GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 40

Committee Substitute Favorable 2/11/25 Third Edition Engrossed 2/26/25 **PROPOSED SENATE COMMITTEE SUBSTITUTE H40-PCS40583-MU-5**

Short Title: Various GSC Recommendations.

Sponsors:

Referred to:

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February 5, 2025

A BILL TO BE ENTITLED

AN ACT TO ENACT VARIOUS RECOMMENDATIONS OF THE GENERAL STATUTES COMMISSION.

The General Assembly of North Carolina enacts:

6 PART I. TECHNICAL CORRECTIONS 7

SECTION 1.(a) G.S. 1-18 is repealed.

SECTION 1.(b) G.S. 29-30 reads as rewritten:

9 "§ 29-30. Election of surviving spouse to take life interest in lieu of intestate share provided.

10 Except as provided in this subsection, in lieu of the intestate share provided in (a) G.S. 29-14 or G.S. 29-21, or of the elective share provided in G.S. 30-3.1, the surviving spouse 11 12 of an intestate or the surviving spouse who has petitioned for an elective share is entitled to take 13 as the surviving spouse's intestate share or elective share a life estate in one third in value of all 14 the real estate of which the deceased spouse was seised and possessed of an estate of inheritance at any time during coverture. the marriage. The surviving spouse is not entitled to take a life 15 16 estate in any of the following circumstances:

18 (b) The surviving spouse may elect to take a life estate in the usual dwelling house 19 occupied by the surviving spouse at the time of the death of the deceased spouse if the dwelling 20 house was owned by the deceased spouse at the time of the deceased spouse's death, together 21 with the outbuildings, improvements-improvements, and easements thereunto belonging or 22 appertaining, easements, and lands land upon which the dwelling house is situated and that is 23 reasonably necessary to the its use and enjoyment thereof, as well as enjoyment. The surviving 24 spouse may also elect to take a fee simple ownership in the household furnishings therein, despite 25 the fact that a life estate therein in the dwelling house might exceed the fractional limitation provided for in subsection (a) of this section. If the value of a life estate in the dwelling house is 26 less than the value of a life estate in one-third in value of all the real estate, the surviving spouse 27 may elect to take a life estate in the dwelling and a life estate in such other real estate as to make 28 29 the aggregate life estate of the surviving spouse equal to a life estate in one-third in value of all 30 the real estate.

31 (c) The election provided for in subsection (a) of this section shall be is made by the filing 32 of a petition in accordance with Article 2 of Chapter 28A of the General Statutes (i) with the clerk of the superior court of the county in which the administration of the estate is pending or 33 34 (ii) if no administration is pending, then with the clerk of the superior court of any county in



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(Public)

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which the	admir	nistration of the estate could be commenced, together with the recording of a
		the county and file number of the clerk's filing with the register of deeds in
	-	
		ere real property to be claimed under the filing is located. The election shall be
made prio		e following applicable periods:
	(1)	In case of testacy, the shorter of (i) within 12 months of the date of death of
		the deceased spouse if letters testamentary are not issued within that period,
		or (ii) within one month after the expiration of the time limit for filing a claim
		for elective share if letters have been issued.
	(2)	In case of intestacy, the shorter of (i) within 12 months after the date of death
		of the deceased spouse if letters of administration are not issued within that
		period, or (ii) within one month after the expiration of the time limit for filing
		claims against the estate, if letters have been issued.
	(3)	Repealed by Session Laws 2011-344, s. 5, effective January 1, 2012.
	(4)	If litigation that affects the share of the surviving spouse in the estate is
		pending, including a pending petition for determination of an elective share,
		then within such <u>a</u> reasonable time as may be allowed by written order of the
		clerk of the superior court.
Nothi	ng in th	is subsection extends the period of time for a surviving spouse to petition for an
		der Article 1A of Chapter 30 of the General Statutes.
(c1)		betition <u>described in subsection (c) of this section</u> shall do all of the following:
(01)	(1)	Be directed to the clerk with whom <u>it is filed</u> .
	(1) (2)	State that the surviving spouse making the petition elects to take under this
	(2)	section rather than under the provisions of G.S. 29-14, 29-21, or 30-3.1, as
		applicable.
	(2)	••
	(3)	Set forth the names of all heirs, devisees, personal representatives
		<u>representatives</u> , and all other persons in possession of or claiming an estate or
	(\mathbf{A})	an interest in the property described in subsection (a) of this section.
	(4)	Request the allotment of the life estate provided for in subsection (a) of this
	T 1	section.
(c2)		petition described in subsection (c) of this section may be filed in person, person
		thorized in a writing executed and duly acknowledged by the surviving spouse
	•	at least one witness. If the surviving spouse is a minor or an incompetent, the
-	•	executed and filed by a general guardian or by the guardian of the person or
estate of t	he min	or or incompetent spouse. If the minor or incompetent spouse has no guardian,
the petitio	n may l	be executed and filed by a guardian ad litem appointed by the clerk. The petition,
whether in	n perso	n or by attorney, shall be filed as a record of the court, and a summons together
with a co	py of t	he petition shall be served upon each of the interested persons named in the
petition, in	n accor	dance with G.S. 1A-1, Rule 4.
(d)	In cas	se of election to take a life estate in lieu of an intestate share or elective share, as
provided	in eith	er G.S. 29-14, 29-21, or 30-3.1, the clerk of superior court, with whom the
-		filed, shall summon and appoint a jury of three disinterested persons who being
-		shall promptly allot and set apart to the surviving spouse the life estate provided
•		(a) of this section and make a final report of this action to the clerk.
(e)		final report shall be filed by the jury not more than 60 days after the their
· · ·		appointment thereof, appointment, shall be signed by all jurors, and shall
		es and bounds the real estate in which the surviving spouse shall have has been
	•	side a life estate. It shall be filed as a record of court and a certified copy thereof
		d and recorded in the office of the resistor of doads of each county in which any

In the election and procedure to have the life estate allotted and set apart provided for (f) in this section, the rules of procedure relating to partition proceedings apply except insofar as the

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1	rules would be in	consistent with the provisions of this section. A deter	nination of the life estate
2	under this section	n may be appealed in accordance with G.S. 1-301.3.	
	(g) Neith	er the household furnishings in the dwelling house r	nor the life estates estate
	taken by election	under this section are subject to the payment of debts	due from the estate of the
	deceased spouse,	except those debts secured by such the property as for	llows:
	(1)	By a mortgage or deed of trust in which the survivin	ng spouse has waived the
		surviving spouse's rights by joining with the other	r spouse in the making
		thereof.spouse.	-
	(2)	By a mortgage or deed of trust given by the deceased	d spouse to secure a loan,
		the proceeds of which were used to pay all or a port	ion of the purchase price
		of the encumbered real property, regardless of wheth	
		seller of the real property or a third-party lender, or	ylender.
	<u>(2a)</u>	By a conditional sales contract of personal property	
		by the vendor, made prior to or during the marriage.	
	(3)	By a mortgage or deed of trust made prior to the ma	rriage.
	(4)	By a mortgage or deed of trust constituting a lien or	the property at the time
		of its acquisition by the deceased spouse either befor	e or during the marriage.
	(5)	By a mortgage or deed of trust on property with resp	bect to which the elective
		life estate provided for in this section does not apply	as provided in subsection
		(a) of this section.	
		election is made in the manner and within the time pr	
	(c) of this section	n, the surviving spouse shall be is conclusively dee	med to have waived the
	01	's right to elect to take under the provisions of this	· · ·
		rviving spouse may have had in the real estate of the d	eceased spouse by virtue
		all terminate.is terminated."	
		FION 1.(c) G.S. 50-11 reads as rewritten:	
	0	s of absolute divorce.	
		a judgment of divorce from the bonds of matrimony, a	
	0	ease and determine except as hereinafter set out, ce	-
		section, and either party may marry again without re	striction arising from the
	dissolved marria		
		dgment of divorce shall cause any child in esse or be	
	U	rture the marriage to be treated as a child born out of v	
	. ,	vorce obtained pursuant to G.S. 50-5.1 or G.S. 50-6	
		pouse with respect to any action for alimony or postse	
		Igment for divorce is granted. Furthermore, a judgment	
	-	or destroy the right of a spouse to receive alimony or j	
	•	rights provided for such the spouse under any judgn	ient or decree of a court
		or at the time of the judgment of absolute divorce.	· · · · · · · · · · · · · · · · · · ·
		orce obtained outside the State in an action in which ju	_
	-	t spouse was not obtained shall does not impair or	destroy the right of the
		e to alimony as provided by the laws of this State.	1 ((1) 1 ()
		poslute divorce obtained within in this State shall destr	
		ble distribution under G.S. 50-20 unless the right is asso	1 0 0
		except, however, the defendant may bring an action or	
		ribution within six months from the date of the judgm	
		s upon the defendant was by publication pursuant to C	J.S. 1A-1, Kule 4 <u>Kule 4,</u>
		t failed to appear in the action for divorce.	on over the abcont anouse
		solute divorce by a court that lacked personal jurisdicti ction to dispose of the property shall-does not destroy	
	•	ation under G.S. 50-20 if an action or motion in the	
	equitable distribution	aton under 0.5, 50.20 if an action of motion in the	cuuse is men within six

months after the judgment of divorce is entered. The validity of such the divorce may be attacked 1 2 in the action for equitable distribution." 3 **SECTION 1.(d)** G.S. 52-10 reads as rewritten: 4 "§ 52-10. Contracts between husband and wife generally; releases. 5 Contracts between husband and wife not inconsistent with public policy are valid, and (a) any persons of full age about to be married and married persons may, with or without a valuable 6 7 consideration, release and quitclaim such-rights which they might respectively acquire or may 8 have acquired by marriage in the property of each other; and such other. These releases may be 9 pleaded in bar of any action or proceeding for the recovery of the rights and estate so-released. 10 No contract or release between husband and wife made during their coverture shall be valid to affect or change any part of the real estate of either spouse, or the accruing income thereof for a 11 longer time than three years next ensuing the making of such contract or release, marriage affects 12 13 either of the following, unless it is in writing and is acknowledged by both parties before a 14 certifying officer.officer: 15 (1)Either spouse's real property. (2) Income from either spouse's real property accruing more than three years after 16 17 the execution of the contract or release. A contract between a husband and wife made, with or without a valuable 18 (a1) 19 consideration, during a period of separation to waive, release, or establish rights and obligations 20 to post separation postseparation support, alimony, or spousal support is valid and not 21 inconsistent with public policy. A provision waiving, releasing, or establishing rights and 22 obligations to post separation postseparation support, alimony, or spousal support shall remain 23 remains valid following a period of reconciliation and subsequent separation, if the contract 24 satisfies all of the following requirements: 25 The contract is in writing. (1)26 (2)The provision waiving the rights or obligations is clearly stated in the contract. 27 The contract was acknowledged by both parties before a certifying officer. (3)28 A release made pursuant to this subsection may be pleaded in bar of any action or proceeding for 29 the recovery of the rights released. 30 (b) Such A certifying officer under this section shall be a notary public, or a justice, judge, magistrate, clerk, assistant elerk clerk, or deputy clerk of the General Court of Justice, or the 31 32 equivalent or corresponding officers of the state, territory territory, or foreign country where the 33 acknowledgment is made. Such The officer must shall not be a party to the contract. 34 This section shall-does not apply to any judgment of the superior court or other State (c) 35 court of competent jurisdiction, which, jurisdiction that, by reason of its being consented to by a 36 husband and wife, or their attorneys, may be construed to constitute a contract or release between such the husband and wife." 37 38 SECTION 2. G.S. 1-569.17 reads as rewritten: 39 "§ 1-569.17. Witnesses; subpoenas; depositions; discovery. 40 An arbitrator may issue a subpoena for the attendance of a witness and for the (a) production of records and other evidence at any hearing and may administer oaths. A subpoena 41 42 shall be served in the manner for service of subpoenas in a civil action and, upon motion to the 43 court by a party to the arbitration proceeding or the arbitrator, enforced in the manner for 44 enforcement of subpoenas in a civil action. 45 . . . 46 (d) If an arbitrator permits discovery under subsection (c) of this section, the arbitrator may order a party to the arbitration proceeding to comply with the arbitrator's discovery-related 47 orders, issue subpoenas for the attendance of a witness and for the production of records and 48

- 49 other evidence at a discovery proceeding, and take action against a noncomplying party to the
- 50 extent a court could if the controversy were the subject of a civil action in this State.
- 51 ...

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1 2 3	(g) The court may enforce a subpoena or discovery-related order for the attendance of a witness within this State and for the <u>protection production</u> of records and other evidence issued by an arbitrator in connection with an arbitration proceeding in another state upon conditions
3 4	by an arbitrator in connection with an arbitration proceeding in another state upon conditions determined by the court so as to make the arbitration proceeding fair, expeditious, and
5	cost-effective. A subpoena or discovery-related order issued by an arbitrator in another state shall
6	be served in the manner provided by law for service of subpoenas in a civil action in this State
7	and, upon motion to the court by a party to the arbitration proceeding or the arbitrator, enforced
8	in the manner provided by law for enforcement of subpoenas in a civil action in this State.
9	(h) An arbitrator shall does not have the authority to hold a party in contempt of any order
10	the arbitrator makes under this section. A court may hold parties in contempt for failure to obey
11	an arbitrator's order, or an order made by the court, pursuant to this section, among other
12	sanctions imposed by the arbitrator or the court."
13	SECTION 3. G.S. 7B-2204(d) reads as rewritten:
14	"(d) Should the juvenile be found guilty, or enter a plea of guilty or no contest to a criminal
15	offense in superior court and receive an active sentence, then immediate transfer to the Division
16	of Prisons of the Department of Adult Correction shall be ordered. Until such time as the juvenile
17	is transferred to the Division of Prisons of the Department of Adult Correction, the juvenile may
18	be detained in a holdover facility or detention facility approved by the Section.or approved by
19	the Division of Juvenile Justice of the Department of Public Safety."
20	SECTION 4. G.S. 14-113.7A reads as rewritten:
21	"§ 14-113.7A. Application of Article to eredit <u>financial transaction</u> cards.
22	This Article shall not be construed as being applicable does not apply to any credit a financial
23 24	transaction card as the term is defined in G.S. 14-113.8."
24 25	SECTION 5. Article 15A of Chapter 15 of the General Statutes is repealed. SECTION 6. G.S. 58-6-25 reads as rewritten:
23 26	"§ 58-6-25. Insurance regulatory charge.
20 27	§ 50-0-25. Insurance regulatory charge.
28	(b) Rates. – The rate of the charge for each taxable year shall be is six and one-half
29	percent (6.5%). When the Department prepares its budget request for each upcoming fiscal year,
30	the Department shall propose a percentage rate of the charge levied in this section. The Governor
31	shall submit that proposed rate to the General Assembly each fiscal year. It is the intent of the
32	General Assembly that the percentage rate not exceed the rate necessary to generate funds
33	sufficient to defray the estimated cost of the operations of the Department for each upcoming
34	fiscal year, including a reasonable margin for a reserve that shall be used to provide for
35	unanticipated expenditures requiring a budget adjustment as authorized by G.S. 143C-6-4. In
36	calculating the amount of the reserve, the General Assembly shall consider all relevant factors
37	that may affect the cost of operating the Department or a possible unanticipated increase or
38	decrease in North Carolina premiums or other charge revenue.
39 40	(d) Use of Dressed The Language Descriptions Fig. 1' (1) '(1) '(1)
40 41	(d) Use of Proceeds. – The Insurance Regulatory Fund is created as an interest-bearing
41 42	special fund to which the proceeds of the charge levied in this section and all fees collected under Articles 69 through 71 of this Chapter and under Articles 9 and 9C of Chapter 143 of the General
42 43	Statutes shall be credited. Moneys in the Fund may be spent only pursuant to appropriation by
43 44	the General Assembly, and the Fund is subject to the provisions of the State Budget Act. All
45	money credited to the Fund shall be used to reimburse the General Fund for the following:
46	
47	(9) Money appropriated to the Department of Insurance for the regulation of the
48	() ner-re-intention to the population of instrance for the regulation of the
40	professional employer organization industry pursuant to Article 89A of
48 49	professional employer organization industry pursuant to Article 89A of Chapter 58 of the General Statutes-this Chapter.

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		tion 5 of S.L. 2013-357 is codified as the
	of G.S. 58-50-130(a)(5)b.	
	ECTION 7.(b) G.S. 58-50-130, as amen	ded by subsection (a) of this section, reads
as rewritten: "§ 58-50-13). Required health care plan provision	S.
		ers are subject to the following provisions:
•		
(r, subsidiary of an insurer, or controlled
		ing company shall provide stop loss,
		ge that does not comply with the applicable
	-	<u>underwriting and rating standards,</u> to small
		fewer than 12 eligible employees that does
	1.	rating, and other applicable standards in
		all not issue a stop loss health insurance
		tion, partnership, or association defined as
	a small employer that does any of t	-
	-	health expenses payable to an individual.
		oint for claims incurred per individual that usand dollars (\$20,000) for plan years
	•	
		sequent policy years, the amount shall be r Price Index for Medical Services for All
		South Region and shall be rounded to the
		lars. The index factor shall be is the index
		ling the change divided by the index as of
	• • •	of Insurance shall make the amount of the
	• •	• 3 of this act the indexed amount available
	to the public annually.	15 of this act the indexed amount available
	1	tachment point lower than the greater of
	one of the following:	auchinent point lower than the greater of
	6	percent (120%) of expected claims.
		llars (\$20,000) for plan years beginning in
	-	t policy years, the amount shall be indexed
	-	Price Index for Medical Services for All
	e	or the South Region and shall be rounded
		thousand dollars. The index factor shall be
	is the index as of Jul	y of the year preceding the change divided
	by the index as of Ju	lly 2012.
	Nothing in this subsection prohib	its an insurer from providing additional
	incentives to small employers wit	h benefits promoting a medical home or
	benefits that provide health care scr	eenings, are focused on outcomes and key
		bursed on an outcomes basis rather than a
	fee-for-service basis.	
(5) If a small employer carrier offers	coverage to a small employer, the small
		age to all eligible employees of a small
		A small employer carrier shall not offer
		s in a small employer group except in the
	-	n G.S. 58-50-130(a)(4).subdivision (a)(4)
	of this section.	
	7), (8) Repealed by Session Laws 1997-25	
(· · · · · · · · · · · · · · · · · · ·	neet the applicable requirements of Article
	68 of this Chapter.	

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(b) For a	ll small employer health benefit plans that are grandfather	ed health benefit plans
and that are su	bject to this section, the premium rates are subject to	all of the following
provisions:		
(1)	Small employer carriers shall use an adjusted-commun	
	in which the premium for each small employer can va	
	the eligible employee's or dependent's age as determined	
	(6) of this subsection, the gender of the eligible en	
	number of family members covered, or geographic are	
	subdivision (7) of this subsection, or industry as determ	ined under subdivision
	(9) of this subsection. Premium rates charged during a	• •
	employers with similar case characteristics for the sa	
	vary from the adjusted community rate by more that	in twenty-five percent
	(25%) for any reason, including differences in administ	rative costs and claims
	experience.	
(2)	Rating factors related to age, gender, number of fam	ily members covered,
	geographic location, or industry may be developed by	each carrier to reflect
	the carrier's experience. The factors used by carried	ers are subject to the
	Commissioner's review.	
(3)	A small employer carrier shall not modify the premium	rate charged to a small
	employer or a small employer group member, inclu	
	related to the increasing age of a group member, for 12	
	issue date or renewal date, unless the group	
	composite-rated and composition of the group change	
	(20%) or more or benefits are changed. The perce	-
	premium rate charged to a small employer for a new	rating period shall not
	exceed the sum of all of the following:	
	5) Repealed by Session Laws 1995, c. 238, s. 1.	
(6)	Unless the small employer carrier uses composite ratio	ng, the small employer
	carrier shall use the following age brackets:	
	a. Younger than 15 years; years.	
	b. 15 to 19 years; years.	
	c. 20 to 24 years; years.	
	d. 25 to 29 years; years.	
	e. 30 to 34 years; years.	
	f. 35 to 39 years; years.	
	g. 40 to 44 years; years.	
	h. 45 to 49 years; years.	
	i. 50 to 54 years; years.	
	j. 55 to 59 years; years.	
	k. 60 to 64 years; years.	
	<i>l.</i> 65 years.	1 1 4 6 4
	Carriers may combine, but shall not split, complete	•
	purposes of determining rates under this subsection. S	
	shall be permitted to develop separate rates for individ	
	older for coverage for which Medicare is the primary public Medicare is not the mimory power	bayor and coverage for
	which Medicare is not the primary payor.	
(7)	A carrier shall define geographic area to mean medica	•
	a = a = a = a = a = b = a = a = a = a =	
	care system factors shall reflect the relative differences produce rates that are not excessive, inadequate, or un	1

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1 2		the medical care system areas, and shall be revenue neutric the small employer carrier.	al <u>revenue-neutral</u> to
3	(8)	The Department may adopt rules to administer this sub-	position and to accura
3 4	(8)	that rating practices used by small employer carriers are	
5		purposes of this subsection. Those rules shall inclu	
6		differences based on all of the following:	
7			atwork arrangements
8		a. Health benefit plans that use different provider no may be considered separate plans for the purpose	U
9		rating in subdivision (1) of this subsection, provid	
10		long as the different arrangements are expected to	
10		differences in claims costs.) iesuit in substantiai
11		b. Except as provided for in sub-subdivision a.	of this subdivision
12		differences in rates charged for different health b	
13 14		reasonable and reflect objective differences in pla	-
14		shall not permit differences in premium rates	-
16		characteristics of groups assumed to select part	
17		plans.	iculai licaltii bellellit
18		c. Small employer carriers shall apply allow	able rating factors
19		consistently with respect to all small employers.	able failing factors
20	(9)	In any case where the small employer carrier uses	industry as a case
20		characteristic in establishing premium rates, the rate fa	-
22		any industry classification divided by the lowest rate fa	
23		any other industry classification shall not exceed 1.2.	
24	(b1) For al	I small employer health benefit plans that are not grandfa	thered health benefit
25		e subject to this section, the premium rates are subject to	
26	provisions:	J / 1 J	8
27	(1)	A small employer carrier shall use a method to develop	premiums for small
28		employer group health benefit plans that are not grand	-
29		which that spreads financial risk across a large pop	-
30		adjustments for only the following factors:	-
31		a. Age, except that the rate shall not vary by more t	han the ratio of three
32		to one (3:1) for adults.	
33		b. Whether the plan or coverage covers individual of	or family.
34		c. Geographic rating areas.	
35		d. Tobacco use, except that the rate shall not vary b	y more than the ratio
36		of one and two-tenths to one $(1.2:1)$ due to tobac	
37		With respect to family coverage under a health ben	
38		variations for age and tobacco use shall be applied bas	_
39		premium that is attributable to each family member cove	red under the plan.
40			
41		small employer carrier shall file with the Commissioner a	•
42		uarial certification certifying that it is in compliance with	
43	-	thods are actuarially sound. The small employer carrier s	hall retain a copy of
44		t its principal place of business.	
45		all employer carrier shall make the information and docum	
46		this section available to the Commissioner upon reques	-
47 48		Act, <u>Article</u> , the information is proprietary and trade secr	
48 40	v	sclosure by the Commissioner to persons outside of the D	1 1
49 50		small employer carrier or as ordered by a court of con-	
50 51	-	ection affects the Commissioner's authority to approve r $60(a)$ or $C = 58, 67, 50(a)$	ates before their use
51	unuer 0.5. 58-05	-60(e) or G.S. 58-67-50(c).	

1		rovisions of subdivisions (a)(1), (3), and (5) and subsections (b) through (g) of
2		to health benefit plans delivered, issued for delivery, renewed, or continued in
3		ering persons residing in this State on or after January 1, 1992. The provisions
4		a)(2) and (4) of this section apply to health benefit plans delivered, issued for
5	•	l, or continued in this State or covering persons residing in this State on or after
6	-	becomes operational, as designated by the Commissioner. For purposes of this
7		ate a health benefit plan is continued is the anniversary date of the issuance of
8	the health benefit	: plan.
9	"	
10		FION 7.(c) The introductory language of Section 12 of S.L. 2015-281 reads as
11	rewritten:	
12		DN 12. Section 4(b) of S.L. 2013-357 reads as rewritten:
13		4.(b) -G.S. 58-50-110 reads as rewritten:"
14		FION 7.(d) Subsection (c) of this section is retroactively effective January 1,
15	2016. The remain	nder of this section is effective when it becomes law.
16	SECT	TION 9.(a) G.S. 89E-3 reads as rewritten:
17	"§ 89E-3. Defini	itions.
18	When used in	this Chapter, unless the context otherwise requires:
19	(1)	"Board" means the North Carolina Board for Licensing of Geologists.
20	(2)	"Geologist". The term "geologist", within the intent of this Chapter, shall
21		mean a person who is trained and educated in the science of geology.
22	(3)	The term "geologist-in-training" means a person who has taken and
23		successfully passed the portion of professional examination covering
24		fundamental or academic geologic subjects, prior to his-completion of the
25		requisite years of experience in geologic work as provided for in required for
26		licensure under this Chapter.
27		
28	(5)	The term "good moral character" means such character as tends to ensure the
29		faithful discharge of the fiduciary duties of the licensed geologist to his a
30		licensed geologist's fiduciary duties to a client.
31		
32	(8)	"Public practice of geology" means the performance for others of geological
33		service or work in the nature of work or consultation, investigation, surveys,
34		evaluations, planning, mapping and inspection of geological work, in which
35		the performance is related to the public welfare of safeguarding of life, health,
36		property and the environment, except as specifically exempted by this
37		Chapter. The definition shall not include or allow the practice of engineering
38		as defined in Chapter 89C of the North Carolina General Statutes.
39	(9)	The term "qualified geologist" means a person who possesses all of the
40		qualifications specified in this Chapter for licensing except that he or she but
41		is not licensed.
42	(10)	The term "responsible charge of work" means the independent control and
43	()	direction by the use of initiative, skill and independent judgment of geological
44		work or the supervision of such work.
45	(11)	The term "subordinate" means any either of the following who does not
46	()	assume the responsible charge of work:
47		<u>a.</u> <u>A person who assists a licensed geologist in the practice of geology</u>
48		without assuming the responsible charge of work.geology.
49		b. <u>A geologist-in-training working under the supervision of a licensed</u>
50		geologist."
51	SECT	FION 9.(b) G.S. 89E-4 reads as rewritten:

G	eneral A	Assem	bly Of North Carolina	Session 2025
"§	89E-4.		rth Carolina Board for Licensing of Geologists; position.	appointments; terms;
	 (c)	Fach	member of the Board shall be a citizen of the United Sta	ates and shall have been
a			this State for at least six months immediately	
ap		nt. app	pointment to the Board.	
	"			
			TION 9.(c) G.S. 89E-6 reads as rewritten:	
"§			iptions.	
	• •		except as specifically exempted below who shall publ	• •
-	• •		e geology in this State is subject to the provisions of this	Chapter. The following
pe	rsons ar		-	alagy on an good calaly
		(1)	Persons engaged solely in teaching the science of geo in geologic research in this State may pursue their to	
			without licensing. State. A teacher or researcher must	
			geologist if he or she performs to perform geologic	
			which a licensed geologist <u>license</u> is required by this	
		(2)	Officers and employees of the United States of Americ	
			Carolina practicing solely as such officers or employe	
		(3)	Officers and employees of petroleum companies pr	
			officers and employees and not offering their profe	
			public for hire.	
		(4)	A subordinate to a licensed geologist or a geologist-in	
			this Chapter insofar as he or she acts solely in such w	
			capacity. This exemption does not permit any such a	
			geology for others in his-the subordinate's own right of	or use the term "licensed
		GEO	geologist"."	
"9	90F 7		TION 9.(d) G.S. 89E-7 reads as rewritten:	
8	89E-7.	LIIII	tations.	
	 (b)	This	Chapter shall not be construed to prevent or to affect:	
	(0)		enapter shall not be construct to prevent of to arreet.	
		(2)	The public practice of geology by a person not a res	sident of and having no
			established place of business in this State, when such	-
			exceed in the aggregate more than 90 days in any cale	-
			such person the nonresident is duly-licensed to p	ractice such profession
			geology in another state where the requirements for	a license are not lower
			than those specified in this Chapter for obtaining the l	-
			work; and provided further that such Chapter, the no	
			with the Board-Board, within 10 days of entering thi	-
			of such-work, a statement giving his-the nonresiden	
			number of his license, and by what authority issued,	
			nonresident license number and issuing state, and, up	-
			work, <u>files with the Board</u> a statement of the time en	igaged in such the work
		(3)	within <u>in</u> the State; or The <u>public</u> practice of <u>geology by a person who is</u> not	a resident of and having
		(3)	<u>has no established place of business in this State, or w</u>	
			become a resident hereof, practicing or offering of this	
			<u>or offers</u> to practice herein in this State for more than	
			year the profession of geology, if he if the person is 1	
			or qualified as defined herein, if he shall have state, l	
			1	

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	an application for a <u>license license</u> , and <u>shall have</u> by this Chapter. <u>Such A</u> practice <u>shall be under thi</u> provisional practice and shall continue only for su requires reasonably for the consideration of the app this Chapter as a geologist."	<u>s exemption is deemed a</u> ch- <u>the time as-</u> the Board
	FION 9.(e) G.S. 89E-8 reads as rewritten:	
"§ 89E-8. Appl		
	n for licensing as a geologist shall be made under oath, summary of his-the applicant's geological work, plus a	
	to be determined by the Board. The Board shall have	
	cation fee which that shall accompany each application	-
	FION 9.(f) G.S. 89E-9 reads as rewritten:	
	num qualifications.	
-	shall be eligible for a license as a geologist in North Ca	arolina provided that each
	he following minimum qualifications:	1
(1)	Be of good moral and ethical character.	
(2)	Have graduated from an accredited college or universe	ersity, and have a degree
	with a major in geology, engineering geology or g	geological engineering or
	related geologic science; or have completed 30	semester hours or the
	equivalent in geological science courses leading to	o a major in geology, of
	which at least 24 hours of the equivalent were up	pper level undergraduate
	courses or graduate courses. The Board shall waive the	1
	for a person already practicing geology at the time	-
	provided application for license is made not la	
	appointment of the initial Board and provided furth	
	provide evidence to satisfy the Board that he or she	is competent to engage in
	the public practice of geology.	4 5 1 1 1 1 11
(3)	Successfully pass such examination established by	
	designed to demonstrate that the applicant has the r requisite skill to exercise the responsibilities of the p	•
	The Board shall waive the examination for licens	
	applicant who makes written application to the Boa	
	after appointment of the initial Board, and wh	-
	qualification of this Chapter.	to otherwise meets the
(4)	Have at least five years of professional geological w	ork which shall include a
	minimum of three years of professional geological w	
	of a licensed geologist; or a minimum of three cu	
	responsible charge of geological work satisfactory to	the Board. The following
	criteria of education and experience qualify as specifi	•
	of the required five years of professional geological	
	d. The ability of the applicant shall have been de	emonstrated by his having
	performed the work in a responsible positi	on as determined by the
	Board. The adequacy of the required superv	-
	shall be determined by the Board in accordance	nce with the standards set
	forth in regulations <u>rules</u> adopted by it."	
	FION 9.(g) G.S. 89E-11 reads as rewritten:	
"§ 89E-11. Con	•	
	ding a license to engage in the practice of geology, or	
	ments issued to him by a proper authority by the State tes or the District of Columbia and who in the opinic	

51 of the United States or the District of Columbia, and who, in the opinion of the Board otherwise

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1	meets the require	ements of this Chapter based upon verified evide	ence may, upon application, be
2	licensed without	further examination."	
3	SEC	FION 9.(h) G.S. 89E-13 reads as rewritten:	
4	"§ 89E-13. Seal	s; requirements.	
5		ist licensed hereunder, under this Chapter, upon	
6 7		ecretary at a cost prescribed by the Board, a seal e licensee's name and the legend "Licensed Geolo	
8	All drawings, rep	ports reports, or other geologic papers or docume	ents involving geologic work as
9	defined in this (Chapter which shall have been that are prepar	red or approved by a licensed
10	0 0	subordinate employee under his direction for	
11		ogist who has been exempted under this Chapte	
12	-	l within in this State shall be signed by him or h	1
13		f a nonresident practicing under the provisions (1
14		or her responsibility therefor. the geologist. The	signature and seal each indicate
15		sponsibility for the papers or documents."	
16		FION 9.(i) G.S. 89E-14 reads as rewritten:	
17	"§ 89E-14. Rec		
18		Board shall keep a public record of its proc	seedings and a register of all
19 20	applications for l	6	
20 21	(b) The r	egister shall show:	
21	(4)	His or her The applicant's education and other	aualifications
22	(4)	The applicant's education and other	quannearions,
23 24	SEC	FION 9.(j) G.S. 89E-18 reads as rewritten:	
25		hibitions; unlawful acts.	
26		ective date of this Chapter: <u>All of the following a</u>	re unlawful:
27	(1)	It shall be unlawful for any For a person othe	
28		subordinate under his direction to prepare any	0 0
29		or documents in which the performance is re-	
30		safeguarding of life, health, property property.	, or the environment.
31	(2)	It shall be unlawful for any For a person to	publicly practice, or offer to
32		publicly practice, geology in this State as de	stined in the provisions of this
33		Chapter, State, or to use in connection with a	-
34		otherwise assume, assume or advertise any	1 0
35		convey the impression that he or she the perso	
36		such the person has been duly-licensed or exe	empted under the provisions of
37		this Chapter.	
38	(3)	After one year following the effective date of	
39 40		For anyone other than a geologist licensed und	1 I
40 41		any plans, plats, reports reports, or other docu	
41 42		a licensed geologist, or to use in any manner	-
42 43	(A)	unless that person is licensed hereunder.under It shall be unlawful for any For a person to af	-
43 44	(4)	stamp <u>a licensed geologist's signature, stam</u>	-
44		reports, or other documents after the licensing	
46		the geologist's license has expired or has been	
47		unless the license has <u>since</u> been renewed or re	-
48	SEC	FION 9.(k) G.S. 89E-19 reads as rewritten:	
49		iplinary procedures.	
50			

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1 2 3	the licensee to ta the licensee's fit	Board finds that a licensee is professionally incompetent, ake an oral or written examination or to meet other requir ness to practice geology, and the Board may suspend the	ements to demonstrate licensee's license until
4 5	he or she the lice	ensee establishes professional competence to the satisfact	ion of the Board.
6		TION 9.(<i>l</i>) G.S. 89E-22 reads as rewritten:	
7	"§ 89E-22. Mise		
8	• •	who shall willfully practice publicly, or offer to practice	
9		corporate persons in this State without being licensed i	
0	-	is Chapter, or any person presenting or attempting to use	
1		tother, another as the person's own, or any person who	
2 3	-	of any kind in obtaining a license, or any person who shall attempt	• 1
5 4	•	ee of like or different name, or any person who shall attem or practice at any time during a period the Board has sus	1 I
5		person who shall violate the provisions of this Chapter sha	
6	2 misdemeanor.'		an be guilty of a class
7		TION 9.(m) G.S. 89E-24 reads as rewritten:	
8		orney General as legal advisor.	
9		y General or any assistant or associate in the Department	of Justice selected by
0		y General shall act as legal advisor to the Board."	·
1		TION 10. G.S. 90A-53 reads as rewritten:	
2	"§ 90A-53. Qu	alifications and examination for registration as an e	environmental health
3	-	ialist or environmental health specialist intern.	
4		Board shall issue a certificate to a qualified person as a reg	
5		or a registered environmental health specialist intern. A ce	
6		health specialist or a registered environmental health spe	
7		erson upon the Board's determination that the person me	eets satisfies all of the
8	following criteria		1 h
9 0	(1)	Has made application to the Board on a form prescribed a fee not to exceed one hundred dollars (\$100.00);(\$10	
1	(2)	Is of good moral and ethical character and has signed a	
2	(2)	to the Code of Ethics adopted by the Board; <u>Board.</u>	in agreement to adhere
3	(3)	Meets any of the following education and practice expe	erience standards:
4		a. Graduated with a bachelor's degree or a <u>or</u> postg	
5		program that is accredited by the National	0
6		Science and Protection Accreditation Council (
7		b. Graduated with a bachelor's degree or a or p	ostgraduate degree in
8		public health and earned a minimum of 30 seme	
9		hours in the physical, biological, natural, life,	
0		has one or more years of experience in the f	
1		health practice. degree, has earned 45 qu	
2		biological, natural, life, or health sciences and h	
3		c. Graduated with a bachelor's degree or <u>or</u> postgra	• •
4 5		health and has one or more years of exper	
5 6		environmental health practicedegree, has earn physical, biological, natural, life, or health scien	-
0		d. Has worked five or more continuous ye	
7		environmental health associate.	and ab a registered
7 8			
8	(4)		nstruction and training
	(4)	Has satisfactorily completed a course in specialized in approved by the Board in the practice of environmenta	

(6)		
(6)	Has passed an examination administered by the Be competence in the subject matters of environment examination shall be in a form prescribed by the	al health sanitation. The Board and may be oral,
	written, or both. The examination for applicants shall frequently as the Board may by rule prescribe, at	-
	determined by the Board. A person shall not be regi	istered if such the person
	fails to meet the minimum grade requirements for e	
	the Board. Failure to pass an examination shall do person from being examined at subsequent times at the Board	
(7)	the Board.	· · · · · · · · · · · · · · · · · · ·
(7)	Has paid a fee set by the Board not to exceed the examination and an administrative fee not to exceed (\$150.00).	
(b) The H	Board may issue a certificate to a person serving as a s	registered environmental
	intern without the person meeting the full requirem	-
1	nmental health specialist for a period not to exceed tw	-
-	n as a registered environmental health specialist intern	•
as the person me	ets the educational requirements in G.S. 90A-53 of this health practice."	· •
	FION 11. Article 3 of Chapter 110 of the General Stat	tutes is repealed
	TION 12. G.S. 110-130 reads as rewritten:	luces is repeated.
	ion by the designated representatives of the county	commissioners
	<u>A</u> county interested in the paternity and/or or support of	
	riminal proceedings commence a civil or criminal action	
	d, <u>child</u> or may take up and pursue intervene in any pa	
-	ed by the mother, custodian or guardian of the chi	• • • •
	the <u>concerning</u> the child. The designated repres	
-	the county where the mother of the child resides o	-
	resides or is found, or in the county where the child	•
		····· ····
	parent of the child may be subpoended for testimony	v at the trial of the action
		<u> </u>
-	1 0	-
	1 1 1	
11 0		
	pals and supervisors shall be elected by the local boar	ds of education upon the
recommendation		-
G.S. 115C-276(j	-	-
e e	city administrative units, principals shall be elected t	by the board of education
	ative unit upon the recommendation of the superinten	
(b1) Repe	led by Session Laws 2023-125, s. 1(d), effective Sept	ember 28, 2023.
legal proceeding under this section belief. (b) The A to establish the p the designated refinition in by a county under the designated refinition for excusing the the privilege a g wife. If a parent his or her testime in which event H criminal act involution SEC? "§ 115C-284. M (a) Princ recommendation G.S. 115C-276(j) (b) In the of such administ	instituted under this section found may commence on An action commenced under this section may be baked parent of the child may be subpoenaed for testimony aternity of and/or to obtain support for the child either presentative of the county commissioners. an action content of the section. The husband-wife privilege shall not be nother or father from testifying at the trial nor shall sate cound for the exclusion of confidential communication called for examination declines to answer upon the green ny may tend to incriminate him, him or her, the court methe parent to answer. The parent shall not thereafted in the conception of the child whose paternity is in , except for perjury committed in this testimony." FION 13.(a) G.S. 115C-284 reads as rewritten: ethod of selection and requirements. pals and supervisors shall be elected by the local boar of the superintendent, in accordance with the superintendent.	or intervene in an ac ased upon information ased upon information ased upon information as a the trial of the ac instituted or taken up ommenced or interve re grounds is not a ground id privilege be ground not between husband ounds that his ground hay require him to ans er be prosecuted for issue and/or or for wh rds of education upon h the provisions- by the board of education dent of city schools.

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1	(c) Repealed by Session Laws 2023-125, s. 1(d), effective September 2	28, 2023.
2	(c1) Repealed by Session Laws 2023-125, s. 1(d), effective September 2	
3	(c2) Repealed by Session Laws 2023-125, s. 1(d), effective September 2	
4	(c3) Repealed by Session Laws 2023-125, s. 1(d), effective September 2	
5	(d) Repealed by Session Laws 1989, c. 385, s. 1.	
6	(d) Repealed by Session Laws 2023-125, s. 1(d), effective September 2	28 2023
7	(e) The State Board shall not issue provisional licenses for principa	
8	principals and supervisors employed in the public schools of the State or in	
9	public funds are required either to hold or be qualified to hold a license issued	by the State Board
10	of Education. It is unlawful for any a local board of education to employ or k	
11	<u>a</u> principal or supervisor who neither holds nor is qualified to hold a license in	
12	the provision of the law or in accordance with the regulations of the State Be	
13	license. However, a local board of education may select a retired principal of	
14	principal to serve as an interim principal for the remainder of any school y	ear, regardless of
15	licensure status.	
16	(f) The allotment of classified principals shall be is one princip	al for each duly
17	constituted school with seven or more state-allotted teachers.	•
18	(g) Local boards of education shall have authority to employ supervise	sors in addition to
19	those that may be furnished by the State when, in the discretion of the board	
20	schools of the local school administrative unit can thereby be more effi	
21	economically operated and when funds for the same them are provided in th	•
22	fund budget. The duties of such these supervisors shall be assigned by the su	-
23	the approval of the board of education.	
24	(h) All principals and supervisors employed in the public schools	of the State or in
25	schools receiving public funds, shall be required either to hold or be qualified	
26	in compliance with the provision of the law or in accordance with the regula	
20 27	Board of Education."	dions of the State
28	SECTION 13.(b) G.S. 115C-299 reads as rewritten:	
20 29	"§ 115C-299. Hiring of teachers.	
30	(a) In the city administrative units, teachers shall be elected by the boa	rd of education of
31	such administrative unit upon the recommendation of the superintendent of cit	
32		
	Teachers shall be elected by the county and city local boards of ed	
33	recommendation of the superintendent, in accordance with the pro	VISIONS OF G.S.
34 25	115C-276(j).superintendent.	
35	(b) No person otherwise qualified shall be denied the right to receive cr	
36	State Board of Education, to receive training for the purpose of becoming a tea	
37	in practice teaching in any school on the grounds that such the person is totally	- ·
38	nor shall any local board of education refuse to employ such a the person on su	eh these grounds."
39	SECTION 13.(c) G.S. 115C-315(a) is repealed.	
40	SECTION 13.(d) G.S. 115C-315(b) reads as rewritten:	
41	"(b) Election by Local Boards. – School personnel shall be elected by	
42	education upon the recommendation of the superintendent, in accordance with	the provisions of
43	G.S. 115C-276(j).superintendent.	
44	It is the policy of the State of North Carolina to encourage and provide for	
45	and cost effective method of meeting the needs of local school admini	strative units for
46	noncertified support personnel. To this end, the State Board of Education shall	recommend to the
47	General Assembly by November 1, 1984, a system using factors and formula	s to determine the
48	total number of noncertified support personnel allotted to local school admini	strative units. The
49	recommended system for allotting noncertified support personnel shall incl	
50	State's funding obligation for these positions and shall be developed in	
51	school-based support personnel or their representatives."	

SECTION 14.(a) G.S. 116-30.2 reads as rewritten:

"§ 116-30.2. Appropriations to special responsibility constituent institutions.

3 All General Fund appropriations made by the General Assembly for continuing (a) 4 operations of a special responsibility constituent institution of The University of North Carolina 5 shall be made in the form of a single sum to each budget code of the institution for each year of 6 the fiscal period for which the appropriations are being made. Notwithstanding G.S. 143C-6-4 7 and G.S. 120-76(8), G.S. 120-76.1, each special responsibility constituent institution may expend 8 monies from the overhead receipts special fund budget code and the General Fund monies so 9 appropriated to it in the manner deemed by the Chancellor to be calculated to maintain and 10 advance the programs and services of the institutions, consistent with the directives and policies of the Board of Governors. Special responsibility constituent institutions may transfer 11 12 appropriations between budget codes. These transfers shall be are considered certified even if as 13 a result of agreements between special responsibility constituent institutions. The preparation, 14 presentation, and review of General Fund budget requests of special responsibility constituent 15 institutions shall be conducted in the same manner as are requests of other constituent institutions. The quarterly allotment procedure established pursuant to G.S. 143C-6-3 shall apply applies to 16 17 the General Fund appropriations made for the current operations of each special responsibility 18 constituent institution. All General Fund monies so appropriated to each special responsibility 19 constituent institution shall be recorded, reported, and audited in the same manner as are General 20 Fund appropriations to other constituent institutions.

21 22 (b)

1

2

Repealed by Session Laws 2006-66, s. 9.11(f), effective July 1, 2007."

SECTION 14.(b) G.S. 126-85 reads as rewritten:

23 "§ 126-85. Protection from retaliation.

(a) No head of any State department, agency_agency, or institution or other State
employee exercising supervisory authority shall discharge, threaten_threaten, or otherwise
discriminate against a State employee regarding the State employee's compensation, terms,
conditions, location, or privileges of employment because the State employee, or a person acting
on behalf of the employee, reports or is about to report, verbally or in writing, any activity
described in G.S. 126-84, unless the State employee knows or has reason to believe that the report
is inaccurate.

(a1) No State employee shall retaliate against another State employee because the
 employee, or a person acting on behalf of the employee, reports or is about to report, verbally or
 in writing, any activity described in G.S. 126-84.

(b) No head of any State department, <u>agency_agency</u>, or institution or other State
employee exercising supervisory authority shall discharge, <u>threaten_threaten</u>, or otherwise
discriminate against a State employee regarding the employee's compensation, terms, conditions,
location_location, or privileges of employment because the State employee has refused to carry
out a directive which-that in fact constitutes a violation of State or federal law, <u>rule-rule</u>, or
regulation or poses a substantial and specific danger to the public health and safety.

40 (b1) No State employee shall retaliate against another State employee because the 41 employee has refused to carry out a directive which that may constitute a violation of State or 42 federal law, rule or regulation, rule, or regulation or poses a substantial and specific danger to the 43 public health and safety.

(c) The protections of this Article shall include include State employees who report any
activity described in G.S. 126-84 to the State Auditor as authorized by G.S. 147-64.6B, to the
Joint Legislative Commission on Governmental Operations as authorized by G.S. 120-76,
<u>G.S. 120-75.1</u>, or to a legislative committee as required by G.S. 120-19."

48

SECTION 15. G.S. 116-209.28 reads as rewritten:

49 "§ 116-209.28. Administration of scholarships previously awarded by the Principal Fellows 50 Program.

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1	(a) The Authority shall, as of July 1, 2021, shall administer all outst	anding scholarship
2	loans previously awarded by the former North Carolina Principal Fellows	s Commission and
3	subject to repayment under the former Principal Fellows Program admini	stered pursuant to
4	Article 5C of this Chapter.	
5	(b) All funds received by the Authority in association with its add	ministration of the
6	Principal Fellows Program, including all funds received as repayment of sch	
7	all interest earned on these funds, shall be deposited into the North Carolina	Principal Fellows
8	and TP3-Trust Fund established in G.S. 116-74.41B."	1
9	SECTION 16. G.S. 121-42 is repealed.	
10	SECTION 17.(a) The Revisor of Statutes may recodify	the definitions in
11	G.S. 126-81 so that they appear in alphabetical order and shall make any nec	
12	changes.	
13	SECTION 17.(b) Subdivision (2a) of G.S. 135-48.1 is recodified	as subdivision (2c)
14	of that section.	~ /
15	SECTION 18.(a) G.S. 128-28 reads as rewritten:	
16	"§ 128-28. Administration and responsibility for operation of System.	
17	(a) Vested in Board of Trustees. – The general administration and re	sponsibility for the
18	proper operation of the Retirement System and for making effective the provis	
19	are hereby vested in the Board of Trustees: Provided, that all Trustees. All expo	
20	with the administration of the North Carolina Local Governmental Emp	
21	System shall be charged against and paid from the expense fund as provided	
22	G.S. 128-30.	()
23	(b) Board of Trustees a Body Politic and Corporate; Powers and Au	thority: Exemption
24	from Taxation. – The Board of Trustees shall be is a body politic and corpor	•
25	Board of Trustees of the North Carolina Local Governmental Employees' F	
26	and as System. As a body politic and corporate shall have corporate, it has t	
27	be sued, shall have perpetual succession and has perpetual succession, shall have	
28	and in said in its corporate name shall be able and capable in law to may tak	
29	receive, and possess all kinds of real and personal property necessary and prop	
30	purposes, and to-may bargain, sell, grant, alien, transfer, or dispose of all suc	-
31	property as it may lawfully acquire. lawfully acquired by it. All such property	
32	by said body politic and corporate shall be it is exempt from all taxes impo	-
33	any political subdivision thereof, and shall not be thereof and is not subject to	-
34	(c) Members of Board. – The Board shall consist of (i) five member	
35	Trustees of the Teachers' and State Employees' Retirement System	
36	G.S. 135-6(b): the State Treasurer; the Superintendent of Public Instruction	
37	appointed by the General Assembly; and one of the two members appointe	
38	who are not members of the teaching profession or State employees; and	-
39	designated by the Governor:	
40	(1) One member shall be a mayor or a member of the governing	ng body of a city or
41	town participating in the Retirement System; System.	
42	(2) One member shall be a county commissioner of a county	participating in the
43	Retirement System; System.	
44	(3) One member shall be a law-enforcement officer employe	ed by an employer
45	participating in the Retirement System; System.	J 1 J
46	(4) One member shall be a county manager of a county p	articipating in the
47	Retirement System.	1
48	(5) One member shall be a city or town manager of a city or to	wn participating in
49	the Retirement System; System.	r
50	(6) One member shall be an active, Fair Labor Standards Ac	t nonexempt. local
51	governmental employee of an employer;employer .	r .,

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1	(7) One member shall be a retired, Fair Labor Sta	andards Act nonexempt, local
2	governmental employee of an employer; anden	<u>nployer.</u>
3	(8) One member shall be an active or retired member	er of the Firemen's and Rescue
4	Squad Workers' Pension Fund. North Carolina F	Firefighters' and Rescue Squad
5	Workers' Pension Fund.	
6	The Governor shall designate eight members on April 1 of year	
7	for the office of Governor, or as soon thereafter as possible, an	
8	designated by the Governor shall serve on the Board in addition to	
9	member's city, town, or county office: Provided, that if office. I	
10	appointed pursuant to subdivisions (1) through (6) of this subsec	-
11	county office or employment which that the member held at the	-
12	Governor shall designate another member to serve until the next re	egular date for the designation
13	of members to serve on the Board.	
14	(d) Compensation of Trustees. – The trustees shall be paid	
15	at the prevailing rate established for members of State boards and	
16	be reimbursed for all necessary expenses that they incur through s	
17	(e) Oath. – Each trustee other than the ex officio members	•
18 19	appointment, take an oath of office, that, to, so far as it devolves diligently and hencetly administer the effoire of the said Board, and	1 · ·
19 20	diligently and honestly administer the affairs of the said Board, an	
20 21	knowingly violate or willingly permit to be violated any of the p the Retirement System. Such-The oath shall be subscribed to by	
21	and certified by the officer before whom it is taken, and immedi	
22	Secretary of State: Provided, that where State. However, if a	•
23 24	designated by the Governor has taken an oath of office in connection	
25	office that he the official holds, the oath for his local government	
26	be sufficient, and he shall not be the official is not required	
27	provided.provided in this subsection.	
28	(f) Voting Rights. – Each trustee shall be is entitled to one	vote in the Board. A majority
29	of affirmative votes in attendance shall be is necessary for a de	
30	meeting of said the Board. A vote may only be taken if at least se	
31	in attendance, in person or by telephone, for the meeting at which	a vote on a decision is taken.
32	(f1) Effect of Vote Related to Contributory Death Benefit	t. – No decision of the Board
33	related to the Contributory Death Benefit provided for under this	Article shall take takes effect
34	unless and until this same decision has been made and voted on b	y the Board of Trustees of the
35	Teachers' and State Employees' Retirement System.	
36	(g) Rules and Regulations. <u>Rules. –</u> Subject to the limitat	
37	of Trustees shall, from time to time, establish rules and regulat	-
38	administration of the funds created by this Article and for the tr	
39	Board of Trustees shall also, from time to time, shall, in its discretion	
40	to prevent injustices and inequalities which that might otherwise	arise in the administration of
41	this Article.	
42	(h) Officers and Other Employees, <u>Salaries Salaries</u> , and E	-
43	shall be ex officio chair of the Board of Trustees and shall app	
44 45	Trustees shall engage such actuarial and other service as shall b	
45 46	required to transact the business of the Retirement System. The	
40 47	engaged by the Board of Trustees, Board, and all other expenses operation of the Retirement System, shall be paid at such rates and	•
47 48	of Trustees shall approve.rates and in amounts approved by the Bo	
40 49	(i) Actuarial Data. – The Board of Trustees shall keep in	
4) 50	shall be necessary for actuarial valuation of the various funds of the	
51	and for checking the experience of the System.	
	σ r σ	

1 2 3	(j) Record of Proceedings; Annual Report. – The Board of Trustees shall keep a record of all of its proceedings which that shall be open to public inspection. It shall publish annually a report showing the fiscal transactions of the Retirement System for the preceding year, the						
4	amount of the accumulated cash and securities of the System, and the last balance sheet showing						
5	the financial condition of the System by means of an actuarial valuation of the assets and						
6	liabilities of the Retirement System. It shall also publish annually a report on supplemental						
7	insurance offerings that are made available to retirees and the extent to which retirees participate						
8	in those offerings.						
9	(k) Legal Adviser. – The Attorney General shall be is the legal adviser of the Board of						
10	Trustees.						
11	(<i>l</i>) Medical Board. – The Board of Trustees shall designate a Medical Board to be						
12	composed of not less than three nor more than five physicians not eligible to participate in the						
13	Retirement System. The Board of Trustees may structure appointment requirements and term						
14	durations for those medical board Medical Board members. If required, other physicians may be						
15	employed to report on special cases. The Medical Board shall arrange for and pass upon all						
16	medical examinations required under the provisions of this Chapter, and shall investigate all						
17	essential statements and certificates by or on behalf of a member in connection with an						
18	application for disability retirement, and shall report in writing to the Board of Trustees its						
19	conclusion and recommendations upon all the matters referred to it. A person serving on the						
20	medical board shall be Medical Board is immune individually from civil liability for monetary						
21	damages, except to the extent covered by insurance, for any act or failure to act arising out of						
22	that service, except where <u>unless</u> any of the following apply: <u>applies:</u>						
23	(1) The person was not acting within the scope of that person's official duties.						
24	(2) The person was not acting in good faith.						
25	(3) The person committed gross negligence or willful or wanton misconduct that						
26	resulted in the damages or injury.						
27	(4) The person derived an improper financial benefit, either directly or indirectly,						
28	from the transaction.						
29	(5) The person incurred the liability from the operation of a motor vehicle.						
30	(m) Duties of Actuary. – The Board of Trustees shall designate an actuary who shall to be						
31	the technical adviser of the Board of Trustees on matters regarding the operation of the funds						
32	created by the provisions of this Chapter and shall perform such other duties as are required in						
33	connection therewith. this Chapter. The experience studies and all other actuarial calculations						
34	required by this Chapter, and all the assumptions used by the System's actuary, including						
35	mortality tables, interest rates, annuity factors, the contribution-based benefit cap factor, and						
36	employer contribution rates, shall be set out in the actuary's periodic reports, annual valuations						
37	of System assets, or other materials provided to the Board of Trustees. Board. Notwithstanding						
38	Article 2A of Chapter 150B of the General Statutes, these materials, once accepted by the Board,						
39 40	shall be are considered part of the Plan documentation governing this the Retirement System and						
40	shall be are effective the first day of the month following adoption unless a different date is						
41 42	specified in the adopting resolution. The effective date <u>shall_does</u> not retroactively affect a						
42 43	contribution rate. The Board's minutes relative to all actuarial assumptions used by the System						
43 44	shall also be are also considered part of the Plan documentation governing this the Retirement						
44 45	System, with the result of precluding any employer discretion in the determination of benefits payable hereunder, under this section, consistent with Section $401(a)(25)$ of the Internal Revenue						
45 46	Code.						
40 47	(n) Immediately after the establishment of the Retirement System the actuary shall make						
47 48	such investigation of the mortality, service and compensation experience of the members of the						
40 49	System as he shall recommend and the Board of Trustees shall authorize, and on the basis of such						
49 50	investigation he shall recommend for adoption by the Board of Trustees such tables and such						
50 51	rates as are required in subsection (o), paragraphs (1) and (2), of this section. The Board of						
51	Tures us are required in subsection (0), paragraphis (1) and (2), or this section. The Dourd of						

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- 1 Trustees shall adopt tables and certify rates, and as soon as practicable thereafter the actuary shall
- 2 make a valuation based on such tables and rates of the assets and liabilities of the funds created
 3 by this Chapter.

4 (o) In the year 1945, and at least once in each five year period thereafter, <u>At least once</u> 5 <u>every five years</u>, the actuary shall make an actuarial investigation into the mortality, service 6 <u>service</u>, and compensation experience of the members and beneficiaries of the Retirement System 7 and shall make a valuation of the assets and liabilities of the funds of the System. Taking into 8 account the result of such the investigation and valuation, the Board of Trustees shall do all both 9 of the following:

- 10 11
- (1) Adopt any necessary mortality, service, or other tables and any necessary contribution-based benefit cap factors for the Retirement System.
- 12 13
- (2) Certify the rates of contributions payable by the participating units on account of new entrants at various ages.

In order to pay for the administration of this section, the Retirement Systems Division of the
 Department of State Treasurer may increase receipts from the retirement assets of the Retirement
 System or may pay the costs directly from the retirement assets.

17 On the basis of the tables and interest assumption rate as-adopted by the Board of (p) 18 Trustees, the actuary shall make an annual valuation of the assets and liabilities of the funds of 19 the System created by this Chapter. The annual valuation shall include a supplementary section 20 that provides an analysis of assets on a market basis using the 30-year treasury rate as of December 31 of the year of the valuation as the discount rate. In order to pay for the 21 22 administration of this section, the Retirement Systems Division of the Department of State 23 Treasurer may increase receipts from the retirement assets of the Retirement System or may pay 24 the costs directly from the retirement assets.

25 Notwithstanding any law, rule, regulation or policy-law to the contrary, any board, (q) 26 agency, department, institution institution, or subdivision of the State maintaining lists of names 27 and addresses in the administration of their-its programs may upon request provide to the 28 Retirement System information limited to social security numbers, current name and addresses 29 of persons identified by the System as members, beneficiaries, and beneficiaries of members of 30 the System. The System shall use such-this information for the sole purpose of notifying 31 members, beneficiaries, and beneficiaries of members of their the person's rights to and accruals 32 of benefits in the Retirement System. Any social security number, current name name, and 33 address so obtained and obtained, any other information concluded therefrom and the source 34 thereof shall be treated as from this information, and the source of this information are 35 confidential and shall not be divulged by any employee of the Retirement System or of the 36 Department of State Treasurer except as may be necessary to notify the member, beneficiary, or 37 beneficiary of the member of their the person's rights to and accruals of benefits in the Retirement 38 System. Any person, officer, employee employee, or former employee violating this provision 39 shall be is guilty of a Class 1 misdemeanor; and if such the offending person be is a public official 40 or employee, he the person shall be dismissed from office or employment and shall not hold any 41 public office or employment in this State for a period of five years thereafter.

42 (r) Fraud Investigations and Compliance Investigations. – Access to Persons and
43 Records. – In the course of conducting a fraud investigation or compliance investigation, the
44 Retirement Systems Division, or authorized representatives who are assisting the Retirement
45 Systems Division staff, shall: has all of the following powers:

46 (1) Have ready <u>To have access to persons and may to examine and copy all books</u>,
47 records, reports, vouchers, correspondence, files, personnel files, investments,
48 and any other documentation of any employer. The review of State tax returns
49 shall be limited to matters of official business, and the Division's report shall
50 not violate the confidentiality provisions of tax laws.

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(2)	Have such access <u>To have access</u> to persons, reconvouchers, correspondence, books, and any other docume possession of any individual, private corporation, ins board, or other organization which pertain <u>pertaining</u> to a. Amounts received pursuant to a grant or contr	entation that is in the titution, association, the following:
	a. Announts received pursuant to a grant of contra- government, the State, or its political subdivisionb. Amounts received, disbursed, or otherwise hand	s.
	federal government or the State.	
(3)	Have the authority, and shall be provided with ready ac access, examine, and inspect all property, equipment, possession of any employer agency or any individual,	and facilities in the
	institution, association, board, or other organization the otherwise provided through grant, contract, or any othe	at were furnished or
	the employer agency.	
1	to the requirements of sub-subdivision (2)b. of this sub	· 1
	cal services to a beneficiary shall make copies of record to a beneficiary available to the Batirgment Systems	
-	ed to a beneficiary available to the Retirement Systems sentatives who are assisting the Retirement Systems Division	
-	and medical services provided to a beneficiary will-perm	1
	tatus of a beneficiary as required for the payment of benef	
	e Retirement Systems Division, or authorized representativ	
-	ystems Division staff, shall request records in writing by p	
	for whom records are sought, the purpose of the request, the	0
	and a reasonable period of time for the production of r	
_	ovider may charge, and the Retirement Systems Divi	
representatives w	who are assisting the Retirement Systems Division staff, sha	ll, in accordance with
· · ·	a reasonable fee to the provider for copies of the records pr	ovided in accordance
with this subsect		
	I Investigative Reports and Work Papers or Compliance I	
	s. – The Executive Director of the Retirement Systems Di	
	omplete file of all fraud investigative reports, compliance	
-	other examinations, investigations, surveys, and review tor's authority. Fraud investigation work papers, compliance	
	r evidence or related supportive material directly pertaining	U
1 1	ems Division of the Department of State Treasurer shall be	0
•	etween the Executive Director of the Retirement System	
0	mote intergovernmental cooperation and avoid unnecessary	
	nvestigative effort, and notwithstanding local unit perso	
	ent work papers and other supportive material relati	
investigation rep	ports or compliance investigative reports may be, at the	ne discretion of the
	tor of the Retirement Systems Division and, and unless oth	
	able for inspection by duly-authorized representatives of t	
-	b) desire access to and inspection of such the records in co	
•	before them, including criminal investigations. Except	-
-	an order issued in Wake County Superior Court upon 10 day	
-	ess is necessary to a proper administration of justice, t	-
-	rk papers and related supportive material shall be kept co developed as a part of the investigation.	miluentiai, including
•	l Reports May Be Anonymous. – The identity of any per	rean reporting frond
(t) Flaud	r Reports May be Anonymous. – The identity of any per	ison reporting frac

49 (t) Fraud Reports May Be Anonymous. – The identity of any person reporting fraud,
50 waste, and abuse to the Retirement Systems Division shall be kept confidential and shall not be
51 maintained as a public record within the meaning of G.S. 132-1.

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1 2	(u) Immunity. – A person serving on the Local Governmental Emplo System Board of Trustees shall be is immune individually from civil liabil	ity for monetary				
3 4	damages, except to the extent covered by insurance, for any act or failure to a that service, except where <u>unless</u> any of the following <u>apply:applies:</u>	act arising out of				
5	(1) The person was not acting within the scope of that person's of	official duties.				
6	(2) The person was not acting in good faith.					
7	(3) The person committed gross negligence or willful or wantor	n misconduct that				
8	resulted in the damages or injury.					
9	(4) The person derived an improper personal financial benefit,	either directly or				
10	indirectly, from the transaction.	•				
11	(5) The person incurred the liability from the operation of a mot	tor vehicle."				
12	SECTION 18.(b) G.S. 135-6, as amended by Section $3D.1(l)$ of S.I					
13	as rewritten:	,				
14	"§ 135-6. Administration.					
15	(a) Administration by Board of Trustees; Corporate Name; Rights a	and Powers: Tax				
16	Exemption. – The general administration and responsibility for the proper					
17	Retirement System and for making effective the provisions of the Chapter are h	1				
18	Board of Trustees which shall be organized immediately after a majority of the	~				
19	for in this section shall have qualified and taken the oath of office. Trustees.	1				
20	The Board of Trustees shall be is a body politic and corporate under the national states and the states are a state of the states are a states are a state of the states are a state of the states are a states are a state of the states are a states are a state of the states are a	me "Board- Board				
21	of Trustees Teachers' and State Employees' Retirement System"; and as System.					
22	and corporate shall have corporate, it has the right to sue and be sued, sha					
23	succession and has perpetual succession, shall have a common seal, and in sai					
24	name shall be able and capable in law to may take, demand, receive receive, and	-				
25	of real and personal property necessary and proper for its corporate purposes, and to-may bargain,					
26	sell, grant, alien, transfer, or dispose of all such-real and personal property a					
27	acquire. lawfully acquired by it. All such-property owned or acquired by said					
28	corporate shall be it is exempt from all taxes imposed by the State or any pol	itical subdivision				
29	thereof, and shall not be thereof and is not subject to income taxes.					
30	(b) Membership of Board; Terms The Board shall consist of t	he following 13				
31	members:					
32						
33	(4) Two members appointed by the General Assembly, one ap	pointed upon the				
34	recommendation of the Speaker of the House of Represent	ntatives, and one				
35	appointed upon the recommendation of the President Pro	Tempore of the				
36	Senate in accordance with G.S. 120-121. Neither of these me	embers may <u>shall</u>				
37	be an active or retired teacher or State employee or an employee	loyee of a unit of				
38	local government. The initial members appointed by the G					
39	shall serve for terms expiring June 30, 1983. Thereafter, thei	r successors shall				
40	serve for two-year terms beginning July 1 of odd-numbered	years. Vacancies				
41	in appointments made by the General Assembly shall be fill	ed in accordance				
42	with G.S. 120-122.					
43	(c) Compensation of Trustees. – The trustees shall be paid during session					
44	at the prevailing rate established for members of State boards and commission	is, and they shall				
45	be reimbursed for all necessary expenses that they incur through service on the	Board.				
46	(d) Oath. – Each trustee other than the ex officio members shall, within	•				
47	appointment, take an oath of office, that, to, so far as it devolves upon him, he					
48	diligently and honestly administer the affairs of the said Board, and that he will					
49	knowingly violate or willingly permit to be violated any of the provisions of	11				
50	the Retirement System. Such The oath shall be subscribed to by the member t	rustee making it,				

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2 Secretary of State. 3 Voting Rights. – Each trustee shall be is entitled to one vote in the Board. A majority (e) 4 of affirmative votes by trustees in attendance shall be is necessary for a decision by the trustees 5 at any meeting of the Board. A vote may only be taken if at least seven members of the Board 6 are in attendance, in person or by telephone, for the meeting at which a vote on a decision is 7 taken. 8 (e1) Effect of Vote Related to Contributory Death Benefit. - No decision of the Board 9 related to the Contributory Death Benefit provided for under this Chapter, Chapter 120, or 10 Chapter 127A of the General Statutes, shall take takes effect unless and until this same decision has been made and voted on by the Board of Trustees of the Local Governmental Employees 11 12 Retirement System. 13 Rules and Regulations. – Rules. – Subject to the limitations of this Chapter, the Board (f) 14 of Trustees shall, from time to time, establish rules and regulations shall adopt rules for the 15 administration of the funds created by this Chapter and for the transaction of its business. The 16 Board of Trustees shall also, from time to time, shall, in its discretion, adopt rules and regulations 17 to prevent injustices and inequalities which that might otherwise arise in the administration of 18 this Chapter. 19 Officers and Other Employees; Salaries and Expenses. – The State Treasurer shall be (g) 20 ex officio chair of the Board of Trustees and shall appoint a director. The Board of Trustees shall 21 engage such actuarial and other service as shall be actuarial and other services required to transact the business of the Retirement System. The compensation of all persons, other than the director, 22 23 engaged by the Board of Trustees, Board, and all other expenses of the Board necessary for the 24 operation of the Retirement System, shall be paid at such rates and in such amounts as the Board 25 of Trustees shall approve, rates and in amounts approved by the Board, subject to the approval 26 of the Director of the Budget. 27 Actuarial Data. – The Board of Trustees shall keep in convenient form such data as (h) 28 shall be necessary for actuarial valuation of the various funds of the Retirement System, System 29 and for checking the experience of the System. 30 Record of Proceedings; Annual Report. - The Board of Trustees shall keep a record (i) 31 of all of its proceedings which that shall be open to public inspection. It shall publish annually a 32 report showing the fiscal transactions of the Retirement System for the preceding year, the 33 amount of the accumulated cash and securities of the System, and the last balance sheet showing 34 the financial condition of the System by means of an actuarial valuation of the assets and 35 liabilities of the Retirement System. It shall also publish annually a report on supplemental 36 insurance offerings that are made available to retirees and the extent to which retirees participate 37 in those offerings. 38 Legal Adviser. – The Attorney General shall be is the legal adviser of the Board of (j) 39 Trustees. 40 (k) Medical Board. - The Board of Trustees shall designate a medical board-Medical 41 Board to be composed of not less than three nor more than five physicians not eligible to 42 participate in the Retirement System. The Board of Trustees may structure appointment 43 requirements and term durations for those medical board-Medical Board members. If required, 44 other physicians may be employed to report on special cases. The medical board Medical Board 45 shall arrange for and pass upon all medical examinations required under the provisions of this 46 Chapter, and shall investigate all essential statements and certificates by or on behalf of a member 47 in connection with an application for disability retirement, and shall report in writing to the Board 48 of Trustees its conclusion and recommendations upon all the matters referred to it, except as 49 otherwise provided in this Chapter. A person serving on the medical board shall be Medical 50 Board is immune individually from civil liability for monetary damages, except to the extent

and certified by the officer before whom it is taken, and immediately filed in the office of the

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covered by insurance, for any act or failure to act arising out of that service, except where unless					
any of the following apply: applies:					
(1)	The person was not acting within the scope of the	at person's official duties.			
(2)	The person was not acting in good faith.				
(3)	The person committed gross negligence or willfu	al or wanton misconduct that			
resulted in the damages or injury.					
(4)	The person derived an improper financial benefit	, either directly or indirectly,			
	from the transaction.				
(5)	The person incurred the liability from the operation	on of a motor vehicle.			
(<i>l</i>) Dutie	of Actuary The Board of Trustees shall designate	te an actuary who shall to be			
the technical adv	iser of the Board of Trustees on matters regardin	g the operation of the funds			
created by the pr	ovisions of this Chapter and shall perform such of	ther duties as are required in			
connection there	vith. this Chapter. The experience studies and all	l other actuarial calculations			
required by this	Chapter, and all the assumptions used by the	System's actuary, including			
mortality tables,	interest rates, annuity factors, the contribution-b	ased benefit cap factor, and			
employer contrib	ution rates, shall be set out in the actuary's period	ic reports, annual valuations			
	or other materials provided to the Board of Trust				
	pter 150B of the General Statutes, these materials,	± •			
shall be are consi	lered part of the Plan documentation governing thi	s-the Retirement System and			
	tive the first day of the month following adoption				
specified in the	adopting resolution. The effective date shall doe	es not retroactively affect a			
contribution rate	The Board's minutes relative to all actuarial assu	mptions used by the System			
	also considered part of the Plan documentation ge				
	result of precluding any employer discretion in t				
payable hereunder, under this section, consistent with Section 401(a)(25) of the Internal Revenue					
Code.					
. ,	liately after the establishment of the Retirement Systems	•			
such investigation of the mortality, service and compensation experience of the members of the					
•	Frecommend and the Board of Trustees shall author				
	hall recommend for adoption by the Board of Ti				
	red in subsection (n), subdivisions (1) and (2), o				
	pt tables and certify rates, and as soon as practicab				
	based on such tables and rates of the assets and li	abilities of the funds created			
by this Chapter.		C. A. 1			
	3, and at least once in each five year period therea	-			
	shall complete an actuarial experience review of t	•			
_	n experience of the members and beneficiaries of	-			
	ation of the assets and liabilities of the funds of the	•			
	ctuarial investigation and valuation, the Board of	Trustees shall do all both of			
the following:	A 1				
(1)	Adopt any necessary mortality, service, or othe	•			
	contribution-based benefit cap factors for the Ret	•			
(2)	Certify the rates of contributions payable by the	e State of North Carolina on			
	account of new entrants at various ages.				
-	y for the administration of this section, the Retirem	-			
Department of State Treasurer may increase receipts from the retirement assets of the Retirement					
System or may p	by the costs directly from the retirement assets.				
•••					
	e basis of the tables and interest assumption rate				
	ary shall make an annual valuation of the assets a				
the System creat	d by this Chapter. The annual valuation shall incl	ude a supplementary section			
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that provides an analysis of assets on a market basis using the 30-year treasury rate as of December 31 of the year of the valuation as the discount rate. In order to pay for the administration of this section, the Retirement Systems Division of the Department of State Treasurer may increase receipts from the retirement assets of the Retirement System or may pay the costs directly from the retirement assets.

6 (p) Notwithstanding any law, rule, regulation or policy law to the contrary, any board, 7 agency, department, institution-institution, or subdivision of the State maintaining lists of names 8 and addresses in the administration of their-its programs may upon request provide to the 9 Retirement System information limited to social security numbers, current name and addresses 10 of persons identified by the System as members, beneficiaries, and beneficiaries of members of the System. The System shall use such-this information for the sole purpose of notifying 11 12 members, beneficiaries, and beneficiaries of members of their the person's rights to and accruals 13 of benefits in the Retirement System. Any social security number, current name-name, and 14 address so obtained and obtained, any other information concluded therefrom and the source 15 thereof shall be treated as from this information, and the source of this information are confidential and shall not be divulged by any employee of the Retirement System or of the 16 Department of State Treasurer except as may be necessary to notify the member, beneficiary, or 17 18 beneficiary of the member of their the person's rights to and accruals of benefits in the Retirement 19 System. Any person, officer, employee employee, or former employee violating this provision 20 shall be is guilty of a Class 1 misdemeanor; and if such the offending person be is a public official or employee, he the person shall be dismissed from office or employment and shall not hold any 21 22 public office or employment in this State for a period of five years thereafter.

(q) Compliance Investigations and Fraud Investigations – Access to Persons and Records.
 - In the course of conducting a compliance investigation or a fraud investigation, the Retirement
 Systems Division, or authorized representatives who are assisting the Retirement Systems
 Division staff, shall:has all of the following powers:

- (1) Have ready <u>To have</u> access to persons and <u>may to</u> examine and copy all books, records, reports, vouchers, correspondence, files, personnel files, investments, and any other documentation of any employer. The review of State tax returns shall be limited to matters of official business, and the Division's report shall not violate the confidentiality provisions of tax laws.
 - (2) <u>Have such To have access to persons, records, papers, reports, vouchers, correspondence, books, and any other documentation that is in the possession of any individual, private corporation, institution, association, board, or other organization that pertain pertaining to the following:</u>
 - a. Amounts received pursuant to a grant or contract from the federal government, the State, or its political subdivisions.
 - b. Amounts received, disbursed, or otherwise handled on behalf of the federal government or the State.
- 40(3)Have the authority, and shall be provided with ready access, to examine To41access, examine, and inspect all property, equipment, and facilities in the42possession of any employer agency or any individual, private corporation,43institution, association, board, or other organization that were furnished or44otherwise provided through grant, contract, or any other type of funding by45the employer agency.

With respect to the requirements of sub-subdivision (2)b. of this subsection, providers of social and medical services to a beneficiary shall make copies of records they maintain for services provided to a beneficiary available to the Retirement Systems Division, or to the authorized representatives who are assisting the Retirement Systems Division staff. Copies of the records of social and medical services provided to a beneficiary will-permit verification of the health or other status of a beneficiary as required for the payment of benefits under Article 1,

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1 Article 4, or Article 6 of this Chapter. The Retirement Systems Division, or authorized 2 representatives who are assisting the Retirement Systems Division staff, shall request records in 3 writing by providing the name of each beneficiary for whom records are sought, the purpose of 4 the request, the statutory authority for the request, and a reasonable period of time for the production of record copies by the provider. A provider may charge, and the Retirement Systems 5 6 Division, or authorized representatives who are assisting the Retirement Systems Division staff, 7 shall, in accordance with G.S. 90-411, pay a reasonable fee to the provider for copies of the 8 records provided in accordance with this subsection.

9 Compliance or Fraud Investigative Reports and Work Papers. - The Executive (r) 10 Director of the Retirement Systems Division shall maintain for 10 years a complete file of all compliance investigative reports, fraud investigative reports and reports of other examinations, 11 12 investigations, surveys, and reviews issued under the Executive Director's authority. Fraud or 13 compliance investigation work papers and other evidence or related supportive material directly 14 pertaining to the work of the Retirement Systems Division of the Department of State Treasurer 15 shall be retained according to an agreement between the Executive Director of the Retirement 16 Systems Division and State Archives. To promote intergovernmental cooperation and avoid 17 unnecessary duplication of fraud and compliance investigative efforts, and notwithstanding local 18 unit personnel policies to the contrary, pertinent work papers and other supportive material 19 relating to issued fraud or compliance investigation reports may be, at the discretion of the 20 Executive Director of the Retirement Systems Division and, and unless otherwise prohibited by 21 law, made available for inspection by duly-authorized representatives of the State and federal 22 government who desire access to and inspection of such-the records in connection with some 23 matter officially before them, including criminal investigations. Except as provided in this 24 section, or upon an order issued in Wake County Superior Court upon 10 days' notice and hearing 25 finding that access is necessary to a proper administration of justice, fraud and compliance 26 investigation work papers and related supportive material shall be kept confidential, including 27 any information developed as a part of the investigation.

28 Fraud Reports May Be Anonymous. - The identity of any person reporting fraud, (s) 29 waste, and abuse to the Retirement Systems Division shall be kept confidential and shall not be 30 maintained as a public record within the meaning of G.S. 132-1.

31 Immunity. - A person serving on the Teachers' and State Employees' Retirement (t) 32 System Board of Trustees shall be is immune individually from civil liability for monetary 33 damages, except to the extent covered by insurance, for any act or failure to act arising out of 34 that service, except where unless any of the following apply: applies:

- 35
- The person was not acting within the scope of that person's official duties. (1)
- 36 37
- The person was not acting in good faith. (2)
- (3)The person committed gross negligence or willful or wanton misconduct that resulted in the damages or injury.

The person derived an improper personal financial benefit, either directly or

- 38 39
- 40 41

44

indirectly, from the transaction. The person incurred the liability from the operation of a motor vehicle. (5)

42 The Treasurer may designate legal counsel, including private counsel, to represent the (u) 43 interests of the administration of benefit programs under this Chapter."

SECTION 18.(c) G.S. 153A-93 reads as rewritten:

45 "§ 153A-93. Retirement benefits.

(4)

46 (a) The board of commissioners may provide for enrolling county officers and employees 47 in the Local Governmental Employees' Retirement System, the Law-Enforcement Officers' Benefit and Relief Fund, the Firemen's Pension Fund, North Carolina Firefighters' and Rescue 48 49 Squad Workers' Pension Fund, or a retirement plan certified to be actuarially sound by a qualified 50 actuary as defined in subsection (c) of this section and may make payments into such a the 51 retirement system or plan on behalf of its employees.

1 (b) No county may shall make payments into a retirement system or plan established or 2 authorized by a local act unless the system or plan is certified to be actuarially sound by a 3 qualified actuary as defined in subsection (c) of this section.

4 A qualified actuary means a member of the American Academy of Actuaries or an (c) 5 individual certified as qualified by the Commissioner of Insurance.

6 A county which that is providing health insurance under G.S. 153A-92(d) may (d)7 provide health insurance for all or any class of former officers and employees of the county. Such 8 The health insurance may be paid entirely by the county, partly by the county and former officer 9 or employee, or entirely by the former officer or employee, at the option of the county.

10 On and after October 1, 2009, a A county which that is providing health insurance (d1) 11 under G.S. 153A-92(d) may provide health insurance for all or any class of former officers and 12 employees of the county who have obtained at least 10 years of service with the county prior to 13 separation from the county and who are not receiving benefits under subsection (a) of this section. 14 Such The health insurance may be paid entirely by the county, partly by the county and former 15 officer or employee, or entirely by the former officer or employee, at the option of the county.

16 (d2) Notwithstanding subsection (d) of this section, any county that has elected to and is 17 covering its active employees only, or its active and retired employees, under the State Health 18 Plan, or elects such coverage under the Plan, may shall not provide health insurance through the 19 State Health Plan to all or any class of former officers and employees who are not receiving 20 benefits under subsection (a) of this section. The county may, however, provide health insurance 21 to such the former officers and employees by any other means authorized by G.S. 153A-92(d). 22 The health insurance premium may be paid entirely by the county, partly by the county and 23 former officer or employee, or entirely by the former officer or employee, at the option of the 24 county.

25 (e) The board of commissioners may provide a deferred compensation plan. Where If the 26 board of commissioners provides a deferred compensation plan, the investment of funds for the 27 plan shall be is exempt from the provisions of G.S. 159-30 and G.S. 159-31. Counties may invest 28 deferred compensation plan funds in life insurance, fixed or variable annuities and retirement 29 income contracts, regulated investment trusts, or other forms of investments approved by the 30 Board of Trustees of the North Carolina Public Employee Deferred Compensation Plan."

