State and federal requirements.
	SEC'	<b>TION 43.19.(b)</b> The Division shall report its plan for implementation of the
	pilot program or	utlined in subsection (a) of this section to the Joint Legislative Transportation
	Oversight Comm	nittee and the Fiscal Research Division no later than April 1, 2026. The report
	shall include an	examination of the anticipated costs of implementing the pilot program, the
	number of antic	ipated participating licensed commercial driver training schools in selected
		ny recommendations or legislative proposals related to the proposed pilot
	program.	
		<b>TION 43.19.(c)</b> Nothing in this section shall limit any authorization set forth in
		apter 20 of the General Statutes.
		<b>TION 43.19.(d)</b> The Division shall implement the pilot program on January 1,
		nan January 1, 2029, the Division shall submit a report to the Joint Legislative
		Oversight Committee and the Fiscal Research Division evaluating the
	1	the pilot program in improving the drivers licensing process and any
		is related to extending, expanding, or terminating the program. The pilot program
	shall terminate o	
	Shan terminute 0	
	VETERANS SI	PECIAL REGISTRATION PLATE MODIFICATIONS
		<b>TION 43.20.(a)</b> G.S. 20-63 reads as rewritten:

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"§ 20-6.	plates Motte	ration plates furnished by Division; requirements; rest with First in Flight plates, First in Freedom pla ps plates; surrender and reissuance; displaying; presention or concealment of numbers; commission contra	tes, or National/State ervation and cleaning;
 (b1)	Tho f	ollowing special registration plates do not have to be a	"First in Flight" plata
"First in section.	n Freedor The desi	n" plate, or "National/State Mottos" plate as provided in gn of the plates that are not "First in Flight" plates, "First	n subsection (b) of this t in Freedom" plates, or
		Mottos" plate must be developed in accordance with	
		horized in G.S. 20-79.7 on or after July 1, 2013, the Div	
	0	bund under this subsection unless it receives the required 20-79.3A(a).	number of applications
	•••		
		Military Veteran.	
	"		
		<b>TON 43.20.(b)</b> G.S. 20-79.4 reads as rewritten:	
*§ 20-75	9.4. Spec	ial registration plates.	
 (b)	Type	. – The Division shall issue the following types of speci	al registration plates
(0)	Types	. – The Division shan issue the following types of speci	ai registration plates.
	(130)	Military Veteran. – Issuable to an individual who so	erved honorably in the
	(150)	Armed Forces of the United States. The plate shall b	•
		Military Veteran" <u>across the top of the plate</u> and <u>(ii)</u> th	
		the branch of service in which the individual served. so	
		the plate. The plate authorized by this subdivision	
		provisions of G.S. 20-79.3A or G.S. 20-79.8.	5
	"		
	SEC	<b>TION 43.20.(c)</b> This section becomes effective October	1, 2025.
літна	ODIZE F	OARD OF TRANSPORTATION TO SET FEES	
AUIIN		<b>TION 43.21.(a)</b> Article 2 of Chapter 136 of the General	Statutes is amended by
adding		tion to read:	Statutes is amended by
$\mathcal{U}$		s set by the Board of Transportation.	
(a)		Board of Transportation is authorized to set reasonable	fees for the following
		by the Department of Transportation:	
	<u>(1)</u>	Express permit review under G.S. 136-93.1.	
	(2)	Driveway connections under G.S. 136-18(29).	
	(3)	Development and construction of school driveways	under G.S. 136-18(17)
		and G.S. 136-18(29a).	
	<u>(4)</u>	Driveways to cemeteries and rural fire distr	ict firehouses under
		G.S. 136-18(20) and G.S. 136-18(24).	
	<u>(5)</u>	Traffic impact analysis under G.S. 136-93.1A.	
