GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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SENATE BILL 105 PROPOSED COMMITTEE SUBSTITUTE S105-CSMLxfra-6 [v.1] 06/21/2021 02:36:03 PM

Short Title: 2021 Appropriations Act.

(Public)

Sponsors:

Referred to:

February 18, 2021

1 2	A BILL TO BE AN ACT TO MAKE BASE BUDGET APPROI	PRIATIONS FOR CURREN	T OPERATIONS
3	OF STATE AGENCIES, DEPARTMENTS,	AND INSTITUTIONS.	
4	The General Assembly of North Carolina enacts:		
5			
6	PART I. TITLE AND INTRODUCTION		
7			
8	TITLE OF ACT		
9	SECTION 1.1. This act shall be known	wn as the "Current Operation	ns Appropriations
10	Act of 2021."		
11			
12	INTRODUCTION	1	•
13	SECTION 1.2. The appropriations		
14	necessary to provide the services and accompl		
15	accordance with the State Budget Act. Saving		
16	appropriated are not required to perform these se		
17	savings shall revert to the appropriate fund at the	e end of each fiscal year, ex	cept as otherwise
18	provided by law.		
19 20	PART II. CURRENT OPERATIONS AND EX	ZDANISION/CENEDAL EL	IND
20	FART II. CURRENT OF ERATIONS AND E2	TANSION/GENERAL FU	
22	GENERAL FUND APPROPRIATIONS		
23	SECTION 2.1.(a) Appropriations fro	m the General Fund for the b	udgets of the State
23	departments, institutions, and agencies, and for of		
25	year of the 2021-2023 fiscal biennium, according		are made for each
26	year of the 2021 2023 fiscar oferinani, according	to the following schedule.	
27	Current Operations – General Fund	FY 2021-2022	FY 2022-2023
28	Surrent operations Scherm Fund		1 1 2022 2020
29	EDUCATION		
30	Community College System		
31	Requirements	1,752,675,110	1,665,153,906
32	Less: Receipts	487,975,710	343,473,408
33	Net Appropriation	1,264,699,400	1,321,680,498
34			
35	Public Instruction		
36	Requirements	13,222,664,239	12,674,916,813



General Assembly Of North Carolina			Session 2021
Less: Receipts		2,835,768,414	2,197,523,403
Net Appropriation		10,386,895,825	10,477,393,410
University of North Carolina			
NC School of Science and Mathematics			
Requirements		32,650,455	35,486,077
Less: Receipts		2,283,359	2,283,359
Net Appropriation		30,367,096	33,202,718
NC State University – Academic Affairs	8		
Requirements		876,437,918	874,349,068
Less: Receipts		436,172,095	436,172,095
Net Appropriation		440,265,823	438,176,973
NC State University – Ag. Research			
Requirements		73,189,643	73,189,643
Less: Receipts		17,662,615	17,662,615
Net Appropriation		55,527,028	55,527,028
NC State University – Coop. Extension			
Requirements		60,119,549	59,619,549
Less: Receipts		18,644,142	18,144,142
Net Appropriation		41,475,407	41,475,407
North Carolina Central University			
Requirements		139,502,618	139,373,991
Less: Receipts		51,836,529	51,836,529
Net Appropriation		87,666,089	87,537,462
UNC at Asheville			
Requirements		62,523,226	62,523,226
Less: Receipts		21,876,242	21,876,242
Net Appropriation		40,646,984	40,646,984
UNC at Chapel Hill – Academic Affairs	5		
Requirements		695,014,858	649,264,858
Less: Receipts		396,041,754	366,041,754
Net Appropriation		298,973,104	283,223,104
UNC at Chapel Hill – Area Health Ed.			
Requirements		54,748,874	54,748,874
Less: Receipts		0	0
Net Appropriation		54,748,874	54,748,874
UNC at Chapel Hill – Health Affairs			
Requirements		338,957,192	338,957,192
Less: Receipts		131,819,411	131,819,411
Net Appropriation		207,137,781	207,137,781
UNC at Charlotte			
Requirements		425,327,003	425,327,003
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General Assembly Of North Car	olina	Session 2021
Less: Receipts	165,165,330	165,165,330
Net Appropriation	260,161,673	260,161,673
UNC at Greensboro		
Requirements	289,992,935	289,992,935
Less: Receipts	108,204,808	108,204,808
Net Appropriation	181,788,127	181,788,127
UNC at Pembroke		
Requirements	94,110,944	94,109,865
Less: Receipts	15,789,132	15,789,132
Net Appropriation	78,321,812	78,320,733
UNC at Wilmington		
Requirements	249,933,584	249,933,584
Less: Receipts	102,044,807	102,044,807
Net Appropriation	147,888,777	147,888,777
UNC Board of Governors Requirements	44,570,092	44,570,092
Less: Receipts	46,899	46,899
Net Appropriation	44,523,193	44,523,193
UNC BOG – Aid to Private Institu	tions	
Requirements	286,249,756	242,449,756
Less: Receipts	0	0
Net Appropriation	286,249,756	242,449,756
Too The observes		, , ,
UNC BOG – Institutional Program		
Requirements	321,441,081	304,680,460
Less: Receipts	94,277,624	0
Net Appropriation	227,163,457	304,680,460
UNC BOG – Related Educational	-	
Requirements	200,532,646	219,182,646
Less: Receipts	79,531,975	100,266,975
Net Appropriation	121,000,671	118,915,671
UNC School of the Arts		
Requirements	50,366,379	50,366,379
Less: Receipts	16,472,124	16,472,124
Net Appropriation	33,894,255	33,894,255
Western Carolina University		
Requirements	161,859,440	161,897,131
Less: Receipts	28,112,897	28,112,897
Net Appropriation	133,746,543	133,784,234
Winston-Salem State University	07 400 107	07 400 107
Requirements Less: Receipts	87,439,197 22,435,103	87,439,197 22,435,103
	,, ···	, -,

General Assembly Of North Carolina		Session 2021
Net Appropriation	65,004,094	65,004,094
Appalachian State University		
Requirements	267,783,708	267,783,708
Less: Receipts	117,742,367	117,742,367
Net Appropriation	150,041,341	150,041,341
East Carolina Univ. – Academic Affairs		
Requirements	407,120,602	407,123,708
Less: Receipts	170,099,826	170,099,826
Net Appropriation	237,020,776	237,023,882
East Carolina Univ. – Health Affairs		
Requirements	94,319,394	95,619,394
Less: Receipts	13,133,406	13,133,406
Net Appropriation	81,185,988	82,485,988
Elizabeth City State University		
Requirements	39,493,791	39,493,791
Less: Receipts	3,660,169	3,660,169
Net Appropriation	35,833,622	35,833,622
- (competer option		
Fayetteville State University		
Requirements	79,732,941	79,732,941
Less: Receipts	24,568,975	24,568,975
Net Appropriation	55,163,966	55,163,966
NC A&T University		
Requirements	189,514,245	193,529,849
Less: Receipts	87,664,443	87,664,443
Net Appropriation	101,849,802	105,865,406
HEALTH AND HUMAN SERVICES		
DHHS – Aging and Adult Services		
Requirements	176,004,362	125,065,002
Less: Receipts	129,632,983	78,622,497
Net Appropriation	46,371,379	46,442,505
DHHS – Central Management and Support	404 979 295	200 540 000
Requirements	404,878,385	388,548,000
Less: Receipts	176,239,262	163,800,352
Net Appropriation	228,639,123	224,747,648
DHHS – Child Development and Early Educati	on	
Requirements	1,342,207,232	820,983,166
Less: Receipts	1,096,279,853	573,197,542
Net Appropriation	245,927,379	247,785,624
	,,	,. 00,044
DHHS – Health Benefits		
Requirements	19,472,355,790	18,412,063,134
Less: Receipts	15,527,346,363	13,894,357,160