31

SECTION 18.(d) G.S. 160A-163 reads as rewritten:

32 "§ 160A-163. Retirement benefits.

33 The council may provide for enrolling city employees in the Local Governmental (a) 34 Employees' Retirement System, the Law-Enforcement Officers' Benefit and Relief Fund, the 35 Firemen's Pension Fund, North Carolina Firefighters' and Rescue Squad Workers' Pension Fund, 36 or a retirement plan certified to be actuarially sound by a qualified actuary as defined in 37 subsection (d) of this section, section and may make payments into any such the retirement 38 system or plan on behalf of its employees. The city may also supplement from local funds 39 benefits provided by the Local Governmental Employees' Retirement System, the 40 Law-Enforcement Officers' Benefit and Relief Fund, or the Firemen's Pension Fund.North 41 Carolina Firefighters' and Rescue Squad Workers' Pension Fund.

42 The council may create and administer a special fund for the relief of members of the (b) 43 police and fire departments who have been retired for age, or for disability or injury incurred in the line of duty, but any such of these funds established on or after January 1, 1972, shall be are 44 45 subject to the provisions of subsection (c) of this section. The council may receive donations and 46 devises in aid of any such the fund, shall provide for its permanence and increase, and shall 47 prescribe and regulate the conditions under which benefits may be paid.

48 No city shall make payments into any retirement system or plan established or (c) 49 authorized by local act of the General Assembly unless the plan is certified to be actuarially 50 sound by a qualified actuary as defined in subsection (d) of this section.

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1	(d) A qualified actuary means an individual certified as qualified b	y the Commissioner
2	of Insurance, or any member of the American Academy of Actuaries.	16 2 (b) may may ide
3	(e) A city which that is providing health insurance under G.S. 160A	· · · ·
4	health insurance for all or any class of former employees of the city who a under subsection (a) of this section or who are 65 years of are or older. Such	-
5	under subsection (a) of this section or who are 65 years of age or older. Such	
6	may be paid entirely by the city, partly by the city and former employee, or e	nurely by the former
7	employee, at the option of the city.	
8 9	(f) The council may provide a deferred compensation plan. Where If a deferred compensation plan, the investment of funds for the plan shall be	
10	provisions of G.S. 159-30 and G.S. 159-31. Cities may invest deferred com	
11	in life insurance, fixed or variable annuities and retirement income	
12	investment trusts, or other forms of investments approved by the Board of T	
13	Carolina Public Employee Deferred Compensation Plan.	
14	(g) <u>Should-If</u> the council provide provides for a retirement plan	. a plan which that
15	supplements a State-administered plan, or a special fund, any benefits payab	
16	or fund on account of the disability of city employees may be restricted with	
17	which that may be earned by the disabled former employee in any other er	
18	to the extent that the earnings of disability beneficiaries in the Local Gover	
19	Retirement System are restricted in accordance with G.S. 128-27(e)(1)."	1 5
20	SECTION 19.(a) The title of Chapter 140A of the General	al Statutes reads as
21	rewritten:	
22	"State Awards System.<u>Awards.</u>"	
23	SECTION 19.(b) Chapter 140A of the General Statutes is ame	ended by designating
24	G.S. 140A-1 through G.S. 140A-6 as Article 1 with the heading "North Car	olina Awards."
25	SECTION 19.(c) G.S. 140A-2 reads as rewritten:	
26	"§ 140A-2. Fields of recognition; periods covered.	
27	These recognitions shall be known as the North Carolina Awards for Lit	terature, Science, the
28	Fine Arts Arts, and Public Service, and shall be conferred upon citizens of N	
29	most notable attainments in these respective fields during the current ye	
30	months before the date of award, though such distinctions can be exception	
31	the approval of the Governor and the Council of State, year or for emine	nce achieved during
32	years prior to the award."	
33	SECTION 19.(d) G.S. 140A-5 reads as rewritten:	
34	"§ 140A-5. Selection of recipients for awards.	
35	The recipients of the awards shall be chosen by a committee named by	
36	Awards Committee, for each category of achievement, but no award shall	
37	unless the committee of awards Committee deems the recognized acc	complishment to be
38	outstanding in merit, value, and distinction."	
39	SECTION 19.(e) G.S. 140A-6 reads as rewritten:	
40	"§ 140A-6. Administration expense.	
41	The expense of administering this Chapter shall <u>Article may</u> be paid ou	
42	and Emergency Fund subject to the approval of the Governor and Council of	
43	SECTION 19.(f) Chapter 140A of the General Statutes is amen	ded by adding a new
44	Article to read:	
45	" <u>Article 2.</u>	
46 47	"Medal of Valor Award." SECTION 19 (g) $G \le 147 \cdot 12(a)(15)$ is recadified as $G \le 140$	A 15 in Antial 2 of
47 48	SECTION 19.(g) G.S. 147-12(a)(15) is recodified as G.S. 140 Chapter 140A of the General Statutes, as expected by subsection (f) of this	
48 49	Chapter 140A of the General Statutes, as enacted by subsection (f) of this rewritten:	section, and reads as
49 50	"§ 140A-15. <u>Medal of Valor Award.</u>	

To The Governor and Lieutenant Governor may each award the "Medal of Valor Award" to 1 2 a first responder upon recommendation from the highest-ranking official or member of a first 3 responder unit. The Governor and Lieutenant Governor may each award no more than two Medal 4 of Valor Awards to first responders each calendar year, except that a third may be awarded under 5 special circumstances as determined by the Governor. that, if the Governor or Lieutenant 6 Governor finds there are special circumstances, each may award a third. The Governor and 7 Lieutenant Governor may also annually each award one Medal of Valor Award to one first 8 responder unit, once each calendar year. unit. A Medal of Valor Award shall be for a first 9 responder or first responder unit that has performed great acts of heroism while under threat of 10 personal risk to safety, beyond the call of duty in the field. For the purposes of this subdivision, section, a "first responder" includes any firefighter, paramedic, law enforcement officer, 11 12 emergency medical services personnel, or rescue squad member. The Governor and Lieutenant 13 Governor shall each maintain an internet accessible link and application form on a State website 14 where nominations can be put forward, and each shall contain information on the Medal of Valor 15 Award. The websites for the offices of Governor and Lieutenant Governor shall include information about the Medal of Valor Award and a form for submitting a nomination for the 16 17 award." 18 **SECTION 19.(h)** G.S. 143A-13 reads as rewritten: 19 "§ 143A-13. Office of the Lieutenant Governor; creation; awards. Governor created. 20 (a) Creation.—There is hereby created an office of the Lieutenant Governor. 21 (b) Medal of Valor Award. The Lieutenant Governor may award the "Medal of Valor 22 Award" to a first responder upon recommendation from the highest-ranking official or member 23 of a first responder unit. The Lieutenant Governor may award no more than two Medal of Valor 24 Awards to first responders each calendar year, except that a third may be awarded under special 25 circumstances as determined by the Lieutenant Governor. The Lieutenant Governor may also 26 award one Medal of Valor Award to one first responder unit, once each calendar year. A Medal 27 of Valor Award shall be for a first responder or first responder unit that has performed great acts 28 of heroism while under threat of personal risk to safety, beyond the call of duty in the field. For 29 the purposes of this subsection, a "first responder" includes any firefighter, paramedic, law 30 enforcement officer, emergency medical services personnel, or rescue squad member." 31 SECTION 19.(i) G.S. 143B-84 reads as rewritten: 32 North Carolina Awards Committee – members; selection; quorum; "§ 143B-84. 33 compensation. 34 The North Carolina Awards Committee shall consist of five members appointed by the 35 Governor to serve at the Governor's pleasure. 36 The Governor shall designate a member of the Committee as chairman chair to serve in such 37 capacity at the pleasure of the Governor. 38 Members of the Committee shall serve without compensation or travel or per diem. 39 A majority of the Committee shall constitute constitutes a quorum for the transaction of 40 business. 41 The Secretary of Natural and Cultural Resources is hereby authorized to request contingency 42 and emergency funds for the administration of the North Carolina Awards Committee, for the 43 period between July 1, 1973, and ratification of the next general appropriations bill for the 44 Department. 45 All clerical and other services required by the Committee shall be supplied by the Secretary of Natural and Cultural Resources." 46 47 SECTION 20. G.S. 143-63.1 reads as rewritten: 48 "§ 143-63.1. Sale, disposal disposal, and destruction of firearms. 49 Except as hereinafter provided, it shall be provided in this section, it is unlawful for (a) 50 any employee, officer officer, or official of the State in the exercise of his or her official duty to sell or otherwise dispose of any pistol, revolver, shotgun shotgun, or rifle to any person, firm, 51

1	-	local go	wernmental unit, law-enforcement law enforcement agency, or		
2	other legal entity.				
3	· · · · · · · · · · · · · · · · · · ·		or the Department of Administration, in the exercise of its official		
4	duty, to sell any weapon described in subsection (a) hereof, to any of this section to a law				
5		-	or local governmental unit, law enforcement agency in the State;		
6	1 1		aw-enforcement unit in the State, so long as the agency files a		
7	written statement, duly	notarized	d, with the seller of said weapon the weapon, certifying that such		
8	the weapon is needed i	n law enf	forcement by such law-enforcement the agency.		
9	(c) All weapon	s describ	ed in subsection (a) hereof which of this section that are not sold		
10	as herein-provided by	this secti	on within one year of being declared surplus property shall be		
11	destroyed by the Depar	rtment of	Administration.		
12	(d) Notwithstar	nding the	e provisions of this section, but subject to the provisions of		
13	G.S. 20-187.2, G.S. 17	<u>F-20, (i)</u>	each department, agency, institution, commission, and bureau of		
14	the Executive, Judicial	, or Legis	lative branch of North Carolina and (ii) campus law enforcement		
15	agencies and campus p	police age	encies of the constituent institutions of The University of North		
16	Carolina may sell, trad	e, or othe	erwise dispose of any or all surplus weapons they possess to any		
17	federally licensed firea	arm deale	ers. The sale, trade, or disposal of these weapons shall be in a		
18	manner prescribed by	the Depa	rtment of Administration. Surplus weapons shall be offered for		
19	public sale to federally	licensed	firearm dealers. Public sale is through sealed competitive bids,		
20	electronic bids, negativ	ve bids, a	uction, and retail sales. Any moneys or property money obtained		
21	from the sale or dispos	al shall g	o-be credited to the general fund.General Fund."		
22	SECTION	21.(a) A	Il of the following provisions are repealed:		
23	(1) Sub	division ((5) of G.S. 143-215.94A.		
24	(2) Sub	divisions	(b)(6) and (b)(12) of G.S. 143-215.94B.		
25	(3) G.S	. 143-215	5.94F.		
26	(4) G.S	. 143-215	5.94P.		
27	SECTION	21.(b) C	G.S. 143-215.94A(2), (2a), and (7) read as rewritten:		
28	"(2) "Co	mmercial	l underground storage tank" means any one or combination of		
29	tank	s (includ	ling underground pipes connected thereto) used to contain an		
30	accu	umulation	n of petroleum products, the volume of which (including the		
31	volu	me of th	e underground pipes connected thereto) is ten percent (10%) or		
32	mor	e beneath	the surface of the ground. The term "commercial underground"		
33	stor	age tank"	-does not include any: any of the following:		
34	a.	Farm	or residential underground storage tank of 1,100 gallons or less		
35			ity used for storing motor fuel for noncommercial purposes;		
36	b.	Unde	rground storage tank of 1,100 gallons or less capacity used for		
37		storin	g heating oil for consumptive use on the premises where stored;		
38	e.	Unde	rground storage tank of more than 1,100 gallon capacity used for		
39		storin	g heating oil for consumptive use on the premises where stored		
40			ur or fewer households;		
41	<u>c1.</u>	Nonc	ommercial underground storage tank.		
42	d.		c tank;<u>tank.</u>		
43	e.	Pipeli	ine facility (including gathering lines) regulated under:under any		
44			e following:		
45		1.	The Natural Gas Pipeline Safety Act of 1968 (49 U.S.C. § 1671		
46			et seq.); seq.).		
47		2.	The Hazardous Liquid Pipeline Safety Act of 1979 (49 U.S.C.		
48			§ 2001 et seq.); or<u>seq</u>.).		
49		3.	Any intrastate pipeline facility regulated under State laws		
50			comparable to the provisions of the Natural Gas Pipeline		

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		Safety Act of 1968 or the Hazardous Lie Act of 1979;1979.	quid Pipeline Safety
	f.	Surface impoundment, pit, pond, or lagoon; lagoo	n.
	g.	Storm water or waste water collection system; sys	
	b.	Flow-through process tank;tank.	
	i.	Liquid trap or associated gathering lines directly	related to oil or gas
	1.	production and gathering operations; or operation	_
	j.	Storage tank situated in an underground area (s	
	J.	cellar, mineworking, drift, shaft, or tunnel) if	
		situated upon or above the surface of the floor.	the storage talk is
(2a)	"Cost	-effective cleanup" means the cleanup method the	not meets all of the
(2a)			lat meets an of the
		ving criteria:	
	a.	Addresses imminent threats to human health or the	
	b.	Provides for the cleanup or removal of all contam	-
		circumstances where it is impractical to remove c	
	с.	Is approved by the Commission for remediation of	
	d.	Is the least expensive cleanup based on total cost	-
		eligible for reimbursement from the Commo	ercial Fund or the
		Noncommercial Fund.	
(7)		commercial underground storage tank" means any	
		following tanks (including underground pipes con	
		ntain an accumulation of petroleum products, th	
		ding the volume of the underground pipes conne	
	-	nt (10%) or more beneath the surface of the	-
	"nonc	ommercial storage tank" does not include any:grou	<u>nd:</u>
	a.	Commercial underground storage tanks;	
	b.	Septic tank;	
	c.	Pipeline facility (including gathering lines) regula	
		1. The Natural Gas Pipeline Safety Act of 19	6 8 (49 U.S.C. § 1671
		et seq.);	
		2. The Hazardous Liquid Pipeline Safety Ac	t of 1979 (49 U.S.C.
		§ 2001 et seq.); or	
		3. Any intrastate pipeline facility regulate	d under State laws
		comparable to the provisions of the N	
		Safety Act of 1968 or the Hazardous Live	quid Pipeline Safety
		Act of 1979;	
	d.	Surface impoundment, pit, pond, or lagoon;	
	e.	Storm water or waste water collection system;	
	f.	Flow-through process tank;	
	g.	Liquid trap or associated gathering lines directly	related to oil or gas
	•	production and gathering operations; or	-
	h.	Storage tank situated in an underground area (such as a basement,
		cellar, mineworking, drift, shaft, or tunnel) if	the storage tank is
		situated upon or above the surface of the floor.	C
	<u>a.</u>	Farm or residential underground storage tank of	1,100 gallons or less
	_	capacity used for storing motor fuel for noncomn	
	<u>b.</u>	Underground storage tank of 1,100 gallons or le	
	_	storing heating oil for consumptive use on the pre-	

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<u>c.</u>	<u>Underground storage tank of more th</u> storing heating oil for consumptive u by four or fewer households."	
SECTIO	N 21.(c) G.S. 143-215.94E reads as rewrited to $1000000000000000000000000000000000000$	tten
	ghts and obligations of the owner or ope	
ş 145-215.7412. Ki	gnts and obligations of the owner of ope	
	se of a discharge or release from a comm	• •
	l operator cannot be identified or located, uired by subsection (a) of this section, the	-
(1) If	the current landowner of the land in whi	ich the commercial underground
st	brage tank is located notifies the De S. 143-215.85 and undertakes to collect an	epartment in accordance with
	d to restore the area affected in accordan	1
	rticle and applicable federal and State la	
	arrent landowner may elect to have the Co	1 0
	e current landowner for any costs describ	
), and (4) of G.S. 143-215.94B(b) or G.S.	
	nounts for which the owner or operator is r	1
	<u>The following also apply:]The following pr</u>	
a.	The current landowner is not eligibl until the current landowner has paid the	
	-	of G.S. 143-215.94B(b) or
	G.S. 143-215.94B(b1) for which the	
b.		
0.	from a current landowner who ha	•
	subdivisions (1), (2), (2a), (3), and	-
	G.S. 143-215.94B(b1) to a subseque	
Т	ne current landowner shall submit docum	
	quired by G.S. 143-215.94G(b).	inclusion of all expenditures as
(e) When ar	– <u>An</u> owner, operator, or landowner <u>th</u>	at pays the costs described in
	, <u>143-215.94B(b1)</u> , or 143-215.94D(b	
	esulting from a discharge or release of p	
	tank, the owner, operator, or landowner tan	
the appropriate fund	for any costs that the owner, operator, or la	ndowner may elect to have either
the Commercial Fu	nd or the Noncommercial Fund pay in	accordance with the applicable
subsections of this se	ection.	
(e1) The Depa	artment may contract for any services nec	essary to evaluate any claim for
reimbursement or co	ompensation from the Commercial Fund,	- <u>Fund and may contract for any</u>
expert witness or con	sultant services necessary to defend any d	lecision to pay or deny any claim
	nd <u>reimbursement.</u> The Department may p	-
-	ch the claim is made; provided that in <u>fund.</u>	
1	not expend from either fund-more than one	1
	on 30 June of the previous fiscal year. The	
	or expert witness or consultant services to	-
	uded as costs under G.S. 143-215.94B(b)	
by this subsection ar	e considered costs under subsections (b) ar	nd (b1) of G.S. 143-215.94B.
(e5) (1) A	s used in this subsection:	
 1		the the Dense to the t
b.	"Preapproval" means a determination	n by the Department that:

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1		1. The nature and scope of a task is reasonable	ble and necessary to
2		be performed under G.S. 143-215.94B(b)	, 143-215.94B(b1),
3		or 143-215.94D(b1) <u>subsection</u> (b	
4		G.S. 143-215.94B in order to achieve the p	ourposes of this Part.
5		2. The amount estimated for the cost of a task	does not exceed the
6		amount or rate that is reasonable for that ta	usk.
7	(2)	The Department may require an owner, operator, or la	
8		preapproval before proceeding with any task. The Depart	1 1
9		those tasks for which preapproval is required. The Depart	ment shall deny any
10		request for payment or reimbursement of the cost of a	any task for which
11		preapproval is required if the owner, operator, or landow	
12		preapproval of the task. Preapproval of a task by the D	-
13		guarantee payment or reimbursement in the amount estin	
14		the task at the time preapproval is requested. The Depa	1 1
15		reimburse the cost of a task only if all of the following ap	
16		a. The cost is eligible to be paid under G	
17		143-215.94B(b1), or 143-215.94D(b1).subsection	on (b) or (b1) of
18		<u>G.S. 143-215.94B.</u>	
19		b. Payment is in accordance with G.S. 1	43-215.94B(d) or
20		G.S. 143-215.94D(d).G.S. 143-215.94B(d).	
21		c. The Department determines that the cost is reason	•
22	(3)	The Commission may adopt rules governing payment o	
23		reasonable and necessary costs and, consistent with any r	
24		Commission, the Department shall develop, implement	
25		revise a schedule of costs that the Department determines	
26		necessary costs for specific tasks. Statements that spec	-
27		preapproval is required and schedules of reasonable and	-
28		specific tasks are statements within the meaning of G.S	
29		subsection shall not be construed to does not invalida	-
30		Commission related to preapproval of tasks that will res	
31		eligible to be paid or reimbursed under G	
32		143-215.94B(b1), or 143-215.94D(b1), provided, 1	
33		subsection (b) or (b1) of G.S. 143-215.94B. The Depart	
34 35		additional tasks for which preapproval is required.require	a in addition to any
35 36	(A)	specified by the Commission.	ton on londown on to
30 37	(4)	In all cases, the Department shall require an owner, opera	
38		submit documentation sufficient to establish that a claim is	
38 39		or reimbursed under this Part before the Department pay claim.	s of remibulses the
40	(5)	The Department shall authorize a task the cost of which	ch is to be paid or
40 41	(5)	reimbursed from the Commercial Fund or the Noncom	-
42		when the task is scheduled to be performed on the	•
43		determination pursuant to subsection (e4) of this section	1 V
44		shall not pay or reimburse the cost of any task for wh	-
45		required under this subsection until the Department ha	
45 46		authorized the task.	is proupproved and
40 47	(6)	Except as provided in subdivisions (8) and (9) of t	his subsection the
48	(0)	Department shall not authorize any task the cost of whi	
40 49		reimbursed from the Commercial Fund or the Noncommercial Fund	
49 50		the Department determines, based on the scope of the wo	
50 51		and the schedule of reasonable and necessary costs, that s	_
51		and the schedule of reasonable and necessary costs, that s	Surficient funus will

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1 2 3 4 5 6		be available in the Commercial Fund or the Noncomm applies, to pay or reimburse the cost of that task with Department determines that the owner, operator, or land a claim with documentation sufficient to establish that be paid under this Part.	ithin 90 days after the ndowner has submitted		
7	(8)	The Department may preapprove and authorize a task	the cost of which is to		
8	(0)	be paid or reimbursed for payment or reimbursement			
9		Fund or the Noncommercial Fund a task that has not be			
10		to subdivisions (5) and (6) of this subsection if the			
11		landowner specifically requests that the task be authority			
12		claim for payment or reimbursement of the task's cos	_		
13		after the Department has paid all claims for paymen			
14		costs for tasks that the Department has authorized purs	uant to subdivisions (5)		
15		and (6) of this subsection.			
16	(9)	The Department may preapprove and authorize a task			
17 18		be paid or reimbursed for payment or reimbursement			
18 19		Fund or the Noncommercial Fund <u>a task</u> that has not be to subdivisions (5) and (6) of this subsection if the disc	-		
20		an emergency situation. An emergency situation exist	•		
20		release of petroleum results in an imminent threat to	-		
22		environment. A claim for payment or reimbursement of			
23		authorized under this subdivision shall be paid or re			
24		basis as tasks that are authorized under subdivision			
25		subsection.			
26					
27		wner or operator shall be reimbursed pursuant to this secti	-		
28	shall seek reimbursement of the appropriate fund <u>Commercial Fund</u> or of the Department for any				
29 30	monies disbursed from the appropriate fund <u>Commercial Fund</u> or expended by the Department if any of the following apply:				
30 31	(1)		hstantive law rule or		
32	(1)	regulation applicable to underground storage tanks and			
33		mitigate discharges or releases or to facilitate the early	-		
34		or releases.			
35	(2)	The discharge or release is the result of the owner's	or operator's willful or		
36		wanton misconduct.	-		
37	(3)	The owner or operator has failed to pay any annual	tank operating fee due		
38		pursuant to G.S. 143-215.94C.			
39	•••				
40	•	owner, operator, or landowner shall request that the	-		
41 42	whether any of the costs of assessment and cleanup of a discharge or release from a petroleum				
42 43		underground storage tank are eligible to be paid or reimbursed from either the Commercial Fund within one year after completion of any task that is eligible to be paid or reimbursed under			
44		B(b) or 143-215.94 $B(b1)$.	a of fermoursed under		
45	0.5.115.215.91				
46		FION 21.(d) G.S. 143-215.94G, as amended by Section	124(l) of this act, reads		
47	as rewritten:				
48		. Authority of the Department to engage in clean	ups; actions for fund		
49	reimbursement.				
50		ere is a discharge or release of petroleum from any			
51	Department may	y use staff, equipment, or materials under its control	or provided by other		

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cooperating federal, State, or local agencies and may contract with any agent or contractor i deems appropriate to investigate a release, to develop and implement a cleanup plan, to provide interim alternative sources of drinking water to third parties, and to pay the initial costs for				
providing permanent alternative sources of drinking water to third parties:				
. ,	6 6	4 1 1 1 4°C° 1		
(2)	• • •	cator cannot be identified or		
(3)		perator fails to proceed as		
(\mathbf{J})		perator rans to proceed as		
(4)	1 V	out of operation prior to 1		
	January 1974 if, when the discharge or release is di	1 1		
	nor operator owns or leases the land on which the	e underground storage tank		
	is located.			
	Secretary shall seek reimbursement through any leg	gal means available for the		
g:				
	The empresate anomided for in C.	C = 1.42 = 0.15 = 0.4 D (h.5) and		
(0)	1	S. 143-215.94B(b5) and		
In the		reimbursement pursuant to		
		-		
addition to any amount due, the costs of the action, including but not limited to reasonable				
attorneys' fees and investigation expenses. Any monies received or recovered as reimbursement				
shall be paid into the appropriate fund Commercial Fund or other source from which the				
expenditures were made.				
reimbursed under G.S. 143-215.94B or G.S. 143-215.94D as a result of a misrepresentation by				
an agent that acted on behalf of an owner, operator, or landowner, the Department shall first seek				
	· · · · · · · · · · · · · · · · · · ·	section, from the agent of		
alu to o	n retained by the agent.			
SEC"	TION 21 (e) G.S. 143-215 94V reads as rewritten:			
		ank cleanun.		
(1)	•			
	a. The goals of the underground storage ta	nk program are to protect		
	human health and the environment. Maint	taining the solvency of the		
	Commercial Fund and the Noncommercia	I Fund is essential to these		
	goals.			
(2)	The General Assembly intends:			
	e. That neither the Commercial Fund nor the	e Noncommercial Fund not		
	na usad to clean un sites where the L'ommi	agion has determined the		
	-	ssion has determined that a		
	discharge or release poses a degree of ri	sk to human health or the		
	discharge or release poses a degree of ri environment that is no greater than the	sk to human health or the		
	discharge or release poses a degree of ri	sk to human health or the e acceptable level of risk		
	alternati g perma (1) (2) (3) (4) (4) The g: (6) In th ions (1) to any s' fees a paid in to any s' fees a paid in ures we Repe If the sed under that act sement, paid to c SEC C SEC	 alternative sources of drinking water to third parties, and g permanent alternative sources of drinking water to third parties, and (1) A noncommercial underground storage tank. (2) An underground storage tank whose owner or oper located. (3) An underground storage tank whose owner or oper located. (4) A commercial underground storage tank taken of January 1974 if, when the discharge or release is din nor operator owns or leases the land on which the is located. The Secretary shall seek reimbursement through any legg: (6) The amounts provided for in G.S. 143-215.94B(b5). In the event that a civil action is commenced to secure ions (1) through (4) of subsection (d) of this section, the to any amount due, the costs of the action, including but s' fees and investigation expenses. Any monies received or repaid into the appropriate fund <u>Commercial Fund</u> or oth urres were made. Repealed by Session Laws 2015-241, s. 14.16A(f), effect: If the Department paid or reimbursed costs that are no sed under G.S. 143-215.94B or G.S. 143-215.94D as a result that acted on behalf of an owner, operator, or landowner, the sement, pursuant to subdivision (1) of subsection (d) of this baid to or retained by the agent. SECTION 21.(e) G.S. 143-215.94V reads as rewritten: (1) The General Assembly finds that: a. The goals of the underground storage ta human health and the environment. Main Commercial Fund and the Noncommercial goals. 		

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g	That the Commercial Fund and the None perform the most cost-effective cleanup threats to human health and the environme	that addresses imminen		
(c) The Con	amission may require an owner or operator o	r a landownar aligibla fo		
(c) The Commission may require an owner or operator or a landowner eligible for payment or reimbursement under subsections (b), (b1), (c), and (c1)-subsections (b) and (b1) of				
G.S. 143-215.94E to provide information necessary to determine the degree of risk to human				
health and the environment that is posed by a discharge or release from a petroleum underground				
storage and to identify the most cost-effective cleanup that addresses imminent threats to human				
health and the enviro				
(e) If the Co	mmission concludes under subsection (d) of this	s section that no cleanup, n		
further cleanup, or no further action will be required, the Department shall not pay or reimburse				
any costs otherwise payable or reimbursable under this Article from either the Commercial or				
Noncommercial-Fund, other than reasonable and necessary to conduct the risk assessment				
required by this section, unless:				
(1) C	leanup is ordered or damages are awarded in a f	inally adjudicated judgmen		
	an action against the owner or landowner. To be	0		
	f damages arising from a third-party claim for			
	amage awarded in a finally adjudicated judgm			
	perator shall (i) notify the Department of any s	· · · -		
	epartment with all pleadings and other related			
	een filed; and (iii) provide the Department cop	• 1		
	atements, investigative reports, or certifications	_		
	ecessary to determine that a claim for bodily in			
	easonable and necessary. Reimbursement of clair third-party claim for bodily injury or property d			
	djudicated judgment shall be subject to the li			
	43-215.94B(b)(5) and G.S. 143-215.94E			
	$4.5 \cdot 143 \cdot 215.94B(b)(5)$ and any other provision g			
	et forth in this Article.	so verning time purty erann		
(e1) If the Co	mmission concludes under subsection (d) of this	section that further cleanu		
	es the owner, operator, or landowner of the clean			
	nost cost-effective cleanup method for the site, the			
-	osts otherwise payable or reimbursable under t			
	or Noncommercial Fund, other than those cos			
-	t the risk assessment and to implement the cos	-		
approved by the Co	mmission. If the owner, operator, or landowne	r selects a cleanup metho		

39 approved by the Commission. If the owner, operator, or landowner selects a cleanup method 40 other than the one identified by the Commission as the most cost-effective cleanup, the 41 Department shall not pay or reimburse for costs in excess of the cost of implementing the 42 approved cost-effective cleanup.

43

44 (h) If a discharge or release of petroleum from an underground storage tank results in contamination in soil or groundwater that becomes commingled with contamination that is the 45 46 result of a discharge or release of petroleum from a source of contamination other than an underground storage tank, the cleanup of petroleum may proceed under rules adopted pursuant 47 to this section. The Department shall not pay or reimburse from the Commercial Fund any costs 48 49 associated with the assessment or remediation of that portion of contamination that results from a release or discharge of petroleum from a source other than an underground storage tank from 50 either the Commercial Fund or the Noncommercial Fund.tank." 51

. . .

General Assembly Of North Carolina 1 **SECTION 21.(f)** G.S. 143B-426.40A(*l*) reads as rewritten: 2 Assignment of Payments From the Underground Storage Tank Cleanup Funds. "(l)3 Payments from Commercial Fund. - This section does not apply to an assignment of any claim 4 for payment or reimbursement from the Commercial Leaking Petroleum Underground Storage 5 Tank Cleanup Fund established by G.S. 143-215.94B or the Noncommercial Leaking Petroleum 6 Underground Storage Tank Cleanup Fund established by G.S. 143-215.94D.G.S. 143-215.94B." 7 SECTION 22. Article 29A of Chapter 143 of the General Statutes is repealed. 8 SECTION 23. G.S. 144-9(b) reads as rewritten: 9 "(b) The Department of Military and Veterans Affairs shall accept, at no charge, a worn, 10 tattered, or otherwise damaged flag of the United States of America or the State of North Carolina from a citizen of the State and shall make arrangements for its respectful disposal. The 11 12

Department shall establish a flag retirement program to encourage citizens to send in or drop off 13 worn, tattered, or otherwise damaged flags at the Department's office in Raleigh and at any 14 Veterans Home or Veterans Cemetery in the State and may establish other locations for flag 15 drop-off as it deems appropriate. The Department shall advertise the flag retirement program on 16 its website and by printed posters placed at all flag drop-off locations.

17 Department"

18 SECTION 24.(a) G.S. 150B-37(c) is recodified as the last sentence of 19 G.S. 150B-34(a).

20 SECTION 24.(b) G.S. 150B-34, as amended by subsection (a) of this section, reads 21 as rewritten:

22 "§ 150B-34. Final decision or order.

23 In each contested case the administrative law judge shall make a final decision or (a) 24 order that contains findings of fact and conclusions of law. The administrative law judge shall 25 decide the case based upon the preponderance of the evidence, giving due regard to the 26 demonstrated knowledge and expertise of the agency with respect to facts and inferences within 27 the specialized knowledge of the agency. The Office of Administrative Hearings shall forward a 28 copy of the administrative law judge's final decision or order to each party.

29

Repealed by Session Laws 1991, c. 35, s. 6. (b)

30 (c) Repealed by Session Laws 2011-398, s. 18. For effective date and applicability, see 31 editor's note.

32 Except for the exemptions contained in G.S. 150B-1, the provisions of this section (d) 33 regarding the decision of the administrative law judge shall apply only to agencies subject to 34 Article 3 of this Chapter, notwithstanding any other provisions to the contrary relating to 35 recommended decisions by administrative law judges."

36 37

38

SECTION 24.(c) G.S. 90A-30 reads as rewritten:

"§ 90A-30. Penalties; remedies; contested cases.

39 Upon the recommendation of the Board of Certification, the Secretary of (a) 40 Environmental Quality or a delegated representative may impose an administrative, civil penalty 41 on any person, corporation, company, association, partnership, unit of local government, State 42 agency, federal agency, or other legal entity who that violates G.S. 90A-29(a). Each day of a 43 continued violation shall constitute constitutes a separate violation. The penalty shall not exceed 44 one hundred dollars (\$100.00) for each day such the violation continues. No penalty shall be 45 assessed until the person alleged to be in violation has been notified of the violation.

46 The clear proceeds of penalties imposed pursuant to this section shall be remitted to the Civil 47 Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2.

48 Any person wishing to contest a penalty issued under this section shall be is entitled (b) 49 to an administrative hearing and judicial review conducted according to the procedures outlined 50 in Articles 3 and 4 of Chapter 150B of the General Statutes.

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(c) The Secretary may bring a civil action in the superior court of the county in which the
violation is alleged to have occurred to recover the amount of the administrative penalty
whenever if either of the following applies to an owner or person in control of a water treatment
facilityfacility:
(1) Who-The owner or person has not requested an administrative hearing and
fails to pay the penalty within 60 days after being notified of such penalty,
or the penalty.
(2) Who- <u>The owner or person</u> has requested an administrative hearing <u>and fails</u>
to pay the penalty within 60 days after service of the Office of Administrative
<u>Hearings forwards</u> a written copy of the decision as provided in G.S. 150B-36.G.S. 150B-34.
(d) Notwithstanding any other provision of law, this section imposes the only penalty or
sanction, civil or criminal, for violations of G.S. 90A-29(a) or for the failure to meet any other
legal requirement for a water system to have a certified operator in responsible charge."
SECTION 24.(d) G.S. 104E-24 reads as rewritten:
"§ 104E-24. Administrative penalties.
(a) The Department may impose an administrative penalty on any person: a person that
does either of the following:
(1) Who fails Fails to comply with this Chapter, any order issued hereunder, under
it, or any rules adopted pursuant to this Chapter; it.
(2) Who refuses <u>Refuses</u> to allow an authorized representative of the Radiation
Protection Commission or the Department of Health and Human Services a
right of entry as provided for in G.S. 104E-11 or impounding materials as
provided for in G.S. 104E-14.
(b) Each day of a continuing violation shall constitute <u>constitutes</u> a separate violation.
Such The penalty shall not exceed ten thousand dollars (\$10,000) per day. In determining the
amount of the penalty, the Department shall consider the degree and extent of the harm caused
by the violation. Any person assessed a penalty shall be notified of the assessment by registered
or certified mail, and the notice shall specify the reasons for the assessment.
(c) Any person wishing to contest a penalty or order issued under this section shall be is
entitled to an administrative hearing and judicial review in accordance with the procedures
outlined in Articles 3, 3A, 3 and 4 of Chapter 150B of the General Statutes.
(d) The Secretary may bring a civil action in the superior court of the county in which
such the violation is alleged to have occurred to recover the amount of the administrative penalty
whenever a person: if either of the following applies:
(1) Who- <u>The person</u> has not requested an administrative hearing <u>and</u> fails to pay
the penalty within 60 days after being notified of such penalty, or the penalty.
(2) Who <u>The person</u> has requested an administrative hearing <u>and</u> fails to pay the
penalty within 60 days after service of the Office of Administrative Hearings
forwards a written copy of the decision as provided in G.S.
150B-36.<u>G</u>.S. 150B-34.
(e) The clear proceeds of penalties imposed pursuant to this section shall be remitted to
the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2."
SECTION 24.(e) G.S. 108A-70.9A(f) reads as rewritten:
"(f) Final Decision. – After a hearing before an administrative law judge, the judge <u>OAH</u>
shall return forward a written copy of the administrative law judge's decision to the Department
I
and the recipient in accordance with G.S. 150B-37. G.S. 150B-34. The Department decision shall
and the recipient in accordance with G.S. 150B-37. G.S. 150B-34. The Department decision shall notify the Department and the recipient of the final decision and of the right to judicial review of

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1 2 3	"(g) Decision. – The administrative law judge assigned to a contested Medicaid case shall hear and decide the case without unnecessary delay. The judge shall prepare a written decision and <u>send</u> shall forward a copy of it to the parties in accordance with			
4 5	G.S. 150B-37.G.S. 150B-34." SECTION 24.(g) G.S. 108D-16 reads as rewritten:			
6	"§ 108D-16. Notice of final decision and right to seek judicial review.			
7	The administrative law judge assigned to conduct a contested case hearing under			
8 9	G.S. 108D-15 shall hear and decide the case without unnecessary delay. The judge shall prepare a written decision that includes findings of fact and conclusions of law and send shall forward a			
10	<u>copy of it to the parties in accordance with G.S. 150B-37. G.S. 150B-34.</u> The written decision			
11	shall notify the parties of the final decision and of the right of the enrollee and the managed care			
12	entity to seek judicial review of the decision under Article 4 of Chapter 150B of the General			
13	Statutes."			
14	SECTION 24.(h) G.S. 122C-24 reads as rewritten:			
15	"§ 122C-24. Adverse action on a license.			
16	(a) The Secretary may deny, suspend, amend, or revoke a license in any case in which			
17	the Secretary finds that there has been a substantial failure to comply with any provision of this			
18 19	Article or other applicable statutes or any applicable rule adopted pursuant to these statutes.			
20	Action[s] Actions under this section and appeals of those actions shall be in accordance with			
20 21	rules of the Commission and Chapter 150B of the General Statutes. (b) When an appeal is filed concerning the denial, suspension, amendment, or revocation			
21	of a license, a copy of the proposal for decision shall be sent to the Chairman of the Commission			
23	in addition to the parties specified in G.S. 150B-34. The Chairman or members of the			
24	Commission designated by the Chairman may submit for the Secretary's consideration written or			
25	oral comments concerning the proposal prior to the issuance of a final agency decision in			
26	accordance with G.S. 150B-36."			
27	SECTION 24.(i) G.S. 122C-24.1 reads as rewritten:			
28	"§ 122C-24.1. Penalties; remedies.			
29				
30	(h) The Secretary may bring a civil action in the superior court of the county wherein			
31	where the violation occurred to recover the amount of the administrative penalty whenever if			
32	either of the following applies to a facility:			
33	(1) Which <u>The facility has not requested an administrative hearing and fails to</u>			
34	pay the penalty within 60 days after being notified of the penalty, orpenalty.			
35	(2) Which The facility has requested an administrative hearing and fails to pay			
36	the penalty within 60 days after receipt of the Office of Administrative			
37	<u>Hearings forwards</u> a written copy of the decision as provided in $C = 150P_{27}C = 150P_{24}$			
38 39	G.S. 150B-37. <u>G.S. 150B-34.</u>			
39 40	(j) The clear proceeds of civil penalties provided for in this section shall be remitted to			
40 41	the State Treasurer for deposit-Civil Penalty and Forfeiture Fund in accordance with State			
42	law.G.S. 115C-457.2.			
43	·····			
44	SECTION 24.(j) G.S. 131D-34 reads as rewritten:			
45	"§ 131D-34. Penalties; remedies.			
46	· · · · · ·			
47	(g) The Secretary may bring a civil action in the superior court of the county wherein			
48	where the violation occurred to recover the amount of the administrative penalty whenever if			
49	either of the following applies to a facility:			
50	(1) Which-The facility has not requested an administrative hearing and fails to			
51	pay the penalty within 60 days after being notified of the penalty, orpenalty.			

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1 2 3 4	(2) Which-The facility has requested an administrative hearing and fat the penalty within 60 days after receipt of the Office of Administration of the decision as pro- G.S. 150B-36.G.S. 150B-34.	<u>nistrative</u>
5		
6 7	(i) The clear proceeds of civil penalties provided for in this section shall be re the <u>State Treasurer for deposit Civil Penalty and Forfeiture Fund</u> in accordance w	
8	law. <u>G.S. 115C-457.2.</u> "	
9	SECTION 24.(k) G.S. 131E-129(f) reads as rewritten:	
10	"(f) The Secretary may bring a civil action in the superior court of the county	
11	where the violation occurred to recover the amount of the administrative penalty where	enever <u>if</u>
12	either of the following applies to a facility:	
13	(1) Which The facility has not requested an administrative hearing an	<u>d f</u> ails to
14	pay the penalty within 60 days after being notified of the penalty; or	penalty.
15	(2) Which-The facility has requested an administrative hearing and fail	ls to pay
16	the penalty within 60 days after receipt of the Office of Admi	<u>nistrative</u>
17	Hearings forwards a written copy of the decision as pro-	vided in
18	G.S. 150B-36. <u>G.S. 150B-34.</u> "	
19	SECTION 24. (<i>l</i>) G.S. 143-215.94G reads as rewritten:	
20	"§ 143-215.94G. Authority of the Department to engage in cleanups; actions	for fund
21	reimbursement.	
22	(a) The <u>If there is a discharge or release of petroleum from any of the follow</u>	
23	Department may use staff, equipment, or materials under its control or provided	by other
24	cooperating federal, State, or local agencies and may contract with any agent or cor	stractor it
25	deems appropriate to investigate a release, to develop and implement a cleanup plan, to	o provide
26	interim alternative sources of drinking water to third parties, and to pay the initial	costs for
27	providing permanent alternative sources of drinking water to third parties, and shall pay	the costs
28	resulting from the Commercial Fund whenever there is a discharge or release of petrole	um from
29	any of the following:parties:	
30	(1) A noncommercial underground storage tank.	
31	(2) An underground storage tank whose owner or operator cannot be ide	ntified or
32	located.	
33	(3) An underground storage tank whose owner or operator fails to pr	oceed as
34	required by G.S. 143-215.94E(a).	
35	(4) A commercial underground storage tank taken out of operation p	prior to 1
36	January 1974 if, when the discharge or release is discovered, neither t	he owner
37	nor operator owns or leases the land on which the underground sto	rage tank
38	is located.	
39	(a1) Every State agency shall provide to the Department to the maximum exten	t feasible
40	such any staff, equipment, and materials as may be that are available and usef	ul to the
41	development and implementation of a cleanup program.	
42	(a2) The cost of any action authorized under subsection (a) of this section shall b	e paid, to
43	the extent funds are available, from the following sources in the order listed:	
44	(1) Any funds to which the State is entitled under any federal program	providing
45	for the cleanup of petroleum discharges or releases from undergroun	d storage
46	tanks, including, but not limited to, the Leaking Underground Stor	age Tank
47	Trust Fund established pursuant to 26 U.S.C. § 4081 and 42	-
48	6991b(h).	
49	(2) The Commercial Fund.	
50	(a3) Expired October 1, 2011, pursuant to Session Laws 2001-442, s. 8, as am	ended by
51	Session Laws 2008-195, s. 11.	-

1 2	(b) Whenever the discharge or release of a petroleum product is from a commercial underground storage tank, the Department may supervise the cleanup of environmental damage			
3	required by G.S. 143-215.94E(a). If the owner or operator elects to have the Commercial Fund			
4	reimburse or pay for any costs allowed under subsection (b) or (b1) of G.S. 143-215.94B, the			
5	Department shall require the owner or operator to submit documentation of all expenditures			
6	claimed for the purposes of establishing that the owner or operator has spent the amounts required			
7	to be paid by the owner or operator pursuant to and in accordance with G.S. 143-215.94E(b). The			
8	Department shall allow credit for all expenditures that the Department determines to be			
9	reasonable and necessary. The Department may-shall not pay for any costs for which the			
10	Commercial Fund was established until the owner or operator has paid the amounts specified in			
11	G.S. 143-215.94E(b).			
12	(c) The Secretary shall keep a record of all expenses incurred for the services of State			
13	personnel and for the use of the State's equipment and material.			
14	(d) The Secretary shall seek reimbursement through any legal means available,			
15	for:available for the following:			
16	(1) Any costs not authorized to be paid from the Commercial Fund; Fund.			
17	(2) The amounts provided for in G.S. $143-215.94B(b)$ or G.S. $143-215.94B(b1)$			
18	required to be paid for by the owner or operator pursuant to			
19	G.S. 143-215.94E(b) where if the owner or operator of a commercial			
20	underground storage tank is later identified or located; located.			
21	(3) The amounts provided for in G.S. $143-215.94B(b)$ or G.S. $143-215.94B(b1)$			
22	required to be paid for by the owner or operator pursuant to $C = 142,215,04E(h)$ where if the owner or operator of a commercial			
23 24	G.S. 143-215.94E(b) where if the owner or operator of a commercial underground storage tank failed to proceed as required by G.S.			
24 25	underground storage tank failed to proceed as required by G.S. 143-215.94E(a);G.S. 143-215.94E(a).			
23 26	(3a) The amounts provided for by G.S. 143-215.94B(b)(5) required to be paid by			
20 27	the owner or operator to third parties for the cost of providing interim			
28	alternative sources of drinking water to third parties and the initial cost of			
29	providing permanent alternative sources of drinking water to third			
30	parties:			
31	(4) Any funds due under $G.S. 143 - 215.94E(g); and G.S. 143 - 215.94E(g).$			
32	(5) Any funds to which the State is entitled under any federal program providing			
33	for the cleanup of petroleum discharges or releases from underground storage			
34	tanks; [and]tanks.			
35	(6) The amounts provided for in G.S. 143-215.94B(b5) and			
36	G.S. 143-215.94D(b2).			
37	(e) In the event that a civil action is commenced to secure reimbursement pursuant to			
38	subdivisions (1) through (4) of subsection (d) of this section, the Secretary may recover, in			
39	addition to any amount due, the costs of the action, including but not limited to reasonable			
40	attorney's attorneys' fees and investigation expenses. Any monies received or recovered as			
41	reimbursement shall be paid into the appropriate fund or other source from which the			
42	expenditures were made.			
43	(f) Repealed by Session Laws 2015-241, s. 14.16A(f), effective December 31, 2016.			
44	(g) If the Department paid or reimbursed costs that are not authorized to be paid or minimum day G_{1} = 142 215 04P as G_{2} = 142 215 04P.			
45 46	reimbursed under G.S. 143-215.94B or G.S. 143-215.94D as a result of a misrepresentation by			
46 47	an agent who-that acted on behalf of an owner, operator, or landowner, the Department shall first			
47 48	seek reimbursement, pursuant to subdivision (1) of subsection (d) of this section, from the agent			
48 49	of monies paid to or retained by the agent.(h) The Department shall take administrative action to recover costs or bring a civil action			
49 50	pursuant to subdivision (1) of subsection (d) of this section to seek reimbursement of costs in			
50 51	accordance with the time limits set out in this subsection. following time limits:			
51	decordance with the time mints set out in this subsection. Tonowing time mints.			

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1	(1) The Department shall take administrative action to recover	-
2	civil action to seek reimbursement of costs that are not auth	-
3	from the Commercial Fund under subdivision (1),	(2), or (3) of
4	G.S. 143-215.94B(d) within five years after payment.	
5	(2) The Department shall take administrative action to recove	r costs or bring a
6	civil action to seek reimbursement of costs other than the	
7	subdivision (1) of this subsection within three years after pa	yment.
8	(3) Notwithstanding the time limits set out in subdivisions (1	1) and (2) of this
9	subsection, the Department may take administrative action t	o recover costs or
10	bring a civil action to seek reimbursement of costs paid as a	result of fraud or
11	misrepresentation at any time.	
12	(i) An administrative action or civil action that is not commenced within	n the time allowed
13	by subsection (h) of this section is barred.	
14	(j) Except with the consent of the claimant, the Department may sl	hall not withhold
15	payment or reimbursement of costs that are authorized to be paid from the Cost	mmercial Fund in
16	order to recover any other costs that are in dispute unless the Department	is authorized to
17	withhold payment by a final decision of the Commission pursuant to G.S. 150B	-36-in a contested
18	case under Article 3 of Chapter 150B of the General Statutes or by an order of	r final decision of
19	a court."	
20	SECTION 25. G.S. 160D-1311 reads as rewritten:	
21	"§ 160D-1311. Community development programs and activities.	
22	(a) A local government is authorized to may engage in, to accept federa	al and State grants
23	and loans for, and to-appropriate and expend funds for community developm	ent programs and
24	activities. In undertaking community development programs and activities, in	
25	authority granted by law, a local government may engage in the following acti	vities:
26	(1) Programs of assistance and financing of rehabilitation of	private buildings
27	principally for the benefit of low- and moderate-income p	ersons, or for the
28	restoration or preservation of older neighborhoods or pro	perties, including
29	direct repair, the making of grants or loans, the subsidir	zation of interest
30	payments on loans, and the guaranty of loans.	
31	(2) Programs concerned with employment, economic dev	elopment, crime
32	prevention, child care, health, drug abuse, education, and	welfare needs of
33	persons of low and moderate income.	
34	(b) A governing board may exercise directly those powers granted	by law to local
35	government redevelopment commissions and those powers granted by law to	
36	housing authorities and may do so whether or not a redevelopment comm	ission or housing
37	authority is in existence in such-the local government. Any governing board	desiring to do so
38	may delegate to any redevelopment commission, created under Article 22 of	
39	the General Statutes, or to any housing authority, created under Article 1 of C	
40	General Statutes, the responsibility of undertaking or carrying out any spec	1
41	development activities. Any governing board may by agreement undertake	
42	another any specified community development activities. Any governing bo	•
43	with any person, association, or corporation in undertaking any spec	-
44	development activities. Any county or city board of health, county board of s	-
45	county or city board of education may by agreement undertake or carry of	
46	governing board any specified community development activities.	
47	(c) A local government undertaking community development programs	s or activities mav
48	create one or more advisory committees to advise it and to make recommendation	•
49	such the programs or activities.	0

49 such the programs or activities.

(d) A governing board proposing to undertake any loan guaranty or similar program for
 rehabilitation of private buildings is authorized to may submit to its voters the question whether

1 such the program shall be undertaken, such undertaken. The referendum to shall be conducted 2 pursuant to the general and local laws applicable to special elections in such-the local government. No State or local taxes shall be appropriated or expended by a county pursuant to

3

4 this section for any purpose not expressly authorized by G.S. 153A-149, unless the same is first

5 submitted to a vote of the people as therein provided.

6 (e) A government may receive and dispense funds from the Community Development 7 Block Grant (CDBG) Section 108 Loan Guarantee program, Subpart M, 24 C.F.R. § 570.700, et 8 seq., either through application to the North Carolina Department of Commerce or directly from 9 the federal government, in accordance with State and federal laws governing these funds. Any 10 local government that receives these funds directly from the federal government may pledge current and future CDBG funds for use as loan guarantees in accordance with State and federal 11 12 laws governing these funds. A local government may implement the receipt, dispensing, and 13 pledging of CDBG funds under this subsection by borrowing CDBG funds and lending all or a 14 portion of those funds to a third party in accordance with applicable laws governing the CDBG 15 program.

16 A government that has pledged current or future CDBG funds for use as loan guarantees prior 17 to the enactment of this subsection is authorized to have taken such the action. A pledge of future 18 CDBG funds under this subsection is not a debt or liability of the State or any political 19 subdivision of the State or a pledge of the faith and credit of the State or any political subdivision 20 of the State. The pledging of future CDBG funds under this subsection does not directly, 21 indirectly, or contingently obligate the State or any political subdivision of the State to levy or to 22 pledge any taxes.

23 All program income from Economic Development Grants from the Small Cities (f)24 Community Development Block Grant Program may be retained by recipient cities and counties 25 in "economically distressed counties," as defined in G.S. 143B-437.01, for the purposes of 26 creating local economic development revolving loan funds. Such The program income derived 27 through the use by cities of Small Cities Community Development Block Grant money includes, 28 but is not limited to, (i) payment of principal and interest on loans made by the county using 29 CDBG funds, (ii) proceeds from the lease or disposition of real property acquired with CDBG 30 funds, and (iii) any late fees associated with loan or lease payments in (i) and (ii) above. The 31 local economic development revolving loan fund set up by the city shall fund only those activities 32 eligible under Title I of the federal Housing and Community Development Act of 1974, as 33 amended (P.L. 93-383), and shall meet at least one of the three national objectives of the Housing 34 and Community Development Act. Any expiration of G.S. 143B-437.01 or G.S. 105-129.3 shall 35 does not affect this subsection as to designations of economically distressed counties made prior 36 to its expiration.

37 (g) No State or local taxes shall be appropriated or expended by a county pursuant to this section for any purpose not expressly authorized by G.S. 153A-149, unless the purpose is first 38 39 submitted to a vote of the people as provided by that section."

40 SECTION 26. G.S. 168-11 reads as rewritten:

"§ 168-11. Reporting by Protection and Advocacy Agency for persons with disabilities. 41

42 The designated Protection and Advocacy Agency (Agency) for this State shall report to the 43 General Assembly as provided in this section. twice per year on actions the Agency has taken in its efforts to advocate for persons with disabilities. The Agency shall submit its reports to the 44 45 chairs of the House and Senate Appropriations Committees on Health and Human Services 46 during session and to the Joint Legislative Oversight Committee on Medicaid and the Joint 47 Legislative Oversight Committee on Health and Human Services during the interim.

48 Upon review, the General Assembly is encouraged to examine the activities of the Agency 49 to determine the impact on current and future State budgets. The Agency is encouraged to 50 annually hold six meetings with the public throughout the State to share the Agency's findings in the reports required by this section. Nothing in this section shall be construed as impacting 51

1 impacts the Agency's ability to perform work within its governing laws. The reports shall be 2 submitted as follows: 3 A report submitted twice a year of actions the Agency has taken in its efforts to advocate for 4 persons with disabilities. The Agency shall submit its reports to the chairs of the House and 5 Senate Appropriations Committees on Health and Human Services during session and to the Joint 6 Legislative Oversight Committee on Medicaid and NC Health Choice and the Joint Legislative 7 Oversight Committee on Health and Human Services during the interim." 8 SECTION 27.(a) Subsection (a) of Section 9A.1 of S.L. 2022-74 is repealed. 9 **SECTION 27.(b)** G.S. 108A-42.1, as amended by subsection (a) of this section, 10 reads as rewritten: 11 "§ 108A-42.1. State-County Special Assistance Program payment rates. 12 Basic Rate. - The maximum monthly rate for State-County Special Assistance 13 recipients residing in adult care homes or in-home living arrangements without a diagnosis of 14 Alzheimer's disease or dementia shall be one thousand one hundred eighty two dollars (\$1,182) 15 is one thousand two hundred eighty-five dollars (\$1,285) per month per resident. This rate shall 16 be adjusted on January 1, 2024, and each January 1 thereafter, using the federally approved Social 17 Security cost-of-living adjustment effective for the applicable year. 18 (b) Enhanced Rate. - The maximum monthly rate for State-County Special Assistance 19 recipients residing in special care units or in-home living arrangements with a diagnosis of 20 Alzheimer's disease or dementia shall be one thousand five hundred fifteen dollars (\$1,515) is 21 one thousand six hundred forty-seven dollars (\$1,647) per month per resident. This rate shall be 22 adjusted on January 1, 2024, and each January 1 thereafter, using the federally approved Social 23 Security cost-of-living adjustment effective for the applicable year." 24 **SECTION 27.(c)** This section is retroactively effective January 1, 2023. 25 SECTION 28.(a) Section 9A.3A(a) of S.L. 2021-180 reads as rewritten: 26 "SECTION 9A.3A.(a) It is the intent of the General Assembly to provide greater parity 27 among individuals receiving benefits under the State-County Special Assistance Program 28 authorized under G.S. 108A-40 regardless if they elect to reside in an adult care home, a special 29 care unit, or an in-home living arrangement. To that end, no later than 30 days after the effective 30 date of this subsection, the Department of Health and Human Services, Division of Aging and 31 Adult Services, shall apply to the federal Social Security Administration (SSA) for approval to 32 allow eligible individuals residing in in-home living arrangements to qualify for State-County 33 Special Assistance under the Social Security Optional State Supplement Program in the same 34 manner as individuals residing in adult care homes or special care units. Additionally, no later 35 than 30 days after the effective date of this subsection, the Department of Health and Human 36 Services, Division of Health Benefits, shall submit a State Plan amendment to the Centers for 37 Medicare and Medicaid Services (CMS) for approval to add Medicaid coverage for individuals 38 residing in in-home living arrangements who qualify for State-County Special Assistance under 39 the Social Security Optional State Supplement Program. It is the further intent of the General 40 Assembly to appropriate sufficient funds in future fiscal years to support annual adjustment of 41 the State-County Special Assistance Program payment rates using the federally approved Social 42 Security cost-of-living adjustment. This subsection is effective when it becomes law." 43 SECTION 28.(b) Section 9A.3A(d) of S.L. 2021-180, as amended by Section 9A.1(b) of S.L. 2022-74, reads as rewritten: 44 45 "SECTION 9A.3A.(d) Subsections (b), (c), and (e) of this section become effective on the 46 date the Current Operations Appropriations Act of 2022 becomes law, or 30 days after the date 47 that both the SSA and CMS have approved the applications the date the CMS approves the 48 application submitted by the Department of Health and Human Services pursuant to subsection 49 (a) of this section, whichever is later.section. The Secretary of Health and Human Services 50 reported to the Revisor of Statutes that the CMS approved the application effective January 1, 51 2023.

General Assembly Of North Carolina 1 The Secretary of the Department of Health and Human Services shall report to the Revisor 2 of Statutes when both the SSA and CMS approvals are obtained and the date of the approval. 3 Subsections (b), (c), and (e) of this section shall not become effective if either the SSA or CMS 4 disapproves the applications submitted by the Department of Health and Human Services pursuant to subsection (a) of this section. If, by June 30, 2023, the Department of Health and 5 Human Services has not received notification of application approval from both the SSA and 6 7 CMS pursuant to subsection (a) of this section, then subsections (b), (c), and (e) of this section 8 shall expire. This subsection is effective when it becomes law." 9 SECTION 28.(c) Section 9A.1(d) of S.L. 2022-74 reads as rewritten: 10 "SECTION 9A.1.(d) Subsections (a) and (c) of this section become Subsection (c) of this 11 section becomes effective on the date the Current Operations Appropriations Act of 2022 12 becomes law, or 30 days after the date that both the SSA and CMS have approved the applications 13 submitted by the Department of Health and Human Services pursuant to subsection (a) of Section 14 9A.3A of S.L. 2021-180, whichever is later. that subsection (e) of Section 9A.3A of S.L. 2021-180 becomes effective. The remainder of this section is effective when it becomes law." 15 16 **SECTION 28.(d)** This section is retroactively effective January 1, 2023. 17 18 PART II. ADDITIONAL TECHNICAL CORRECTIONS 19 SECTION 29. Subject to the grammatical rules and general drafting conventions of 20 capitalization, the Revisor of Statutes shall make the following changes: 21 (1)Subject to subdivision (2) of this section, replace "e-mail", "electronic mail", 22 or "electronic mailing" with "email" in G.S. 1-75.4, 1-507.34, 1-539.2A, 23 1A-1, Rule 4, 1A-1, Rule 5, and any other statutes in which any of these terms 24 appear. The Revisor of Statutes shall make a similar change when any of these 25 terms is plural. Replace "registered, certified, or electronic mail" with "registered mail, 26 (2)27 certified mail, or email" in G.S. 143-293. 28 Subject to subdivisions (4) and (5) of this section, make "Internet" lowercase (3) 29 in G.S. 14-113.20, 14-113.30, 14-113.31, 14-118.7, 14-196.3, and any other 30 statutes in which the term appears. 31 Replace "Internet protocol" with "Internet Protocol" in G.S. 105-164.3, (4) 32 130A-480, and 143B-1400. 33 Replace "internet web site", "internet website", "internet site", or "web site", (5) 34 including any variation in capitalization of any of these terms, with "website" in G.S. 7A-38.2, 7A-38.3F, 10B-36, 14-44.1, 14-202.5, and any other statutes 35 36 in which any of these terms appear. The Revisor of Statutes shall make a 37 similar change when any of these terms is plural. 38 (6) Replace "rule making" or "rule-making" with "rulemaking" in G.S. 7B-4001, 39 10B-126, 15C-12, 18B-105, 20-37.22, and any other statutes in which either 40 of these terms appear. 41 The Revisor of Statutes may delete duplicative language resulting from these changes 42 and may replace "an" with "a" to conform with these changes. 43 SECTION 30. G.S. 14-288.9 reads as rewritten: 44 "§ 14-288.9. Assault on-upon emergency personnel; punishments. 45 An assault upon emergency personnel is an assault upon any person coming included (a) 46 within the definition of "emergency personnel" which in subsection (b) of this section that is 47 committed in an area: area in which either of the following applies: 48 In which a A declared state of emergency exists; or exists. (1)

49 Within the immediate vicinity of which vicinity, a riot is occurring or is (2)50 imminent.

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General Assembly Of North Carolina Session 2025 The-In this section, the term "emergency personnel" includes law-enforcement 1 (b) 2 officers, firemen, firefighters, ambulance attendants, utility workers, doctors, nurses, members 3 of the North Carolina National Guard, and other persons lawfully engaged in providing essential 4 services or otherwise discharging or attempting to discharge his or her their official duties during 5 the an emergency. 6 (c) Any A person who commits an assault upon emergency personnel is guilty of a Class 7 H felony. 8 (d) Any A person who commits an assault upon emergency personnel with or through the 9 use of any a dangerous weapon or substance shall be punished as a Class F felon.is guilty of a 10 Class F felony. Any A person who commits an assault upon emergency personnel causing serious 11 (e) 12 bodily injury to the emergency personnel is guilty of a Class E felony. 13 Any A person who commits an assault upon emergency personnel causing death to (f)14 the emergency personnel is guilty of a Class D felony." SECTION 31.(a) G.S. 15A-145.5 reads as rewritten: 15 "§ 15A-145.5. Expunction of certain misdemeanors and felonies; no age limitation. 16 For purposes of this section, the term "nonviolent misdemeanor" or "nonviolent 17 18 felony" means any misdemeanor or felony except the following: 19 . . . 20 (4) Any of the following sex-related or stalking offenses: G.S. 14-27.25(b), 21 14-27.30(b), 14-190.7, 14-190.8, 14-190.9, 14-202, 14-208.11A, 14-208.18, 22 former 14-277.3, 14-277.3A, and 14-321.1. 23 Any felony offense in Chapter 90 of the General Statutes where the offense (5) 24 involves that involves methamphetamines, heroin, or possession with intent 25 to sell or deliver or sell and deliver cocaine. 26 An offense under G.S. 14-12.12(b), 14-12.13, or 14-12.14, or any offense for (6) 27 which punishment was determined pursuant to G.S. 14-3(c).G.S. 14-3(c) was 28 applied. 29 30 (c) A person may file a petition, petition in the court of the county where the person was 31 convicted. [The following applies:] The following provisions apply: 32 For expunction of one or more nonviolent misdemeanor convictions, the (1)33 petition shall not be filed earlier than one of the following: the following, as 34 applicable: 35 36 (2)For expunction of up to three nonviolent felony convictions, the petition shall 37 not be filed earlier than one of the following: the following, as applicable: 38 For expunction of one nonviolent felony not subject to the waiting a. 39 period set forth in sub-subdivision a1. of this subdivision, 10 years 40 after the date of the conviction or 10 years after any active sentence, 41 period of probation, or post-release supervision, supervision related to 42 the conviction listed in the petition, has been served, whichever occurs 43 later. 44 For expunction of one nonviolent felony under G.S. 14-54(a), 15 years a1. 45 after the date of the conviction or 15 years after any active sentence, 46 period of probation, or post-release supervision, supervision related to 47 the conviction listed in the petition, has been served, whichever occurs 48 later. 49 For expunction of two or three nonviolent felonies, 20 years after the b. 50 date of the most recent conviction listed in the petition, or 20 years 51 after any active sentence, period of probation, or post-release

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	supervision, supervision related to a convi petition has been served, whichever occurs	1		
A person	previously granted an expunction under this section is			
1	this section for any offense committed after the date of the previous order for expunction. Except			
	as provided in subsections (c4) and (c5) of this section, a person previously granted an expunction			
-	ection for one or more misdemeanors is not eligible for			
	rs under this section section, and a person previously gr	-		
	for one or more felonies is not eligible for expunction of	-		
this section.				
(c1) A	petition filed pursuant to this section shall contain,	but not be limited to, the		
following:				
-	1) An affidavit by the petitioner that the petitioner is of	of good moral character and		
	one of the following statements: statements, as app	olicable:		
(2	2) Verified affidavits Affidavits of two persons w	who are not related to the		
	petitioner or to each other by blood or marriage, the	hat they know the character		
	and reputation of the petitioner in the community i	n which the petitioner lives		
	and that the petitioner's character and reputation and			
(:	3) A statement that the petition is a motion in the ca	ause in the case wherein <u>in</u>		
	which the petitioner was convicted.			
(4	4) An application on a form approved by the Adminis	strative Office of the Courts		
	requesting and authorizing a-all of the following:			
	<u>a.</u> <u>A</u> name-based State and national criminal			
	State Bureau of Investigation using any in			
	Administrative Office of the Courts to	identify the individual, a		
	individual.			
	<u>b.</u> <u>A</u> search by the State Bureau of Investig	•		
	warrants on <u>or</u> pending criminal cases, and			
	<u>c.</u> <u>A</u> search of the confidential record of exp	unctions maintained by the		
	Administrative Office of the Courts.	warian aquat The alark of		
	The application shall be filed with the clerk of s	1		
	superior court court, who shall forward the applic			
	of Investigation and to the Administrative Office <u>Courts to conduct the searches and report their fin</u>			
	<u>Courts to</u> conduct the searches and report their fin	ungs to the court.		
Upon fili	ing of the petition, the petition shall be served upon the c	listrict attorney of the court		
-	<u>thich</u> the case was tried resulting in conviction. The distribution			
	eafter in which to file any an objection thereto and shall	•		
•	nearing of the petition. Upon good cause shown, the c			
	additional 30 days to file <u>an</u> objection to the petition. The			
-	est efforts to contact the victim, if any, to notify the	-		
	prior to the date of the hearing. Upon request by the victi	-		
	any hearing on the petition for expunction expunction,			
	Ill be considered by the court at such the hearing.			
	iding judge is authorized to may call upon a probation	n officer for any additional		
-	or verification of the petitioner's conduct since the c	-		
roviou onv	ther information the court deems relevant including h	ut not limited to affidavite		

45 The presiding judge is authorized to may call upon a probation officer for any additional 46 investigation or verification of the petitioner's conduct since the conviction. The court shall 47 review any other information the court deems relevant, including, but not limited to, affidavits 48 or other testimony provided by law enforcement officers, district attorneys, and victims of crimes 49 committed by the petitioner.

50 (c2) The court, after hearing a petition for expunction of one or more nonviolent 51 misdemeanors, shall order that the petitioner be restored, in the contemplation of the law, to the

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1 2 3	1	ner occupied before the arrest or indictmented in G.S. 15A-151.5, if the court finds all of	
5 4 5 6 7	(3)	The petitioner has no outstanding warrants under indictment, and no finding of pr defendant petitioner for a felony, felony in the United States.	robable cause exists against the
8 9 10 11	(3a)	The petitioner is not free on bond or per appeal, or sentencing in any federal court for a crime which-that would prohibit the petition for expunction under this section g	or state court in the United States person from having his or her the
12 13 14 15 16	 (6)	The petitioner has no convictions for a misc is listed as an exception to the terms "nonvic felony" as provided in subsection (a) of this	olent misdemeanor" or "nonviolent
17 18 19 20	felonies, may oro the petitioner occ	court, after hearing a petition for expunction ler that the petitioner be restored, in the cont cupied before the arrest or indictment <u>arrest</u>, S. 15A-151.5, if the court finds all of the following	emplation of the law, to the status <u>indictment</u> , or information, except
21 22 23 24 25	 (3)	The petitioner has no outstanding warrants under indictment, and no finding of pr defendant petitioner for a felony, felony in the United States.	robable cause exists against the
26 27 28 29	(3a)	The petitioner is not free on bond or per appeal, or sentencing in any federal court for a crime which that would prohibit th petition for expunction under this section g	or state court in the United States he person from having his or her
 30 31 32 33 34 35 	(5) (6)	The petitioner has no outstanding restit representing amounts ordered for restitution The petitioner has no convictions for a mis as an exception to the term "nonviolen subsection (a) of this section or any other for	n entered against the petitioner. sdemeanor <u>conviction</u> that is listed nt misdemeanor" as provided in
36 37 38 39 40 41 42 43 44 45 46	sub-subdivision subdivision (2) c obtained in more petitions shall be for expunction fi within this peric petition filed with upon good cause	son petitioning who petitions for expunction of the section (c) of this section, where the section (c) of this section, where the section one county, county shall file a petition filed within a 120-day period. period, except led outside this period if good cause is shown of the same 120-day period. Notwithstanding shown for the failure to file a petition within period filed outside the section filed outside the same 120-day period.	of multiple convictions pursuant to as section or sub-subdivision b. of <u>ction and whose</u> convictions were in each county of conviction. All that the court may grant a petition <u>n for the failure to file the petition</u> reclude the granting of any other g the provisions of this subsection, the 120 day period, the court may
47 48 49 50 51	(d) No po section shall be h giving a false sta	erson as to whom an order has been entered eld thereafter under any provision of any law atement by reason of that person's failure to mation, trial, or conviction. This subsection	pursuant to subsection (c) of this to be guilty of perjury or otherwise recite or acknowledge the arrest,

1 under this section is governed by G.S. 15A-153, except that the protected nondisclosure under 2 G.S. 15A-153(b) does not apply to a sentencing hearing when the person has been convicted of 3 a subsequent criminal offense. 4 Persons pursuing certification under the provisions of Article 1 of Chapter 17C or (d1)5 Article 2 of Chapter 17E of the General Statutes, however, shall disclose any and all convictions 6 to the certifying Commission, regardless of whether or not the convictions were expunded 7 pursuant to the provisions of this section. 8 (d2) Persons requesting that a disclosure statement be prepared by the North Carolina 9 Sheriffs' Education and Training Standards Commission pursuant to Article 3 of Chapter 17E of 10 the General Statutes, however, shall disclose any and all felony convictions to the North Carolina Sheriffs' Education and Training Standards Commission regardless of whether or not the felony 11 12 convictions were expunged pursuant to the provisions of this section. 13 Persons required by State law to obtain a criminal history record check on a (d3)14 prospective employee shall are not be deemed to have knowledge of any convictions expunged 15 under this section. 16 (e) The-If the petition is granted, the court shall also-order that the conviction or 17 convictions be expunged from the records of the court and direct all law enforcement agencies 18 bearing record of the same conviction to expunge their records of the conviction. The clerk shall 19 notify State and local agencies of the court's order, as provided in G.S. 15A-150. 20 Any other applicable State or local government agency shall expunge from its records (f) 21 entries made as a result of the conviction or convictions-ordered expunged under this section 22 upon receipt from the petitioner of an order entered pursuant to this section. The An agency shall 23 also vacate any administrative actions taken against a person whose record is expunged under 24 this section as a result of the charges or convictions expunged. A person whose administrative 25 action has been vacated by an occupational licensing board pursuant to an expunction under this 26 section may then reapply for licensure and must shall satisfy the board's then current education 27 and preliminary licensing requirements at the time of reapplication in order to obtain licensure. 28 This subsection shall-does not apply to the Department of Justice for DNA records and samples 29 stored in the State DNA Database and the State DNA Databank. 30 A person who files a petition for expunction of a criminal record under this section (g) 31 must-shall pay the clerk of superior court a fee of one hundred seventy-five dollars (\$175.00) at 32 the time the petition is filed. Fees collected under this subsection shall be deposited in the General 33 Fund. This subsection does not apply to petitions filed by an indigent.indigent person." 34 **SECTION 31.(b)** G.S. 15A-145 reads as rewritten: 35 "§ 15A-145. Expunction of records for misdemeanors of first offenders under the age of 18 36 at the time of conviction of misdemeanor; expunction of certain other 37 misdemeanors.and of underage persons possessing alcohol. 38 Whenever any person who has not previously been convicted of any felony, or (a) 39 misdemeanor other than a traffic violation, under the laws of the United States, the laws of this 40 State or any other state, (i) pleads guilty to or is guilty of a misdemeanor other than a traffic violation, and the offense was committed before the person attained the age of 18 years, or (ii) 41 42 pleads guilty to or is guilty of a misdemeanor possession of alcohol pursuant to 43 G.S. 18B-302(b)(1), and the offense was committed before the person attained the age of 21 years, he may file a petition in the court of the county where he was convicted for expunction of 44 45 the misdemeanor from his criminal record. The petition cannot be filed earlier than: (i) two years 46 after the date of the conviction, or (ii) the completion of any period of probation, whichever 47 occurs later, and the petition shall contain, but not be limited to, the following: 48 49 (2)Verified affidavits Affidavits of two persons who are not related to the 50 petitioner or to each other by blood or marriage, that they know the character

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	and reputation of the petitioner in the community in w lives and that his the petitioner's character and reputation		
pi	(b1) No person as to whom such order has been entered shall be hel rovision of any laws to be guilty of perjury or otherwise giving a false s	•	
	is failure to recite or acknowledge such arrest, or indictment, informatio		
	any inquiry made of him for any purpose. This subsection shall The end		
	nder this section is governed by G.S. 15A-153, except that the protected		
	S. 15A-153(b) does not apply to a sentencing hearing when the person		
a	subsequent criminal offense.		
	"		
	SECTION 31.(c) G.S. 15A-145.1 reads as rewritten:		
"§	§ 15A-145.1. Expunction of records for first offenders under the ag conviction-commission of certain gang offenses.	e of 18 at the time of	
	(a) Whenever any person who has not previously been convic	ted of any felony or	
m	hisdemeanor other than a traffic violation under the laws of the United Sta	ates or the laws of this	
	tate or any other state pleads guilty to or is guilty of (i) a Class H felony		
	hapter 14 of the General Statutes or (ii) an enhanced offense under G.S.		
	ischarged and had the proceedings against the person dismissed pursuant		
	ne offense was committed before the person attained the age of 18 years,		
petition in the court of the county where the person was convicted for expunction of the offense			
from the person's criminal record. Except as provided in G.S. 14-50.29 upon discharge and			
dismissal, the petition cannot be filed earlier than (i) two years after the date of the conviction or			
(ii) the completion of any period of probation, whichever occurs later. The petition shall contain,			
DI	ut not be limited to, the following:		
	(2) Verified affidavits Affidavits of two persons who a	ra not related to the	
	petitioner or to each other by blood or marriage, that th		
	and reputation of the petitioner in the community in whi		
	and that the petitioner's character and reputation are go		
	(b1) No person as to whom such order has been entered shall be hel	d thereafter under anv	
Ð	rovision of any laws to be guilty of perjury or otherwise giving a false s	•	
	ne person's failure to recite or acknowledge such arrest, or indictment or in		
	esponse to any inquiry made of the person for any purpose. This subsect		
ar	n expunction under this section is governed by G.S. 15A-153, exce	pt that the protected	
	ondisclosure under G.S. 15A-153(b) does not apply to a sentencing hea	ring when the person	
ha	as been convicted of a subsequent criminal offense.		
	"		
	SECTION 31.(d) G.S. 15A-145.2 reads as rewritten:		
" {	§ 15A-145.2. Expunction of records for first offenders not over 21 ye	ars of age at the time	
	of the offense of certain drug offenses.		
	(a) Whenever a person is discharged, and the proceedings against	-	
-	ursuant to G.S. 90-96(a) or (a1), and the person was not over 21 years of	-	
	ffense, the person may apply to the court of the county where charged for		
	rom all official records, other than the confidential files retained und		
	ecordation relating to the person's arrest, indictment or information, trial,		
	ismissal and discharge pursuant to this section. The applicant shall atta	ion to the petition the	
10	ollowing:		
	•••		

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1 2 3 4 5	(2) Verified affidavits <u>Affidavits</u> by two persons who are not related to the petitioner or to each other by blood or marriage, that they know the character and reputation of the petitioner in the community in which he or she lives, and that the petitioner's character and reputation are good;
6 7 8 9	(a1) No person as to whom such order was entered shall be held thereafter under any provision of any law to be guilty of perjury or otherwise giving a false statement by reason of the person's failures to recite or acknowledge such arrest, or indictment or information, or trial in response to any inquiry made of him or her for any purpose. This subsection shall The effect of
10 11 12	an expunction under this section is governed by G.S. 15A-153, except that the protected nondisclosure under G.S. 15A-153(b) does not apply to a sentencing hearing when the person has been convicted of a subsequent criminal offense.
13 14	" SECTION 31.(e) G.S. 15A-145.3 reads as rewritten:
14	"§ 15A-145.3. Expunction of records for first offenders not over 21 years of age at the time
16	of the offense of certain toxic vapors offenses.
17	(a) Whenever a person is discharged and the proceedings against the person dismissed
18	under G.S. 90-113.14(a) or (a1), such person, if he or she was not over 21 years of age at the time
19	of the offense, may apply to the court of the county where charged for an order to expunge from
20	all official records, other than the confidential files retained under G.S. 15A-151, all recordation
21	relating to the person's arrest, indictment or information, trial, finding of guilty, and dismissal
22	and discharge pursuant to this section. The applicant shall attach to the petition the following:
23	
24	(2) Verified affidavits Affidavits by two persons who are not related to the
25	petitioner or to each other by blood or marriage, that they know the character
26	and reputation of the petitioner in the community in which the petitioner lives,
27	and that his or her character and reputation are good;
28 29	 (b1) No person as to whom such order has been entered shall be held thereafter under any
30	provision of any law to be guilty of perjury or otherwise giving a false statement by reason of the
31	person's failures to recite or acknowledge such arrest, or indictment or information, or trial in
32	response to any inquiry made of him or her for any purpose. This subsection shall The effect of
33	an expunction under this section is governed by G.S. 15A-153, except that the protected
34	nondisclosure under G.S. 15A-153(b) does not apply to a sentencing hearing when the person
35	has been convicted of a subsequent criminal offense.
36	"
37	SECTION 31.(f) G.S. 15A-145.4 reads as rewritten:
38	"§ 15A-145.4. Expunction of records for first offenders who are under 18 years of age at
39	the time of the commission of a nonviolent felony.
40	
41	(c) Whenever any person who had not yet attained the age of 18 years at the time of the
42 43	commission of the offense and has not previously been convicted of any felony or misdemeanor other than a traffic violation under the laws of the United States or the laws of this State or any
43 44	other state pleads guilty to or is guilty of a nonviolent felony, the person may file a petition in
45	the court of the county where the person was convicted for expunction of the nonviolent felony
46	from the person's criminal record. The petition shall not be filed earlier than four years after the
47	date of the conviction or when any active sentence, period of probation, and post-release
48	supervision has been served, whichever occurs later. The person shall also perform at least 100
49	hours of community service, preferably related to the conviction, before filing a petition for
50	expunction under this section. The petition shall contain the following:
51	- ···

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	(2)	Verified affidavits <u>Affidavits</u> of two persons who petitioner or to each other by blood or marriage, that and reputation of the petitioner in the community in and that the petitioner's character and reputation are	t they know the character which the petitioner lives
otherwise arrest, in expunction nondisclo has been	hall be e giving dictme on und	erson as to whom an order has been entered pursuant held thereafter under any provision of any laws to a false statement by reason of that person's failure to r at, information, trial, or conviction. This subsection er this section is governed by G.S. 15A-153, ex ader G.S. 15A-153(b) does not apply to a sentencing ed of a subsequent criminal offense.	be guilty of perjury or recite or acknowledge the shall The effect of an cept that the protected
"	SEC	FION 21 (-) C C 15A 145 (as to as more than	
"8 15 4 1		FION 31.(g) G.S. 15A-145.6 reads as rewritten:	atitution
§ 15A-1	45.0. 1	Expunctions for certain defendants convicted of pro	sutution.
(c)	The p	petition shall contain all of the following:	
	 (2)	Verified affidavits <u>Affidavits</u> of two persons, wh petitioner or to each other by blood or marriage, that and reputation of the petitioner in the community in and that the petitioner's character and reputation are	t they know the character which the petitioner lives
(-)	•••• NT		() (f) - f (l
(g)	-	erson as to whom an order has been entered pursuant	
otherwise arrest, in expunction nondiscle	e giving dictment on und osure un	held thereafter under any provision of any laws to a false statement by reason of that person's failure to r at, information, trial, or conviction. This subsection er this section is governed by G.S. 15A-153, ex ader G.S. 15A-153(b) does not apply to a sentencing	recite or acknowledge the shall The effect of an cept that the protected
	convict	ed of a subsequent criminal offense.	
"			
		FION 31.(h) G.S. 15A-145.7 reads as rewritten:	
"§ 15A-1		Expunction of records for first offenders under 20 ye	ears of age at the time of
(a)		ffense of certain offenses. never a person is discharged, and the proceedings agai	not the norsen dismissed
pursuant the perso official r relating t	to G.S. on may a ecords, to the p	14-277.8, and the person was under 20 years of age a apply to the court of the county where charged for an or other than the confidential files retained under G.S. erson's arrest, indictment or information, trial, finding arrest to this section. The applicant shall attach to the	t the time of the offense, order to expunge from all 15A-151, all recordation g of guilty, and dismissal
	(2)	Verified affidavits Affidavits by two persons wh	o are not related to the
	(-)	petitioner or to each other by blood or marriage, that	
		and reputation of the petitioner in the community in that the petitioner's character and reputation are good	which he or she lives, and
		that the petitioner's character and reputation are good	u, <u>zoou.</u>
(b)	 <u>No-n</u>	erson as to whom such order was entered shall be h	eld thereafter under any
	-	law to be guilty of perjury or otherwise giving a false s	•
		to recite or acknowledge such arrest, or indictment of	
1		inquiry made of him or her for any purpose. This subs	
-	-	under this section is governed by G.S. 15A-153, e.	