	<u>(6)</u>	Petition, review, and inspection of secondary	
		<u>G.S. 136-18(2), 136-18(7), 136-18(8), 136-18(26), 1</u>	<u>36-18(29), 136-44.2D,</u>
	( <b>-</b> )	<u>136-44.10, and 136-102.6.</u>	
	$\frac{(7)}{(9)}$	Various utility encroachments under G.S. 136-18(10).	
	<u>(8)</u>	<u>Grading and alteration of drainage on controlled acc</u> C = 126 + 18(10)	ess right-of-way under
	( <b>0</b> )	G.S. 136-18(10). Private bridges under $G.S. 126(18(27))$	
	<u>(9)</u> (10)	<u>Private bridges under G.S. 136-18(37).</u> Wireless communication infrastructure under G.S. 136	5-18 3 Δ
	$\frac{(10)}{(11)}$	Utility right-of-way agreements under G.S. 136-19.5.	<u>5 10.3A.</u>
	(11)	ounty fight-of-way agreements under 0.5. 150-19.5.	

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1	(12) <u>Relocation of automatic license plate reader systems under G.</u>	S. 20-183.30.
2	(13) Openings and interference of State roads under G.S. 136-93(a)	
3	(14) Electric vehicle charging stations at rest areas under G.S. 136-	
4	(15) Department of Transportation owned rail corridors under G.S.	
5	(b) The Board shall conduct a public hearing before any fee is set by the	
6	subsection (a) of this section.	
7	(c) Notwithstanding G.S. 143B-350(g), the Board may not delegate the au	thority granted
8	under this section to the Secretary of Transportation."	<u>, G</u>
9	<b>SECTION 43.21.(b)</b> G.S. 136-18.02 reads as rewritten:	
10	"§ 136-18.02. Operation of electric vehicle charging stations at rest stops; re	port.
11	(a) The Department of Transportation may operate an electric vehicle cha	rging station at
12	State-owned rest stops along the highways only if all of the following conditions	are met:
13	(1) The electric vehicle charging station is accessible by the publi	с.
14	(2) The Department Board of Transportation, in accordance with	G.S. 136-17.3,
15	has developed a mechanism to charge the user of the electric v	ehicle charging
16	station a fee in order to recover the cost of electricity consun	ned, the cost of
17	processing the user fee, and a proportionate cost of the	operation and
18	maintenance of the electric vehicle charging station.	
19	(b) If the cost of the electricity consumed at the electric vehicle charging	stations cannot
20	be calculated as provided by subsection (a) of this section, the Department Boar	<u>d</u> shall develop
21	an alternative mechanism, other than electricity metering, to recover the cost of	f the electricity
22	consumed at the vehicle charging station.	
23	(c) The Department Board may consult with other State agencies	
24	representatives in order to develop the mechanisms for cost recovery requir	ed pursuant to
25	subsection (a) of this section.	
26		
27	<b>SECTION 43.21.(c)</b> G.S. 136-93.1(e) reads as rewritten:	
28	"(e) Fees. – The Department Board of Transportation, in accordance with	
29	may determine the fees for an express application review under the express re-	
30	conducted by highway division staff. Unless a contracted engineering firm-	
31	maximum permit application fee to be charged under this section for an expre	
32	project application requiring all of the permits listed under subsection (a) of this s	
33	exceed four thousand dollars (\$4,000). Notwithstanding Chapter 150B of the G	,
34 25	the Department shall establish the procedure by which the amount of the f	
35	subsection are established and applied for an express review program permitted	•
36	The fee schedule established by the Department Board shall be applicable t	o all divisions
37	participating in an express permit review program."	autodiariai auto
38	SECTION 43.21.(d) G.S. 150B-1(d) is amended by adding a new	subdivision to
39 40	read:	the Doord of
40 41	"(35) The Board of Transportation with respect to fees set by Transportation pursuant to C.S. 136 17.3 and C.S. 136 03 1(a)	
41	Transportation pursuant to G.S. 136-17.3 and G.S. 136-93.1(e SECTION 43.21.(e) Any fee imposed under Title 19A of the 1	
42 43	Administrative Code that corresponds to a fee adopted by the Board of Transpor	
43 44	to G.S. 136-17.3 and G.S. 136-93.1(e), as enacted by this section, is repealed up	-
44 45	date of the fee set by the Board.	