General Assembly Of North Carolina		Session 2021
Net Appropriation	3,945,009,427	4,517,705,974
DHHS – Health Service Regulation		
Requirements	77,914,113	77,596,827
Less: Receipts	56,415,057	55,551,537
Net Appropriation	21,499,056	22,045,290
DHHS – Mental Health/Developmental Disabilities/Su	bstance Abuse Services	5
Requirements	1,850,095,277	1,699,656,232
Less: Receipts	990,516,021	842,429,502
Net Appropriation	859,579,256	857,226,730
DHHS – Public Health		
Requirements	1,320,982,861	977,139,928
Less: Receipts	1,159,344,227	814,143,907
Net Appropriation	161,638,634	162,996,021
DHHS – Services for the Blind/Deaf/Hard of Hearing		
Requirements	43,429,604	43,022,597
Less: Receipts	34,533,038	34,028,630
Net Appropriation	8,896,566	8,993,967
DHHS – Social Services – General		
Requirements	2,131,737,602	1,988,664,102
Less: Receipts	1,926,776,600	1,775,545,134
Net Appropriation	204,961,002	213,118,968
DHHS – Vocational Rehabilitation Services		
Requirements	158,364,084	157,307,857
Less: Receipts	117,168,882	115,681,595
Net Appropriation	41,195,202	41,626,262
AGRICULTURE, NATURAL, AND ECONOMIC	RESOURCES	
Department of Agriculture and Consumer Services		
Requirements	376,362,896	229,079,753
Less: Receipts	187,832,863	62,702,696
Net Appropriation	188,530,033	166,377,057
Department of Commerce		
Department of Commerce	588,266,982	265,717,536
Requirements	000,200,200	
-	318,489,635	57,067,040
Requirements		
Requirements Less: Receipts	318,489,635	
Requirements Less: Receipts Net Appropriation	318,489,635	208,650,496
Requirements Less: Receipts Net Appropriation Department of Environmental Quality	318,489,635 269,777,347 1,505,274,478 1,400,568,278	208,650,496 276,102,783
Requirements Less: Receipts Net Appropriation Department of Environmental Quality Requirements	318,489,635 269,777,347 1,505,274,478	208,650,496 276,102,783 168,148,856
Requirements Less: Receipts Net Appropriation Department of Environmental Quality Requirements Less: Receipts Net Appropriation Department of Labor	318,489,635 269,777,347 1,505,274,478 1,400,568,278 104,706,200	208,650,496 276,102,783 168,148,856 107,953,927
Requirements Less: Receipts Net Appropriation Department of Environmental Quality Requirements Less: Receipts Net Appropriation Department of Labor Requirements Requirements	318,489,635 269,777,347 1,505,274,478 1,400,568,278 104,706,200 45,951,371	208,650,496 276,102,783 168,148,856 107,953,927 40,841,896
Requirements Less: Receipts Net Appropriation Department of Environmental Quality Requirements Less: Receipts Net Appropriation Department of Labor	318,489,635 269,777,347 1,505,274,478 1,400,568,278 104,706,200	168,148,856

General Assembly Of North Carolina			Session 2021
Net Appropriation		25,202,942	20,661,771
Department of Natural and Cultural Reso	ources		
Requirements		414,139,261	325,096,432
Less: Receipts		96,002,892	42,969,903
Net Appropriation		318,136,369	282,126,529
Wildlife Resources Commission			
Requirements		95,727,579	94,008,169
Less: Receipts		82,560,825	81,574,562
Net Appropriation		13,166,754	12,433,607
JUSTICE AND PUBLIC SAFETY			
Department of Public Safety			
Requirements		2,772,019,451	2,735,658,542
Less: Receipts		346,896,994	264,187,857
Net Appropriation		2,425,122,457	2,471,470,685
Department of Justice			
Department of Justice Requirements		103,509,732	100,813,964
Less: Receipts		44,222,163	42,994,597
Net Appropriation		59,287,569	57,819,367
Net Appropriation		39,207,309	57,019,507
Administrative Office of the Courts			
Requirements		674,727,826	672,660,461
Less: Receipts		22,468,647	1,221,050
Net Appropriation		652,259,179	671,439,411
Indigent Defense Services			
Requirements		143,342,235	143,889,615
Less: Receipts		13,180,019	12,311,025
Net Appropriation		130,162,216	131,578,590
GENERAL GOVERNMENT			
Department of Administration			
Requirements		119,365,563	77,160,189
Less: Receipts		64,719,857	18,165,199
Net Appropriation		54,645,706	58,994,990
Office of Administrative Hearings			
Requirements		8,113,062	8,168,368
Less: Receipts		1,347,120	1,260,671
Net Appropriation		6,765,942	6,907,697
		, ,	· · ·
Office of the State Auditor			
Office of the State Auditor Requirements		23,134,320	22,019,383
		23,134,320 7,956,759	22,019,383 6,514,703
Requirements			
Requirements Less: Receipts		7,956,759	6,514,703
Requirements Less: Receipts Net Appropriation Office of State Budget and Management		7,956,759 15,177,561	6,514,703 15,504,680
Requirements Less: Receipts Net Appropriation		7,956,759	6,514,703