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1	nondisclosure under G.S. 15A-153(b) does not apply to a sentencing heari	ng when the person			
2	has been convicted of a subsequent criminal offense.	8			
3	1 11 ••••				
4	SECTION 31.(i) G.S. 15A-145.8 reads as rewritten:				
5	"§ 15A-145.8. Expunction of records when charges are remanded to district court for				
6	juvenile adjudication.				
7	(a) Upon remand pursuant to G.S. 7B-2200(c) or G.S. 7B-2200.5(d)	or removal pursuant			
8	to G.S. 15A-960, the court shall order expunction of all remanded or removed	l charges. No person			
9	as to whom such an order has been entered shall be held thereafter under any provision of any				
10	law to be guilty of perjury, or to be guilty of otherwise giving a false statement or response to				
11		any inquiry made for any purpose, by reason of his or her failure to recite or acknowledge any			
12	expunged entries concerning apprehension or trial. The effect of an expunction under this section				
13	is governed by G.S. 15A-153.				
14	"				
15	SECTION 31.(j) G.S. 15A-145.8A reads as rewritten:				
16	"§ 15A-145.8A. Expunction of records for offenders under the age o				
17	commission of certain misdemeanors and felonies upon	completion of the			
18	sentence.				
19 20	 (f) No nerven as to whom such order has been entered shall be held	the second second second			
20 21	(f) No person as to whom such order has been entered shall be held provision of any laws to be guilty of perium or otherwise giving a false sta				
21	provision of any laws to be guilty of perjury or otherwise giving a false state that person's failure to recite or acknowledge such arrest or indictment inf				
22	that person's failure to recite or acknowledge such arrest, or indictment, information, or trial, or response to any inquiry made of the person for any purpose. The effect of an expunction under				
23 24	response to any inquiry made of the person for any purpose. The effect of an expunction under this section is governed by G.S. 15A-153.				
25	""""""""""""""""""""""""""""""""""""""				
26	SECTION 31.(k) G.S. 15A-145.9 reads as rewritten:				
27	"§ 15A-145.9. Expunctions of certain offenses committed by human tra	fficking victims.			
28	····	0			
29	(g) Effect. – No person as to whom an order has been entered pursu	ant to subsection (f)			
30	of this section shall be held thereafter under any provision of any laws to be	suilty of perjury or			
31	otherwise giving false statement by reason of that person's failure to recite	or acknowledge the			
32	arrest, indictment, information, trial, or conviction. The effect of an expunction	on under this section			
33	is governed by G.S. 15A-153.				
34	Persons required by State law to obtain a criminal history record che	1 I			
35	employee shall not be deemed to have knowledge of any convictions expunge	ed under this section.			
36					
37	SECTION 31. (<i>l</i>) G.S. 15A-146 reads as rewritten:	e• 1• e 4			
38	"§ 15A-146. Expunction of records when charges are dismissed or there	are findings of not			
39 40	guilty.				
40 41	(a3) Effect of Expunction. – Except as provided in G.S. 15A-151.5(b)	(5) no norman as to			
42	(a3) Effect of Expunction. – Except as provided in G.S. 15A-151.5(b whom an order has been entered by a court or by operation of law under this	· · · · -			
42 43	thereafter under any provision of any law to be guilty of perjury, or to be				
44	giving a false statement or response to any inquiry made for any purpos				
45	person's failure to recite or acknowledge any expunged entries concerni				
46	trial. The effect of an expunction under this section is governed by G.S. 15A				
47					
48	SECTION 31.(m) G.S. 15A-147 reads as rewritten:				
49	"§ 15A-147. Expunction of records when charges are dismissed or there	are findings of not			
50	guilty as a result of identity theft or mistaken identity.	-			
51					

General Assembly Of North Carolina Session 2025 1 (b) No person as to whom such an order has been entered under this section shall be held 2 thereafter under any provision of any law to be guilty of perjury, or to be guilty of otherwise 3 giving a false statement or response to any inquiry made for any purpose, by reason of the 4 person's failure to recite or acknowledge any expunged entries concerning apprehension, charge, 5 or trial. The effect of an expunction under this section is governed by G.S. 15A-153." 6 7 SECTION 31.(n) G.S. 15A-149 reads as rewritten: 8 "§ 15A-149. Expunction of records when pardon of innocence is granted. 9 10 (c) No person as to whom such an order has been entered under this section shall be held thereafter under any provision of any law to be guilty of perjury, or to be guilty of otherwise 11 12 giving a false statement or response to any inquiry made for any purpose, by reason of the 13 person's failure to recite or acknowledge any expunged entries concerning apprehension, charge, 14 or trial. The effect of an expunction under this section is governed by G.S. 15A-153." SECTION 31.(0) G.S. 15A-153 reads as rewritten: 15 Effect of expunction; prohibited practices by employers, educational 16 "§ 15A-153. 17 institutions, agencies of State and local governments. 18 (a) Purpose. – The purpose of this section is to clear the public record of any entry of any 19 arrest, criminal charge, or criminal conviction that has been expunded so that (i) the person who 20 is entitled to and obtains receives the expunction may omit reference to the charges or convictions 21 to potential employers and others and (ii) a records check for prior arrests and convictions will 22 not disclose the expunged entries. Nothing in this section shall be construed to prohibit an 23 employer from asking a job applicant about criminal charges or convictions that have not been 24 expunged and are part of the public record. 25 Nondisclosure Protected. - No person as to whom an order of expunction has been (b) 26 entered who receives an expunction pursuant to this Article shall be held thereafter under any 27 provision of any laws to be is guilty of perjury or otherwise giving a false statement by reason of 28 that person's failure following expunction to recite or acknowledge any the expunged arrest, 29 apprehension, charge, indictment, information, trial, or conviction in response to any inquiry 30 made of him or her-the person for any purpose other than as provided in subsection (e) of this 31 section. 32" 33 SECTION 31.1.(a) G.S. 41-71 reads as rewritten: 34 "§ 41-71. Creation of a joint tenancy with right of survivorship. 35 A conveyance to resulting in two or more persons owning property creates a tenancy 36 in common unless a joint tenancy with right of survivorship is created as provided in subsection 37 (b) of this section or a tenancy by the entirety is created as provided by the law governing tenancy 38 by the entireties. 39 A conveyance to-resulting in two or more persons owning property creates a joint (b) 40 tenancy with right of survivorship between or among the parties to the instrument if the instrument expresses an intent to create a joint tenancy with right of survivorship. The following 41 42 words in the instrument shall be are deemed to express an intent to create a joint tenancy with 43 right of survivorship unless the instrument otherwise provides: "joint tenants with right of survivorship," "joint tenants," "joint tenancy," "tenants in common with right of survivorship," 44 45 "joint with right of survivorship," "with right of survivorship." 46 Nothing in this Article prohibits joint tenants from entering into any agreement with (c) 47 regard to the property held in joint tenancy, including, without limitation, an agreement that 48 notice must be given to other joint tenants before any joint tenant terminates the joint tenancy as 49 provided in G.S. 41-73(b)." 50 **SECTION 31.1.(b)** This section is retroactively effective June 30, 2020.

51 SECTION 32. G.S. 48-3-309 reads as rewritten:

2 3 4

1

4 5 "§ 48-3-309. Mandatory preplacement criminal checks of prospective adoptive parents seeking to adopt a minor who is in the custody or placement responsibility of a county department of social services and mandatory preplacement criminal checks of all individuals 18 years of age or older who reside in the prospective adoptive home.<u>history checks.</u>

6 (a) The Department shall ensure that the criminal histories of all prospective adoptive 7 parents seeking to adopt a minor who is in the custody or placement responsibility of a county 8 department of social services and the criminal histories of all individuals 18 years of age or older 9 who reside in the prospective adoptive home are checked prior to placement and, based on the 10 criminal history, a determination is made as to the prospective adoptive parent's fitness to have responsibility for the safety and well-being of children and whether other individuals required to 11 12 be checked are fit for an adoptive child to reside with them in the home. The Department shall 13 ensure that all individuals required to be checked are checked prior to placement for county, state, 14 and federal criminal histories.

15 (b) A county department of social services shall issue an unfavorable preplacement 16 assessment to a prospective adoptive parent if an individual required to submit to a criminal 17 history check pursuant to subsection (a) of this section has a criminal history. A county 18 department of social services shall issue an unfavorable preplacement assessment to a 19 prospective adoptive parent if the county department of social services determines, pursuant to 20 G.S. 48-3-303(e), that, based on other criminal convictions, whether felony or misdemeanor, the 21 prospective adoptive parent is unfit to have responsibility for the safety and well-being of 22 children or other individuals required to be checked are unfit for an adoptive child to reside with 23 them in the home.

histories

25 The State Bureau of Investigation shall provide to the Department of Health and (c) 26 Human Services the criminal history of any individual required to be checked under subsection 27 (a) of this section as requested by the Department and obtained from the State and National 28 Repositories of Criminal Histories. The Department shall provide to the State Bureau of 29 Investigation, along with the request, the fingerprints of any individual to be checked, any 30 additional information required by the State Bureau of Investigation, and a form consenting to 31 the check of the criminal record and to the use of fingerprints and other identifying information 32 required by the State or National Repositories signed by the individual to be checked. The 33 fingerprints of any individual to be checked shall be used by the State Bureau of Investigation 34 for a search of the State's criminal history record file, and the State Bureau of Investigation shall 35 forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history 36 record check.

37 (d) At the time of the request for a preplacement assessment or at a subsequent time prior
38 to placement, any individual whose criminal history is to be checked shall be furnished with a
39 statement substantially similar to the following:

40

24

41 42

"NOTICE

- MANDATORY CRIMINAL HISTORY CHECK: NORTH CAROLINA LAW
 REQUIRES THAT A CRIMINAL HISTORY CHECK BE CONDUCTED PRIOR TO
 PLACEMENT ON PROSPECTIVE ADOPTIVE PARENTS SEEKING TO ADOPT A
 MINOR WHO IS IN THE CUSTODY OR PLACEMENT RESPONSIBILITY OF A
 COUNTY DEPARTMENT OF SOCIAL SERVICES AND ON ALL PERSONS 18
 YEARS OF AGE OR OLDER WHO RESIDE IN THE PROSPECTIVE ADOPTIVE
 HOME.
- 50 "Criminal history" means a county, State, or federal conviction of a felony by a court of 51 competent jurisdiction or a pending felony indictment of a crime for child abuse or

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1 2 3	neglect, spousal abuse, a crime against a child, including child pornography, or for a crime involving violence, including rape, sexual assault, or homicide, other than physica assault or battery; a county, State, or federal conviction of a felony by a court of			
3 4	competent jurisdiction or a pending felony indictment for physical assault, battery, or a			
5	drug-related offense, if the offense was committed within the past five years; or similar			
6	crimes under federal law or under the laws of other states. Your fingerprints will be used			
7	to check the criminal history records of the State Bureau of Investigation (SBI) and the			
8	Federal Bureau of Investigation (FBI).			
9	If it is determined, based on your criminal his			
10 11	for the safety and well-being of children or have an adoptive child reside with you, you shall have the opportunity to complete, or challenge the accuracy of, the information			
11		•		
12	contained in the SBI or FBI identification records. If the prospective adoptive parent is denied a favorable preplacement assessment by a			
14	county department of social services as a re			
15	under G.S. 48-3-309(a), the prospective ad	• •		
16	assessment pursuant to G.S. 48-3-308(a).			
17	Any person who intentionally falsifies an	y information required to be furnished to		
18	conduct the criminal history is guilty of a Class 2 misdemeanor."			
19				
20	Refusal to consent to a criminal history check by	• -		
21	G.S. 48-3-309(a) subsection (a) of this section is grounds for the issuance by a county department			
22 23	of social services of an unfavorable preplacement assessment. Any person who intentionally falcifies any information required to be furnished to conduct the criminal history is guilty of a			
23 24	falsifies any information required to be furnished to conduct the criminal history is guilty of a Class 2 misdemeanor.			
25				
26	(g) There is no liability for negligence on	the part of a State or local agency, or the		
27	employees of a State or local agency, arising from a			
28	in carrying out the provisions of this section. The immunity established by this subsection shall			
29	does not extend to gross negligence, wanton conduct, or intentional wrongdoing that would			
30	otherwise be actionable. The immunity established by this subsection shall be is deemed to have			
31	been waived to the extent of indemnification by insurance, indemnification under Article 31A of			
32 33	Chapter 143 of the General Statutes, and to the extent sovereign immunity is waived under the Tort Claims Act, as set forth in Article 21 of Chapter 142 of the Canard Statutes			
33 34	Tort Claims Act, as set forth in Article 31 of Chapter 143 of the General Statutes.(h) The State Bureau of Investigation shall perform the State and national criminal history			
35	checks on prospective adoptive parents seeking to	•		
36	responsibility of a county department of social ser	1 1		
37	older who reside in the prospective adoptive home and shall charge the Department of Health			
38	and Human Services a reasonable-fee only for con			
39	history records authorized required by this section. The Division of Social Services, Services of			
40	the Department of Health and Human Services, Se	rvices shall bear the costs of implementing		
41	this section."	······		
42 42	SECTION 33.(a) G.S. 58-36-43 reads a			
43 44	"§ 58-36-43. Optional <u>approved</u> program enhan under-not within Rate Bureau jurisdic			
45	•	enger automobile, homeowners', dwelling, or		
46	residential private flood insurance under this Article	• •		
47	their automobile, homeowners', dwelling, and resi	· · ·		
48	endorsement to an automobile, homeowners', dwelli			
49	under this Article a policy if the insurer has filed the			
50	the Commissioner and if the proposed enhancem	· · · · · · · · · · · · · · · · · · ·		
51	Commissioner has approved them. Any approved op	otional enhancements shall be considered are		
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outside the authority of the Rate Bureau. If the a proposed enhancement will include an additional 1 2 premium charge, the proposed premium charge shall be included with the proposed program 3 enhancements filed with the Commissioner. The Commissioner shall review the proposed 4 premium charges and approve them if the Commissioner finds that they are based on sound 5 actuarial principles. Amendments to private passenger automobile, homeowners', dwelling, or 6 residential private flood program enhancements are subject to the same requirements as initial 7 filings. dwelling, residential private flood 8 A company shall not condition (i) the acceptance or renewal of a policy, (ii) any underwriting 9 criteria, or (iii) any rating criteria upon the acceptance by the policyholder of any optional 10 automobile or homeowners' enhancements authorized by this section. A rate amendment 11 authorized by this section is not a rate deviation and is not subject to the requirements for rate 12 deviations set forth in G.S. 58-36-30(a). 13 Repealed by S.L. 2023-133, s. 16(c), as amended by S.L. 2024-29, s. 9(b), effective (b) 14 July 1, 2025." 15 **SECTION 33.(b)** This section becomes effective July 1, 2025. 16 SECTION 34.(a) Part 1 of Article 45 of Chapter 66 of the General Statutes reads as 17 rewritten: 18 "Part 1. Pawnbrokers and Cash Currency Converters. 19 "§ 66-385. Short title. 20 This Part shall be known and may be cited as the Pawnbrokers and Cash-Currency Converters 21 Modernization Act. 22 "§ 66-386. Purpose. 23 The making of pawn loans and the acquisition and disposition of tangible personal property 24 by and through pawnshops and cash-currency converters vitally affects the general economy of 25 this State and the public interest and welfare of its citizens. In recognition of these facts, it is the 26 policy of this State and the purpose of the Pawnbrokers and Cash Converters Modernization Act 27 this Part to do all of the following: 28 Ensure a sound system of making loans and acquiring and disposing of (1)29 tangible personal property by and through pawnshops, pawnshops and to 30 prevent unlawful property transactions, particularly in stolen property, 31 through licensing and regulating pawnbrokers. 32 Ensure a sound system of acquiring and disposing of tangible personal (2) 33 property by and through eash-currency converters and to-prevent unlawful 34 property transactions, particularly in stolen property, by requiring record 35 keeping by cash-currency converters. 36 Provide for pawnbroker licensing fees and investigation fees of licensees. (3) 37 (4) Ensure financial responsibility to the State and the general public. 38 (5) Ensure compliance with federal and State laws. 39 Assist local governments in the exercise of their police authority. (6)40" 41 **SECTION 34.(b)** G.S. 25-9-201 reads as rewritten: 42 "§ 25-9-201. General effectiveness of security agreement. 43 General effectiveness. - Except as otherwise provided in this (a) 44 Chapter, a security agreement is effective according to its terms between the parties, against 45 purchasers of the collateral, and against creditors. 46 Applicable consumer laws and other law. Consumer Laws and Other Law. - A (b) 47 transaction subject to this Article is subject to any applicable rule of law which that establishes a 48 different rule for consumers, to any other statute, rule, or regulation statute or rule of this State 49 that regulates the rates, charges, agreements, and practices for loans, credit sales, or other 50 extensions of credit, and to any consumer-protection statute, rule, or regulation statute or rule of 51 this State, including Chapter 24 of the General Statutes, the Retail Installment Sales Act (Chapter

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1		ral Statutes), the North Carolina Consumer Finance Act (A	
2		l Statutes), and the Pawnbrokers and Cash-Currency Conve	erters Modernization
3		ticle 45 of Chapter 66 of the General Statutes).	
4		applicable law controls. <u>Applicable Law Controls.</u>	
5		icle and a rule of law, statute, or regulation law described	
6		rule of law, statute, or regulation <u>law</u> controls. Failure to co	1.
7	U	v described in subsection (b) of this section has only the	effect the statute or
8	regulation law sp		
9		er deference to other applicable law. Deference to Other	<u>: Applicable Law. –</u>
10		s not:neither of the following:	
11	(1)	Validate any rate, charge, agreement, or practice that vie	
12		statute, or regulation law described in subsection (b) of thi	
13	(2)	Extend the application of the rule of law, statute, or regula	ation <u>a</u> rule of law t o
14		a transaction not otherwise subject to it."	
15		TION 35.(a) The subunits of G.S. 75D-3 are renumbered	
16		numbering system, and the definitions in G.S. 75D-3 are re	cordered so that they
17	appear in alphabe		
18		FION 35.(b) G.S. 75D-3, as amended by subsection (a)	of this section and
19	• • •	.L. 2024-22, reads as rewritten:	
20	"§ 75D-3. Defin		
21		is Chapter, the term: The following definitions apply in this	-
22	(1)	"Attorney General" means the Attorney General The	
23		North Carolina or any employee of the Department of Ju	
24		him-the Attorney General in writing. Any district attorne	
25		his the Attorney General's consent, may be designated	u
26		Attorney General to enforce the provisions of this Chapte	
27	(2)	a. "Beneficial interest" means either Beneficial interest	est. – Either of the
28		following:	_
29		<u>1.a.</u> The interest of a person as a beneficiary unde	-
30		arrangement pursuant to which a trustee holds lea	
31		real property for the benefit of such person; or <u>the</u>	-
32		2. <u>b.</u> The interest of a person under any other form of	
33		arrangement pursuant to which any other another p	
34 25		record title to real property for the benefit of such	1
35		b. "Beneficial interest" The term does not include	
36		stockholder in a corporation or the interest of a partner	-
37		partnership or limited partnership. A beneficial interest s	
38		be located where the real property owned by the trustee is	
39	(3)	"Civil proceeding" means any Civil proceeding. – .	
40		commenced by the Attorney General or an injured person	under any provision
41		of this Chapter.	A · · 1 /·
42	(4)	"Criminal proceeding" means any Criminal proceeding.	
43		commenced by the State for a violation of any provision of $(1, 2, 2, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3,$	
44		referred to in G.S. 75D-3(c).set forth in subdivision (8) or	
45	(5)	"Documentary material" means any Documentary materi	
46		document, writing, drawing, graph, chart, photograph, p	-
47		tape, computer printout, other data compilation from wh	
48		be obtained or from which information can be translated i	nto useable form, or
49 50		other tangible item.	-1
50	(6)	<u>"Enterprise" means any Enterprise. – A person, s</u>	
51		partnership, corporation, business trust, union chartered u	nder the laws of this

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	State, or other legal entity; or any an unchartered union, association, or g	roup
	of individuals associated in fact although not a legal entity; and it entity.	The
	term includes illicit as well as licit enterprises and governmental as we	ell as
	other entities.	
(7)	"Pattern of racketeering activity" means engaging Pattern of racketeer	
	<u>activity. – Engaging</u> in at least two incidents of racketeering activity that	
	the same or similar purposes, results, accomplices, victims, or method	
	commission or otherwise are interrelated by distinguishing characteristics	
	are not isolated and unrelated incidents, provided incidents so long as at	
	one of such these incidents occurred after October 1, 1986, and that at	
	one other of such these incidents occurred within a four-year period of	
	of the other, excluding any periods of imprisonment, after the commission	on of
(0)	a prior incident of racketeering activity.	it to
(8)	a. "Racketeering activity" means to Racketeering activity. – To comm	
	attempt to commit, or to solicit, coerce, or intimidate another person to cor an act or acts which that would be chargeable by indictment if such the a	
	acts were was accompanied by the necessary mens rea or criminal intent u	
	the following laws of this State:	nuci
	<u>1.a.</u> Article 5 of Chapter 90 of the General Statutes of North Care	olina
	relating to controlled substances and counterfeit control	
	substances; substances.	
	2.b. Chapter 14 of the General Statutes of North Carolina except Art	icles
	9, 22A, 38, 40, 43, 46, 47, 59 thereof; and further excepting	
	Sections 14-78.1, 14-82, 14-86, and 59 of that Chapter and G.S. 14	
	14-145, 14-146, 14-147, 14-177, 14-178, 14-179, 14-183, 14-	-184,
	14-186, 14-190.9, 14-195, 14-197, 14-201, 1 4-202, 14-247, 14-	-248,
	14-313 thereof.and 14-313.	
	3. Any conduct involved in a "money laundering" activity, inclu	ding
	activity covered by G.S. 14-118.8; and	
	b. "Racketeering activity" The term also includes the description in Title	
	United States Code, Section 1961(1)."racketeering activity," as defined i	
	U.S.C. § 1961(1), and any conduct involved in a money laundering acti	vity,
	including activity covered by G.S. 14-118.8.	
(9)	"Real property" means any <u>Real property. – Any</u> real property situated in	
	State or any an interest in such the real property, including, but not limite	a to,
(10)	any <u>a</u> lease of or mortgage upon such the real property.	
(10)	"RICO lien notice" means the <u>RICO lien notice. – The</u> notice describe G.S. 75D-13.	a m
(11)		
(11)	 a. "Trustee" means either <u>Trustee. – Either</u> of the following: 1.a. <u>Any A</u> person who that holds legal or record title to real property 	v for
	<u>in which any other another person has a beneficial interest; or interest</u>	•
	2. <u>b.</u> Any <u>A</u> successor trustee or trustees to any of the foregoing person	
	a person described in sub-subdivision a. of this subdivision.	113. <u>10</u>
b.	"Trustee" The term does not include the following:either	
	•	sonal
0.	1. Any (i) a person appointed or acting as a person	
	1. <u>Any (i) a person appointed or acting as a person</u> representative under Chapter 35A of the General Sta	
	representative under Chapter 35A of the General Sta	tutes
		tutes f the

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1 2 3	2. <u>Any (ii) a person appointed or acting as a trustee of testamentary trust or as trustee of any an indenture of under which any bonds are to be issued."</u>	-
4	SECTION 35.(c) G.S. 75D-5 reads as rewritten:	
5	"§ 75D-5. RICO civil forfeiture proceedings.	
6	(a) All property of every kind used or intended for use in the course of, derived fi	rom. or
7	realized through a racketeering activity or pattern of racketeering activity is subject to for	
8	to the State. Forfeiture shall be had by a civil procedure known as a RICO forfeiture proce	
9	(b) A RICO forfeiture proceeding shall be is governed by Chapter 1A of the C	
10	Statutes of North Carolina except to the extent that special rules of procedure are stated	
11	Chapter.	
12	(c) A RICO forfeiture proceeding shall be <u>is</u> an in rem proceeding against the pro	perty.
13	(d) A RICO forfeiture proceeding shall be instituted by complaint and prosecute	
14	by the Attorney General of North Carolina or his designated representative. General	•
15	proceeding may be commenced and a final judgment rendered thereon before or after sei	
16	the property and before or after any <u>a</u> criminal conviction of any person for violation of	
17	laws any law set forth in G.S. 75D-3(c).G.S. 75D-3(8).	
18	(e) If the complaint is filed before seizure, it shall state what property is sough	t to be
19	forfeited, that the property is within the jurisdiction of the court, the grounds for forfeitu	
20	the names of all persons known to have or claim an interest in the property. The cou	rt shall
21	determine ex parte whether there is reasonable ground to believe that the property is sul	oject to
22	forfeiture and, if the State so alleges, whether notice to those persons having or claim	ning an
23	interest in the property prior to seizure would cause the loss or destruction of the property	v. If the
24	court finds: The court shall take action as follows:	
25	(1) That If the court finds that reasonable ground does not exist to believe the	that the
26	property is subject to forfeiture, it shall dismiss the complaint; or comp	
27	(2) That <u>If the court finds that</u> reasonable ground does exist to believe the p	
28	is subject to forfeiture but there is not reasonable ground to believe the	
29	notice would result in loss or destruction, it shall order service on all p	
30	known to have or claim an interest in the property prior to a further l	nearing
31	on whether a writ of seizure should issue; orissue.	
32	(3) That- <u>If the court finds that</u> there is reasonable ground to believe t	
33	property is subject to forfeiture and to believe that prior notice would	
34	loss or destruction, it shall shall, without any further hearing or notice,	
35	writ of seizure directing the sheriff of or any other law enforcement of	ficer in
36	the county where the property is found to seize it.	1
37	(f) Seizure may be effected by a law enforcement officer authorized to enforce th	-
38	laws of this State prior to the filing of the complaint and without a writ of seizure if the	
39 40	is incident to a lawful arrest, search, or inspection and the officer has probable cause to the property is subject to for fiture and will be lost or destroyed if not acided Within 24 h	
40 41	the property is subject to forfeiture and will be lost or destroyed if not seized. Within 24 h	
41 42	the time of seizure, the seizure shall be reported by the officer to the district attorney prosecutorial district as defined in G.S. 7A-60 in which the seizure is effected wh	
42 43	immediately report such the seizure to the Attorney General. The Attorney General shall,	
43 44	30 days after receiving notice of seizure, examine the evidence surrounding such the seizure	
44 45	if <u>he the Attorney General</u> believes reasonable ground exists for forfeiture under this C	
43 46	the Attorney General shall file a complaint for forfeiture. The complaint shall state, in a	
40 47	to the information required in subsection (e) of this section, the date and place of seizure.	
48	(g) After the complaint is filed or the seizure effected, whichever is later, every	
49	known to have or claim an interest in the property, or in the property or enterprise of wh	-
5 0	subject property is a part or represents any interest, shall be served, if not previously serve	
51	a copy of the complaint and a notice of seizure in the manner provided by Chapter 1A	

51

a copy of the complaint and a notice of seizure in the manner provided by Chapter 1A of the

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	ttes of North Carolina. <u>Statutes.</u> Service by publication may be orde whereabouts cannot be determined with reasonable diligence within a omplaint.	·
(h) (1	1	•
	complaint or not. <u>Any A</u> party claiming a substantial interest in upon <u>motion motion</u> , may be allowed by the court to take pose property upon posting bond with good and sufficient security amount of the property's value conditioned to pay the value of a the property found to be subject to forfeiture or the value of a another not subject to forfeiture.	session of the in double the my interest in
(2	C C	
	holds a lien on or security interest in the property at anytime and the proceedings. Any proceeds from such the sale over and above necessary to satisfy the lien or security interest shall be paid into final judgment in the forfeiture proceeding. No such sale shall however, unless the obligation upon which the lien or security interest is in default.	y time during ve the amount court pending Il be ordered, terest is based
(3)	Pending final judgment in the forfeiture proceeding, the court n other disposition of the property necessary to protect it or in t substantial justice, justice and which that adequately protects th innocent parties.	he interest of
(i) Th	the interest of an innocent party in the property shall not be is not subject	t to forfeiture
	party is one who that did not have actual or constructive knowledge that	
-	o forfeiture. An attorney who is paid a fee for representing any a pers	
	be Chapter is rebuttably presumed to be an innocent party as to that fe	
	bject to the requirement of protecting the interest of all innocent par	
	dgment of forfeiture, make any of the following orders for dispo	
) Destruction of the property or contraband, the possession of, or	use of which
	is illegal; illegal.	
(2)		State. or any
	political subdivision thereof. When such the agency or political	•
	no longer has use for such the property, it shall be disposed of by	y judicial sale
	as provided in Article 29A of Chapter 1 of the General State	ates of North
	Carolina, Statutes, and the proceeds shall be paid to	o the State
	Treasurer;<u>Treasurer.</u>	
(3)	•	s of property
	useful for historical or instructional purposes; purposes.	
(4)		
	in it, including the right to restrict sale of an interest to outside	
	right of first refusal, upon payment or approval of a plan for	
	court of the value of any forfeited interest in the property. T include, in the case of an innocent party who-that holds an i	
	property through an estate a tenancy by the entirety, or an undi	
	in the property, interest, or a lien on or security interest in	
	<u>interest,</u> the sale of the property by the innocent party under st	
	and conditions as may be prescribed by the court and the paym	•
	of any proceeds from such-the sale over and above the amount	
	satisfy the divided ownership value of the innocent party's inter	

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			or security interest. interest. Proceeds paid into the con	urt must shall then be
	((5)	paid to the State Treasurer; Treasurer.	A of Charter 1 of the
	((5)	Judicial sale of the property as provided in Article 29. General Statutes of North Carolina, Statutes, with the p	
			the State Treasurer; Treasurer.	
	((6)	Transfer of the property to any an innocent party having	g an interest therein <u>in</u>
			it equal to or greater than the value of the property; orp	
	((7)	Any other disposition of the property which that is in the	
			justice and adequately protects innocent parties, with an	
			to the State Treasurer.	
	(k) I	n add	ition to the provisions of an in rem action under subse	ctions (c) through (g)
re			-actions, of this section, the State may bring an in per	
			roperty subject to forfeiture under subsection (a) of this	
		• 1	he entry of a final civil judgment of forfeiture in favor	
fo	ollowing pr	-		
		(1)	The title of the State to the forfeited property shall:relat	es back as follows:
		· /	a. In the case of real property or <u>a</u> beneficial in	
			relates back to the date of the filing of the RI	
			official record of the county where the real p	
			interest is located and, if located. If no RICO lie	
			the title relates back to the date of the filing of an	
			in the official records of the county where	1
			beneficial interest is located and, if located. If n	
			notice of lis pendens is so filed, then the title re	
			of the recording of the final judgment of for	
			records of the county where the real property of	
			located; andlocated.	
			b. In the case of personal property, relate the title r	elates back to the date
			the personal property was seized pursuant to	
			Chapter.	the provisions of this
	((2)	If property subject to forfeiture is conveyed, aliena	nted disposed of or
	((_)	otherwise rendered unavailable for forfeiture after the	-
			notice or after the filing of a RICO civil proceeding pro	U
			earlier, the Attorney General may, on behalf of the State	
			an appropriate court against the person named in the R	
			defendant in the civil proceeding and the court shall	
			against the person named in the RICO lien notice or the	<i>, , ,</i>
			proceeding in an amount equal to the fair market v	
			together with investigative costs and attorney's attorney	
			Attorney General in the action."	<u>s</u> ices incurred by the
		SFCT	ION 35.(d) G.S. 75D-8 reads as rewritten:	
"8			ble RICO civil remedies.	
2	-		t of a final judgment of forfeiture, any judge of the sup	orior court may after
a i		-	notice to potential innocent claimants, enjoin violatio	•
0	0		1	lis of 0.5. 75D-4, by
15		-	e-one or more of the following orders and judgments:	ony on interact in ony
	((1)	Ordering any <u>a</u> defendant to divest <u>himself oneself</u> of	
			enterprise, real property, or personal property includir tononous by the entirety. Where If property is held by a t	• • • •
			tenancy by the entirety. Where If property is held by a t	
			and one of the spouses is an innocent person as defined i	· · · •
			entry of a final judgment of forfeiture of entirety pr	
			operates, operates to convert the tenancy by the ent	irety to a tenancy in

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1 2 3	(2)	common, and only the one-half undivided interest of the or shall be forfeited according to the provisions of this Chapter Imposing reasonable restrictions upon the future activities of	this Chapter.
4 5		any <u>a</u> defendant in the same or similar type of endeavor as which <u>he the defendant</u> was engaged in violation of G.S. 751	the enterprise in
6	(3)	Ordering the dissolution or reorganization of any enterprise;	
7	(4)	Ordering the suspension or revocation of $\frac{any}{a}$ license,	-
8	(+)	approval granted to any an enterprise by any agency of the	
9		agency.	ine State, <u>a State</u>
10	(5)	Ordering the forfeiture of the charter of a corporation organize	ed under the laws
11	(0)	of this State or the revocation of a certificate authorizing a for	
12		to conduct business within in this State upon a finding the	0 1
13		directors or a managerial agent acting on behalf of the	
14		conducting affairs of the corporation, has authorized or engag	.
15		violation of G.S. 75D-4, G.S. 75D-4 and that, for the prev	
16		unlawful activity, the public interest requires that the	charter of the
17		corporation be dissolved or the certificate be revoked; revoke	<u>d.</u>
18	(6)	Appointment of a receiver pursuant to the provisions of Artic	cle 38 of Chapter
19		1 of the General Statutes of North Carolina, to collect, conser	
20		dispose of all the proceeds, money, profits profits, and proper	•
21		personal, subject to the provisions of this Chapter-in acco	
22		provisions hereof this Chapter, as directed by the final j	
23		superior court having jurisdiction over the parties or subje	ect matter of the
24		action; or <u>action.</u>	
25 26	(7)	Any other equitable remedy appropriate to effect comple	
26 27	(b) The S	property subject to forfeiture, or to prevent future violations tate through the Attorney General may institute a proceeding up	-
27		eding, relief shall be granted in conformity with the principle	
28 29	1	ctive relief from threatened loss or damage in other civil cases,	U
30		al or irreparable damage to the person shall have to be made and	
31		Il not be cases. However, the State is not required to show spec	-
32		the State required to execute any bond before or after obta	
33		s or preliminary injunctions.	8 1 1
34		An innocent person who that is injured or damaged in his busi	ness or property
35	• •	violation of G.S. 75D-4 involving a pattern of racketeering ad	
36	has a cause of a	ction for three times the actual damages sustained and reas	onable attorneys
37	attorneys' fees. F	for purposes of this subsection, "pattern of racketeering activity	ty" shall require
38	requires that at le	ast one act of racketeering activity be an act of racketeering ac	ctivity other than
39	(i) an act indicta	ble under 18 U.S.C. § 1341 or U.S.C. § 1343, <u>18 U.S.C. § 13</u>	<u>343 or (ii) an act</u>
40	which that is an	offense involving fraud in the sale of securities. Any A person	n filing a private
41		subsection must shall concurrently notify the Attorney General	-
42		of the action. Thereafter, the Attorney General may file a motio	-
43		t where the private action is pending and shall be granted a st	ay of the private
44		nable time if the court finds either:either of the following:	•.• •
45	(1)	The bringing of a private action is likely to materially interfe	re with or impair
46		a public forfeiture action; or <u>action</u> .	
47 48	(2)	The public interest is so great as to require the Attorney Gene	rai to investigate
48 40	(d) Any	and bring a forfeiture action.	aufaited property

49 (d) <u>Any An</u> injured innocent person <u>shall have has</u> a right or claim to forfeited property 50 property, or to the proceeds derived therefrom <u>from it</u>, that is superior to any right or claim the

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	State has in the same property or proceeds. To enforce such a claim the claim, the injured innocent
2	person must shall intervene in the forfeiture proceeding prior to its final disposition.
3	(e) A final conviction in any <u>a</u> criminal proceeding for a violation of those laws set forth
4	in G.S. 75D-3(c), shall estop estops the defendant in any subsequent civil action or proceeding
5	under this Chapter as to all matters proved in the criminal proceeding.
6	(f) A defendant in an action commenced by the State pursuant to this Chapter whose
7	convictions of two or more criminal offenses of those criminal statutes as set forth in G.S.
8	75D-3(c) have become final, which offenses have occurred within a four-year period of each
9	other as set forth in G.S. 75D-3(b) shall be who has two or more final convictions for violating
0	any law set forth in G.S. 75D-3(8) and whose violations occurred within a four-year period as
1	set forth in G.S. 75D-3(7) is deemed to have, have per se violated the provisions of
2	G.S. 75D-4(a)(1) or (2) as of the date of the second conviction.
3	(g) Any party is entitled to a jury trial in any action brought under this Chapter."
4	SECTION 35.(e) This section is effective when it becomes law and applies to actions
5	or proceedings commenced on or after that date.
6	SECTION 35.1. Article 5 of Chapter 77 of the General Statutes is repealed.
7	SECTION 36.(a) The definitions in G.S. 85B-1 are reordered so that they appear in
8	alphabetical order.
9	SECTION 36.(b) G.S. 85B-1, as amended by subsection (a) of this section, reads as
0	rewritten:
1	'§ 85B-1. Definitions.
2	For the purposes of this Chapter-Chapter, the following definitions shall apply:
3	(1) <u>"Absolute Auction" means the Absolute auction. – The sale of real or personal</u>
4	property at auction in which the item offered for auction is sold to the highest
5	bidder without reserve, without the requirement of any a minimum bid, and
5	without competing bids of any type by the owner, or agent of the owner, of
7	the property.
8	(2) <u>"Auction" means the Auction. – The sale of goods or real estate by means of</u>
)	exchanges between an auctioneer and members of an audience, the exchanges
)	consisting of a series of invitations for offers made by the auctioneer, offers
1	by members of the audience, and the acceptance by the auctioneer of the
2	highest or most favorable offer.
3	(3) <u>"Auction Firm" means a Auction firm. – A sole proprietorship of which the</u>
1	owner is not a licensed auctioneer, or any a partnership, association, or
5	corporation, not otherwise exempt from this Chapter, that does any of the
5	following:
7	<u>a.</u> <u>sells-Sells, either directly or through agents, real or personal property</u>
3	at auction, or that <u>auction</u>.
9	<u>b.</u> arranges, <u>Arranges</u> , sponsors, manages, <u>conducts</u> <u>conducts</u> or
)	advertises auctions, or that auctions.
1	<u>c.</u> in <u>In</u> the regular course of <u>business</u> <u>business</u> , uses or allows the use of
2	its facilities for auctions.
3	This definition This term applies whether or not an owner or officer of the
4	business acts as an auctioneer.
5	(4) <u>"Auctioneer" means any Auctioneer. – A person who conducts or offers to</u>
6	conduct auctions and auctions. This term includes apprentice auctioneers
	except as when stricter standards are specified by this Chapter for apprentice
7	auctioneers.
7 8	
3	

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1	8	a. Contracting for auction.	
2	ł	b. Accepting consignments of items for sale at auction	on.
3	C	c. Advertising an auction.	
4	Ċ	d. Offering items for sale at auction.	
5	e	e. Accepting payment or disbursing monies for item	s sold at auction.
6	f	C. Otherwise soliciting, arranging, sponsoring, or m	nanaging an auction
7		or holding oneself out as an auctioneer or auction	firm.
8	(6) <u>"</u>	' Consignment" means, unless <u>Consignment. – Unless</u> oth	nerwise modified by
9	V	written agreement, the act of delivering or transferring go	oods or real estate in
10	f	act or constructively to an auctioneer or the auctioneer's	agent in trust for the
11	I	purpose of resale at auction whereby by which title does r	not pass to the buyer
12	ι	intil there is an action indicating a sale. For purpos	ses of this section,
13	e	consignment may also mean <u>This term includes</u> a bailmer	nt for sale.
14	(7) <u>-</u>	Designated person" means any Designated person. – A	person approved by
15	t	he Board to have the authority to transact business for a lie	censed auction firm.
16	(8) <u>"</u>	' Estate Sale" means the <u>Estate sale. – The</u> liquidation by s	ale at auction of real
17	(or personal property of a specified person.	
18	(9) <u>-</u>	'Fund" means Fund. – Auctioneer Recovery Fund.	
19	(10) <u>-</u>	'Owner" means the Owner The bona fide owner of	the property being
20	(offered for sale; sale. The following provisions apply:	
21	<u>3</u>	a. in-In the case of partnerships, "owner" this ter	<u>m</u> means a general
22		partner in a partnership that owns the property be	
23		provided that sale so long as, in the case of a line	mited partnership it
24		partnership, the partnership has filed a cer	
25		partnership as required by Chapter 59 of the Gener	
26	<u>t</u>	<u>b.</u> <u>in-In the case of corporations, "owner" this term</u>	
27		director or employee or someone acting on behalf	
28		officer, director, employee, or agent of a corpor	
29		property being offered for sale provided that so lor	ng as the corporation
30		is registered to do business in the this State."	
31		ON 36.1.(a) G.S. 115C-390.2 reads as rewritten:	
32	"§ 115C-390.2. Di		
33		ng bodies of public school units, in consultation with tea	
34	· 1	ents, and local law enforcement agencies, shall adopt po	e
35		s and establish procedures to be followed by school offi	1 0
36	-	licies must shall be consistent with the provisions of the	
37		es, and regulations regulations, and rules of the United St	
38		adopting these policies, governing bodies of public school	
39		Il guidance for the discipline of students with disabiliti	
40	0	discipline practices issued by the United States Departm	
41		ng body policies shall include or provide for the develo	-
42		at notifies students of the standards of behavior expected	
43		em to discipline, and the range of disciplinary measures	that may be used by
44 45	school officials.	then Contempor 1 of each year each contemport is the f	a public ache al mait
45 46		than September 1 of each year, each governing body of	-
46 47	-	Department of Public Instruction with a copy of its mos	i up-to-date student
47 19	1 1	and Code of Student Conduct.	at not accommina an
48 40		ng body policies may authorize suspension for conduct	-
49 50	1 1	y, but only if the student's conduct otherwise violates t	
50	Conduct and the col	nduct has or is reasonably expected to have a direct and in	inneurate impact on

the orderly and efficient operation of the schools or the safety of individuals in the school 1 2 environment.

3 Governing body policies shall not allow students to be long-term suspended or (d) 4 expelled from school solely for truancy or tardiness offenses and shall not allow short-term 5 suspension of more than two days for such these offenses.

6 Governing body policies shall not impose mandatory long-term suspensions or 7 expulsions for specific violations unless otherwise provided in State or federal law.

8 Governing body policies shall minimize the use of long-term suspension and (f)9 expulsion by restricting the availability of long-term suspension or expulsion to those violations 10 deemed to be serious violations of the governing body's Code of Student Conduct that either threaten the safety of students, staff, or school visitors or threaten to substantially disrupt the 11 12 educational environment. Examples of conduct that would not be are not deemed to be a serious 13 violation include the use of inappropriate or disrespectful language, noncompliance with a staff 14 directive, dress code violations, and minor physical altercations that do not involve weapons or 15 injury. The principal may, however, in his or her discretion, determine that aggravating 16 circumstances justify treating a minor violation as a serious violation.

17 Governing body policies shall not prohibit the superintendent and principals from (g) 18 considering the student's intent, disciplinary and academic history, the potential benefits to the 19 student of alternatives to suspension, and other mitigating or aggravating factors when deciding 20 whether to recommend or impose long-term suspension.

21 Governing body policies shall include the procedures to be followed by school (h)22 officials in suspending, expelling, or administering corporal punishment to any student, which 23 student. These procedures shall be consistent with this Article.

24 Each governing body of a public school unit shall publish all policies, administrative (i) 25 procedures, or school rules mandated by this section and make them available to each student 26 and his or her parent at the beginning of each school year and upon request. This information 27 shall include the full range of responses to violations of disciplinary rules, including responses 28 that do not remove a student from the classroom or school building. Governing bodies may 29 require students and parents or guardians to sign an acknowledgement that they have received a 30 copy of such these policies, procedures, or rules.

31 (i) Governing bodies of public school units are encouraged to include in their safe 32 schools plans, adopted pursuant to G.S. 115C-105.47, research-based behavior management 33 programs that take positive approaches to improving student behaviors.

34 School officials are encouraged to use a full range of responses to violations of (k) 35 disciplinary rules, such as conferences, counseling, peer mediation, behavior contracts, 36 instruction in conflict resolution and anger management, detention, academic interventions, 37 community service, and other similar tools that do not remove a student from the classroom or 38 school building.

39 Governing body policies shall state that absences under G.S. 130A-440 shall not be (l)40 are not suspensions. A student subject to an absence under G.S. 130A-440 shall be provided the 41 following:

- 42
- 43
- (1)The opportunity to take textbooks and school-furnished digital devices home for the duration of the absence.
- 44 45
- Upon request, the right to receive all missed assignments and, to the extent (2)practicable, the materials distributed to students in connection with the assignment.
- 46 47 48
- (3) The opportunity to take any quarterly, semester, or grading period examinations missed during the absence period.

49 Nothing in this section or any section of this Chapter shall be construed as regulating (m) 50 regulates the discretion of a governing body of a public school unit to devise, impose, and enforce personal appearance codes." 51

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1		SEC	TION 36.1.(b) G.S. 115C-390.5 reads as rewritten:	
2	"§ 115C-		Short-term suspension.	
3	(a)		principal shall have authority to may impose short-term susp	ension on a student
4		-	ngages in conduct that violates a provision of the Code o	
5		-	t-term suspension.	i Student Conduct
6	(b)	-	tudent's short-term suspensions accumulate to more than 10	dave in a competer
7	· · ·		e principal has not already done so, he or she shall invok	•
8			he applicable safe schools plan adopted pursuant to G.S. 1150	
9	(b)(6).	101 111 1	the appreable safe senoors plan adopted pursuant to 0.5. 1150	e-105.47(0)(5) and
10	(c)	A stu	dent subject to short-term suspension shall be provided the f	ollowing:
11		(1)	The opportunity to take textbooks home for the duration of	f the suspension.
12		(2)	Upon request, the right to receive all missed assignments	and, to the extent
13			practicable, the materials distributed to students in co	
14			assignment.	
15		(3)	The opportunity to take any quarterly, semester, o	or grading period
16			examinations missed during the suspension period."	
17		SEC	TION 37. G.S. 128-26A is redesignated as G.S. 128-26.1.	
18			TION 38.(a) G.S. 131A-3 reads as rewritten:	
19	"§ 131A-			
20	As us	ed or re	eferred to in this Article, the following words and terms shall	have the following
21			s the context clearly indicates otherwise:	U
22	U	(1)	"Bonds" or "notes" means the revenue bonds or bond	anticipation notes,
23			respectively, authorized to be issued by the Commission u	nder this Article;
24		(2)	"Commission" means the North Carolina Medical Care Co	
25			by Part 10 of Article 3 of Chapter 143B of the General S	
26			said Commission be abolished or otherwise divested of its f	
27			Article, the public body succeeding it in its principal functi	ons, or upon which
28			are conferred by law the rights, powers and duties given by	-
29			Commission;	,
30		(3)	"Cost" as applied to any health care facilities means the c	ost of construction
31			or acquisition; the cost of acquisition of property, including	g rights in land and
32			other property, both real and personal and improved and ur	
33			of demolishing, removing or relocating any buildings or st	
34			acquired, including the cost of acquiring any land to which	
35			structures may be moved or relocated; the cost of all ma	chinery, fixed and
36			movable equipment and furnishings; financing charges, in	
37			during construction and, if deemed advisable by the Comm	
38			not exceeding two years after the estimated date	of completion of
39			construction, the cost of engineering and architectural	
40			specifications; the cost of consulting and legal services a	and other expenses
41			necessary or incident to determining the feasibility o	
42			constructing or acquiring such health care facilities; the con	st of administrative
43			and other expenses necessary or incident to the construction	on or acquisition of
44			such health care facilities, and the financing of the constru-	
45			thereof, including reasonable provision for working capita	
46			debt service; the cost of reimbursing any public or nonpre-	ofit agency for any
47			payments made for any cost described above or the refin	ancing of any cost
48			described above, provided that no payment shall be reimbu	
49			refinanced if such payment was made or such cost was in	curred earlier than
50			two years prior to the effective date of this Article; provide	ed further, that it is
			_	

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		the intent that any costs described above shall be participate the health care facilities;	ayable solely from the
	(4)	"Health care facilities" means any one or more building	s structures addition
		extensions, improvements or other facilities, whether	
		same site or sites, machinery, equipment, furnishings of	
		property suitable for health care or medical care;	and includes without
		limitation: general hospitals, chronic diseases, maternit	
		and other specialized hospitals; facilities for intensi	
		nursing homes, including skilled nursing facilities	
		facilities; facilities for continuing care of the elderly	
		outpatient facilities; clinical, pathological and other la	
		research facilities; laundries; training facilities for nur	
		and other staff members; food preparation and fo	
		administration buildings, central service and other ad	
		communication, computer; and other electronic	
		facilities, pharmaceutical facilities and recreational fa	0 1
		X-ray, laser, radiotherapy and other apparatus and eq	uipment; dispensarie
		utilities; vehicular parking lots and garages; office fa	
		facilities staff members and physicians; and such other	
		customarily under the jurisdiction of or provided	
		combination of the foregoing, with all necessary,	
		interests in land, machinery, apparatus, appliances, e	
		appurtenances, site preparation, landscaping and physi	cal amenities;
	(5)	"Non profit agency" means any nonprofit corporation	n existing or hereaft
		created and empowered to acquire, by lease or otherwi	se, operate or mainta
		health care facilities;	
	(6)	"Public agency" means any county, city, town, how	spital district or oth
		political subdivision of the State existing or hereafter	created pursuant to th
		laws of the State authorized to acquire, by lease or	otherwise, operate
		maintain health care facilities;	-
	(7)	"State" means the State of North Carolina;	
	(8)	"Federally guaranteed security" means any security, i	nvestment or evidence
		of indebtedness issued pursuant to any provision of fede	
		of financing or refinancing the cost of any health c	are facilities which
		insured or guaranteed, directly or indirectly, in who	
		repayment of principal or interest by the United Sta	
		instrumentality thereof;	
	(9)	"Federally insured mortgage note" means any loan sec	cured by a mortgage
		deed of trust on any health care facilities owned or le	
		nonprofit agency which is insured or guaranteed, di	
		whole or in part as to the repayment of principal and	
		States of America or any instrumentality thereof, or a	
		United States of America or any instrumentality the	
		guarantee such a loan secured by a mortgage or a deed	
	(10)	"Continuing care" means the furnishing, pursuant	to a continuing ca
	(10)	agreement, of shelter, food, and nursing care to an in-	
		consanguinity or affinity to the provider furnishing suc	
		services provided shall be designated in the contin Continuing age shall include only life ages, ages for life	for one one for a term
		Continuing care shall include only life care, care for lity years;	ie, of care for a term
		N/64747.5	

(11) "Life care" or "care for life" means a life lease, life membership similar agreement between an individual and a provider individual pays a fee for the right to occupy a space in the c	1.f
similar agreement between an individual and a provider individual pays a fee for the right to occupy a space in the c	o, lite estate, or
individual pays a fee for the right to occupy a space in the c	by which the
facility and to receive continuing care for life; and	-
(12) "Care for a term of years" means an agreement between an ir	ndividual and a
provider whereby the individual pays a fee for the right to occ	supy space in a
continuing care facility, and to receive continuing care, for at	
but for less than the life of the member.	
The following definitions apply in this Article:	
(1) Bonds or notes. – The revenue bonds or bond anticipation note	s, respectively,
authorized to be issued by the Commission under this Article.	
(2) Care for a term of years. – An agreement between an individual	and a provider
by which the individual pays a fee for the right to occupy space	in a continuing
care facility and to receive continuing care for at least one year	ear but for less
than the life of the member.	
(3) <u>Commission. – The North Carolina Medical Care Commission</u>	on, created by
Part 10 of Article 3 of Chapter 143B of the General Statutes,	or a successor
<u>body.</u>	
(4) <u>Continuing care. – The furnishing, pursuant to a continuing c</u>	are agreement,
of shelter, food, and nursing care to an individual not related by	consanguinity
or affinity to the provider furnishing the care. Other per	
provided shall be designated in the continuing care agreem	
includes only life care, care for life, or care for a term of years	
(5) Cost. – As applied to any health care facilities, any of the following (5)	<u>wing:</u>
<u>a.</u> <u>The cost of construction or acquisition.</u>	
b. The cost of acquisition of property, including property in	<u>rights, both real</u>
and personal and improved and unimproved.	
c. The cost of demolishing, removing, or relocating an	
structures on land acquired, including the cost of acquir	
which the buildings or structures may be moved or relo	
d. <u>The cost of all machinery, fixed and movable e</u>	quipment, and
<u>furnishings.</u>	
e. <u>Financing charges, interest prior to and during const</u>	
deemed advisable by the Commission, for a period not	
years after the estimated date of completion of constru-	
of engineering and architectural surveys, plans, and spe	
<u>f.</u> <u>The cost of consulting and legal services and other expe</u>	
or incident to determining the feasibility or pr	acticability of
constructing or acquiring the health care facilities.	• • • • • •
g. <u>The cost of administrative and other expenses necessar</u>	
the construction or acquisition of the health care fac	
financing of the construction or acquisition, includ	-
provision for working capital and a reserve for debt ser	
h. <u>The cost of reimbursing a public or nonprofit agency fo</u>	
made for any cost described in this subdivision or the	
any cost described in this subdivision. This term, how	
include any reimbursement or refinancing costs that a	tre not payable
solely from the revenues of the health care facilities.	. 1
(6) <u>Federally guaranteed security. – A security, investment, o</u>	
indebtedness issued pursuant to federal law for the purpose	-
refinancing the cost of a health care facility and that is insured	or guaranteed,

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	directly or indirectly, in whole or in part as to the	repayment of principal or
	• • •	
(7)		
	trust on a health care facility owned or leased by a p	
	and that is insured or guaranteed, directly or indirect	ctly, in whole or in part as
	• •	
(8)	•	ngs, structures, additions,
<u> </u>		-
		·
	• • • •	-
		Ŀ
		acilities and intermediate
		rly and infirm.
	e. Clinics and outpatient facilities.	
	f. Clinical, pathological, and other laboratories	5.
	g. Health care research facilities.	_
	h. Laundries.	
	i. Training facilities for nurses, interns, phy	vsicians, and other staff
		<i>,</i>
	• • • •	
	•	
		onic facilities, firefighting
	facilities, pharmaceutical facilities, and recre	
	~	
		us and equipment.
		vsicians of a health care
	facility.	-
	s. Other facilities customarily under the jurise	diction of or provided by
	hospitals, or any combination of the facilities	
	with all related interests in land, machiner	y, apparatus, appliances,
	equipment, furnishings, appurtenances, site	preparation, landscaping,
	and physical amenities.	
(9)	Life care or care for life. – A life lease, life member	ship, life estate, or similar
	agreement between an individual and a provider by	-
	• • •	1 1
	a fee for the right to occupy a space in the contin	nuing care facility and to
	receive continuing care for life.	nuing care facility and to
<u>(10)</u>	receive continuing care for life.	
<u>(10)</u>		rized to acquire, by lease
<u>(10)</u> (11)	receive continuing care for life. Nonprofit agency. – A nonprofit corporation autho or otherwise, operate, or maintain health care facilit	rized to acquire, by lease ies.
	receive continuing care for life. Nonprofit agency. – A nonprofit corporation autho	rized to acquire, by lease ies. listrict, or other political
	<u>(7)</u> (8) (9)	 trust on a health care facility owned or leased by a p and that is insured or guaranteed, directly or indirect to the repayment of principal and interest by the Ur any instrumentality thereof. or by a commitment America or any instrumentality thereof. (8) Health care facilities. – Any one or more building extensions, improvements, or other facilities, whet same site, machinery, equipment, furnishings, o property suitable for health care or medical care. Thimitation, any of the following facilities related to 1 a. General hospitals or specialized hospitals, su diseases, maternity, or mental health. b. Facilities for intensive care and self-care. c. Nursing homes, including skilled nursing f care facilities. d. Facilities for the continuing care of the elder e. Clinics and outpatient facilities. f. Clinical, pathological, and other laboratories g. Health care research facilities. h. Laundries. i. Training facilities for nurses, interns, ph members. j. Food preparation and food service facilities. k. Administration buildings, central servic administrative facilities. g. Utilities. g. Utilities. g. Vehicular parking lots and garages. r. Office facilities for staff members and ph facility. s. Other facilities customarily under the juriss hospitals, or any combination of the facilities with all related interests in land, machiner equipment, furnishings, appurtenances, site and physical amenities.

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(12)	State. – State of North Carolina."
SECT	ION 38.(b) G.S. 143B-181.16 reads as rewritten:
	Long-Term Care Ombudsman Program/Office; definition.Definitions.
	ntent clearly requires otherwise, as used in this Article:
(1)	"Long term care facility" means any skilled nursing facility and intermediate
	care facility as defined in G.S. 131A-3(4) or any adult care home as defined
	in G.S. 131D-20(2).
(1a)	Reserved for future codification purposes.
(11) (1b)	"Programmatic supervision" means the monitoring of the performance of the
()	duties of the Regional Ombudsman and ensuring that the Area Agency on
	Aging has personnel policies and procedures consistent with the laws and
	policies governing the Ombudsman Program as performed by the State
	Ombudsman.
(1c)	"Regional Ombudsman" means a person employed by an Area Agency on
(14)	Aging who is certified and designated by the State Ombudsman to carry out
	the functions of the Regional Ombudsman Office established by this Article,
	42 U.S.C. § 3001, et seq. and regulations promulgated thereunder.
(2)	"Resident" means any person who is receiving treatment or care in any
(_)	long-term care facility.
(3)	"State Ombudsman" means the State Ombudsman as defined by the Older
	Americans Act of 1965, as amended, 42 U.S.C. § 3001 et seq., and regulations
	promulgated thereunder, who carries out the duties and functions established
	by this Article and 42 U.S.C. § 3001, et seq. and regulations promulgated
	thereunder.
(4)	"Willful interference" means actions or inactions taken by an individual in an
	attempt to intentionally prevent, interfere with, or attempt to impede the
	Ombudsman or a representative of the Office from performing any of the
	functions, responsibilities, or duties set forth in 42 U.S.C. § 3001 et seq., and
	regulations promulgated thereunder.
The following	definitions apply in this Article:
	Long-term care facility. – A skilled nursing facility, intermediate care facility,
	or adult care home as defined in G.S. 131D-20.
<u>(2)</u>	Programmatic supervision. – The monitoring of the performance of the duties
	of the Regional Ombudsman and ensuring that the Area Agency on Aging has
	personnel policies and procedures consistent with the laws and policies
	governing the Ombudsman Program as performed by the State Ombudsman.
<u>(3)</u>	Regional Ombudsman A person employed by an Area Agency on Aging
	who is certified and designated by the State Ombudsman to carry out the
	functions of the Regional Ombudsman Office established by this Article, the
	Older Americans Act of 1965, 42 U.S.C. § 3001, et seq., and the regulations
	promulgated under that act.
<u>(4)</u>	
	Resident. – A person who is receiving treatment of care in a long-term care
	<u>Resident. – A person who is receiving treatment or care in a long-term care</u> facility.
(5)	facility.
<u>(5)</u>	<u>facility.</u> <u>State Ombudsman. – The State Ombudsman, as defined by the Older</u>
<u>(5)</u>	facility. State Ombudsman. – The State Ombudsman, as defined by the Older Americans Act of 1965, 42 U.S.C. § 3001, et seq., and the regulations
<u>(5)</u>	facility. State Ombudsman. – The State Ombudsman, as defined by the Older Americans Act of 1965, 42 U.S.C. § 3001, et seq., and the regulations promulgated under it, who carries out the duties and functions established by
	facility. State Ombudsman. – The State Ombudsman, as defined by the Older Americans Act of 1965, 42 U.S.C. § 3001, et seq., and the regulations promulgated under it, who carries out the duties and functions established by those laws and this Article.
<u>(5)</u> (6)	facility. State Ombudsman. – The State Ombudsman, as defined by the Older Americans Act of 1965, 42 U.S.C. § 3001, et seq., and the regulations promulgated under it, who carries out the duties and functions established by those laws and this Article. Willful or unnecessary obstruction. – Actions or inactions taken by an
	facility. State Ombudsman. – The State Ombudsman, as defined by the Older Americans Act of 1965, 42 U.S.C. § 3001, et seq., and the regulations promulgated under it, who carries out the duties and functions established by those laws and this Article.

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1		Act of 1965, 42 U.S.C. § 3001, et seq., and the regulations p	promulgated under
2		<u>it.</u> "	
3		TON 39.1.(a) G.S. 131E-176(5a) is recodified as G.S. 131E	
4		TON 39.1.(b) G.S. 131E-176(10) is recodified as G.S. 131E	
5		TON 39.1.(c) G.S. 131E-176(13) is recodified as G.S. 13	. ,
6		tes shall substitute "G.S. 131E-176" for "G.S. 131E-176((13) ^a wherever it
7 8	appears in G.S. 9	TON 39.2.(a) G.S. 131E-176, as amended by Section 39.1 o	f this act reads as
8 9	rewritten:	101 39.2.(a) 0.5. 151E-170, as amended by Section 39.10	i tills act, leaus as
10	"§ 131E-176. De	finitions.	
11	-	g definitions apply in this Article:	
12	(1)	Adult care home. – A facility with seven or more beds lice	ensed under Part 1
13		of Article 1 of Chapter 131D of the General Statutes or unde	
14		provides residential care for aged individuals or individual	s with disabilities
15		whose principal need is a home which that provides the	-
16		personal care appropriate to their age and disability and f	or whom medical
17		care is only occasional or incidental.	
18			
19 20	(1b)	Ambulatory surgical facility. – A facility designed for the	-
20 21		specialty ambulatory surgical program or a multispecialty ar program. An ambulatory surgical facility serves patients v	
21		regional, or general anesthesia and a period of post-operativ	
22		ambulatory surgical facility may only admit patients for a p	
23 24		24 hours and must shall provide at least one designated of	
25		gastrointestinal endoscopy room and at least one designate	
26		have available the necessary equipment and trained per	-
27		emergencies, provide adequate quality assurance and a	
28		evaluation and review committee, and maintain adequate m	nedical records for
29		each patient. An ambulatory surgical facility may be operation	1
30		physician physician's or dentist's office, provided office so l	
31		is licensed under Part 4 of Article 6 of this Chapter, but th	-
32		incidental, limited ambulatory surgical procedures wh	
33 34		constitute an ambulatory surgical program and which that a	
54 35		physician's or dentist's office does not make that office an ar facility.	indulatory surgical
36	(1c)	Ambulatory surgical program. – A formal program for	r providing on a
37	(10)	same-day basis those surgical procedures which that requi	
38		or general anesthesia and a period of post-operative obser	
39		whose admission for more than 24 hours is determined, p	-
40		gastrointestinal endoscopy, to be medically unnecessary.	
41	(2)	Bed capacity Space used exclusively for inpatient care	e, including space
42		designed or remodeled for licensed inpatient beds even the	• • •
43		not used for such these purposes. The number of beds to be	
44		patient room shall be the maximum number for which adequ	
45 46		is provided as established by rules of the Department exception and a second and a second and the room contained	
46 47		in single rooms are counted even if the room contains i	
47 48		footage. The term "bed capacity" This term also refers dialysis stations in kidney disease treatment centers, inclu	
48 49		dialysis units.	ung neestahung
5 0		and the antes.	

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Capital expenditure. – An expenditure for a projecto- to-to, the cost of construction, engineering, and en- generally accepted accounting principles pri- chargeable as an expense of operation and mainter includes, in addition, the fair market value of an ac- lease, or comparable arrangement by which a per- expenditure for which would have been consid- under this Article if the person had acquired it by	quipment which that, under inciples, is not properly enance. Capital expenditure equisition made by donation, rson obtains equipment, the lered a capital expenditure
Certificate of need. – A written order which designated as the legal proponent of the proposed proceed with the development of the project.	
 Change in bed capacity. – Any of the following: a. <u>Any A</u> relocation of health service facistations from one licensed facility or camp b. <u>Any A</u> redistribution of health service faci categories of health service facility bed. c. <u>Any An</u> increase in the number of health service facility is stations in kidney disease tree freestanding dialysis units. 	bus to another. Ality bed capacity among the service facility beds, beds or
Chemical dependency treatment facility. – A publin a facility, which that is engaged in providing 2 treatment for chemical dependency or a substance may include detoxification, administration of a treatment of individuals with chemical dependence and related services. The facility or unit may be a	4 hour a day <u>24-hour-a-day</u> use disorder. This treatment therapeutic regimen for the e or substance use disorders,
Develop. – When used in connection with health s those activities which that will result in the offer service or the incurring of a financial obligation is such a the service.	ering of institutional health
(Effective until November 21, 2026 – see nor freestanding facility, program, or provider, inc physicians' offices, clinical laboratories, radio diagnostic programs, in which the total cost of equipment utilized by the facility which cost that (\$10,000) or more exceeds three million dollars (\$ whether the medical diagnostic equipment in a d than three million dollars (\$3,000,000), the costs surveys, designs, plans, working drawings, sp installation, and other activities essential to acquin the equipment shall be included. The capital exp shall be is deemed to be the fair market value of t the equipment, whichever is greater. Beginning S On September 30 of each year thereafter, year, the this subdivision shall be adjusted using the Medic the Consumer Price Index published by the U.S. I 12-month period preceding the previous September	eluding but not limited to, ology centers, and mobile all the medical diagnostic <u>t costs</u> ten thousand dollars \$3,000,000). In determining diagnostic center costs more s of the equipment, studies, pecifications, construction, ring and making operational benditure for the equipment the equipment or the cost of September 30, 2022, and on the cost threshold amount in al Care Index component of Department of Labor for the
	 to-to, the cost of construction, engineering, and e generally accepted accounting principles prichargeable as an expense of operation and maintincludes, in addition, the fair market value of an aclease, or comparable arrangement by which a peexpenditure for which would have been considured this Article if the person had acquired it by Certificate of need. – A written order which-designated as the legal proponent of the propose proceed with the development of the project. Change in bed capacity. – Any of the following: a. <u>Any-A</u> relocation of health service facility or camp b. <u>Any-A</u> redistribution of health service facic categories of health service facility bed. c. <u>Any-An</u> increase in the number of health service facility stations in kidney disease transmithe detoxification, administration of a treatment for chemical dependency or a substance may include detoxification, administration of a treatment of individuals with chemical dependence and related services. The facility or unit may be a treatment of individuals with chemical dependence and related service. (Effective until November 21, 2026 – see no freestanding facility, program, or provider, independence independence and related service. (Effective until November 21, 2026 – see no freestanding facility, program, or provider, independence independence, radic programs, in which the total cost of equipment utilized by the facility which cost that (\$10,000) or more exceeds three million dollars (\$3,000,000), the cost surveys, designs, plans, working drawings, s installation, and other activities essential to acquit the equipment shall be included. The capital explanation is a distable is deal year thereafter, year, this subdivision shall be adjusted using the Medic the Consumer Price Index published by the U.S. J

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1 2 3 4	(7c)	Gamma knife. – Equipment which that emits photon radioactive cobalt source to treat lesions deep within of stereotactic radiosurgery.	
5 6 7	 (7e)	Health maintenance organization (HMO). – A public which that has received its certificate of authority und 58 of the General Statutes and which that either	der Article 67 of Chapter
8 9 10		maintenance organization under Section 1310(d) of t Act <u>42 U.S.C. § 300e-9</u> , or satisfies all of the followi 	
11 12 13 14 15 16		b. Is compensated, except for copayments, for the health care services listed in sub-subdivision enrolled participants by a payment which the basis without regard to the date the health care and which that is fixed without regard to the fixed of health service actually provided.	a. of this subdivision to <u>nat</u> is paid on a periodic rre services are provided
17 18 19 20 21 22		c. Provides physicians' services primarily (i) dir who are either employees or partners of su <u>organizations</u> or (ii) through arrangements wi or one or more groups of physicians organize individual practice basis.	ich organizations, these ith individual physicians
23 24 25 26 27 28	 (9a)	Health service. – An organized, interrelated ac diagnostic, therapeutic, rehabilitative, or a combinat that is integral to the prevention of disease or the cli individual who is sick or injured or who has a disabiliterm does not include administrative and other activity to clinical management.	ion thereof of those and nical management of an ity. "Health service" The
29 30 31 32 33 34 35 36	(9b)	(Effective until November 21, 2025 – see note) He hospital; long-term care hospital; rehabilitation facilit adult care home; kidney disease treatment center, hemodialysis units; intermediate care facility for indi- disabilities; home health agency office; diagnostic hospice inpatient facility, <u>or</u> hospice residential ambulatory surgical facility.	y; nursing home facility; including freestanding ividuals with intellectual center; hospice office,
37 38 39 40 41 42 43	 (9c)	Health service facility bed. – A bed licensed for use in in the categories of (i) acute care beds; (iii)-(ii) reha nursing home beds; (v)-(iv) intermediate care be intellectual disabilities; (vii)-(v) hospice inpatient hospice residential care facility beds; (ix)-(vii) adult (viii) long-term care hospital beds.	abilitation beds; (iv) (iii) ds for individuals with facility beds; (viii) (vi)
44 45 46 47 48 49 50 51	 (12) (12a)	Home health agency. – A private organization or owned or operated by one or more persons or le furnishes or offers to furnish home health services. Home health services. – Items and services furnish home health agency, or by others under arrangement by the agency, on a visiting basis, and except for se subdivision, in a place of temporary or permanen individual's home as follows:	egal entities, which that ed to an individual by a ts with such others made ub-subdivision e. of this

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		 Medical supplies, other than drugs and biologic use of medical appliances. e. Any of the items and services listed in this supprovided on an outpatient basis under arranger health agency at a hospital or nursing home f home facility, or rehabilitation center facility which involves the use of equipment of such and services cannot readily be made available home, or which that are furnished at the facility there to receive any such the intervention of the individual in connection or service. 	podivision which that are nents made by the home acility hospital, nursing y and the furnishing of a nature that the items ble to the individual at y while the individual is vice, but not including
	 (13a)	Hospice. – Any coordinated program of home care wit	h provision for inpatient
	(104)	care for terminally ill patients and their families. This	
		medically directed interdisciplinary team, directly or	
		under the direction of an identifiable hospice adm	1
		program of care provides palliative and supportive n	
1		services to meet the physical, psychological, social	
		needs of patients and their families, which families that the final stages of terminal illness and during during an	
	(13b)	the final stages of terminal illness and during dying an Hospice inpatient facility. – A freestanding license	
	(150)	designated inpatient unit in an existing health serv	
		provides palliative and supportive medical and other	
		the physical, psychological, social, spiritual, and spec	
		ill patients and their families in an inpatient setting	g. For purposes of this
		Article only, a hospital which that has a contractual ag	
		hospice to provide inpatient services to a hospice	
		G.S. 131E-201(4)-G.S. 131E-201 and provides those acute care bed is not a hospice inpatient facility an	
		requirements in sub-subdivision (5)b. of this section	5
		beds.the services provided in this manner are not a	
		service facility bed capacity among the categories o	
		bed.	-
	(13c)	Hospice residential care facility A freestanding li	
		which that provides palliative and supportive me	
		services to meet the physical, psychological, social	
	(101)	needs of terminally ill patients and their families in a g	
	(13d)	Hospital. – A public or private institution which that	
		providing to inpatients, by or under supervision of	
		services and therapeutic services for medical diagnosi injured, disabled, or sick persons, or rehabilita	
		rehabilitation of injured, disabled, or sick persons.	
		facilities licensed pursuant to G.S. 131E-77, except lo	
	•••		ing term care nospitalo.
	(14a)	Intermediate care facility for individuals with inter-	ellectual disabilities. –
	~ /	Facilities licensed pursuant to Article 2 of Chapter	
		Statutes for the purpose of providing health and habili	
1		the developmental model and principles of normalizat	

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1 2		intellectual disabilities, autism, cerebral pals conditions.	sy, epilepsy epilepsy, or related
3 4 5 6 7 8 9 10 11 12 13 14 15	 (14e) (14f)	 Kidney disease treatment center. – A facility renal disease facility by the Centers for Me<u>Services of the United States</u> Department of <u>Services pursuant to 42 C.F.R. § 405.</u> <u>"Legacy Medical Care Facility" means a Leg</u> facility that meets all of the following require a. Is not presently operating. b. Has not continuously operated for at 1 c. Within the last 24 months:months, bo 1. Was operated by a perso G.S. 131E-77; and G.S. 131E-77 	edicare and Medicaid Services, of Health and Human Services, gacy Medical Care Facility. – A ements: least the past six months. <u>th of the following:</u> on holding a license under
16 17 18 19 20	(14k)	Long-term care hospital. – A hospital that ha as a long-term care hospital by the Center Services, Services of the United States Dep Services, Services pursuant to 42 C.F.R. § 41	rs for Medicare and Medicaid partment of Health and Human
20 21 22 23	 (14n)	Main campus. $-$ <u>All</u> <u>Both</u> of the fol G.S. 131E-184(f) and (g) only:	lowing for the purposes of
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40		(Effective until November 21, 2026 – see no A single unit or single system of components is used to provide medical and other health set than two million dollars (\$2,000,000). In of medical equipment costs more than two million of the equipment, studies, surveys, desig specifications, construction, installation, and acquiring and making operational the major included. The capital expenditure for the equi- the fair market value of the equipment or the of is greater. Major medical equipment This terr equipment as defined in this section. Beginning equipment. On September 30 of each year the amount in this subdivision shall be adjusted component of the Consumer Price Index publ Labor for the 12-month period preceding the	with related functions which that rvices and which that costs more determining whether the major on dollars (\$2,000,000), the costs gns, plans, working drawings, nd other activities essential to medical equipment shall be is tipment shall be is deemed to be cost of the equipment, whichever m does not include replacement ing September 30, 2022, and on ereafter, year, the cost threshold d using the Medical Care Index lished by the U.S. Department of
41 42 43 44 45	(15b) (16)	Neonatal intensive care services. – Those serv facility to high-risk newborn infants who including but not limited to-to, continuou supportive care. New institutional health services. – Any of th	require constant nursing care, us cardiopulmonary and other
46 47 48 49 50 51		 b. (Effective until November 21, 2025 provided in G.S. 131E-184(e), the of capital expenditure exceeding four a develop or expand a health service or a that relates to the provision of a health 	bligation by <u>any a person</u> of a million dollars (\$4,000,000) to a health service facility, or which

1 2 3		surveys, designs, plans, working drawings, specifications, and other activities, including staff effort and consulting and staff effort, consulting, and other services, essential to the acquisition,
4		improvement, expansion, or replacement of any a plant or equipment
5		with respect to which an expenditure is made shall be is included in
6		determining if the expenditure exceeds four million dollars
7		(\$4,000,000). Beginning September 30, 2022, and on On September
8		30 of each year thereafter, year, the amount in this sub-subdivision
9		shall be adjusted using the Medical Care Index component of the
10		Consumer Price Index published by the U.S. Department of Labor for
11		the 12-month period preceding the previous September 1.
12	•••	
13	с.	Any <u>A</u> change in bed capacity.
14		
15	e.	A change in a project that was subject to certificate of need review and
16		for which a certificate of need was issued, if the change is proposed
17		during the development of the project or within one year after the
18 19		project was completed. For purposes of this subdivision, a change in a project is a change of more than fifteen percent (15%) of the approved
20		capital expenditure amount or the addition of a health service that is to
20 21		be located in the facility, or portion thereof, of the facility, that was
22		constructed or developed in the project.
23	f.	The development or offering of a health service as listed in this
24		subdivision any of the following health services by or on behalf of any
25		<u>a person:</u>
26		
27	f1.	The acquisition by purchase, donation, lease, transfer, or comparable
28		arrangement of any of the following equipment by or on behalf of any
29		<u>a person:</u>
30		
31	<i>l</i> .	The purchase, lease, or acquisition of <u>any a</u> health service facility, or
32		portion thereof, of a health service facility, or a controlling interest in
33		the health service facility or portion thereof, of the health service
34		<u>facility</u> , if the health service facility was developed under a certificate
35 36	m	of need issued pursuant to G.S. 131E-180.
30 37	m.	<u>Any A</u> conversion of nonhealth service facility beds to health service facility beds.
38	n.	The construction, development <u>development</u>, or other establishment of
39	11.	a hospice, hospice inpatient facility, or hospice residential care
40		facility; facility.
41	0.	The opening of an additional office by an existing home health agency
42		or hospice within its service area as defined by rules adopted by the
43		Department; or the opening of any an office by an existing home health
44		agency or hospice outside its service area as defined by rules adopted
45		by the Department.
46	р.	The acquisition by purchase, donation, lease, transfer, or comparable
47		arrangement by any a person of major medical equipment.
48		
49	s.	The furnishing of mobile medical equipment to any <u>a</u> person to provide
50		health services in North Carolina, which Carolina that was not in use
51		in North Carolina prior to the adoption of this provision, March 18,

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	<u>1993</u> , if the equipment would otherwise be accordance with sub-subdivision f1. of sub-subdivision p. of this subdivision if it had Carolina.	this subdivision or
		· I 22 2001
	t. Repealed by Session Laws 2001-242, s. 4, effe	
	u. The construction, development, establishment, or relocation of an operating room or gastrointe	estinal endoscopy room
	in a licensed health service facility, other that operating room or gastrointestinal endoscopy	
	building or on the same grounds or to grounds than a public right-of-way adjacent to the groun room or gastrointestinal endoscopy room is cur	nds where the operating
(17.)		
(17a)	Nursing care. – Any of the following:	
	c. Health-related care and services provided	on a regular basis to
	individuals who who, because of their menta	6
	condition, require care and services above the le	evel of room and board,
	which board that can be made available t	to them only through
	institutional facilities.	
	These are services which that are not primarily for	the care and treatment
	of mental diseases.	
•••		
(20)	Project or capital expenditure project A proposal	-
	expenditure that results in the offering of a new institu	
	project, or capital expenditure project, or proposed p	
	project from its earliest planning stages up through	
	specified new institutional health service may be offere	
	construction, the point at which the new institutional offered must shall take place after the facility is capable	
		•••
	and operated for its intended use, and at that time it shal service facility.	
(21)	Psychiatric facility. – A public or private facility licen	sed pursuant to Article
(21)	2 of Chapter 122C of the General Statutes and which the	-
	in providing to inpatients, by or under the super-	
	psychiatric services for the diagnosis and treatment of	
	illnesses.	
(22)	Rehabilitation facility A public or private inpatient	t facility which that is
	operated for the primary purpose of assisting in	
	individuals with disabilities through an integrated pr	rogram of medical and
	other services which are provided under competent, pr	ofessional supervision.
(22a)	Replacement equipment Equipment that costs less th	
	(\$3,000,000) and is purchased for the sole purpose of	
	medical equipment currently in use which that will	be sold or otherwise
	disposed of when replaced. In determining whe	
	equipment costs less than three million dollars (\$3,000	
	costs of equipment, studies, surveys, designs, plan	• •
	specifications, construction, installation, and other acquiring and making operational the replacement	