45 46	date of the fee set by the board.	
40 47	UNIT PRICING COST	
48	<b>SECTION 43.22.</b> G.S. 136-18.05(b)(1a) reads as rewritten:	
40 49	"(1a) Efficiency. – The Department shall adopt procedures in al	l stages of the
49 50	construction process to streamline project delivery, including	U
50 51	environmental review processes, expediting multiage	
<i></i>	environmental review processes, expediting multiage	10,10,000,

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1 2	accelerating right-of-way acquisitions, and pursuing design build and other processes to collapse project stages. By December 1, 2015, the Department
3 4	shall establish a baseline unit pricing structure for transportation goods used in highway maintenance and construction projects and set annual targets for
5	three years based on its unit pricing. In forming the baseline unit prices and
5	future targets, the Department shall collect data from each Highway Division
7	on its expenditures on transportation goods during the 2015-2016 fiscal year.
3	based upon a rolling average of the three previous fiscal years. Beginning
9	January 1, 2016, no Highway Division shall exceed a ten percent (10%)
)	variance over a baseline unit price set for that year in accordance with this
1	subdivision. The Department of Transportation shall institute annual tracking
2 3	to monitor pricing variances. The ten percent (10%) maximum variance set
5 4	under this subdivision is intended to account for regional differences requiring varying product mixes. If a Highway Division exceeds the unit pricing
5	threshold, the Department shall submit a report to the Joint Legislative
, 5	Transportation Oversight Committee, the Fiscal Research Division of the
,	General Assembly, the chairs of the House of Representatives Appropriations
5	Committee on Transportation, and the chairs of the Senate Appropriations
)	Committee on the Department of Transportation no later than the fifteenth day
)	of February following the end of the calendar year on why the variance
	occurred and what steps are being taken to bring the Highway Division back
2	into compliance. In order to drive savings, unit pricing may be reduced
} ↓	annually as efficiencies are achieved."
5	WORK ZONE DYNAMIC SPEED DISPLAY SIGNS
, 5	<b>SECTION 43.23.</b> Of the funds appropriated from the Highway Fund to the
7	Department of Transportation in this act, one million dollars (\$1,000,000) shall be used to
3	purchase dynamic speed display signs and implement their use in highway work zones. For
)	purposes of this section, the following definitions apply:
)	(1) Dynamic speed display signs. – A system designed to measure the speed of
	motor vehicles and alert drivers who are driving in excess of the posted speed
	limit via flashing lights and a digital message display. (2) Uishway work zong $A$ a defined in C.S. 20, 141(i2)
;	(2) Highway work zone. – As defined in G.S. $20-141(j2)$ .
,	PART XLIV. FINANCE
5	
7	MODIFY RATE REDUCTION TRIGGER AMOUNTS
3	<b>SECTION 44.1.(a)</b> G.S. 105-153.7(a1) reads as rewritten:
)	"(a1) Rate Reduction Trigger. – Notwithstanding the tax rates set out in subsection (a) of
)	this section, if total General Fund revenue in a fiscal year set out below exceeds the trigger
l	amount indicated for that fiscal year, then the applicable tax rate for the indicated and subsequent
2 3	tax years shall be equal to the greater of (i) the prior taxable year's rate decreased by one-half $(0.50\%) = 0.0\%$
	percentage point (0.50%) or (ii) two and forty-nine hundredths percent (2.49%). For purposes of
4 5	this subsection, total General Fund revenue is the amount stated in the final accounting of total General Fund Reverting Net Tax and Non-Tax Revenues for the fiscal year, as reported by the