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L	Less: Receipts		34,897,037	131,780
N	Net Appropriation		9,227,936	9,383,801
OSB	M – Special Appropriations			
	Requirements		2,100,000	3,110,000
	Less: Receipts		0	0
N	Net Appropriation		2,100,000	3,110,000
Offic	e of State Controller			
F	Requirements		28,046,066	28,175,636
L	Less: Receipts		1,095,838	816,202
N	Net Appropriation		26,950,228	27,359,434
State	Board of Elections			
F	Requirements		15,046,161	9,035,476
L	Less: Receipts		201,227	102,000
N	Net Appropriation		14,844,934	8,933,476
NC (General Assembly			
	Requirements		102,384,505	79,777,097
	Less: Receipts		23,789,804	561,000
	Net Appropriation		78,594,701	79,216,097
Offic	e of the Governor			
	Requirements		6,782,288	6,818,011
	Less: Receipts		976,940	898,760
	Net Appropriation		5,805,348	5,919,251
			, ,	, ,
	Housing Finance Agency			
	Requirements		54,160,000	14,160,000
	less: Receipts		40,000,000	0
Ν	let Appropriation		14,160,000	14,160,000
Offic	ce of State Human Resources			
	Requirements		9,463,614	9,499,605
	less: Receipts		228,305	100,888
N	Net Appropriation		9,235,309	9,398,717
NC I	ndustrial Commission			
F	Requirements		22,452,849	22,352,468
L	Less: Receipts		11,190,049	10,969,042
Ν	Net Appropriation		11,262,800	11,383,426
Depa	artment of Insurance			
-	Requirements		60,160,179	54,428,387
	Less: Receipts		14,266,711	8,358,700
	Net Appropriation		45,893,468	46,069,687
	e of the Lieutenant Governor			
	Requirements		1,137,298	1,146,654
L	Less: Receipts		10,525	0
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General Assembly Of North Carolina	1		Session 2021
Net Appropriation		1,126,773	1,146,654
Department of Military and Veterans A	ffairs		
Requirements		11,420,463	11,902,371
Less: Receipts		318,198	157,328
Net Appropriation		11,102,265	11,745,043
Department of Revenue			
Requirements		1,676,764,907	172,962,352
Less: Receipts		1,564,375,433	62,078,627
Net Appropriation		112,389,474	110,883,725
Department of the Secretary of State			
Requirements		17,093,035	16,597,038
Less: Receipts		652,146	362,356
Net Appropriation		16,440,889	16,234,682
Department of State Treasurer			
Requirements		66,726,264	66,114,670
Less: Receipts		61,734,386	61,093,544
Net Appropriation		4,991,878	5,021,126
DST – Other Retirement Plans/Benefits			
Requirements		32,670,423	33,020,423
Less: Receipts		0	0
Net Appropriation		32,670,423	33,020,423
INFORMATION TECHNOLOGY			
Department of Information Technology			
Requirements		786,606,588	67,358,440
Less: Receipts		699,994,990	411,223
Net Appropriation		86,611,598	66,947,217
RESERVES, DEBT, AND OTHER B			
State Treasurer – Debt Service – Federa	ıl		
Requirements		0	0
Less: Receipts		0	0
Net Appropriation		0	0
State Treasurer – General Debt Service			
Requirements		673,624,208	649,265,711
Less: Receipts		673,624,208	649,265,711
Net Appropriation		0	0
Statewide Enterprise Resource Planning	3		
Requirements		25,000,000	25,000,000
Less: Receipts		25,000,000	25,000,000
Net Appropriation		0	0
Statewide Reserves			
Statewide Reserves Requirements		151,000,000	614,646,670

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Less: Receipts	101,000,000	300,000,000
Net Appropriation	50,000,000	314,646,670
State Capital & Infrastructure General Fund Appropriation	ons	
Requirements	0	(
Less: Receipts	0	(
Net Appropriation	0	(
CAPITAL		
State Fiscal Recovery Fund – Capital		
Requirements	65,000,000	
Less: Receipts	65,000,000	(
Net Appropriation	0	
Total Requirements	58,297,939,307	51,456,966,162
Less: Total Receipts	32,588,632,720	24,809,203,520
Total Net Appropriation	25,709,306,587	26,647,762,642
SECTION 2.1.(b) For purposes of this act a		1
Section 43.2 of this act, the requirements set forth in thi	-	
funds, including agency receipts, appropriated to an agen	cy, department, or in	stitution.
GENERAL FUND AVAILABILITY	hility dominad from	State tox neverna
SECTION 2.2.(a) The General Fund availanontax revenue, and other adjustments used in develo		
2021-2023 fiscal biennium is as follows:	ping the budget for	each year or th
2021-2025 fiscar blennum is as follows.		
	FY 2021-2022	FY 2022-202
Unappropriated Balance	457,272,694	3,641,943,502
Anticipated Reversions	400,000,000	200,000,000
Projected Over Collections	6,043,000,000	, ,
Anticipated Transfer to the Savings Reserve	(850,185,555)	
S.L. 2021-16, COVID-19 Related Tax Changes/UI Tech	Correct(5,000,000)	
S.L. 2021-19, UNC Building Reserve	(2,359,159)	
Total, Prior Year-End Fund Balance	6,042,727,980	3,841,943,502
Statutory Earmark, State Capital and Infrastructure Fund	(350,000,000)	(350,000,000
Beginning Unreserved Fund Balance	5,692,727,980	3,491,943,502
Tax Revenues		
Personal Income	15,388,100,000	15,998,900,000
Sales and Use	9,681,100,000	9,830,000,000
Corporate Income	1,300,500,000	1,343,600,000
Franchise	840,000,000	861,300,00
Insurance	808,900,000	961,800,00
Alashalia Davanaga	453,300,000	461,700,00
0	258,300,000	256,900,00
Tobacco Products	155,000,000	1 50 700 00
Other Tax Revenues	155,800,000	
Tobacco Products	155,800,000 28,886,000,000	
Tobacco Products Other Tax Revenues Subtotal, Tax Revenues		, ,
Tobacco Products Other Tax Revenues		152,700,000 29,866,900,000 224,200,000