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1 2 3 4 5 6 7		the fair market value of the equipment or the cost of the e is greater. Beginning September 30, 2023, and on On S year thereafter, year, the cost threshold amount in this adjusted using the Medical Care Index component of Index published by the U.S. Department of Labor for preceding the previous September 1.	September 30 <u>of</u> each subdivision shall be the Consumer Price
7 8 9 10	 (24a)	Service area. – The area of the State, as defined in the St Plan or in rules adopted by the Department, which that r a health service facility.	
11 12 13 14 15 16 17 18 19 20 21 22 23 24	 (25)	State Medical Facilities Plan. – The plan prepared <u>G.S. 131E-176.2</u> by the Department of Health and Hur North Carolina State Health Coordinating Council, Cou the Governor. In preparing the Plan, the Department Coordinating Council shall maintain a mailing list or requested notice of public hearings regarding the Plan. I prior to a scheduled public hearing, the Department shall mailing list of the date, time, and location of the hear shall hold at least one public hearing prior to the adoption and at least six public hearings after the adoption of the State Health Coordinating Council. The Council shall ad comments from the public concerning the Plan.	man Services and the <u>incil</u> and approved by and the State Health of persons who have Not less than 15 days I notify persons on its ing. The Department of the proposed Plan proposed Plan by the
24 25	" SECT	TON 39.2.(b) Article 9 of Chapter 131E of the General S	tatutes is amended by
26	adding a new sect		and the sist and the set
27		State Medical Facilities Plan.	
28 29		ent of Health and Human Services and the North C incil shall prepare and present to the Governor for appro-	
29 30	-	preparing the Plan, the Department and the State Health	
31		nailing list of persons that have requested notice of publ	
32		than 15 days prior to a scheduled public hearing, the De	
33	-	iling list of the date, time, and location of the hearing.	-
34		bublic hearing prior to the adoption of the proposed Plan a	-
35 26		adoption of the proposed Plan by the State Health Coord	
36 37		ept oral and written comments from the public concerning TON 39.2.(c) G.S. 131E-177 reads as rewritten:	<u>g the Plan.</u>
38		Department of Health and Human Services is desig	mated State Health
39		ing and Development Agency; powers and duties.	nuteu State Meanin
40		ent of Health and Human Services is designated as the S	State Health Planning
41	-	Agency for the State of North Carolina, Carolina and is en	-
42	has all of the follo	owing powers and duties:	
43	(1)	To establish Establish standards and criteria or plans requ	
44		provisions and purposes of this Article and to adopt rule	
45		150B of the General Statutes, Statutes to carry out the pu	rposes and provisions
46 47	$\langle \mathbf{a} \rangle$	of this Article; Article.	naistant
47 48	(2)	Adopt, amend, and repeal such rules and regulations, co	
48 49		of this State, <u>rules</u> , as may be required by the fed grants-in-aid for health service facilities and health plan	0
49 50		be made available by the federal government. This sect	

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1 2		construed in order that the State and its citizens may grants in-aid;these grants-in-aid.	benefit from such
3 4	(3)	Define, by rule, procedures for submission of periodic r health service facilities subject to agency review under the	
5	(4)	Develop policy, criteria, and standards for health service	
6	(+)	shall-planning. The Department shall conduct statew	
7		inventories of and make determinations of need for hea	6
8		health services as specified in G.S. 131E-176(16)f.,	,
9		specified in G.S. 131E-176(16)f1., which shall	-include -including
10 11		consideration of adequate geographic location of equipmed develop a State Medical Facilities <u>Plan;Plan.</u>	ent and services; and
12	(5)	Implement, by rule, criteria for project review; review.	
l3 l4	(6)	Have the power to grant, <u>Grant</u> , deny, or withdraw a certi impose such sanctions as are provided for by this Article	
15	(7)	Solicit, accept, hold hold, and administer on behalf of th	
16		devises of money, securities securities, or property to the	
17		by the Department in the administration of this Article; a	-
18	(8)	Repealed by Session Laws 1987, c. 511, s. 1.	
19	(9)	Collect fees for submitting applications for certificates of	f need.
20	(10)	The authority to review Review all records in any recor	
21		person or health service facility subject to agency revie	-
22		which that pertain to construction and acquisition activit	
23		or costs and charges for patient care, including but not lin	<u> </u>
24		contracts, architectural contracts, consultant contract	
25		cancelled checks, accounting and financial records, debt i	-
26		security agreements, staffing records, utilization statistic	
27		other records the Department deems to be reasonably ne	•
28		compliance with this Article.	5
29	The Secretary	of Health and Human Services shall have has final decisi	on-making authority
30	•	functions described in this section."	6 7
31	-	TON 39.3.(a) G.S. 131E-176(7a), as amended by Section 3	39.2 of this act, reads
32	as rewritten:		,
33	"(7a)	(Effective November 21, 2026 - see note) Diag	nostic center. – A
34	· · · ·	freestanding facility, program, or provider, including	
35		physicians' offices, clinical laboratories, radiology c	
36		diagnostic programs, in which the total cost of all the	
37		equipment utilized by the facility that costs ten thousand	
38		more exceeds three million dollars (\$3,000,000). No f	
39		provider, including, including but not limited to, physic	ians' offices, clinical
40		laboratories, radiology centers, or mobile diagnostic	
41		deemed a diagnostic center solely by virtue of having a	
42		imaging scanner in a county with a population of g	
43		according to the 2020 federal decennial census or any	
44		decennial census. In determining whether the medical d	-
45		in a diagnostic center costs more than three million dolla	
46		costs of the equipment, studies, surveys, designs, plans	
47		specifications, construction, installation, and other ac	• •
18		acquiring and making operational the equipment shall be	
19		expenditure for the equipment is deemed to be the fair	-
50		equipment or the cost of the equipment, whichever is graded and the equipment of the equipm	
51		30 of each year, the cost threshold amount in this subdivis	_
1		so or each year, the cost threshold amount in this subdivis	sion shall be adjusted

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1 2 3	using the Medical Care Index component of the Consumer Price Index published by the U.S. Department of Labor for the 12–month period preceding the previous September 1."
4	SECTION 39.3.(b) G.S. 131E-176(14o), as amended by Section 39.2 of this act,
5	reads as rewritten:
6 7	"(140) (Effective November 21, 2026 – see note) Major medical equipment. – A single unit or single system of components with related functions that is used
8 9 0	to provide medical and other health services and that costs more than two million dollars (\$2,000,000). In determining whether the major medical equipment costs more than two million dollars (\$2,000,000), the costs of the
1 2	equipment, studies, surveys, designs, plans, working drawings, specifications, construction, installation, and other activities essential to acquiring and
3	making operational the major medical equipment is included. The capital
4	expenditure for the equipment is deemed to be the fair market value of the
5	equipment or the cost of the equipment, whichever is greater. This term does
6	not include replacement equipment. equipment or magnetic resonance
7	imaging scanners in counties with a population greater than 125,000 according
8	to the 2020 federal decennial census or any subsequent federal decennial
9	census. On September 30 of each year, the cost threshold amount in this
20 21	subdivision shall be adjusted using the Medical Care Index component of the Consumer Price Index published by the U.S. Department of Labor for the
2	12-month period preceding the previous September 1."
.2	SECTION 39.3.(c) G.S. 131E-176(16)f1.7. reads as rewritten:
4	"7. (Effective November 21, 2026 – see note) Magnetic
5	resonance imaging scanner. This sub-subdivision applies
6	only to counties with a population of 125,000 or less-fewer
7	according to the 2020 federal decennial census or any
8	subsequent federal decennial census."
9	SECTION 39.3.(d) This section becomes effective November 21, 2026.
0	SECTION 39.4.(a) G.S. 131E-176(9b), as amended by Section 39.2 of this act, reads
1	as rewritten:
2	"(9b) (Effective November 21, 2025 – see note) Health service facility. – A
3	hospital; long-term care hospital; rehabilitation facility; nursing home facility;
4 5	adult care home; kidney disease treatment center, including freestanding hemodialysis units; intermediate care facility for individuals with intellectual
6	disabilities; home health agency office; diagnostic center; hospice office,
7	hospice inpatient facility, or hospice residential care facility; or ambulatory
8	surgical facility. The term "health service facility" This term does not include
9	a qualified urban ambulatory surgical facility."
0	SECTION 39.4.(b) This section becomes effective November 21, 2025.
-1	SECTION 39.5. G.S. 143B-1209.58 is recodified as G.S. 143B-1208.15.
2	SECTION 39.7. G.S. 143B-1320 reads as rewritten:
3	"§ 143B-1320. Definitions; scope; exemptions.
4	(a) Definitions. – The following definitions apply in this Article:
.5	 (1) CGIA. – Center for Geographic Information and Analysis. (2) Densels the Service Leave 2021 180 series 104 74 (d) effective Leaves 1 2022
-6 7	 (2) Repealed by Session Laws 2021-180, s. 19A.7A(d), effective January 1, 2022. (3) Community of practice A collaboration of organizations with similar
.7 .8	(3) Community of practice. – A collaboration of organizations with similar
8 9	 requirements, responsibilities, or interests. (4) Cooperative purchasing agreement. – An agreement between a vendor and
9 0	one or more states or state agencies providing that the parties may
0	one of more states of state agenetes providing that the parties may

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1		collaboratively or collectively purchase information technol services in order to increase economies of scale and reduce c	
3	(4a)	Cybersecurity incident An occurrence that: that does either	of the following
4		a. Actually or imminently jeopardizes, without lawfu	l authority, the
5		integrity, confidentiality, or availability of info	rmation or ar
6		information system; or system.	
7		b. Constitutes a violation or imminent threat of violation	of law, security
8		policies, privacy policies, security procedures, or	
9		policies.	
)	(5)	Department. – The Department of Information Technology.	
1	(6)	Distributed information technology assets Hardware,	software, and
2		communications equipment not classified as traditional n	
3		items, including personal computers, local area networks,	
4		computers, peripheral equipment, and other related hardwa	
5		items.	
б	(7)	Enterprise solution. – An information technology solution that	at can be used by
7	~ /	multiple agencies.	5
8	(8)	Exempt agencies. – An entity designated as exempt in subse	ection (b) of this
9	(-)	section.	
0	(9)	GDAC. – Government Data Analytics Center.	
1	(10)	GICC. – North Carolina Geographic Information Coordination	ng Council.
2	(11)	Information technology or IT. – Set of tools, processes, and	
3	()	including, but not limited to, coding and programming; data of	
4		data conversion, and data analysis; architecture; plannin	
5		retrieval; systems analysis and design; systems control; mob	• •
6		and equipment and services employed to collect, proce	
7		information to support the operation of an organization.	-
8		includes office automation, multimedia, telecommunica	
9		personnel and support personnel required for planning and op	•
0	(12)	Recodified as subdivision (a)(4a) at the direction of the Revis	
1	(13)	Local government entity. – A local political subdivision of the	
2	(10)	a city, a county, a local school administrative unit as defined	-
3		or a community college.	
4	(14)	Participating agency. – Any agency that has transferred	its information
5	(1)	technology personnel, operations, projects, assets, and	
6		Department of Information Technology. The State CIO shall-	U
7		for providing all required information technology support	
8		agencies.	to putticiputing
9	(14a)	Ransomware attack. – A cybersecurity incident where a	malicious actor
0	(114)	introduces software into an information system that encrypts	
1		the systems that rely on that data unusable, followed by a dem	
2		payment in exchange for decryption of the affected data.	und for a funsor
3	(15)	Recodified as subdivision (a)(16a) at the direction of the Rev	visor of Statutes
4	(15)	Separate agency. – Any agency that has maintained respo	
5	(10)	information technology personnel, operations, projects, asse	•
5		The agency head shall work with the State CIO to ensure that	-
7		all required information technology support.	a and agoing max
	(16a)	Significant cybersecurity incident. – A cybersecurity inciden	t that is likely to
X	111/11	β_{12} β_{12} β_{13} β	i inai 18 mktiy ll
8 9	(100)	result in demonstrable harm to the State's security interests, e	•

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	safet	v of the	residents of North Carolina.	A significant cybersecurity incident
			d by the following factors:	
	a.		•	entified by the Department jointly
				fety that involve information:either
			e following:	
		<u>or une</u> 1.	That Information that is no restricted or highly restri	t releasable to the public and that is cted according to Statewide Data
		2.	Classification and Handlin That involves the <u>The</u> exf	g Policy; or <u>Policy.</u> iltration, modification, deletion, or
			systems within certain pa threshold of number of rec G.S. 75-65 or (ii) any ac	ck of availability to information or rrameters to include (i) a specific cords or users affected as defined in Iditional data types with required
			security controls.	
	b.	Incide	ents that involve information	
		<u>1.</u>	within defined time line	ecoverable or cannot be recovered es required to meet operational
			•	ntly by the State agency and the
		2	Department or Department	—
		<u>2.</u>		recovered only through additional
				gh or medium functional impact to
(17)	State	0.000.01	the mission of an agency.	anontment institution commission
(17)				epartment, institution, commission, unit, officer, or official of the State.
				or judicial branches of government
			ersity of North Carolina.	of Judicial branches of government
(18)			-	CIO. – The head of the Department,
(10)			vernor's cabinet level officer.	ero. – The head of the Department,
(19)				center designated by the State CIO
(1))		-	-	ional standards established by the
		rtment.	ency use that meets operation	ional standards established by the
(b) Exen	-		ept as otherwise specifically	provided by law, the provisions of
	-			entities: the General Assembly, the
-				nd its constituent institutions. These
-			•	gy programs, services, or contracts
•	-	-		y procurement, in accordance with
•	-			on must shall be made in writing, as
follows:	0105, uli		of the Department. The clock	on must <u>onun</u> oe mude m witting, us
(1)	For t	he Gene	eral Assembly, by the Legisla	tive Services Commission
(1) (2)			cial Department, by the Chief	
(3)			versity of North Carolina, by	
(4)				niversity of North Carolina, by the
(1)			bards of trustees.	inversity of North Carolina, by the
(c) Devi	-			iting to the State Chief Information
		-	• • • • • • •	hapter. this Article. If granted by the
			-	istent with available appropriations
			-	be specified by the State CIO.
(d)		•	-	-(c) of this section, any State agency
(-)				uthorized and shall, in consultation
				hnology, adopt a plan to phase out
				les to be unnecessary in carrying out

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1 2			functions and responsibilities unique to the agency having plan adopted by the agency shall include a strategy to coo	ordinate its general
3 4			information processing functions with the Department Technology in the manner prescribed by this act <u>Article</u> and	
5			its compliance with policies, procedures, and guideline	s adopted by the
6			Department of Information Technology. Any agency rec	eiving a deviation
7			shall submit its plan to the Office of State Budget and Mana	gement as directed
3			by the State Chief Information Officer."	
)		SECT	TION 40. G.S. 150B-1 reads as rewritten:	
)	"§ 150B-1.		cy and scope.	
	(a)		se This Chapter establishes a uniform system of administ	
2			adjudicatory procedures for agencies. The procedures ensure	
•			ulemaking, investigation, advocacy, and adjudication are no	t all performed by
Ļ	the same p	erson i	in the administrative process.	
	(b)	-	s. – This Chapter confers procedural rights.	
	(c)	Full E	xemptions. – This Chapter applies to every agency except:ex	cept the following:
		•••		
	(d)	Exem	ptions from Rule Making. <u>Rulemaking.</u> Article 2A of thi	s Chapter does not
	apply to th	e follo	•	
		(1)	The Commission.	
		(2)	Repealed by Session Laws 2000-189, s. 14, effective July	
		(3)	Repealed by Session Laws 2001-474, s. 34, effective Nove	
		(4)	The Department of Revenue, with respect to the no	6
			requirements contained in Part 2 of Article 2A. 2A of t	
			respect to the Secretary of Revenue's authority to redeter	
			taxable income of a corporation under G.S. 105-130.5A,	
			subject to the rule-making-rulemaking requirements of G.S	
		(5)	The North Carolina Global TransPark Authority wit	1
			acquisition, construction, operation, or use, including fees	or charges, of any
			portion of a cargo airport complex.	
		(6)	The Department of Public Safety, Adult Correction, with	-
			relating to executions under Article 19 of Chapter 15 of th	
			and matters relating solely to persons in its custody or unc	ler its supervision,
			including prisoners, probationers, and parolees.	
				1.0
		(26)	The Board of Agriculture in the Department of Agriculture	are and Consumer
			Services with respect to the following:	
			a. Annual admission fees for the State Fair.	with face of State
			b. Operating hours, admission fees, or related acti	vity lees at State
			forests.	ing have achadula
			The Board shall annually post the admission fee and operat	-
			on its Web site website and provide notice of the schee	-
			citation to this section, to all persons named on the maili	ng list maintained
			pursuant to G.S. 150B-21.2(d).	anagement plang
			c. Fee schedules for the preparation of forest n developed pursuant to $C = 106, 1004$	lanagement plans
			developed pursuant to G.S. 106-1004.	
		(27)	d. Fees for State phytosanitary certificates.	enant to onorating
		(27)	The Department of Natural and Cultural Resources with re-	
)			hours, admission fees, or related activity fees at:at the follo a. The North Carolina Zoological Park pursuant to G.	
			a. The North Carolina Zoological Park pursuant to G.b. State parks pursuant to G.S. 143B-135.16.	J. 1 4 J D -13J.20J.
l			$0. \qquad 5 \text{ (all parks pursually (0.0.5, 14) \mathbf{D}-155.10.$	

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1		c. The North Carolina Aquariums pursuant to G.S. 143	B-135.188.
2		d. The North Carolina Museum of Natural Sciences.	
3		The exclusion from rule making rulemaking for the setting o	
4		set forth in this subdivision (i) shall-does not apply to a deci	
5		all public operating hours for the sites and facilities listed	
6		authorize any of the sites and facilities listed in this subdiv	
7		currently charge an admission fee to charge an admission fee	e until authorized
8		by an act of the General Assembly.	
9 10	(a) Evamo	tions From Contasted Case Provisions The contasted asso	movisions of this
10 11	_	tions From Contested Case Provisions. – The contested case j Il agencies and all proceedings not expressly exempted from	=
12		visions of this Chapter do not apply to the following:	the Chapter. The
12	contested ease pro	visions of this chapter do not apply to the following.	
14	(5)	Hearings required pursuant to the Rehabilitation Act of 19	73. (Public Law
15	(0)	93-122), as amended and federal regulations promulgated the	
16		under it. G.S. 150B-51(a) is considered a contested case hear	_
17		does not apply to these hearings.	01
18			
19	(22)	The Department of Public Safety, with respect to ma	U U
20		executions under Article 19 of Chapter 15 of the General Sta	atutes.
21	"		
22		ION 40.1. G.S. 163-129 reads as rewritten:	
23		cture at voting place; marking off limits of voting place.	of C C 162 100
24 25		voting place in each precinct established under the provisions of elections shall provide or procure by lease or otherwise a	
23 26	•	re in which registration and voting may be conducted. To this	
20 27	-	shall be entitled to may demand and use any school or other	•
28		g, or a part thereof, or any other building, or a part there	•
29	_	tained, in whole or in part by or through tax revenues provid	
30		not be construed to permit any board of elections to demand	
31		operty for such purposes without the express consent of the i	
32		s for the purpose of conducting registration and voting for	• • •
33		board may require that the requisitioned premises, or a part the	
34		s. This section does not permit a board of elections to de	
35		n property for these purposes without the express consent	of the individual
36 37	church involved.		
37 38	(c) The co	unty board of elections shall inspect each precinct voting p	laca to accertain
38 39	· · /	arranged for voting purposes, purposes and shall direct the	
40		inct to define the voting place by roping off the area or other	5 0
41		boundaries. The boundaries of the voting place shall at any	_
42		n each ballot box or voting machine. The space so roped o	
43		oting place may contain area both inside and outside the st	
44		oting are to take place.	
45		unty board of elections shall ensure that each precinct voti	• • •
46		36 hours prior to the opening of the voting place and at least 3	
47	•	place, as provided in G.S. 163A-1130, G.S. 163-166.25, to p	
48	-	ng. Any political advertising placed outside the times s	specified in this
49 50	•	removed by the property owner." ION 40.2. G.S. 163-278.8B reads as rewritten:	
50 51		filiated party committees.	
51	8 10 3- 2/0.0D. A	mattu party committees.	

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1						
2	(b) An affiliated party committee shall be established only by majority vote of the total					
3	membership of the political party caucus. Attached to the organizational report filed in					
4	accordance with G.S. 163-9, G.S. 163-278.9, the affiliated party committee shall provide a report					
5	to the State Board of Elections certifying that the political party caucus has organized and taken					
6	the appropriate vote to establish an affiliated party committee. The report described in this					
7	subsection shall be is a public record within the meaning of Chapter 132 of the General Statutes.					
8	(c) Each affiliated party committee shall:shall do all of the following:					
9	(1) Adopt bylaws which shall be in compliance that comply with the provisions					
	of this Article. At a minimum, the bylaws shall include designation of a					
10						
11	treasurer.					
12	(2) Conduct campaigns for candidates who would be eligible to be members of					
13	that political party caucus of the North Carolina House of Representatives or					
14	North Carolina Senate if elected or reelected or manage daily operations of					
15	the affiliated party committee.					
16	(3) Establish a bank account.					
17	(4) Accept contributions and expend funds.					
18	(d) Notwithstanding any other provision of law to the contrary, an affiliated party					
19	committee shall be entitled to may use the name, abbreviation, and symbol of its respective					
20	political party.					
21	"					
22	SECTION 41. Section 4 of Chapter 601 of the 1983 Session Laws reads as rewritten:					
23	"Sec. 4. This act shall become effective July 1, 1983, and shall be reconsidered on or before					
24	July 1, 1989, and every six years thereafter, by the Joint Legislative Commission on					
25	Governmental Operations. <u>1983.</u> "					
26	SECTION 42.(a) Section 4C.11(c) of S.L. 2024-53 reads as rewritten:					
27	"SECTION 4C.11.(c) No later than November 15, 2024, the Department of Environmental					
28	Quality shall prepare and submit to the United States National Oceanic and Atmospheric					
29	Administration for approval by that agency the proposed change made to G.S. 113A-118, as					
30	enacted by subsection (b) of this section. The Department of Environmental Quality shall report					
31	to the Environmental Review Commission on the status of their activities pursuant to this section					
32	quarterly, beginning January 1, 2025, until such time as the General Assembly repeals this					
33	reporting requirement."					
34	SECTION 42.(b) Section 4C.12(c) of S.L. 2024-53 reads as rewritten:					
35	"SECTION 4C.12.(c) No later than November 15, 2024, the Department of Environmental					
36	Quality shall prepare and submit to the United States National Oceanic and Atmospheric					
37	Administration for approval by that agency the proposed change made to G.S. 113A-115.1, as					
38	enacted by subsection (b) of this section. The Department of Environmental Quality shall report					
39	to the Environmental Review Commission on the status of their activities pursuant to this section					
40	quarterly, beginning January 1, 2025, until such time as the General Assembly repeals this					
41	reporting requirement."					
42	SECTION 42.(c) This section is retroactively effective October 25, 2024.					
43	SECTION 42.(c) This section is renoactively enective October 25, 2024. SECTION 42.1. If House Bill 477, 2025 Regular Session, becomes law, Section 1(c)					
43 44	of that act reads as rewritten:					
44 45	"SECTION 1.(c) The first sentence of the lead-in language in subsection 135-7(g)					
46 47	<u>G.S. 135-7(g)</u> is recodified as the second sentence of subsection (a) of G.S. 135-154."					
47 18	DADT III EI ECTDONIC SICNATUDES					
48 40	PART III. ELECTRONIC SIGNATURES					
49 50	SECTION 43. G.S. 6-21.6 reads as rewritten:					
50	"§ 6-21.6. Reciprocal attorneys' fees provisions in business contracts.					
51	(a) As used in this section, the following definitions apply:					

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1	(1)	Business contract A contract entered into primari	ly for business or
2		commercial purposes. The term does not include a con	nsumer contract, an
3		employment contract, or a contract to which a government	nt or a governmental
4		agency of this State is a party.	
5	(2)	Consumer contract A contract entered into by one of	or more individuals
6		primarily for personal, family, or household purposes.	
7	(3)	Employment contract. – A contract between an individua	
8		to provide personal services by that individual to the other	1 .
9		relationship is in the nature of employee-employer or pr	incipal-independent
10		contractor.	• 1
11	(4)	Reciprocal attorneys' fees provisions Provisions in a	-
12		contract by which each party to the contract agrees, in the	
13		subsection (b) of this section, upon the terms and subject	
14		forth in the contract that are made applicable to all parties,	
15		the other parties for attorneys' fees and expenses incurre	
16 17	(h) Desire	suit, action, proceeding, or arbitration involving the busin	
17	· / I	rocal attorneys' fees provisions in business contracts are va	
18 19		of reasonable attorneys' fees and expenses only if all of the pathened the business contract. Signature "by hand" is not inter-	
20		s section to a business contract executed by either the contract	
20 21	<u>one of the follow</u>		
$\frac{21}{22}$	<u>one or the ronow</u> (1)	A party's <u>An</u> electronic signature, as defined in G.S. 60	5-312 if the party's
23	(1)	electronic signature originates from an affirmative actio	1
23		party to evidence acceptance and execution such as typing	
25		or writing the party's signature with a finger or stylus	
26		indicate acceptance and execution.	
27	(2)	A party's manual signature that is delivered by an elec	ctronic reproductive
28	(-)	image thereof.	
29	(c) If a b	business contract governed by the laws of this State co	ontains a reciprocal
30		rovision, the court or arbitrator in any suit, action, proceed	*
31	involving the bu	siness contract may award reasonable attorneys' fees in a	accordance with the
32		ness contract. In determining reasonable attorneys' fees and	
33	section, the court	or arbitrator may consider all relevant facts and circumsta	nces, including, but
34	not limited to, the	e following:	
35	•••		
36	(7)	Offers of judgment pursuant to Rule 68 of the North Car	
37		Procedure-G.S. 1A-1, Rule 68, and whether judgment f	inally obtained was
38		more favorable than such these offers.	
39	•••		
40	(d) Reaso	nable attorneys' fees and expenses shall not be are not g	governed by (i) any
41	• 1 •	ption or provision in the business contract providing for a	1 0
42		ch-the attorneys' fees or (ii) the amount recovered in other	r cases in which the
43		contains reciprocal attorneys' fees provisions.	
44		ng in this section shall in any way make valid or invalid ma	
45	• •	ovisions in consumer contracts or in any note, conditional sa	
46		btedness that is otherwise governed by G.S. 6-21.2. If the	
47		tional sale contract, or other evidence of indebtedness that is	-
48	•	nen the parties that are entitled to recover attorneys' fees and	
49 50		eys' fees and expenses either under this section or G.S. 6-2	1.2 but may recover
50	only once for the	same attorneys' fees and expenses.	

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1	(f)	In any suit, action, proceeding, or arbitration primarily for the r	ecovery of monetary					
2	. ,	, the award of reasonable attorneys' fees may shall not exceed the an	• •					
3	(g)							
4	•	' fees provisions in a contract of insurance governed by Chapte	er 58 of the General					
5	Statutes."							
6		SECTION 44.(a) Subsection (e) of G.S. 10B-5 is recodified a	s the fourth and fifth					
7	sentences	s of subdivision (b)(8) of that section.						
8	•	SECTION 44.(b) G.S. 10B-5, as amended by subsection (a) of	this section, reads as					
9	rewritten							
10		. Qualifications.						
11	(a)	Except as provided in subsection (d) of this section, the Secreta	-					
12		ry any qualified person who submits an application in accordance						
13 14	(b) requirem	A person qualified for a notarial commission shall meet a	in of the following					
14	requirem	ents.						
15 16		(8) Submit an application containing no significant misstate	ement or omission of					
10		fact. The application form shall be provided by the Secre						
18		at the register of deeds office in each county. Every app	•					
19		the signature of the applicant written with pen and inl						
20		signature shall be acknowledged by the applicant before						
21		to administer oaths. Notwithstanding subdivision (8) of a	subsection (b) of this					
22		section, the An applicant's signature on an initial application	ation shall be written					
23		with pen and ink. The Secretary may allow applications	s for commissions to					
24		be submitted electronically, in the format prescribed by						
25		Secretary shall establish a process for submission of						
26		applicant prior to commissioning, which applicant's	signature that may					
27		include electronic submission.	1 0010					
28		(9) Repealed by Session Laws 2013-204, s. 1, effective July						
29 30	(c)	The notary shall be commissioned in his or her county of resider	•					
30 31		North Carolina resident, in which case he or she shall be commission employment or business.	Shed in the county of					
32	(d)	The Secretary may deny an application for commission or recom	mission if any of the					
33	· · ·	g apply applies to an applicant:	initission if any of the					
34	10110 10 1112	(1) Submission of an incomplete application or an appli	ication containing a					
35		material mission of an incomplete application of an appli-	eution containing <u>a</u>					
36		(2) The applicant's conviction or plea of admission or nolo c	ontendere to a felony					
37		or any crime involving dishonesty or moral turpitude. In	•					
38		commission be issued to an applicant within 10 years after	•					
39		probation, or parole, whichever is later.	_					
40		(3) A finding or admission of liability against the applicant in	a civil lawsuit based					
41		on the applicant's deceit.						
42		(4) The revocation, suspension, restriction, or denial of a no						
43		professional license by this or any other state or nation.						
44		a commission be issued to an applicant within five years	atter the completion					
45		of all conditions of any disciplinary order.						
46 47		 Dependified "						
47 48	(e)	Recodified."						
48 49	рарт п	V. UNIFORM CHILD ABDUCTION PREVENTION ACT						
49 50		SECTION 45.(a) The title of Chapter 50A of the General Statut	es reads as rewritten.					
20		Sacaron in the the of chapter sort of the General Statut	es reads as rewrittell.					

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" Uniform Ch	ild-Custody Jurisdiction and Enforcement Act and	Uniform Deployed
Par	ents Custody and Visitation Act.<u>Uniform Acts on C</u>	<u>'hildren.</u> "
SECT	TON 45.(b) Chapter 50A of the General Statutes is am	nended by adding a new
Article to read:		
	" <u>Article 4.</u>	
	"Uniform Child Abduction Prevention Act.	
" <u>§ 50A-411. Sho</u>	<u>rt title.</u>	
This Article n	nay be cited as the Uniform Child Abduction Preventio	<u>n Act.</u>
" <u>§ 50A-412. Def</u>		
In this Article	, the following definitions apply:	
<u>(1)</u>	Abduction. – The wrongful removal or wrongful reter	ntion of a child.
<u>(2)</u>	Child. – Defined in G.S. 50A-102.	
<u>(3)</u>	Child-custody determination. – Defined in G.S. 50A-	
<u>(4)</u>	Child-custody proceeding. – Defined in G.S. 50A-102	<u>2.</u>
<u>(5)</u>	Court. – Defined in G.S. 50A-102.	
<u>(6)</u>	Petition. – Includes a motion or its equivalent.	
<u>(7)</u>	Record. – Information that is inscribed on a tangible r	
	in an electronic or other medium and is retrievable in	perceivable form.
<u>(8)</u>	State. – Consists of the following:	
	a. <u>A state of the United States, the District of Col</u>	
	United States Virgin Islands, or any territory	-
	subject to the jurisdiction of the United States.	-
	b. <u>An Indian tribe or band or Alaskan native villa</u>	
	federal law or formally acknowledged by	y an entity listed in
	sub-subdivision a. of this subdivision.	• • • •
<u>(9)</u>	<u>Travel documents. – Records relating to a travel itin</u>	
	tickets, passes, reservations for transportation, or acco	ommodations. The term
(10)	does not include a passport or visa.	1 14 6 4 1
<u>(10)</u>	<u>Wrongful removal. – The taking of a child that breac</u>	
(11)	visitation given or recognized under the law of this St	
<u>(11)</u>	<u>Wrongful retention. – The keeping or concealing of a concealing of a concealing of custody or visitation given or recognized under the</u>	
18 50 A 113 Con	operation and communication among courts.	law of this State.
	b, 50A-111, and 50A-112 apply to cooperation and c	communications among
	ings under this Article.	ommunications among
	ions for abduction prevention measures.	
	urt on its own motion may order abduction prev	vention measures in a
	beceding if the court finds that the evidence established	
abduction of the c		
	y to a child-custody determination or another individual	l or entity having a right
	this State or any other state to seek a child-custody det	
	n seeking abduction prevention measures to protect the	
- · ·		
"§ 50A-415. Jur		
	tion under this Article may be filed in district court if the	he court has jurisdiction
	tion under this Article may be filed in district court if the subscription with respect to the child at issue	
(a) <u>A peti</u>	tion under this Article may be filed in district court if the sustody determination with respect to the child at issue	
(a) <u>A peti</u> to make a child-c <u>Chapter.</u>		under Article 2 of this
(a) <u>A petir</u> to make a child-c <u>Chapter.</u> (b) <u>A dis</u>	sustody determination with respect to the child at issue	under Article 2 of this
(a)A petiito make a child-cChapter.(b)A disG.S. 50A-204 if t	sustody determination with respect to the child at issue	under Article 2 of this
(a)A petitiveto make a child-cChapter.(b)A disG.S. 50A-204 if t"§ 50A-416. CorrA petition und	sustody determination with respect to the child at issue strict court of this State has temporary emerger the court finds a credible risk of abduction.	e under Article 2 of this ney jurisdiction under y existing child-custody

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relevant factor	s descr	ibed in G.S. 50A-417. Subject to	G.S. 50A-209(e), if reasonably
		on must contain all of the following:	· · · · · · · · · · · · · · · · · · ·
(1)	-	name, date of birth, and gender of the	e child.
(2)		customary address and current physic	
$\frac{(2)}{(3)}$		identity, customary address, and	
<u>(5)</u>		ondent.	eutrent physical location of the
<u>(4)</u>		atement of whether a prior action	to prevent abduction or domestic
<u>(+)</u>		ence has been filed by a party or other	
		e child and the date, location, and dis	
(5)		atement of whether a party to the proc	
<u>(5)</u>	-	ed to domestic violence, stalking, or	-
		ion, and disposition of the case.	ennu abuse of neglect and the date,
<u>(6)</u>		other information required to be subn	nitted to the court for a child custody.
<u>(0)</u>		mination under G.S. 50-13.1(a1) or	•
"8 50A 417 E			<u>U.S. J0A-209.</u>
		o determine risk of abduction. ng whether there is a credible risk of	abduction of a abild the court must
		-	
		hat the petitioner or respondent has de	
$\frac{(1)}{(2)}$		previously abducted or attempted to a	adduct the child.
$\frac{(2)}{(2)}$		threatened to abduct the child.	mon indicate a planned abduction
<u>(3)</u>	-	recently engaged in activities that	may indicate a planned abduction,
		iding any of the following:	
	<u>a.</u>	Abandoning employment.	
	<u>b.</u>	Selling a primary residence.	
	<u>c.</u>	<u>Terminating a lease.</u>	
	<u>d.</u>		management accounts, liquidating
		• • •	icial documents, or conducting any
		unusual financial activities.	
	<u>e.</u>		obtaining travel documents for the
	2	respondent, a family member, or t	
	<u>f.</u>		th certificate or school or medical
		records.	
<u>(4)</u>		engaged in domestic violence, stalking	
<u>(5)</u>		refused to follow a child-custody det	
<u>(6)</u>		as strong familial, financial, emotiona	al, or cultural ties to the State or the
		ed States.	
<u>(7)</u>		strong familial, financial, emotional	, or cultural ties to another state or
	<u>coun</u>		
<u>(8)</u>		kely to take the child to a country	that meets any of the following
	desci	riptions:	
	<u>a.</u>		ne Hague Convention on the Civil
		-	duction and does not provide for the
		•	nt or for the return of an abducted
		<u>child.</u>	
	<u>b.</u>	The country is a party to the Hag	ue Convention on the Civil Aspects
			but the country also meets any of the
		following descriptions:	
			n the Civil Aspects of International
			force between the United States and
		the country.	

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		<u>2.</u>	The country is noncompliant according to the most recent
			compliance report issued by the United States Department of
			State.
		<u>3.</u>	The country lacks legal mechanisms for immediately and
			effectively enforcing a return order under the Hague
			Convention on the Civil Aspects of International Child
			Abduction.
	<u>c.</u>		country poses a risk that the child's physical or emotional health
			fety would be endangered because of specific circumstances
			ng to the child or because of human rights violations committed
			ist children.
	<u>d.</u>		country has laws or practices that would do any of the following:
		<u>1.</u>	Enable the respondent, without due cause, to prevent the
		•	petitioner from contacting the child.
		<u>2.</u>	Restrict the petitioner from freely traveling to or exiting from
			the country because of the petitioner's gender, nationality,
		2	marital status, or religion.
		<u>3.</u>	Restrict the child's ability legally to leave the country after the
			child reaches the age of majority because of a child's gender,
	0	The e	nationality, or religion.
	<u>e.</u>		<u>country is included by the United States Department of State on a</u> <u>nt list of state sponsors of terrorism.</u>
	f		country has no official United States diplomatic presence.
	<u>f.</u> a		country is engaged in active military action or war, including a
	<u>g.</u>		war, to which the child may be exposed.
<u>(9)</u>	Is ur		ng a change in immigration or citizenship status that would
<u>127</u>			fect the person's ability to remain in the United States lawfully.
(10)		-	upplication for United States citizenship denied.
(11)			r presented misleading or false evidence on government forms or
			ocuments to obtain or attempt to obtain a passport, a visa, travel
			a social security card, a drivers license, or other
			issued identification card or has made a misrepresentation to the
	Unite	d States	s government.
<u>(12)</u>	<u>Has ı</u>	ised mul	ltiple names to attempt to mislead or defraud.
<u>(13)</u>	Has e	engaged	l in any other conduct the court considers relevant to the risk of
	<u>abdu</u>	ction.	
<u>(b)</u> <u>In the</u>	e hearin	<u>g on a p</u>	petition under this Article, the court must consider any evidence
· ·			good faith that the respondent's conduct was necessary to avoid
			espondent and any other evidence that may be relevant to whether
			ed to remove or retain the child.
			neasures to prevent abduction.
····		s filed u	under this Article, the court may enter an order that must include
all of the followi			
$\frac{(1)}{(2)}$			r the court's exercise of jurisdiction.
<u>(2)</u>			in which notice and opportunity to be heard were given to the
$\langle 0 \rangle$	-		led to notice of the proceeding.
<u>(3)</u>			description of each party's custody and visitation rights and
(A)	-		rrangements for the child.
<u>(4)</u>	-		stating that a violation of the order may subject the party in
	<u>v101a</u>		civil and criminal penalties.

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1 2	<u>(5)</u>		fication of the child's country of habitute of the order.	al residence at the time of the
3	(b) If, at a	-	g on a petition under this Article or on the	ne court's own motion, the court
4			nce finds a credible risk of abduction o	
5			order. The order must include the provis	
6			ures and conditions, including those in	
7			asonably calculated to prevent abduc	
8			bdy and visitation rights of the parties.	
9 10	of the child, the p	otential	harm to the child from an abduction, th he jurisdiction if abducted, and the reas	e legal and practical difficulties
10			mestic violence, stalking, or child abuse	-
11			prevention order may include one or m	
12			position of travel restrictions that requir	
13 14	<u>(1)</u>		putside a designated geographical area	· · ·
14		-	following:	provide the other party with an
15 16			<u>The travel itinerary of the child.</u>	
10		<u>a.</u> b.	A list of physical addresses and teleph	one numbers at which the shild
18		<u>U.</u>	can be reached at specified times.	ione numbers at which the child
18 19		<u>c.</u>	Copies of all travel documents.	
20	<u>(2)</u>		hibition of the respondent directly o	r indirectly doing any of the
20	<u>(2)</u>	follow		indiffectly doing any of the
22		<u>a.</u>	Removing the child from this State,	the United States or another
23		<u>u.</u>	geographic area without permission	-
24			written consent.	or the court of the periodicity
25		<u>b.</u>	Removing or retaining the child in	violation of a child-custody
26		<u></u>	determination.	(101001011 01 a child custoa)
27		<u>c.</u>	Removing the child from school or a c	child-care or similar facility.
28		<u>d.</u>	Approaching the child at any location	-
29			supervised visitation.	
30	(3)	A requ	irement that a party register the order i	n another state as a prerequisite
31			wing the child to travel to that state.	
32	<u>(4)</u>	With 1	egard to the child's passport, one or mo	re of the following:
33		<u>a.</u>	A direction that the petitioner place	the child's name in the United
34			States Department of State's Child Pas	ssport Issuance Alert Program.
35		<u>b.</u>	A requirement that the respondent	surrender to the court or the
36			petitioner's attorney any United States	or foreign passport issued in the
37			child's name, including a passport issue	ed in the name of both the parent
38			and the child.	
39		<u>c.</u>	A prohibition upon the respondent from	n applying on behalf of the child
40			for a new or replacement passport or v	
41	<u>(5)</u>	<u>As a j</u>	prerequisite to exercising custody or vi	sitation, a requirement that the
42		<u>respor</u>	dent provide all of the following:	
43		<u>a.</u>	To the United States Department of S	
44			and the relevant foreign consulate or e	
45			of the order detailing passport and trav	vel restrictions for the child.
46		<u>b.</u>	To the court, both of the following:	
47				s provided the information in
48			sub-subdivision a. of this subd	
49 50				cord from the relevant foreign
50				passport application has been
51			made, or passport issued, on be	enan of the child.

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		<u>c.</u>	To the petitioner, proof of registration of the	ne order with the United
			States Embassy or other United States dip	olomatic presence in the
			destination country and with the Central	
			Convention on the Civil Aspects of Internat	
			that Convention is in effect between the	
			destination country, unless one of the parties	5
		<u>d.</u>	A written waiver under the Privacy Act, 5 U.	- · ·
			to any document, application, or other infor	
		T T	child authorizing its disclosure to the court a	-
	<u>(6)</u>		the petitioner's request, a requirement that t	
			from the relevant foreign country containing	
(4)	In on		custody determination issued in the United Sta	
<u>(d)</u>			on prevention order, the court may impose con	ditions on the exercise of
<u>custody</u> ((1)		t do one or more of the following: visitation or require that visitation with the cl	aild by the respondent be
	<u>(1)</u>		visitation of require that visitation with the cri-	
			the respondent to pay the costs of supervision.	
	<u>(2)</u>		the respondent to pay the costs of supervision.	
	(2)	-	ient to serve as a financial deterrent to abduction	-
		-	be used to pay for the reasonable expenses of	
			ling reasonable attorneys' fees and costs if ther	
	(3)	-	ire the respondent to obtain education on the p	
	<u>, , , , , , , , , , , , , , , , , , , </u>	-	child from abduction.	· · · · ·
<u>(e)</u>	To pr	-	nminent abduction of a child, a court may do a	ny of the following:
	(1)		a warrant to take physical custody of the chil	
		other	State law.	
	<u>(2)</u>	<u>Autho</u>	prize law enforcement to take any action reaso	nably necessary to locate
			nild or obtain return of the child pursuant to a	n order issued under this
			e or other State law.	
	(3)		any other relief allowed under other State law	
<u>(f)</u>			provided in this Article are cumulative and do	not affect the availability
		-	<u>vent abduction.</u> to take physical custody of child.	
<u>g 30A-4</u> (a)			inder this Article contains allegations, and the	court finds that there is a
£-			Id is imminently likely to be wrongfully remo	
			ke physical custody of the child.	, rea, the court may issue
(b)			ent on a petition under subsection (a) of this see	ction must be afforded an
		-	at the earliest possible time after the ex parte wa	
			next day that the district court is in session unl	
			vent, the court must hold the hearing on the f	-
district co				<u> </u>
(c)	An ex	x parte v	warrant under subsection (a) of this section to t	ake physical custody of a
child mu	st do all	of the f	<u>following:</u>	
	<u>(1)</u>		e the facts upon which a determination of a c	redible risk of imminent
		wrong	gful removal of the child is based.	
	(2)	Autho	prize law enforcement officers to take physi	cal custody of the child
		witho	<u>ut delay.</u>	
	<u>(3)</u>		the date and time for the hearing on the petitio	
	<u>(3)</u> (4)		de for the safe interim placement of the child	

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(d) If feasible, before issuing a warrant and before determining the p	placement of the child
after the warrant is executed, the court may order a search of the relev	
National Crime Information Center system and similar databases of this Sta	
determine if either the petitioner or respondent has a history of domestic	
child abuse or neglect.	
(e) The petition and warrant must be served on the respondent	when, or as soon as
possible after, the child is taken into physical custody.	
(f) A warrant to take physical custody of a child, issued by this Sta	te or another state, is
enforceable throughout this State. If the court finds that a less intrusive	
effective, it may authorize law enforcement officers to enter private prop	
custody of the child, which may include forcible entry at any hour.	
(g) If the court finds, after a hearing, that a petitioner sought an ex	<u>k parte warrant under</u>
subsection (a) of this section for the purpose of harassment or in bad faith,	
the respondent reasonable attorneys' fees, costs, and expenses.	
(h) This Article does not affect the availability of relief allowed und	der other State law.
<u>\$ 50A-420. Duration of abduction prevention order.</u>	
An abduction prevention order remains in effect until the earliest of the	e following:
(1) The time stated in the order.	
(2) The emancipation of the child.	
(3) The child's attaining 18 years of age.	
(4) The time the order is modified, revoked, vacated, or su	uperseded by a court
with jurisdiction under G.S. 50A-201 through G.S. 50A-	-203.
§ 50A-421. Uniformity of application and construction.	
In applying and construing this Article, consideration must be given to	the need to promote
uniformity of the law with respect to its subject matter among states that ena	act the Uniform Child
Abduction Prevention Act.	
§ 50A-422. Relation to Electronic Signatures in Global and National	Commerce Act.
This Article modifies, limits, and supersedes the federal Electronic Signature	natures in Global and
National Commerce Act, Chapter 96 of Title 15 of the United States Code,	but does not modify,
imit, or supersede section 101(c) of the act, 15 U.S.C. § 7001(c), or authority	ze electronic delivery
of any of the notices described in section 103(b) of the act, 15 U.S.C. § 700	<u>)3(b).</u> "
SECTION 45.(c) The Revisor of Statutes shall cause to be prin	
he published General Statutes, all relevant portions of the Official Comm	
Child Abduction Prevention Act and all explanatory comments of the draf	ters of this section as
he Revisor may deem appropriate.	
SECTION 45.(d) This section becomes effective October 1,	2025, and applies to
petitions filed or motions made on or after that date.	
PART V. ARTICLE THREE OF THE UNIFORM UNREGULATED	CHILD CUSTODY
TRANSFER ACT	
SECTION 46.(a) Article 3 of Chapter 48 of the General Sta	atutes is amended by
adding a new Part to read:	
"Part 2A. Information and Guidance.	
" <u>§ 48-3-230. Title and purpose.</u>	
This Part consists of and may be cited as the Information and Guidar	
Uniform Unregulated Child Custody Transfer Act. The purpose of this I	_
unlawful transfer of custody of minors, as prohibited by G.S. 14-321.2,	
adoptive parents for issues that may arise when caring for an adopted mino	<u>or.</u>
" <u>§ 48-3-231. Definitions.</u>	
For the purposes of this Part, the following definitions apply:	

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1	(1)	Intercountry adoption. – An adoption or placement for adoption of a minor
2		who resides in a foreign country at the time of adoption or placement. The
3		term includes an adoption finalized in the minor's country of residence or in a
4		state.
5	<u>(2)</u>	Parent. – An individual recognized as a parent under other law of this State.
6	<u>(3)</u>	Prospective adoptive parent An individual approved or permitted under
7		other law of this State to adopt a minor.
8	<u>(4)</u>	Record Information inscribed on a tangible medium or stored in an
9		electronic or other medium and retrievable in perceivable form.
10	" <u>§ 48-3-232. Sc</u>	
11		plies to placement for adoption of a minor to whom any of the following applies:
12	<u>(1)</u>	Has been or is in foster or institutional care.
13	<u>(2)</u>	Previously has been adopted in a state.
14	<u>(3)</u>	Has been or is being adopted under the law of a foreign country.
15	<u>(4)</u>	Has come or is coming to a state from a foreign country to be adopted.
16	<u>(5)</u>	Is not a citizen of the United States.
17		eneral adoption information.
18		sonable time before an agency places a minor for adoption with a prospective
19		the agency shall provide or cause to be provided to the prospective adoptive
20		doption information. The information shall address all of the following:
21	<u>(1)</u>	Possible physical, mental, emotional, and behavioral issues concerning all of
22		the following:
23		a. <u>Identity, loss, and trauma that a minor might experience before,</u>
24		during, or after adoption.
25	(2)	b. <u>A minor leaving familiar ties and surroundings.</u>
26	<u>(2)</u>	The effect that access to resources, including health insurance, may have on the ability of an adaptive parent to most the page of a minor
27	(2)	the ability of an adoptive parent to meet the needs of a minor.
28 29	<u>(3)</u>	<u>Causes of disruption of an adoptive placement or dissolution of an adoption</u> and resources available to help avoid disruption or dissolution.
29 30	(4)	Criminal prohibitions under G.S. 14-321.2.
31		onidentifying information about minor.
32		in a reasonable time before an agency places a minor to whom this Part applies
33		h a prospective adoptive parent, the agency shall provide or cause to be provided
34		we adoptive parent nonidentifying information specific to the minor, in addition
35		rovided pursuant to G.S. 48-3-205, that is known to or reasonably obtainable by
36	_	naterial to the prospective adoptive parent's informed decision to adopt the minor.
37		hat it is not already being provided under G.S. 48-3-205, the nonidentifying
38		l include all of the following:
39	<u>(1)</u>	The minor's family, cultural, racial, religious, ethnic, linguistic, and
40		educational background.
41	<u>(2)</u>	The minor's physical, mental, emotional, and behavioral health.
42	$\frac{(2)}{(3)}$	Circumstances that might adversely affect the minor's physical, mental,
43		emotional, or behavioral health.
44	<u>(4)</u>	The minor's medical history, including immunizations.
45	$\frac{(5)}{(5)}$	The medical history of the minor's biological parents and siblings.
46	(6)	The history of an adoptive or out-of-home placement of the minor and the
47		reason the adoption or placement ended.
48	<u>(7)</u>	The minor's United States immigration status.
49	$\overline{(8)}$	Medical, therapeutic, and educational resources, including
50		language-acquisition training, available to the adoptive parent and minor after

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1			placer	nent for adoption or adoption to as	sist in responding effectively to
2			physic	cal, mental, emotional, or behavioral h	ealth issues.
3	<u>(b)</u>	<u>Subje</u>	ect to th	e requirements of Article 9 of this C	Chapter, an agency shall include
4	available	records	s relevan	t to the information in subdivisions (1) through (8) of subsection (a) of
5				ing the information, regardless of wh	ether the information is provided
6	<u>pursuant (</u>	<u>to subse</u>	ection (a) of this section or G.S. 48-3-205.	
7	<u>(c)</u>			adoption is finalized, additional inform	
8				o a prospective adoptive parent's infor	-
9				reasonably obtainable by the agency	y, the agency shall provide the
10	-			ective adoptive parent.	
11	<u>(d)</u>			loption is finalized, additional information	
12				to the agency, the agency shall make	a reasonable effort to provide the
13			-	ve parent.	
14				and instruction.	
15	<u>(a)</u>	-		acing a minor for adoption shall provi	-
16	1 I	-	· •	rent guidance and instruction specific	
17	-	-	d effectiv	vely to needs of the minor that are kno	wh to or reasonably ascertainable
18 19	by the age		auidanaa	and instruction under subsection (a)) of this social shall address if
19 20	(b)		-	e and instruction under subsection (a)) of this section shall address, in
20 21	applicable				a following:
21		<u>(1)</u>	-	otential effect on the minor of all of th A previous adoption or out-of-home	-
22			<u>a.</u> b	<u>A previous adoption of out-of-nome</u> <u>Multiple previous adoptions or out-of-</u>	±
23 24			<u>b.</u>	Trauma, insecure attachment, fetal a	-
24 25			<u>c.</u> <u>d.</u> <u>e.</u> f.	Neglect, abuse, drug exposure, or sin	-
25 26			<u>u.</u> e	Separation from a sibling or signification	
20 27			<u>c.</u> f	A difference in ethnicity, race, or cu	
28			<u>1.</u>	and the prospective adoptive parent	•
29		(2)	Inforn	nation available from the federal gov	
30		<u>_/</u>		to acquire United States citizenship.	formitent on the process for the
31		(3)		ther matter the agency considers mate	erial to the adoption.
32	<u>(c)</u>		-	and instruction under subsection (a) o	-
33	follows:				<u>t</u>
34		(1)	For ad	loption of a minor residing in the Unite	ed States, a reasonable time before
35				option is finalized.	
36		(2)	For an	intercountry adoption, in accordance	with federal law.
37	" <u>§</u> 48-3-2	36. Inf		on about financial assistance and su	
38	Consi	stent w	vith the p	purposes of G.S. 48-1-110, on reques	t of a minor who was placed for
39	adoption of	or the m	ninor's ac	doptive parent, the agency placing the r	ninor or the Department of Health
40				all provide information about how	to obtain financial assistance or
41	support se	ervices	as follow	WS:	
42		<u>(1)</u>		sist the minor or parent to respond effe	ectively to adjustment, behavioral
43				, and other challenges.	
44		<u>(2)</u>		lp preserve the placement or adoption.	<u>.</u>
45				mpliance.	
46	<u>(a)</u>		-	ent of Health and Human Services ma	
47	• •			ply with this Part and may commence	•
48				nistrative proceeding against the agence	
49 50	<u>(b)</u> .		*	nent of Health and Human Service	• • •
50	determine	wheth	ner an ag	gency has failed to comply with this I	Part. If the Department of Health

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a	nd Human Se	rvices finds that the agency has faile	ed to comply, the Department may suspend or
		ncy's license or take other action per	
		Jniformity of application and cons	
•			all consider the promotion of uniformity of the
12			Uniform Unregulated Child Custody Transfer
	Act.	scheholis that ender i intere 5 of the	entionin entegatated entite eastedy Transfer
		Relation to Electronic Signatures i	n Global and National Commerce Act.
•			Electronic Signatures in Global and National
\mathbf{C}		-	s not modify, limit, or supersede 15 U.S.C. §
		-	the notices described in 15 U.S.C. § 7003(b)."
<u> </u>		CTION 46.(b) G.S. 48-3-205 reads	
"		Disclosure of background informa	
			of law, before <u>Before</u> placing a minor for
а			r, or the individual's agent, must shall compile
	-		itten document containing all of the following
	nformation:	the prospective adoptive parent a wi	nten doeument containing <u>an or</u> the ronowing
11	(1)	The date of the birth of the mino	r and the minor's weight at birth and any other
	(1)		fying information about the minor that is
		•	ision or to the minor's development and
		well-being; well-being.	
	(2)		years at the time of the minor's birth;birth.
	$(\overline{3})$		arents, which shall consist consisting of
	(-)	nationality, ethnic background,	
	(4)	•	ents, which shall be consisting of the number
		• •	by the biological parents at the time of the
		minor's birth; and birth.	
	(5)	General physical appearance of	the biological parents.
Iı	· · ·		include all reasonably available nonidentifying
			iological parents, and other members of the
			adoption decision or to the minor's health and
			l include each such-individual's present state
	-		c histories, and information concerning any
			e abuse. This health-related information shall
	•		al care received by the minor. The information
		1 I	vritten request of the minor, be made available
		-	on the minor's marriage or emancipation.
			on, or any information directly or indirectly
d		-	t be used against the provider or against an
			n who is the subject of the information in any
			In addition, information provided under this
S	ection may -sl	nall not be admitted in evidence a	gainst the provider or against an individual
			e subject of the information in any other action
	or proceeding.		· ·
	1 0	agency placing the minor shall rece	ive and preserve any additional health-related
iı			document described in subsection (a) of this
	ection.		
	(d) The	Division shall develop and make	ke available forms designed to collect the

information described in subsection (a) of this section. However, forms reasonably equivalent to those provided by the Division may be substituted." 48 49

SECTION 46.(c) If a provision of this section or its application to a person or circumstance is held invalid, the invalidity does not affect another provision or application that can be given effect without the invalidity does not affect another provision or application that can be given effect without the invalidity does not affect another provision or application that can be given effect without the invalidity does not affect another provision or application that can be given effect without the invalidity does not affect another provision or application that the form Unregulated Child Custody Transfer Act and all explanatory comments of the placement of a minor for adoption beginning 60 days after the effective date of this section. PART VI. CONVEYANCES BETWEEN SPOUSES SECTION 47.(a) G.S. 29-30(a), as amended by Section 1(b) of this act, reads as rewritter. "(a) Except as provided in this subsection, in lieu of the intestate share provided in G.S. 20-14 or G.S. 29-21, or of the elective share provided in G.S. 30-31, the surviving spouse of an intestate or the surviving spouse who has petitioned for an elective share is entitled to take at the real estate of which the deceased spouse was seised and possessed of an estate of any time during the marriage. The surviving spouse is not entitled to take a life estate in any of the following circumstances: (1) The surviving spouse has waived the surviving spouse's rights by joining with the other spouse in a conveyance of the real estate. (2) The surviving spouse has waived the surviving spouse's interest in the real estate in real estate in estate or elective share by an express written waiver. (3) The surviving spouse has conveyed the surviving spouse's infit of an estate or here		General Assemb	oly Of North Carolina	Session 2025			
 can be given effect without the invalid provision. SECTION 46.(d) The Revisor of Statutes shall cause to be printed, as annotations to the published General Statutes, all relevant portions of the Official Comments to Article 3 of the Uniform Unregulated Child Custody Transfer Act and all explanatory comments of the drafters of this section as the Revisor may deem appropriate. SECTION 46.(e) This section is effective when it becomes law and applies to placement of a minor for adoption beginning 60 days after the effective date of this section. PART VI. CONVEYANCES BETWEEN SPOUSES SECTION 47.(a) G.S. 29-30(a), as amended by Section 1(b) of this act, reads as rewritten: "(a) Except as provided in this subsection, in lieu of the intestate share provided in G.S. 29-14 or G.S. 29-21, or of the elective share a life estate in one third in value of all the real estate of which the deceased spouse was seised and possessed of an estate of inheritance at any time during the marriage. The surviving spouse is not entitled to take a life estate in any of the following circumstances:	1	SECT	FION 46.(c) If a provision of this section or its applic	ation to a person or			
4 SECTION 46.(d) The Revisor of Statutes shall cause to be printed, as annotations 5 to the published General Statutes, all relevant portions of the Official Comments to Article 3 of 6 the Uniform Unregulated Child Custody Transfer Act and all explanatory comments of the 7 drafters of this section is effective when it becomes law and applies to 7 placement of a minor for adoption beginning 60 days after the effective date of this section. 7 PART VI. CONVEYANCES BETWEEN SPOUSES 7 SECTION 47.(a) G.S. 29-30(a), as amended by Section 1(b) of this act, reads as rewritten: 7 "(a) Except as provided in this subsection, in lieu of the intestate share provided in 10 G.S. 29-14 or G.S. 29-21, or of the elective share a life estate in one third in value of all the real estate or the surviving spouse share or elective share a life estate in one third in value of all the real estate of which the deceased spouse was seised and possessed of an estate of inheritance at any time during the mariage. The surviving spouse is not entitled to take a life estate in any of the following circumstances: 10 (1) The surviving spouse has waived the surviving spouse's instates in lieu of an intestate or elective share a lift to take a life estate in dieu of an intestate or elective share a lift to take a life estate in dieu of an intestate or elective share a lift to take a life estate in all the other spouse in a conveyance of the real estate. 10 The surviving spo		• • • • • • • • • • • • • • • • • • • •					
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7 drafters of this section as the Revisor may deem appropriate. 8 SECTION 46.(e) This section is effective when it becomes law and applies to 9 placement of a minor for adoption beginning 60 days after the effective date of this section. 11 PART VI. CONVEYANCES BETWEEN SPOUSES 22 SECTION 47.(a) G.S. 29-30(a), as amended by Section 1(b) of this act, reads as 13 rewritten: 14 (a) Except as provided in this subsection, in lieu of the intestate share provided in 15 G.S. 29-14 or G.S. 29-21, or of the elective share a life estate in one third in value of all 16 G.S. 29-14 or G.S. 29-21, or of the elective share provided in G.S. 30-3.1, the surviving spouse of an intestate or the surviving spouse was seised and possessed of an estate of inheritance at sup time during the marriage. The surviving spouse is not entitled to take a life estate in any of the following circumstances: 11 (1) The surviving spouse has waived the surviving spouse's rights by joining with the other spouse in a conveyance of the real estate. 12 (1a) The surviving spouse has waived, released, or conveyed the surviving spouse's interest in the real estate in file of all interest in the real estate in file of state in file of an estate of inherest was exited measuried. 13 (1b) The surviving spouse has conveyed the surviving spouse's right to take a life estate in the real estate in		-	-				
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50 conveyance expressly waives the right, as provided in G.S. 29-30(a)(2a).	49			ess the instrument of			
	50		conveyance expressly waives the right, as provided in G	.S. 29-30(a)(2a).			

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1 2 3		<u>(2)</u>	A right or claim to an equitable distribution with respect to G.S. 50-20. A right or claim for equitable distribution shoreleased in the instrument of conveyance.	
4 5	(b) 2020.	Reco	dified as G.S. 41-56(b) by Session Laws 2020-50, s. 1(b)	, effective June 30,
6 7	(c) 2020.	Reco	dified as G.S. 41-63(4) by Session Laws 2020-50, s. 1(b)	, effective June 30,
8	(d)	The i	oinder of the spouse of the grantor in any conveyance mad	e by a husband or a
9	· · ·		the foregoing provisions of this section is not necessary.	5
10	(e)		conveyance authorized by this section is subject to the prov	isions of G.S. 52-10
11	. ,	•	ot that acknowledgment by the spouse of the grantor is not i	
12		-	FION 48.(b) G.S. 41-63 reads as rewritten:	5
13	"§ 41-63.		ination of tenancy by the entirety other than upon death	of a spouse: effects
14	0		mination.	
15	Event		nating a tenancy by the entirety other than the death of a sp	ouse and the effects
16			clude the following:	
17		(1)	The voluntary sale and conveyance of property held as ter	nants by the entirety
18		()	to a third party, including a foreclosure sale pursuant to	
19			deed of trust. Proceeds of the sale, including surplus fund	1
20			foreclosure sale, are personal property held by the sp	-
21			common.	
22		(2)	The voluntary partition between the spouses executing	a joint instrument
23		(_)	conveying the property held as tenants by the entirety to the	
24			in common or in severalty.	lember ves us tenunts
25		(3)	The involuntary transfer of title of property held by spous	ses as tenants by the
26		(5)	entirety. The proceeds resulting from the transfer are hel	
27			tenants by the entirety. An involuntary transfer of title inc	
28			a. A sale pursuant to Article 15 of Chapter 35A of t	
29			as to an incompetent spouse.	ine General Statutes
30			b. An appropriation in a condemnation proceeding by	v the North Carolina
81			State Highway Commission.	, the restance around
32		(4)	The conveyance from one spouse to the other spouse of l	his or her interest in
33		(.)	property held as tenants by the entirety. The conveyance	
34			interest formerly held as tenants by the entirety in the	
35			joinder of a spouse in a conveyance made by the gran	
36			subdivision is not necessary, but the conveyance is subjective	-
37			of G.S. 52-10 or G.S. 52-10.1, except that an acknowledge	
38			of the grantor is not necessary.necessary. The conveyance	
s9			release any of the following rights or claims that the	
10			acquired by marriage in the property conveyed:	<u>grantor may nave</u>
41			<u>a.</u> A right to an elective life estate under G.S	29-30 unless the
42			instrument of conveyance expressly waives the r	
13			G.S. 29-30(a)(2a).	ight, us provided in
14			b. A right or claim to an equitable distribution	with respect to the
15			property under G.S. 50-20. A right or claim for ea	_
-5 6			shall not be waived or released in the instrument of	
+0 17		(5)	An absolute divorce of the spouses. An absolute divorce	
+7 48		(J)	held as tenants by the entirety to a tenancy in common.	c converts property
+o 19		(6)	A judgment of forfeiture ordering divestment of an intere	est in tenancy by the
+9 50		(0)	entirety pursuant to Chapter 75D of the General Statut	
50			entitiety pursuant to enapter 75D of the General Statu	

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1		judgment when one spouse is an innocent person as defin	ed in G.S. 75D-5(i)
2		is governed by G.S. 75D-8(a)."	
3	SECT	TION 48.(c) Subdivisions (b)(1), (b)(3), and (b)(4) of G.S. 5	50-20 are recodified
4		b)(1b), (b)(1), and (b)(1a) of that section, respectively.	
5	SECT	TION 48.(d) G.S. 50-20, as amended by subsection (c) of the	nis section, reads as
6	rewritten:		
7		bution by court of marital and divisible property.	
8	· / 1	application of a party, the court shall determine what is the r	1 1 2
9		y and shall provide for an equitable distribution of the m	
10		between the parties in accordance with the provisions of the	
11	-	urposes of this section: section, the following definitions app	
12	(1)	"Distributive award" means payments Distributive award.	
13		payable either in a lump sum or over a period of time in	
14		shall the term does not include alimony payments or other	
15		for support and maintenance which are treated as ordin	-
16 17		recipient under the Internal Revenue Code.or maintenal	nce of a spouse or
17 18	$(1 \circ)$	<u>child.</u>	l mool and management
18 19	(1a)	"Divisible property" means all <u>Divisible property. – Al</u> property as set forth below:	<u>r</u> lear and personal
20		a. All appreciation and diminution in value of ma	arital property and
20 21		divisible property of the parties occurring after the	
22		and prior to the date of distribution, except the	
23		diminution in value which-that is the result of pos	
24		or activities of a spouse shall not be is not treated as	-
25		b. All property, property rights, or any portion thereof	
26		date of separation but before the date of distributio	
27		as a result of the efforts of either spouse during the	
28		the date of separation, including, but not limited	d to, commissions,
29		bonuses, and contractual rights.	
30		c. Passive income from marital property received	after the date of
31		separation, including, but not limited to, interest an	nd dividends.
32		d. Passive increases and passive decreases in marital	debt and financing
33		charges and interest related to marital debt.	
34	(1b)	"Marital property" means all Marital property. – All real an	
35		acquired by either spouse or both spouses during the cou	0
36		and before the date of the separation of the parties, and	
37		except property determined to be separate property or d	
38		accordance with subdivision (2) or (4) of this subsection	
39 40		includes all vested and nonvested pension, retirement, and	-
40 41		retirement rights and benefits, vested and nonvested deferrights, rights and benefits, and vested and nonvested milita	-
41		under the federal Uniformed Services Former Spouses F	• •
42 43		presumed that all property acquired after the date of marr	
44		date of separation is marital property except property wh	0
45		property under subdivision (2) of this subsection. It is pro-	
46		property creating a tenancy by the entirety acquired after t	
47		and before the date of separation is marital property. Eithe	-
48		be rebutted by the greater weight of the evidence.	1 1 1
49	(2)	"Separate property" means all Separate property. – All	real and personal
50		property acquired by a spouse before marriage or acquired	-
51		devise, descent, or gift during the course of the marriage.	

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		property, other than real property, acquired by gift	-
		during the course of the marriage shall be is considered	
		if such an intention is this intent is expressly stated	-
		writing. Real property acquired by gift from the other sp	
		of the marriage is considered separate property only if	
		stated in a written agreement separate from the conveya	nce in accordance with
		subsection (d) of this section. The act of conveying pro-	perty from one spouse
		to the other does not in itself state this intent. Property	acquired in exchange
		for separate property shall remain remains separate	
		whether the title is in the name of the husband or wi	fe or both one or both
		spouses and shall is not be considered to be marital pro	perty unless a contrary
		intention the intent for the property to become marita	<u>l property is expressly</u>
		stated in the conveyance. in writing. The act of acqui	ring the property does
		not in itself state this intent. The increase in value of se	parate property and the
		income derived from separate property shall be in	s_considered separate
		property. All professional licenses and business licer	nses which that would
		terminate on transfer shall be are considered separate p	
	(c) There	shall be an equal division by using net value of marital	property and net value
(of divisible prop	erty unless the court determines that an equal division	is not equitable. If the
C	court determines	that an equal division is not equitable, the court shall divi	de the marital property
8	and divisible pro	perty equitably. The court shall consider all of the follow	wing factors under this
5	subsection:		
	(1)	The income, property, and liabilities of each party at t	he time the division of
		property is to become effective.	
	(2)	Any obligation for support arising out of a prior marria	ige.
	(3)	The duration of the marriage and the age and physica	l and mental health of
		both parties.	
	(4)	The need of a parent with custody of a child or child	ren of the marriage to
		occupy or own the marital residence and to use or own	its household effects.
	(5)	The expectation of pension, retirement, or other deferred	ed compensation rights
		that are not marital property.	
	(6)	Any equitable claim to, interest in, or direct or indirect	t contribution made to
		the acquisition of such the marital property by the	party not having title,
		including joint efforts or expenditures and contribution	ns and services, or lack
		thereof, as a spouse, parent, wage earner earner, or hor	nemaker.
	(7)	Any direct or indirect contribution made by one spot	use to help educate or
		develop the career potential of the other spouse.	
	(8)	Any direct contribution to an increase in value of separate	ate property which that
		occurs during the course of the marriage.	
	(9)	The liquid or nonliquid character of all marital property	and divisible property.
	(10)	The difficulty of evaluating any component asset or any	y interest in a business
		corporation corporation, or profession, and the eco	onomic desirability of
		retaining such the asset or interest, intact and fre	-
		interference by the other party.	•
	(11)	The tax consequences to each party, including those	federal and State tax
		consequences that would have been incurred if the	
		property had been sold or liquidated on the date of va	
		may, however, in its discretion, consider whether of	
		consequences are reasonably likely to occur in determin	

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1 2 3 4 5	(11a) Acts of either party to maintain, preserve, develop, or neglect, devalue devalue, or convert the marital property or both, during the period after separation of the parties a distribution.	or divisible property,
6	(12) Any other factor which that the court finds to be just and	Inroper
7	(c1) Notwithstanding any other provision of law, a second or subsec	
8	no interest in the marital property and divisible property of his or her s	
9 10	marriage until a final determination of equitable distribution is made in the divisible property of the spouse's former marriage.	
10	(d) Before, <u>during during</u> or after marriage the parties may by wr	itten agreement duly
11	executed and acknowledged in accordance with the provisions of G.S	-
12	<u>G.S. 52-10.1, or by a written agreement valid in the jurisdiction where ϵ</u>	
13 14	distribution of the marital property or divisible property, or both, in a ma	· 1
14	parties to be equitable and the equitable. The agreement shall be is bindi	
15 16	provided in G.S. 39-13.3(a)(2) and G.S. 41-63(4)b., the parties shall a	
10	distribution in an instrument of conveyance of real property.	not provide for this
18	(e) Subject to the presumption of subsection (c) of this section that	t an equal division is
19	equitable, it shall be presumed in every action that an in-kind distribution of	
20	property is equitable. This presumption may be rebutted by the greater we	
21	or by evidence that the property is a closely held business entity or is othe	-
22	of division in-kind. In any action in which the presumption is rebutted, the c	-
23	distribution shall provide for a distributive award in order to achieve equity	
24	The court may provide for a distributive award to facilitate, effectuate effect	
25	a distribution of marital or divisible property. The court may provide that a	ny distributive award
26	payable over a period of time be secured by a lien on specific property.	
27	(f) The court shall provide for an equitable distribution without r	egard to alimony for
28	either party or support of the children of both parties. After the determin	-
29	distribution, the court, upon request of either party, shall consider whether	
30	or child support should be modified or vacated pursuant to G.S. 50-16.9 or	
31	(g) If the court orders the transfer of real or personal property or a	
32	real or personal property, the court may also enter an order which shall tran	sfer <u>transferring</u> title,
33	as provided in G.S. 1A-1, <u>Rule 70 Rule 70,</u> and G.S. 1-228.	1 1
34	(h) If either party claims that any real property is marital property	
35 26	that party may cause a notice of lis pendens to be recorded pursuant to Artic	-
36 37	the General Statutes. Any person whose conveyance or encumbrance is interact is obtained by descent, prior to the filing of the lie pendeng, she	
37 38	interest is obtained by descent, prior to the filing of the lis pendens, sha property free of any claim resulting from the equitable distribution proceed	
38 39	cancel the notice of lis pendens upon substitution of a bond with surety in a	
40	by the court to be sufficient provided the court finds that the claim of the sp	
41	subject to the notice of lis pendens can be satisfied by money damages.	ouse against property
42	(i) Upon filing an action or motion in the cause requesting an equ	uitable distribution or
43	alleging that an equitable distribution will be requested when it is timely	
44	seek injunctive relief pursuant to G.S. 1A-1, Rule 65-Rule 65, and Chapter	
45	<u>37 of Chapter 1 of the General Statutes</u> to prevent the disappearance, waste	
46	of property alleged to be marital property, divisible property, or separate	
47	seeking relief. The court, in lieu of granting an injunction, may require a bo	
48	of sufficient amount to protect the interest of the other spouse in the prope	
49	by the owner of separate property which that was removed from the marita	
50	of its owner by the other spouse, the court may enter an order for reasona	-

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costs of o	court inc	urred to regain its possession, but such the fees shall not exc	eed the fair market
		rate property at the time it was removed.	
(i1)	-	s good cause is shown that there should not be an interim dis	tribution, the court
· · /		after an action for equitable distribution has been filed and	
•	•	table distribution, enter orders an order declaring what is sep	1
		ders an order dividing part of the marital property, divisible p	
		veen the parties. The partial distribution may provide for a	
		ovide for a distribution of marital property, marital debt, div	
-	1	y such orders entered shall be taken into consideration at trial	1 1 2
proper ei			
	0	d pursuant to this subsection may be held at sessions arra	inged by the chief
	-	ge pursuant to G.S. 7A-146 and, if held at such-these session	• •
		orting requirements of G.S. 7A-198.	
(j)	-	v order for the distribution of property made pursuant to this	s section. the court
v /	•	en findings of fact that support the determination that the ma	
		has been equitably divided.	report fund
(k)	1 I V	ghts of the parties to an equitable distribution of marital pro	perty and divisible
~ /		ecies of common ownership, the rights of the respective pa	
	-	s' separation.	
(<i>l</i>)	-	blowing applies regarding the death of a spouse:	
	(1)	A claim for equitable distribution, whether an action is file	ed or not, survives
		the death of a spouse so long as the parties are living separate	
		time of death.	T
	(2)	The provisions of Article 19 of Chapter 28A of the Genera	al Statutes shall be
	~ /	is applicable to a claim for equitable distribution agains	
		deceased spouse.	
	(3)	Any claim for equitable distribution against the surviving s	pouse made by the
	~ /	estate of the deceased spouse must shall be filed with the d	
		one year of the date of death of the deceased spouse or be f	
	SECT	TION 48.(e) G.S. 39-13.3(a)(1) and G.S. 41-63(4)a., as enac	
regarding		tive life estate, apply to conveyances executed before, on, or	
		The remainder of this section applies to conveyances execu	
effective			
	SECT	TION 49. This Part becomes effective October 1, 2025.	
PART V	II. UNI	FORM COMMUNITY PROPERTY DISPOSITION AT	DEATH ACT
	SECT	TION 50. Chapter 31C of the General Statutes is repealed.	
		TION 51. Chapter 30 of the General Statutes is amended	by adding a new
Article to		-	
		"Article 5.	
		"Uniform Community Property Disposition at Death Act.	
" <u>§ 30-41</u>	. Title.		
		nay be cited as the Uniform Community Property Dispositio	n at Death Act.
" <u>§ 30-42</u>		• • • • •	
		e, the following definitions apply:	
	<u>(1)</u>	Community-property spouse. – An individual in a r	narriage or other
		relationship that satisfies all of the following:	
		a. <u>Community property could be acquired under the re</u>	elationship.
		b The relationship remains in existence at the time	-

49b.The relationship remains in existence at the time of death of either50party to the relationship.

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<u>(2)</u>	Electronic Relating to technology havin	g electrical, digital, magnetic,
	wireless, optical, electromagnetic, or similar	• • •
<u>(3)</u>	Jurisdiction. – The United States, a state, a	-
<u>, , , , , , , , , , , , , , , , , , , </u>	subdivision of a foreign country.	
<u>(4)</u>	Partition. – Voluntarily divide property to wh	ich this Article otherwise would
<u></u>	apply.	
(5)	Person. – Defined in G.S. 28A-1-1.	
<u>(6)</u>	Personal representative. – Defined in G.S. 28	A-1-1
$\frac{(0)}{(7)}$	Property. – Defined in G.S. 32C-1-102.	<u> </u>
$\frac{(1)}{(8)}$	Reclassify. – To change the characterization	on or treatment of community
<u>(0)</u>	property to property owned separately by con	
(9)	Record. – Information inscribed on a tang	
<u>())</u>	electronic or other medium and retrievable in	
<u>(10)</u>	Sign. – With present intent to authenticate on	•
<u>(10)</u>	the following:	
		he record on electronic symbol
	U 1	the record an electronic symbol,
(11)	sound, or process.	
<u>(11)</u>	<u>State. – Consists of the following:</u>	at of Columbia Duarte Diag the
	a. <u>A state of the United States, the District</u>	
	United States Virgin Islands, or a	
	possession subject to the jurisdiction of	
	b. <u>An Indian tribe or band or Alaskan nat</u>	
	federal law or formally acknowle	
	sub-subdivision a. of this subdivision.	<u>-</u>
	ded and excluded property. ect to subsection (b) of this section, this Article	applies to all of the following
	nmunity-property spouse, without regard to how	
(1)		
(1)	If a decedent was donnened in this state a	of the time of death all of the
		at the time of death, all of the
	following property:	
	following property: a. All or a proportionate part of each iten	n of personal property, wherever
	following property:a.All or a proportionate part of each itenlocated, that was community property	n of personal property, wherever under the law of the jurisdiction
	following property:a.All or a proportionate part of each itenlocated, that was community propertywhere the decedent or the surviving c	under the law of the jurisdiction community-property spouse was
	following property:a.All or a proportionate part of each itenlocated, that was community propertywhere the decedent or the surviving cdomiciled either when the community	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after
	following property:a.All or a proportionate part of each item located, that was community property where the decedent or the surviving c domiciled either when the community acquisition, became community property	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty.
	following property:a.All or a proportionate part of each iten located, that was community property where the decedent or the surviving c domiciled either when the community acquisition, became community prope b.b.Income, rent, profit, appreciation, or	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or
	following property:a.All or a proportionate part of each iten located, that was community property where the decedent or the surviving of domiciled either when the community acquisition, became community proper b.b.Income, rent, profit, appreciation, or traceable to property described in	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or
	following property:a.All or a proportionate part of each iten located, that was community property where the decedent or the surviving of domiciled either when the community acquisition, became community property b.b.Income, rent, profit, appreciation, or traceable to property described in subdivision.	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this
	following property:a.All or a proportionate part of each iten located, that was community property where the decedent or the surviving c domiciled either when the community acquisition, became community prope b.b.Income, rent, profit, appreciation, or traceable to property described in subdivision.c.Personal property traceable to property	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this
	following property:a.All or a proportionate part of each item located, that was community property where the decedent or the surviving of domiciled either when the community acquisition, became community property b.b.Income, rent, profit, appreciation, or traceable to property described in subdivision.c.Personal property traceable to property or b. of this subdivision.	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a.
(2)	following property:a.All or a proportionate part of each iten located, that was community property where the decedent or the surviving of domiciled either when the community acquisition, became community property b.b.Income, rent, profit, appreciation, or traceable to property described in subdivision.c.Personal property traceable to property or b. of this subdivision.Regardless of whether a decedent was domic	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a.
<u>(2)</u>	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a.
(2)	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:a.All or a proportionate part of each iter	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a. ciled in this State at the time of n of real property located in this
(2)	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:a.All or a proportionate part of each iterState traceable to community property	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a. ciled in this State at the time of n of real property located in this ty or acquired with community
<u>(2)</u>	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:a.All or a proportionate part of each iterState traceable to community propertyproperty under the law of the jurisdic	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a. ciled in this State at the time of m of real property located in this ty or acquired with community ction where the decedent or the
(2)	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:a.All or a proportionate part of each itemState traceable to community propertyproperty under the law of the jurisdicsurviving community-property spouse	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a. ciled in this State at the time of n of real property located in this ty or acquired with community ction where the decedent or the e was domiciled either when the
<u>(2)</u>	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:a.All or a proportionate part of each iterState traceable to community propertproperty under the law of the jurisdidsurviving community-property spousecommunity property was acquired	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a. ciled in this State at the time of n of real property located in this ty or acquired with community ction where the decedent or the e was domiciled either when the
(2)	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:a.All or a proportionate part of each iterState traceable to community propertproperty under the law of the jurisdidsurviving community-property spousecommunity property.	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a. ciled in this State at the time of m of real property located in this ty or acquired with community ction where the decedent or the e was domiciled either when the or, after acquisition, became
<u>(2)</u>	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:a.All or a proportionate part of each itemState traceable to community propertyproperty under the law of the jurisdidsurviving community-property spousecommunity property.b.Income, rent, profit, appreciation, or	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a. ciled in this State at the time of m of real property located in this ty or acquired with community ction where the decedent or the e was domiciled either when the or, after acquisition, became other increase, derived from or
<u>(2)</u>	following property:a.All or a proportionate part of each itemlocated, that was community propertywhere the decedent or the surviving ofdomiciled either when the communityacquisition, became community propertyb.Income, rent, profit, appreciation, ortraceable to property described insubdivision.c.Personal property traceable to propertyor b. of this subdivision.Regardless of whether a decedent was domicdeath, all of the following property:a.All or a proportionate part of each iterState traceable to community propertproperty under the law of the jurisdidsurviving community-property spousecommunity property.	n of personal property, wherever under the law of the jurisdiction community-property spouse was property was acquired or, after erty. other increase derived from or n sub-subdivision a. of this y described in sub-subdivision a. ciled in this State at the time of m of real property located in this ty or acquired with community ction where the decedent or the e was domiciled either when the or, after acquisition, became other increase, derived from or

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(b) If co	ommunity-property spouses acquired community property by	complying with the
	ction that allows for creation of community property by trans	1
trust, this Artic	ele applies to the property only to the extent the property is	held in the trust or
characterized a	s community property by the terms of the trust or the law of the	ne jurisdiction under
which the trust		
(c) This	Article does not apply to the following property:	
(1)	Property that community-property spouses have partition	ed or reclassified.
$\overline{(2)}$	Property that is the subject of a waiver of rights granted b	
"§ 30-44. Form	n of partition, reclassification, or waiver.	
<u>(a)</u> Con	nmunity-property spouses domiciled in this State may part	rtition or reclassify
property to whi	ch this Article otherwise would apply. The partition or reclass	sification must be in
a record signed	by both community-property spouses. Unless both communi	ity-property spouses
agree otherwise	e, partition of community property is presumed to result in ea	<u>ach spouse owning a</u>
one-half separa	te property interest in each item of property addressed in the	record.
<u>(b)</u> <u>A c</u>	ommunity-property spouse domiciled in this State may waiv	e a right granted by
this Article on	y by complying with the law of this State, including this S	tate's choice-of-law
rules, applicabl	e to waiver of a spousal property right.	
	<u>munity property presumption.</u>	
This Article	e is presumed to apply to all property acquired by a commun	nity-property spouse
when domicile	l in a jurisdiction where property acquired by the community-	property spouse was
presumed to be	community property under the law of that jurisdiction. This p	presumption may be
rebutted by a pa	reponderance of the evidence.	
	osition of property at death.	
	-half of the property to which this Article applies belong	
	perty spouse of a decedent and is not subject to disposition	the decedent at
death.		
	-half of the property to which this Article applies belongs to	the decedent and is
	osition by the decedent at death.	
	property that belongs to the decedent under subsection (b) of	
-	arviving community-property spouse's right to petition for an	
	is Chapter or the surviving community-property spouse's righ	<u>it to elect a life estate</u>
	of Chapter 29 of the General Statutes.	
	s section does not apply to property transferred by right of su	<u>irvivorship or under</u>
	st or other nonprobate transfer.	
	s section does not limit the right of a surviving community-pr	
	e under Article 4 of this Chapter or the property exemptions	
	lina Constitution and Article 16 of Chapter 1C of the General	
	death a decedent purports to transfer to a third person prop	
	s to the surviving community-property spouse and transfers of	- -
	nunity-property spouse, this section does not limit the authori	
	his State to require that the community-property spouse elec	
	nsferred to the community-property spouse or asserting right	is under this Article.
	er remedies available at death.	•
	the death of a community-property spouse, the surviving c	
	sonal representative, heir, or nonprobate transferee of the de	cedent may assert a
	either of the following acts:	decodent during the
<u>(1)</u>	An act of the surviving community-property spouse or of marriage or other relationship under which community pro-	
	marriage or other relationship under which community pro	<u>operty then could be</u>
(2)	<u>acquired.</u> An act of the decedent that takes effect at the death of the	decedent
(2)	An act of the decedent that takes effect at the death of the	

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1	(b) In determining a right under subsection (a) of this section and corresponding remedy,			
2	the court shall apply equitable principles and may consider the community property law of the			
3	jurisdiction where the decedent or surviving community-property spouse was domiciled when			
4	the property was acquired or enhanced.			
5		-	viving community-property spouse.	
6	-		g community-property spouse of a deceder	nt may assert a claim for relief
7			nder this Article in accordance with the fo	•
8	<u>(1)</u>	-	respect to a claim for relief asserting a	-
9	<u>\1</u> /		ving community-property spouse must do	• • • • •
10		<u>a.</u>	Within one year of the decedent's date	
11		<u>u.</u>	action in superior court against an	
12			transferee that is in possession of the pro-	-
13		<u>b.</u>	Within six months after the issuance of	
14		<u>0.</u>	of administration in connection with the	-
15			proceeding, file a petition with the	
16			commence a civil action in superior com	
17			primary administration of the decedent's	•
18			clerk of superior court shall be filed as	-
19			proceeding shall be conducted in accor	
20			Article 2 of Chapter 28A of the General	
21	(2)	With	respect to a claim for relief other than a c	
22	<u></u>		is section, the surviving community-proper	
23		-	wing:	·/ ·· <u>F</u>
24		<u>a.</u>	If a personal representative of the dece	dent's estate is not appointed,
25		_	commence a civil action in superior	
26			decedent's date of death.	
27		<u>b.</u>	Satisfy the procedural requirements of s	ub-subdivision (a)(1)b. of this
28			section.	
29	<u>(3)</u>	The	incapacity of the surviving spouse does not	t toll the time for commencing
30			ction or filing a petition as provided in this	
31	(b) Unles	ss a tin	nely demand is made under sub-subdivisi	on (a)(1)b. or (a)(2)b. of this
32	*		presentative may distribute the assets of	
33			community-property spouse's claim under t	his Article.
34			r, devisee, or nonprobate transferee.	
35			r nonprobate transferee of a deceased con	
36			with respect to a right under this Article in a	-
37	<u>(1)</u>		respect to a claim asserting a right in or to	· · · ·
38		-	robate transferee must do either of the foll	-
39		<u>a.</u>	Within one year of the decedent's date	-
40			action in superior court against the su	
41			spouse who is in possession of the prop	
42		<u>b.</u>	Satisfy the procedural requirements of C	
43	<u>(2)</u>	-	respect to a claim for relief other than a c	
44			section, the heir, devisee, or nonprobate tra	ansferee must do either of the
45			<u>wing:</u>	dende estate is not encoded
46		<u>a.</u>	If a personal representative of the dece	
47 19			commence a civil action in superior of	court within one year of the
48		h	decedent's date of death.	2.5.20 $49(a)(1)b$
49 50	(2)	<u>b.</u> The	Satisfy the procedural requirements of (
50 51	<u>(3)</u>		incapacity of the heir, devisee, or nonprobation for commencing an action or filing a petiti	
51		ume	tor commencing an action of ming a petiti	on as provided in this section.