5	Office of State Controller in August following the end of the fiscal year.
,	Fiscal Year Trigger Amount Taxable Year Beginning
3	FY 2025-2026 \$33,042,000,000 \$36,306,000,000 In 2027
)	FY 2026-2027 \$34,100,000,000 \$37,725,000,000 In 2028
)	FY 2027-2028       \$34,760,000,000\$39,200,000,000       In 2029         FY 2027-2028       \$34,760,000,000\$39,200,000,000       In 2029
1	FY 2028-2029\$35,750,000,000\$40,611,000,000In 2030

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	Y 2029	-2030 <b>\$36,510,000,000</b> \$41,968,000,00	00 In 2031
F	Y 2030-	-2031 <u>\$38,000,000,000</u> \$43,302,000,00	00 In 2032
F	Y 2031-		
F	Y 2032		
		<b>TON 44.1.(b)</b> This section is effective when it	
INCREA!	SE TH	E STANDARD DEDUCTION	
		<b>TON 44.1A.(a)</b> G.S. $105-153.5(a)(1)$ reads as r	ewritten [.]
	"(1)	Standard deduction amount. – The standard d	
	~ /	person who is not eligible for a standard ded	
		Code. For all other taxpayers, the standard de	
		amount listed in the table below based on the t	
			tandard Deduction
		Married, filing jointly/surviving spouse	<del>\$25,500</del> \$26,500
		Head of Household	<del>19,125</del> <u>19,875</u>
		Single	<del>12,750</del> 13,250
		Married, filing separately	<del>12,750.<u>13,250.</u>"</del>
	SECT	<b>TON 44.1A.(b)</b> This section is effective for taxa	
January 1,			,
<b>,</b>			
CREATE	DEDU	<b>JCTION FOR THE FIRST \$5,000 RECEIVE</b>	ED AS TIPS
		<b>TON 44.1B.(a)</b> G.S. 105-153.5(b) reads as rew	
"(b)		Deductions In calculating North Carolina ta	
deduct fro		axpayer's adjusted gross income any of the follo	
		usted gross income:	C .
1.			
	(17)	Up to five thousand dollars (\$5,000) received	l as tips that are required to be
		reported to the taxpayer's employer pursuant to	o section 6053(a) of the Code."
	SECT	<b>TON 44.1B.(b)</b> This section is effective for taxa	
January 1,			
INSTITU	TE BA	CK-TO-SCHOOL SALES TAX HOLIDAY	
	SECT	<b>TON 44.2A.(a)</b> G.S. 105-164.13C is reenacted a	as it existed immediately before
its repeal a	and read	ls as rewritten:	
"§ 105-164		Sales and use tax holiday.	
(a)		axes imposed by this Article do not apply to	
0 1		property if sold between 12:01 A.M. on the fin	rst Friday of August and 11:59
P.M. the fe		•	
	(1)	Clothing with a sales price of one hundred dol	
	(2)	School supplies with a sales price of one hundr	red dollars (\$100.00) or less per
		item.	
	(2a)	School instructional materials with a sales p	price of three hundred dollars
		(\$300.00) or less per item.	
	(3)	Computers with a sales price of three thousand	d five hundred dollars (\$3,500)
	(2n)	or less per item.	also price of two hundred fifty
	(3a)	Computer School computer supplies with a sa	alles price of two nundred fifty
		dollars (\$250.00) or less per item.	
	(A)	Sport or reprostional aquinment with a sales -	rice of fifty dollars (\$50.00) ar
	(4)	Sport or recreational equipment with a sales p	rice of fifty dollars (\$50.00) or
(b)		Sport or recreational equipment with a sales p less per item. cemption allowed by this section does not apply	•

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1		(2)	Sales of protective equipment.	
2		(3)	Sales of furniture.	
3		(4)	Repealed by Session Laws 2003-284, s. 45.7, effective Octob	er 1, 2003.
4		(5)	Sales of an item for use in a trade or business.	
5		(6)	Rentals.	
6	(c)	Repeal	ed by Session Laws 2003-284, s. 45.7, effective October 1, 20	03."