	General Assembly Of North Carolina		Session 2021
1	Investment Income	29,600,000	36,100,000
2	Disproportionate Share	115,400,000	122,500,000
3	Master Settlement Agreement	139,400,000	134,100,000
4	Insurance	100,500,000	103,400,000
5	Other Non-tax Revenues	217,900,000	220,000,000
6	Subtotal, Non-tax Revenues	819,400,000	840,300,000
7			
8	Total, Net Revenues	29,705,400,000	30,707,200,000
9			
10	Adjustments to Tax Revenues: 2021 Session	((10, 200, 000))	(1,727,700,000)
11	Personal Income Tax Changes	(619,200,000)	(1,737,700,000)
12	Franchise Tax Changes		(173,300,000)
13	Credit Short-term Car Rental/P2P Proceeds to Highway I		(75,100,000)
14	Extend Time to Complete Eligible Mill Rehabilitation Pr		-
15	Miscellaneous Tax Changes	3,400,000	11,200,000
16	Subtotal, Adjustments to Tax Revenues	(680,200,000)	(1,974,900,000)
17	Statutowy Degewyations of Tay Devenues		
18 19	Statutory Reservations of Tax Revenues State Capital and Infrastructure Fund (SCIF)	(950,000,000)	(983,250,000)
19 20			
	NC GREAT Program (S.L. 2019-230)	(15,000,000)	(15,000,000)
21 22	Subtotal, Statutory Reservations of Tax Revenues	(965,000,000)	(998,250,000)
22	Other Adjustments to Availability		
23 24	Other Adjustments to Availability	(1,500,000,000)	(1 515 515 152)
	Additional Transfer to Savings Reserve		(1,545,545,453)
25 26	Additional Transfer to SCIF	(986,000,000)	(701,750,000)
26 27	Medicaid Transformation Reserve	(215,820,000)	(246,000,000)
27 28	Medicaid Contingency Fund	(500,000,000) (109,661,155)	(162,657,204)
	Information Technology Reserve		(163,657,394)
29 30	State Emergency Response and Disaster Relief Reserve Adjustment to transfer from State Treasurer	(1,100,000,000) 131,927	-
		,	161,175
31	Adjustment to transfer from Insurance Regulatory Fee	9,671,337	9,968,182
32 33	Subtotal, Other Adjustments	(4,401,677,891)	(2,646,823,490)
33 34	Total, Adjustments and Reservations	(6,046,877,891)	(5,619,973,490)
35	Total, Aujustments and Reservations	(0,040,077,091)	(3,019,973,490)
36	Revised Total General Fund Availability	29,351,250,089	28,579,170,012
30 37	Keviseu Totai Generai Funu Avanabinty	27,551,250,007	20,577,170,012
38	Less General Fund Net Appropriations	(25,709,306,587)	(26,647,762,642)
39	Less General I und Net Appropriations	(23,70),500,507)	(20,0+7,702,0+2)
40	Unappropriated Balance Remaining	3,641,943,502	1,931,407,370
41	Chappi opriated Datanee Kemanning	5,041,745,502	1,931,407,370
42	SECTION 2.2.(b) In addition to the amour	nt required under G	S. 143C-4-3.1 and
43	Section 7(a) of S.L. 2019-230, the State Controller sl	.	
44	Infrastructure Fund established under G.S. 143C-4-3.1		-
45	million dollars (\$986,000,000) in the 2021-2022 fiscal y		.
46	million seven hundred fifty thousand dollars (\$701,750,0		
47	transferred under this subsection are appropriated for	·	•
+/ 40	transferred under this subsection are appropriated for		which they were

48 transferred and shall be used in accordance with Part 40 of this act.

49 SECTION 2.2.(c) In addition to the amount required under G.S. 143C-4-2, the State
 50 Controller shall transfer to the Savings Reserve the sum of one billion five hundred million
 51 dollars (\$1,500,000,000) in the 2021-2022 fiscal year and the sum of one billion five hundred

forty-five million five hundred forty-five thousand four hundred fifty-three dollars
 (\$1,545,545,453) in the 2022-2023 fiscal year. This transfer is not an "appropriation made by
 law," as that phrase is used in Section 7(1) of Article V of the North Carolina Constitution.

4 **SECTION 2.2.(d)** No funds shall be transferred to the Unfunded Liability Solvency 5 Reserve pursuant to subsection (i) or (j) of G.S. 143C-4-2 during the 2021-2023 fiscal biennium.

6 SECTION 2.2.(e) The State Controller shall reserve to the Medicaid Transformation 7 Reserve from funds available in the General Fund the sum of two hundred fifteen million eight 8 hundred twenty thousand dollars (\$215,820,000) in nonrecurring funds for the 2021-2022 fiscal 9 year and the sum of two hundred forty-six million dollars (\$246,000,000) in nonrecurring funds 10 for the 2022-2023 fiscal year. Funds reserved in the Medicaid Transformation Reserve pursuant 11 to this subsection do not constitute an "appropriation made by law," as that phrase is used in 12 Section 7(1) of Article V of the North Carolina Constitution.

13 **SECTION 2.2.(f)** The State Controller shall transfer the sum of four hundred thirty 14 million eight hundred twenty thousand dollars (\$430,820,000) for the 2021-2022 fiscal year and 15 the sum of forty-six million dollars (\$46,000,000) for the 2022-2023 fiscal year from funds 16 available in the Medicaid Transformation Reserve in the General Fund to the Medicaid 17 Transformation Fund established under Section 12H.29 of S.L. 2015-241.

18 **SECTION 2.2.(g)** The State Controller shall reserve to the Medicaid Contingency 19 Reserve described in G.S. 143C-4-11 from funds available in the General Fund the sum of five 20 hundred million dollars (\$500,000,000) in nonrecurring funds for the 2021-2022 fiscal year. 21 Funds reserved in the Medicaid Contingency Reserve pursuant to this subsection do not 22 constitute an "appropriation made by law," as that phrase is used in Section 7(1) of Article V of 23 the North Carolina Constitution.

24 SECTION 2.2.(h) There is established in the General Fund an Information 25 Technology Reserve that shall make funds available for information technology project 26 expenditures only upon an act of appropriation by the General Assembly. The State Controller 27 shall reserve to the Information Technology Reserve from funds available in the General Fund 28 the sum of one hundred nine million six hundred sixty-one thousand one hundred fifty-five 29 dollars (\$109,661,155) in nonrecurring funds for the 2021-2022 fiscal year and the sum of one 30 hundred sixty-three million six hundred fifty-seven thousand three hundred ninety-four dollars 31 (\$163,657,394) in nonrecurring funds for the 2022-2023 fiscal year. The State Controller shall 32 transfer funds available in the Information Technology Reserve to State agencies and 33 departments for information technology projects in accordance with the following schedule, and 34 the funds transferred are appropriated for the fiscal year in which they are transferred: 35

36		State Agency or Department	2021-2022	2022-2023
37				
38	(1)	Office of the State Controller		
39		(Budget Code: 19084)	\$25,000,000	\$25,000,000
40	(2)	Department of Public Instruction		
41		(Budget Code: 23515)	48,748,522	37,850,910
42	(3)	Community College System		
43		(Budget Code: 26802)	28,500,000	0
44	(4)	Administrative Office of the Courts		
45		(Budget Code: 22006)	7,412,633	8,405,916
46				

47 SECTION 2.2.(i) The State Controller shall reserve the sum of one billion one
 48 hundred million dollars (\$1,100,000,000) in nonrecurring funds for the 2021-2022 fiscal year
 49 from funds available in the General Fund to the State Emergency Response and Disaster Relief
 50 Reserve established under G.S. 166A-19.42. Funds reserved in the State Emergency Response