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"§ 30-50. Prote	ction of third person.	
(a) With	respect to property to which this Article applies, a pe	rson is not liable under this
Article if all of t	he following apply:	
<u>(1)</u>	The person transacts in good faith and for value with	th either of the following:
	a. <u>A community-property spouse.</u>	_
	b. After the death of the decedent, a survi	ving community-property
	spouse, personal representative, heir, devise	e, or nonprobate transferee
	of the decedent.	
<u>(2)</u>	The person does not know or have reason to know	that the other party to the
	transaction is exceeding or improperly exercising t	
	I faith under subdivision (a)(1) of this section does	
-	extent or propriety of the exercise of authority	by the other party to the
transaction.		
	respect to real property to which this Article ap	
	lue of the property is not liable under this Article u	
	purchase was made, the community-property spouses	
	neir intention for this Article to apply to the prop	• • •
	ment and other registered instruments is governed by	<u>G.S. 4/-18.</u>
	iples of law and equity.	to the option inconsistant
with this Article	es of law and equity supplement this Article except	to the extent inconsistent
	<u>.</u> prmity of application and construction.	
	and construing this Article, a court shall consider the	promotion of uniformity of
	urisdictions that enact the Uniform Community Pro	
Act."	unsciences that ender the emission community inc	perty Disposition at Death
	TION 52. G.S. 28A-2-4 reads as rewritten:	
	pject matter jurisdiction of the clerk of superior co	urt in estate proceedings.
	clerks of superior court of this State, as ex officio jud	
	tion of estate proceedings. Except as provided i	0 1
subsection, the j	urisdiction of the clerk of superior court is exclusive. I	Estate proceedings include,
but are not limit	ed to, the following:	
(4)	Proceedings to ascertain heirs or devisees, to appr	ove settlement agreements
	pursuant to G.S. 28A-2-10, to determine questions	
	determine priority among creditors, to determin	-
	possession of property belonging to an estate, to orc	
	of the estate in possession of third parties, to de	
	regarding the disposition of community property	
	Article 5 of Chapter 30 of the General Statutes, and	
	or nonexistence of any immunity, power, privilege	
	or the clerk of superior court may file a notice of	
	pursuant to this subdivision to the Superior Cour	
	Court of Justice as provided in G.S. 28A-2-6(h). I	
	to superior court, Article 26 of Chapter 1 of the G	
	<u>applies</u> to an estate proceeding pending before the	e clerk of superior court to
	the extent consistent with this Article.	mon to file on setter in (1
	ing in this section shall affect affects the right of a pe	
	Division of the General Court of Justice for declarator	
	General Statutes. In the event that either the petition g requests declaratory relief under Article 26 of	
	party may move for a transfer of the proceeding to the	
Statutes, ettiler	harry may move for a transfer of the proceeding to th	ic Superior Court DIVISION

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1	of the General Court of Justice as provided in Article 21 of Chapter 7A of the	
2	In the absence of a removal to superior court, Article 26 of Chapter 1 of th	
3	shall apply applies to an estate proceeding to the extent consistent with this A	
4	(c) Without otherwise limiting the jurisdiction of the Superior Courd General Court of Justice, the clerk of superior court shall-does not have	
5 6	subsection (a) or (b) of this section or G.S. 28A-2-5 of the following:	jurisalition under
7	subsection (a) of (b) of this section of 0.5. 28A-2-5 of the following.	
8	(4) <u>Proceeding Proceedings</u> to determine proper county of ve	nue as provided in
9	G.S. 28A-3-2.	nue as provided in
10	"	
11	SECTION 53. If a provision of this Part or its application to a pers	
12	is held invalid, the invalidity does not affect another provision or application	that can be given
13	effect without the invalid provision.	
14	SECTION 54. The Revisor of Statutes shall cause to be printed	
15	the published General Statutes, all relevant portions of the Official Commen	
16	Community Property Disposition at Death Act and all explanatory comment	s of the drafters of
17 18	this Part as the Revisor may deem appropriate.	omplies is easyined
18 19	SECTION 55. If a right with respect to property to which this act a extinguished, or barred on the expiration of a limitation period that began to	
20	statute before the effective date of this Part, that statute continues to apply to t	
20 21	statute before the effective date of this I art, that statute continues to apply to t statute has been repealed or superseded by this Part.	ne fight even if the
22	SECTION 56. This Part becomes effective January 1, 2026. Exc	cept as provided in
23	Section 55 of this act, this act applies to a judicial proceeding commenced or	
24	regardless of the date of death of the decedent.	,
25		
26	PART VIII. UNIFORM COMMERCIAL CODE AND EMERGING TE	CHNOLOGIES
27		
28	SUBPART VIII-A. CONTROLLABLE ELECTRONIC RECORDS	
29 20	SECTION 57. Chapter 25 of the General Statutes is amended	by adding a new
30 21	Article to read:	
31 32	" <u>Article 12.</u> " <u>Controllable Electronic Records.</u>	
32 33	"§ 25-12-101. Title.	
33 34	This Article may be cited as Uniform Commercial Code – Controllable E	lectronic Records
35	"§ 25-12-102. Definitions.	lectrome records.
36	(a) Article 12 Definitions. – In this Article, the following definitions a	apply:
37	(1) Account debtor. – Defined in G.S. 25-9-102.	
38	(2) Chattel paper. – Defined in G.S. 25-9-102.	
39	(3) Controllable account. – Defined in G.S. 25-9-102.	
40	(4) Controllable electronic record. – A record stored in an electronic	tronic medium that
41	can be subjected to control under G.S. 25-12-105. The terr	m does not include
42	a controllable account, a controllable payment intangible,	-
43	an electronic copy of a record evidencing chattel page	•
44	document of title, electronic money, investment property	<u>, or a transferable</u>
45	(5) <u>record.</u>	0.2
46	(5) <u>Controllable payment intangible. – Defined in G.S. 25-9-1</u>	<u>02.</u>
47 18	(6) <u>Deposit account. – Defined in G.S. 25-9-102.</u> (7) <u>Electronic money</u> <u>Defined in G.S. 25-9-102</u>	
48 49	 (7) <u>Electronic money. – Defined in G.S. 25-9-102.</u> (8) Investment property. – Defined in G.S. 25-9-102. 	
49 50	 (8) <u>Investment property. – Defined in G.S. 25-9-102.</u> (9) Qualifying purchaser. – A purchaser of a controllable election 	tronic record or an
50 51	interest in a controllable electronic record that obtain	
51	interest in a controllable electrollic record that obtain	

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	controllable electronic record for value, in good fa	ith, and without notice of a
	claim of a property right in the controllable electro	
<u>(10)</u>	<u>Transferable record. – Has the meaning provided f</u>	
<u>(10)</u>	following:	
	a. Section 201(a)(1) of the Electronic Signatu	ures in Global and National
	$\frac{a.}{Commerce Act, 15 U.S.C. § 7021(a)(1).}$	ites in Globar and Mationar
	<u>b.</u> <u>G.S. 66-326(a).</u>	
(11)	Value. – Has the meaning provided in G.S. 25-3-	303(a) as if references in
(11)	that subsection to an "instrument" were references	
	controllable electronic record, or controllable payr	
(h) Artic		
	<u>cle 1 Definitions and Principles. – Article 1 of this</u>	
	principles of construction and interpretation applicable	e throughout this Article.
	Relation to Article 9 and consumer laws. ele 9 Governs in Case of Conflict. – If there is conflic	at batwaan this Article and
		ct between this Afticle and
	Chapter, Article 9 of this Chapter governs.	an auhiest to this Article is
	licable Consumer Law and Other Laws. – A transaction	
• • •	pplicable rule of law that establishes a different rule f	•
	f this State that regulates the rates, charges, agreemen	
	other extensions of credit, and to any consumer-prote	
-	Chapter 24 of the General Statutes, the Retail Insta	
	eral Statutes), the North Carolina Consumer Finance	· · · · ·
	al Statutes), and the Pawnbrokers and Currency Con	verters Modernization Act
	e 45 of Chapter 66 of the General Statutes).	destanting and and
	Rights in controllable account, controllable	electronic record, and
	rollable payment intangible.	nd Controllable Dovreant
	licability of Section to Controllable Account and	•
	his section applies to the acquisition and purchase	-
	rollable payment intangible, including the rights and	
	, and (h) of this section of a purchaser and qualifyi	ing purchaser, in the same
	tion applies to a controllable electronic record. rol of Controllable Account and Controllable P.	overant Intensible To
	her a purchaser of a controllable account or a controll	· · ·
	chaser, the purchaser obtains control of the account	
	of the controllable electronic record that evidence	s the account of payment
intangible.	isshility of Other Low to Acquisition of Diskts	Except on energided in this
	licability of Other Law to Acquisition of Rights. –	
	er than this Article determines whether a person acqui	res a right in a controllable
	d and the right the person acquires.	
	ter Principle and Purchase of Limited Interest. – A p	
	d acquires all rights in the controllable electronic reco	
	ansfer, except that a purchaser of a limited interest i	in a controllable electronic
	rights only to the extent of the interest purchased.	
	ts of Qualifying Purchaser. – A qualifying purchase	± • •
	ctronic record free of a claim of a property right in	the controllable electronic
ecord.		
	tation of Rights of Qualifying Purchaser in Other Prop	
	a) and (e) of this section for a controllable account a	. .
-	v other than this Article, a qualifying purchaser takes	• • • •
2	other interest in property evidenced by the controllab	•
	property right in the right to payment, right to perfor	mance, or other interest in
property.		

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	(1)	The other person has control of the electronic record and a	acknowledges that it
	<u>(1)</u>	has control on behalf of the person.	
	(2)	The other person obtains control of the electronic r	ecord after having
	<u>1</u> =7	acknowledged that it will obtain control of the electronic	
		the person.	
(f)	No R	equirement to Acknowledge. – A person that has control	under this section is
not requ		cknowledge that it has control on behalf of another person.	
(g)		uties or Confirmation. – If a person acknowledges that i	t has or will obtain
control	on behal	f of another person, unless the person otherwise agrees or	law other than this
Article	or Article	e 9 of this Chapter otherwise provides, the person does not	owe any duty to the
other pe	erson and	is not required to confirm the acknowledgment to any othe	r person.
" <u>§ 25-12</u>	2-106. D	ischarge of account debtor on controllable account or co	<u>ntrollable payment</u>
	<u>intan</u>	gible.	
<u>(a)</u>	Disch	arge of Account Debtor An account debtor on a con-	trollable account or
<u>controll</u>	able pay	nent intangible may discharge its obligation by paying eit	her of the following
persons	<u>:</u>		
	<u>(1)</u>	The person having control of the controllable electronic re-	ecord that evidences
		the controllable account or controllable payment intangib	<u>ole.</u>
	<u>(2)</u>	Except as provided in subsection (b) of this section, a pers	on that formerly had
		control of the controllable electronic record.	
<u>(b)</u>		ent and Effect of Notification Subject to subsection (d)	
		nall not discharge its obligation by paying a person that for	
		electronic record if the account debtor receives a notificatio	n that satisfies all of
the follo		uirements:	
	<u>(1)</u>	The notification is signed by a person that formerly had c	control or the person
		to which control was transferred.	
	<u>(2)</u>	The notification reasonably identifies the controllable acc	count or controllable
		payment intangible.	
	<u>(3)</u>	The notification notifies the account debtor that control	
		electronic record that evidences the controllable acco	ount or controllable
		payment intangible was transferred.	
	<u>(4)</u>	The notification identifies the transferee, in any reasonab	
	(7)	name, identifying number, cryptographic key, office, or a	
	<u>(5)</u>	The notification provides a commercially reasonable m	ethod by which the
	D' 1	account debtor is to pay the transferee.	с
<u>(c)</u>		arge Following Effective Notification. – After receipt of	
-		bsection (b) of this section, the account debtor may discha	
		ance with the notification and shall not discharge the obl	<u>igation by paying a</u>
-		erly had control. Notification Ineffective. – Subject to subsection (h) of th	is santion all of the
(d) followir		to a notification under subsection (b) of this section:	is section, an of the
<u>10110W11</u>		<u>The notification is ineffective unless, before the notifi</u>	Fightion is cont the
	<u>(1)</u>	account debtor and the person that, at that time, had control	
		electronic record that evidences the controllable acco	
		payment intangible agree in a signed record to a comm	
		method by which a person may furnish reasonable proof t	-
		transferred.	
	(2)	The notification is ineffective to the extent an agreement	hetween the account
	<u>(</u> <u></u>	debtor and seller of a payment intangible limits the acco	
		pay a person other than the seller and the limitation is	•
		other than this Article.	encente under idw
		States Ministration and States	

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1 2 3	<u>(3)</u>	The notification is ineffective at the option of the acconnection notifies the account debtor to do any of the following and an account debtor to do any of the following and account debtor to do any of the following and account debtor to do any of the following and account debtor to do any of the following and account debtor to do any of the following account debt	
4 5		b. Make less than the full amount of an installment	or other periodic
6		<u>payment.</u> c. Pay any part of a payment by more than one method	od or to more than
7		<u>one person.</u>	
8 9	by the account of	of Transfer of Control. – Subject to subsection (h) of this selebtor, the person giving the notification under subsection	(b) of this section
10		furnish reasonable proof, using the method in the agreen	
11		1) of this section, that control of the controllable electroni	
12		ess the person complies with the request, the account debtor	
13		ying a person that formerly had control, even if the account d	lebtor has received
14		ler subsection (b) of this section.	
15		Constitutes Reasonable Proof A person furnishes reaso	
16		this section that control has been transferred if the person d	
17		e agreement referred to in subdivision (d)(1) of this section,	that the transferee
18	has the power to	do all of the following:	
19	<u>(1)</u>	Avail itself of substantially all the benefit from the cont	rollable electronic
20		record.	
21	<u>(2)</u>	Prevent others from availing themselves of substantially a	ll the benefit from
22		the controllable electronic record.	
23	<u>(3)</u>	Transfer the powers specified in subdivisions (1) and (2) or	f this subsection to
24		another person.	
25	(g) <u>Right</u>	s Not Waivable Subject to subsection (h) of this section,	an account debtor
26		r vary its rights under subdivision (d)(1) and subsection (e) o	f this section or its
27	-	division (d)(3) of this section.	
28		for Individual Under Other Law. – This section is subject to	
29		blishes a different rule for an account debtor who is an in	
30		gation primarily for personal, family, or household purposes.	
31	" <u>§ 25-12-107.</u> G		
32		ral Rule for Governing Law. – Except as provided in sub	
33	section, the local	law of a controllable electronic record's jurisdiction govern	s a matter covered
34	by this Article.		
35		rning Law for G.S. 25-12-106 For a controllable elec	
36		trollable account or controllable payment intangible, the	
37		tronic record's jurisdiction governs a matter covered by G.S	
38		ement determines that the local law of another jurisdiction go	
39		ollable Electronic Record's Jurisdiction The following	<u>rules determine a</u>
40	controllable elect	tronic record's jurisdiction under this section:	
41	<u>(1)</u>	If the controllable electronic record, or a record attach	
42		associated with the controllable electronic record and rea	
43		review, expressly provides that a particular jurisdiction	
44		electronic record's jurisdiction for purposes of this Articl	
45		jurisdiction is the controllable electronic record's jurisdiction	
46	<u>(2)</u>	If subdivision (1) of this subsection does not apply and the	
47		in which the controllable electronic record is recorded are re	-
48		review and expressly provide that a particular jurisdiction	
49		electronic record's jurisdiction for purposes of this Articl	e or Chapter, that
50		jurisdiction is the controllable electronic record's jurisdiction	o <u>n.</u>

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(3)	If subdivisions (1) and (2) of this subsection do r	not apply and the controllable
	electronic record, or a record attached to or le	ogically associated with the
	controllable electronic record and readily ava	
	provides that the controllable electronic record	
	particular jurisdiction, that jurisdiction is the co	
	jurisdiction.	
<u>(4)</u>	If subdivisions (1), (2), and (3) of this subsection	on do not apply and the rules
<u> </u>	of the system in which the controllable electr	
	readily available for review and expressly p	
	electronic record or the system is governed	
	jurisdiction, that jurisdiction is the controllable el	
(5)	If subdivisions (1) through (4) of this subsection	•
	electronic record's jurisdiction is the District of (
(d) App	blicability of Article 12. – If subdivision (c)(5) of the	
	ect in the District of Columbia without material mo	
	vered by this Article is the law of the District of Co	
	in the District of Columbia without material mod	
	eans Article 12 of Uniform Commercial Code Amen	
	ation of Matter or Transaction to Controllable Electro	
	o the extent subsections (a) and (b) of this section pro-	
	ectronic record's jurisdiction governs a matter cove	
	f the matter or a transaction to which the matter relat	•
	ble electronic record's jurisdiction.	
	tere electrome record b jumbarettom	
(f) Rig	hts of Purchasers Determined at Time of Purchase.	– The rights acquired under
	hts of Purchasers Determined at Time of Purchase. 4 by a purchaser or qualifying purchaser are governed	
G.S. 25-12-104	hts of Purchasers Determined at Time of Purchase. 4 by a purchaser or qualifying purchaser are governed the time of purchase."	
G.S. 25-12-10- this section at t	4 by a purchaser or qualifying purchaser are governed the time of purchase."	d by the law applicable under
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G.S. 25-12-104 this section at this section at this section at the	 4 by a purchaser or qualifying purchaser are governed the time of purchase." III-B. CONFORMING CHANGES AND OTE SECURED TRANSACTIONS) OF THE UCC CTION 58. G.S. 25-9-102 reads as rewritten: 	d by the law applicable under
<u>G.S. 25-12-104</u> this section at this section	 4 by a purchaser or qualifying purchaser are governed the time of purchase." III-B. CONFORMING CHANGES AND OTE SECURED TRANSACTIONS) OF THE UCC CTION 58. G.S. 25-9-102 reads as rewritten: Definitions and index of definitions. 	d by the law applicable under
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G.S. 25-12-104 his section at 1 SUBPART V ARTICLE 9 (SEC '§ 25-9-102. I (a) Art upply: (1)	 4 by a purchaser or qualifying purchaser are governed the time of purchase." III-B. CONFORMING CHANGES AND OTE SECURED TRANSACTIONS) OF THE UCC CTION 58. G.S. 25-9-102 reads as rewritten: Definitions and index of definitions. DefinitionsIn this Article: Article: Article 9 definitionsIn this Article: Article 9 definitionsOefinitionsIn this Article: Article 9 definitionsOefinitionsIn this Article: Article 9 definitionsOefinitionsOefinitionsOefinitionsOefinitionsGoods the other goods in such-a manner that in which the is not lost. "Account", except as used in "account for", manual used in "account for," "account statement," 	d by the law applicable under HER AMENDMENTS TO Accle, the following definitions that are physically united with identity of the original goods the area a Account. – Except as "account to," "commodity
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G.S. 25-12-104 his section at 1 SUBPART V ARTICLE 9 (SEC § 25-9-102. I (a) Art upply: (1)	4 by a purchaser or qualifying purchaser are governed the time of purchase." III-B. CONFORMING CHANGES AND OTE SECURED TRANSACTIONS) OF THE UCC CTION 58. G.S. 25-9-102 reads as rewritten: Definitions and index of definitions. icle 9 definitions. — Definitions. — In this Article: Article: Article 9 definitions. — Definitions. — In this Article: Article 9 definitions. — In this Article: Article 9 definitions. — In this Article: Article 9 definitions 10 definitions. — In this Article 9 definitions 10 definitions 10 definitions. — In this Article 9 definitions 10 defin	d by the law applicable under HER AMENDMENTS TO Acle, the following definitions that are physically united with identity of the original goods eans a <u>Account. – Except as</u> <u>"account to," "commodity</u> <u>bunt," "on account of," and</u> ent of a monetary obligation,
G.S. 25-12-104 his section at 1 SUBPART V ARTICLE 9 (SEC '§ 25-9-102. I (a) Art apply: (1)	4 by a purchaser or qualifying purchaser are governed the time of purchase." III-B. CONFORMING CHANGES AND OTE SECURED TRANSACTIONS) OF THE UCC CTION 58. G.S. 25-9-102 reads as rewritten: Definitions and index of definitions. icle 9 definitionsIn this Article: Article: Article 9 definitionsIn this Article 9 definition 10 the 9 definin 10 the 9 definition 10 the 9 definition 10 t	d by the law applicable under HER AMENDMENTS TO Acle, the following definitions that are physically united with identity of the original goods eans a Account. – Except as "account to," "commodity punt," "on account of," and ent of a monetary obligation, roperty that has been or is to
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1		payment evidenced by chattel paper or an instrument	, chattel paper, (ii)
2		commercial tort claims, (iii) deposit accounts, (iv) inve	
3		letter-of-credit rights or letters of credit, or-(vi) rights to	payment for money
4		or funds advanced or sold, other than rights arising out of	of the use of a credit
5		or charge card or information contained on or for use w	with the card.card, or
6		(vii) rights to payment evidenced by an instrument.	
7	(3)	"Account debtor" means a Account debtor A pers	on obligated on an
8		account, chattel paper, or general intangible. The terr	
9		persons obligated to pay a negotiable instrument, eve	
10		instrument constitutes part of evidences chattel paper.	<u> </u>
11	(4)	"Accounting", except as used in "accounting for",	means a record:
12		Accounting Except as used in "accounting for," means	
13		all of the following requirements:	
14		a. <u>Authenticated Signed by a secured party; party.</u>	
15		b. Indicating the aggregate unpaid secured obligati	ons as of a date not
16		more than 35 days earlier or 35 days later than th	
17		and record.	,
18		c. Identifying the components of the obligations in r	easonable detail.
19	(5)	"Agricultural lien" means an Agricultural lien. – An in	
20		security interest, in farm products: products that satisfies	
21		requirements:	
22		a. Which The interest secures payment or performa	nce of an obligation
23		for: for either of the following:	U
24		1. Goods or services furnished in connect	ion with a debtor's
25		farming operation; or operation.	
26		2. Rent on real property leased by a debtor in	n connection with its
27		the debtor's farming operation; operation.	
28		b. Which <u>The interest is created by statute in favor</u>	of a person that: that
29		did either of the following:	
30		1. In the ordinary course of its business busin	ess, furnished goods
31		or services to a debtor in connection with a	-the debtor's farming
32		operation; or operation.	
33		2. Leased real property to a debtor in connect	tion with the debtor's
34		farming operation; and operation.	
35		c. Whose <u>The interest's</u> effectiveness does not dep	end on the person's
36		interest holder's possession of the personal proper	ty.
37	<u>(5a)</u>	Applicant. – Defined in G.S. 25-5-102.	
38	(6)	"As-extracted collateral" means: As-extracted collatera	<u>l. – Either of the</u>
39		following:	
40		a. Oil, gas, or other minerals that are subject to a secu	rity interest that: that
41		satisfies both of the following:	
42		1. Is <u>The security interest is created by a debt</u>	
43		in the minerals before extraction; and extra	action.
44		2. <u>Attaches The security interest attaches</u>	to the minerals as
45		extracted; or extracted.	
46		b. Accounts arising out of the sale at the wellhead	
47		gas, or other minerals in which the debtor had	d an interest before
48		extraction.	
49	<u>(6a)</u>	Assignee Except as used in "assignee for benefit of	
50 51		person (i) in whose favor a security interest that security created or provided for under a security agreement,	

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		obligation is outstanding or (ii) to which an account, c	chattel paper, paymen
		intangible, or promissory note has been sold. The term	
		which a security interest has been transferred by a secu	
	<u>(6b)</u>	Assignor A person that (i) under a security agreeme	ent creates or provides
		for a security interest that secures an obligation or (ii) se	ells an account, chatte
		paper, payment intangible, or promissory note. The te	
		party that has transferred a security interest to another p	
	(7)	"Authenticate" means:	
		a. To sign; or	
		b. With present intent to adopt or accept a record, t	to attach to or logically
		associate with the record an electronic sound, sy	ymbol, or process.
	(8)	"Bank" means an Bank. – An organization that is enga	iged in the business of
		banking. The term includes savings banks, savings a	
		credit unions, and trust companies.	
	<u>(8a)</u>	Beneficiary. – Defined in G.S. 25-5-102.	
	(8b)	Broker. – Defined in G.S. 25-8-102.	
	(9)	"Cash proceeds" means proceeds Cash proceeds Pro-	ceeds that are money
		checks, deposit accounts, or the like.	<u> </u>
	(10)	"Certificate of title" means a Certificate of title. – A c	certificate of title with
		respect to which a statute provides for the security into	
		indicated on the certificate as a condition or result of	
		obtaining priority over the rights of a lien creditor	
		collateral. The term includes another record maintained	
		certificate of title by the governmental unit that issues	
		statute permits the security interest in question to be in	
		as a condition or result of the security interest's obtai	
		rights of a lien creditor with respect to the collateral.	ling priority over un
	<u>(10a)</u>	Certificated security. – Defined in G.S. 25-8-102.	
	(11)	"Chattel paper" means a record or records that evide	ance both a monetar
	(11)	obligation and a security interest in specific goods,	-
		specific goods and software used in the goods, a secur	•
		goods and license of software used in the goods, a leas	
		a lease of specific goods and license of software used	
		subdivision, "monetary obligation" means a monetary	
		the goods or owed under a lease of the goods and	
		obligation with respect to software used in the goods and	
		include (i) charters or other contracts involving the use	
		(ii) records that evidence a right to payment arising ou	
		or charge card or information contained on or for us	
		transaction is evidenced by records that include an in	
		•	
		instruments, the group of records taken togethe	a constitutes châtte
		paper. <u>Chattel paper. – Either of the following:</u>	
		a. <u>A right to payment of a monetary obligation secu</u>	
		if the right to payment and security agreemen	nt are evidenced by a
		record.	11 1 1
		b. <u>A right to payment of a monetary obligation ow</u>	-
		lease agreement with respect to specific go	-
		obligation owed by the lessee in connection with	the transaction giving
		rise to the lease, if both of the following apply:	
		<u>1.</u> <u>The right to payment and lease agreement</u>	ent are evidenced by
		record.	

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1		<u>2.</u>	The predominant purpose of the	transaction giving rise to the
2			lease was to give the lessee the n	right to possession and use of
3			the goods.	
4			s not include a right to payment ar	-
5			ving the use or hire of a vessel or	
6			a credit or charge card or information	ation contained on or for use
7		with the card.		
8	<u>(11a)</u>		ined in G.S. 25-3-104.	-
9	<u>(11b)</u>		oration. – Defined in G.S. 25-8-10	
10	(12)		heans the <u>Collateral. – The</u> propert	
11		-	l lien. The term includes: <u>includes</u>	-
12			eds to which a security interest atta	
13			ints, chattel paper, payment intan	gibles, and promissory notes
14			ave been sold; and sold.	
15 16	(12)		s that are the subject of a consignment	
10 17	(13)		tort claim" means a <u>Commercial to</u>	
17		-	ect to which: <u>if either of the follow</u> aimant is an organization; or<u>organ</u>	• • •
18 19			laimant is an individual and the	
20		apply:		etann. <u>bour of the following</u>
20 21		<u>appry.</u> 1.	Arose The claim arose in the cou	urse of the claimant's business
22		1.	or profession; and profession.	ise of the claimant's business
23		2.	Does <u>The claim does</u> not incl	ude damages arising out of
24			personal injury to or the death of	
25	(14)	"Commodity	-account" means an Commodi	
26	× ,	-	y a commodity intermediary in w	-
27			commodity customer.	-
28	(15)	"Commodity	contract" means a Commodity cor	<u>ntract. – A</u> commodity futures
29		contract, an o	ption on a commodity futures con	tract, a commodity option, or
30			act if the contract or option is:<u>eithe</u>	
31			d-The contract or option is traded	
32			of trade that has been designated a	
33			et the contract or option pursuant	to federal commodities laws;
34		or<u>law.</u>	-	
35			d The contract or option is traded of	
36			de, exchange, or market, and is	
37	(1C)		odity intermediary for a commodi	-
38	(16)		customer" means a Commodity cu	
39 40	(17)	•	intermediary carries a commodity	
40 41	(17)		intermediary" means a <u>Commod</u>	<u>ity intermediary. – A person</u>
41 42			fies either of the following: gistered as a futures commission	on morehent under federal
42 43		-	odities law; or law.	on merchant under rederar
43 44			ordinary course of its business business	siness provides clearance or
45			nent services for a board of trade	-
46			ct market pursuant to federal com	-
47	(18)		te" means: Communicate. – Any of	
48	(10)		nd a written or other tangible recor	
49			nsmit a record by any means agree	
50			ceiving the record; orrecord.	

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1		c. In the case of transmission of a record to or b	by a filing office, to
2		transmit a record by any means prescribed by fili	
3	(19)	"Consignee" means a Consignee A merchant to which	n goods are delivered
4		in a consignment.	-
5	(20)	"Consignment" means a Consignment. – A transaction, r	
6		in which a person delivers goods to a merchant for the pu	rpose of sale and: and
7		all of the following apply:	
8		a. The merchant: <u>All of the following apply to the m</u>	
9		1. Deals The merchant deals in goods of the	
10		other than the name of the person making	
11		2. Is The merchant is not an auctioneer; and	
12		3. <u>Is The merchant is not generally known</u>	•
13		substantially engaged in selling the goods	
14		b. With respect to each delivery, the aggregate valu	
15		thousand dollars (\$1,000) or more at the time of	•
16		c. The goods are not consumer goods immediately	before delivery;and
17		<u>delivery.</u>	
18 19		d. The transaction does not create a security inter-	erest that secures an
19 20	(21)	obligation.	goods to a consignad
20 21	(21)	<u>"Consignor" means a Consignor. – A person that delivers</u> in a consignment.	goods to a consignee
21	(22)	"Consumer debtor" means a <u>Consumer debtor. – A</u> de	abtor in a consumer
22	(22)	transaction. $- A$ transaction.	eotor in a consumer
23 24	(23)	"Consumer goods" means goods Consumer goods. – Go	oods that are used or
25	(23)	bought for use primarily for personal, family, or househo	
26	(24)	"Consumer goods transaction" means a Consumer-good	
27	(21)	consumer transaction in which: which both of the following	
28		a. An individual incurs an obligation primarily for	
29		household purposes; and purposes.	F
30		b. A security interest in consumer goods secures the	e obligation.
31	(25)	"Consumer obligor" means an Consumer obligor A	
32		individual and who incurred the obligation as part of a tra	-
33		primarily for personal, family, or household purposes.	
34	(26)	"Consumer transaction" means a Consumer transaction	<u>n. – A</u> transaction in
35		which (i) an individual incurs an obligation primarily for	r personal, family, or
36		household purposes, (ii) a security interest secures the ob	oligation, and (iii) the
37		collateral is held or acquired primarily for personal, f	-
38		purposes. The term includes consumer-goods transaction	
39	(27)	"Continuation statement" means an Continuation stateme	
40		of a financing statement which: that does both of the folle	
41		a. Identifies, by its file number, the initial financing	g statement to which
42		it relates; and<u>relates.</u>	
43		b. Indicates that it is a continuation statement for,	
44		continue the effectiveness of, the identified finan	cing statement.
45	$\frac{(27a)}{(271)}$	Contract for sale. – Defined in G.S. 25-2-106.	
46	$\frac{(27b)}{(27)}$	Control. – Defined in G.S. 25-7-106.	
47	<u>(27c)</u>	Controllable account. – An account evidenced by a co	
48		record that provides that the account debtor undertakes t	
49 50		has control under G.S. 25-12-105 of the controllable electronic record. Defined in C.S. 25-12	
50	<u>(27d)</u>	Controllable electronic record. – Defined in G.S. 25-12-	<u>102.</u>

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<u>(27e)</u>	Controllable payment intangible. – A payment intangible evidenced by a
	controllable electronic record that provides that the account debtor undertakes
	to pay the person that has control under G.S. 25-12-105 of the controllable
	electronic record.
<u>(27f)</u>	Customer. – Defined in G.S. 25-4-104.
(28)	"Debtor" means: Debtor. – Any of the following:
× ,	a. A person having an interest, other than a security interest or other lien,
	in the collateral, whether or not the person is an obligor; obligor.
	b. A seller of accounts, chattel paper, payment intangibles, or promissory
	notes; ornotes.
	c. A consignee.
(29)	"Deposit account" means a Deposit account. – A demand, time, savings,
	passbook, or similar account maintained with a bank. The term does not
	include investment property or accounts evidenced by an instrument.
(30)	"Document" means a Document. – A document of title or a receipt of the type
()	described in G.S. 25-7-201(b).
(31)	"Electronic chattel paper" means chattel paper evidenced by a record or
· · · ·	records consisting of information stored in an electronic medium.
(31a)	<u>Electronic money. – Money in an electronic form.</u>
(32)	"Encumbrance" means a Encumbrance. – A right, other than an ownership
	interest, in real property. The term includes mortgages and other liens on real
	property.
<u>(32a)</u>	Entitlement holder. – Defined in G.S. 25-8-102.
(33)	"Equipment" means goods Equipment Goods other than inventory, farm
、 <i>/</i>	products, or consumer goods.
(34)	"Farm products" means goods, Farm products. – Any of the following goods,
、 <i>/</i>	other than standing timber, with respect to which the debtor is engaged in a
	farming operation and which are:operation:
	a. Crops grown, growing, or to be grown, <i>including:including both of the</i>
	following:
	1. Crops produced on trees, vines, and bushes; and bushes.
	2. Aquatic goods produced in aquacultural operations; operations.
	b. Livestock, born or unborn, including aquatic goods produced in
	aquacultural operations; operations.
	c. Supplies used or produced in a farming operation; or operation.
	d. Products of crops or livestock in their unmanufactured states.
(35)	"Farming operation" means raising, Farming operation. – Raising, cultivating,
	propagating, fattening, grazing, or any other farming, livestock, or
	aquacultural operation.
(36)	"File number" means the File number. – The number assigned to an initial
× /	financing statement pursuant to G.S. 25-9-519(a).
(37)	"Filing office" means an Filing office. – An office designated in G.S. 25-9-501
× /	as the place to file a financing statement.
(38)	"Filing-office rule" means a <u>Filing-office rule. – A</u> rule adopted pursuant to
	G.S. 25-9-526.
(38a)	Financial asset. – Defined in G.S. 25-8-102.
(39)	"Financing statement" means a Financing statement. – A record or records
	composed of an initial financing statement and any filed record relating to the
	initial financing statement.
(40)	"Fixture filing" means the <u>Fixture filing. – The filing of a financing statement</u>
× /	covering goods that are or are to become fixtures and satisfying

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1		G.S. 25-9-502(a) and (b). The term includes the filing	of a financing statement
2		covering goods of a transmitting utility which that	
3		fixtures.	
4	(41)	"Fixtures" means goods Fixtures Goods that have	
5		particular real property that an interest in them arises	
6	(42)	"General intangible" means any General intangible	• • • • •
7		including things in action, other than accounts, chatte	
8		claims, deposit accounts, documents, goods, i	
9		property, letter-of-credit rights, letters of credit, mon	•
10		minerals before extraction. The term includes <u>control</u>	llable electronic records,
11	(10)	payment intangibles intangibles, and software.	
12	(43)	Repealed by Session Laws 2006-112, s. 21, effective	
13	(44)	"Goods" means all Goods. – All things that are m	•
14		interest attaches. The term includes (i) fixtures, (ii) s	-
15 16		be cut and removed under a conveyance or contract	
16 17		young of animals, (iv) crops grown, growing, or to be are produced on trees, vines, or bushes, and (v) manuf	
17		also includes a computer program embedded in go	
19		information provided in connection with a transaction	• • • • •
20		if (i) the program is associated with the goods in	• • •
20		customarily is considered part of the goods, or (ii) by	
22		the goods, a person acquires a right to use the program	-
23		goods. The term does not include a computer program	
24		consist solely of the medium in which the program	
25		also does not include accounts, chattel paper, comme	
26		accounts, documents, general intangibles, instrumer	-
27		letter-of-credit rights, letters of credit, money, or oi	l, gas, or other minerals
28		before extraction.	
29	(45)	"Governmental unit" means a Governmental unit	
30		department, county, parish, municipality, or other un	
31		the United States, a state, or a foreign country.	
32		organization having a separate corporate existence	U
33		eligible to issue debt on which interest is exempt from	
34		the laws of the United States, States or (ii) was created	
35		of notes, bonds, other evidences of indebtedness in	
36 37		obligations for borrowed money by, or in conjunct	
37 38		lease purchase financings for, for this State or any other agency or political subdivision thereof as evid	
38 39		creating the organization.	enced by the documents
40	(46)	"Health-care insurance receivable" means an	
41	(40)	receivable. – An interest in or claim under a policy o	
42		a right to payment of a monetary obligation for healt	
43		provided.	
44	<u>(46a)</u>	Holder in due course. – Defined in G.S. 25-3-302.	
45	(47)	"Instrument" means a Instrument. – A negotiable	instrument or any other
46	()	writing that evidences a right to the payment of a mo	
47		itself a security agreement or lease, and is of a type th	
48		of business is transferred by delivery with any ne	•
49		assignment. The term does not include (i) investmer	-
50		credit, or (iii) writings that evidence a right to payme	

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1		of a credit or charge card or information contained on or for use with the card, or (iv) writings that evidence chattel paper.	e card.
3 4	(48)	<u>"Inventory" means goods, Inventory. – Goods, other than farm prowhich: that satisfy any of the following descriptions:</u>	oducts,
5		a. Are leased by a person as lessor; lessor.	
5		b. Are held by a person for sale or lease or to be furnished up	ndar a
7		contract of service; service.	nuci a
3		c. Are furnished by a person under a contract of service; orservice	د
)		d. Consist of raw materials, work in process, or materials us	
)	(10)	consumed in a business.	
1	(49)	"Investment property" means a Investment property. – A security, w	
2		certificated or uncertificated, security entitlement, securities ac	count,
3	(10)	commodity contract, or commodity account.	
4	<u>(49a)</u>	Issuer. – Defined as follows:	
5		a. With respect to a letter of credit or letter-of-credit right, defi	ned in
5		<u>G.S. 25-5-102.</u>	
7		b. With respect to a security, defined in G.S. 25-8-201.	
3	(50)	c. With respect to documents of title, defined in G.S. 25-7-102.	
)	(50)	"Jurisdiction of organization", with respect to a registered organization,	
)		the Jurisdiction of organization. – With respect to a registered organization	
1	(50)	the jurisdiction under whose law the organization is formed or organize	ed.
2	<u>(50a)</u>	Lease. – Defined in G.S. 25-2A-103.	
3	<u>(50b)</u>	Lease agreement. – Defined in G.S. 25-2A-103.	
4	(50c)	Lease contract. – Defined in G.S. 25-2A-103.	
5	<u>(50d)</u>	Leasehold interest. – Defined in G.S. 25-2A-103.	
5	<u>(50e)</u>	Lessee. – Defined in G.S. 25-2A-103.	
7	<u>(50f)</u>	Lessee in ordinary course of business. – Defined in G.S. 25-2A-103.	
3	(50g)	Lessor. – Defined in G.S. 25-2A-103.	
)	<u>(50h)</u>	Lessor's residual interest. – Defined in G.S. 25-2A-103.	
)	<u>(50i)</u>	Letter of credit. – Defined in G.S. 25-5-102.	
	(51)	<u>"Letter of credit right" means a Letter-of-credit right. – A right to payn</u>	
2		performance under a letter of credit, whether or not the benefician	•
3		demanded or is at the time entitled to demand payment or performanc	
1		term does not include the right of a beneficiary to demand paym	ent or
5	(50)	performance under a letter of credit.	
5	(52)	"Lien creditor" means: Lien creditor. – Any of the following:	
7		a. A creditor that has acquired a lien on the property involv	ed by
8		attachment, levy, or the like;like.	2
)		b. An assignee for benefit of creditors from the time	ne of
)		assignment; assignment.	
1		c. A trustee in bankruptcy from the date of the filing of the pe	stition;
2		orpetition.	
3		d. A receiver in equity from the time of appointment.	
1	(53)	"Manufactured home" means a Manufactured home. – A stru	
5		transportable in one or more sections, which, sections that satisfies all	of the
5		following requirements:	
7		<u>a.</u> <u>in-In</u> the traveling mode, is eight body feet or more in width or 40	
3		feet or more in length, or, when erected on site, is 320 or more	square
)		feet, and which feet.	

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1		<u>b.</u> is <u>Is</u> built on a permanent chassis and designed to be used as a dwelling
2		with or without a permanent foundation when connected to the
3		required utilities, and utilities.
Ļ		c. includes the Includes plumbing, heating, air-conditioning, and
		electrical systems contained therein.systems.
		The term includes any structure that meets all of the requirements of this
		subdivision except the size requirements and with respect to which the
		manufacturer voluntarily files a certification required by the United States
		Secretary of Housing and Urban Development and complies with the
		standards established under Title 42 of the United States Code.
	(54)	"Manufactured-home transaction" means a secured transaction:
		Manufactured-home transaction A secured transaction if either of the
		following applies:
		a. <u>That The transaction creates a purchase-money security interest in a</u>
		manufactured home, other than a manufactured home held as
		inventory; orinventory.
		b. In which a manufactured home, other than a manufactured home held
		as inventory, is the primary collateral.
	<u>(54a)</u>	Merchant. – Defined in G.S. 25-2-104.
	<u>(54b)</u>	Money Defined in G.S. 25-1-201(b) but does not include (i) a deposit
		account or (ii) money in an electronic form that cannot be subjected to control
		under G.S. 25-9-105.1.
	(55)	"Mortgage" means a Mortgage A consensual interest in real property,
		including fixtures, which that secures payment or performance of an
		obligation.
	<u>(55a)</u>	Negotiable instrument. – Defined in G.S. 25-3-104.
	(56)	"New debtor" means a <u>New debtor. – A person that becomes bound as debtor</u>
		under G.S. 25-9-203(d) by a security agreement previously entered into by
		another person.
	(57)	"New value" meansNew value. – Any of the following:
		<u>a.</u> (i) money, <u>Money.</u>
		<u>b.</u> (ii) money's Money's worth in property, services, or new credit,
		or credit.
		c. (iii) release <u>Release</u> by a transferee of an interest in property
		previously transferred to the transferee.
		The term does not include an obligation substituted for another obligation.
	<u>(57a)</u>	Nominated person. – Defined in G.S. 25-5-102.
	(58)	"Noncash proceeds" means proceeds Noncash proceeds. – Proceeds other than
		cash proceeds.
	<u>(58a)</u>	<u>Note. – Defined in G.S. 25-3-104.</u>
	(59)	"Obligor" means a Obligor. – A person that, with respect to an obligation
		secured by a security interest in or an agricultural lien on the collateral, (i)
		owes payment or other performance of the obligation, (ii) has provided
		property other than the collateral to secure payment or other performance of
		the obligation, or (iii) is otherwise accountable in whole or in part for payment
		or other performance of the obligation. The term does not include issuers or
		nominated persons under a letter of credit.
	(60)	"Original debtor", except as used in G.S. 25-9-310(c), means a Original
	· /	debtor, except as used in G.S. 25-9-310(c). – A person that, as debtor, entered
		into a security agreement to which a new debtor has become bound under
		G.S. 25-9-203(d).

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()	61)	"Payment intangible	z" means a <u>Payment intangible.</u> – A g er	neral intangible
,	,		ount debtor's principal obligation is a mone	
			controllable payment intangible.	
()	62)		with respect to an individual, means:Pers	on related to. –
,	,	Defined as follows:	1	
			to an individual, any of the following:	
		_	pouse of the individual; individual.	
			other, brother-in-law, sister, or sister-	-in-law of the
			dual;individual.	
		c.<u>3.</u> An a	ncestor or lineal descendant of the indidual's spouse; orspouse.	dividual or the
			other relative, by blood or marriage, of the	ne individual or
		-	ndividual's spouse who shares the same	
4	63)		with respect to an organization, means:	
(/		to an organization, any of the following:	
			rson directly or indirectly controlling, co	ontrolled by, or
		-	common control with the organization;	•
		b. 2. An o	fficer or director of, or a person perf	orming similar
		funct	ions with respect to, the organization;orga	nization.
			fficer or director of, or a person perf	
		funct	ions with respect to, a person	described in
		sub-s	ubdivision a. of this subdivision; sub-sub	subdivision 1.
		<u>of thi</u>	s sub-subdivision.	
		<u>d.4.</u> The s	pouse of an individual described in sub-su	bdivision a., b.,
		or c.	of this subdivision; or sub-sub-subdivision	<u>n 1., 2., or 3., of</u>
		this s	ub-subdivision.	
		e.<u>5.</u> An in	ndividual who is related by blood or a	marriage to an
			idual described in sub-subdivision a., b.,	
		subdi	vision_sub-sub-subdivision 1., 2., 3.,	or 4. of this
		<u>sub-s</u>	ubdivision and shares the same home with	the individual.
()	64)	· •	s used in G.S. 25-9-609(b), means the Pro	•
			-609(b), means any of the following prope	
			acquired upon the sale, lease, license, exc	change, or other
		-	f collateral; collateral.	
			s collected on, or distributed on	account of,
		collateral; col		
		-	g out of collateral;<u>collateral.</u>	
			t of the value of collateral, claims arising	
			ty, or interference with the use of, defects	or infringement
		-	or damage to, the collateral; or<u>collateral.</u>	
			of the value of collateral and to the exten	
			secured party, insurance payable by reaso	
			ty of, defects or infringement of rights in	, or damage to,
	- /	the collateral		
	<u>64a)</u>		of credit. – Defined in G.S. 25-5-114.	
()	65)		crops" means crops-Production-money cro	
		_	money obligation incurred with respect to	the production
		of those crops.		

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	(66)	"Production-money obligation" means an Production-mone	
		obligation of an obligor incurred for new value given to en	nable the debtor to
		produce crops if the value is in fact used for the production	of the crops.
	(67)	"Production of crops" includes Production of crops In	
		otherwise preparing land for growing, planting, culti-	vating, fertilizing,
		irrigating, harvesting, gathering, and curing erops, crops at	
		from damage or disease.	
	(68)	"Promissory note" means an Promissory note An instrum	nent that evidences
		a promise to pay a monetary obligation, does not evidence	
		and does not contain an acknowledgment by a bank that the	bank has received
		for deposit a sum of money or funds.	
	(69)	"Proposal" means a Proposal A record authenticated si	gned by a secured
		party which that includes the terms on which the secured	
		accept collateral in full or partial satisfaction of the ob	ligation it secures
		pursuant to G.S. 25-9-620, 25-9-621, and 25-9-622.	-
	(69a)	Protected purchaser. – Defined in G.S. 25-8-303.	
	<u>(69b)</u>	Prove. – Defined in G.S. 25-3-103.	
	(70)	"Public-finance transaction" means a Public-finance transa	ction A secured
		transaction in connection with which: to which all of the fo	
		a. Debt securities are issued; issued.	
		b. All or a portion of the securities issued have an init	tial stated maturity
		of at least 20 years; and years.	-
		c. The debtor, obligor, secured party, account debto	or or other person
		obligated on collateral, assignor or assignee of a sec	ured obligation, or
		assignor or assignee of a security interest is a state	or a governmental
		unit of a state.	
	(70a)	"Public organic record" means a Public organic record.	<u>A</u> record that is
		available to the public for inspection and is: is any of the for	<u>llowing:</u>
		a. A record consisting of the record initially filed with	or issued by a state
		or the United States to form or organize an organization	tion and any record
		filed with or issued by the state or the United States	which that amends
		or restates the initial record; record.	
		b. An organic record of a business trust consisting of	the record initially
		filed with a state and any record filed with the state	
		or restates the initial record, if a statute of the state g	
		trusts requires that the record be filed with the state	
		c. A record consisting of legislation enacted by the le	0
		or the Congress of the United States which that for	0
		organization, any record amending the legislation, a	
		with or issued by the state or the United States wh	ich- <u>that</u> amends or
		restates the name of the organization.	
	(71)	"Pursuant to commitment", with Pursuant to commitment	
		an advance made or other value given by a secured party,	-
		the secured party's obligation, whether or not a subsequent	
		other event not within the secured party's control has relieved	ved or may relieve
		the secured party from its obligation.	
	<u>(71a)</u>	Qualifying purchaser. – Defined in G.S. 25-12-102.	
	(72)	"Record", except as used in "for record", "of record", "rec	
		and "record owner", Record Except as used in "for rea	
		"record or legal title," and "record owner," means informati	.1

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1		on a tangible medium or that is stored in an electronic	or other medium and is
2	(72)	retrievable in perceivable form.	· · · · · · · · · · · · · · · · · · ·
3 4	(73)	"Registered organization" means an <u>Registered</u>	
		organization formed or organized solely under the law	-
5		United States by the filing of a public organic record	
6 7		public organic record by, or the enactment of legislat	-
7		United States. The term includes a business trust that	
8		under the law of a single state if a statute of the state go	6
9 10	$(72_{\rm o})$	requires that the business trust's organic record be filed Sala $Dafined in C.S. 25.2.106$	i with the state.
10	$\frac{(73a)}{(74)}$	<u>Sale. – Defined in G.S. 25-2-106.</u>	n abligants the autom
11 12	(74)	<u>"Secondary obligor" means an Secondary obligor. – A</u>	<u>An</u> obligor to the extent
		that: that either of the following applies:	lowy
13 14		a. The obligor's obligation is secondary; or second	
14 15		b. The obligor has a right of recourse with re-	1 0
15 16		secured by collateral against the debtor, anoth of either.	er obligor, or property
10 17	(75)		lowing
17	(75)	"Secured party" means: Secured party. – Any of the fol	-
18 19		a. A person in whose favor a security interest is a under a security agreement, whether or not	
20		secured is outstanding; outstanding.	any obligation to be
20		b. A person that holds an agricultural lien;lien.	
21		 c. A consignor; consignor. 	
22		d. A person to which accounts, chattel paper, p	avment intendibles or
23 24		promissory notes have been sold;sold.	ayment intangibles, of
2 4 25		e. A trustee, indenture trustee, agent, collat	eral agent or other
25 26		representative in whose favor a security interes	
20 27		created or provided for; or for.	st of agricultural field is
28		f. A person that holds a security interest arising	under G.S. 25-2-401
29		25-2-505, 25-2-711(3), 25-2A-508(5), 25-4-20	
30	(75a)	Securities account. – Defined in G.S. 25-8-501.	o, or 25 5 110.
31	<u>(75b)</u>	Securities intermediary. – Defined in G.S. 25-8-102.	
32	(75c)	Security. – Defined in G.S. 25-8-102.	
33	(76)	"Security agreement" means an Security agreement.	– An agreement that
34	(10)	creates or provides for a security interest.	
35	<u>(76a)</u>	Security certificate. – Defined in G.S. 25-8-102.	
36	<u>(76b)</u>	Security entitlement. – Defined in G.S. 25-8-102.	
37	(77)	"Send", in connection with a record or notification, me	ans:
38		a. To deposit in the mail, deliver for transmissi	
39		other usual means of communication, with	
40		transmission provided for, addressed to any ad	1 0
41		the circumstances; or	
42		b. To cause the record or notification to be receiv	ed within the time that
43		it would have been received if properly sent un	
44		of this subdivision.	
45	(78)	<u>"Software" means a Software. – A computer progra</u>	m and any supporting
46		information provided in connection with a transaction i	
47		The term does not include a computer program the	
48		definition of goods.	· · · · · · · · · · · · · · · · · · ·
49	(79)	<u>"State" means a State. – A state of the United States, th</u>	e District of Columbia.
50		Puerto Rico, the United States Virgin Islands, or a	
51		possession subject to the jurisdiction of the United Sta	
		1 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	

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	(80)	right acco	or secondary obligation that sup unt, chattel paper, a document,	pporting obligation. – A letter-of-credit ports the payment or performance of an a general intangible, an instrument, or
	(01)		stment property.	1
	(81)			el paper evidenced by a record or records
			isting of information that is inscr	-
	<u>(81a)</u>	-	<u>tible money. – Money in a tangib</u>	
	(82)			ermination statement. – An amendment
		of a	financing statement which: that d	
		a.	Identifies, by its file number, it relates; and relates.	the initial financing statement to which
		b.	Indicates either that it is a terr financing statement is no long	mination statement or that the identified
	(83)	"Tra		<u>Ismitting utility. – A person primarily</u>
	(03)		ged in the business of: of any of t	
		a.		street railway, or trolley bus; bus.
		a. b.		s electrically, electromagnetically, or by
		υ.	light;light.	selectically, electromagnetically, or by
		c.	Transmitting goods by pipelin	ne or sewer. Orsewer
		d.		d transmitting electricity, steam, gas, or
		u.	water.	a transmitting electricity, steam, gas, or
	(84)	Unce	ertificated security. – Defined in	G.S. 25-8-102
(b)				as provided in G.S. 25-7-106 and the
			other Articles of this Chapter ap	
"Appl			· · · · · · · · · · · · · · · · · · ·	G.S. 25-5-102.
	ficiary"			G.S. 25-5-102.
	•			G.S. 25-8-102.
	ficated :	Recuri	tv"	G.S. 25-8-102.
"Chec			-5	G.S. 25-3-104.
	ing cor	oorati	on"	G.S. 25-8-102.
	act for	-		G.S. 25-2-106.
"Custe				G.S. 25-4-104.
	ement l	nolder	<u></u>	G.S. 25-8-102.
	icial ass			G.S. 25-8-102.
	er in du		se"	G.S. 25-3-302.
"Issue	r " (with	respe	ct to a letter of credit	
		-	it right)	G.S. 25-5-102.
			et to a security)	G.S. 25-8-201.
			et to documents of title)	G.S. 25-7-102.
"Lease		1	,	G.S. 25-2A-103.
"Lease	e agreen	nent"		G.S. 25-2A-103.
	e contra			G.S. 25-2A-103.
"Lease	ehold in	terest	<u>'</u>	G.S. 25-2A-103.
"Lesse	e"			G.S. 25-2A-103.
		linarv	course of business"	G.S. 25-2A-103.
"Lesse		5		G.S. 25-2A-103.
	or's resid	lual ii	nterest"	G.S. 25-2A-103.
"Lesse				G.S. 25-5-102.
"Lesse "Lette				0.0.200102.
				G.S. 25-2-104.
"Lette "Merc		ıstrun	ent"	

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"Note"		G.S. 25-3-104.
"Proceeds	of a letter of credit"	G.S. 25-5-114.
"Prove"		G.S. 25-3-103.
"Sale"		G.S. 25-2-106.
	s account"	G.S. 25 8 501.
	s intermediary"	G.S. 25-8-102.
	•	
"Security		G.S. 25-8-102.
•	certificate"	G.S. 25-8-102.
•	entitlement"	G.S. 25-8-102.
	cated security"	G.S. 25-8-102.
	ticle 1 definitions and principles. Defin	
-	ins general definitions and principles of c	onstruction and interpretation applicable
throughout th		
SI	ECTION 59. G.S. 25-9-104 reads as rewr	itten:
"§ 25-9-104.	Control of deposit account.	
(a) Re	equirements for control. <u>Control.</u> A	secured party has control of a deposit
account if: if a	ny of the following applies:	
(1) The secured party is the bank	with which the deposit account is
	maintained; maintained.	-
(2) The debtor, secured party, and bank	have agreed in an authenticated a signed
· · · · · · · · · · · · · · · · · · ·	1 ·	th instructions originated by the secured
		ds in the deposit account without further
	consent by the debtor; or<u>debtor</u>.	I
(3	· · · · · · · · · · · · · · · · · · ·	k's customer with respect to the deposit
(0	account.	
<u>(</u> 4		r does either of the following:
<u></u>	-	ount and acknowledges that it has control
	on behalf of the secured party	
		t account after having acknowledged that
		leposit account on behalf of the secured
		leposit account on benan of the secured
(h) D	party.	to Dimot Dismosition A second north
	btor's right to direct disposition. <u>Right</u>	
	ied subsection (a) of this section has contr	
	position of funds from the deposit account	
	ECTION 60. G.S. 25-9-105 reads as rewr	
	Control of electronic chattel paper.cop	
	eneral Rule: Control of Electronic Chattel	
	ttel paper if a system employed for eviden	
	establishes the secured party as the person	
	ecific Facts Giving Control. A system	
the record or	records comprising the chattel paper are	created, stored, and assigned in such a
manner that:		
(1	A single authoritative copy of the re	ecord or records exists which is unique,
	identifiable, and, except as otherwise	provided in subdivisions (4), (5), and (6)
	of this section, unalterable;	-
(2		e secured party as the assignee of the
× ×	record or records;	
(3	·	cated to and maintained by the secured
	party or its designated custodian;	
(4		r change an identified assignee of the
(-		with the consent of the secured party;
	autionality copy can be made only	with the consent of the secured purty,
D 104		

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1 2	(5)	Each copy of the authoritative copy and any copy identifiable as a copy that is not the authoritative copy;	
$\frac{2}{3}$	(6)	Any amendment of the authoritative copy is readily ider	
4		or unauthorized.	
5	(a) Gen	eral Rule for Control of Electronic Copy of Record Eviden	cing Chattel Paper. –
6		s control of an authoritative electronic copy of a record evi	
7	if a system em	ployed for evidencing the assignment of interests in the	chattel paper reliably
8	establishes the	purchaser as the person to which the authoritative electronic	c copy was assigned.
9		ele Authoritative Copy. – A system satisfies subsection (a)	•
10		ls evidencing the chattel paper are created, stored, and assig	gned in a manner that
11		he following requirements:	
12	<u>(1)</u>	A single authoritative copy of the record or records	-
13		identifiable, and, except as otherwise provided in subdiv	isions (4), (5), and (6)
14		of this subsection, unalterable.	
15	<u>(2)</u>	The authoritative copy identifies the purchaser as the ass	ignee of the record or
16 17	(2)	records. The authoritative convis communicated to and maintai	and here the muncheson
17	<u>(3)</u>	The authoritative copy is communicated to and maintain or its designated custodian.	med by the purchaser
18 19	(4)	Copies or amendments that add or change an identi	fied assignee of the
20	<u>(+)</u>	authoritative copy can be made only with the consent of	
20	<u>(5)</u>	Each copy of the authoritative copy and any copy	=
22	<u>(97</u>	identifiable as a copy that is not the authoritative copy.	<u>or a copy is reading</u>
23	(6)	Any amendment of the authoritative copy is readily ider	tifiable as authorized
24	<u></u>	or unauthorized.	
25	(c) One	or More Authoritative Copies A system satisfies subsect	ion (a) of this section,
26		r has control of an authoritative electronic copy of a reco	
27	paper, if the ele	ctronic copy, a record attached to or logically associated wit	h the electronic copy,
28	<u>or a system in v</u>	which the electronic copy is recorded does all of the followi	<u>ng:</u>
29	<u>(1)</u>	Enables the purchaser readily to identify each electron	nic copy as either an
30		authoritative copy or a nonauthoritative copy.	
31	<u>(2)</u>	Enables the purchaser readily to identify itself in any wa	
32		identifying number, cryptographic key, office, or acc	ount number, as the
33		assignee of the authoritative electronic copy.	
34	<u>(3)</u>	Gives the purchaser exclusive power, subject to subsection	ion (d) of this section,
35		to do both of the following:	
36		a. <u>Prevent others from adding or changing an iden</u>	tified assignee of the
37 38		<u>authoritative electronic copy.</u>	0.01/
38 39	(d) Mea	b. <u>Transfer control of the authoritative electronic control of Exclusive. – Subject to subsection (e) of this section</u>	
40		on $(c)(3)$ of this section even if either of the following appli	±
41	<u>(1)</u>	The authoritative electronic copy, a record attached to o	
42	<u>(1)</u>	with the authoritative electronic copy, or a system in w	
43		electronic copy is recorded limits the use of the authorit	
44		or has a protocol programmed to cause a change, include	
45		of control.	<u> </u>
46	<u>(2)</u>	The power is shared with another person.	
47	(e) Whe	en Power Not Shared with Another Person. – A power of a p	urchaser is not shared
48	with another pe	erson under subdivision (d)(2) of this section and the pur	chaser's power is not
49	exclusive if bot	h of the following apply:	
50	<u>(1)</u>	The purchaser can exercise the power only if the power	r also is exercised by
51		the other person.	

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(2)	Either of the following applies:	
<u>1-1</u>	a. The other person can exercise the power	without exercise of the power
	by the purchaser.	without exciteise of the power
	b. The other person is the transferor to the	purchaser of an interest in the
	chattel paper.	purchaser of an interest in the
(f) Presi	imption of Exclusivity of Certain Powers. – If	a nurchaser has the nowers
	division (c)(3) of this section, the powers are presu	
*	ining Control Through Another Person. – A p	
-	ctronic copy of a record evidencing chattel paper if	-
	n, other than the transferor to the purchaser of an i	
<u>(1)</u>	The other person has control of the author	
<u>(1)</u>	÷	
(2)	acknowledges that it has control on behalf of the	-
<u>(2)</u>	The other person obtains control of the author having colorevalued and that it will obtain control	
	having acknowledged that it will obtain contr	tor of the electronic copy on
GEO	behalf of the purchaser."	7
	TION 61. Article 9 of Chapter 25 of the General S	Statutes is amended by adding
a new section to		
	Control of electronic money.	1 . 1 . 1
	ral Rule for Control of Electronic Money. – A pe	erson has control of electronic
	f the following apply:	1 • 11 • . 1 • . 1
<u>(1)</u>	The electronic money, a record attached to or	• •
	electronic money, or a system in which the elect	ronic money is recorded gives
	the person both of the following:	
	a. <u>Power to avail itself of substantially all t</u>	the benefit from the electronic
	money.	
	b. Exclusive power, subject to subsection	(b) of this section, to do both
	of the following:	
	<u>1.</u> <u>Prevent others from availing ther</u>	
	benefit from the electronic mone	
	<u>2.</u> <u>Transfer control of the electronic</u>	
	cause another person to obtain	
	money as a result of the transfer	
<u>(2)</u>	The electronic money, a record attached to or	• •
	electronic money, or a system in which the e	•
	enables the person readily to identify itself in	any way, including by name,
	identifying number, cryptographic key, office, of	or account number, as having
	the powers under subdivision (1) of this subsect	tion.
(b) Mean	ning of Exclusive Subject to subsection (c) of this	s section, a power is exclusive
inder sub-subdi	vision (a)(1)b. of this section even if either of the f	following applies:
<u>(1)</u>	The electronic money, a record attached to or	logically associated with the
	electronic money, or a system in which the electronic	ronic money is recorded limits
	the use of the electronic money or has a prot	ocol programmed to cause a
	change, including a transfer or loss of control.	
(2)	The power is shared with another person.	
(c) Whe	n Power Not Shared with Another Person. – A po	ower of a person is not shared
	erson under subdivision (b)(2) of this section ar	-
	of the following apply:	
<u>(1)</u>	The person can exercise the power only if the p	ower also is exercised by the
<u></u>	other person.	
(2)	Either of the following applies:	

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1		<u>a.</u>	The other person can exercise the power	without exercise of the power
2			by the person.	
3		<u>b.</u>	The other person is the transferor to the	ne person of an interest in the
4			electronic money.	
5			of Exclusivity of Certain Powers If a p	
6)b. of this section, the powers are presume	
7			ough Another Person. – A person has contro	
8			to another person, other than the transfer	or to the person of an interest
9	in the electronic			
0	<u>(1)</u>		other person has control of the electronic	money and acknowledges that
_			control on behalf of the person.	
	<u>(2)</u>		other person obtains control of the el-	• •
		-	owledged that it will obtain control of the	electronic money on behalf of
			erson."	
			2. Article 9 of Chapter 25 of the General	Statutes is amended by adding
	a new section to			
			rol of controllable electronic record	l, controllable account, or
;)			payment intangible.	
			ler G.S. 25-12-105. – A secured party	has control of a controllable
			vided in G.S. 25-12-105.	
			ontrollable Account and Controllable Pay	-
			ntrollable account or controllable payment	
			trollable electronic record that evidence	s the controllable account or
	controllable pays		-	
			3. Article 9 of Chapter 25 of the General	Statutes is amended by adding
	a new section to		inement to colonomiadae or confirme no	dution
			irement to acknowledge or confirm; no	
		-	<u>nent to Acknowledge. – A person that has</u>	
		9-103.1	is not required to acknowledge that it ha	is control on benan of another
	<u>person.</u> (b) No D	Nution of	r Confirmation. – If a person acknowled	loss that it has or will obtain
			-	-
			other person, unless the person otherwise des, the person does not owe any duty t	-
		-	acknowledgment to any other person."	o the other person and is not
			64. G.S. 25-9-203 reads as rewritten:	
			ient and enforceability of security int	arasti progodsi supporting
			formal requisites.	erest, proceeds, supporting
	U	,	- A security interest attaches to collateral	when it becomes enforceable
			espect to the collateral, unless an agreement	
)	of attachment.	i witiii	espect to the conateral, unless an agreemen	it expressive postpones the time
,		ceahili	ty. – Except as otherwise provided in sub	sections (c) through (i) of this
)			est is enforceable against the debtor and the	
,		•	f the following apply:	ind parties with respect to the
, Ļ	(1)		e has been given; given.	
	(1) (2)		lebtor has rights in the collateral or the p	ower to transfer rights in the
	(2)		teral to a secured party; and party.	fower to transfer rights in the
	(3)		of the following conditions is met:	
	(3)	a.	The debtor has authenticated signed a se	curity agreement that provides
		a.	a description of the collateral and, if the	
			to be cut, a description of the land conc	•
0			to be cut, a description of the fand cone	eme u,<u>concente</u>u.

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b.	The collateral is not a certificated secutive the secured party under G.S. 25-9-313	
	agreement; agreement.	: : : : : : : : : : : : : : : : : : :
с.	The collateral is a certificated secur	
	security certificate has been delivered G.S. 25-8-301 pursuant to the	
	oragreement.	action's security agreement,
d.	The collateral is <u>controllable accounts</u> ,	controllable electronic records.
	controllable payment intangibles, dep	
	paper, electronic documents, electronic	
	or letter-of-credit rights, or electroni	
	party has control under G.S. 25	
	<u>25-9-105.1,</u> 25-9-106, or <u>25-9-107-25</u>	<u>-9-107, or 25-9-107.1</u> pursuant
	to the debtor's security agreement.	
<u>e.</u>	The collateral is chattel paper, and th and control under G.S. 25-9-314.1 pt	
	agreement.	distant to the debtor's security
(c) Other UCC	provisions. – Subsection ((b) of this section is subject to
	curity interest of a collecting bank, G.S. 2	
	er or nominated person, G.S. 25-9-110 on	
	Chapter, and G.S. 25-9-206 on security in	1 I V
• • •	on becomes bound by another person's	
•	<u>other Person's Security Agreement. –</u> A p	
	at entered into by another person if, by c	operation of law other than this
	ontract, either of the following applies: security agreement becomes effective to	create a security interest in the
	on's property; or property.	create a security interest in the
-	person becomes generally obligated for	or the obligations of the other
	on, including the obligation secured und	-
1	ires or succeeds to all or substantially all o	
(e) Effect of ne	w debtor becoming bound. New Debto	or Becoming Bound. – If a new
	as debtor by a security agreement entered	l into by another person:person.
both of the following a		
	agreement satisfies subdivision $(b)(3)$ of the neuron of the second se	1
	ing or after-acquired property of the new or escribed in the agreement; and agreement.	debtor to the extent the property
	ther agreement is not necessary to make a	security interest in the property
	rceable.	security interest in the property
	d supporting obligations. <u>Supporting O</u>	bligations. – The attachment of
	collateral gives the secured party the r	-
G.S. 25-9-315 and is a	so an attachment of a security interest in	a supporting obligation for the
collateral.		
	ng right to payment. <u>Securing Right to I</u>	
	ght to payment or performance secured by	
on personal or real pro mortgage, or other lien	perty is also <u>an</u> attachment of a security	interest in the security interest,
	itlement carried in securities account.— <u>E</u>	ntitlement Carried in Securities
	nent of a security interest in a securities a	
	e security entitlements carried in the security	

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1	(i) Com	modity contracts carried in commodity account. <u>Cont</u>	tracts Carried in
2		ount. – The attachment of a security interest in a commodity	
3	attachment of a s	security interest in the commodity contracts carried in the com	modity account."
4	SEC	FION 65. G.S. 25-9-204 reads as rewritten:	-
5	"§ 25-9-204. Af	ter-acquired property; future advances.	
6	(a) After	-acquired collateral. <u>After-Acquired Collateral.</u> Exce	ept as otherwise
7	provided in sub-	section (b) of this section, a security agreement may create	or provide for a
8		in after-acquired collateral.	
9		n after-acquired property clause not effective. A After-A	
10		ctive Subject to subsection (b1) of this section, a security	
11		rm constituting an after-acquired property clause to:to either c	-
12	(1)	Consumer goods, other than an accession when given as a	•
13		unless the debtor acquires rights in them within 10 days after	the secured party
14		gives value; or value.	
15	(2)	A commercial tort claim.	
16		ation on Subsection (b) Subsection (b) of this section de	oes not prevent a
17		from attaching to any of the following:	
18	<u>(1)</u>	To consumer goods as proceeds under G.S. 25-9-315(a) or c	ommingled goods
19		<u>under G.S. 25-9-336(c).</u>	- / >
20	$\frac{(2)}{(2)}$	To a commercial tort claim as proceeds under G.S. 25-9-31	
21	<u>(3)</u>	Under an after-acquired property clause, to property that	at is proceeds of
22		consumer goods or a commercial tort claim.	A
23		e advances and other value. <u>Advances and Other Value</u>	•
24 25	•	provide that collateral secures, or that accounts, chattel	
23 26		promissory notes are sold in connection with future advance ne advances or value are given pursuant to commitment."	es of other value,
20 27		FION 66. G.S. 25-9-207 reads as rewritten:	
28		ghts and duties of secured party having possession or cont	ral of colleterel
28 29		of care when secured party in possession. <u>Care When</u>	
30		cept as otherwise provided in subsection (d) of this section, a s	
31		are in the custody and preservation of collateral in the secured r	
32		attel paper or an instrument, reasonable care includes taking	• •
33		gainst prior parties unless otherwise agreed.	necessary steps to
34	1 0	nses, risks, duties, and rights when secured party in possession	
35		<u>n Secured Party in Possession. – Except as otherwise provided</u>	
36		a secured party has possession of collateral: collateral, all of the	
37	(1)	Reasonable expenses, including the cost of insurance and pa	• • • •
38		other charges, incurred in the custody, preservation, use, o	•
39		collateral are chargeable to the debtor and are	-
40		collateral; collateral.	2
41	(2)	The risk of accidental loss or damage is on the debtor t	o the extent of a
42		deficiency in any effective insurance coverage; coverage.	
43	(3)	The secured party shall keep the collateral identifiable, but f	fungible collateral
44		may be commingled; and commingled.	-
45	(4)	The secured party may use or operate the collateral: collater	al as follows:
46		a. For the purpose of preserving the collateral or its va	lue;<u>value.</u>
47		b. As permitted by an order of a court having comp	etent jurisdiction;
48		orjurisdiction.	
49		c. Except in the case of consumer goods, in the manner	r and to the extent
50		agreed by the debtor.	

General Assembly Of North Carolina Session 2025 Rights and duties when secured party in possession or control. Duties When Secured 1 (c) 2 Party in Possession or Control. - Except as otherwise provided in subsection (d) of this section, 3 all of the following apply to a secured party having possession of collateral or control of collateral 4 under G.S. 25-7-106, 25-9-104, 25-9-105, 25-9-105.1, 25-9-106, or 25-9-107:25-9-107, or 5 25-9-107.1: 6 (1)May The secured party may hold as additional security any proceeds, except 7 money or funds, received from the collateral; collateral. 8 Shall-The secured party shall apply money or funds received from the (2)9 collateral to reduce the secured obligation, unless remitted to the debtor; 10 and debtor. 11 (3) May The secured party may create a security interest in the collateral. 12 (d) Buyer of certain rights to payment. - Certain Rights to Payment. - If the secured party 13 is a buyer of accounts, chattel paper, payment intangibles, or promissory notes or a 14 consignor: consignor, both of the following apply: Subsection (a) of this section does not apply unless the secured party is entitled 15 (1)under an agreement: agreement to either of the following: 16 To charge back uncollected collateral; or collateral. 17 a. 18 b. Otherwise to full or limited recourse against the debtor or a secondary 19 obligor based on the nonpayment or other default of an account debtor 20 or other obligor on the collateral; and collateral. 21 (2)Subsections (b) and (c) of this section do not apply." 22 SECTION 67. G.S. 25-9-208 reads as rewritten: 23 "§ 25-9-208. Additional duties of secured party having control of collateral. 24 Applicability of section. <u>Section</u>. <u>This section applies to cases in which there is</u> (a) 25 no outstanding secured obligation and the secured party is not committed to make advances, incur 26 obligations, or otherwise give value. 27 Duties of secured party after receiving demand from debtor. Secured Party After (b) 28 <u>Receiving Demand from Debtor. - Within 10 days after receiving an authenticated a signed</u> 29 demand by the debtor: debtor, all of the following apply: 30 A secured party having control of a deposit account under G.S. 25-9-104(a)(2)(1)31 shall send to the bank with which the deposit account is maintained an 32 authenticated statement a signed record that releases the bank from any further obligation to comply with instructions originated by the secured party; party. 33 34 A secured party having control of a deposit account under G.S. 25-9-104(a)(3) (2) 35 shall:shall do either of the following: 36 Pay the debtor the balance on deposit in the deposit account; a. 37 oraccount. 38 Transfer the balance on deposit into a deposit account in the debtor's b. 39 name:name. 40 (3) A secured party, other than a buyer, having control of electronic chattel paper 41 under G.S. 25-9-105 shall: 42 Communicate the authoritative copy of the electronic chattel paper to a. 43 the debtor or its designated custodian; 44 If the debtor designates a custodian that is the designated custodian b. 45 with which the authoritative copy of the electronic chattel paper is 46 maintained for the secured party, communicate to the custodian an 47 authenticated record releasing the designated custodian from any further obligation to comply with instructions originated by the 48 49 secured party and instructing the custodian to comply with instructions 50 originated by the debtor; and

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1 2 3 4		 c. Take appropriate action to enable the c custodian to make copies of or revisions which add or change an identified assignce without the consent of the secured party; 	to the authoritative copy
5		A secured party, other than a buyer, having control u	under G.S. 25-9-105 of an
6		authoritative electronic copy of a record evidencing	
7		control of the electronic copy to the debtor or a	
8		debtor.	
9	(4)	A secured party having control of inves	
10		G.S. 25-8-106(d)(2) or G.S. 25-9-106(b) shall	
11		intermediary or commodity intermediary with whic	
12		or commodity contract is maintained an authentic	-
13		releases the securities intermediary or commodity	
14		further obligation to comply with entitlement order	rs or directions originated
15	(5)	by the secured party; party.	nisht an dan C. S. 25.0.107
16	(5)	A secured party having control of a letter-of-credit	0
17		shall send to each person having an unfulfilled ob	
18 19		proceeds of the letter of credit to the secured party	
19 20		release from any further obligation to pay or delive	or proceeds of the letter of
20 21	$(\boldsymbol{\epsilon})$	credit to the secured party; and <u>party</u>.	umant shall
21	(6)	A secured party having control of an electronic doc	
		a. Give control of the electronic document to the	the debtor of its designated
23		custodian;	the designated systedian
24 25		b. If the debtor designates a custodian that is	0
23 26		with which the authoritative copy of the	
20 27		maintained for the secured party, commun authenticated record releasing the designation	
28		further obligation to comply with instruct	-
29		secured party and instructing the custodian to	e .
30		originated by the debtor; and	comply with instructions
31		c. Take appropriate action to enable the c	leptor or its designated
32		custodian to make copies of or revisions	
33		which add or change an identified assignee	
34		without the consent of the secured party.	of the utilion turve copy
35		A secured party having control under G.S. 25-7	-106 of an authoritative
36		electronic copy of an electronic document shall	
37		electronic copy to the debtor or a person designated	
38	<u>(7)</u>	A secured party having control under G.S. 25-9-1	-
39	<u>, /</u>	shall transfer control of the electronic money to	-
40		designated by the debtor.	<u> </u>
41	<u>(8)</u>	A secured party having control under G.S. 25-1	12-105 of a controllable
42		electronic record, other than a buyer of a controllab	
43		payment intangible evidenced by the controllable	
44		transfer control of the controllable electronic record	
45		designated by the debtor."	<u> </u>
46	SECT	TON 68. G.S. 25-9-209 reads as rewritten:	
47	"§ 25-9-209. Du	ties of secured party if account debtor has been no	otified of assignment.
48		cability of section. <u>Section.</u> Except as otherwise p	-
49		is section applies if: if there	
50	(1)	There is no outstanding secured obligation; obligati	on and the

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1 2		(2)	The secured party is not committed to make advance otherwise give value.	es, incur obligations, or
3	(b)	Dutie	s of secured party after receiving demand from debtor.	
4	Receiving	Dema	nd from Debtor Within 10 days after receiving an-	authenticated a signed
5	demand b	y the	debtor, a secured party shall send to an account de	btor that has received
6	notificatio	n <u>unde</u>	r G.S. 25-9-406(a) or G.S. 25-12-106(b) of an assignme	ent to the secured party
7	as assigne	e unde	r G.S. 25-9-406(a) an authenticated a signed record th	at releases the account
8	debtor from	m any	further obligation to the secured party.	
9	(c)	Inapp	licability to sales. <u>Sales.</u> This section does not a	pply to an assignment
10	constitutin	ig the s	ale of an account, chattel paper, or payment intangible."	
11		SEC	FION 69. G.S. 25-9-210 reads as rewritten:	
12	"§ 25-9-21	10. R	equest for accounting; request regarding list of colla	ateral or statement of
13		accou	int.	
14	(a)	Defin	itions In this section: section, the following definitions	<u>s apply:</u>
15		(1)	"Request" means a <u>Request. – A</u> record of a type descr	ibed in subdivision (2),
16			(3), or (4) of this subsection.	
17		(2)	"Request for an accounting" means a Request for an a	accounting. – A record
18			authenticated signed by a debtor requesting that the	e recipient provide an
19			accounting of the unpaid obligations secured by col	llateral and reasonably
20			identifying the transaction or relationship that is the su	bject of the request.
21		(3)	"Request regarding a list of collateral" means a Request	uest regarding a list of
22			<u>collateral. – A</u> record authenticated signed by a deb	
23			recipient approve or correct a list of what the deb	
24			collateral securing an obligation and reasonably identi	fying the transaction or
25			relationship that is the subject of the request.	
26		(4)	"Request regarding a statement of account" means	
27			statement of account. – A record authenticated signed	
28			that the recipient approve or correct a statement indi	0
29			believes to be the aggregate amount of unpaid o	•
30			collateral as of a specified date and reasonably identif	fying the transaction or
31			relationship that is the subject of the request.	
32	(b)	•	to respond to requests. <u>Respond to Requests.</u> Subject	
33			s section, a secured party, other than a buyer of accounts,	
34	-	-	omissory notes or a consignor, shall comply with a requ	est within 14 days after
35	receipt:rec	-		
36		(1)	In the case of a request for an accounting, by auth	enticating signing and
37		$\langle \mathbf{O} \rangle$	sending to the debtor an accounting; and accounting.	
38		(2)	In the case of a request regarding a list of collateral of	
39			statement of account, by authenticating signing and so	ending to the debtor an
40	()	п	approval or correction.	
41	(c)	-	est regarding list of collateral; statement concerning	
42			f Collateral; Statement Concerning Type of Collateral.	
43		•	interest in all of a particular type of collateral owned by	• • •
44	-		garding a list of collateral by sending to the debtor an	authenticated a signed
45 46		-	a statement to that effect within 14 days after receipt.	Decording List of
46 47	(d) Colleterals	-	est regarding list of collateral; no interest claimed.	
47 48			<u>terest Claimed.</u> A person that receives a request regard	-
48 49			st in the collateral when it receives the request, and cla arlier time shall comply with the request within 14 days a	
49 50			withenticated record: a signed record that does both of the	1 0
50 51		(1)	Disclaiming Disclaims any interest in the collateral; a	-
51		(1)	Discianning Discianns any interest in the conateral; an	naconalcial.