7		SECT	<b>ION 44.2A.(b)</b> G.S. 105-164.3 reads as rewritten:	
8	"§ 105-16	64.3. De	finitions.	
9	The fo	ollowing	definitions apply in this Article:	
10		•••		
11		<u>(36)</u>	Clothing accessories or equipment Incidental items worn of	
12			in conjunction with clothing. The term includes briefcases;	
13			notions, including barrettes, hair bows, and hair not	
14			handkerchiefs; jewelry; nonprescription sunglasses; umb	rellas; wallets;
15			watches; and wigs and hair pieces.	
16		•••		
17		<u>(192)</u>	Protective equipment. – An item for human wear and designed	-
18			of the wearer against injury or disease or as protections aga	-
19			injury of other persons or property but not suitable for genera	
20			includes breathing masks; clean room apparel and equipment;	
21			protectors; face shields; hard hats; helmets; paint or d	-
22			protective gloves; safety glasses and goggles; safety belts;	tool belts; and
23			welder's gloves and masks.	
24 25		(240)	School computer supply An item commonly used by a stu	dant in a aggrega
23 26		<u>(240)</u>	<u>School computer supply. – An item commonly used by a study</u>	
20 27			of study in which a computer is used. The following is an a computer storage media; diskettes and compact disks; hand	
27			schedulers, except devices that are cellular phones; personal d	
28 29			except devices that are cellular phones; computer printers; printe	-
30			computers; printer paper; and printer ink.	nei supplies loi
31		(240a)	School instructional material. – Written material commonly u	sed by a student
32		<u>(2100)</u>	in a course of study as a reference and to learn the subject be	
33			following is an all-inclusive list: reference books; reference m	
34			textbooks; and workbooks.	<u></u>
35		(240b)	School supply. – An item commonly used by a student in a d	course of study.
36		· · · · · ·	The following is an all-inclusive list: binders; book ba	
37			cellophane tape; blackboard chalk; compasses; composition	
38			erasers; folders that are expandable, pocket, plastic, and man	ila; glue, paste,
39			and paste sticks; highlighters; index card and index card bo	xes; legal pads;
40			lunch boxes; markers; notebooks; paper that is loose leaf	ruled notebook
41			paper, copy paper, graph paper, tracing paper, manila paper,	, colored paper,
42			poster board, or construction paper; pencil boxes and other	r school supply
43			boxes; pencil sharpeners; pencils; pens; protractors; rulers	; scissors; and
44			writing tablets.	
45		•••		
46		(254)	Sport or recreational equipment An item designed for huma	
47			in conjunction with an athletic or recreational activity that is	
48			general use. The terms include ballet and tap shoes; cleated or	*
49			shoes; gloves, including baseball, bowling, boxing, hockey, an	
50			hand and elbow guards; life preservers and vests; mouth guard	
51			skates; shin guards; shoulder pads; ski boots; waders; and we	tsuits and fins.

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	b.	<del>East (</del>	Carolina University. One million dollars (\$1,000,000) to each
			c university for which (i) the majority of its athletic teams
		-	ete in Division I of the National Collegiate Athletic Association
		-	ii) the men's football program, if any, does not compete in the
			ion I Football Bowl Subdivision of the National Collegiate
			tic Association.
	<del>e.</del>		beth City State University.
	<del>d.</del>		teville State University.
	e.	•	Carolina Agricultural & Technical State University.
	f.		Carolina Central University.
	<del>g.</del>		ersity of North Carolina at Asheville.
	8. h.		prsity of North Carolina at Charlotte.
	<del>i.</del>		prsity of North Carolina at Greensboro.
	j.		ersity of North Carolina at Pembroke.
	j. <del>k.</del>		ersity of North Carolina at Wilmington.
	<del>l.</del>		ern Carolina University.
	<del>m.</del>		on-Salem State University.