1 2	-	to this subsection do not constitute an "ap ion 7(1) of Article V of the North Carolir	1 I
3		ate Controller shall transfer the sum of eig	
4		g funds for the 2021-2022 fiscal year from	
5		and Disaster Relief Reserve as follows	
6	••••	scal year in which they are transferred:	s, and the runds
7	11 1	on dollars (\$38,000,000) to the Departme	ent of Agriculture
8		vices, Division of Soil and Water Cons	
9		e used for stream debris removal.	bervation (Budget
10		ollars (\$20,000,000) to the Department	of Public Safety
10		gency Management (Budget Code: 24552	
12		ergency Management (Budget Code: 24552 ergency Management Agency (FEMA	
12	requirement.	ergency Management Agency (TEMA	(A) State materi
13	<u> </u>	llars (\$30,000,000) to the Department of	of Public Safety
15		ency Management (Budget Code: 24552)	
15		e Director of the Budget, to respond to an	
10	11	66A-19.3, beginning on or after the effective	
18	section.	box-19.3, beginning on or after the enter	cuve date of this
18 19	section.		
20	PART III. HIGHWAY FUND AND	HICHWAY TRUST FUND	
20 21	TAKI III. IIIGIIWAI FUNDANL	IIIGIIWAI IKUSI FUND	
21	CURRENT OPERATIONS/HIGH	WAVFUND	
22		iations from the State Highway Fund for	the maintenance
23 24		Transportation and for other purposes a	
2 4 25		fune 30, 2023, according to the following	
23 26	made for the fiscal blenmum ending j	une 50, 2025, according to the following	schedule.
20			
27	Highway Fund	EV 2021_2022	FV 2022_2023
27 28	Highway Fund	FY 2021-2022	FY 2022-2023
28	Highway Fund Administration	FY 2021-2022 100,148,404	FY 2022-2023 100,148,990
28 29	Administration		
28 29 30	Administration Division of Highways	100,148,404	100,148,990
28 29 30 31	Administration Division of Highways Administration	100,148,404 45,738,718	100,148,990 45,600,056
28 29 30 31 32	Administration Division of Highways Administration Construction	100,148,404 45,738,718 36,100,000	100,148,990 45,600,056 36,100,000
28 29 30 31 32 33	Administration Division of Highways Administration Construction Maintenance	100,148,404 45,738,718 36,100,000 1,761,339,094	100,148,990 45,600,056 36,100,000 1,757,281,688
28 29 30 31 32 33 34	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr	100,148,404 45,738,718 36,100,000 1,761,339,094 ram 305,546	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546
28 29 30 31 32 33 34 35	Administration Division of Highways Administration Construction Maintenance	100,148,404 45,738,718 36,100,000 1,761,339,094	100,148,990 45,600,056 36,100,000 1,757,281,688
28 29 30 31 32 33 34 35 36	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA	100,148,404 45,738,718 36,100,000 1,761,339,094 ram 305,546	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546
28 29 30 31 32 33 34 35 36 37	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities	100,148,404 45,738,718 36,100,000 1,761,339,094 ram 305,546 358,030	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030
28 29 30 31 32 33 34 35 36 37 38	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill	100,148,404 45,738,718 36,100,000 1,761,339,094 cam 305,546 358,030 147,500,000	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546
28 29 30 31 32 33 34 35 36 37 38 39	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities	100,148,404 45,738,718 36,100,000 1,761,339,094 ram 305,546 358,030	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030
28 29 30 31 32 33 34 35 36 37 38 39 40	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance	100,148,404 45,738,718 36,100,000 1,761,339,094 cam 305,546 358,030 147,500,000	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030
28 29 30 31 32 33 34 35 36 37 38 39 40 41	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions	100,148,404 45,738,718 36,100,000 1,761,339,094 cam 305,546 358,030 147,500,000 4,319,350	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 49,475,639	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry Public Transportation, Bicycle and	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 d Pedestrian 94,421,832	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639 68,394,735
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry Public Transportation, Bicycle and Aviation	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 d Pedestrian 94,421,832 129,903,287	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639 68,394,735 131,503,287
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry Public Transportation, Bicycle and	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 d Pedestrian 94,421,832	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639 68,394,735
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry Public Transportation, Bicycle and Aviation Rail	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 d Pedestrian 49,475,639 94,421,832 129,903,287 42,863,338	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639 68,394,735 131,503,287 42,613,338
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry Public Transportation, Bicycle and Aviation	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 d Pedestrian 94,421,832 129,903,287	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639 68,394,735 131,503,287
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry Public Transportation, Bicycle and Aviation Rail Division of Motor Vehicles	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 d Pedestrian 49,475,639 94,421,832 129,903,287 42,863,338	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639 68,394,735 131,503,287 42,613,338
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	 Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry Public Transportation, Bicycle and Aviation Rail Division of Motor Vehicles Compensation, Benefits, 	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 d Pedestrian 49,475,639 94,421,832 129,903,287 42,863,338 152,450,570	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639 68,394,735 131,503,287 42,613,338 152,428,637
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Administration Division of Highways Administration Construction Maintenance Governor's Highway Safety Progr OSHA Aid to Municipalities Powell Bill Other Municipal Assistance Intermodal Divisions Ferry Public Transportation, Bicycle and Aviation Rail Division of Motor Vehicles	100,148,404 45,738,718 36,100,000 1,761,339,094 305,546 358,030 147,500,000 4,319,350 d Pedestrian 49,475,639 94,421,832 129,903,287 42,863,338	100,148,990 45,600,056 36,100,000 1,757,281,688 305,546 358,030 147,500,000 49,475,639 68,394,735 131,503,287 42,613,338

	General Assembly Of North Carolina		Session 2021
1	STI Projects	(325,400,000)	
2	Partial Accounting of Cash	(,,,	
3	Advance Repayments	140,700,000	
4	STI Projects	(140,700,000)	
5	5		
6	Beginning Balance	0	0
7	Highway Use Tax	958,300,000	997,900,000
8	Motor Fuels Tax	418,000,000	546,300,000
9	Fees	173,700,000	182,100,000
10	Investment Income	2,000,000	2,000,000
11			
12	Total Highway Trust Fund Availability	\$1,552,000,000	\$1,728,300,000
13			
14	PART IV. OTHER AVAILABILITY AND APPI	ROPRIATIONS	
15			
16	OTHER APPROPRIATIONS		
17	SECTION 4.1.(a) State funds, as defined	d in G.S. 143C-1-1, are ap	propriated for each
18	year of the 2021-2023 fiscal biennium, as follows:		
19	(1) All budget codes listed in the Go		-
20	2021-2023 fiscal biennium, su	1	
21	appropriated up to the amoun		
22	Assembly in this act and as delin		1
23	Section 43.2 of this act, or in ano		•
24	(2) Agency receipts up to the amount		
25	mandated salary increases and en		provided in this act
26	for each year of the 2021-2023 fi		
27	SECTION 4.1.(b) Receipts collected		
28	appropriated by this section shall remain unexpend		II I V
29	the General Assembly, unless the expenditure of over		
30	the receipts were collected is authorized by		ized receipts are
31	appropriated in the amounts necessary to implement		· C 1
32	SECTION 4.1.(c) Funds may be ex		1 0
33	purposes, objects, and line items or as otherwise aut	horized by the General A	ssembly.
34 25	OTHED DECEIDTS FROM DENDING A WAR		
35	OTHER RECEIPTS FROM PENDING AWARI		
36	SECTION 4.2.(a) Notwithstanding		•
37	approval of the Director of the Budget, spend fur		
38	enactment of this act for grant awards that are for l		
39 40	dollars (\$2,500,000), do not require State matchin	-	_
40 41	project. State agencies shall report to the Joint	•	
	Operations, the chairs of the Senate Committee on A		
42 43	House Appropriations Committee, and the Fiscal Resuch funds.	scarch Division within 50	days of receipt of
43 44		er of one parcont (10/) on	tan million dollars
44 45	State agencies may spend up to the great (\$10,000,000) of the total amount of grants awarded	-	
43 46	an emergency, as defined in G.S. 166A-19.3, with		-
40 47	State agencies shall report to the Joint Legislative Co		-
48	chairs of the Senate Committee on Appropriatio		-
40 49	Appropriations Committee, and the Fiscal Research		
5 0	funds, including specifying the total amount of gran	•	-