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l 2 3	 (2) If known to the recipient, providing provides the name and mailing any assignee of or successor to the recipient's interest in the collater (e) Request for accounting or regarding statement of account; no interest in 	ral.
1	claimed. Accounting or Regarding Statement of Account; No Interest in Obligation	Claimed.
5	<u>– A person that receives a request for an accounting or a request regarding a statement of </u>	
5	claims no interest in the obligations when it receives the request, and claimed an inte	rest in the
7	obligations at an earlier time shall comply with the request within 14 days after receipt b	by sending
3	to the debtor an authenticated record: a signed record that does both of the following:	
)	(1) <u>Disclaiming Disclaims</u> any interest in the obligations; and obligation	
)	(2) If known to the recipient, providing <u>provides</u> the name and mailing	
l	any assignee of or successor to the recipient's interest in the obligat	
2	(f) Charges for responses. <u>Responses</u> . <u>A</u> debtor is entitled without char	
3	response to a request under this section during any six-month period. The secured	
ŀ	require payment of a charge not exceeding twenty-five dollars (\$25.00) for each	additional
5	response."	
)	SECTION 70. G.S. 25-9-301 reads as rewritten:	
7	"§ 25-9-301. Law governing perfection and priority of security interests.	
3	Except as otherwise provided in G.S. 25-9-303 through G.S. 25-9-306, G.S. 25-9-	
)	following rules determine the law governing perfection, the effect of perfection or non	perfection,
)	and the priority of a security interest in collateral:	
	(1) Except as otherwise provided in this section, while a debtor is lo	
r	jurisdiction, the local law of that jurisdiction governs perfection, the	
	perfection or nonperfection, and the priority of a security interest in	
	(2) While collateral is located in a jurisdiction, the local law of that ju	
	governs perfection, the effect of perfection or nonperfection, and the	ne priority
	of a possessory security interest in that collateral.	
	(3) Except as otherwise provided in paragraph subdivision (4) of the	
	while tangible negotiable tangible documents, goods, instruments,	•
	tangible chattel paper or tangible money is located in a jurisdiction	, the local
	law of that jurisdiction governs: governs all of the following:	o fixturo
	a. Perfection of a security interest in the goods by filing filing; filing.	a fixture
	b. Perfection of a security interest in timber to be cut; andcut.	
	c. The effect of perfection or nonperfection and the price	with of a
	nonpossessory security interest in the collateral.	nity of a
	(4) The local law of the jurisdiction in which the wellhead or minehead	is located
	governs perfection, the effect of perfection or nonperfection, and the	
	of a security interest in as-extracted collateral."	ic priority
	SECTION 71. G.S. 25-9-304 reads as rewritten:	
	"§ 25-9-304. Law governing perfection and priority of security interests in deposit	accounts
	(a) Law of bank's jurisdiction governs. <u>Bank's Jurisdiction Governs.</u> The lo	
	a bank's jurisdiction governs perfection, the effect of perfection or nonperfection, and the	
,	of a security interest in a deposit account maintained with that bank.bank even if the t	
	does not bear any relation to the bank's jurisdiction.	lansaetion
	(b) Bank's jurisdiction. <u>Jurisdiction</u> . The following rules determine	a bank's
	jurisdiction for purposes of this Part:	
	"	
	SECTION 72. G.S. 25-9-305 reads as rewritten:	
	"§ 25-9-305. Law governing perfection and priority of security interests in in	vestment
	property.	· · · · · · · · · · · · · · · · · · ·
)		

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1	(a)	Gove	rning law: general rules. General Rules for Governing L	<u>Law. – Except</u> as
2	otherwise		led in subsection (c) of this section, the following rules apply:	1
3		(1)	While a security certificate is located in a jurisdiction, the	local law of that
4			jurisdiction governs perfection, the effect of perfection or n	
5			the priority of a security interest in the certificated sec	
6			thereby.	5 1
7		(2)	The local law of the issuer's jurisdiction as specified in	G.S. 25-8-110(d)
8		~ /	governs perfection, the effect of perfection or nonperfection	
9			of a security interest in an uncertificated security.	, <u>1</u> ,
0		(3)	The local law of the securities intermediary's jurisdiction	n as specified in
1			G.S. 25-8-110(e) governs perfection, the effect of perfection	-
2			and the priority of a security interest in a security entitler	-
3			account.	
4		(4)	The local law of the commodity intermediary's juri	sdiction governs
5			perfection, the effect of perfection or nonperfection, and	Ū.
6			security interest in a commodity contract or commodity acc	
7		(5)	Subdivisions (2), (3), and (4) of this subsection apply even	
8			does not bear any relation to the jurisdiction.	
9	(b)	Com	modity intermediary's jurisdiction. Intermediary's Jurisdiction	<u>n. – The following</u>
0	rules dete		a commodity intermediary's jurisdiction for purposes of this Pa	
1				
2	(c)	When	n perfection governed by law of jurisdiction where debtor location	ated. Perfection
3	Governed	l by La	w of Jurisdiction Where Debtor Located The local law of	the jurisdiction in
4			is located governs: governs all of the following:	-
5		(1)	Perfection of a security interest in investment property by fi	ling;<u>filing.</u>
6		(2)	Automatic perfection of a security interest in investment pr	operty created by
7			a broker or securities intermediary; and intermediary.	
8		(3)	Automatic perfection of a security interest in a commo	odity contract or
9			commodity account created by a commodity intermediary."	
0		SEC	TION 73. Article 9 of Chapter 25 of the General Statutes is an	nended by adding
1	a new sec			
2			Law governing perfection and priority of security interests	
3	<u>(a)</u>	-	el Paper Evidenced by Authoritative Electronic Copy. – Exce	
4			f this section, if chattel paper is evidenced only by an author	
5			el paper or is evidenced by an authoritative electronic copy an	
6			ne local law of the chattel paper's jurisdiction governs perfect	
7	2		perfection, and the priority of a security interest in the chattel	paper, even if the
8			not bear any relation to the chattel paper's jurisdiction.	
9	<u>(b)</u>	-	el Paper's Jurisdiction The following rules determine the	ne chattel paper's
0	jurisdictic		er this section:	
1		<u>(1)</u>	If the authoritative electronic copy of the record evidencing	
2			a record attached to or logically associated with the ele	
3			readily available for review, expressly provides that a parti	•
4			is the chattel paper's jurisdiction for purposes of this Part, th	his Article, or this
5		$\langle \mathbf{O} \rangle$	<u>Chapter, that jurisdiction is the chattel paper's jurisdiction.</u>	1 6.1
6		<u>(2)</u>	If subdivision (1) of this subsection does not apply and the r	
7			in which the authoritative electronic copy is recorded are rea	
8			review and expressly provide that a particular jurisdiction is	· ·
9			jurisdiction for purposes of this Part, this Article, or the	nis Chapter, that
50			jurisdiction is the chattel paper's jurisdiction.	

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(3)	If subdivisions (1) and (2) of this subsection do not app	olv and the authoritative
<u></u>	electronic copy, or a record attached to or logical	
	electronic copy and readily available for review, exp	•
	chattel paper is governed by the law of a parti-	• •
	jurisdiction is the chattel paper's jurisdiction.	,
<u>(4)</u>	If subdivisions (1), (2), and (3) of this subsection do	not apply and the rules
<u> </u>	of the system in which the authoritative electronic cop	.
	available for review and expressly provide that the cha	
	is governed by the law of a particular jurisdiction,	± ±
	chattel paper's jurisdiction.	-
<u>(5)</u>	If subdivisions (1) through (4) of this subsection do	o not apply, the chattel
	paper's jurisdiction is the jurisdiction in which the deb	otor is located.
(c) Chatte	el Paper Evidenced by Authoritative Tangible Copy	<u>. – If an authoritative</u>
tangible copy of	a record evidences chattel paper and the chattel paper	is not evidenced by an
authoritative electron	ctronic copy, while the authoritative tangible copy of	the record evidencing
chattel paper is l	ocated in a jurisdiction, the local law of that jurisdicti	on governs both of the
following:		
<u>(1)</u>	Perfection of a security interest in the chattel pape	er by possession under
	<u>G.S. 25-9-314.1.</u>	
<u>(2)</u>	The effect of perfection or nonperfection and the prior	ity of a security interest
	in the chattel paper.	
(d) When	Perfection Governed by Law of Jurisdiction Where Deb	otor Located The local
	ction in which the debtor is located governs perfection	of a security interest in
chattel paper by		
	TION 74. Article 9 of Chapter 25 of the General Statute	es is amended by adding
a new section to		
	Law governing perfection and priority of security in	
	nts, controllable electronic records, and controllable	
	al Rules for Governing Law. – Except as provided in	
	al law of the controllable electronic record's jun	
	e) and (d) governs perfection, the effect of perfection or	-
	urity interest in a controllable electronic record and	•
	unt or controllable payment intangible evidenced by the	e controllable electronic
record.	Derfection Coverned by Law of Invisition Where Dah	ton Located The local
	Perfection Governed by Law of Jurisdiction Where Deb	
•	ction in which the debtor is located governs both of the	-
<u>(1)</u>	Perfection of a security interest in a controllable	
(2)	electronic record, or controllable payment intangible l	
<u>(2)</u>	Automatic perfection of a security interest in a intangible created by a sale of the controllable payment	
SEC	TION 75. G.S. 25-9-310 reads as rewritten:	nt intaligible.
	ien filing required to perfect security interest or agr	igultural lign, cogurity
	ests and agricultural liens to which filing provisions of	, .
	al rule: perfection by filing. <u>Rule for Perfection 1</u>	
	ed in subsection (b) of this section and G.S. 25-9-312(b)	
-	perfect all security interests and agricultural liens.), a maneing statement
	ptions: filing not necessary. Exceptions When Filing	Not Necessary The
	ing statement is not necessary to perfect a security inter-	
security interests		containy of the followillg
(1)	That A security interest that is perfected under G.S.	25.9.308(d) (e) (f) or
(1)	$\frac{(g)}{(g)}$ (G.S. 25-9-308(d), (e), (f), or (g).	$23 \times 500(0), (0), (1), 01$
	(5), 0.5, 25, -5, 00(0), (5), (1), 01 (8).	

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(2)	That <u>A security interest that is perfected under G.S.</u> 2 attaches; attaches.	25-9-309 when it
(3)	In <u>A security interest in property subject to a statute</u> , reg described in G.S. 25-9-311(a);G.S. 25-9-311(a).	gulation, or treaty
(4)		
(5)		
	instruments which that is perfected without filing, control, or	, 0
	G.S. 25-9-312(e), (f), or (g); G.S. 25-9-312(e), (f), or (g).	1
(6)		possession under
(7)	In <u>A security interest in a certificated security which that</u>	at is perfected by
	delivery of the security certificate to the security G.S. 25 9 313;G.S. 25-9-313.	ed party under
(8)	In A security interest in controllable accounts, controllable	electronic records,
	controllable payment intangibles, deposit accounts, electro	mic chattel paper,
	electronic documents, investment property, or letter-of-ci	0
	that is perfected by control under G.S. 25-9-314;G.S. 25-9-	<u>314.</u>
<u>(8</u>)	a) <u>A security interest in chattel paper that is perfected by poss</u>	ession and control
	<u>under G.S. 25-9-314.1.</u>	
(9)		ler G.S. 25-9-315 ;
	or <u>G.S. 25-9-315.</u>	
(1)		
	signment of perfected security interest. Perfected Security Interest.	
	a perfected security interest or agricultural lien, a filing under	
	ontinue the perfected status of the security interest against	creditors of and
	om the original debtor."	
	CCTION 76. G.S. 25-9-312 reads as rewritten:	llabla accounts
	Perfection of security interests in chattel paper, <u>contra</u> ntrollable electronic records, controllable payment inta	
	counts, <u>negotiable</u> documents, goods covered by document	
	vestment property, letter-of-credit rights, and money;	
	rmissive filing; temporary perfection without filing or transf	
-	rfection by filing permitted. — Filing Permitted. — A security	-
	ble documents, controllable accounts, controllable electronic rec	
	ngibles, instruments, or investment property investment prope	
documents ma	ay be perfected by filing.	
(b) Co	ntrol or possession of certain collateral. Possession of Cer	tain Collateral. –
Except as oth	nerwise provided in G.S. 25-9-315(c) and (d) for proceeds:pro	oceeds, all of the
following app	<u>ly:</u>	
(1)	A security interest in a deposit account may be perfected onl G.S. 25-9-314;G.S. 25-9-314.	y by control under
(2)	And except <u>Except</u> as otherwise provided in G.S. 25-9-3 interest in a letter-of-credit right may be perfected only by a 25-9-314; and G.S. 25-9-314.	•
(3)		ly by the secured
<u>(4</u>)		y by control under

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1	(c) Goods covered by negotiable document. — <u>Covered by Negotiable Document.</u> —While
2	goods are in the possession of a bailee that has issued a negotiable document covering the
3	goods: goods, both of the following apply:
4	(1) A security interest in the goods may be perfected by perfecting a security
5	interest in the document; and document.
5	(2) A security interest perfected in the document has priority over any security
7	interest that becomes perfected in the goods by another method during that
	time.
	(d) Goods covered by nonnegotiable document. Covered by Nonnegotiable Document.
	- While goods are in the possession of a bailee that has issued a nonnegotiable document covering
	the goods, a security interest in the goods may be perfected by: by any of the following:
	(1) Issuance of a document in the name of the secured party; party.
	 (2) The bailee's receipt of notification of the secured party's interest; or interest.
	 (3) Filing as to the goods.
	(e) Temporary perfection: new value. <u>Perfection for New Value.</u> A security interest
	in certificated securities, negotiable documents, or instruments is perfected without filing or the
	taking of possession or control for a period of 20 days from the time it attaches to the extent that
	it arises for new value given under an authenticated <u>a</u> signed security agreement.
	(f) Temporary perfection: goods or documents made available to debtor. <u>Perfection for</u>
	<u>Goods or Documents Made Available to Debtor.</u> – A perfected security interest in a negotiable
	document or goods in possession of a bailee, other than one that has issued a negotiable document
	for the goods, remains perfected for 20 days without filing if the secured party makes available
	to the debtor the goods or documents representing the goods for the purpose of:of either of the
	following:
	(1) Ultimate sale or exchange; or <u>exchange.</u>
	(2) Loading, unloading, storing, shipping, transshipping, manufacturing,
	processing, or otherwise dealing with them in a manner preliminary to their
	sale or exchange.
	(g) Temporary perfection: delivery of security certificate or instrument to debtor.
	<u>Perfection for Delivery of Security Certificate or Instrument to Debtor.</u> A perfected security
	interest in a certificated security or instrument remains perfected for 20 days without filing if the
	secured party delivers the security certificate or instrument to the debtor for the purpose of:of
	either of the following:
-	(1) Ultimate sale or exchange; or <u>exchange.</u>
	(2) Presentation, collection, enforcement, renewal, or registration of transfer.
	(h) Expiration of temporary perfection. <u>Temporary Perfection</u> . <u>After the 20-day</u>
	period specified in subsection (e), (f), or (g) of this section expires, perfection depends upon
	compliance with this Article."
	SECTION 77. G.S. 25-9-313 reads as rewritten:
)	"§ 25-9-313. When possession by or delivery to secured party perfects security interest
l	without filing.
	(a) Perfection by possession or delivery. <u>Possession or Delivery.</u> Except as otherwise
	provided in subsection (b) of this section, a secured party may perfect a security interest in
	tangible negotiable documents, goods, instruments, money, or tangible chattel paper negotiable
	tangible documents, or tangible money by taking possession of the collateral. A secured party
	may perfect a security interest in certificated securities by taking delivery of the certificated
	securities under G.S. 25-8-301.
	(b) Goods covered by certificate of title. <u>Covered by Certificate of Title.</u> With respect
	to goods covered by a certificate of title issued by this State, a secured party may perfect a security
	interest in the goods by taking possession of the goods only in the circumstances described in
	G.S. 25-9-316(d).

51 G.S. 25-9-316(d).

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(c) Collat	teral in possession of person other than debtor. Poss	ession of Person Other
	Vith respect to collateral other than certificated securitie	
	cured party takes possession of collateral in the possession	
	cured party, or a lessee of the collateral from the debto	
	siness, when: when either of the following applies:	i in the ordinary course
(1)	The person in possession authenticates signs a record	d acknowledging that it
	holds possession of the collateral for the secured party	's benefit; or<u>benefit.</u>
(2)	The person takes possession of the collateral after havi a record acknowledging that it will hold possession	
	secured party's benefit.	· <u>· · · ·</u> · · · · · · · · · · ·
(d) Time	of perfection by possession; continuation of perfec	ction. —Perfection by
	tinuation of Perfection. – If perfection of a security	-
	collateral by a secured party, perfection occurs no-not	
1	es possession and continues only while the secured part	
	of perfection by delivery; continuation of perfection.	
	Perfection. – A security interest in a certificated securi	
	very when delivery of the certificated security occurs up	
1 ·		
	d by delivery until the debtor obtains possession of the s	
	owledgment not required. <u>Not Required.</u> A person in	
	acknowledge that it holds possession for a secured part	
-	iveness of acknowledgment; no duties or confirmation.	-
	mation. – If a person acknowledges that it holds poss	session for the secured
	nefit, both of the following apply:	
(1)	The acknowledgment is effective under subsection	
	G.S. 25-8-301(a), even if the acknowledgment violate	es the rights of a debtor;
	and <u>debtor.</u>	
(2)	Unless the person otherwise agrees or law other than	n this Article otherwise
	provides, the person does not owe any duty to the se	ecured party and is not
	required to confirm the acknowledgment to another pe	erson.
(h) Secur	ed party's delivery to person other than debtor. Part	ty's Delivery to Person
Other Than Deb	tor A secured party having possession of collater	ral does not relinquish
	ivering the collateral to a person other than the debtor or	-
	n the ordinary course of the debtor's business if the perso	
	s instructed contemporaneously with the delivery: delivery	
following:	r	· · · · · · · · · · · · · · · · · · ·
(1)	To hold possession of the collateral for the secured pa	rty's benefit: or benefit
(1) (2)	To redeliver the collateral to the secured party.	ary 5 concint, or <u>concint.</u>
	t of delivery under subsection (h); no duties or confirma	ntionDelivery Under
	<u>No Duties or Confirmation. – A secured party does not</u>	
	under subsection (h) of this section violates the rights	
-	is delivered under subsection (h) of this section does n	_
	d is not required to confirm the delivery to another pe	a son unless the person
	or law other than this Article otherwise provides."	
	TION 78. G.S. 25-9-314 reads as rewritten:	
	rfection by control.	
	ction by control. <u>Control.</u> A security interest in inves	
	of credit rights, electronic chattel paper, or electronic (
	llable electronic records, controllable payment intangi	-
	ents, electronic money, investment property, or letter-	. .
•	ntrol of the collateral under G.S. 25-7-106, 25-9-104,	25-9-105, <u>25-9-105.1,</u>
25-9-106, or 25-9	-107.25-9-107, or 25-9-107.1.	

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(b) Specified collateral: time of perfection by control; continuation Collateral; Time of Perfection by Control; Continuation of Perfection. – A deposit accounts, electronic chattel paper, letter-of-credit rights, or electronic	security interest in
controllable accounts, controllable electronic records, controllable payment i	
accounts, electronic documents, electronic money, or letter-of-credit righ	
control under G.S. 25-7-106, 25-9-104, 25-9-105, or 25-9-107 when <u>25-9-1</u>	05.1, 25-9-107, or
25-9-107.1 not earlier than the time the secured party obtains control and read	
control only while the secured party retains control.	i i i i i i i i i i i j
(c) Investment property: time of perfection by control; continuation	n of perfection.
Property; Time of Perfection by Control; Continuation of Perfection A	-
investment property is perfected by control under G.S. 25-9-106 from not ea	-
the secured party obtains control and remains perfected by control until	
following occur:	
(1) The secured party does not have control; and <u>control</u>.	
(2) One of the following occurs:	
a. If the collateral is a certificated security, the debt	tor has or acquires
possession of the security certificate; certificate.	1
b. If the collateral is an uncertificated security, the is	suer has registered
or registers the debtor as the registered owner; or	0
c. If the collateral is a security entitlement, the debtor	r is or becomes the
entitlement holder."	
SECTION 79. Article 9 of Chapter 25 of the General Statutes is a	mended by adding
a new section to read:	
"§ 25-9-314.1. Perfection by possession and control of chattel paper.	
(a) <u>Perfection by Possession and Control. – A secured party may</u>	perfect a security
interest in chattel paper by taking possession of each authoritative tangible	copy of the record
evidencing the chattel paper and obtaining control of each authoritative electronic	ctronic copy of the
electronic record evidencing the chattel paper.	
(b) <u>Time of Perfection; Continuation of Perfection. – A security in</u>	
inder subsection (a) of this section not earlier than the time the secured part	ty takes possession
and obtains control and remains perfected under subsection (a) of this sect	ion only while the
secured party retains possession and control.	
(c) Application of G.S. 25-9-313 to Perfection by Possession of	
G.S. 25-9-313(c) and (f) through (i) apply to perfection by possession of an au	thoritative tangible
copy of a record evidencing chattel paper."	
SECTION 80. G.S. 25-9-316 reads as rewritten:	
" § 25-9-316. Effect of change in governing law.	
(a) General rule: effect on perfection of change in governing law.	
Perfection of Change in Governing Law. – A security interest perfected pur	
the jurisdiction designated in G.S. 25-9-301(1) or G.S. 25-9-305(c)-	
<u>25-9-305(c)</u> , <u>25-9-306.1(d)</u> , or <u>25-9-306.2(b)</u> remains perfected until the	earliest of: of the
following:	
(1) The time perfection would have ceased under t	he law of that
jurisdiction; jurisdiction.	
(2) The expiration of four months after a change of the debtor's	location to another
jurisdiction; orjurisdiction.	ه هر هر
(3) The expiration of one year after a transfer of collateral to a	person that thereby
becomes a debtor and is located in another jurisdiction.	11 .1 -
(b) Security interest perfected or unperfected under law of new juris	
<u>Perfected or Unperfected Under Law of New Jurisdiction. – If a security in</u>	
subsection (a) of this section becomes perfected under the law of the other juri	isdiction before the

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1 2 3	earliest time or event described in that subsection, it remains perfected thereaft interest does not become perfected under the law of the other jurisdiction before or event, it becomes unperfected and is deemed never to have been perfected	e the earliest time
4	purchaser of the collateral for value.	
5	(c) Possessory security interest in collateral moved to new jurisdiction.	-
6 7	in Collateral Moved to New Jurisdiction. – A possessory security interest in collago accurate the approximate of title and as autracted collateral consisting of	
7 8	goods covered by a certificate of title and as-extracted collateral consisting o continuously perfected if: if all of the following apply:	a goods, remains
8 9	(1) The collateral is located in one jurisdiction and subject to a	security interest
10	perfected under the law of that jurisdiction; jurisdiction.	i security interest
11	(2) Thereafter the collateral is brought into another jurisdiction;	andiurisdiction
12	(3) Upon entry into the other jurisdiction, the security interest is	0
13	the law of the other jurisdiction.	s perfected under
14	(d) Goods covered by certificate of title from this State. <u>Covered by C</u>	Certificate of Title
15	from this State. – Except as otherwise provided in subsection (e) of this section,	
16	in goods covered by a certificate of title which that is perfected by any method	•
17	another jurisdiction when the goods become covered by a certificate of title	
18	remains perfected until the security interest would have become unperfected un	der the law of the
19	other jurisdiction had the goods not become so covered.	
20	(e) When subsection (d) security interest becomes unperfected again	
21	Subsection (d) Security Interest Becomes Unperfected Against Purchasers A	
22	described in subsection (d) of this section becomes unperfected as against a	1
23	goods for value and is deemed never to have been perfected as against a purch	
24	for value if the applicable requirements for perfection under G.S. 25-9-311(b)	or G.S. 25-9-313
25	are not satisfied before the earlier of: of the following:	
26	(1) The time the security interest would have become unperfect	
27	of the other jurisdiction had the goods not become covered b	by a certificate of
28	title from this <u>State; orState.</u>	a aarraa d
29 30	 (2) The expiration of four months after the goods had become set (f) Change in jurisdiction of bank, issuer, nominated person, securities 	
30 31	commodity intermediary. Jurisdiction of Chattel Paper, Controllable Electron	
32	Issuer, Nominated Person, Securities Intermediary, or Commodity Intermedia	
33	interest in <u>chattel paper</u> , <u>controllable accounts</u> , <u>controllable electronic reco</u>	•
34	payment intangibles, deposit accounts, letter-of-credit rights, or investment pro-	
35	is perfected under the law of the chattel paper's jurisdiction, the controllable e	
36	jurisdiction, the bank's jurisdiction, the issuer's jurisdiction, a nominated pers	
37	the securities intermediary's jurisdiction, or the commodity intermediary's	•
38	applicable, remains perfected until the earlier of: of the following:	5
39	(1) The time the security interest would have become unperfect	ted under the law
40	of that jurisdiction; orjurisdiction.	
41	(2) The expiration of four months after a change of the applicat	ole jurisdiction to
42	another jurisdiction.	
43	(g) Subsection (f) security interest perfected or unperfected under law of	0
44	-Security Interest Perfected or Unperfected Under Law of New Jurisdiction	•
45	interest described in subsection (f) of this section becomes perfected under the	
46	jurisdiction before the earlier of the time or the end of the period described in t	
47	remains perfected thereafter. If the security interest does not become perfected	
48	the other jurisdiction before the earlier of that time or the end of that pe	
49 50	unperfected and is deemed never to have been perfected as against a purchase	r of the collateral
50 51	for value.	
51		

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Debtor. – If a jurisdiction des	ect of Change in Governing Law on Financing Statement Filed financing statement naming an original debtor is filed pursuan signated in G.S. 25-9-301(1) or G.S. 25-9-305(c) and the new c ction, the following rules apply:	t to the law of the
(2)	A security interest perfected by the financing statement becomes perfected under the law of the other jurisdiction be the time the financing statement would have become ineffect of the jurisdiction designated in G.S. 25-9-301(1) or G.S.	efore the earlier of ctive under the law
	 expiration of the four-month period remains perfected the interest that is perfected by the financing statement but we become perfected under the law of the other jurisdiction before event becomes unperfected and is deemed never to have 	hich that does not ore the earlier time
	against a purchaser of the collateral for value."	-
	CTION 81. G.S. 25-9-317 reads as rewritten:	
	nterests that take priority over or take free of security intere	st or agricultural
(a) Cor	1. nflicting security interests and rights of lien creditors. <u>Secu</u>	urity Interacts and
. ,	<u>Creditors. – A security interest or agricultural lien is subordinate</u>	
both of the foll		to the rights or. <u>or</u>
(1)		25-9-322.
(2)	Except as otherwise provided in subsection (e) of this sec	
	becomes a lien creditor before the earlier of the time: follow	<u>/ing:</u>
	a. The security interest or agricultural lien is perfected	l; or <u>perfected.</u>
	b. One of the conditions specified in G.S. 25-9-203((3) is met and a
	financing statement covering the collateral is filed.	
•	yers that receive delivery. <u>That Receive Delivery</u> . <u>Except</u> as c	-
	(e) of this section, a buyer, other than a secured party, of tang	
	nents, goods, instruments, <u>tangible documents</u> , or a certificated	
	nterest or agricultural lien if the buyer gives value and receiv out knowledge of the security interest or agricultural lien and be	
	sees that receive delivery. That Receive Delivery. – Ex	-
	bsection (e) of this section, a lessee of goods takes free of a s	
1	en if the lessee gives value and receives delivery of the	2
0	the security interest or agricultural lien and before it is perfected	
0	ensees and buyers of certain collateral. A Buyers of Certain Co	
	(f) through (i) of this section, a licensee of a general intangible	-
than a secured	party, of collateral other than tangible chattel paper, tangible doc	uments, electronic
	instruments, tangible documents, or a certificated security take	
	icensee or buyer gives value without knowledge of the security	interest and before
it is perfected.		
	chase money security interest. Purchase-Money Security Int	-
	vided in G.S. 25-9-320 and G.S. 25-9-321, if a person files a fi	
	b a purchase-money security interest before or within 20 day	
	ery of the collateral, the security interest takes priority over the creditor which that arise between the time the security interest	
time of filing.	creditor which diar arise between the time the security interes	attaches and the
•	yers of Chattel Paper. – A buyer, other than a secured party, of	chattel naper takes
•	ity interest if, without knowledge of the security interest and be	
	s value and does both of the following:	<u> </u>

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1 2	(1) <u>Receives delivery of each authoritative tangible copy of the chattel paper.</u>	ne record evidencing
3	(2) If each authoritative electronic copy of the record evidence	ing the chattel paper
4	can be subjected to control under G.S. 25-9-105, obta	• • •
5	authoritative electronic copy.	
6	(g) Buyers of Electronic Documents. – A buyer of an electronic docu	ment takes free of a
7	security interest if, without knowledge of the security interest and before it is	
8	gives value and, if each authoritative electronic copy of the document can be	subjected to control
9	under G.S. 25-7-106, obtains control of each authoritative electronic copy.	
10	(h) Buyers of Controllable Electronic Records. – A buyer of a controllable Electronic Records.	•
11	record takes free of a security interest if, without knowledge of the security i	
12	is perfected, the buyer gives value and obtains control of the controllable ele	
13	(i) Buyers of Controllable Accounts and Controllable Payment Inta	
14	other than a secured party, of a controllable account or a controllable paym	
15 16	free of a security interest if, without knowledge of the security interest and b	=
10	the buyer gives value and obtains control of the controllable account or control intangible."	<u>Jittonable payment</u>
18	SECTION 82. G.S. 25-9-323 reads as rewritten:	
19	"§ 25-9-323. Future advances.	
20	(a) When priority based on time of advance. Priority Based on 7	Fime of Advance –
20	Except as otherwise provided in subsection (c) of this section, for purposes	
22	priority of a perfected security interest under G.S. 25-9-322(a)(1), perfec	
23	interest dates from the time an advance is made to the extent that the securit	•
24	advance that: that meets both of the following conditions:	,
25	(1) <u>Is The advance is made while the security interest is perfect</u>	cted only:only under
26	either of the following:	·
27	a. Under G.S. 25-9-309 when it attaches; or attaches.	<u>-</u>
28	b. Temporarily under G.S. 25-9-312(e), (f), or (g); a	nd <u>G.S. 25-9-312(e),</u>
29	<u>(f), or (g).</u>	
30	(2) <u>Is-The advance is not made pursuant to a commitment er</u>	
31	while the security interest is perfected by a method	l other than under
32	G.S. 25-9-309 or G.S. 25-9-312(e), (f), or (g).	
33	(b) Lien <u>creditor.</u> <u>Creditor.</u> <u>Except as otherwise provided in su</u>	
34 25	section, a security interest is subordinate to the rights of a person that become the extent that the security interest accurate an educate made more than 45 m	
35 36	the extent that the security interest secures an advance made more than 45 c	• 1
30 37	becomes a lien creditor unless the advance is made:made under eithe circumstances:	i of the following
38	(1) Without knowledge of the lien; or<u>lien.</u>	
39	(1) Without knowledge of the hell, of <u>hell.</u> (2) Pursuant to a commitment entered into without knowledge	e of the lien
40	(c) Buyer of receivables. <u>Receivables.</u> Subsections (a) and (b) o	
41	apply to a security interest held by a secured party that is a buyer of acco	
42	payment intangibles, or promissory notes or a consignor.	, entre paper,
43	(d) Buyer of <u>goods. <u>Goods.</u> Except as otherwise provided in su</u>	ubsection (e) of this
44	section, a buyer of goods other than a buyer in ordinary course of business tal	
45	interest to the extent that it secures advances made after the earlier of:of the	•
46	(1) The time the secured party acquires knowledge of the	e buyer's purchase;
47	or purchase.	
48	(2) <u>45-Forty-five</u> days after the purchase.	
49	(e) Advances made pursuant to commitment: priority of buyer of goo	
50	to Commitment; Priority of Buyer of Goods Subsection (d) of this section	on does not apply if

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1	the advance is made pursuant to a commitment entered into without knowledge	of the buver's
2	purchase and before the expiration of the 45-day period.	
3	(f) Lessee of goods. <u>Goods.</u> Except as otherwise provided in subsect	ion (g) of this
4	section, a lessee of goods, other than a lessee in ordinary course of business, g	
5	leasehold interest free of a security interest to the extent that it secures advances	
6	earlier of: of the following:	
7	(1) The time the secured party acquires knowledge of the lease; or	ease
8	 (1) The time time secured party dequires his wreage of the rease, of a secure of the se	
9	(g) Advances made pursuant to commitment: priority of lessee of goods.	
10	to Commitment; Priority of Lessee of Goods. – Subsection (f) of this section do	
11	the advance is made pursuant to a commitment entered into without knowledge of	
12	before the expiration of the 45-day period."	
13	SECTION 83. G.S. 25-9-324 reads as rewritten:	
14	"§ 25-9-324. Priority of purchase-money security interests.	
15	(a) General rule: purchase money priority. <u>Rule for Purchase-Money Priority</u>	ority. – Except
16	as otherwise provided in subsection (g) of this section, a perfected purchase-m	
17	interest in goods other than inventory or livestock has priority over a conflicting se	
18	in the same goods, and, except as otherwise provided in G.S. 25-9-327, a perf	•
19	interest in its identifiable proceeds also has priority, if the purchase-money secu	•
20	perfected when the debtor receives possession of the collateral or within 20 days t	
21	(b) Inventory purchase money priority. <u>Purchase-Money Priority.</u>	
22	subsection (c) of this section and except as otherwise provided in subsection (g) of	
23	a perfected purchase-money security interest in inventory has priority over a confl	
24	interest in the same inventory, has priority over a conflicting security interest in c	
25	an instrument constituting proceeds of the inventory and in proceeds of the chatt	
26	provided in G.S. 25-9-330, and, except as otherwise provided in G.S. 25-9-327, al	
27	in identifiable cash proceeds of the inventory to the extent the identifiable cash	
28	received on or before the delivery of the inventory to a buyer, if: if all of the follow	-
29	(1) The purchase-money security interest is perfected when the d	• • • •
30	possession of the inventory; inventory.	
31	(2) The purchase-money secured party sends an authentica	ted <u>a</u> signed
32	notification to the holder of the conflicting security interest; i	
33	(3) The holder of the conflicting security interest receives the notif	
34	five years before the debtor receives possession of the	
35	and inventory.	
36	(4) The notification states that the person sending the notification	has or expects
37	to acquire a purchase-money security interest in inventory of t	-
38	describes the inventory.	
39	(c) Holders of conflicting inventory security interests to be notified.	-Conflicting
40	Inventory Security Interests to be Notified. – Subdivisions (b)(2) through (b)(4)	of this section
41	apply only if the holder of the conflicting security interest had filed a finance	ing statement
42	covering the same types of inventory: inventory as follows:	-
43	(1) If the purchase-money security interest is perfected by filing, b	before the date
44	of the filing; or <u>filing.</u>	
45	(2) If the purchase-money security interest is temporarily perfected	without filing
46	or possession under G.S. 25-9-312(f), before the beginning	of the 20-day
47	period thereunder.under that provision.	-
48	(d) Livestock purchase-money priority. Purchase-Money Priority.	<u>– Subject</u> to
49	subsection (e) of this section and except as otherwise provided in subsection (g) of	•
50	a perfected purchase-money security interest in livestock that are farm products ha	s priority over
51	a conflicting security interest in the same livestock, and, except as otherwis	

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1	G.S. 25-9-327, a perfected security interest in their identifiable proceeds	and identifiable
2	products in their unmanufactured states also has priority, if: if all of the following	ng apply:
3	(1) The purchase-money security interest is perfected when the	e debtor receives
4	possession of the livestock; livestock.	
5	(2) The purchase-money secured party sends an authenti	cated <u>a</u> signed
6	notification to the holder of the conflicting security interest;	nterest.
7	(3) The holder of the conflicting security interest receives the no	
8 9	six months before the debtor receives possession of andlivestock.	the livestock;
10	(4) The notification states that the person sending the notification	on has or expects
11 12	to acquire a purchase-money security interest in livestock of describes the livestock.	-
12	(e) Holders of conflicting livestock security interests to be notified	Conflicting
13 14	Livestock Security Interests to be Notified. – Subdivisions (d)(2) through (d)(4)	
15	apply only if the holder of the conflicting security interest had filed a fina	
16	covering the same types of livestock: livestock as follows:	inemig statement
17	(1) If the purchase-money security interest is perfected by filing	before the date
18	of the filing; or filing.	,,
19	(2) If the purchase-money security interest is temporarily perfect	ed without filing
20	or possession under G.S. 25-9-312(f), before the beginnin	•
21	period thereunder.under that provision.	•
22	(f) Software purchase-money priority. <u>Purchase-Money Priority.</u> Ex	cept as otherwise
23	provided in subsection (g) of this section, a perfected purchase-money sec	curity interest in
24	software has priority over a conflicting security interest in the same collatera	l, and, except as
25	otherwise provided in G.S. 25-9-327, a perfected security interest in its identifia	
26	has priority, to the extent that the purchase-money security interest in the go	
27	software was acquired for use has priority in the goods and proceeds of the	goods under this
28	section.	
29	(g) Conflicting purchase-money security interests. <u>Purchase-Money S</u>	
30	-If more than one security interest qualifies for priority in the same collateral	under subsection
31	(a), (b), (d), or (f) of this section: section, the following provisions apply:	
32 33	(1) A security interest securing an obligation incurred as all or pathological the collectorial has priority over a convity interest acquirity	-
33 34	the collateral has priority over a security interest security incurred for value given to enable the debtor to acquire right	0 0
34	collateral; and collateral.	s in or the use of
36	(2) In all other cases, G.S. 25-9-322(a) applies to the qua	alifying security
37	interests."	iniging security
38	SECTION 84. Article 9 of Chapter 25 of the General Statutes is am	ended by adding
39	a new section to read:	ended by dadning
40	"§ 25-9-326.1. Priority of security interest in controllable account, control	llable electronic
41	record, and controllable payment intangible.	
42	A security interest in a controllable account, controllable electronic record	l, or controllable
43	payment intangible held by a secured party having control of the account, elec	tronic record, or
44	payment intangible has priority over a conflicting security interest held by a secure held by a security interest	ecured party that
45	does not have control."	
46	SECTION 85. G.S. 25-9-330 reads as rewritten:	
	, , , , , ,	• •
50 51	interest in the chattel paper which that is claimed merely as proceeds of inverse security interest if: if both of the following requirements are met:	tory subject to a
43 44 45 46 47 48 49 50	A security interest in a controllable account, controllable electronic record payment intangible held by a secured party having control of the account, elect payment intangible has priority over a conflicting security interest held by a secured payment interest held by a secured party having control of the account, elect does not have control." SECTION 85. G.S. 25-9-330 reads as rewritten: "\$ 25-9-330. Priority of purchaser of chattel paper or instrument. (a) Purchaser's priority: security interest claimed merely as proceeds. Interest Claimed Merely as Proceeds. – A purchaser of chattel paper has priority interest in the chattel paper which that is claimed merely as proceeds of invert	etronic record, of ecured party that Priority; Securit y over a securit

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1	(1) In good faith and in the ordinary course of the purcha	aser's business, the
2	purchaser gives new value and value, takes possession of	f each authoritative
3	tangible copy of the record evidencing the chattel paper of	
4	control of the chattel paper under G.S. 25-9-105; and under	
5	each authoritative electronic copy of the record evidencing	
6	(2) The chattel paper does <u>authoritative copies of the record ev</u>	-
7	paper do not indicate that it the chattel paper has been assig	ned to an identified
8	assignee other than the purchaser.	· · · · ·
9	(b) Purchaser's priority: other security interests. <u>Priority; Other Sec</u>	
10	purchaser of chattel paper has priority over a security interest in the chattel	· ·
11	claimed other than merely as proceeds of inventory subject to a security inter-	
12	gives new value and value, takes possession of each authoritative tangible	
13	evidencing the chattel paper or paper, and obtains control of under G.S	
14 15	<u>authoritative electronic copy of the record evidencing</u> the chattel paper under and faith in the ordinary source of the purchaser's business, and without	
15 16	good faith, in the ordinary course of the purchaser's business, and without purchase violates the rights of the secured party.	knowledge that the
10 17	(c) Chattel paper purchaser's priority in proceeds. Paper Purc	hagar's Driarity in
17	<u>Proceeds. – Except as otherwise provided in G.S. 25-9-327, a purchaser havin</u>	
18 19	paper under subsection (a) or (b) of this section also has priority in proceeds	U I I
20	to the extent that: that either of the following applies:	or the chatter paper
20	(1) G.S. 25-9-322 provides for priority in the proceeds; orprod	ceeds
22	 (1) (2) The proceeds consist of the specific goods covered by the c 	
23	proceeds of the specific goods, even if the purchaser's sec	
24	proceeds is unperfected.	
25	(d) Instrument purchaser's priority. <u>Purchaser's Priority.</u> Except as	otherwise provided
26	in G.S. 25-9-331(a), a purchaser of an instrument has priority over a secu	
27	instrument perfected by a method other than possession if the purchaser give	-
28	possession of the instrument in good faith and without knowledge that the pu	
29	rights of the secured party.	
30	(e) Holder of purchase money security interest gives new value.	-Purchase-Money
31	<u>Security Interest Gives New Value.</u> – For purposes of subsections (a) and (b)) of this section, the
32	holder of a purchase-money security interest in inventory gives new valu	e for chattel paper
33	constituting proceeds of the inventory.	
34	(f) Indication of assignment gives knowledge. <u>Assignment Gives</u>	Knowledge. – For
35	purposes of subsections (b) and (d) of this section, if the authoritative co	-
36	evidencing chattel paper or an instrument indicates indicate that it the chattel	
37	has been assigned to an identified secured party other than the purchaser,	-
38	chattel paper or instrument has knowledge that the purchase violates the right	ghts of the secured
39	party."	
40	SECTION 86. G.S. 25-9-331 reads as rewritten:	
41	"§ 25-9-331. Priority of rights of purchasers of instruments, cont	
42	controllable electronic records, controllable payment intang	
43 44	instruments, and securities under other Articles; priority of in	
44 45	assets and security entitlements <u>and protection against asserti</u> Article 8. Articles 8 and 12.	ton of claim under
45 46	(a) Rights under Articles 3, 7, and 8 not limited. Under Articles 3	3 7 8 and 12 Not
40 47	<u>Limited.</u> — This Article does not limit the rights of a holder in due cour	
48	instrument, a holder to which a negotiable document of title has been du	
49	protected purchaser of a security, security, or a qualifying purchaser of a co	
50	controllable electronic record, or controllable payment intangible. These ho	
-	,	r

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1	take priority over an earlier security interest, even if perfected, to the extent provided in Articles
2	3, 7, and 8-8, and 12 of this Chapter.
3	(b) Protection under Article 8. Under Articles 8 and 12. – This Article does not limit the
4	rights of or impose liability on a person to the extent that the person is protected against the
5	assertion of a claim under Article 8 or 12 of this Chapter.
6	(c) Filing not notice. <u>Not Notice</u> . Filing under this Article does not constitute notice
7	of a claim or defense to the holders, or purchasers , or persons described in subsections (a) and
8	(b) of this section."
9	SECTION 87. G.S. 25-9-332 reads as rewritten:
10	"§ 25-9-332. Transfer of money; transfer of funds from deposit account.
11	(a) Transferee of money. <u>Tangible Money.</u> – A transferee of <u>tangible</u> money takes the
12	money free of a security interest unless the transferee acts if the transferee receives possession
13	of the money without acting in collusion with the debtor in violating the rights of the secured
14	party.
15	(b) Transferee of funds-Funds from deposit account. Deposit Account. – A transferee of
16	funds from a deposit account takes the funds free of a security interest in the deposit account
17	unless the transferee acts if the transferee receives the funds without acting in collusion with the
18	debtor in violating the rights of the secured party.
19	(c) <u>Transferee of Electronic Money. – A transferee of electronic money takes the money</u>
20	free of a security interest if the transferee obtains control of the money without acting in collusion
21	with the debtor in violating the rights of the secured party."
22	SECTION 88. G.S. 25-9-334 reads as rewritten:
23	"§ 25-9-334. Priority of security interests in fixtures and crops.
24	(a) Security interest in fixtures under this Article. <u>Interest in Fixtures Under this Article</u> .
25	- A security interest under this Article may be created in goods that are fixtures or may continue
26	in goods that become fixtures. A security interest does not exist under this Article in ordinary
27	building materials incorporated into an improvement on land.
28	(b) Security interest in fixtures under real-property law. <u>Interest in Fixtures Under Real</u>
29	Property Law. – This Article does not prevent creation of an encumbrance upon fixtures under
30	real property law.
31	(c) General rule: subordination of security interest in fixtures. Rule for Subordination
32	of Security Interest in Fixtures In cases not governed by subsections (d) through (h) of this
33	section, a security interest in fixtures is subordinate to a conflicting interest of an encumbrancer
34	or owner of the related real property other than the debtor.
35	(d) Fixtures purchase money priority. <u>Purchase-Money Priority.</u> Except as otherwise
36	provided in subsection (h) of this section, a perfected security interest in fixtures has priority over
37	a conflicting interest of an encumbrancer or owner of the real property if the debtor has an interest
38	of record in or is in possession of the real property and and all of the following apply:
39	(1) The security interest is a purchase-money security interest; interest.
40	(2) The interest of the encumbrancer or owner arises before the goods become
41	fixtures; and fixtures.
42	(3) The security interest is perfected by a fixture filing before the goods become
43	fixtures or within 20 days thereafter.
44	(e) Priority of security interest in fixtures over interests in real property. Security
45	Interest in Fixtures over Interests in Real Property A perfected security interest in fixtures has
46	priority over a conflicting interest of an encumbrancer or owner of the real property if: if any of
47	the following applies:
48	(1) The debtor has an interest of record in the real property or is in possession of
49	the real property and both of the following apply to the security interest:
50	a. Is-The security interest is perfected by a fixture filing before the
51	interest of the encumbrancer or owner is of record; and record.

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		b. Has-The security interest has priority over ar	y conflicting interest of
		predecessor in title of the encumbrancer or e	
	(2)	Before the goods become fixtures, the security int	
		method permitted by this Article and the fixtures	
		readily removable: removable goods:	<u> </u>
		a. Factory or office machines; machines.	
		b. Equipment that is not primarily used or lease	ed for use in the operation
		of the real property; orproperty.	to for use in the operation
		c. Replacements of domestic appliances that ar	e consumer goods: good
	(3)	The conflicting interest is a lien on the real property	
	(\mathbf{J})	equitable proceedings after the security interest was	
			perfected by any metho
	(\mathbf{A})	permitted by this Article; or Article.	
	(4)	The security interest is: is created	
		a. Created in a manufactured home in a manufa	actured-nome transaction
		andtransaction and perfected	
10	D ' '	b. Perfected pursuant to a statute described in (
(f)		ity based on consent, disclaimer, or right to remov	
		<u>Right to Remove. – A security interest in fixtures, whe</u>	
		onflicting interest of an encumbrancer or owner of the	e real property if: if eith
of the	following		
	(1)	The encumbrancer or owner has, in an authen	-
		consented to the security interest or disclaimed an	interest in the goods a
		fixtures; or <u>fixtures.</u>	
	(2)	The debtor has a right to remove the goods as aga	inst the encumbrancer of
		owner.	
(g)	Conti	inuation of subdivision (f)(2) priority. <u>Subdivision</u>	on (f)(2) Priority. – Th
priorit	y of the se	curity interest under subdivision (f)(2) of this section of	continues for a reasonab
time if	the debto	r's right to remove the goods as against the encumbran	ncer or owner terminates
(h)	Priori	ity of construction mortgage. Construction Mortg	<u>gage. – A</u> mortgage is
constru	action mor	rtgage to the extent that it secures an obligation incurr	red for the construction of
		on land, including the acquisition cost of the land, if	
-		icates. Except as otherwise provided in subsections (e	
U	0	in fixtures is subordinate to a construction mortgage if	
	•	ore the goods become fixtures and the goods bec	
		e construction. A mortgage has this priority to the sam	
-		extent that it is given to refinance a construction mort	
(i)	-	ity of security interest in crops.—Security Interest in Cr	
~ /		perfected security interest in crops growing on real pr	
		est of an encumbrancer or owner of the real property if	
		s in possession of the real property."	
		TION 89. G.S. 25-9-341 reads as rewritten:	
"8 25-0		ank's rights and duties with respect to deposit accou	ınt
		herwise provided in G.S. 25-9-340(c), and unless the	
	-	$\vdash_{a signed record, a bank's rights and duties with resp$	0
		$rac{1}{2}$ signed record, a bank's rights and duties with respect to bank are not terminated, suspended, or modified by	
mainta		-	
	(1)	The creation, attachment, or perfection of a securi	ity interest in the depos
	(0)	account; account.	anast
	(2)	The bank's knowledge of the security interest; or interes	erest
	. ,		
	(3)	The bank's receipt of instructions from the secured p TION 90. G.S. 25-9-404 reads as rewritten:	

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1	(a) Assignee's rights subject to terms, claims, and defenses; exceptions. <u>Rights Subject</u>
2	to Terms, Claims, and Defenses; Exceptions. – Unless an account debtor has made an enforceable
3	agreement not to assert defenses or claims, and subject to subsections (b) through (e) of this
4	section, the rights of an assignee are subject to: to both of the following:
5	(1) All terms of the agreement between the account debtor and assignor and any
6	defense or claim in recoupment arising from the transaction that gave rise to
7	the contract; and <u>contract</u>.
8	(2) Any other defense or claim of the account debtor against the assignor which
9	that accrues before the account debtor receives a notification of the assignment
10	authenticated signed by the assignor or the assignee.
11	(b) Account debtor's claim reduces amount owed to assignee. <u>Debtor's Claim Reduces</u>
12	<u>Amount Owed to Assignee.</u> – Subject to subsection (c) of this section and except as otherwise
13	provided in subsection (d) of this section, the claim of an account debtor against an assignor may
14	be asserted against an assignee under subsection (a) of this section only to reduce the amount the
15	account debtor owes.
16 17	(c) Rule for individual under other law. <u>Individual Under Other Law.</u> This section is
17	subject to law other than this Article which that establishes a different rule for an account debtor
18 19	who is an individual and who incurred the obligation primarily for personal, family, or household
19 20	(d) Omission of required statement in consumer transaction. Required Statement in
20 21	<u>Consumer Transaction.</u> – In a consumer transaction, if a record evidences the account debtor's
21	obligation, law other than this Article requires that the record include a statement to the effect
23	that the account debtor's recovery against an assignee with respect to claims and defenses against
23 24	the assignor may shall not exceed amounts paid by the account debtor under the record, and the
25	record does not include such a this statement, the extent to which a claim of an account debtor
26	against the assignor may be asserted against an assignee is determined as if the record included
27	such a this statement.
28	(e) Inapplicability to health-care-insurance receivable. <u>Health-Care-Insurance</u>
29	<u>Receivable.</u> – This section does not apply to an assignment of a health-care-insurance
30	receivable."
31	SECTION 91. G.S. 25-9-406 reads as rewritten:
32	"§ 25-9-406. Discharge of account debtor; notification of assignment; identification and
33	proof of assignment; restrictions on assignment of accounts, chattel paper,
34	payment intangibles, and promissory notes ineffective.
35	(a) Discharge of account debtor; effect of notification. <u>Account Debtor; Effect of</u>
36	<u>Notification. – Subject to subsections (b) through (i) and (l) of this section, an account debtor on</u>
37	an account, chattel paper, or a payment intangible may discharge its obligation by paying the
38	assignor until, but not after, the account debtor receives a notification, authenticated signed by
39	the assignor or the assignee, that the amount due or to become due has been assigned and that
40	payment is to be made to the assignee. After receipt of the notification, the account debtor may
41	discharge its obligation by paying the assignee and may shall not discharge the obligation by
42	paying the assignor.
43	(b) When notification ineffective. <u>Notification Ineffective</u> . Subject to subsection (h)
44	subsections (h) and (l) of this section, notification is ineffective under subsection (a) of this
45	section: section under any of the following conditions:
46	(1) If it does not reasonably identify the rights assigned; assigned.
47	(2) To the extent that an agreement between an account debtor and a seller of a
48	payment intangible limits the account debtor's duty to pay a person other than
49 50	the seller and the limitation is effective under law other than this Article;
50	or <u>Article.</u>

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1 2 3 4	(3) At the option of an account debtor, if the notification not debtor to make less than the full amount of any installment payment to the assignee, even if: if any of the following appl on the portion of the account shorted paper or payment	or other periodic lies:
4 5	a. Only a portion of the account, chattel paper, or paym- been assigned to that assignee; assignee.	ent intangible has
6	b. A portion has been assigned to another assignee; ora	ssignee.
7	c. The account debtor knows that the assignment to	-
8	limited.	C
9	(c) Proof of assignment. <u>Assignment.</u> Subject to subsection (h) su	
10	(1) of this section, if requested by the account debtor, an assignee shall se	-
11	reasonable proof that the assignment has been made. Unless the assignee comp	
12	debtor may discharge its obligation by paying the assignor, even if the ac	count debtor has
13	received a notification under subsection (a) of this section.	Ling Againmont
14 15	(d) Term restricting assignment generally ineffective. <u>Restrict</u> <u>Generally Ineffective.</u> – In this subsection, "promissory note" includes a nego	
15 16	that evidences chattel paper. Except as otherwise provided in subsection (e) o	
10	G.S. 25-2A-303 and G.S. 25-9-407, and subject to subsection (h) of this sect	
18	agreement between an account debtor and an assignor or in a promissory not	
19	the extent that it: it does either of the following:	
20	(1) Prohibits, restricts, or requires the consent of the account	debtor or person
21	obligated on the promissory note to the assignment or tr	ansfer of, or the
22	creation, attachment, perfection, or enforcement of a securi	•
23	account, chattel paper, payment intangible, or promissory ne	
24	(2) Provides that the assignment or transfer or the creat	
25	perfection, or enforcement of the security interest may give	
26 27	breach, right of recoupment, claim, defense, termination, rig	
27	or remedy under the account, chattel paper, payment intangib note.	ne, or profilissory
28 29	(e) Inapplicability of subsection (d) to certain sales. <u>Subsection (d) to</u>	o Certain Sales –
30	Subsection (d) of this section does not apply to the sale of a payment intangil	
31	note, other than a sale pursuant to a disposition under G.S. 25-9-610 or an accept	
32	under G.S. 25-9-620.	
33	(f) Legal restrictions on assignment generally ineffective. <u>Restriction</u>	<u>is on Assignment</u>
34	Generally Ineffective. – Except as otherwise provided in G.S. 25-2A-303 and C	
35	subject to subsections (h) and (i) of this section, a rule of law, statute, or re	-
36	prohibits, restricts, or requires the consent of a government, governmental bo	-
37	account debtor to the assignment or transfer of, or creation of a security interest	
38 39	chattel paper is ineffective to the extent that the rule of law, statute, or regulatic	m:law does either
39 40	(1) Prohibits, restricts, or requires the consent of the governme	ont governmental
40 41	body or official, or account debtor to the assignment or the	-
42	creation, attachment, perfection, or enforcement of a secur	
43	account or chattel paper; orpaper.	
44	(2) Provides that the assignment or transfer or the creat	tion, attachment,
45	perfection, or enforcement of the security interest may give	rise to a default,
46	breach, right of recoupment, claim, defense, termination, rig	ht of termination,
47	or remedy under the account or chattel paper.	
48	(g) Subdivision (b)(3) not waivable. <u>Not Waivable</u> . Subject t	
49 50	subsections (h) and (l) of this section, an account debtor may shall not waive up der subdivision (h)(2) of this section	or vary its option
50	under subdivision (b)(3) of this section.	

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1	(h) Rule for individual under other law. <u>Individual Under Other Law.</u> This section is
2	subject to law other than this Article which that establishes a different rule for an account debtor
	who is an individual and who incurred the obligation primarily for personal, family, or household
	purposes.
	(j) Section prevails over inconsistent law. <u>Prevails over Inconsistent Law.</u> Except to
	the extent otherwise provided in subsection (i) of this section, this section prevails over any
	inconsistent provision of an existing or future statute, rule, or regulation statute or rule of this
	State unless the provision is contained in a statute of this State, refers expressly to this section,
	and states that the provision prevails over this section.
	(k) Reserved for future codification purposes.
	(1) Inapplicability of Certain Subsections. – Subsections (a), (b), (c), and (g) of this
	section do not apply to a controllable account or controllable payment intangible."
	SECTION 92. G.S. 25-9-408 reads as rewritten:
	"§ 25-9-408. Restrictions on assignment of promissory notes, health-care-insurance
	receivables, and certain general intangibles ineffective.
	(a) Term restricting assignment generally ineffective. <u>Restricting Assignment</u>
	<u>Generally Ineffective. – Except as otherwise provided in subsection (b) of this section, a term in</u>
	a promissory note or in an agreement between an account debtor and a debtor which that relates
	to a health-care-insurance receivable or a general intangible, including a contract, permit, license,
	or franchise, and which term-that prohibits, restricts, or requires the consent of the person
	obligated on the promissory note or the account debtor to, the assignment or transfer of, or
	creation, attachment, or perfection of a security interest in, the promissory note,
	health-care-insurance receivable, or general intangible, is ineffective to the extent that the
	term:term would do or does either of the following:
	(1) Would impair the creation, attachment, or perfection of a security interest;
	orinterest.
	(2) Provides that the assignment or transfer or the creation, attachment, or
	perfection of the security interest may give rise to a default, breach, right of
	recoupment, claim, defense, termination, right of termination, or remedy
	under the promissory note, health-care-insurance receivable, or general
	intangible.
	(b) Applicability of subsection (a) to sales of certain rights to payment. <u>Subsection (a)</u>
	to Sales of Certain Rights to Payment. – Subsection (a) of this section applies to a security interest
	in a payment intangible or promissory note only if the security interest arises out of a sale of the
	payment intangible or promissory note, other than a sale pursuant to a disposition under
	G.S. 25-9-610 or an acceptance of collateral under G.S. 25-9-620.
	(c) Legal restrictions on assignment generally ineffective. Restrictions on Assignment
	<u>Generally Ineffective</u> . – A rule of law, statute, or regulation <u>law</u> that prohibits, restricts, or
	requires the consent of a government, governmental body or official, person obligated on a
	promissory note, or account debtor to the assignment or transfer of, or creation of a security
	interest in, a promissory note, health-care-insurance receivable, or general intangible, including
	a contract, permit, license, or franchise between an account debtor and a debtor, is ineffective to
	the extent that the rule of law, statute, or regulation: law would do or does either of the following:
	(1) Would impair the creation, attachment, or perfection of a security interest; orinterest.
	(2) Provides that the assignment or transfer or the creation, attachment, or perfection of the security interest may give rise to a default, breach, right of
	recoupment, claim, defense, termination, right of termination, or remedy under the promissory note, health-care-insurance receivable, or general
	intangible.
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1	(d) Limitation on ineffectiveness under subsections (a) and (c). <u>Ineffectiveness Under</u>
2	Subsections (a) and (c). – To the extent that a term in a promissory note or in an agreement
3	between an account debtor and a debtor which-that relates to a health-care-insurance receivable
1	or general intangible or a rule of law, statute, or regulation law described in subsection (c) of this
	section would be effective under law other than this Article but is ineffective under subsection
	(a) or (c) of this section, <u>all of the following apply to the creation</u> , attachment, or perfection of a
	security interest in the promissory note, health-care-insurance receivable, or general intangible:
	(1) Is The security interest is not enforceable against the person obligated on the
	promissory note or the account debtor; debtor.
	(2) Does-The security interest does not impose a duty or obligation on the person
	obligated on the promissory note or the account debtor; debtor.
	(3) Does <u>The security interest does</u> not require the person obligated on the
	promissory note or the account debtor to recognize the security interest, pay
	or render performance to the secured party, or accept payment or performance
	from the secured party; party.
	(4) Does-The security interest does not entitle the secured party to use or assign
	the debtor's rights under the promissory note, health-care-insurance
	receivable, or general intangible, including any related information or
	materials furnished to the debtor in the transaction giving rise to the
	promissory note, health-care-insurance receivable, or general
	intangible; intangible.
	(5) Does <u>The security interest does</u> not entitle the secured party to use, assign,
	possess, or have access to any trade secrets or confidential information of the
	person obligated on the promissory note or the account debtor; and<u>debtor</u>.
	(6) <u>Does-The security interest does</u> not entitle the secured party to enforce the
	security interest in the promissory note, health-care-insurance receivable, or
	general intangible.
	(e) Section prevails over inconsistent law. Prevails over Inconsistent Law. – Except to
	the extent otherwise provided in subsection (f) of this section, this section prevails over any
	inconsistent provision of an existing or future statute, rule, or regulation of statute or rule of this
	State unless the provision is contained in a statute of this State, refers expressly to this section,
	and states that the provision prevails over this section.
	(g) "Promissory Note." - In this section, "promissory note" includes a negotiable
	instrument that evidences chattel paper."
	SECTION 93. G.S. 25-9-509 reads as rewritten:
	'§ 25-9-509. Persons entitled to file a record.
	(a) Person entitled to file record. <u>Entitled to File Record.</u> A person may file an initial
	financing statement, amendment that adds collateral covered by a financing statement, or
	amendment that adds a debtor to a financing statement only if: if either of the following applies:
	(1) The debtor authorizes the filing in an authenticated <u>a signed</u> record or pursuant
	to subsection (b) or (c) of this section; orsection.
	(2) The person holds an agricultural lien that has become effective at the time of
	filing and the financing statement covers only collateral in which the person
	holds an agricultural lien.
	(b) Security agreement as authorization. By authenticating Agreement as
	Authorization. – By signing or becoming bound as debtor by a security agreement, a debtor or
	new debtor authorizes the filing of an initial financing statement, and an amendment,
	covering: covering both of the following:
	(1) The collateral described in the security agreement; and agreement.

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1 2	(2) Property that becomes collateral under G.S. 25-9-315(a)(2), whether or not the security agreement expressly covers proceeds.
3	(c) Acquisition of collateral as authorization. <u>Collateral as Authorization.</u> By
4	acquiring collateral in which a security interest or agricultural lien continues under
5	G.S. 25-9-315(a)(1), a debtor authorizes the filing of an initial financing statement, and an
6	amendment, covering the collateral and property that becomes collateral under
7	G.S. $25-9-315(a)(2)$.
8	(d) Person entitled to file certain amendments. Entitled to File Certain Amendments.
9 10	A person may file an amendment other than an amendment that adds collateral covered by a
	financing statement or an amendment that adds a debtor to a financing statement only <u>if:if either</u>
11	of the following applies:
12	(1) The secured party of record authorizes the filing; or <u>filing</u> .
13	(2) The amendment is a termination statement for a financing statement as to
14	which the secured party of record has failed to file or send a termination
15	statement as required by G.S. 25-9-513(a) or (c), the debtor authorizes the
16	filing, and the termination statement indicates that the debtor authorized it to
17	be filed.
18	(e) Multiple secured parties of record. <u>Secured Parties of Record.</u> If there is more than
19	one secured party of record for a financing statement, each secured party of record may authorize
20	the filing of an amendment under subsection (d) of this section."
21	SECTION 94. G.S. 25-9-513 reads as rewritten:
22	"§ 25-9-513. Termination statement.
23	(a) Consumer <u>goods.</u> <u>Goods.</u> <u>A</u> secured party shall cause the secured party of record
24	for a financing statement to file a termination statement for the financing statement if the
25	financing statement covers consumer goods and: and either of the following applies:
26	(1) There is no obligation secured by the collateral covered by the financing
27	statement and no commitment to make an advance, incur an obligation, or
28	otherwise give value; or value.
29	(2) The debtor did not authorize the filing of the initial financing statement.
30	(b) Time for compliance with subsection (a). <u>Compliance with Subsection (a).</u> To
31	comply with subsection (a) of this section, a secured party shall cause the secured party of record
32	to file the termination statement: statement by the earlier of the following:
33	(1) Within one month after there is no obligation secured by the collateral covered
34	by the financing statement and no commitment to make an advance, incur an
35	obligation, or otherwise give value; orvalue.
36	(2) If earlier, within Within 20 days after the secured party receives an
37	authenticated a signed demand from a debtor.
38	(c) Other collateral. <u>Collateral.</u> In cases not governed by subsection (a) of this section,
39	within 20 days after a secured party receives an authenticated a signed demand from a debtor,
40	the secured party shall cause the secured party of record for a financing statement to send to the
41	debtor a termination statement for the financing statement or file the termination statement in the
42	filing office if: if any of the following applies:
43	(1) Except in the case of a financing statement covering accounts or chattel paper
44	that has been sold or goods that are the subject of a consignment, there is no
45	obligation secured by the collateral covered by the financing statement and no
46	commitment to make an advance, incur an obligation, or otherwise give
47	value; value.
48	(2) The financing statement covers accounts or chattel paper that has been sold
49	but as to which the account debtor or other person obligated has discharged
50	its obligation; obligation.

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 (3) The financing statement covers goods that were the subject of a consignment to the debtor but are not in the debtor's possession; or possession. (4) The debtor did not authorize the filing of the initial financing statement.
(d) Effect of filing termination statement. <u>Filing Termination Statement.</u> Except as
otherwise provided in G.S. 25-9-510, upon the filing of a termination statement with the filing
office, the financing statement to which the termination statement relates ceases to be effective.
Except as otherwise provided in G.S. 25-9-510, for purposes of G.S. 25-9-519(g), 25-9-522(a),
and 25-9-523(c), the filing with the filing office of a termination statement relating to a financing
statement that indicates that the debtor is a transmitting utility also causes the effectiveness of
the financing statement to lapse."
SECTION 95. G.S. 25-9-601 reads as rewritten:
"§ 25-9-601. Rights after default; judicial enforcement; consignor or buyer of accounts,
chattel paper, payment intangibles, or promissory notes.
(a) Rights of secured party after default. <u>Secured Party After Default.</u> After default,
a secured party has the rights provided in this Part and, except as otherwise provided in
G.S. 25-9-602, those provided by agreement of the parties. A secured party:party may do both of
the following:
(1) May reduce a claim to judgment, foreclose, or otherwise enforce the claim,
security interest, or agricultural lien by any available judicial procedure;
and procedure.
(2) If the collateral is documents, may proceed either as to the documents or as to
the goods they cover.
(b) Rights and duties of secured party in possession or control. <u>Duties of Secured Party</u>
in Possession or Control A secured party in possession of collateral or control of collateral
under G.S. 25-7-106, 25-9-104, 25-9-105, <u>25-9-105.1</u> , 25-9-106, or <u>25-9-107-25-9-107</u> , or
<u>25-9-107.1</u> has the rights and duties provided in G.S. 25-9-207.
(c) Rights cumulative; simultaneous exercise. <u>Cumulative; Simultaneous Exercise.</u>
The rights under subsections (a) and (b) of this section are cumulative and may be exercised
simultaneously.
(d) Rights of debtor and obligor. Debtor and Obligor. – Except as otherwise provided in other section of $C = 25.0 - 0.05$ after default a debter and on abligation from the section of $C = 25.0 - 0.05$.
in subsection (g) of this section and G.S. 25-9-605, after default, a debtor and an obligor have the rights provided in this Part and hus agreement of the particle.
rights provided in this Part and by agreement of the parties.
(e) Lien of levy after judgment. <u>Levy After Judgment</u> . If a secured party has reduced its claim to judgment, the lien of any levy that may be made upon the collateral by virtue of an
execution based upon the judgment relates back to the earliest of: of the following:
(1) The date of perfection of the security interest or agricultural lien in the
collateral; collateral.
(2) The date of filing a financing statement covering the collateral; or collateral.
 (2) The date of fining a financing statement covering the contactal, or<u>contactal</u>. (3) Any date specified in a statute under which the agricultural lien was created.
(f) Execution sale. — Sale. – A sale pursuant to an execution is a foreclosure of the
security interest or agricultural lien by judicial procedure within the meaning of this section. A
secured party may purchase at the sale and thereafter hold the collateral free of any other
requirements of this Article.
(g) Consignor or buyer of certain rights to payment. Buyer of Certain Rights to
Payment. – Except as otherwise provided in G.S. 25-9-607(c), this Part imposes no duties upon
a secured party that is a consignor or is a buyer of accounts, chattel paper, payment intangibles,
or promissory notes."
SECTION 96. G.S. 25-9-605 reads as rewritten:

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<u>(a)</u> A	No Duty Generally Owed by Secured Party. – Except as provided in subse	ction (b)
	n, a secured party does not owe a duty based on its status as secured party	
either of the	ollowing:	
(1	-	s: knows
× ×	all of the following:	
	a. That the person is a debtor or obligor; obligor.	
	b. The identity of the person; and person.	
	c. How to communicate with the person; orperson.	
(2		against a
(2	person, unless the secured party knows:knows both of the following:	-
	a. That the person is a debtor; and <u>debtor.</u>	
	b. The identity of the person.	
(b) E	• •	ad north
	sception When Secured Party Owes Duty to Debtor or Obligor. – A secur	
	based on its status as a secured party to a person if, at the time the secur	
	ol of collateral that is a controllable account, controllable electronic re	
	bayment intangible or at the time the security interest attaches to the co	<u>)llateral</u> ,
	later, both of the following apply:	
<u>(1</u>		
<u>(2</u>		
	or c. of this section relating to the person is not provided by the coll	
	record attached to or logically associated with the collateral, or the s	<u>ystem in</u>
	which the collateral is recorded."	
	ECTION 97. G.S. 25-9-608 reads as rewritten:	
	Application of proceeds of collection or enforcement; liability for de	ficiency
	nd right to surplus.	
	pplication of proceeds, surplus, and deficiency if obligation secured. <u>P</u>	
	<u>Deficiency If Obligation Secured. – If a security interest or agricultural lier</u>	secures
payment or p	erformance of an obligation, the following rules apply:	
(1) A secured party shall apply or pay over for application the cash pro	ceeds of
	collection or enforcement under G.S. 25-9-607 to the following	<u>;</u> in the
	following order to:order:	
	a. The reasonable expenses of collection and enforcement and	l, to the
	extent provided for by agreement and not prohibited	by law,
	reasonable attorney's attorneys' fees and legal expenses incurre	
	secured party; party.	2
	b. The satisfaction of obligations secured by the security int	terest or
	agricultural lien under which the collection or enforcement	
	and made.	
	c. The satisfaction of obligations secured by any subordinate	security
	interest in or other lien on the collateral subject to the security	•
	or agricultural lien under which the collection or enforcement	
	if the secured party receives an authenticated a signed den	
	proceeds before distribution of the proceeds is completed.	
	proceeds before distribution of the proceeds is completed.	
 (b) N	a sum lug on deficiency in calco of contain rights to normant. Sum lug on De	ficiana
	o surplus or deficiency in sales of certain rights to payment. <u>Surplus or De</u>	-
	<u>rtain Rights to Payment. – If the underlying transaction is a sale of accounts</u>	
	nt intangibles, or promissory notes, the debtor is not entitled to any surplus	, and the
-	liable for any deficiency."	
	ECTION 98. G.S. 25-9-611 reads as rewritten:	

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l	(a) "Notification date." <u>Date.</u> " In this section, "notification date" means the earlier of
2	the date on which: the date of the earlier of the following:
3	(1) A secured party sends to the debtor and any secondary obligor an
1	authenticated a signed notification of disposition; or disposition.
5	(2) The debtor and any secondary obligor waive the right to notification.
5	(b) Notification of disposition required. — <u>Disposition Required.</u> — Except as otherwise
7	provided in subsection (d) of this section, a secured party that disposes of collateral under
3	G.S. 25-9-610 shall send to the persons specified in subsection (c) of this section a reasonable
	authenticated signed notification of disposition.
	(c) Persons to be notified. – Notified. – To comply with subsection (b) of this section, the
	secured party shall send an authenticated a signed notification of disposition to: to all of the
	following:
	(1) The debtor; debtor.
	(2) Any secondary obligor; and <u>obligor.</u>
	 (3) If the collateral is other than consumer goods: goods, all of the following:
	a. Any other person from which the secured party has received, before
	the notification date, an authenticated <u>a</u> signed notification of a claim
	of an interest in the collateral; collateral.
	b. Any other secured party or lienholder that, 10 days before the
	notification date, held a security interest in or other lien on the
	collateral perfected by the filing of a financing statement that: that
	meets all of the following requirements:
	1. Identified the collateral;collateral.
	 Was indexed under the debtor's name as of that date; anddate.
	3. Was filed in the office in which to file a financing statement
	against the debtor covering the collateral as of that date;
	against the debtor covering the conaterar as of that date, anddate.
	c. Any other secured party that, 10 days before the notification date, held
	a security interest in the collateral perfected by compliance with a
	statute, regulation, or treaty described in G.S. 25-9-311(a).
	(d) Subsection (b) inapplicable: perishable collateral; recognized market. <u>Inapplicable</u>
	to Perishable Collateral or Recognized Market. – Subsection (b) of this section does not apply if
	the collateral is perishable or threatens to decline speedily in value or is of a type customarily
	sold on a recognized market.
	6
	(e) Compliance with sub-subdivision <u>Sub-Subdivision</u> (c)(3)b. – A secured party complies with the requirement for notification prescribed by sub-subdivision (c)(3)b. of this
	section if: if both of the following apply:
	(1) Not later than 20 days or earlier than 30 days before the notification date, the
	secured party requests, in a commercially reasonable manner, information
	concerning financing statements indexed under the debtor's name in the office in directed in such such division $(x)(2)$ is a fibin such as described.
	indicated in sub-subdivision (c)(3)b. of this section; and section.
	(2) Before the notification date, the secured party:either of the following applied:
	a. <u>Did The secured party did not receive a response to the request for</u>
	information; or information.
	b. <u>Received The secured party received a response to the request for</u>
	information and sent an authenticated <u>a signed</u> notification of
	disposition to each secured party or other lienholder named in that
	response whose financing statement covered the collateral."
	SECTION 99. G.S. 25-9-613 reads as rewritten:
	"§ 25-9-613. Contents and form of notification before disposition of collateral: general.