(4)			nillion dollars (\$1,000,000) (\$3,000,000) annually to the North
			th Outdoor Engagement Commission for grants, in the discretion
			ission, as follows:
	a.		s not to exceed five thousand dollars (\$5,000) per sporting team
	u.		oup per county per year requesting grant assistance to travel to
		-	te or out-of-state sporting events.
	b.		tive grants not to exceed twenty-five thousand dollars (\$25,000)
	0.		tract State, regional, area, and national sporting events,
			aments, and programs for nonprofessional sporting participants
			ograms administered by city, county, and local school
		-	histrative units, or appropriate nonprofit organizations exempt
			taxation under section $501(c)(3)$ of the Internal Revenue Code as
			nined by the North Carolina Youth Outdoor Engagement
			nission.
<u>(4a)</u>	Ten r		dollars (\$10,000,000) annually to the North Carolina Major
<u>(14)</u>			es, and Attractions Fund established under G.S. 143B-437.112.
(5)			ning proceeds, as follows:
(5)	a.		ty Seventy percent (20%) (70%) annually to be distributed
	u.		ly among the institutions listed classes of public universities in
		-	ub-subdivision to support collegiate athletic departments, not to
			ant general funding to that institution. the public universities. The
			attions are listed as follows: seventy percent (70%) shall be
			vided into the following classes:
		<u>1.</u>	Appalachian State University. Twenty percent (20%) annually
		1.	to be distributed equally among the public universities
			identified in subdivision (3) of this section.
		2.	East Carolina University. Fifty percent (50%) annually to be
		۷.	distributed equally among the public universities for which the
			men's football program competes in the Division I Football Bowl Subdivision of the National Collegiate Athletic
			Bowl Subdivision of the National Collegiate Athletic
		2	Association. Elizabeth City State University
		<del>3.</del> 4 <del>.</del>	Elizabeth City State University. Equation (1997) Equation (1997) Equation (1997) Equation (1997) Equation (1997) Equation (1997) Equation (1997)
			Fayetteville State University. North Carolina Agricultural & Technical State University
		<del>5.</del>	North Carolina Agricultural & Technical State University.

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		<del>6.</del>	North Carolina Central University.	
		<del>7.</del>	University of North Carolina at Ashevi	<del>lle.</del>
		<del>8.</del>	University of North Carolina at Charlo	
		<u>9.</u>	University of North Carolina at Greens	
		<del>10.</del>	University of North Carolina at Pembro	
		<del>11.</del>	University of North Carolina at Wilmir	
		<del>12.</del>	Western Carolina University.	-80011
		<del>13.</del>	Winston-Salem State University.	
	<del>b.</del>		y percent (30%) annually to the North (	<u> Parolina Maior Events</u>
	0.	-	es, and Attractions Fund established unde	5
	с.		percent (50%) Proceeds not otherwise cree	
	С.		ally to the General Fund."	and and this section,
SF	CTION 44		This section becomes effective July 1, 2	2025 and applies to net
	ited on or af			.025, and applies to liet
			it date.	
FDUCT 85	5% OF OP	FRAT	FING COSTS FOR VIPER FROM I	OCAL SALES TAX
PROCEE			Into CODID FOR THER FROM I	JUCILL DALLO TAA
		6 (9)	G.S. 105-501(b) reads as rewritten:	
		. ,	osts incurred by the State to provide the	functions listed in this
			vernments are deductible from the collecti	
onth for dist		ai gov	verniments are deductible from the concert	
(1)		nortr	nent's cost of the following for the pre-	cading month must be
(1)			credited to the Department:	coming month must be
	a.		Local Government Division.	
	a. b.		Property Tax Commission.	