State agencies may spend all other funds from grants awarded after the enactment of 1 2 this act only with approval of the Director of the Budget and after consultation with the Joint 3 Legislative Commission on Governmental Operations. 4 SECTION 4.2.(b) The Office of State Budget and Management shall work with the 5 recipient State agencies to budget grant awards according to the annual program needs and within the parameters of the respective granting entities. Depending on the nature of the award, 6 7 additional State personnel may be employed on a time-limited basis. Funds received from such 8 grants are hereby appropriated up to the applicable amount set forth in subsection (a) of this 9 section and shall be incorporated into the authorized budget of the recipient State agency. 10 **SECTION 4.2.(c)** Notwithstanding the provisions of this section, no State agency may accept a grant not anticipated in this act if acceptance of the grant would obligate the State 11 12 to make future expenditures relating to the program receiving the grant or would otherwise result 13 in a financial obligation as a consequence of accepting the grant funds. 14 15 **EDUCATION LOTTERY FUNDS** 16 **SECTION 4.3.(a)** The allocations made from the Education Lottery Fund for the 17 2021-2023 fiscal biennium are as follows: 18 FY 2021-2022 FY 2022-2023 19 20 Noninstructional Support Personnel \$385,914,455 \$385,914,455 21 Prekindergarten Program 78,252,110 78,252,110 22 Public School Building Capital Fund 100,000,000 100,000,000 Needs-Based Public School Capital Fund 176,752,612 23 157,552,612 24 Scholarships for Needy Students 30,450,000 0 25 UNC Need-Based Financial Aid 0 10,744,733 26 Scholarship Reserve Fund for Public Colleges 27 and Universities 0 41,194,733 28 LEA Transportation 21,386,090 21,386,090 TOTAL ALLOCATION 29 \$784,300,000 \$803,500,000 30 SECTION 4.3.(b) G.S. 18C-162 reads as rewritten: 31 "§ 18C-162. Allocation of revenues. 32 The Commission shall allocate revenues to the North Carolina State Lottery Fund in (a) 33 order to increase and maximize the available revenues for education purposes, and to the extent 34 practicable, shall adhere to the following guidelines: 35 At least fifty percent (50%) of the total annual revenues, as described in this (1)36 Chapter, shall be returned to the public in the form of prizes. At least thirty-five percent (35%) of the total annual revenues, as described in 37 (2)this Chapter, shall be transferred as provided in G.S. 18C-164. 38 39 No more than eight percent (8%) of the total annual revenues, as described in (3) 40 this Chapter, shall be allocated for payment of expenses of the Lottery. 41 Advertising expenses shall not exceed one and one-half percent (1%) (1.5%) 42 of the total annual revenues. 43 (4) No more than seven percent (7%) of the face value of tickets or shares, as 44 described in this Chapter, shall be allocated for compensation paid to lottery 45 game retailers. 46" 47 48 **NEEDS-BASED CHANGES** 49 SECTION 4.4.(a) Chapter 115C of the General Statutes is amended by adding a new 50 Article to read: 51 "Article 38B.

General Assembly Of North Carolina Session 2021 1 "Needs-Based Public School Capital Fund. 2 "§ 115C-546.10. Fund created; purpose; prioritization. 3 There is created the Needs-Based Public School Capital Fund as an interest-bearing, 4 nonreverting special fund in the Department of Public Instruction. The State Treasurer shall be 5 the custodian of the Needs-Based Public School Capital Fund and shall invest its assets in accordance with the provisions of G.S. 147-69.2 and G.S. 147-69.3. The Department of Public 6 7 Instruction shall award grants from the Fund to counties to assist with their critical public school 8 building capital needs in accordance with the following priorities: 9 Counties designated as development tier one areas. (1)10 (2) Counties with greater need and less ability to generate sales tax and property 11 tax revenue. 12 (3) Counties with a high debt-to-tax revenue ratio. The extent to which a project will address critical deficiencies in adequately 13 (4) 14 serving the current and future student population. 15 Projects that will consolidate two or more schools into one new facility. (5) "§ 115C-546.11. Matching requirement; use of funds; maximum awards. 16 17 An eligible county awarded a grant under this Article shall provide local matching (a) 18 funds from county funds, other non-State funds, or a combination of these sources for the grant 19 as provided in this section. An eligible county is a county with an adjusted market value of taxable 20 property of less than forty billion dollars (\$40,000,000,000). The adjusted market value of taxable 21 property in a county is equal to the county's assessed taxable property value, using the latest available data published by the Department of Revenue, divided by the county's sales assessment 22 ratio determined under G.S. 105-289(h). The amount of matching funds for a county is equal to 23 24 the quotient derived from a fraction. The numerator of the fraction is calculated by, first, 25 distributing the applicable portions of the county's adjusted market value of taxable property 26 pursuant to the table provided in this section and multiplying the corresponding percentage to 27 each portion and, second, adding the products for the portions together. The denominator of the 28 fraction is the county's adjusted market value of taxable property. 29 **Adjusted Market Value of Taxable Property Percentage** 30 31 Over Up to 32 \$2 billion \$0 0% 33 \$2 billion \$20 billion 25% <u>\$20</u> billion 34 \$30 billion 50% 35 \$30 billion \$40 billion 75% 36 Grant funds shall be used for the construction of new school buildings only. Grant (b) 37 funds shall not be used for real property acquisition. Grant funds shall be disbursed in a series of payments based on the progress of the project. To obtain a payment, the grantee shall submit a 38 39 request for payment along with documentation of the expenditures for which the payment is 40 requested and evidence that the matching requirement contained in subsection (a) of this section 41 has been met. No portion of grant funds may be used to acquire a Leadership in Energy and 42 Environmental Design (LEED) certification. No county may receive grant funds under this 43 Article more than once every two years. 44 Maximum grant award amounts shall be determined as follows: (c) 45 An amount equal to the lesser of two hundred dollars (\$200.00) per square (1) 46 foot or the following: 47 Twenty-five million dollars (\$25,000,000) for an elementary school. <u>a.</u> Thirty million dollars (\$30,000,000) for a middle school or a 48 <u>b.</u> 49 combination of an elementary and middle school. 50 Forty million dollars (\$40,000,000) for a high school. <u>c.</u>