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<u>(a)</u>	Cont	ents and Form of Notification. – Except in a consumer-goods transaction, the
following	g rules a	apply:
	(1)	The contents of a notification of disposition are sufficient if the
		notification: notification does all of the following:
		a. Describes the debtor and the secured party; party.
		b. Describes the collateral that is the subject of the intended
		disposition; disposition.
		c. States the method of intended disposition; disposition.
		d. States that the debtor is entitled to an accounting of the unpai
		indebtedness and states the charge, if any, for an accounting
		and accounting.
		e. States the time and place of a public disposition or the time after whic
		any other disposition is to be made.
	(2)	Whether the contents of a notification that lacks any of the informatio
		specified in subdivision (1) of this section subsection are nevertheles
		sufficient is a question of fact.
	(3)	The contents of a notification providing substantially the informatio
	. ,	specified in subdivision (1) of this section subsection are sufficient, even
		the notification includes: includes either of the following:
		a. Information not specified by that subdivision; or subdivision.
		b. Minor errors that are not seriously misleading.
	(4)	A particular phrasing of the notification is not required.
	(5)	The following form of notification and the form appearing in G.
		25-9-614(3), when completed, G.S. 25-9-614(a)(3), when completed
		accordance with the instructions in subsection (b) of this section an
		<u>G.S. 25-9-614(b)</u> , each provides sufficient information:
		NOTIFICATION OF DISPOSITION OF COLLATERAL
		To: [Name of debtor, obligor, or other person to which the notification
		is sent]
		From: [Name, address, and telephone number of secured party]
		Name of Debtor(s): [Include only if debtor(s) is/are not an addressee]
		[For a public disposition:]
		We will sell [or lease or license, as applicable] the [describe collateral] [to the
		highest qualified bidder] in public as follows:
		Day and Date:
		Time:
		Place:
		[For a private disposition:]
		We will sell [or lease or license, as applicable] the [describe collatera
		privately sometime after [day and date].
		You are entitled to an accounting of the unpaid indebtedness secured by th
		property that we intend to sell [or lease or license, as applicable] [for a charg
		of \$]. You may request an accounting by calling us at [telephon
		number]
		"NOTIFICATION OF DISPOSITION OF COLLATERAL
		<u>To:</u> (Name of debtor, obligor, or other person to which the notification
		<u>sent)</u>
		From: (Name, address, and telephone number of secured party)
		{1} (Name of each debtor that is not an addressee)

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	$\{2\}$	We will sell (describe collate	eral) (to the highest qualify
	<u>+=</u> +	bidder) at public sale. A sale c	
		The sale will be held as follow	
		(Date)	
		(Time)	
		(Place)	
	<u>{3}</u>	We will sell (describe collatera	1) at private sale sometime af
	151	(date). A sale could include a l	· •
	<u>{4}</u>	You are entitled to an account	
	<u>1 · 1</u>	secured by the property that we	
		lease or license.	intend to ben of, as appread
	<u>{5}</u>	If you request an accounting.	you must pay a charge of
	191	(amount).	you must puy a charge of
	{6}	You may request an accounti	ng by calling us at (telepho
	101	number)."	ing by caring as at (telepho
(b) Instru	ections for Form	<u>n of Notification. – The followin</u>	g instructions apply to the for
)(5) of this section:	g instructions appry to the for
<u>(1)</u>		ons in this subsection refer to the	numbers in braces before iter
<u>(1)</u>		f notification in subdivision (a)(5	
		or braces in the notification. Th	
		purpose of these instructions.	e numbers and braces are us
<u>(2)</u>		complete item {1} only if there is	a debtor that is not an address
<u>(2)</u>		ation and list the name or names.	
(3)		complete either item $\{2\}$, if the	
<u>(J)</u>		f the collateral, or item $\{3\}$, if the	
		of the collateral. If item $\{2\}$ is included	
		fied bidder" only if applicable.	luded, menude the words to t
<u>(4)</u>		complete items {4} and {6}.	
$\frac{(+)}{(5)}$		complete item {5} only if the sen	der will charge the recipient
<u>(5)</u>	an accounting	- · · ·	der win enarge tile recipient i
SEC		S. 25-9-614 reads as rewritten:	
"§ 25-9-614.		d form of notification befor	e disposition of collater
0	imer-goods tra		e disposition of conatera
	0	<u>of Notification. – In a consumer-g</u>	roods transaction the followi
rules apply:		<u>n a consumer g</u>	goods transaction, the following
(1)	A notification	n of disposition must provide <u>all</u>	of the following information
(1)		nformation specified in G.S. 25-9	-
		scription of any liability for a def	
		otification is sent; sent.	ficiency of the person to win
		ephone number from which the a	mount that must be paid to t
		red party to redeem the colla	-
		able; and available.	derar under 0.5. 25-5-025
		lephone number or mailing a	Idress from which addition
		mation concerning the dispositio	
	availa	• •	in and the obligation secured
(2)		phrasing of the notification is not	required
(2)		g form of notification, when com	-
(3)		tructions in subsection (b) of the	-
	information:		ns section, provides sufficie
	ess of secured p	oarty]	
IName and added			

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	NOTICE OF OUR PLAN TO SELL PROPERTY	
Name and add	ress of any obligor who is also a debtor]	
	ification of Transaction]	
We have your [describe collateral], because you broke promises in our ag	reement.
[For a public di	sposition:]	
- 1	escribe collateral] at public sale. A sale could include a lea	se or license. The sale
will be held as f	- 1	
Date:		
Place:		
	the sale and bring bidders if you want.	
[For a private d	isposition:]	
- 1	escribe collateral] at private sale sometime after [date]. /	\ sale could include a
lease or license.		
	t we get from the sale (after paying our costs) will reduce t	
-	ney than you owe, you [will or will not, as applicable] still	
0	money than you owe, you will get the extra money, unl	less we must pay it to
someone else.		
Vou can get the	property back at any time before we sell it by paying us th	e full amount you owe
	st due payments), including our expenses. To learn the ex	
	telephone number].	Add amount you must
pay, can us at f	terephone number].	
If you want us t	o explain to you in writing how we have figured the amour	t that you owe us you
	telephone number] or write us at [secured party's address]	
	Ve will charge you <u>for white us at [secured party s address</u>]	- 1
1 5	the amount you owe us within the last six months.]	and you another written
explanation of t	the amount you owe us within the last six months.j	
If you need mor	re information about the sale call us at [telephone number]	or write us at leasured
party's address]	-	or write us at [secured
purty s address]		
We are sending	g this notice to the following other people who have ar	n interest in Idescribe
	ho owe money under your agreement:	
-	ther debtors and obligors, if any]	
	"(Name and address of secured party)	
	(Date)	
	NOTICE OF OUR PLAN TO SELL PROPERTY	
	(Name and address of any obligor who is also a debtor))
	Subject: (Identify transaction)	<u> </u>
	We have your (describe collateral), because you be	roke promises in our
	agreement.	
	$\{1\}$ We will sell (describe collateral) at public sale.	A sale could include a
	lease or license. The sale will be held as follows	
	(Date)	_
	(Time)	
	(Place)	

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1			You may attend the sale and bring bidders if you	u want.
2		<u>{2}</u>	We will sell (describe collateral) at private sale	
3		<u></u>	A sale could include a lease or license.	<u> </u>
4		<u>{3</u> }	The money that we get from the sale, after p	paving our costs, will
5		101	reduce the amount you owe. If we get less mon	
6			(will or will not, as applicable) still owe us the	
7			more money than you owe, you will get the ex	
8			must pay it to someone else.	tra money, uness we
8 9		[4]	You can get the property back at any time before	ro wo coll it by poving
9 10		<u>{4}</u>		
			us the full amount you owe, not just the past due	
11			our expenses. To learn the exact amount you	must pay, can us at
12		(7)	(telephone number).	• • • • • •
13		<u>{5}</u>	If you want us to explain to you in (writing) (writing)	
14			of electronic record)) (description of electronic	
15			figured the amount that you owe us, {6} call us	=
16			(or) (write us at (secured party's address))	· · · · ·
17			(description of electronic communication metho	(a)) {7} and request (a
18			written explanation) (a written explanation of	
19			(description of electronic record)) (an explanat	ion in (description of
20			electronic record)).	
21		<u>{8}</u>	We will charge you \$ (amount) for the explan	nation if we sent you
22			another written explanation of the amount you	owe us within the last
23			six months.	
24		<u>{9}</u>	If you need more information about the sale	(call us at (telephone
25			number)) (or) (write us at (secured party's addre	
26			(description of electronic communication metho	
27		<u>{10}</u>	We are sending this notice to the following othe	
28		<u>, , ,</u>	interest in (describe collateral) or who owe	± ±
29			agreement: (Names of all other debtors and obli	• •
30	(4)	A not	ification in the form of subdivision (3) of this	
31			ent, even if additional information appears at the	
32	(5)		ification in the form of subdivision (3) of this	
33	(\mathbf{J})		ent, even if it includes errors in information not re	
33 34			this section, subsection, unless the error is misle	
34 35			arising under this Article.	adding with respect to
	$(\boldsymbol{\epsilon})$	U	e	subdivision (2) of this
36	(6)		otification under this section is not in the form of a	
37			n, subsection, law other than this Article dete	
38			ing information not required by subdiv	vision (1) of this
39			n. subsection.	
40			or Form of Notification. – The following instruction	ions apply to the form
41			sion (a)(3) of this section:	
42	<u>(1)</u>		structions in this subsection refer to the numbers	
43			form of notification in subdivision (a)(3) of this s	
44			mbers or braces in the notification. The number	s and braces are used
45		<u>only f</u>	or the purpose of these instructions.	
46	<u>(2)</u>	Incluc	e and complete either item {1}, if the notificati	on relates to a public
47		<u>dispos</u>	sition of the collateral, or item $\{2\}$, if the notification	ion relates to a private
48		<u>dispos</u>	ition of the collateral.	
49	<u>(3)</u>	Incluc	le and complete items {3}, {4}, {5}, {6}, and {7}	· <u>.</u>
50	(4)		n {5}, include and complete any one of the three a	
51			planation – writing, writing or electronic record,	
				_

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1	<u>(5)</u>	In item {6}, include the telephone number. In addition	n, the sender may include
2		and complete either or both of the two additional	•
3		communication – writing or electronic communicati	
4		the notification to communicate with the sender. Neit	her of the two additional
5		methods of communication is required to be included	1.
6	<u>(6)</u>	In item {7}, include and complete the method or met	
7		- writing, writing or electronic record, or electronic r	record – included in item
8		<u>{5}.</u>	
9	<u>(7)</u>	Include and complete item {8} only if a written explanation	nation is included in item
0		$\{5\}$ as a method for communicating the explanation a	
1		the recipient for another written explanation.	
2	<u>(8)</u>	In item {9}, include either the telephone number or	the address or both the
3		telephone number and the address. In addition, the	sender may include and
4		complete the additional method of commu	nication – electronic
5		communication – for the recipient of the notification	to communicate with the
6		sender. The additional method of electronic commun	ication is not required to
7		be included.	
8	<u>(9)</u>	If item {10} does not apply, insert "None" after "agree	eement:"."
9		FION 101. G.S. 25-9-615 reads as rewritten:	
0		pplication of proceeds of disposition; liability for o	deficiency and right to
21	surpl		
22		cation of proceeds Proceeds A secured party sha	
23		cash proceeds of disposition under G.S. 25-9-610 t	to the following in the
24	following order t		
25	(1)	The reasonable expenses of retaking, holding, pr	
6		processing, and disposing, and, to the extent provide	
27		not prohibited by law, reasonable attorney's attorneys	s' fees and legal expenses
8		incurred by the secured party; party.	
9	(2)	The satisfaction of obligations secured by the securit	ty interest or agricultural
0	(2)	lien under which the disposition is made; made.	1
1	(3)	The satisfaction of obligations secured by any subord	
2		or other subordinate lien on the collateral if: if both o	• • • •
3 4		a. The secured party receives from the holder of	
		interest or other lien an authenticated a sign	1
5 6		before distribution of the proceeds is complet	
0 7		b. In a case in which a consignor has an inter	
8		subordinate security interest or other lien is se consignor; andconsignor.	and to the interest of the
9	(4)	A secured party that is a consignor of the collate	rol if the secured party
.0	(4)	receives from the consignor an authenticated a sign	
1		before distribution of the proceeds is completed.	<u>eu</u> demand for proceeds
2	(b) Proof	f of subordinate interest. <u>Subordinate Interest.</u> If requ	lested by a secured party
3		bordinate security interest or other lien shall furnish	
4		within a reasonable time. Unless the holder does so, the	-
5		holder's demand under subdivision (a)(3) of this section	
6		cation of noncash proceeds. <u>Noncash Proceeds.</u> A	
17		r for application noncash proceeds of disposition under	
8	11 0 1 0	vould be commercially unreasonable. A secured party	
9		oncash proceeds shall do so in a commercially reasonal	
0		us or deficiency if obligation secured. <u>Deficiency If</u>	
51		rest under which a disposition is made secures payme	
	ine secondy much	service a subposition is made secures payme	r r r r r r r r r r r r r r r r r r r

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1	obligation, af	fter making the payments and applications required by subsection	n (a) of this section
2	and permittee	d by subsection (c) of this section: section, both of the following	<u>apply:</u>
3	(1	· · · · · · · · · · · · · · · · · · ·	
4		pay over cash proceeds to a consignor, the secured party sl	hall account to and
5		pay a debtor for any surplus; and <u>surplus.</u>	
6	(2		
7		o surplus or deficiency in sales of certain rights to payment. <u>Su</u>	
8 9		<u>ertain Rights to Payment. – If the underlying transaction is a sale open tintangibles, or promissory notes: notes, both of the following</u>	
9 10	(1		<u>appiy.</u>
10	(1)		
11	· · ·	alculation of surplus or deficiency in disposition to person relate	d to secured party
12		Deficiency in Disposition to Person Related to Secured Party	
13 14		llowing a disposition is calculated based on the amount of procee	1
15	-	1 in a disposition complying with this Part to a transferee othe	
16		on related to the secured party, or a secondary obligor if: if bot	
17	<u>apply:</u>	on related to the secured party, or a secondary congor n. <u>n. oor</u>	<u>in or the ronowing</u>
18	<u>uppij.</u> (1	The transferee in the disposition is the secured party, a pe	erson related to the
19	(1	secured party, or a secondary obligor; and obligor.	
20	(2		below the range of
21	× ×	proceeds that a complying disposition to a person other than	-
22		a person related to the secured party, or a secondary of	
23		brought.	8
24	(g) C	ash proceeds received by junior secured party. A Proceeds F	Received by Junior
25	-	y All of the following apply to a secured party that receives	-
26		n good faith and without knowledge that the receipt violates the	
27	of a security	interest or other lien that is not subordinate to the security inte	rest or agricultural
28	lien under wh	hich the disposition is made:	
29	(1		he security interest
30		or other lien;<u>lien.</u>	
31	(2	2) Is <u>The secured party is not obligated to apply the proceeds</u>	
32		to the satisfaction of obligations secured by the security in	terest or other lien;
33		andlien.	
34	(3		y the holder of the
35		security interest or other lien for any surplus."	
36		ECTION 102. G.S. 25-9-616 reads as rewritten:	
37		Explanation of calculation of surplus or deficiency.	1
38		efinitions. – In this section: section, the following definitions app	-
39 40	(1	· · ·	ord that does all of
40		the following:	ionau
41 42		a. States the amount of the surplus or deficiency;defic	
42 43		b. Provides an explanation information in accordance	
43 44		of this section of <u>explaining</u> how the secured pa surplus or deficiency; deficiency.	arty calculated the
44 45		c. States, if applicable, that future debits, credits,	charges including
45 46		additional credit service charges or interest, rebates,	
40 47		affect the amount of the surplus or deficiency; and	
48		d. Provides a telephone number or mailing address from	-
40 49		information concerning the transaction is available	
4) 50	(2	•	
50 51	(2	apply:	an or the ronowing
~ 1			

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1		a. <u>Authenticated It is signed by a debtor or consumer</u>	obligor;<u>obligor.</u>
2 3		b. Requesting <u>It requests</u> that the recipient provide	e an explanation;
		andexplanation.	
4		c. <u>Sent It is sent after disposition of the collateral under</u>	er G.S. 25-9-610.
5	(b) Explan	ation of calculation. <u>Calculation.</u> In a consumer-goods tra	ansaction in which
6	the debtor is enti	tled to a surplus or a consumer obligor is liable for a	deficiency under
7	G.S. 25-9-615, the	secured party shall: shall do either of the following:	
8	(1)	Send an explanation to the debtor or consumer obligor, as ap	oplicable, after the
9		disposition and: and in accordance with both of the following	<u>ng:</u>
0		a. Before or when the secured party accounts to the de	btor and pays any
1		surplus or first makes written demand in a record	_on the consumer
2		obligor after the disposition for payment of	the deficiency;
3		and <u>deficiency.</u>	
4		b. Within 14 days after receipt of a request; orrequest.	
5	(2)	In the case of a consumer obligor who is liable for a deficien	cy, within 14 days
6		after receipt of a request, send to the consumer obligor a re-	ecord waiving the
7		secured party's right to a deficiency.	
8		ed information. <u>Information.</u> To comply with sub-subd	
9	this section, a wr	iting must an explanation shall provide the following in	nformation in the
0	following order:		
1	(1)	The aggregate amount of obligations secured by the secur	rity interest under
2		which the disposition was made, and, if the amount ret	
3		unearned interest or credit service charge, an indication of the	nat fact, calculated
4		as of a specified date: date as follows:	
5		a. If the secured party takes or receives possession of	
6		default, not more than 35 days before the secure	ed party takes or
7		receives possession; or possession.	
8		b. If the secured party takes or receives possession of th	
9		default or does not take possession of the collateral,	, not more than 35
0		days before the disposition; disposition.	
1	(2)	The amount of proceeds of the disposition; disposition.	
2	(3)	The aggregate amount of the obligations after deductin	ig the amount of
3		proceeds; proceeds.	
4	(4)	The amount, in the aggregate or by type, and types of ex	1 0
5		expenses of retaking, holding, preparing for disposition	
6		disposing of the collateral, and attorney's attorneys' fee	•
7		collateral which that are known to the secured party and re	elate to the current
8		disposition; disposition.	• • • • •
9	(5)	The amount, in the aggregate or by type, and types of credits	
0		of interest or credit service charges, to which the obligo	
1		entitled and which that are not reflected in the amount in	subdivision (1) of
2		this subsection; and <u>subsection.</u>	
3		The amount of the surplus or deficiency.	(1
4		ntial compliance. <u>Compliance</u> A particular phrasing of	
5	-	xplanation complying substantially with the requirements o	
6 7		cient, even if it includes minor errors that are not seriously	-
7-8-		s for responses. <u>Responses</u> . <u>A</u> debtor or consumer of a request under this section during any site	
		one response to a request under this section during any size party did not send to the debter or consumer obliger an extra	-
.9		party did not send to the debtor or consumer obligor an exp (1) of this section. The secured party may require payment	· •
60 1		(1) of this section. The secured party may require paymer five dollars (\$25.00) for each additional response "	n of a charge not

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SECTION 103. G.S. 25-9-619 reads as rewritten:	
"§ 25-9-619. Transfer of record or legal title.	
(a) "Transfer statement." <u>Statement."</u> In this section, "transfer statement" mea	ans a
record authenticated signed by a secured party stating: stating all of the following:	
(1) That the debtor has defaulted in connection with an obligation secure	d by
specified collateral;collateral.	2
(2) That the secured party has exercised its postdefault remedies with respe	ect to
the collateral;collateral.	
(3) That, by reason of the exercise, a transferee has acquired the rights of	f the
debtor in the collateral; and collateral.	
(4) The name and mailing address of the secured party, debtor, and transfere	ee.
(b) Effect of transfer statement. <u>Transfer Statement</u> . A transfer statement entitle	
transferee to the transfer of record of all rights of the debtor in the collateral specified in	n the
statement in any official filing, recording, registration, or certificate-of-title system covering	
collateral. If a transfer statement is presented with the applicable fee and request form to	o the
official or office responsible for maintaining the system, the official or office shall:shall do a	all of
the following:	
(1) Accept the transfer statement; statement.	
(2) Promptly amend its records to reflect the transfer; and transfer.	
(3) If applicable, issue a new appropriate certificate of title in the name o	f the
transferee.	
(c) Transfer not a disposition; no relief of secured party's duties. <u>Not a Disposition</u>	
<u>Relief of Secured Party's Duties. – A transfer of the record or legal title to collateral to a sec</u>	
party under subsection (b) of this section or otherwise is not of itself a disposition of colla	
under this Article and does not of itself relieve the secured party of its duties under this Arti	cle."
SECTION 104. G.S. 25-9-620 reads as rewritten:	
"§ 25-9-620. Acceptance of collateral in full or partial satisfaction of obligation; comput	sory
disposition of collateral.	
(a) Conditions to acceptance in satisfaction. <u>Acceptance in Satisfaction.</u> Exce	-
otherwise provided in subsection (g) of this section, a secured party may accept collateral in	n full
or partial satisfaction of the obligation it secures only <u>if:if all of the following apply:</u>	
(1) The debtor consents to the acceptance under subsection (c) of	this
section; section.	(1)
(2) The secured party does not receive, within the time set forth in subsectio	. ,
of this section, a notification of objection to the proposal authentic	cated
by:signed by either of the following:	1
a. A person to which the secured party was required to send a prop	posal
under G.S. 25-9-621; or <u>G.S. 25-9-621.</u>	.1
b. Any other person, other than the debtor, holding an interest in	
collateral subordinate to the security interest that is the subject o	of the
proposal; proposal.	
(3) If the collateral is consumer goods, the collateral is not in the possession the debter when the debter concents to the construction of the debter when the debter concents to the construction of the debter concents to the construction of the debter constructio	on of
(4) the debtor when the debtor consents to the acceptance; and acceptance.	as of
(4) Subsection (e) of this section does not require the secured party to dispote the collectoral or the debter variage the requirement pursuant to $C = 25.0$	
(b) Durported accentence in affective Accentence Inaffective A purported or app	
(b) Purported acceptance ineffective. <u>Acceptance Ineffective</u> . A purported or approximate of collecteral under this section is ineffective unless unless both of the following or	
acceptance of collateral under this section is ineffective unless: <u>unless both of the following a</u> (1) The secured party consents to the acceptance in an authenticated <u>a si</u>	
 The secured party consents to the acceptance in an authenticated <u>a si</u> record or sends a proposal to the debtor; and debtor. 	gneu
(2) The conditions of subsection (a) of this section are met.	

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1	(c)	Debto	r's consent.	<u>—Consent.</u> For purposes	of this section: section, both of the
2	following				
3	•	(1)	A debtor c	onsents to an acceptance of c	ollateral in partial satisfaction of the
4			obligation	t secures only if the debtor ag	rees to the terms of the acceptance in
5			-	thenticated signed after defau	
6		(2)	A debtor c	onsents to an acceptance of	collateral in full satisfaction of the
7			obligation	t secures only if the debtor ag	rees to the terms of the acceptance in
8			-	•	ault or the secured party:all of the
9			following a	pply:	
10			a. Ser	ds The secured party sends t	o the debtor after default a proposal
11			that	is unconditional or subject of	only to a condition that collateral not
12			in	the possession of the	secured party be preserved or
13			mai	ntained;maintained.	
14			b. In t	he proposal, the secured party	proposes to accept collateral in full
15			sati	sfaction of the obligation it se	cures; and secures.
16			c. Do	es The secured party does no	t receive a notification of objection
17			aut	nenticated signed by the debto	or within 20 days after the proposal is
18			sen		
19	(d)	Effect	iveness of 1	otification. – <u>Notification.</u> –	To be effective under subdivision
20	(a)(2) of t	his secti	on, a notific	ation of objection must-shall b	e received by the secured party:party
21	<u>as follows</u>	<u>s:</u>			
22		(1)	In the cas	e of a person to which the	he proposal was sent pursuant to
23				521, within 20 days after no	otification was sent to that person;
24			andperson.		
25		(2)		ses: cases as follows:	
26				•	notification was sent pursuant to
27				<u>. 25-9-621; orG.S. 25-9-621.</u>	
28					before the debtor consents to the
29	<i>(</i>)			eptance under subsection (c) of	
30	(e)				<u>visposition of Consumer Goods. – A</u>
31	-	-	-		dispose of the collateral pursuant to
32				ie specified in subsection (I	() of this section if: if either of the
33 34	following	. .	=	ant (60%) of the each price	a has been noted in the case of a
34 35		(1)	• •	ioney security interest in cons	e has been paid in the case of a
36		(2)	-		unt of the obligation secured has been
30 37		(2)	• 1		v security interest in consumer goods.
38	(f)	Comp	-	1	tirement. <u>Mandatory Disposition</u>
39	. ,				on, the secured party shall dispose of $\frac{1}{2}$
40				either of the following time	
41	the conduc	(1)		lays after taking possession; (
42		(1) (2)			botor and all secondary obligors have
43		(2)	•	•	ntered into and authenticated signed
44			after defau	-	norod milo and damentiourod <u>orginod</u>
45	(g)	No pa			
46		-			shall not accept collateral in partial
47			obligation i		
48			0	G.S. 25-9-621 reads as rewritte	en:
49	"§ 25-9-6	21. Not	tification of	proposal to accept collatera	I.
				_	

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(a)	Persons to which proposal to be sent. —Which Proposal to be Sent. –	- A secured party
• •	s to accept collateral in full or partial satisfaction of the obligation it so	
	l to: to all of the following:	couros snun sona
no proposa	(1) Any person from which the secured party has received, be	efore the debtor
	consented to the acceptance, an authenticated a signed notifie	
	of an interest in the collateral; collateral.	
	(2) Any other secured party or lienholder that, 10 days be	fore the debtor
	consented to the acceptance, held a security interest in or o	
	collateral perfected by the filing of a financing statement that	
	the following requirements:	<u>-tilat meets an or</u>
	a. Identified the collateral;collateral.	
	b. Was indexed under the debtor's name as of that date;	anddata
	c. Was filed in the office or offices in which to file a fina	
	against the debtor covering the collateral as of that da	U U
	6	
	acceptance, held a security interest in the collateral perfected with a statute, regulation, or treaty described in C.S. 25.0.21	• •
(b)	with a statute, regulation, or treaty described in G.S. 25-9-31 Proposal to be sent to secondary obligor in partial satisfaction. <u>Sec</u>	
	Partial Satisfaction. – A secured party that desires to accept coll	•
	of the obligation it secures shall send its proposal to any secondary of	-
	ons described in subsection (a) of this section."	
to the perso	SECTION 106. G.S. 25-9-624 reads as rewritten:	
"8 25-0-62	4. Waiver.	
8 23-9-02 (a)	Waiver of disposition notification. <u>Disposition Notification.</u>	A debtor or
	obligor may waive the right to notification of disposition of	
	611 only by an agreement to that effect entered into and authentica	
default.	Ji only by an agreement to that effect entered into and autoentee	ated <u>signed</u> after
(b)	Waiver of mandatory disposition Mandatory Disposition A de	ebtor may waive
	require disposition of collateral under G.S. 25-9-620(e) only by an a	
U	red into and authenticated signed after default.	igreement to that
(c)	Waiver of redemption right. <u>Redemption Right.</u> Except in a	consumer-goods
· · ·	, a debtor or secondary obligor may waive the right to redeem	
	523 only by an agreement to that effect entered into and authentica	
default."	525 only by an agreement to that effect entered into and automated	ated <u>signed</u> atter
uciault.	SECTION 107. G.S. 25-9-628 reads as rewritten:	
"8 25-9-62	8. Nonliability and limitation on liability of secured party; liabili	ity of secondary
5 20 7 02	obligor.	ity of secondary
(a)	Limitation of liability of secured party for noncompliance with A	rticle Unless
	f Secured Party for Noncompliance with Article. – Subject to subse	
	less a secured party knows that a person is a debtor or obligor, know	
	and knows how to communicate with the person person, both of the	
the person,	(1) The secured party is not liable to the person, or to a secured pa	
	that has filed a financing statement against the person, for fa	
	with this Article; and Article.	
	(2) The secured party's failure to comply with this Article doe	es not affect the
	liability of the person for a deficiency.	es not uneet the
(b)	Limitation of liability based on status as secured party. <u>A Liability</u>	Based on Status
	Party. – Subject to subsection (f) of this section, a secured party is n	
	s as secured party:party to either of the following:	
or no blata	(1) To a person that is a debtor or obligor, unless the secured part	ty knows: knows
	all of the following:	<u> </u>

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1	a. That the person is a debtor or obligor; <u>obligor</u>.	
2	b. The identity of the person; and person.	
3	c. How to communicate with the person; or person.	
4	(2) To a secured party or lienholder that has filed a financing sta	atement against a
5	person, unless the secured party knows: knows both of the fo	<u>llowing:</u>
6	a. That the person is a debtor; and <u>debtor</u>.	
7	b. The identity of the person.	
8	(c) Limitation of liability if reasonable belief that transaction not a	•
9	transaction or consumer transaction. Liability If Reasonable Belief That T	
10	<u>Consumer-Goods Transaction or Consumer Transaction. – A secured party is</u>	•
11	person, and a person's liability for a deficiency is not affected, because of any	
12	arising out of the secured party's reasonable belief that a transaction is not a	-
13	transaction or a consumer transaction or that goods are not consumer goods, if the	ne secured party's
14	belief is based on its reasonable reliance on:on either of the following:	
15	(1) A debtor's representation concerning the purpose for which	collateral was to
16	be used, acquired, or held; orheld.	
17	(2) An obligor's representation concerning the purpose for v	which a secured
18	obligation was incurred.	
19 20	(d) Limitation of liability for statutory damages. Liability for Statutory damages. $C_{25}(2)$ for its failure	
20 21	secured party is not liable to any person under G.S. 25-9-625(c)(2) for its failur G.S. 25-9-616.	e to comply with
21 22		ala Liability for
22	(e) Limitation of multiple liability for statutory damages. <u>Multiple Statutory Damages.</u> A secured party is not liable under G.S. 25-9-625(c)(2)	
23 24	statutory Damages. – A secured party is not nable under $(0.5, 25-9-025(c)/2)$ with respect to any one secured obligation.	
2 4 25	(f) Exception to Limitation of Liability Under Subsections (a) and (b).	- Subsections (a)
26	and (b) of this section do not apply to limit the liability of a secured party to a	
20 27	time the secured party obtains control of collateral that is a controllable acco	
28	electronic record, or controllable payment intangible or at the time the security	
29	to the collateral, whichever is later, both of the following apply:	
30	(1) The person is a debtor or obligor.	
31	(2) The secured party knows that the information in sub-subdiv	ision (b)(1)a., b.,
32	or c. of this section relating to the person is not provided by	
33	record attached to or logically associated with the collateral,	or the system in
34	which the collateral is recorded."	-
35		
36	SUBPART VIII-C. CONFORMING CHANGES AND OTHER AMEN	NDMENTS TO
37	OTHER UCC ARTICLES	
38	SECTION 108. G.S. 25-1-201 reads as rewritten:	
39	"§ 25-1-201. General definitions.	
40	(a) Unless the context otherwise requires, words or phrases defined in t	
41	the additional definitions contained in other Articles articles of this Chapt	
42	particular Articles or Parts thereof, articles or parts of this Chapter, have the me	
43	(b) Subject to definitions contained in other articles of this Chapter that a	
44 45	articles or parts thereof: of this Chapter, the following definitions apply in this C	
45 46	(1) <u>"Action," in Action. – In the sense of a judicial proce</u>	
46 47	recoupment, counterclaim, setoff, suit in equity, and any oth which rights are determined.	ier proceeding in
47 48		itled to pursue e
48 49	 (2) "Aggrieved party" means a <u>Aggrieved party. – A</u> party ent remedy. 	incu to pursue a
49 50	(3) "Agreement," as Agreement. – As distinguished from "cont	tract." means the
50 51	bargain of the parties in fact, as found in their language or int	
~ 1	cursuin of the purios in fuel, us found in their funguage of in	

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1 2		circumstances, including course of performance, cour of trade as provided in G.S. 25-1-303.	rse of dealing, or usage
3	(4)	"Bank" means a Bank. – A person engaged in the bu	usiness of banking and
4		banking. The term includes a savings bank, savings	
5		credit union, and trust company.	
6	(5)	"Bearer" means a Bearer. – A person in control of	a negotiable electronic
7		document of title or a person in possession of a	
8		negotiable tangible document of title, or certificated	-
9		to bearer or indorsed in blank.	
10	(6)	"Bill of lading" means a Bill of lading. – A document	t of title evidencing the
11		receipt of goods for shipment issued by a person eng	aged in the business of
12		directly or indirectly transporting or forwarding good	ods. The term does not
13		include a warehouse receipt.	
14	(7)	"Branch" includes Branch. – Includes a separately	y incorporated foreign
15		branch of a bank.	
16	(8)	"Burden of establishing" a fact means the Burden	
17		burden of persuading the trier of fact that the existence	ce of the <u>a</u> fact is more
18		probable than its nonexistence.	
19	(9)	"Buyer in ordinary course of business" means a Buye	
20		<u>business. – A person that buys goods in good faith, v</u>	
21		the sale violates the rights of another person in the good	
22		course from a person, other than a pawnbroker, in the b	
23		of that kind. A person buys goods in the ordinary c	
24		person comports with the usual or customary practices	
25		in which the seller is engaged or with the seller's or	-
26		practices. A person that sells oil, gas, or other mine	
27		minehead is a person in the business of selling goods	
28		ordinary course of business may buy for cash, by exch	
29 20		or on secured or unsecured credit, and may acquire g	•
30 31		title under a preexisting contract for sale. Only a buye	
31 32		of the goods or has a right to recover the goods from	
32 33		2 of this Chapter may be a buyer in ordinary course ordinary course of business" The term does not includ	•
33 34		goods in a transfer in bulk or as security for or in tota	1 1
34 35		of a money debt.	ai of partial satisfaction
36	(10)	<u>"Conspicuous," with Conspicuous. – With reference</u>	e to a term means so
30 37	(10)	written, displayed, or presented that that based of	
38		<u>circumstances</u> , a reasonable person against which it is t	•
39		noticed it. Whether a term is "conspicuous" or not is a	1 0
40		Conspicuous terms include the following:	
41		a. A heading in capitals equal to or greater in size	ze than the surrounding
42		text, or in contrasting type, font, or color to the	
43		same or lesser size; and	surrounding text of the
44		b. Language in the body of a record or display	in larger type than the
45		surrounding text, or in contrasting type,	
46		surrounding text of the same size, or set off fr	
47		the same size by symbols or other marks th	-
48		language.	
49	(11)	"Consumer" means an Consumer. – An individu	al who enters into a
50	× /	transaction primarily for personal, family, or househol	

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1	(12)	"Contract," as Contract. – As distinguished from "agreen	nent," means the total
2		legal obligation that results from the parties' agreement	as determined by this
3		Chapter as supplemented by any other applicable laws.	•
4	(13)	"Creditor" includes Creditor Includes a general creditor	or, a secured creditor,
5		a lien creditor, and any representative of creditors, inclu-	
6		the benefit of creditors, a trustee in bankruptcy, a recei	
7		executor or administrator of an insolvent debtor's or assi	
8	(14)	"Defendant" includes Defendant Includes a person	-
9	× ,	defendant in a counterclaim, cross-claim, or third-party	
10	(15)	"Delivery", with Delivery With respect to an electro	
11	× ,	title, means voluntary transfer of control and with control	ol. With respect to an
12		instrument, a tangible document of title, or an authoritation	_
13		record evidencing chattel paper, the term means v	• • •
14		possession.	oranitary transfer of
15	(16)	"Document of title" means a Document of title. – A	record (i) that in the
16	(10)	regular course of business or financing is treated as adequ	
17		the person in possession or control of the record is entitle	
18		hold, and dispose of the record and the goods the record	
19		purports to be issued by or addressed to a bailee and t	
20		bailee's possession which that are either identified or are	
20		an identified mass. The term includes a bill of lading,	
22		dock warrant, dock receipt, warehouse receipt, and o	-
23		goods. An electronic document of title means a docume	•
23		by a record consisting of information stored in an el	
25		tangible document of title means a document of title e	
26		consisting of information that is inscribed on a tangible	•
20	<u>(16a)</u>	Electronic. – Relating to technology having electrica	
28	<u>(10a)</u>	wireless, optical, electromagnetic, or similar capabilities	
29	(17)	"Fault" means a Fault. – A default, breach, or wrongful a	
30	(17) (18)	"Fungible goods" means: Fungible goods. – Either of the	
31	(10)		
32		a. Goods of which any unit, by nature or usage of tra of any other like unit; or <u>unit.</u>	iue, are the equivalent
33		b. Goods that by agreement are treated as equivaler	at
33 34	(10)		
34 35	(19)	<u>"Genuine" means free Genuine. – Free of forgery or cou</u>	
	(20)	"Good faith," except Good faith. – Except as otherwise	
36		of this Chapter, means honesty in fact and the obser	vance of reasonable
37	(01)	commercial standards of fair dealing.	
38	(21)	<u>"Holder" means: Holder. – Any of the following:</u>	
39 40		a. The person in possession of a negotiable instru	1.
40		either to bearer or to an identified person the	hat is the person in
41		possession; possession.	1
42		b. The person in possession of a negotiable tangibl	
43		the goods are deliverable either to bearer or to the	ne order of the person
44		in possession; or <u>possession.</u>	
45		c. The person in <u>control control</u> , other than pursuant	t to G.S. 25-7-106(g),
46		of a negotiable electronic document of title.	
47	(22)	"Insolvency proceeding" includes Insolvency proceed	
48		assignment for the benefit of creditors or other pro	-
49 50		liquidate or rehabilitate the estate of the person involved	l.
	(23)	<u>"Insolvent" means: Insolvent. – Any of the following:</u>	

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1		a. Having generally ceased to pay debts in the ordina	ry course of
2		business other than as a result of bona fide dispute; dispute;	<u>ite.</u>
3		b. Being unable to pay debts as they become due; ordue.	
4		c. Being insolvent within the meaning of federal bankrupte	
5	(24)	"Money" means a Money A medium of exchange that	
6		authorized or adopted by a domestic or foreign government. The	
7		a monetary unit of account established by an intergovernmental	•
8		or by agreement between two or more countries. The term does	
9		electronic record that is a medium of exchange recorded and tra	
10		system that existed and operated for the medium of exchange	
11		medium of exchange was authorized or adopted by the governm	
12	(25)	"Organization" means a Organization. – A person other than an	
13	(26)	"Party," as Party. – As distinguished from "third party," means	1
14		has engaged in a transaction or made an agreement subject to th	-
15	(27)	"Person" means an Person. – An individual, corporation, busines	
16		trust, partnership, limited liability company, association, j	
17		government, governmental subdivision, agency, or instrumer	• • •
18		corporation, or any other legal or commercial entity. The ten	
19 20		protected series, however denominated, of an entity if the protected series and an law other than the Chapter that limits an limit	
20 21		established under law other than this Chapter that limits, or limit	
21		specified under the law are satisfied, the ability of a creditor of t any other protected series of the entity to satisfy a claim from	-
22		protected series.	assets of the
23 24	(28)	<u>"Present value" means the Present value. – The amount as of a c</u>	late certain of
25	(20)	one or more sums payable in the future, discounted to the date	
26		of either an interest rate specified by the parties if that rate is r	•
20 27		unreasonable at the time the transaction is entered into or, if an i	•
28		not so specified, a commercially reasonable rate that takes int	
29		facts and circumstances at the time the transaction is entered int	
30	(29)	"Purchase" means taking Purchase Taking by sale, lea	
31	~ /	negotiation, mortgage, pledge, lien, security interest, issue or re	
32		any other voluntary transaction creating an interest in property.	
33	(30)	"Purchaser" means a Purchaser. – A person that takes by purcha	ase.
34	(31)	"Record" means information Record Information that is in	nscribed on a
35		tangible medium or that is stored in an electronic or other m	edium and is
36		retrievable in perceivable form.	
37	(32)	"Remedy" means any Remedy Any remedial right to which	an aggrieved
38		party is entitled with or without resort to a tribunal.	
39	(33)	"Representative" means a Representative. – A person empowe	
40		another, including an agent, an officer of a corporation or asso	ciation, and a
41		trustee, executor, or administrator of an estate.	
42	(34)	"Right" includes <u>Right. – Includes</u> remedy.	
43	(35)	"Security interest" means an Security interest. – An interest	
44		property or fixtures which that secures payment or perfor	
45		obligation. "Security interest" The term includes any interest of	
46		and a buyer of accounts, chattel paper, a payment intangible, or	
47		note in a transaction that is subject to Article 9 of this Chap	•
48		interest" The term does not include the special property interest	
49 50		goods on identification of those goods to a contract for $C \le 25.2 \pm 401$ but a buyer may also acquire a "acquirity	
50		G.S. 25-2-401, but a buyer may also acquire a "security	
51		complying with Article 9 of this Chapter. Except as otherwis	e provided in

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1 2		G.S. 25-2-505, the right of a seller or lessor of goods under this Chapter to retain or acquire possession of the good	s is not a "security
3		interest," but a seller or lessor may also acquire a "se	
4		complying with Article 9 of this Chapter. The retention of	
5		by a seller of goods notwithstanding shipment or delivery	-
6		G.S. 25-2-401 is limited in effect to a reservation of a	-
7		Whether a transaction in the form of a lease creates a "a	security interest" is
8		determined pursuant to G.S. 25-1-203.	
9	(36)	"Send" in connection with a writing, record, or notice	
10		connection with a record or notification, means either of t	
11		a. To deposit in the mail or mail, deliver for transmit	
12		or transmit by any other usual means of	
13		communication, with postage or cost of transmissi	on provided for and
14		properly addressed and, in the case of an instrur	nent, to an address
15		specified thereon or otherwise agreed, or if t	here be none <u>for,</u>
16		addressed to any address reasonable under	the circumstances;
17		orcircumstances.	
18		b. In any other way to cause to be received any rece	ord or notice within
19		the time it would have arrived if properly sent. To	cause the record or
20		notification to be received within the time it would	have been received
21		if properly sent under sub-subdivision a. of this su	bdivision.
22	(37)	"Signed" includes using any symbol executed or add	opted with present
23		intention to adopt or accept a writing.Sign With	present intent to
24		authenticate or adopt a record, means either of the followi	ng:
25		a. Execute or adopt a tangible symbol.	-
26		b. Attach to or logically associate with the record an	electronic symbol,
27		sound, or process.	
28		"Signed," "signing," and "signature" have corresponding 1	<u>meanings.</u>
29	(38)	"State" means a State State A state of the United State	
30		Columbia, Puerto Rico, the United States Virgin Islands,	
31		insular possession subject to the jurisdiction of the United	
32	(39)	"Surety" includes Surety. – Includes a guarantor or other s	secondary obligor.
33	(40)	<u>"Term" means a Term. – A portion of an agreement that re</u>	elates to a particular
34		matter.	
35	(41)	"Unauthorized signature" means a Unauthorized signat	
36		made without actual, implied, or apparent authority. The	he term includes a
37		forgery.	
38	(42)	"Warehouse receipt" means a Warehouse receipt. – A docu	
39		by a person engaged in the business of storing goods for h	
40	(43)	"Writing" includes Writing Includes printing, typewn	
41		intentional reduction to tangible form. "Written" has	s a corresponding
42		meaning."	
43		TION 109. G.S. 25-1-204 reads as rewritten:	
44	"§ 25-1-204. Va		
45	-	erwise provided in Articles 3, 4, and 5-5, and 12, of this Cha	
46	-	the person acquires them: them in any of the following way	
47	(1)	In return for a binding commitment to extend credit or f	
48		immediately available credit, whether or not drawn upon	
49 50		a charge-back is provided for in the event	of difficulties in
50		collection;collection.	
51	(2)	As security for, or in total or partial satisfaction of, a prees	xisting claim;<u>claim.</u>

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	(3)	By accepting delivery under a preexisting contract for In return for any consideration sufficient to support a si	
	(4) SEC	TION 110. G.S. 25-1-301 reads as rewritten:	imple contract.
"8 25_1		erritorial applicability; parties' power to choose applic	ahla law
8 23- (a)		pt as otherwise provided in this section, when a transaction	
· · ·		State and also to another state or nation the parties may ag	
		of the other state or nation shall govern governs their rights	
		led in subsection (c) of this section, the parties to a busine	-
in G.S.	. 1G-2(1)	may agree in the business contract that North Carolina lav duties in whole or in part, pursuant to G.S. 1G-3.	
(b)	-	e absence of an agreement effective under subsection (a	a) of this section and
		led in subsection (c) of this section, this Chapter applies t	
-	-	elation to this State.	o transactions bearing
(c)	-	e of the following provisions of this Chapter specifies the	a applicable law that
· · ·		• • • • •	
-	-	ns and a contrary agreement is effective only to the ex	tent permitted by the
specifi	ed law:	G.S. 25-2-402; G.S. 25-2-402.	
	(1) (2)	G.S. 25-2A-105 and G.S. 25-2A-106; G.S. 25-2A-106.	
	(2) (3)	G.S. 25-2A-105 and G.S. 25-2A-100, G.S. 25-2A-100. G.S. 25 4 102; G.S. 25-4-102.	
	(3)	G.S. 25 4 102, <u>G.S. 25-4-102.</u> G.S. 25 4A 507; G.S. 25-4A-507.	
	(4)	G.S. 25 - 116; G.S. 25-5-116.	
	(6)	G.S. 25-8-110;G.S. 25-8-110.	
	(0)	G.S. 25-9-301 through G.S. 25-9-307.	
	(7)	G.S. 25-12-107."	
		TION 111. G.S. 25-1-306 reads as rewritten:	
"8 25-1		aiver or renunciation of claim or right after breach.	
		ght arising out of an alleged breach may be discharged in w	vhole or in part without
		agreement of the aggrieved party in an authenticated <u>a si</u>	
•••••••		TION 112. In all sections of Articles 2 and 2A of Chap	
Statute		not amended by this act, the Revisor of Statutes shall r	
		h the General Statutes numbering system and shall	-
	ming cha		5 5
	U	TION 113. G.S. 25-2-102 reads as rewritten:	
"§ 25	-2-102.	Scope; certain security and other transactions	excluded from this
0		le. Article.	
Un	less the c	ontext otherwise requires, this article applies to transaction	ns in goods; it does not
		saction which although in the form of an unconditional co	
sale is	intended-	to operate only as a security transaction nor does this artic	le impair or repeal any
		g sales to consumers, farmers or other specified classes of	
<u>(a)</u>	Unle	ss the context otherwise requires, and except as provided i	n subsection (c) of this
section	n, this Art	icle applies to transactions in goods and, in the case of a	hybrid transaction, it
applies	s to the ex	tent provided in subsection (b) of this section.	
<u>(b)</u>	In a	nybrid transaction, both of the following apply:	
	<u>(1)</u>	If the sale-of-goods aspects do not predominate, only	the provisions of this
		Article that relate primarily to the sale-of-goods aspe	ects of the transaction
		apply, and the provisions that relate primarily to the tra	nsaction as a whole do
		<u>not apply.</u>	
	<u>(2)</u>	If the sale-of-goods aspects predominate, this Article ap	
		but does not preclude application in appropriate circum	
		aspects of the transaction that do not relate to the sale of	of goods.
<u>(c)</u>	<u>This</u>	Article does not do either of the following:	

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1		<u>(1)</u>	Apply to a transaction that, even though in the form of	an unconditional
2			contract to sell or present sale, operates only to create a sec	curity interest.
3		(2)	Impair or repeal a statute regulating sales to consumers,	-
4			specified classes of buyers."	
5		SECT	ION 114. G.S. 25-2-103 reads as rewritten:	
6	"§ 25-2-1()3. Def	initions and index of definitions.	
7	(1) (a)	In this	article unless the context otherwise requiresArticle, the fol	lowing definitions
8	apply:			-
9		(1)	Acceptance. – Defined in G.S. 25-2-606.	
0		(2)	Banker's credit. – Defined in G.S. 25-2-325.	
1		(3)	Between merchants. – Defined in G.S. 25-2-104.	
2		(a) (4)	"Buyer" means a Buyer. – A person who that buys or contr	acts to buy goods.
3		(b)	Repealed by Session Laws 2006-112, s. 2, effective Octobe	
4		<u>(5)</u>	Cancellation. – Defined in G.S. 25-2-106.	
5		(6)	Check. – Defined in G.S. 25-3-104.	
6		(7)	Commercial unit. – Defined in G.S. 25-2-105.	
7		(8)	Confirmed credit. – Defined in G.S. 25-2-325.	
8		(9)	Conforming to contract. – Defined in G.S. 25-2-106.	
9		(10)	Consignee. – Defined in G.S. 25-7-102.	
0		(11)	Consignor. – Defined in G.S. 25-7-102.	
1		(12)	Consumer goods. – Defined in G.S. 25-9-102.	
2		<u>(13)</u>	Contract for sale. – Defined in G.S. 25-2-106.	
3		(14)	Control. – Defined in G.S. 25-7-106.	
4		(15)	Cover. – Defined in G.S. 25-2-712.	
5		(16)	Dishonor. – Defined in G.S. 25-3-502.	
6		<u>(17)</u>	Draft. – Defined in G.S. 25-3-104.	
7		<u>(18)</u>	Entrusting. – Defined in G.S. 25-2-403.	
8		<u>(19)</u>	Financing agency. – Defined in G.S. 25-2-104.	
9		(20)	Future goods. – Defined in G.S. 25-2-105.	
0		(21)	<u>Goods. – Defined in G.S. 25-2-105.</u>	
1		<u>(22)</u>	Identification. – Defined in G.S. 25-2-501.	
2		<u>(23)</u>	Installment contract. – Defined in G.S. 25-2-612.	
3		<u>(24)</u>	Letter of credit Defined in G.S. 25-2-325.	
4		(25)	Lot. – Defined in G.S. 25-2-105.	
5		(26)	Merchant Defined in G.S. 25-2-104.	
6		<u>(27)</u>	Overseas. – Defined in G.S. 25-2-323.	
7		<u>(28)</u>	Person in position of seller. – Defined in G.S. 25-2-707.	
8		<u>(29)</u>	Present sale Defined in G.S. 25-2-106.	
9		(c)(30)	<u>"Receipt" of goods means taking Receipt. – With respec</u>	<u>t to goods, means</u>
0			taking physical possession of them.the goods.	
-1		(31)	<u>Sale. – Defined in G.S. 25-2-106.</u>	
2		<u>(32)</u>	Sale on approval. – Defined in G.S. 25-2-326.	
3		<u>(33)</u>	Sale or return. – Defined in G.S. 25-2-326.	
4		(d)(34	<u>) "Seller" means a Seller. – A person who that sells or contr</u>	racts to sell goods.
5			Any manufacturer of self-propelled motor vehicles	
6			G.S. 20-4.01, is also a "seller" with respect to buyers of its	-
7			which it makes an express warranty, notwithstanding an	
8			between them, for purposes of all rights and remedies a	vailable to buyers
9			under this Article.	
60		<u>(35)</u>	Termination. – Defined in G.S. 25-2-106.	

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(2)		article or to specified parts thereof, and the section
in whi	ch they appear are:	
	"Acceptance."	G.S. 25-2-606.
	"Banker's credit."	G.S. 25-2-325.
	"Between merchants."	G.S. 25-2-104.
	"Cancellation."	G.S. 25-2-106 (4).
	"Commercial unit."	G.S. 25-2-105.
	"Confirmed credit."	G.S. 25-2-325.
	"Conforming to contract."	G.S. 25-2-106.
	"Contract for sale."	G.S. 25-2-106.
	"Cover."	G.S. 25-2-712.
	"Entrusting."	G.S. 25-2-403.
	"Financing agency."	G.S. 25-2-104.
	"Future goods."	G.S. 25-2-105.
	"Goods."	G.S. 25-2-105.
	"Identification."	G.S. 25-2-501.
	"Installment contract."	G.S. 25-2-612.
	"Letter of credit."	G.S. 25-2-325.
	"Lot."	G.S. 25-2-105.
	"Merchant."	G.S. 25-2-104.
	"Overseas."	G.S. 25-2-323.
	"Person in position of seller."	G.S. 25-2-707.
	"Present sale."	G.S. 25-2-106.
	"Sale."	G.S. 25-2-106.
	"Sale on approval."	G.S. 25-2-326.
	<u>"Sale or return."</u>	G.S. 25-2-326.
	"Termination."	G.S. 25-2-106.
(3)		7-106 and the following definitions in other Articl
. ,	to this Article:	7-100 and the following definitions in other Articl
appry	"Check"	G.S. 25-3-104.
	"Consignee"	G.S. 25 7 102.
	"Consignor"	G.S. 25-7-102.
	"Consumer Goods"	G.S. 25-9-102.
	"Dishonor"	G.S. 25-3-502.
/ 41	"Draft"	G.S. 25-3-104.
		Article 1 of this Chapter contains general definitio
and pr		tion applicable throughout this article. <u>Article.</u> "
	SECTION 115. G.S. 25-2-106 r	
"§ 25-1		reement"; "contract for sale"; "sale"; "prese
		"conforming" to contract; "termination
	"cancellation.""cancellation";	
		text otherwise requires Article, "contract" and
U	6	he present or future sale of goods, including layaw
		present sale of goods and a contract to sell goods
		ng of title from the seller to the buyer for a pri
	· •	le which that is accomplished by the making of t
		ntract for the sale of goods in which the seller agre
		burchaser's payment of a deposit, down payment,
		ods for future delivery upon the purchaser's payme
	becified additional amount, whether in	·

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1	(2)(b) Goods or conduct including any part of a performance are "conformi	ng" or conform
2	to the contract when they are in accordance with the obligations under the contra	ct.
3	(3)(c) "Termination" occurs when either party pursuant to a power created b	y agreement or
4	law puts an end to the contract otherwise than for its breach. On "termination" "t	ermination," all
5	obligations which that are still executory on both sides are discharged discharge	<u>d, </u> but any right
6	based on prior breach or performance survives.	
7	(4)(d) "Cancellation" occurs when either party puts an end to the contract for	or breach by the
8	other and its effect is the same as that of "termination" except that the cancelling p	arty also retains
9	any remedy for breach of the whole contract or any unperformed balance.	
10	(e) "Hybrid transaction" means a single transaction involving a sale of ge	oods and any of
11	the following:	
12	(1) The provision of services.	
13	(2) <u>A lease of other goods.</u>	
14	(3) A sale, lease, or license of property other than goods."	
15	SECTION 116. G.S. 25-2-201 reads as rewritten:	
16	"§ 25-2-201. Formal requirements; statute of frauds.	
17	(1)(a) Except as otherwise provided in this section section, a contract for the	e sale of goods
18	for the price of five hundred dollars (\$500.00) or more is not enforceable by w	
19	defense unless there is some writing a record sufficient to indicate that a contr	act for sale has
20	been made between the parties and signed by the party against whom enforcement	
21	by his the party's authorized agent or broker. A writing record is not insufficient b	
22	or incorrectly states a term agreed upon but the contract is not enforceable under	
23	subsection beyond the quantity of goods shown in such writing. the record.	
24	(2)(b) Between merchants merchants, if within a reasonable time a wr	iting record in
25	confirmation of the contract and sufficient against the sender is received and the	
26	it has reason to know its contents, it the record satisfies the requirements of subs	
27	this section against such the party unless written notice in a record of objection t	o its contents is
28	given within ten- <u>10</u> days after it is received.	
29	(3)(c) A All of the following apply to a contract which that does not satisfy the	ne requirements
30	of subsection (1)(a) of this section but which that is valid in other respects is enfor	ceablerespects:
31	(a)(1) The contract is enforceable if the goods are to be specially m	anufactured for
32	the buyer and are not suitable for sale to others in the ordinar	y course of the
33	seller's business and the seller, before notice of repudiation	is received and
34	under circumstances which that reasonably indicate that the g	oods are for the
35	buyer, has made either a substantial beginning of their i	nanufacture or
36	commitments for their procurement; or procurement.	
37	(b)(2) The contract is enforceable if the party against whom which	enforcement is
38	sought admits in his the party's pleading, testimony testimony,	
39	court that a contract for sale was made, but the contract is	
40	under this provision subdivision beyond the quantity of g	oods admitted;
41	or admitted.	
42	(c)(3) The contract is enforceable with respect to goods for which pa	yment has been
43	made and accepted or which that have been received	
44	(G.S. 25-2-606)."	
45	SECTION 117. G.S. 25-2-202 reads as rewritten:	
46	"§ 25-2-202. Final written e xpression; parol or extrinsic evidence.	
47	Terms with respect to which the confirmatory memoranda of the parties agree	e or which t hat
48	are otherwise set forth in a writing record intended by the parties as a final exp	
49	agreement with respect to such terms as are included therein may the terms included	
50	not be contradicted by evidence of any prior agreement or of a contemporaneous	
51	but may be explained or supplemented supplemented by the following:	2

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(a)<u>(1)</u>	by- <u>By</u> course of dealing or usage of trade (G.S. 2 performance (G.S. 25-2-208); and(G.S. 25-2-208).	25-1-205) or by course of
(b)<u>(</u>2)		
SEC	FION 118. G.S. 25-2-203 reads as rewritten:	
"§ 25-2-203. Sea		
-	of a seal to a writing record evidencing a contract for	r sale or an offer to buy or
sell goods does r	not constitute the writing render the record a sealed is pect to sealed instruments does not apply to such a the	nstrument instrument, and
	FION 119. G.S. 25-2-205 reads as rewritten:	
"§ 25-2-205. Fir		
-	merchant to buy or sell goods in a signed writing whi	ich r ecord that by its terms
gives assurance	that it will be held open is not revocable, for lack of	consideration, during the
	no time is stated for a reasonable time, but in no event	
	exceed three months; but any such the term of assura	nce on a form supplied by
	shall be separately signed by the offeror."	
	FION 120. G.S. 25-2-209 reads as rewritten:	
	odification, rescission rescission, and waiver.	
	reement modifying a contract within this article <u>Artic</u>	cle needs no consideration
to be binding.		
	ned agreement which that excludes modification or res	
0	signed record cannot be otherwise modified or rescine	· ·
	- <u>this</u> requirement on a form supplied by the merchant	must be separately signed
by the other party		
	equirements of the statute of frauds section of this artic	He <u>Article (</u> G.S. 25-2-201)
	if the contract as modified is within its provisions.	
	ugh an attempt at modification or rescission does no	• •
	or (3) (b) or (c) of this section, it can operate as a wa	
· · · · ·	ty who that has made a waiver affecting an execute	• •
•	waiver by reasonable notification received by the	1 1
1	be required of any term waived, unless the retraction	ii would be unjust iii view
	nge of position in reliance on the waiver."	
	FION 121. G.S. 25-2A-102 reads as rewritten:	
"§ 25-2A-102. S	-	that amount a longer longer
	Article applies to any transaction, regardless of form f a hybrid lease, it applies to the extent provided in sub	
	ybrid lease, both of the following apply:	bsection (b) of this section.
$\frac{(b)}{(1)} \qquad \frac{\ln a h}{(1)}$	If the lease-of-goods aspects do not predominate, a	ll of the following apply:
<u>(1)</u>		• • • •
	a. Only the provisions of this Article that lease-of-goods aspects of the transaction ap	
	this Article that relate primarily to the tran	
	apply.	saction as a whole do not
		nce lesse
	b.G.S. 25-2A-209 applies if the lease is a finac.G.S. 25-2A-407 applies to the promises of the	
	to the extent the promises are consideration	
	and use of the leased goods.	for the right to possession
	If the lease-of-goods aspects predominate, this	Article employ to the
(2)		s Afficie annues in the
<u>(2)</u>		
<u>(2)</u>	transaction but does not preclude application in app other law to aspects of the lease that do not relate to	propriate circumstances of

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"§ 25-2A-1	03. Do	efinitions and index of definitions.	
-		Article unless the context otherwise requires: Article, the for	ollowing definitions
apply:			
	(1)	Accessions. – Defined in G.S. 25-2A-310.	
	(2)	Account. – Defined in G.S. 25-9-102.	
	(3)	Between merchants. – Defined in G.S. 25-2-104.	
	(4)	Buyer. – Defined in G.S. 25-2-103.	
	(<u>a)(5)</u>	"Buyer in ordinary course of business" means a Buyer in	ordinary course of
	、 / <u></u>	business A person who, that, in good faith and without	
		sale to him the person is in violation of the ownership right	
		or leasehold interest of a third party in the goods, buys in o	
		a person person, other than a pawnbroker, in the business	of selling goods of
		that kind but does not include a pawnbroker. kind. "Buyin	
		or by exchange of other property or on secured or un	secured credit and
		includes acquiring goods or documents of title under a pred	
		sale but does not include a transfer in bulk or as securit	ty for or in total or
		partial satisfaction of a money debt.	
•	(b)<u>(</u>6)	"Cancellation" occurs Cancellation Occurs when either	party puts an end to
		the lease contract for default by the other party.	
	(7)	Chattel paper. – Defined in G.S. 25-9-102.	
((c)<u>(8)</u>	"Commercial unit" means such a Commercial unit. – A u	
		by commercial usage is a single whole for purposes of lea	
		of which materially impairs its character or value on the	
		commercial unit may be a single article, as a machine, or a	
		suite of furniture or a line of machinery, or a quantity, as	
		or any other unit treated in use or in the relevant market a	
((d)<u>(9)</u>	"Conforming" goods or performance under a lease cont	-
		With respect to goods or performance under a lease contra	-
		performance that are in accordance with the obligatio	ns under the lease
	(10)	contract.	
-	(10)	Construction mortgage. – Defined in G.S. 25-2A-309.	
	(11)	Consumer goods. – Defined in G.S. 25-9-102.	of a lagger up and and a
•	(e)<u>(12)</u>	<u>"Consumer lease" means a Consumer lease. – A lease that are accounted in the business of leasing or colling makes to a set the business of leasing or colling makes to</u>	
		engaged in the business of leasing or selling makes to	
		individual and who takes under the lease primarily for a phousehold purpose if the total payments to be made under	
		household purpose, if the total payments to be made unde	
		excluding payments for options to renew or buy, do not thousand dollars (\$25,000).	exceed twenty-five
	(13)	Document. – Defined in G.S. 25-9-102.	
=	(13) (14)	Encumbrance. – Defined in G.S. 25-9-102.	
=	(14) (15)	Entrusting. – Defined in G.S. 25-2-403.	
		"Fault" means wrongful Fault. – Wrongful act, omission,	breach or default
		"Finance lease" means a Finance lease. – A lease with resp	
·	(6)(17)	(i) the lessor does not select, manufacture, or supply the g	
		acquires the goods or the right to possession and us	
		connection with the lease; and (iii) one of the following or	-
		(A) <u>a.</u> the <u>The</u> lessee receives a copy of the contract b	
		acquired the goods or the right to possession an	•
		before signing the lease contract; <u>contract.</u>	0

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2	(B)<u>b.</u>	the goods or the right to possession a	and use of the goods is a condition
3		to effectiveness of the lease contract	
Ļ	(C)<u>c.</u>	the <u>The</u> lessee, before signing the le	
5		and complete statement designating	-
5		any disclaimers of warranties, 1	
7		remedies, or liquidated damages, inc	
3		as the manufacturer of the goods, pr	v 1
)		supplying the goods in connection	
)		which the lessor acquired the goods	or the right to possession and use
_		of the goods; or goods.	
2	(D)<u>d.</u>	if If the lease is not a consumer lease.	
3		the lease contract, informs the lesse	•
Ļ		of the person supplying the goods to	
5		selected that person and directed the	
5		right to possession and use of the go	
7		the lessee is entitled under this Artic	1
3		including those of any third party, pr	• 1
)		supplying the goods in connection	
)		which the lessor acquired the goods	•
		of the goods, and (c)-(iii) that the lo	
2		person supplying the goods to the le	
3		complete statement of those promis	
Ļ	(10) Einstein	disclaimers and limitations of them of filing	
5		e filing. – Defined in G.S. 25-2A-309	<u>-</u>
7		es. – Defined in G.S. 25-2A-309. al intangible. – Defined in G.S. 25-9-	102
3		ls" means all Goods. – All things t	
))		Fication to the lease contract, or are fi	
,)		does not include money, documents	
		general intangibles, or minerals or the	
2		tion. The term also includes the unbor	
3		d lease. – A single transaction involvin	
ļ	<u>follow</u>	•	ing a rease of goods and any of the
5	<u>a.</u>	The provision of services.	
5	<u>b.</u>	A sale of other goods.	
7	<u>c.</u>	A sale, lease, or license of property of	other than goods.
3		Ilment lease contract" means a Insta	-
)	· · · · · · · · · · · · · · · · · · ·	ct that authorizes or requires the $\overline{\text{deliv}}$	
)		tely accepted, even though the lease	
_	-	ry is a separate lease" or its equivalen	
2		ment. – Defined in G.S. 25-9-102.	
3		e" means a Lease. – A transfer of the right	ght to possession and use of goods
Ļ	•	erm in return for consideration, but a	• • •
5		lle or return, or retention or creation o	• • • • • • • • • • • • • • • • • • • •
5		s the context clearly indicates otherw	
7		erm includes a motor vehicle operation	
3		under <u>§ section</u> 7701(h) of the Internal	
)		e agreement" means the Lease agreen	
)		lease, of the lessor and the lessee in	
	by im	plication from other circumstances inc	cluding course of dealing or usage
	•	-	

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1	of trade or course of performance as provided in this A	Article. Unless the
2	context clearly indicates otherwise, the term includes a sul	
3	(1)(27) "Lease contract" means the Lease contract. – The total le	
4	results from the lease agreement as affected by this Art	-
5	applicable rules of law. Unless the context clearly indic	ates otherwise, the
6	term includes a sublease contract.	
7	(m)(28) "Leasehold interest" means the Leasehold interest. –	<u>The interest of the</u>
8	lessor or the lessee under a lease contract.	• • • •
9	(n)(29) "Lessee" means a Lessee. – A person who that acquires the	
10	and use of goods under a lease. Unless the context clearly i	ndicates otherwise,
11 12	the term includes a sublessee.	ordinary course of
12	(o)(30) "Lessee in ordinary course of business" means a Lessee in business. – A person who, that, in good faith and without	
13 14	lease to him the person is in violation of the ownership	
15	interest or leasehold interest of a third party in the goods.	
16	course from a person person, other than a pawnbroker,	-
17	selling or leasing goods of that kind but does not include a	
18	"Leasing" may be for cash or by exchange of other proper	1
19	unsecured credit and includes acquiring goods or docume	
20	preexisting lease contract but does not include a transfer in	
21	for or in total or partial satisfaction of a money debt.	·
22	(p)(31) "Lessor" means a Lessor. – A person who that transfers the	right to possession
23	and use of goods under a lease. Unless the context clearly i	ndicates otherwise,
24	the term includes a sublessor.	
25	(q)(32) "Lessor's residual interest" means the Lessor's residual interest"	
26	interest in the goods after expiration, termination, or cance	ellation of the lease
27	contract.	
28	(r)(33) "Lien" means a <u>Lien. – A</u> charge against or interest in good	
29 20	of a debt or performance of an obligation, but the term	does not include a
30 31	security interest. (a)(24) "Let" means a Let A percel or a single article that is the	aubiant matter of a
31	(s)(34) "Lot" means a Lot. – A parcel or a single article that is the separate lease or delivery, whether or not it is sufficient to	
32 33	contract.	o periorii ule lease
33 34	(35) Merchant. – Defined in G.S. 25-2-104.	
35	(t)(36) "Merchant lessee" means a Merchant lessee. – A lessee tha	t is a merchant with
36	respect to goods of the kind subject to the lease.	t is a morenant with
37	(37) Mortgage. – Defined in G.S. 25-9-102.	
38	(u)(38) "Present value" means the Present value. – The amount as	of a date certain of
39	one or more sums payable in the future, discounted to th	
40	discount is determined by the interest rate specified by th	
41	was not manifestly unreasonable at the time the transactio	n was entered into;
42	otherwise, the discount is determined by a commercially 1	reasonable rate that
43	takes into account the facts and circumstances of each c	ase at the time the
44	transaction was entered into.	
45	(v)(39) "Purchase" includes Purchase. – Includes taking by sale	
46	security interest, pledge, gift, or any other voluntary tran	saction creating an
47	interest in goods.	
48	$(40) \underline{Purchase money lease Defined in G.S. 25-2A-309.}$	
49 50	(41) Pursuant to commitment. – Defined in G.S. 25-9-102.	
50 51	$\frac{(42)}{(43)} = \frac{\text{Receipt.} - \text{Defined in G.S. } 25 - 2 - 103.}{\text{Sala}}$	
51	$(43) \qquad \underline{\text{Sale.} - \text{Defined in G.S. 25-2-106.}}$	

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1	(44) Sale on approval. – Define	d in G.S. 25-2-326.
2	(45) Sale or return. – Defined in	
3	(46) Seller. – Defined in G.S. 2	
4		blease. – A lease of goods the right to possession
5		red by the lessor as a lessee under an existing lease.
6		er. – A person from whom which a lessor buys or
7	leases goods to be leased u	
8		<u>Supply contract. – A contract under which a lessor</u>
9	buys or leases goods to be	
10		nination. – Occurs when either party pursuant to a
11		at or law puts an end to the lease contract otherwise
12	than for default.	L
13	(2) Other definitions applying to this A	Article and the sections in which they appear are:
14	"Accessions".	G.S. 25-2A-310(1).
15	"Construction mortgage".	G.S. 25-2A-309(1)(d).
16	"Encumbrance".	G.S. 25-2A-309(1)(e).
17	"Fixtures".	G.S. 25-2A-309(1)(a).
18	"Fixture filing".	G.S. 25-2A-309(1)(b).
19	"Purchase money lease".	G.S. 25-2A-309(1)(c).
20	(3) The following definitions in other	
21	"Account"	G.S. 25-9-102(a)(2).
22	"Between merchants"	G.S. 25-2-104(3).
23	"Buyer"	G.S. 25-2-103(1)(a).
24	"Chattel paper"	G.S. 25-9-102(a)(11).
25	"Consumer goods"	G.S. 25-9-102(a)(23).
26	"Document"	G.S. 25-9-102(a)(30).
27	"Entrusting"	G.S. 25-2-403(3).
28	"General intangible"	G.S. 25-9-102(a)(42).
29	"Instrument"	G.S. 25-9-102(a)(47).
30	<u>"Merchant"</u>	G.S. 25-2-104(1).
31	<u>"Mortgage"</u>	G.S. 25-9-102(a)(55).
32	"Pursuant to commitment"	G.S. 25-9-102(a)(68).
33	"Receipt"	G.S. 25-2-103(1)(c).
34	<u>"Sale"</u>	G.S. 25-2-106(1).
35	"Sale on approval"	G.S. 25-2-326.
36	"Sale or return"	G.S. 25-2-326.
37	"Seller"	G.S. 25-2-103(1)(d).
38	(4)(b) In addition, Article 1 of this Chap	oter contains general definitions and principles of
39	construction and interpretation applicable through	
40	SECTION 123. G.S. 25-2A-107	reads as rewritten:
41	"§ 25-2A-107. Waiver or renunciation of c	aim or right after default.
42	Any claim or right arising out of an allege	d default or breach of warranty may be discharged
43	in whole or in part without consideration by	a written waiver or renunciation in a signed and
44	record delivered by the aggrieved party."	
45	SECTION 124. G.S. 25-2A-201	reads as rewritten:
46	"§ 25-2A-201. Statute of frauds.	
47	(1)(a) A lease contract is not enforceable	by way of action or defense unless: unless either of
48	the following applies:	
49		o be made under the lease contract, excluding
50		enew or buy, are less than one thousand dollars
51	(\$1,000); or(\$1,000).	-

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1	(b)(2) there There is a writing, record, signed by the party against whom which
2	enforcement is sought or by that party's authorized agent, sufficient to indicate
3	that a lease contract has been made between the parties and to describe the
4	goods leased and the lease term.
5	(2)(b) Any description of leased goods or of the lease term is sufficient and satisfies
6	subsection (1)(b) subdivision (a)(2) of this section, whether or not it is specific, if it reasonably
7	identifies what is described.
8	(3)(c) A writing record is not insufficient because it omits or incorrectly states a term agreed
9	upon, but the lease contract is not enforceable under subsection (1)(b) subdivision (a)(2) of this
10	section beyond the lease term and the quantity of goods shown in the writing.record.
11	(4)(d) A All of the following apply to a lease contract that does not satisfy the requirements
12	of subsection (1) (a) of this section, but which that is valid in other respects, is
13	enforceable:respects:
14	(a)(1) The contract is enforceable if the goods are to be specially manufactured or
15	obtained for the lessee and are not suitable for lease or sale to others in the
16	ordinary course of the lessor's business, and the lessor, before notice of
17	repudiation is received and under circumstances that reasonably indicate that
18	the goods are for the lessee, has made either a substantial beginning of their
19	manufacture or commitments for their procurement; procurement.
20	(b)(2) <u>The contract is enforceable</u> if the party against whom which enforcement is
21	sought admits in that party's pleading, testimony, or otherwise in court that a
22	lease contract was made, but the lease contract is not enforceable under this
23	provision subdivision beyond the quantity of goods admitted; or admitted.
24	(c)(3) <u>The contract is enforceable with respect to goods that have been received and</u>
25	accepted by the lessee.
26	(5)(e) The lease term under a lease contract referred to in subsection (4) (d) of this section
27	is: is as follows:
28	(a)(1) if If there is a writing record signed by the party against whom which
29	enforcement is sought or by that party's authorized agent specifying the lease
30 31	term, the term so specified; specified. (b)(2) if If the party against whom which enforcement is sought admits in that party is
31 32	(b)(2) if If the party against whom which enforcement is sought admits in that party's
32 33	pleading, testimony, or otherwise in court a lease term, the term so admitted; admitted.
33 34	$\frac{(c)(3)}{(c)(3)}$ if If there is other evidence of the parties' intent with regard to the lease term,
34 35	the term so intended; or intended.
36	(d)(4) in-In the absence of evidence of the parties' intent, a reasonable lease term."
37	SECTION 125. G.S. 25-2A-202 reads as rewritten:
38	"§ 25-2A-202. Final written expression: parol or extrinsic evidence.
39	Terms with respect to which the confirmatory memoranda of the parties agree or which are
40	otherwise set forth in a writing record intended by the parties as a final expression of their
41	agreement with respect to such terms as are included therein may the terms included in it shall
42	not be contradicted by evidence of any prior agreement or of a contemporaneous oral agreement
43	but may be explained or supplemented: supplemented by the following:
44	(a)(1) by By course of dealing or usage of trade or by course of performance;
45	andperformance.
46	(b)(2) by By evidence of consistent additional terms unless the court finds the
47	writing record to have been intended also as a complete and exclusive
48	statement of the terms of the agreement."
49	SECTION 126. G.S. 25-2A-203 reads as rewritten:
50	"§ 25-2A-203. Seals inoperative.

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1	The affixing of a seal to a writing record evidencing a lease contract or an offer to enter into
2	a lease contract does not render the writing record a sealed instrument instrument, and the law
3	with respect to sealed instruments does not apply to the lease contract or offer."
4	SECTION 127. G.S. 25-2A-205 reads as rewritten:
5	"§ 25-2A-205. Firm offers.
6	An offer by a merchant to lease goods to or from another person in a signed writing record
7	that by its terms gives assurance it will be held open is not revocable, for lack of consideration,
8	during the time stated or, if no time is stated, for a reasonable time, but in no event may shall the
9	period of irrevocability exceed three months. Any such The term of assurance on a form supplied
10	by the offeree must shall be separately signed by the offeror."
11	SECTION 128. G.S. 25-2A-208 reads as rewritten:
12	"§ 25-2A-208. Modification, rescission rescission, and waiver.
13	(1)(a) An agreement modifying a lease contract needs no consideration to be binding.
14	$\frac{(2)(b)}{(2)}$ A signed lease agreement that excludes modification or rescission except by a signed
15	writing may record shall not be otherwise modified or rescinded, but, except as between
16	merchants, such a this requirement on a form supplied by a merchant must shall be separately
17	signed by the other party.
18	(3)(c) Although an attempt at modification or rescission does not satisfy the requirements
19	of subsection (2) (b) of this section, it may operate as a waiver.
20	(4)(d) A party who that has made a waiver affecting an executory portion of a lease contract
21	may retract the waiver by reasonable notification received by the other party that strict
22	performance will be required of any term waived, unless the retraction would be unjust in view
23	of a material change of position in reliance on the waiver."
24	SECTION 129. G.S. 25-3-104 reads as rewritten:
25	"§ 25-3-104. Negotiable instrument.
26	(a) Except as provided in subsections (c) and (d) of this section, "negotiable instrument"
27	means an unconditional promise or order to pay a fixed amount of money, with or without interest
28	or other charges described in the promise or order, if it:all of the following apply:
29	(1) Is The promise or order is payable to bearer or to order at the time it is issued
30	or first comes into possession of a holder;holder.
31	(2) Is-The promise or order is payable on demand or at a definite time; and time.
32	 (3) Does-The promise or order does not state any other undertaking or instruction
33	by the person promising or ordering payment to do any act in addition to the
34	payment of money, but the promise or order may contain (i) an undertaking
35	or power to give, maintain, or protect collateral to secure payment, (ii) an
36	authorization or power to the holder to confess judgment or realize on or
37	dispose of collateral, or (iii) a waiver of the benefit of any law intended for
38	the advantage or protection of an obligor.obligor , (iv) a term that specifies the
39	law that governs the promise or order, or (v) an undertaking to resolve in a
40	specified forum a dispute concerning the promise or order.
41	(b) "Instrument" means a negotiable instrument.
42	(c) An order that meets all of the requirements of subsection (a) of this section, except
43	subdivision (1) , (1) of that subsection, and otherwise falls within the definition of "check" in
44	subsection (f) of this section is a negotiable instrument and a check.
45	(d) A promise or order other than a check is not an instrument if, at the time it is issued
46	or first comes into possession of a holder, it contains a conspicuous statement, however
47	expressed, to the effect that the promise or order is not negotiable or is not an instrument governed
48	by this Article.
49	(e) An instrument is a "note" if it is a promise and is a "draft" if it is an order. If an
• •	(-)

49 (e) An instrument is a "note" if it is a promise and is a "draft" if it is an order. If an
50 instrument falls within the definition of both "note" and "draft", "draft," a person entitled to
51 enforce the instrument may treat it as either.

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though it	ı a bank	ck" means (i) a draft, other than a documentary draft, p or (ii) a cashier's check or teller's check. An instrument ribed on its face by another term, such as "money order"	nt may be a check even
"	SEC	FION 130. G.S. 25-3-105 reads as rewritten:	
"§ 25-3-1		ue of instrument.	
(a)	"Issu	" means the means either of the following:	
	(1)	The first delivery of an instrument by the maker or dray	wer, whether to a holder
		or nonholder, for the purpose of giving rights on the in	strument to any person.
	<u>(2)</u>	If agreed by the payee, the first transmission by the dr	awer to the payee of an
		image of an item and information derived from the	
		depositary bank to collect the item by transferring or p	presenting under federal
		law an electronic check.	
(b)		nissued instrument, or an unissued incomplete instrume	1
0		aker or drawer, but nonissuance is a defense. An instrum	•
		ed for a special purpose is binding on the maker or dra	awer, but failure of the
		cial purpose to be fulfilled is a defense.	
(c)		er" applies to issued and unissued instruments and mean	is a maker or drawer of
an instru			
		FION 131. G.S. 25-3-401 reads as rewritten:	
		snature.Signature necessary for liability on instrume	
(a)	-	son is not liable on an instrument unless (i) the person si	0
· · · ·		represented by an agent or representative who signed	the instrument and the
-		ing on the represented person under G.S. 25-3-402.	
(b)		nature may be made (i) manually or by means of a devi	
-		y name, including a trade or assumed name, or by a	-
executed		ted by a person with present intention to authenticate a v	writing.
118 25 2 4		FION 132. G.S. 25-3-604 reads as rewritten:	
		scharge by cancellation or renunciation. rson entitled to enforce an instrument, with or without	out consideration may
(a)	-	ligation of a party to pay the instrument (i) by an intentio	-
-		the instrument to the party, destruction, mutilation,	•
		ellation or striking out of the party's signature, or the a	
		ating discharge, or (ii) by agreeing not to sue or other	
		by a signed writing. The obligation of a party to pay a c	
		tion of the check in connection with a process in which i	
		nd an image of the check is made and, subsequently, the	· · · · · · · · · · · · · · · · · · ·
		or payment.	<u>intornation and intage</u>
(b)		ellation or striking out of an endorsement indorsement pu	rsuant to subsection (a)
		bes not affect the status and rights of a party derived from	
01 0110 00		FION 133.(a) Subdivision (a)(1) of G.S. 25-4A-103 is re	
(a)(3a) of			
()()		FION 133.(b) G.S. 25-4A-103, as amended by subsec	tion (a) of this section.
reads as 1			
		ayment order – definitions.	
(a)		s Article: Article, the following definitions apply:	
	(1)	Recodified.	
	(2)	"Beneficiary" means the Beneficiary The personal	on to be paid by the
		beneficiary's bank.	- •
	(3)	"Beneficiary's bank" means the Beneficiary's bank	<u>The bank identified in a</u>
		payment order in which an account of the beneficiary is	s to be credited pursuant

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1		to the order or which that otherwise is to make paymen	t to the beneficiary if
2		the order does not provide for payment to an account.	•
3	(3a)	"Payment order" means an Payment order. – An instru	ction of a sender to a
4		receiving bank, transmitted orally, electronically, or in	
5		record, to pay, or to cause another bank to pay, a fixed or	<u> </u>
6		of money to a beneficiary if: if all of the following apply	
7		(i)a. The instruction does not state a condition of payn	
8		other than time of payment, payment.	
9		(ii)b. The receiving bank is to be reimbursed by debi	ting an account of, or
10		otherwise receiving payment from, the sender, a	-
11		(iii)c. The instruction is transmitted by the sender dir	
12		bank or to an agent, funds-transfer system, or co	• •
13		for transmittal to the receiving bank.	
14	(4)	"Receiving bank" means the Receiving bank The bank	to which the sender's
15		instruction is addressed.	
16	(5)	"Sender" means the Sender. – The person giving the	he instruction to the
17		receiving bank.	
18	(b) If an i	nstruction complying with subsection (a)(1) subdivision	(a)(3a) of this section
19		than one payment to a beneficiary, the instruction is a se	
20	with respect to ea		
21	(c) A pay	ment order is issued when it is sent to the receiving bank.	."
22	SECT	TION 134. G.S. 25-4A-201 reads as rewritten:	
23	"§ 25-4A-201. S	ecurity procedure.	
24		ocedure" means a procedure established by agreement	of a customer and a
25	receiving bank fo	or the purpose of (i) verifying that a payment order or com	munication amending
26	or cancelling a pa	ayment order is that of the customer, or (ii) detecting error	or in the transmission
27	or the content of	the payment order or communication. A security proce	edure <u>may impose an</u>
28	obligation on the	receiving bank or the customer and may require the use	of algorithms or other
29	codes, identifying	g words or words, numbers, symbols, sounds, biometrics,	encryption, call-back
30	procedures, or si	imilar security devices. Comparison of a signature on	a payment order or
31	communication v	with an authorized specimen signature of the customer on	r requiring a payment
32	order to be sent f	rom a known email address, IP address, or telephone nui	<u>mber</u> is not by itself a
33	security procedur	·e."	
34	SECT	FION 135. G.S. 25-4A-202 reads as rewritten:	
35	"§ 25-4A-202. A	uthorized and verified payment orders.	
36		ment order received by the receiving bank is the authorized	
37	identified as send	ler if that person authorized the order or is otherwise bound	nd by it under the law
38	of agency.		
39	(b) If a ba	ank and its customer have agreed that the authenticity of p	bayment orders issued
40	to the bank in the	name of the customer as sender will be verified pursuant to	a security procedure,
41	a payment order 1	received by the receiving bank is effective as the order of t	the customer, whether
42	or not authorized	, if (i) the security procedure is a commercially reasonable	e method of providing
43	security against	unauthorized payment orders, and (ii) the bank proves	that it accepted the
44	payment order in	n good faith and in compliance with the bank's obligation	ons under the security
45	procedure and an	ny written agreement or instruction of the customer cust	omer, evidenced by a
46	record, restricting	g acceptance of payment orders issued in the name of the	customer. The bank is
47	-	follow an instruction that violates a written an agreeme	
48		ced by a record, or notice of which is not received at a	
49	-	k a reasonable opportunity to act on it before the paymen	-
50		nercial reasonableness of a security procedure is a qu	
51	determined by co	onsidering the wishes of the customer expressed to the ba	nk, the circumstances

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1	of the customer known to the bank, including the size, type, and frequency of payment orders
2	normally issued by the customer to the bank, alternative security procedures offered to the
3	customer, and security procedures in general use by customers and receiving banks similarly
4	situated. A security procedure is deemed to be commercially reasonable if (i) the security
5	procedure was chosen by the customer after the bank offered, and the customer refused, a security
6	procedure was chosen by the customer after the bank offered, and the customer refused, a security procedure that was commercially reasonable for that customer, and (ii) the customer expressly
0 7	
	agreed in writing a record to be bound by any payment order, whether or not authorized, issued
8	in its name and accepted by the bank in compliance with <u>the bank's obligations under</u> the security
9	procedure chosen by the customer.
10	(d) The term "sender" in this Article includes the customer in whose name a payment
11	order is issued if the order is the authorized order of the customer under subsection (a), or it
12	subsection (a) of this section or if the order is effective as the order of the customer under
13	subsection (b) of this section.
14	(e) This section applies to amendments and cancellations of payment orders to the same
15	extent it applies to payment orders.
16	(f) Except as provided in this section and in G.S. 25-4A-203(a)(1), rights and obligations
17	arising under this section or G.S. 25-4A-203 may shall not be varied by agreement."
18	SECTION 136. G.S. 25-4A-203 reads as rewritten:
19	"§ 25-4A-203. Unenforceability of certain verified payment orders.
20	(a) If an accepted payment order is not, under G.S. 25-4A-202(a), an authorized order of
21	a customer identified as sender, sender but is effective as an order of the customer pursuant to
22	G.S. 25-4A-202(b), the following rules apply:
23	(1) By express written agreement, agreement evidenced by a record, the receiving
24	bank may limit the extent to which it is entitled to enforce or retain payment
25	of the payment order.
26	(2) The receiving bank is not entitled to enforce or retain payment of the payment
27	order if the customer proves that the order was not caused, directly or
28	indirectly, by a person (i) entrusted at any time with duties to act for the
29	customer with respect to payment orders or the security procedure, or (ii) who
30	that obtained access to transmitting facilities of the customer or who-that
31	obtained, from a source controlled by the customer and without authority of
32	the receiving bank, information facilitating breach of the security procedure,
33	regardless of how the information was obtained or whether the customer was
34	at fault. Information includes any access device, computer software, or the
35	like.
36	(b) This section applies to amendments of payment orders to the same extent it applies to
37	payment orders."
38	SECTION 137. G.S. 25-4A-207 reads as rewritten:
39	"§ 25-4A-207. Misdescription of beneficiary.
40	(a) Subject to subsection (b), (b) of this section, if, in a payment order received by the
40	beneficiary's bank, the name, bank account number, or other identification of the beneficiary
42	refers to a nonexistent or unidentifiable person or account, no person has rights as a beneficiary
43	of the order and acceptance of the order cannot occur.
44	(b) If a payment order received by the beneficiary's bank identifies the beneficiary both
45	by name and by an identifying or bank account number and the name and number identify
46	different persons, the following rules apply:
47	(1) Except as otherwise provided in subsection (c), (c) of this section, if the
48	beneficiary's bank does not know that the name and number refer to different
49	persons, it may rely on the number as the proper identification of the
50	beneficiary of the order. The beneficiary's bank need not determine whether
51	the name and number refer to the same person.