(1)				al and operations of the
(1:		-	ent of State Treasurer's costs for personn nment Commission.	er and operations of the
(11				a Vaiga Interangrahility
<u>(1</u> 1			ercent (85%) of the operating costs for the	
			ergency Responders (VIPER) System 1 hway Patrol. For fiscal years beginning of	
			<u>ual costs deducted under this subdivisio</u>	
( <b>2</b> )			e percent (1%) of the preceding fiscal ye	÷ •
(2)			of the costs of the following for the preced credited to the General Fund:	ling fiscal year must be
				w of North Carolina at
	a.		School of Government at the University	•
		-	el Hill in operating a training program in	i property tax appraisai
	1		ssessment.	
	b.	-	aled by Session Laws 2011-145, s. 27.1(b)	-
	с.		ty percent $(70\%)$ of the expenses of the I	1
GT			forming the duties imposed by Article 2I	
			This section becomes effective July 1, 2	2025, and applies to net
roceeds distr	ributed on or	after	that date.	
			FFSET CHANGES	
			Article 8B of Chapter 105 of the General	Statutes is amended by
dding a new				
			ealth Advancement Receipts Special Fi	
	-		ry of Revenue shall transfer at the beginni	
			ctions received by the Department of Rev	
			ealth Advancement Receipts Special Fun	
ax offset amo	ount, as defi	ned in	G.S. 108A-147.12, and adjusted as prov	vided in this section. If

1	the gross premiums offset amount under G.S. 108A-147.12 for the applicable quarter is negative,
2	the amount to be transferred under this section for the applicable quarter shall be zero, and the
3	negative amount of gross premiums tax offset for the applicable quarter shall be applied to the
4	amount to be transferred under this section in future quarters until the negative amount has been
5	fully reconciled. The Office of State Budget and Management shall calculate the amount of the
6	gross premiums tax offset, as defined in G.S. 108A-147.12, and any adjustments to that amount
7	required by this section and shall certify the amount for the Secretary of Revenue that is required
8	to transfer each quarter using data in the North Carolina Financial System."
9	<b>SECTION 44.7.(b)</b> G.S. 108A-147.11 reads as rewritten:
10	"§ 108A-147.11. Health advancement reconciliation adjustment component.
11	(a) The health advancement reconciliation adjustment component is a positive or
12	negative dollar amount equal to the actual nonfederal expenditures for the quarter that is two
13	quarters prior to the current quarter minus the sum of the following specified amounts:
14	(1) The presumptive service cost component calculated under G.S. 108A-147.5
15	for the quarter that is two quarters prior to the current quarter.
16	(2) The positive or negative gross premiums tax offset amount calculated under
17	G.S. 108A-147.12(b).amount transferred during the current quarter by the
18	Department of Revenue to the State Treasurer for the Health Advancement
19	Receipts Special Fund under G.S. 105-228.5C.
20	(3) The HASP health advancement component calculated under G.S. 108A-147.6
21	for the quarter that is two quarters prior to the current quarter.
22	" ••••
23	SECTION 44.7.(c) G.S. 143C-9-10 reads as rewritten:
24	"§ 143C-9-10. Health Advancement Receipts Special Fund.
25	(a) Creation. – The Health Advancement Receipts Special Fund is established as a
26	nonreverting special fund in the Department of Health and Human Services.
27	(b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human
28	Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds
29	equal to the total nonfederal receipts for health advancement calculated under
30	G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8
31	for that quarter, and plus the positive or negative gross premiums tax offset amount calculated
32	under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to
33	the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C.
34	(c) Use of Funds. – The Department of Health and Human Services shall use funds in the
35	Health Advancement Receipts Special Fund only for the purposes described in
36	G.S. 108A-147.13."
37	<b>SECTION 44.7.(d)</b> Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025.
38	<b>SECTION 44.7.(e)</b> Section 9E.11 of this act expires on the day this act becomes law.
39	
40	PART XLV. MISCELLANEOUS
41	
42	STATE BUDGET ACT APPLIES
43	SECTION 45.1. The provisions of the State Budget Act, Chapter 143C of the
44	General Statutes, are reenacted and shall remain in full force and effect and are incorporated in
45	this act by reference.