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	(2)	An amount equal to the lesser of one hundred fifty dolla	ars (\$150.00) per
	<u> </u>	square foot or ten million dollars (\$10,000,000) for a faci	
		administrative facility or an elementary, middle, or high sch	
	(3)	If two or more schools will be consolidated into one new fa	
	<u>x-</u>	equal to the lesser of two hundred fifty dollars (\$250.00) p	
		the following:	······
		<u>a.</u> <u>Thirty million dollars (\$30,000,000) for an elementa</u>	arv school.
		b. Forty million dollars (\$40,000,000) for a mide	
		combination of an elementary and middle school.	
		c. Fifty million dollars (\$50,000,000) for a high school	l.
(d)	The I	Department of Public Instruction shall review projected enrol	
he reasona		ss of a project's size and scope.	
		Grant agreement; requirements.	
		eiving grant funds pursuant to this Article shall enter into an ag	greement with the
		ublic Instruction detailing the use of grant funds. The agreeme	
east all of			
	(1)	A requirement that the grantee seek planning assistance and	plan review from
		the School Planning Section of the Department of Public In	struction.
	(2)	A progress payment provision governing disbursements to	the county for the
		duration of the school construction project based upon	the construction
		progress and documentation satisfactory to the Department	that the matching
		requirement in G.S. 115C-546.11 has been met.	
	<u>(3)</u>	A provision requiring periodic reports to the Department of	Public Instruction
		on the use of disbursed grant funds and the progress of the sc	chool construction
		project.	
	<u>(4)</u>	A requirement that matching funds paid by the cou	inty pursuant to
		G.S. 115C-546.11 must be derived from non-State and nonf	federal funds.
		Lease exception; requirements.	
<u>(a)</u>		ithstanding any provision of this Article to the contrary, a co	ounty may utilize
grant funds		lease agreement if all of the following criteria are met:	
	<u>(1)</u>	Ownership of the subject property on which the leased sche	ool is constructed
		shall be retained by the county.	
	<u>(2)</u>	The lease agreement shall include a repairs and maintenar	-
		requires the landlord to bear the entire expense of all repa	
		alterations, or improvements to the basic structure, fixture	
	$\langle \mathbf{O} \rangle$	and grounds of the subject property for the term of the lease	
	<u>(3)</u>	The lease agreement shall be for a term of at least 15 years	and no more than
		<u>25 years.</u>	
	<u>(4)</u>	In lieu of the progress payment requirement provided in G.S.	
		a county that has entered into a lease agreement shall prov	
		lease agreement to the Department of Public Instruction	
		periodically reimbursed upon submission of documentation	
		Department that the matching requirement of this section ha	
<u>(b)</u>		e purposes of this section, the term "lease agreement" shall inc	• •
-	_	edevelopment agreements entered into in anticipation of or ir	
		agreement entered into pursuant to this subsection shall	
-		Article 8 of Chapter 159 of the General Statutes. In determine	-
-	reemer		9-151(a)(1) and
		1), the Local Government Commission may consider an	iy other relevant
		financing methods available to the county.	
8 115C-5	40.14.	Reporting.	

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1	<u>(a)</u> <u>On or</u>	before April 1 of each year, a grant recipio	ent shall submit to t	he Department of
2	Public Instruction	n an annual report for the preceding yea	r that describes the	e progress of the
3	project for which	the grant was received. The grant recipied	ent shall submit a f	final report to the
4	Department of Pu	ablic Instruction within three months of the	e completion of the	project.
5		before May 1 of each year, the Department		
6		rs of the Senate Appropriations Committee		
7		se Appropriations Committee on Education		
8	•	contain at least all of the following information		<u>ear:</u>
9	$\frac{(1)}{(2)}$	Number and description of projects awar		
10	<u>(2)</u>	Total cost of each project and amount s	upported by the Ne	eds-Based Public
11	(2)	School Capital Fund.		1. f
12	<u>(3)</u>	Projections for local school administrati		
13 14	(A)	years based upon present conditions and	-	
14	<u>(4)</u>	Any legislative recommendations for <u>School Capital Fund program.</u> "	improving the file	cus-Daseu Fublic
16	SECT	TION 4.4.(b) Counties previously awarde	d grant funds from	the Needs-Based
17		pital Fund that have not yet started constru		
18		ublic Instruction to increase the grant aw		
19		ments in subsection (a) of this section are		
20		TION 4.4.(c) Beginning with the 2021-20		•
21		ds pursuant to Sections 5.3(d) through (e2	• •	-
22		ntained in the agreement entered into with		
23		ation of the remaining term of the grant.	1	
24	SECT	TION 4.4.(d) Sections 5.3(d) through (1)	n) of S.L. 2017-57	, as amended by
25	Section 1.1(a) of	S.L. 2017-187, Section 1.1 of S.L. 2017-	212, Section 5.3 of	S.L. 2018-5, and
26	Section 3A.1(a) of	of S.L. 2018-80, are repealed.		
27	SECT	TION 4.4.(e) G.S. 115C-546.2(f) is repeal	ed.	
28				
29		NG EDUCATION REVENUE FUND A		
30		TION 4.5. Notwithstanding G.S. 143C-9-		
31		on Revenue Fund to the Department of Publ		
32		nent, the sum of ten million dollars (\$10,0		-2022 fiscal year
33	and the sum of te	n million dollars (\$10,000,000) in the 202	2-2023 fiscal year.	
34 35	CIVII DENALT	FY AND FORFEITURE FUND		
35 36		TION 4.6. Allocations are made from the	Civil Penalty and F	orfeiture Fund for
37		m ending June 30, 2023, as follows:	civil i charty and i	Silentare i una loi
38	the fiscal ofering	in chang suite 50, 2025, as follows.	FY 2021-2022	FY 2022-2023
39	School Technolo	ev Fund	\$18,000,000	\$18,000,000
40	Drivers Education		27,120,553	27,120,553
41	State Public Scho	ool Fund	147,041,640	147,041,640
42	Total Appropria	ation	\$192,162,193	\$192,162,193
43				
44	CORONAVIRU	S RELIEF FUND/REALLOCATION A	AND USE OF UNS	SPENT FUNDS
45	SECT	TION 4.7.(a) Subsection (a) of Section 4.4	4 of S.L. 2021-25 re	eads as rewritten:
46		4.4.(a) Notwithstanding any provision of	•	-
47		e Coronavirus Relief Fund established ur		
48		agement, in consultation with the Director		
49		nrecurring funds as follows to ensure maxi		
50	<u>(1)</u>	The first ten million dollars (\$10,000	,	0
51		Department of Public Safety, Division of	Emergency Manag	gement, to be used