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1 2 3	(2)	If the beneficiary's bank pays the person identified by name and number identify different persons, no beneficiary except the person paid by the beneficiary's	person has rights as
4		entitled to receive payment from the originator of th	e funds transfer. If no
5		person has rights as beneficiary, acceptance of the ord	
6		a payment order described in subsection (b) of this sect	-
7	• •	nent order described the beneficiary inconsistently by r	
8 9	. ,	ary's bank pays the person identified by number as person $(b)(1)$ of this section, the following rules apply:	·
10	(1)	If the originator is a bank, the originator is obliged to p	
11 12	(2)	If the originator is not a bank and proves that the perso was not entitled to receive payment from the originate	•
13		obliged to pay its order unless the originator's bank pro	
14		before acceptance of the originator's order, had not	ice that payment of a
15		payment order issued by the originator might be made	de by the beneficiary's
16		bank on the basis of an identifying or bank account nun	nber even if it identifies
17		a person different from the named beneficiary. Proof	
18		by any admissible evidence. The originator's bank satis	1
19		if it proves that the originator, before the payment orde	
20		a writing record stating the information to which the n	
21		case governed by subsection (b)(1), subdivision (b)(1)	
22		nk rightfully pays the person identified by number an	
23		e payment from the originator, the amount paid may b	
24	-	ent allowed by the law governing mistake and restitution	
25 26	(1)	If the originator is obliged to pay its payment order as s	
20 27	(2)	(c) of this section, the originator has the right to recover If the originator is not a bank and is not obliged to pay	
28	(2)	originator's bank has the right to recover."	its payment order, the
29	SEC	FION 138. G.S. 25-4A-208 reads as rewritten:	
30		Aisdescription of intermediary bank or beneficiary's	hank.
31		subsection applies Both of the following apply to a payme	
32		k or the beneficiary's bank only by an identifying number	
33	(1)	The receiving bank may rely on the number as the prop	
34		intermediary or beneficiary's bank and need not d	
85		number identifies a bank.	
36	(2)	The sender is obliged to compensate the receiving	bank for any loss and
37		expenses incurred by the receiving bank as a result	of its reliance on the
38		number in executing or attempting to execute the order	r.
39		subsection applies All of the following apply to a payme	
40	•	k or the beneficiary's bank both by name and an identify	ing number if the name
41		tify different persons.persons:	
42	(1)	If the sender is a bank, the receiving bank may rely	
43		proper identification of the intermediary or beneficiary	
44 15		bank, when it executes the sender's order, does not know her identify different persons. The receiving her	
45 46		number identify different persons. The receiving bar whether the name and number refer to the same person	
+0 47		refers to a bank. The sender is obliged to compensate	
+7 48		any loss and expenses incurred by the receiving bank a	
+0 49		on the number in executing or attempting to execute the	
50	(2)	If the sender is not a bank and the receiving bank proves	
51	(-/	the payment order was accepted, had notice that the rec	
			6BJ

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		on the number as the proper identification of the bank even if it identifies a person different from the rights and obligations of the sender and the	the bank identified by name,
•		by subsection $(b)(1)$, subdivision $(b)(1)$ of this	5
i		were a bank. Proof of notice may be made by a	
)		receiving bank satisfies the burden of proof if it	proves that the sender, before
,		the payment order was accepted, signed a	writing record stating the
5		information to which the notice relates.	
)	(3)	Regardless of whether the sender is a bank, the	e receiving bank may rely on
)		the name as the proper identification of the inter-	mediary or beneficiary's bank
		if the receiving bank, at the time it executes the	
		that the name and number identify different pers	
		not determine whether the name and number ref	
L	(4)	If the receiving bank knows that the name an	
i		persons, reliance on either the name or the num	-
)		payment order is a breach of the obligation state	ed in G.S. 25-4A-302(a)(1)."
		FION 139. G.S. 25-4A-210 reads as rewritten:	
5		Rejection of payment order.	
)		ment order is rejected by the receiving bank by a r	5
)		lly, electronically, or in writing. <u>orally or in a reco</u>	
		icular words and is sufficient if it indicates that the	
2		not execute or pay the order. Rejection is effective	
)		y a means that is reasonable in the circumstances.	<i>i</i>
-	•	t is not reasonable, rejection is effective when	
; -	-	sender and receiving bank establishes the means t	
)	· · · •	neans complying with the agreement is reasona	· · · · · ·
		reasonable unless no significant delay in receipt o	of the notice resulted from the
}	use of the noncon	mplying means.	
)	" SECT	FION 140. G.S. 25-4A-211 reads as rewritten:	
		Cancellation and amendment of payment order. nmunication of the sender of a payment order can	
, ;		ed to the receiving bank orally, electronically, or in	
, _	-	edure is in effect between the sender and the receiv	
,	• 1	cancel or amend the order unless the communicat	
, ,		re or the bank agrees to the cancellation or amend	
,	• 1	ect to subsection (a), (a) of this section, a communic	
}	-	payment order is effective to cancel or amend	
)	-	is received at a time and in a manner affording the	
)		et on the communication before the bank accepts the	
		a payment order has been accepted, cancellation	
		ess the receiving bank agrees or a funds-transfer sy	
}		ithout agreement of the bank. The following provi	
	(1)	With respect to a payment order accepted by a	
-	(-)	beneficiary's bank, cancellation or amendmen	
ļ		Ucheficially S Dank, cancenation of amenumen	It is not checkive unless a
i		-	
		conforming cancellation or amendment of the	
; ;	(2)	-	payment order issued by the
)) 1	(2)	conforming cancellation or amendment of the receiving bank is also made.	payment order issued by the by the beneficiary's bank,
5	(2)	conforming cancellation or amendment of the receiving bank is also made. With respect to a payment order accepted	payment order issued by the by the beneficiary's bank, less the order was issued in

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1	order (i) that is a duplicate of a payment	order previously issued by the sender,
2	(ii) that orders payment to a beneficiary	
3	the originator, or (iii) that orders pay	nent in an amount greater than the
4	amount the beneficiary was entitled to	receive from the originator. If the
5	payment order is cancelled or amended	, the beneficiary's bank is entitled to
6	recover from the beneficiary any amoun	t paid to the beneficiary to the extent
7	allowed by the law governing mistake a	nd restitution.
8		
9	(h) A funds-transfer system rule is not effective to	the extent it conflicts with subsection
10	(c)(2).subdivision (c)(2) of this section."	
11	SECTION 141. G.S. 25-4A-305 reads as rewr	
12	"§ 25-4A-305. Liability for late or improper execution of	
13	(a) If a funds transfer is completed but execution	· · ·
14	bank in breach of G.S. 25-4A-302 results in delay in pay	
15	obliged to pay interest to either the originator or the ben	
16	period of delay caused by the improper execution. Except	as provided in subsection (c) , (c) of
17	this section, additional damages are not recoverable.	
18	(b) If execution of a payment order by a receiving	
19 20	results in (i) noncompletion of the funds transfer, (ii) the design at the originator or (iii) issuence of a neuroperior	
20 21	designated by the originator, or (iii) issuance of a payment terms of the payment order of the originator, the bank is li	
21	in the funds transfer and for incidental expenses and interes	
22	subsection (a), (a) of this section, resulting from the impro	
23 24	subsection (a), (a) of this section, additional damages are n	
25	(c) In addition to the amounts payable under subse	
26	damages, including consequential damages, are recoverabl	
27	written agreement of the receiving bank.bank, evidenced b	
28	(d) If a receiving bank fails to execute a payme	
29	agreement to execute, the receiving bank is liable to the sen	
30	and for incidental expenses and interest losses resulting fr	1
31	damages, including consequential damages, are recoverabl	
32	written agreement of the receiving bank, evidenced b	y a record, but are not otherwise
33	recoverable.	-
34	(e) Reasonable attorneys' fees are recoverable i	f demand for compensation under
35	subsection (a) or (b) of this section is made and refused bef	
36	If a claim is made for breach of an agreement under su	
37	agreement does not provide for damages, reasonable attor	•
38	for compensation under subsection (d) of this section is r	nade and refused before an action is
39	brought on the claim.	
40	(f) Except as stated in this section, the liability of a	
41	and (b) may of this section shall not be varied by agreemen	
42	SECTION 142. G.S. 25-5-104 reads as rewritt	en:
43	"§ 25-5-104. Formal requirements.	1 / 11/2 1 1
44 45	A letter of credit, confirmation, advice, transfer, amend	•
45 46	in any form that is a record and is authenticated (i) by a sig	
40 47	agreement of the parties or the standard practice referred to SECTION 143. G.S. 25-5-116 reads as rewritt	
47 48	"§ 25-5-116. Choice of law and forum.	UII.
40 49	(a) The liability of an issuer, nominated person,	or adviser for action or omission is
49 50	governed by the law of the jurisdiction chosen by an agreer	
50 51	otherwise authenticated by the affected parties in the man	
~ .	parter a substance of the arcorod parters in the indin	
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1	-	e person's letter of credit, confirmation, or other underta	king. The jurisdiction
2		nosen need not bear any relation to the transaction.	· · · · · ·
3		ess subsection (a) of this section applies, the liability of	
4	-	ser for action or omission is governed by the law of the ju	
5	-	ed. The person is considered to be located at the address in	-
6		more than one address is indicated, the person is consider	red to be located at the
7 8		hich the person's undertaking was issued.	a of interheapph latters
8 9		the purpose of jurisdiction, choice of law, and recognition ot enforcement of a judgment, all branches of a bank and	
10		s and a bank is considered to be located at the place where	
10		e located under this subsection.subsection (b2) of this sect	
12		canch of a bank is considered to be located at the address in	
12		more than one address is indicated, the branch is consider	
14		hich the undertaking was issued.	ied to be located at the
15	"		
16		CTION 144. G.S. 25-7-102 reads as rewritten:	
17		efinitions and index of definitions.	
18	*	nis Article, unless the context otherwise requires: the follow	ving definitions apply:
19	(1)	"Bailee" means a Bailee. – A person that by a warehous	
20		or other document of title acknowledges possession of	goods and contracts to
21		deliver them.	
22	(2)	"Carrier" means a Carrier. – A person that issues a bill	of lading.
23	(3)	"Consignee" means a Consignee. – A person named in a	to bill of lading to whom
24		which or to whose order the bill promises delivery.	
25	(4)	<u>"Consignor" means a Consignor. – A person named in</u>	
26		person from whom which the goods have been received	d for shipment.
27	<u>(4a)</u>		
28	(5)	<u>"Delivery order" means a Delivery order. – A record th</u>	
29 20		deliver goods directed to a warehouse, carrier, or ot	1
30		ordinary course of business issues warehouse receipts of	or bills of lading.
31 32	(6)	Reserved for future codification purposes.	ad as marchla for the
52 33	(7)	<u>"Goods" means all Goods. – All things that are treat</u> purposes of a contract for storage or transportation.	ed as movable for the
33 34	(8)	<u>"Issuer" means a Issuer. – A bailee that issues a docu</u>	ment of title or in the
34 35	(8)	case of an unaccepted delivery order, the person that of	
36		goods to deliver. The term includes a person for who	-
37		employee purports to act in issuing a document if the	-
38		real or apparent authority to issue documents, even if th	
39		any goods, the goods were misdescribed, or in any oth	
40		employee violated the issuer's instructions.	en respect the ugent of
41	<u>(8a)</u>		S. 25-2A-103.
42	$\overline{(9)}$	"Person entitled under the document" means the Per	
43		<u>document. – The</u> holder, in the case of a negotiable do	
44		person to whom which delivery of the goods is to be m	
45		pursuant to instructions in a record under, a nonnegotia	-
46	(10)		
47	(11)		o pt a record:
48		a. To execute or adopt a tangible symbol; or	
49		b. To attach to or logically associate with the reco	rd an electronic sound,
50		symbol, or process.	

 (12) "Shipper" means a Shipper. – A person that enters into a contransportation with a carrier. (13) "Warehouse" means a Warehouse. – A person engaged in the bustoring goods for hire. (b) Definitions in other Articles applying to this Article and the sections in with appear are: (1) "Contract for sale," G.S. 25-2-106. (2) "Lessee in the ordinary course of business," G.S. 25-2A-103. (3) "Receipt" of goods, G.S. 25-2-103. (c) In addition, Article 1 of this Chapter contains general definitions and prir construction and interpretation applicable throughout this Article." SECTION 145. G.S. 25-7-106 reads as rewritten: "§ 25-7-106. Control of electronic document of title. (a) A person has control of an electronic document of title if a system emplicable in the ordinary course of course of title if a system emplicable in the ordinary course of title if a system emplicable in the ordinary course of title if a system emplicable in the ordinary course of title if a system emplicable in the ordinary course of title if a system emplicable in the ordinary course of title if a system emplicable in the ordinary course of title if a system emplicable in the ordinary course of title if a system emplicable in the ordinary course of title if a system emplicable in the ordinary course of title. 	
 (13) "Warehouse" means a Warehouse A person engaged in the bustoring goods for hire. (b) Definitions in other Articles applying to this Article and the sections in weappear are: (1) "Contract for sale," G.S. 25-2-106. (2) "Lessee in the ordinary course of business," G.S. 25-2A-103. (3) "Receipt" of goods, G.S. 25-2-103. (c) In addition, Article 1 of this Chapter contains general definitions and print construction and interpretation applicable throughout this Article." SECTION 145. G.S. 25-7-106 reads as rewritten: 	
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SECTION 145. G.S. 25-7-106 reads as rewritten: "§ 25-7-106. Control of electronic document of title.	icipies of
"§ 25-7-106. Control of electronic document of title.	
-	
(a) A name has control of an electronic decument of title if a system emp	lourd for
(a) A person has control of an electronic document of title if a system emp	•
evidencing the transfer of interests in the electronic document reliably establishes that	person as
the person to which the electronic document was issued or transferred.	harra haa
(b) A system satisfies subsection (a) of this section, and a person is deemed to	
control of an electronic document of title, if the document is created, stored, and	assigned
transferred in such a manner that: where all of the following apply:	•
(1) A single authoritative copy of the document exists which that is identifiable and except a sthematic manifold in addition (4) (5)	-
identifiable, and, except as otherwise provided in subdivisions (4), (5), and (6)
of this subsection, unalterable;<u>unalterable</u>.	.:
(2) The authoritative copy identifies the person asserting control $\frac{1}{483}$	either of
the following:	. 1
a. The person to whom which the document was issued; or issued	
b. If the authoritative copy indicates that the document l	
transferred, the person to whom which the document w	vas most
recently transferred; (2) The settle situation are incompared to and maintained has the	
(3) The authoritative copy is communicated to and maintained by the	e person
asserting control or its designated custodian;custodian.	oforma of
(4) Copies or amendments that add or change an identified assignee tran the authoritative copy can be made only with the consent of the	
the authoritative copy can be made only with the consent of the	e person
asserting control; (5) Each age of the arthquiteting and any of the sector of the sec	
(5) Each copy of the authoritative copy and any copy of a copy i	s readily
identifiable as a copy that is not the authoritative copy; and <u>copy</u>.	the online d
(6) Any amendment of the authoritative copy is readily identifiable as a	unorized
or unauthorized. (a) of this section and a nerven has cert	al of our
(c) <u>A system satisfies subsection (a) of this section, and a person has cont</u>	
electronic document of title, if an authoritative electronic copy of the document, a record	
to or logically associated with the electronic copy, or a system in which the electronic recorded does all of the following:	c copy is
recorded does all of the following:	aithan an
(1) Enables the person readily to identify each electronic copy as	either an
(2) Enclose the person readily to identify itself in any year including	hu nomo
(2) Enables the person readily to identify itself in any way, including identifying number expression laws office or account number	•
identifying number, cryptographic key, office, or account number person to which each authoritative electronic copy was issued or training	
(3) Gives the person exclusive power, subject to subsection (d) of this s do both of the following:	<u>ection, to</u>
	ich acch
a. <u>Prevent others from adding or changing the person to wh</u>	nen each
 <u>authoritative electronic copy has been issued or transferred.</u> <u>b.</u> Transfer control of each authoritative electronic copy. 	

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<u>(d)</u>	<u>Subje</u>	ect to subsection (e) of this section, a power is exclusive up	nder subdivision (c)(3)
of this sec	tion ev	ven if either of the following applies:	
	(1)	The authoritative electronic copy, a record attached to	or logically associated
	<u> </u>	with the authoritative electronic copy, or a system in v	
		electronic copy is recorded limits the use of the docu	
		protocol that is programmed to cause a change, includi	
		control.	•
	(2)	The power is shared with another person.	
(e)		wer of a person is not shared with another person under su	bdivision (d)(2) of this
section an	d the p	person's power is not exclusive if both of the following ap	ply:
	(1)	The person can exercise the power only if the power a	
		other person.	
	<u>(2)</u>	Either of the following applies to the other person:	
		a. The other person can exercise the power withou	t exercise of the power
		by the person.	-
		b. The other person is the transferor to the perso	n of an interest in the
		document of title.	
<u>(f)</u>	<u>If a p</u>	erson has the powers specified in subdivision (c)(3) of the	nis section, the powers
are presur	ned to	<u>be exclusive.</u>	
<u>(g)</u>	<u>A per</u>	rson has control of an electronic document of title if e	ither of the following
applies to	anothe	er person, other than the transferor to the person of an inte	erest in the document:
	<u>(1)</u>	The other person has control of the document and acl	knowledges that it has
		control on behalf of the person.	
	<u>(2)</u>	The other person obtains control of the document after	
		that it will obtain control of the document on behalf of	
<u>(h)</u>		son that has control under this section is not required to a	cknowledge that it has
		f of another person.	
<u>(i)</u>		erson acknowledges that it has or will obtain control on be	• • • • • • • • • • • • • • • • • • •
	-	n otherwise agrees or law other than this Article or Art	-
	-	les, the person does not owe any duty to the other person	and is not required to
<u>confirm th</u>		nowledgment to any other person."	
		FION 146. G.S. 25-8-102 reads as rewritten:	
"§ 25-8-1			
(a)		s Article: Article, the following definitions apply:	.1 . 1 1
	(1)	<u>"Adverse claim" means a Adverse claim. – A claim</u>	
		property interest in a financial asset and that it is a vio	
		the claimant for another person to hold, transfer, or o	teal with the financial
	(1)	asset.	
	$\frac{(1a)}{(2)}$	<u>Appropriate person. – Defined in G.S. 25-8-107.</u>	·····
	(2)	<u>"Bearer form", as Bearer form. – As applied to a certif</u>	
		a form in which the security is payable to the bearer of	-
	(2)	according to its terms but not by reason of an indorsem	
	(3)	<u>"Broker" means a Broker. – A person defined as a brol</u>	
		federal securities laws, but without excluding a bank as	
	(1)	<u> Artificated cecurity means a certificated security</u>	$-\Delta$ security that is
	(4)	"Certificated security" means a <u>Certificated security</u>	<u>. – A</u> security that is
		represented by a certificate.	
	(4) (5)	represented by a certificate. "Clearing corporation" means:Clearing corporation. – .	Any of the following:
		represented by a certificate. <u>"Clearing corporation" means:Clearing corporation. – A</u> (i)a. A person that is registered as a "clearing agent	Any of the following:
		represented by a certificate. "Clearing corporation" means:Clearing corporation. – .	Any of the following:

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1 2 3 4 5		(iii)c. Any other person that provides clearance or settlement service respect to financial assets that would require it to register as a c agency under the federal securities laws but for an excluse exemption from the registration requirement, if its activities clearing corporation, including promulgation of rules, are sub-	learing sion or es as a
6		regulation by a federal or state governmental authority.	
7	(6)	"Communicate" means to: Communicate. – Either of the following:	
8		(i)a. Send a signed writing; orrecord.	
9 10		(ii) <u>b.</u> Transmit information by any mechanism agreed upon by the r transmitting and receiving the information.	persons
11	<u>(6a)</u>	Control. – Defined in G.S. 25-8-106.	
12	<u>(6b)</u>	Controllable account. – Defined in G.S. 25-9-102.	
13	(6c)	Controllable electronic record. – Defined in G.S. 25-12-102.	
14	<u>(6d)</u>	Controllable payment intangible. – Defined in G.S. 25-9-102.	
15	<u>(6e)</u>	Delivery. – Defined in G.S. 25-8-301.	
16	(7)	"Entitlement holder" means a Entitlement holder. – A person identified	d in the
17		records of a securities intermediary as the person having a security entit	
18		against the securities intermediary. If a person acquires a security entit	lement
19		by virtue of G.S. 25-8-501(b)(2) or (3), that person is the entitlement h	older.
20	(8)	<u>"Entitlement order" means a Entitlement order. – A notif</u>	ication
21		communicated to a securities intermediary directing transfer or redemp	otion of
22		a financial asset to which the entitlement holder has a security entitlen	ient.
23	(9)	"Financial asset", except Financial asset. – Except as otherwise prov	ided in
24		G.S. 25-8-103, means: means any of the following:	
25		(i) <u>a.</u> A security; security.	
26		(ii) <u>b.</u> An obligation of a person or a share, participation, or other inte	erest in
27		a person or in property or an enterprise of a person, which that	is, or is
28		of a type, dealt in or traded on financial markets, or which	- <u>that</u> is
29		recognized in any area in which it is issued or dealt in as a med	um for
30		investment; or <u>investment.</u>	
31 32		(iii)c. Any property that is held by a securities intermediary for a person in a securities account if the securities intermedia	
33		expressly agreed with the other person that the property is to be	•
34		as a financial asset under this Article.	noutou
35		As context requires, the term means either the interest itself or the me	eans by
36		which a person's claim to it is evidenced, including a certifica	-
37		uncertificated security, a security certificate, or a security entitlement.	
38	(10)	Repealed by Session Laws 2006-112, s. 20, effective October 1, 2006.	
39	(11)	"Indorsement" means a Indorsement. – A signature that alone or accom	
40	· · · · ·	by other words is made on a security certificate in registered form	-
41		separate document for the purpose of assigning, transferring, or redeem	
42		security or granting a power to assign, transfer, or redeem it.	-
43	(12)	"Instruction" means a Instruction. – A notification communicated to the	e issuer
44		of an uncertificated security which that directs that the transfer of the s	ecurity
45		be registered or that the security be redeemed.	
46	<u>(12a)</u>	Investment company security. – Defined in G.S. 25-8-103.	
47	<u>(12b)</u>	<u>Issuer. – Defined in G.S. 25-8-201.</u>	
48	<u>(12c)</u>	Overissue. – Defined in G.S. 25-8-210.	
49	<u>(12d)</u>		
50	(13)	"Registered form", as Registered form. – As applied to a certificated se	curity,
51		means a form in which: which both of the following apply:	

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1 2		(i)<u>a.</u>	The security certificate spec and security.	ifies a person entitled to the security;
3		(ii)<u>b.</u>	A transfer of the security may	be registered upon books maintained for
4 5			that purpose by or on behalf o states.	of the issuer, or the security certificate so
6	<u>(13a)</u>	Securi	ties account Defined in G.S.	25-8-501.
7 8	(14)			curities intermediary Either of the
o 9		follow		nonation
		(i)<u>a.</u> (ii)h	A clearing corporation; or<u>corp</u>	
10 11		(ii)<u>b.</u>		broker, that in the ordinary course of its accounts for others and is acting in that
12			capacity.	
13	(15)	"Secu	rity", except Security. – Except	as otherwise provided in G.S. 25-8-103,
14		means	an obligation of an issuer or a	share, participation, or other interest in
15		an issu	er or in property or an enterpri	ise of an issuer: issuer that satisfies all of
16		the fol	lowing requirements:	
17		(i)<u>a.</u>	Which It is represented by a s	ecurity certificate in bearer or registered
18			form, or the its transfer of	which may be registered upon books
19			maintained for that purpose by	y or on behalf of the issuer;issuer.
20		(ii)<u>b.</u>	Which It is one of a class or	series or by its terms is divisible into a
21			class or series of shares, p	articipations, interests, or obligations;
22			andobligations.	-
23		(iii)<u>c.</u>	Which: It satisfies either of the	e following:
24		· / _		dealt in or traded on securities exchanges
25			or securities markets;	
26				investment and by its terms expressly
27				curity governed by this Article.
28	(16)	"Secur	-	v certificate. – A certificate representing
29		a secu	-	
30	(17)			Security entitlement. – The rights and
31				nolder with respect to a financial asset
32			ied in Part 5 of this Article.	Ĩ
33	(18)	-		<u>certificated security. – A</u> security that is
34	~ /		presented by a certificate.	
35	(b) Other		•	the sections in which they appear are:
36			priate person"	G.S. 25-8-107.
37		"Contro		G.S. 25-8-106.
38		"Delive		G.S. 25-8-301.
39			nent company security"	G.S. 25-8-103.
40		"Issuer"	1 7 7	G.S. 25-8-201.
41		"Overis		G.S. 25-8-210.
42			ed purchaser"	G.S. 25 8 303.
43			ies account"	G.S. 25-8-501.
44				ns general definitions and principles of
45			tation applicable throughout the	• • • •
46		-		r transaction for purposes of this Article
40 47			-	business, or transaction for purposes of
48	any other law, reg			submess, or dunsaction for purposes of
49			17. G.S. 25-8-103 reads as rew	ritten
49 50				obligations and interests are securities
51		ancial a		sangunons and morests are securities
51		ancial a	155 ~ (5•	

1	
2	(d) A writing that is a security certificate is governed by this Article and not by Article 3
3	of this Chapter, even though it also meets the requirements of that Article. However, a negotiable
4	instrument governed by Article 3 of this Chapter is a financial asset if it is held in a securities
5	account.
6	(e) An option or similar obligation issued by a clearing corporation to its participants is
7	not a security, <u>security</u> but is a financial asset.
8	(f) A commodity contract, as defined in $G.S. 25-9-102(a)(15)$, $G.S. 25-9-102$, is not a
9	security or financial asset.
10	(g) A document of title is not a financial asset unless G.S. 25-8-102(a)(9)(iii)
11	<u>G.S. 25-8-102(a)(9)c.</u> applies.
12	(h) <u>A controllable account, controllable electronic record, or controllable payment</u>
13	intangible is not a financial asset unless G.S. 25-8-102(a)(9)c. applies."
14	SECTION 148. G.S. 25-8-106 reads as rewritten:
15	"§ 25-8-106. Control.
16	(a) A purchaser has "control" of a certificated security in bearer form if the certificated
17	security is delivered to the purchaser.
18	(b) A purchaser has "control" of a certificated security in registered form if the
19	certificated security is delivered to the purchaser, and: and either of the following applies:
20	(1) The certificate is endorsed indorsed to the purchaser or in blank by an effective
21	endorsement; orindorsement.
22	(2) The certificate is registered in the name of the purchaser, upon original issue
23	or registration of transfer by the issuer.
24	(c) A purchaser has "control" of an uncertificated security if: if either of the following
25	applies:
26	(1) The uncertificated security is delivered to the purchaser; or purchaser.
27	(2) The issuer has agreed that it will comply with instructions originated by the
28	purchaser without further consent by the registered owner.
29	(d) A purchaser has "control" of a security entitlement <i>if: if any of the following applies:</i>
30	(1) The purchaser becomes the entitlement holder;holder.
31	(2) The securities intermediary has agreed that it will comply with entitlement
32	orders originated by the purchaser without further consent by the entitlement
33	holder; orholder.
34	(3) Another person has control of the security entitlement on behalf of the
35	purchaser or, having previously acquired control of the security entitlement,
36	acknowledges that it has control on behalf of the purchaser. Either of the
37	following applies to another person, other than the transferor to the purchaser
38	of an interest in the security entitlement:
39	a. The other person has control of the security entitlement and
40	acknowledges that it has control on behalf of the purchaser.
41	b. The other person obtains control of the security entitlement after
42	having acknowledged that it will obtain control of the security
43	entitlement on behalf of the purchaser.
44	(e) If an interest in a security entitlement is granted by the entitlement holder to the
45	entitlement holder's own securities intermediary, the securities intermediary has control.
46	(f) A purchaser who-that has satisfied the requirements of subsection (c) or (d) of this
47	section has control, even if the registered owner in the case of subsection (c) of this section or
48	the entitlement holder in the case of subsection (d) of this section retains the right to make
49	substitutions for the uncertificated security or security entitlement, to originate instructions or
50	entitlement orders to the issuer or securities intermediary, or otherwise to deal with the
51	uncertificated security or security entitlement.
	· ·

1 An issuer or a securities intermediary may shall not enter into an agreement of the (g) 2 kind described in subdivision (c)(2) or (d)(2) of this section without the consent of the registered 3 owner or entitlement holder, but an issuer or a securities intermediary is not required to enter into 4 such an this kind of agreement even though the registered owner or entitlement holder so directs. 5 An issuer or securities intermediary that has entered into such an this kind of agreement is not 6 required to confirm the existence of the agreement to another party unless requested to do so by 7 the registered owner or entitlement holder. 8 (h) A person that has control under this section is not required to acknowledge that it has 9 control on behalf of a purchaser. If a person acknowledges that it has or will obtain control on behalf of a purchaser, 10 (i) unless the person otherwise agrees or law other than this Article or Article 9 of this Chapter 11 12 otherwise provides, the person does not owe any duty to the purchaser and is not required to confirm the acknowledgment to any other person." 13 14 SECTION 149. G.S. 25-8-110 reads as rewritten: "§ 25-8-110. Applicability; choice of law. 15 The local law of the issuer's jurisdiction, as specified in subsection (d) of this section, 16 (a) governs: governs all of the following: 17 18 (1)The validity of a security; security. 19 The rights and duties of the issuer with respect to registration of (2)20 transfer; transfer. The effectiveness of registration of transfer by the issuer; issuer. 21 (3) 22 (4) Whether the issuer owes any duties to an adverse claimant to a security; 23 and security. 24 (5) Whether an adverse claim can be asserted against a person to whom which 25 transfer of a certificated or uncertificated security is registered or a person 26 who that obtains control of an uncertificated security. 27 (b) The local law of the securities intermediary's jurisdiction, as specified in subsection 28 (e) of this section, governs: governs all of the following: 29 security Acquisition of a entitlement from securities (1)the 30 intermediary; intermediary. 31 The rights and duties of the securities intermediary and entitlement holder (2)32 arising out of a security entitlement; entitlement. Whether the securities intermediary owes any duties to an adverse claimant to 33 (3) 34 a security entitlement; and entitlement. 35 Whether an adverse claim can be asserted against a person who that acquires (4) 36 a security entitlement from the securities intermediary or a person who-that 37 purchases a security entitlement or interest therein from an entitlement holder. 38 The local law of the jurisdiction in which a security certificate is located at the time (c) 39 of delivery governs whether an adverse claim can be asserted against a person to whom which 40 the security certificate is delivered. "Issuer's jurisdiction" means the jurisdiction under which the issuer of the security is 41 (d) 42 organized or, if permitted by the law of that jurisdiction, the law of another jurisdiction specified 43 by the issuer. An issuer organized under the law of this State may specify the law of another jurisdiction as the law governing the matters specified in subdivisions (a)(2) through (5) of this 44 section.

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- 45 section.
 46 (e) The following rules determine a "securities intermediary's jurisdiction" for purposes
 47 of this section:
 48 (1) If the section of the section of
- 48 (1) If an agreement between the securities intermediary and its entitlement holder
 49 governing the securities account expressly provides that a particular
 50 jurisdiction is the securities intermediary's jurisdiction for purposes of this

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		Part, this Article, or this Chapter, that jurisdiction is the securities
		intermediary's jurisdiction.
	(2)	If subdivision (1) of this subsection does not apply and an agreement between
		the securities intermediary and its entitlement holder governing the securities
		account expressly provides that the agreement is governed by the law of a
		particular jurisdiction, that jurisdiction is the securities intermediary's
		jurisdiction.
	(3)	If neither subdivision (1) nor subdivision (2) of this section subsection applies
		and an agreement between the securities intermediary and its entitlement
		holder governing the securities account expressly provides that the securities
		account is maintained at an office in a particular jurisdiction, that jurisdiction
		is the securities intermediary's jurisdiction.
	(4)	If none of the preceding subdivisions of this subsection applies, the securities
		intermediary's jurisdiction is the jurisdiction in which the office identified in
		an account statement as the office serving the entitlement holder's account is
		located.
	(5)	If none of the preceding subdivisions of this subsection applies, the securities
		intermediary's jurisdiction is the jurisdiction in which the chief executive
		office of the securities intermediary is located.
		curities intermediary's jurisdiction is not determined by the physical location of
		esenting financial assets, or by the jurisdiction in which is organized the issuer of
		et with respect to which an entitlement holder has a security entitlement, or by
		acilities for data processing or other record keeping concerning the account.
		local law of the issuer's jurisdiction or the securities intermediary's jurisdiction
		or transaction specified in subsection (a) or (b) of this section even if the matter
<u>or t</u>		bes not bear any relation to the jurisdiction."
		TION 150. G.S. 25-8-303 reads as rewritten:
-		rotected purchaser.
		tected purchaser" means a purchaser of a certificated or uncertificated security,
01.0		therein, who: to which all of the following apply:
	(1)	Gives value; The purchaser gives value.
	(2)	Does <u>The purchaser does</u> not have notice of any adverse claim to the security; and security.
	(2)	Obtains The purchaser obtains control of the certificated or uncertificated
	(3)	security.
	(b) In ac	ldition to acquiring the rights of a purchaser, a <u>A</u> protected purchaser also
		rest in the security free of any adverse claim."
acq	unes ns inter	est in the security free of any adverse claim.
SUI	RPART VII	I-D. OTHER CONFORMING CHANGES
501		TION 151. G.S. 44A-40 reads as rewritten:
"8 <i>4</i>	4A-40. Def	
-		is Article, unless the context clearly requires otherwise: the following definitions
app		ins Article, unless the context clearly requires otherwise. the following definitions
<u>app</u>	<u>1y.</u> (1)	"E-mail" or "electronic mail" means an Email or electronic mail. – Ar
	(1)	electronic message or an executable program or computer file that contains an
		image of a message that is transmitted between two or more computers or
		electronic terminals. The term includes electronic messages that are
		transmitted within or between computer networks.
	(1a)	
	(1a)	<u>"Independent bidder" means a Independent bidder. – A person who that is not</u> related to the lienor, within the meaning of G.S. 25 9 102(62), in the case of
		Terated to the herior, within the meaning of $(-3, 23, 3, 102(02))$, in the case of

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		a lienor who is an individual, or G.S. 25-9-102(63), in the case of a lienor that
		is an organization.G.S. 25-9-102(a)(62).
	(1b)	"Last known address" means that Last known address. – The mailing address
	(10)	or <u>e-mail email</u> address provided by the occupant in the latest rental agreement
		or the address provided by the occupant in a subsequent written notice of a
		change of address.
	(2)	"Lienor" means any Lienor. – A person entitled to a lien under this Article.
	(3)	"Occupant" means a Occupant. – A person, his or a person's sublessee,
	(0)	successor, or assign, entitled to the use of the storage space at a self-service
		storage facility under a rental agreement, to the exclusion of others.
	(4)	"Owner" means the Owner. – Consists of the following:
		<u>a.</u> <u>The owner, operator, lessor, or sublessor of a self-service storage</u>
		<u>facility, facility.</u>
		b. his agent, or The agent of a person described in sub-subdivision a. of
		this subdivision.
		c. any other person authorized by him <u>A person authorized by a person</u>
		described in sub-subdivision a. of this subdivision to manage the
		facility or to receive rent from an occupant under a rental agreement.
	(5)	"Personal property" means movable Personal property Movable property
		not affixed to land and land. The term includes, but is not limited to, goods,
		merchandise, household items, and watercraft.
	(6)	"Rental agreement" means any Rental agreement An agreement or lease,
		written or oral, that establishes or modifies the terms, conditions, rules-rules,
		or any other provisions concerning the use and occupancy of a self-service
		storage facility.
	(7)	"Self service storage facility" means any real Self-service storage facility
		Real property designed and used for the purpose of renting or leasing
		individual storage space to occupants who that are to have access to such for
		the purpose of storing and removing personal property. No occupant shall use
		a self-service storage facility for residential purposes. A self-service storage
		facility is not subject to the provisions of Article 7 of General Statutes Chapter
		25. Provided, however, if Article 7 of Chapter 25 of the General Statutes. If,
		however, an owner issues any warehouse receipt, bill of lading, or other
		document of title for the personal property stored, the owner and the occupant
		are subject to the provisions of Article 7 of General Statutes Chapter 25 and the provisions of this Article do not apply Article 7 of Chapter 25 of the
		the provisions of this Article do not apply. Article 7 of Chapter 25 of the
	(8)	<u>General Statutes and this Article does not apply.</u> <u>"Verified electronic mail" means electronic Verified electronic mail.</u>
	(8)	Electronic mail that is transmitted to an e-mail email address that the sender
		has verified by any reasonable means as being a working electronic mail
		address."
		audress.
UBPA	RT VIII	-E. TRANSITIONAL PROVISIONS
GENER	AL PR	OVISIONS AND DEFINITIONS
		FION 152. Title. – This Subpart may be cited as Transitional Provisions for
Jniform		ercial Code Amendments (2022).
		FION 153.(a) Part Definitions. – In this Subpart, the following definitions
apply:		
	(1)	Adjustment date The date that is one year after the effective date of this
		Part.

1 (2) Amended Article 9. – Article 9 of Chapter 25 of the General Statutes, as amended by this Part. 2 (3) Article 12. – Article 12 of Chapter 25 of the General Statutes. 4 (4) Article 12. property. – A controllable account, controllable electronic record, or controllable account. – Defined in G.S. 25-9-102. 7 (6) Controllable payment intangible. Defined in G.S. 25-9-102. 8 (7) Controllable payment intangible. Defined in G.S. 25-9-102. 9 (8) Electronic money. – Defined in G.S. 25-9-102. 9 (8) Electronic money. – Defined in G.S. 25-9-102. 10 (9) Financing statement. – Defined in G.S. 25-9-102. 11 SECTION 153.(b) Article 1 Definitions and Principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles of construction and interpretation applicable throughout this Subpart. 14 GENERAL TRANSITIONAL PROVISION 16 SECTION 154. General Applicability; Saving Clause. – This Part applies to a transaction relina valid thereafter and may be terminated, or acquired on rafter the effective date of this act. Except as otherwise provided in this Subpart, at massaction validy 17 Transaction, IEEN CPOVISIONS FOR ARTICLES 9 AND 12 18 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Interest. – Except as provided in this section, amended Article 9 and Article 12 apply to a transaction, lien, or other interest in property, even if the transaction, lien,		General Assem	bly Of North Carolina	Session 2025
 3 (3) Article 12 or Chapter 25 of the General Statutes. 4 (4) Article 12 property. – A controllable account, controllable electronic record, or controllable payment intangible. 6 (5) Controllable account. – Defined in G.S. 25-9-102. 7 (6) Controllable payment intangible. – Defined in G.S. 25-9-102. 8 (7) Controllable payment. – Defined in G.S. 25-9-102. 9 (8) Electronic money. – Defined in G.S. 25-9-102. 9 (9) Financing statement. – Defined in G.S. 25-9-102. 9 (9) Financing statement. – Defined in G.S. 25-9-102. 11 SECTION 153.(b) Article 1 Definitions and Principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles of construction and interpretation applicable throughout this Subpart. 14 GENERAL TRANSITIONAL PROVISION 154. General Applicability; Saving Clause. – This Part applies to a transaction, lien, or other interest in property that is entered into, created, or acquired on or after the effective date of this act. Except as otherwise provided in this Subpart, a transaction validly entered into before the effective date of this Part and the rights, duties, and interest flowing from the transaction remain valid thereafter and may be terminated, completed, consummated, or enforced as required or permitted by law other than Chapter 25 of the General Statutes or, if applicable, Chapter 25 of the General Statutes, as though this Part had not taken effect. TRANSITIONAL PROVISION FOR ARTICLES 9 AND 12 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Interest. – Except as provided in this section, Jenn, or other interest in property, even if the transaction, lien, or interest was entered into, created, or acquired before the effective date of this Part. and was not governed by Chapter 25 of the General Statutes, but would besubject to a mended Article 9 or Article 12 if it hat been en		(2)	-	of the General Statutes, as
 (4) Article 12 property. – A controllable account, controllable electronic record, or controllable account. – Defined in G.S. 25-9-102. (5) Controllable ectoronic record. – Defined in G.S. 25-9-102. (7) Controllable payment intangible. – Defined in G.S. 25-9-102. (8) Electronic money. – Defined in G.S. 25-9-102. (9) Financing statement. – Defined in G.S. 25-9-102. (10) (9) Financing statement. – Defined in G.S. 25-9-102. (11) SUCTION 153.(b) Article 1 Definitions and Principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles. – This Part applies to a applicable throughout this Subpart. (2) GENERAL TRANSITIONAL PROVISION (3) SECTION 154. General Applicability; Saving Clause. – This Part applies to a transaction, lien, or other interest in property that is entered into, created, or acquired on or after the effective date of this satt. Except as otherwise provided in this Subpart, a transaction validly entered into before the effective date of this Part and the rights, duties, and interests flowing from the transaction remain valid thereafter and may be terminated, completed, consummated, or enforced as required or permitted by law other than Chapter 25 of the General Statutes or, if applicable, Chapter 25 of the General Statutes, as though this Part had not taken effect. TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND 12 SECTION 155.(b) Pre-Effective-Date Transaction, Lien, or Interest. – Except as provided in this section, memode Article 9 and Article 12 apply to a transaction, lien, or other interest in property, even if the transaction, lien, or interest was entered into, created, or acquired before the effective date of this Part. SECTION 155.(b) Continuing Validity. – Except as provided in subsections (c) through (j) of		(3)	-	ral Statutes.
5 or controllable payment intangible. 6 (5) Controllable electronic record. – Defined in G.S. 25-9-102. 7 (6) Controllable payment intangible. – Defined in G.S. 25-9-102. 9 (8) Electronic money. – Defined in G.S. 25-9-102. 10 (9) Financing statement. – Defined in G.S. 25-9-102. 11 SECTION 153.(b) Article 1 Definitions and Principles. – Article 1 of Chapter 25 of 12 the General Statutes contains general definitions and principles of construction and interpretation applicable throughout this Subpart. 14 GENERAL TRANSITIONAL PROVISION 16 SECTION 154. General Applicability; Saving Clause. – This Part applies to a transaction, lien, or other interest in property that is entered into, created, or acquired on or after 17 transaction remain valid thereafter and may be terminated, completed, consummated, or 10 entered into before the effective date of this Part and the rights, duties, and interests flowing from 10 the transaction remain valid thereafter and may be terminated, completed, consummated, or 12 applicable, Chapter 25 of the General Statutes or, if applicable, Chapter 25 of the General Statutes or, if applicable, Chapter 25 of the General Statutes, as shough this Part had not taken effect. 12 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Int		. ,		
6 (5) Controllable account. – Defined in G.S. 25-9-102. 7 (6) Controllable payment intangible. – Defined in G.S. 25-9-102. 9 (8) Electronic money. – Defined in G.S. 25-9-102. 10 (9) Financing statement. – Defined in G.S. 25-9-102. 11 SECTION 153.(b) Article 1 Definitions and Principles. – Article 1 of Chapter 25 of 12 the General Statutes contains general definitions and Principles. – Article 1 of Chapter 25 of 13 applicable throughout this Subpart. 14 SECTION 153. (General Applicability; Saving Clause. – This Part applies to a 14 transaction, lien, or other interest in property that is entered into, created, or acquired on or after 16 effective date of this part and the rights, duties, and interests flowing from 17 the transaction remain valid thereafter and may be terminated, completed, consummated, or 11 applicable, Chapter 25 of the General Statutes, as though this Part had not taken effect. 12 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Interest. – Except as 12 TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND 12 13 SECTION 155.(b) Continuing Validity. – Except as provided in subsections (c) 14 through (i) of this section, bin of the following apply:				·
7 (6) Controllable lectronic record. – Defined in G.S. 25-12-102. 8 (7) Controllable payment intagible. – Defined in G.S. 25-9-102. 9 (8) Electronic money. – Defined in G.S. 25-9-102. 10 (9) Financing statement. – Defined in G.S. 25-9-102. 11 SECTION 153.(b) Article 1 Definitions and Principles. – Article 1 of Chapter 25 of 13 applicable throughout this Subpart. 14 GENERAL TRANSITIONAL PROVISION 16 SECTION 154. General Applicability; Saving Clause. – This Part applies to a 17 transaction, lien, or other interest in property that is entered into, created, or acquired on or after 16 the effective date of this act. Except as otherwise provided in this Subpart, a transaction validly 19 entered into before the effective date of this act and may be terminated, completed, consummated, or 10 the transaction remain valid thereafter and may be terminated, completed, consummated, or 12 applicable. Chapter 25 of the General Statutes, as though this Part had not taken effect. 13 applicable. Chapter 25 of the General Statutes, as though this Part had not taken effect. 14 TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND 12 15 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Interest. – Except as <td></td> <td>(5)</td> <td></td> <td></td>		(5)		
 (7) Controllable payment intangible. – Defined in G.S. 25-9-102. (8) Electronic money. – Defined in G.S. 25-9-102. (9) Financing statement. – Defined in G.S. 25-9-102. SECTION 153.(b) Article 1 Definitions and Principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles of construction and interpretation applicable throughout this Subpart. GENERAL TRANSITIONAL PROVISION SECTION 154. General Applicability; Saving Clause. – This Part applies to a transaction, lien, or other interest in property that is entered into, created, or acquired on or after the effective date of this act. Except as otherwise provided in this Subpart, a transaction validly entered into before the effective date of this Part and the rights, duties, and interests flowing from the transaction remain valid thereafter and may be terminated, completed, consummated, or enforced as required or permitted by law other than Chapter 25 of the General Statutes or, if applicable, Chapter 25 of the General Statutes, as though this Part had not taken effect. TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND 12 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Interest. – Except as provided in this section, amended Article 9 and Article 12 apply to a transaction, lien, or other interest in property, even if the transaction lien, or interest was entered into, created, or acquired before the effective date of this Part. SECTION 155.(b) Continuing Validity. – Except as provided in subsections (c) through (i) of this section, both of the following apply: (1) A transaction, lien, or interest in property that was validly entered into, created, or transferred before the effective date of this Part, including the rights, duties, and interests flowing from the transaction, 11en, or interest, remains valid on and after the effective date of this Part, including the rights, duties, and interests				25-12-102.
 9 (8) Electronic money. – Defined in G.S. 25-9-102. (9) Financing statement. – Defined in G.S. 25-9-102. SECTION 153.(b) Article 1 Definitions and principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles. – Article 1 of Chapter 25 of the General Statutes contains general definitions and principles. – Article 1 of Chapter 25 of the ansaction, lien, or other interest in property that is entered into, created, or acquired on or after the effective date of this act. Except as otherwise provided in this Subpart, a transaction validly entered into before the effective date of this Part and the rights, duties, and interests flowing from the transaction remain valid thereafter and may be terminated, consummated, or enforced as required or permitted by law other than Chapter 25 of the General Statutes or, if applicable, Chapter 25 of the General Statutes, as though this Part had not taken effect. TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND 12 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Interest. – Except as provided in this section, amended Article 9 and Article 12 apply to a transaction, lien, or other interest in property, even if the transaction, lien, or interest was entered into, created, or created, or transferred before the effective date of this Part and was not governed by Chapter 25 of the General Statutes, but would be subject to amended Article 9 or Article 12 if it had been entered into, created, or<				
 (9) Financing statement Defined in G.S. 25-9-102. SECTION 153.(b) Article 1 Definitions and Principles Article 1 of Chapter 25 of the General Statutes contains general definitions and principles of construction and interpretation applicable throughout this Subpart. GENERAL TRANSITIONAL PROVISION SECTION 154. General Applicability; Saving Clause This Part applies to a transaction, lien, or other interest in property that is entered into, created, or acquired on or after the effective date of this act. Except as otherwise provided in this Subpart, a transaction validly entered into before the effective date of this Part and the rights, duties, and interests flowing from the transaction remain valid thereafter and may be terminated, completed, consummated, or enforced as required or permitted by law other than Chapter 25 of the General Statutes or, if applicable, Chapter 25 of the General Statutes, as though this Part had not taken effect. TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND 12 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Interest Except as provided in this section, amended Article 9 and Article 12 apply to a transaction, lien, or other interest in property, even if the transaction, lien, or interest was entered into, created, or acquired before the effective date of this Part. SECTION 155.(b) Continuing Validity Except as provided in subsections (c) through (i) of this section, both of the following apply: A transaction, lien, or interest in property that was validly entered into, created, or transferred before the effective date of this Part. A transaction, lien, or interest flowing from the transaction, lien, or interest, remains valid on and after the effective date of this Part. A transaction, lien, or interest described in subdivision (1) of this subsection may be terminated, completed, consummated, and enforced as		• •	1, 0	
11 SECTION 153.(b) Article 1 Definitions and Principles. – Article 1 of Chapter 25 of 12 the General Statutes contains general definitions and principles of construction and interpretation 13 applicable throughout this Subpart. 14 GENERAL TRANSITIONAL PROVISION 16 SECTION 154. General Applicability; Saving Clause. – This Part applies to a 17 transaction, lien, or other interest in property that is entered into, created, or acquired on or after 18 the effective date of this act. Except as otherwise provided in this Subpart, atmasaction vanid 19 enterasticno remain valid thereafter and may be terminated, completed, consummated, or 20 enforced as required or permitted by law other than Chapter 25 of the General Statutes or, if 21 applicable, Chapter 25 of the General Statutes, as though this Part had not taken effect. 23 TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND 12 24 SECTION 155.(a) Continuing Validity. – Except as provided in subsections (c) 25 SECTION 155.(b) Continuing Validity. – Except as provided in subsections (c) 26 through (j) of this section, both of the following apply: 21 (1) A transaction, lien, or interest in property that was validly entered into, created, or transferred before the effective date of this Part and was not governed by Chapter 25 of the General Statut		• •		
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14 GENERAL TRANSITIONAL PROVISION 15 GENERAL TRANSITIONAL PROVISION 16 SECTION 154. General Applicability; Saving Clause. – This Part applies to a transaction, lien, or other interest in property that is entered into, created, or acquired on or after the effective date of this act. Except as otherwise provided in this Subpart, a transaction validly entered into before the effective date of this Part and the rights, duties, and interests flowing from the transaction remain valid thereafter and may be terminated, completed, consummated, or enforced as required or permitted by law other than Chapter 25 of the General Statutes or, if applicable, Chapter 25 of the General Statutes, as though this Part had not taken effect. 23 TRANSITIONAL PROVISIONS FOR ARTICLES 9 AND 12 25 SECTION 155.(a) Pre-Effective-Date Transaction, Lien, or Interest. – Except as provided in this section, amended Article 9 and Article 12 apply to a transaction, lien, or other interest in property, even if the transaction, lien, or interest was entered into, created, or acquired before the effective date of this Part. 29 SECTION 155.(b) Continuing Validity. – Except as provided in subsections (c) through (j) of this section, both of the following apply: 10 (1) A transaction, lien, or interest in property that was validly entered into, created, or amended Article 9 or Article 12 if it had been entered into, created, or transferred before the effective date of this Part, including the rights, duties, and interests flowing from the transaction, lien, or interest, remains valid on and after the effective date of this Part. 20 A transaction, lien, or interest described				
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 32 created, or transferred before the effective date of this Part and was not 33 governed by Chapter 25 of the General Statutes, but would be subject to 34 amended Article 9 or Article 12 if it had been entered into, created, or 35 transferred on or after the effective date of this Part, including the rights, 36 duties, and interests flowing from the transaction, lien, or interest, remains 37 valid on and after the effective date of this Part. 38 (2) A transaction, lien, or interest described in subdivision (1) of this subsection 39 may be terminated, completed, consummated, and enforced as required or 40 permitted by this Part or by the law that would apply if this Part had not taken 41 effect. 42 SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an 43 action, case, or proceeding commenced before the effective date of this Part. 44 SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the 45 following apply to a security interest that is enforceable and perfected immediately before the 46 effective date of this Part: a perfected security interest under this Part if, on 48 the effective date of this Part, the requirements for enforceability and 49 perfection under this Part are satisfied without further action. 50 (2) If a security interest is enforceable and perfected immediately before the 	30	through (j) of thi	s section, both of the following apply:	
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 amended Article 9 or Article 12 if it had been entered into, created, or transferred on or after the effective date of this Part, including the rights, duties, and interests flowing from the transaction, lien, or interest, remains valid on and after the effective date of this Part. (2) A transaction, lien, or interest described in subdivision (1) of this subsection may be terminated, completed, consummated, and enforced as required or permitted by this Part or by the law that would apply if this Part had not taken effect. SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an action, case, or proceeding commenced before the effective date of this Part. SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the following apply to a security interest that is enforceable and perfected immediately before the effective date of this Part is a perfected security interest under this Part if, on the effective date of this Part, the requirements for enforceability and perfection under this Part are satisfied without further action. If a security interest is enforceable and perfected immediately before the 	32		created, or transferred before the effective date	of this Part and was not
 transferred on or after the effective date of this Part, including the rights, duties, and interests flowing from the transaction, lien, or interest, remains valid on and after the effective date of this Part. (2) A transaction, lien, or interest described in subdivision (1) of this subsection may be terminated, completed, consummated, and enforced as required or permitted by this Part or by the law that would apply if this Part had not taken effect. SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an action, case, or proceeding commenced before the effective date of this Part. SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the following apply to a security interest perfected before the effective date of this Part: (1) A security interest that is enforceable and perfected immediately before the effective date of this Part if, on the effective date of this Part, the requirements for enforceability and perfection under this Part are satisfied without further action. (2) If a security interest is enforceable and perfected immediately before the 	33		governed by Chapter 25 of the General Statutes	, but would be subject to
 duties, and interests flowing from the transaction, lien, or interest, remains valid on and after the effective date of this Part. (2) A transaction, lien, or interest described in subdivision (1) of this subsection may be terminated, completed, consummated, and enforced as required or permitted by this Part or by the law that would apply if this Part had not taken effect. SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an action, case, or proceeding commenced before the effective date of this Part. SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the following apply to a security interest perfected before the effective date of this Part: (1) A security interest that is enforceable and perfected immediately before the effective date of this Part if, on the effective date of this Part are satisfied without further action. (2) If a security interest is enforceable and perfected immediately before the 	34		amended Article 9 or Article 12 if it had been	entered into, created, or
 valid on and after the effective date of this Part. (2) A transaction, lien, or interest described in subdivision (1) of this subsection may be terminated, completed, consummated, and enforced as required or permitted by this Part or by the law that would apply if this Part had not taken effect. SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an action, case, or proceeding commenced before the effective date of this Part. SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the following apply to a security interest perfected before the effective date of this Part: (1) A security interest that is enforceable and perfected immediately before the effective date of this Part is a perfected security interest under this Part if, on the effective date of this Part are satisfied without further action. (2) If a security interest is enforceable and perfected immediately before the 	35		transferred on or after the effective date of this	Part, including the rights,
 38 (2) A transaction, lien, or interest described in subdivision (1) of this subsection may be terminated, completed, consummated, and enforced as required or permitted by this Part or by the law that would apply if this Part had not taken effect. 42 SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an action, case, or proceeding commenced before the effective date of this Part. 44 SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the following apply to a security interest perfected before the effective date of this Part: 46 (1) A security interest that is enforceable and perfected immediately before the effective date of this Part if, on the effective date of this Part, the requirements for enforceability and perfection under this Part are satisfied without further action. 50 (2) If a security interest is enforceable and perfected immediately before the 	36		duties, and interests flowing from the transaction	, lien, or interest, remains
 may be terminated, completed, consummated, and enforced as required or permitted by this Part or by the law that would apply if this Part had not taken effect. SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an action, case, or proceeding commenced before the effective date of this Part. SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the following apply to a security interest perfected before the effective date of this Part: (1) A security interest that is enforceable and perfected immediately before the effective date of this Part if, on the effective date of this Part, the requirements for enforceability and perfection under this Part are satisfied without further action. (2) If a security interest is enforceable and perfected immediately before the 	37		valid on and after the effective date of this Part.	
 40 permitted by this Part or by the law that would apply if this Part had not taken 41 effect. 42 SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an 43 action, case, or proceeding commenced before the effective date of this Part. 44 SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the 45 following apply to a security interest perfected before the effective date of this Part: 46 (1) A security interest that is enforceable and perfected immediately before the 47 effective date of this Part is a perfected security interest under this Part if, on 48 the effective date of this Part, the requirements for enforceability and 49 perfection under this Part are satisfied without further action. 50 (2) If a security interest is enforceable and perfected immediately before the 	38	(2)	A transaction, lien, or interest described in subdiv	ision (1) of this subsection
 41 effect. 42 SECTION 155.(c) Pre-Effective-Date Proceeding. – This Part does not affect an 43 action, case, or proceeding commenced before the effective date of this Part. 44 SECTION 155.(d) Security Interest Perfected Before Effective Date. – Both of the 45 following apply to a security interest perfected before the effective date of this Part: 46 (1) A security interest that is enforceable and perfected immediately before the 47 effective date of this Part is a perfected security interest under this Part if, on 48 the effective date of this Part, the requirements for enforceability and 49 perfection under this Part are satisfied without further action. 50 (2) If a security interest is enforceable and perfected immediately before the 	39		may be terminated, completed, consummated, an	nd enforced as required or
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 following apply to a security interest perfected before the effective date of this Part: (1) A security interest that is enforceable and perfected immediately before the effective date of this Part is a perfected security interest under this Part if, on the effective date of this Part, the requirements for enforceability and perfection under this Part are satisfied without further action. If a security interest is enforceable and perfected immediately before the 	43	action, case, or p	proceeding commenced before the effective date of the	nis Part.
46 (1) A security interest that is enforceable and perfected immediately before the 47 effective date of this Part is a perfected security interest under this Part if, on 48 the effective date of this Part, the requirements for enforceability and 49 perfection under this Part are satisfied without further action. 50 (2) If a security interest is enforceable and perfected immediately before the	44	SEC	TION 155.(d) Security Interest Perfected Before Ef	fective Date. – Both of the
 effective date of this Part is a perfected security interest under this Part if, on the effective date of this Part, the requirements for enforceability and perfection under this Part are satisfied without further action. If a security interest is enforceable and perfected immediately before the 		following apply	to a security interest perfected before the effective da	ate of this Part:
 the effective date of this Part, the requirements for enforceability and perfection under this Part are satisfied without further action. If a security interest is enforceable and perfected immediately before the 		(1)	•	-
 49 perfection under this Part are satisfied without further action. 50 (2) If a security interest is enforceable and perfected immediately before the 				
50 (2) If a security interest is enforceable and perfected immediately before the			-	•
51 effective date of this Part, but the requirements for enforceability or perfection		(2)		
	51		effective date of this Part, but the requirements for	enforceability or perfection

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	under this Part are not satisfied on the effective date of this Pa	rt, all of the
	following apply to the security interest:	
	a. The security interest is a perfected security interest until t	the earlier of
	the time perfection would have ceased under the la	
	immediately before the effective date of this Part or the	
	date.	j
	b. The security interest remains enforceable thereafter only it	f the security
	interest satisfies the requirements for enforceab	•
	G.S. 25-9-203, as amended by this Part, before the adjust	•
	c. The security interest remains perfected thereafter	
	requirements for perfection under this Part are satisfied be	•
	specified in sub-subdivision a. of this subdivision.	
SI	ECTION 155.(e) Security Interest Unperfected Before Effective Date	. – All of the
	ply to a security interest that is enforceable immediately before the effe	
	is unperfected at that time:	
(1		est until the
(-	adjustment date.	
(2		urity interest
(-	becomes enforceable under G.S. 25-9-203, as amended by this	•
	effective date of this Part or before the adjustment date.	,
(3	•	g times:
Ň	a. Without further action, on the effective date of this	
	requirements for perfection under this Part are satisfied	
	that time.	
	b. When the requirements for perfection are satisfied if the r	requirements
	are satisfied after the effective date of this Part.	1
SI	ECTION 155.(f) Pre-Effective-Date Action; Attachment and Perfective-Date Action; Attachment action; Attac	ction Before
Adjustment I	Date. – If action, other than the filing of a financing statement, is take	en before the
	e of this Part and the action would have resulted in perfection of the sec	
had the secur	rity interest become enforceable before the effective date of this Part,	the action is
effective to p	erfect a security interest that attaches under this Part before the adjustm	nent date. An
	urity interest becomes unperfected on the adjustment date unless the sec	
becomes a pe	erfected security interest under this Part before the adjustment date.	-
	ECTION 155.(g) Pre-Effective-Date Filing. – The filing of a financia	ng statement
before the eff	fective date of this Part is effective to perfect a security interest on the e	effective date
of this Part to	the extent the filing would satisfy the requirements for perfection und	ler this Part.
SI	ECTION 155.(h) Pre-Effective-Date Enforceability Action. – The	taking of an
action before	the effective date of this Part is sufficient for the enforceability of a sec	urity interest
on the effecti	ive date of this Part if the action would satisfy the requirements for en	nforceability
under this Pa	rt.	
SI	ECTION 155.(i) Priority. –	
(1	1) Determination of priority. – Subject to subdivisions (2) and	(3) of this
	subsection, this Part determines the priority of conflicting claims	to collateral.
(2	2) Established priorities. – Subject to subdivision (3) of this subset	ection, if the
	priorities of claims to collateral were established before the effe	ctive date of
	this Part, Article 9 of Chapter 25 of the General Statutes as in effe	ct before the
	effective date of this Part determines priority.	
(3	· · ·	•
	date, to the extent the priorities determined by amended Article	-
	priorities established before the effective date of this Part, the	priorities of

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	SECT	claims to Article 12 property and electronic money effective date of this Part cease to apply. ION 155.(j) Priority of Claims When Priority Rul	
Apply. –			
	(1)	Determination of priority. – Subject to subdivision subsection, Article 12 determines the priority of cont 12 property when the priority rules of amended Artic	flicting claims to Article
	(2)	Established priorities. – Subject to subdivision (3) of t priority rules of amended Article 9 do not apply and t Article 12 property were established before the effect other than Article 12 determines priority.	this subsection, when the he priorities of claims to
	(3)	Determination of certain priorities on adjustment da rules of amended Article 9 do not apply, to the extent by this Part modify the priorities established before Part, the priorities of claims to Article 12 property effective date of this Part cease to apply on the adjust	the priorities determined the effective date of this y established before the
SUBPAR'		F. COMMENTS AND EFFECTIVE DATE	
.1 . 1.1. 1		TON 156. The Revisor of Statutes shall cause to be I	
		neral Statutes all relevant portions of the Official Co	
		e and all explanatory comments of the drafters of this P	art as the Revisor deems
appropriate		VON 157 This Dart has a strating October 1 202	5
	SECI	TON 157. This Part becomes effective October 1, 202	25.
DADT IV	TINITE	ORM SPECIAL DEPOSITS ACT	
			a a navy Chantar to read
	SECI	ION 158. The General Statutes is amended by adding " <u>Chapter 54D.</u>	g a new Chapter to read.
		"Uniform Special Deposits Act.	
"8 54D 1	Title	Uniform Special Deposits Act.	
" <u>§ 54D-1.</u> This C		may be cited as the Uniform Special Deposits Act.	
" <u>§ 54D-2.</u>			
		r, the following definitions apply:	
<u>III ulis</u>	(1)	<u>Account agreement. – An agreement to which all of t</u>	the following apply:
	<u>(1)</u>	a. The agreement is in a record between a depositors.	• • • •
		b. The agreement may have one or more ber	neficiaries as additional
		parties.	
		c. The agreement states the intention of the part	ties to establish a special
		deposit governed by this Chapter.	<u> </u>
	(2)	Bank. – A person engaged in the business of banking	g and includes a bank as
	<u> </u>	defined in G.S. 53C-1-4, savings bank, savings an	-
		credit union. Each branch or separate office of a bar	
		the purpose of this Chapter.	1
	<u>(3)</u>	Beneficiary. – A person that satisfies either of the fol	llowing:
		a. The person is identified as a beneficiary in an	-
		b. If not identified as a beneficiary in an accour	
		is entitled to payment from a special dep	
		agreement or on termination of the special de	
	<u>(4)</u>	Contingency An event or circumstance stated in ar	-
	. —	is not certain to occur but must occur before the ba	-
		beneficiary.	

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1	<u>(5)</u>	Creditor process. – Attachment, garnishment, levy	, notice of lien,
2	<u>+</u>	sequestration, or similar process issued by or on behalf of	
3		claimant.	
Ļ	<u>(6)</u>	Depositor. – A person that establishes or funds a special d	eposit.
	$\overline{(7)}$	Good faith Honesty in fact and observance of reas	-
		standards of fair dealing.	
	<u>(8)</u>	"Knowledge" of a fact. – Either of the following:	
		a. With respect to a beneficiary, actual knowledge of	the fact.
		b. With respect to a bank holding a special dep	osit, either of the
		following:	
		<u>1.</u> If the bank has established a reason	nable routine for
		communicating material information to an	individual to whom
		the bank has assigned responsibility for the	special deposit and
		maintains reasonable compliance with t	he routine, actual
		knowledge of the fact by that individual.	
		2. If the bank has not established and mai	
		compliance with a routine described in sub	-sub-subdivision 1.
		of this sub-subdivision, implied knowled	-
		would have come to the attention of an indi	
		bank has assigned responsibility for the spe	
	<u>(9)</u>	Obligated to pay a beneficiary A beneficiary is entitled	
		agreement to receive from the bank a payment when	
		occurred and the bank has knowledge the contingen	•
	(10)	"Obligation to pay a beneficiary" has a corresponding mea	
	<u>(10)</u>	<u>Permissible purpose. – A governmental, regulatory, com</u>	
		or testamentary objective of the parties stated in an accou	int agreement. The
		term includes an objective to do any of the following:	
		a. <u>Hold funds in any of the following circumstances:</u> <u>1.</u> In escrow, including for a purchase and sa	la lanca huwhaak
		or other transaction.	ile, lease, buyback,
		 <u>As a security deposit of a tenant.</u> <u>That may be distributed to a person as remut</u> 	neration retirement
		or other benefit, or compensation under a	
		decree, court order, or other decision of a tr	
		4. For distribution to a defined class	
		identification of the class members and t	
		funds.	
		b. Provide assurance with respect to an obligation c	reated by contract,
		such as earnest money to ensure a transaction close	es.
		c. Settle an obligation that arises in the operation of	a payment system,
		securities settlement system, or other financial man	ket infrastructure.
		d. <u>Provide assurance with respect to an obligation</u>	that arises in the
		operation of a payment system, securities settleme	ent system, or other
		financial market infrastructure.	
		e. <u>Hold margin, other cash collateral, or funds that</u>	
		functioning of financial market infrastructure or the	eperformance of an
		obligation with respect to the infrastructure.	.•.
	<u>(11)</u>	Person. – An individual, estate, business or nonprofit ent	
		governmental subdivision, agency, or instrumentality, or	
		The term includes a protected series, however denominate	
1		protected series is established under law that limits, or	imits if conditions

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	specified under law are satisfied, the ability of a creditor of the	ne entity or of any
	other protected series of the entity to satisfy a claim fro	
	protected series.	
(12)	-	or stored in an
(12)	electronic or other medium and retrievable in perceivable fo	
(13)		<u></u>
(14)		bia Puerto Rico
<u>(11)</u>	the United States Virgin Islands, or any other territory or p	
	to the jurisdiction of the United States. The term includ	
	instrumentality of these entities.	<u>ies un ageney or</u>
'8 54D-3 Sco	pe; choice of law; forum.	
	Chapter applies to a special deposit under an account agreeme	ent that states the
	e parties to establish a special deposit under an account agreen	
	to the account agreement or a transaction related to the speci	-
	itself, has a reasonable relation to this State.	ai deposit, or the
	parties to an account agreement may choose a forum in this S	tota for sattling a
	out of the special deposit, regardless of whether a party to the ad	
	related to the special deposit, or the special deposit itself, has a re	
	related to the special deposit, of the special deposit fisen, has a re	
to this State.	Chapter doos not offect either of the following:	
	S Chapter does not affect either of the following:	ial danasit undan
<u>(1)</u>	A right or obligation relating to a deposit other than a spec	lai deposit under
(2)	this Chapter.	m voidable under
<u>(2)</u>	The voidability of a deposit or transfer that is fraudulent of other law	or voldable under
"8 54D 4 Von	other law. iation by agreement or amendment.	
	effect of G.S. 54D-2 through G.S. 54D-6, G.S. 54D-8 through	GS 54D 11 and
	all not be varied by agreement, except as provided in those ser	
	of this section, the effect of G.S. 54D-7, 54D-12, and 54D-13 i	
	$\frac{1}{2}$ mis section, the effect of 0.5. $54D-7$, $54D-12$, and $54D-151$	illay be valled by
agreement. (b) A p	rovision in an account agreement or other record that subs	tantially avenues
	tantially limits remedies for failure to perform an obligation und	
•	o vary the effect of a provision of this Chapter.	ier tills Chapter is
	beneficiary is a party to an account agreement, the bank and the	ha danasitar may
	experience of the beneficiary only if the agreement without the consent of the beneficiary only if the agreement	
permits the amo		eement expressiy
-		and the depositor
	beneficiary is not a party to an account agreement and the bank ficiary has knowledge of the agreement's terms, the bank and the	
	eement without the consent of the beneficiary only if the ame	nament does not
	naterially affect a payment right of the beneficiary.	and the denositor
	beneficiary is not a party to an account agreement and the bank	
	hether the beneficiary has knowledge of the agreement's terms,	
	mend the agreement without the consent of the beneficiary only	<u>Il the amendment</u>
is made in good		
	uirements for special deposit.	
	s a special deposit if all of the following apply:	4
$\frac{(1)}{(2)}$	The deposit is a deposit of funds in a bank under an account	
<u>(2)</u>	The deposit is for the benefit of at least two beneficiaries	, one or more of
	which may be a depositor.	414
<u>(3)</u>	The deposit is denominated in a medium of exchange	
/ A \	authorized or adopted by a domestic or foreign government.	
(4)	The deposit is for a permissible purpose stated in the account	it agreement.

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(5) "§ 54D-6, Pe	<u>The deposit is subject to a contingency.</u> rmissible purpose.	
	special deposit must serve at least one permissible pur	pose stated in the account
	m the time the special deposit is created in the account a	-
of the special		¢/
	before termination of the special deposit, the bank or a c	ourt determines the special
	ger satisfies subsection (a) of this section, G.S. 54D-8 t	-
-	y funds deposited in the special deposit after the special	
	of this section.	······································
	before termination of a special deposit, the bank determ	nines the special deposit no
	s subsection (a) of this section, the bank may take acti	
	umstances, including terminating the special deposit.	<u> </u>
	yment to beneficiary by bank.	
	less the account agreement provides otherwise, the	bank shall discharge its
	a beneficiary when it is obligated to pay the beneficia	
	nally collected funds in the balance of the special depos	
	cept as provided in subsection (c) of this section, t	
	excused if the funds available in the special deposit ar	
payment.	excused if the funds uvaluate in the spectal deposit a	te insufficient to cover the
	less the account agreement provides otherwise, if the fu	nds available in the special
	sufficient to cover an obligation to pay a beneficiary, a b	
-	that are available or, if there is more than one benefici	• •
*	e. Payment to the beneficiary making the election under	• •
	gation to pay a beneficiary and does not constitute an a	
	ther person obligated to the beneficiary.	ecold and satisfaction with
	less the account agreement provides otherwise, the oblig	ration of the bank obligated
	iciary is immediately due and payable.	gation of the bank obligated
	e bank may discharge its obligation under this section	on by doing oither of the
	e bank may discharge its obligation under this sector	bit by doing either of the
following: (1)	Crediting another transaction account of the benefi	ciony
$\frac{(1)}{(2)}$		
<u>(2)</u>	the bank to obtain a discharge or otherwise would c	<u> </u>
		onstitute a discharge under
	<u>law.</u>	obligation to discharge the
	the bank obligated to pay a beneficiary has incurred an objection of the other person is disch	
	nother person, the obligation of the other person is discharge of	
	ion (e) of this section would constitute a discharge of	the obligation of the other
	aw that determines whether an obligation is satisfied.	
	operty interest of depositor or beneficiary.	- ('m ' - 1 - 1 - ' - ' - ' - ' - '
	ither a depositor nor a beneficiary has a property interest	± ±
	y property interest with respect to a special deposit is o	
	e bank is obligated to pay a beneficiary and not in the	
	est under this subsection is determined under other law.	
	hen creditor process enforceable against bank.	
	bject to subsection (b) of this section, creditor process	.
	enforceable against the bank holding the special deposit	
	editor process is enforceable against the bank holding a s	
	he bank is obligated to pay a beneficiary or a depositor if	t all of the following apply:
<u>(1)</u>	• • • •	
<u>(2)</u>	- · · · ·	•
	depositor or the beneficiary from the bank's books	
<u>(3)</u>	The process gives the bank a reasonable opportunit	ty to act on the process.

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(c) Creditor process served on a bank before it is enforceable	e against the bank under
subsection (b) of this section does not create a right of the creditor aga	-
the bank to the creditor. Other law determines whether creditor process	
against the beneficiary on a contingent interest of a beneficiary, in	
beneficiary, even if not enforceable against the bank.	
"§ 54D-10. Injunction or similar relief.	
A court may enjoin, or grant similar relief that would have the ef	fect of enjoining a bank
from paying a depositor or beneficiary only if payment would const	• •
facilitate a material fraud with respect to a special deposit.	indie a material made of
"§ 54D-11. Recoupment or set off.	
(a) Except as provided in subsection (b) or (c) of this section, a	bank shall not exercise a
right of recoupment or set off against a special deposit.	t bank shan not exercise a
(b) An account agreement may authorize the bank to debit the	special deposit in any of
the following circumstances:	special deposit in any or
<u>_</u>	ry in an amount that does
(1) When the bank becomes obligated to pay a beneficia not exceed the amount necessary to discharge the ob	
	mart in the special deposit
$\frac{\text{account.}}{\text{Equation of the second by the bank that relate directly to}$	the special deposit
(4) For costs incurred by the bank that relate directly to	
(4) To reverse an earlier credit posted by the bank to t	
deposit account, if the reversal occurs under an	
warranted under other law of this State governing m	
(c) The bank holding a special deposit may exercise a right	-
against an obligation to pay a beneficiary, even if the bank funds p	bayment from the special
deposit. "8 54D 12 Duties and liability of bank	
" <u>§ 54D-12. Duties and liability of bank.</u>	anast to a special densit
(a) <u>A bank does not have a fiduciary duty to any person with re</u>	
(b) When the bank holding a special deposit becomes obligate	ed to pay a beneficiary, a
debtor-creditor relationship arises between the bank and beneficiary.	signer to commiss with the
(c) <u>The bank holding a special deposit has a duty to a benefic</u>	clary to comply with the
account agreement and this Chapter.	.1
(d) If the bank holding a special deposit does not comply with	
this Chapter, the bank is liable to a depositor or beneficiary only for dan	• • •
by the noncompliance. Except as provided by other law of this State,	the bank is not liable for
consequential, special, or punitive damages.	. 1
(e) The bank holding a special deposit may rely on records pres	-
the account agreement to determine whether the bank is obligated to pa	•
(f) If the account agreement requires payment on presentation of	
determine within a reasonable time whether the record is sufficient to	
agreement requires action by the bank on presentation of a record, t	
relying in good faith on the genuineness of the record if the record a	appears on its face to be
genuine.	
(g) Unless the account agreement provides otherwise, the	-
determine whether a permissible purpose stated in the agreement contin	<u>nues to exist.</u>
" <u>§ 54D-13. Term and termination.</u>	
(a) Unless otherwise provided in the account agreement, a speci	ial deposit terminates five
years after the date the special deposit was first funded.	
(b) Unless otherwise provided in the account agreement, if the	
locate a beneficiary entitled to payment when the special deposit is to	
remains in the special deposit, the bank shall pay the balance to the de	positor or depositors as a
beneficiary or beneficiaries.	

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1	(c) A bank that pays the remaining balance as provided under subsection (b) of thi	<u>.s</u>
2	section has no further obligation with respect to the special deposit.	
3	" <u>§ 54D-14. Principles of law and equity.</u>	
4	Chapter 25 ("Uniform Commercial Code") of the General Statutes, G.S. 1A-1, Rule 2	2
5	("Interpleader"), consumer protection law, law governing deposits generally, law related to	0
6	escheat and abandoned or unclaimed property, and the principles of law and equity, including	g
7	law related to capacity to contract, principal and agent, estoppel, fraud, misrepresentation, duress	5,
8	coercion, mistake, and bankruptcy, supplement this Chapter except to the extent inconsistent with	<u>h</u>
9	this Chapter.	
10	" <u>§ 54D-15. Uniformity of application and construction.</u>	
11	In applying and construing this Chapter, a court shall consider the promotion of uniformity	<u>y</u>
12	of the law among jurisdictions that enact the Uniform Special Deposits Act."	
13	SECTION 159. The Revisor of Statutes shall cause to be printed, as annotations to	
14	the published General Statutes, all relevant portions of the Official Comments to the Uniform	
15	Special Deposits Act and all explanatory comments of the drafters of this Part as the Revisor may	у
16	deem appropriate.	
17	SECTION 160. This Part becomes effective October 1, 2025, and applies to a specia	ıl
18	deposit made under an account agreement executed on or after that date.	
19		
20	PART X. EFFECTIVE DATE	
21	SECTION 161. Except as otherwise provided, this act is effective when it become	S
22	law.	