46	
47	COMMITTEE REPORT
48	SECTION 45.2.(a) The North Carolina House of Representatives Appropriations
49	Committee Report on the Current Operations Appropriations Act of 2025, Senate Bill 257
50	Proposed Committee Substitute, as amended, which was distributed in the House and used to
51	explain this act, shall indicate action by the General Assembly on this act and shall, therefore, be

used to construe this act, as provided in the State Budget Act, Chapter 143C of the General 1 2 Statutes, as appropriate, and for these purposes shall be considered a part of this act and, as such, 3 shall be printed as a part of the Session Laws. 4 **SECTION 45.2.(b)** The budget enacted by the General Assembly is for the 5 maintenance of the various departments, institutions, and other spending agencies of the State 6 for the 2025-2027 biennial budget as provided in G.S. 143C-3-5. This budget includes the 7 appropriations of State funds as defined in G.S. 143C-1-1(d)(25). 8 The Director of the Budget submitted a recommended base budget to the General 9 Assembly in the Governor's Recommended Budget for the 2025-2027 fiscal biennium, dated 10 March 2025, and in the Budget Support Document for the various departments, institutions, and other spending agencies of the State. The adjustments to the recommended base budget made by 11 12 the General Assembly are set out in the Committee Report. 13 SECTION 45.2.(c) The budget enacted by the General Assembly shall also be 14 interpreted in accordance with G.S. 143C-5-5, the special provisions in this act, and other 15 appropriate legislation. In the event that there is a conflict between the line-item budget certified 16 by the Director of the Budget and the budget enacted by the General Assembly, the budget 17 enacted by the General Assembly shall prevail. 18 **SECTION 45.2.(d)** Notwithstanding subsection (a) of this section, the following 19 portions of the Committee Report are for reference, and do not expand, limit, or define the text 20 of the Committee Report: 21 (1)Summary pages setting forth the enacted budget, the legislative changes, the 22 revised budget, and the related FTE information for a particular budget code 23 and containing no other substantive information. 24 (2)Summary pages setting forth the enacted budget, the legislative changes, the 25 revised budget, and the related FTE information for multiple fund codes 26 within a single budget code and containing no other substantive information. 27 28 **REPORT BY FISCAL RESEARCH DIVISION** 29 **SECTION 45.3.** The Fiscal Research Division shall issue a report on budget actions 30 taken by the 2025 Regular Session of the General Assembly. The report shall be in the form of a 31 revision of the Committee Report described in Section 45.2 of this act pursuant to G.S. 143C-5-5. 32 The Director of the Fiscal Research Division shall send a copy of the report issued pursuant to 33 this section to the Director of the Budget. The report shall be published on the General 34 Assembly's internet website for public access. 35 36 MOST TEXT APPLIES ONLY TO THE 2025-2027 FISCAL BIENNIUM 37 **SECTION 45.4.** Except for statutory changes or other provisions that clearly indicate 38 an intention to have effects beyond the 2025-2027 fiscal biennium, the textual provisions of this 39 act apply only to funds appropriated for, and activities occurring during, the 2025-2027 fiscal 40 biennium. 41 42 APPROPRIATIONS LIMITATIONS AND DIRECTIONS APPLY 43 **SECTION 45.5.** Except where expressly repealed or amended by this act, the 44 provisions of any legislation enacted during the 2025 Regular Session of the General Assembly 45 affecting the State budget shall remain in effect. 46 47 **EFFECT OF HEADINGS** 48 SECTION 45.6. The headings to the Parts, subparts, and sections of this act are a 49 convenience to the reader and are for reference only. The headings do not expand, limit, or define 50 the text of this act, except for effective dates referring to a Part or subpart. 51

# General Assembly Of North CarolinaSession 20251SEVERABILITY CLAUSE2SECTION 45.7. If any section or provision of this act is declared unconstitutional3or invalid by the courts, it does not affect the validity of this act as a whole or any part other than4the part so declared to be unconstitutional or invalid.5EFFECTIVE DATE7SECTION 45.8. Except as otherwise provided, this act becomes effective July 1,

8 2025.