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1		for unmet needs related to the Federal Emergency Ma	nagement Agency
2		Public Assistance program in response to the COVID	
3		emergency.	-
4	<u>(2)</u>	The next one hundred fourteen million dollars (\$114,00	0,000) to the State
5		Treasurer to be used for COVID-19 related expenses inc	urred by the North
6		Carolina State Health Plan for Teachers and State Empl	oyees between the
7		dates of March 1, 2020, and March 2, 2021.	
8	<u>(3)</u>	Any funds remaining after the reallocations under subdivis	
9		this subsection to the Department of Agriculture and Con	nsumer Services to
10		distribute equally among each of the food banks in this Sta	
11		COVID-19 related expenses incurred between the dates of	March 1, 2020, and
12		<u>December 31, 2021.</u>	
13	<u>(4)</u>	Any funds remaining after the reallocations under subdivis	· · · · · · · · · · · · · · · · · · ·
14		of this subsection to the Department of Public Safety to	
15		General Fund expenditures that are eligible to be funded u	nder the applicable
16		federal law or guidance."	
17		TION 4.7.(b) This section is effective when it become	s law and applies
18	retroactively to N	1ay 24, 2021.	
19 20	MODIFICATIO		
20 21	FUNDS	ONS OF PREVIOUS APPROPRIATIONS AND REPOR	ATING UN ARPA
21 22		TION 4.8.(a) Section 3.2 of S.L. 2021-25 reads as rewritten	
22		3.2.(a) Except as otherwise provided in this section, federal	
23 24		e American Rescue Plan Act for the programs set forth in the	•
24 25		Sections 2.1 or 2.3 of this act, funds received from federa	
25 26		an Rescue Plan Act are appropriated in the amounts provided	-
20 27		e federal government or any entity acting on behalf of the f	
28		federal funds. Federal funds received by the State under the	
29		the Elementary and Secondary School Emergency Reli	
30	appropriated up to the estimated amount set forth in the schedule below for the program. State		
31	agencies may, with approval of the Director of the Budget, spend these funds received from		
32	federal receipts and federal grants. Any positions created with the funds shall terminate at the		
33		ds being fully expended or the deadline established by app	
34		use of the funds. The programs and grant amounts in the se	
35	this subsection a	are estimates of North Carolina's allocations to be depos	sited in the State's
36	Treasury and adr	ninistered by State agencies. This schedule is meant to be ill	ustrative of federal
37	grants that have b	been, or will be, received by the State in addition to the Corol	navirus State Fiscal
38	Recovery Fund f	unds under the American Rescue Plan Act. These amounts a	are not inclusive of
39	federal funds dis	tributed or paid directly to individuals, businesses, health	care providers, or
40	private postsecor	idary institutions:	
41	<u>Progr</u>		<u>Amount</u>
42		r Education Emergency Relief Fund	\$701,279,800
43		gency Assistance to Non-Public Schools	82,952,000
44		: Grants to States	81,359,400
45		: Preschool Grants	5,961,100
46		: Infants & Toddlers	6,298,200
47		Care Stabilization Grants	805,767,400
48		Care Entitlement to States	16,096,000
49 50		nunity-Based Child Abuse Prevention	7,695,000
50 51		Abuse State Grants	3,067,000
51	Suppo	ortive Services	13,984,000

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Congregate and Home Delivered Meals	23,045,000
Preventive Services	1,363,000
Family Caregiver	4,463,000
Title VII Long-Term Care Ombudsman	310,000
SNAP State Administrative Expense Grants	35,443,000
FTA Urbanized Area Formula	4,696,400
HOME Investment Partnerships Program	137,414,000
Emergency Management Performance Grants	2,660,000
National Endowment for the Arts: State Arts Agencies	912,000
Emergency Rental Assistance	556,611,000
Homeowner Assistance Fund	273,337,000
Elementary and Secondary School Emergency Relief Fund	,
	3,599,191,706
Expand Genomic Sequencing	6,662,900
Epidemiology and Lab Capacity for School Testing	315,895,900
Community Health Centers Expanded Access to COVID-19	515,075,700
Vaccines, Build Vaccine Confidence	4,057,900
WIC Cash Value Vouchers Increase	19,930,600
	4,309,000
Institute for Museum and Library Services Homeless Children and Youth	23,576,625
Maternal, Infant, and Early Childhood Home Visiting Program	625,310
Commodity Supplemental Foods Program	<u>119,000</u>
Low Income Home Energy Assistance Program	<u>86,970,460</u>
State Small Business Credit Initiative	<u>120,461,927</u>
Immunization and Vaccines for Children	<u>102,468,748</u>
Low Income Household Water Assistance Program	<u>17,105,002</u>
Child Care and Development Block Grant	<u>502,777,789</u>
Pandemic Emergency Assistance	<u>16,782,875</u>
Mental Health Block Grant	<u>41,535,246</u>
Substance Abuse Block Grant	<u>36,420,651</u>
FTA Nonurbanized Area	<u>13,833,386</u>
FTA Rural Transit Assistance Program	<u>209,718</u>
FTA Intercity Bus Formula	4,183,036
Enhanced Mobility of Seniors and Persons with Disabilities–State	<u>781,873</u>
Crisis Response Workforce	<u>62,340,758</u>
Disease Intervention Workforce	<u>27,361,745</u>
Public Health Laboratory Preparedness	<u>142,473</u>
Family Violence Prevention and Services	<u>3,691,782</u>
Total Estimated Funding \$6,400,545,070	\$7,786,190,283
"SECTION 3.2.(b) The final amount of federal funds awarded for the foll-	owing programs
are not yet known but are hereby appropriated in the same manner as provided i	n subsection (a)
of this section: (i) State Veterans Home Construction Grants, (ii) Family Viol	ence Prevention
and Services, (iii) Payments to State Veterans Homes, and (iv) Elder Justice	Adult Protective
Services."	
SECTION 4.8.(b) Section 1.2 of S.L. 2021-25 reads as rewritten:	
"SECTION 1.2. In addition to any report required under this act or any othe	r law. each State
agency or department that receives federal grant funds under Section 3.2 of this	
a quarterly report to the Joint Legislative Commission on Governmental Operation	
Committee on Appropriations/Base Budget, the House Appropriations Committee	
Research Division beginning on July 15, 2021, detailing the use of funds. The	
from each State agency or department that receives federal grant funds under Se	
inder some ugene, er department und recerves rederar grant rands under se	

General Assembly Of North Carolina act shall include the amount of funds granted, the source of the funds, how the funds were used 1 2 during the quarter, and the amount of funds that remained unspent at the end of the quarterly 3 reporting period. The quarterly report required under this section shall end upon submission of 4 the final report from each State agency or department, which shall be no later than 90 days from 5 the date the grant period ends for the relevant funds. a copy of any report required to be submitted to the federal government with respect to the funds within five days of the date the federal report 6 7 is due." 8 **SECTION 4.8.(c)** Nothing in this act or the Committee Report described in Section 9 43.2 of this act shall be construed as appropriating the funds set forth in Section 3.2 of S.L. 10 2021-25, as amended by this section, in excess of the amounts provided in the notification of award from the federal government or any entity acting on behalf of the federal government to 11 12 administer the federal funds. 13 14 **GENERAL PROVISIONS FOR AMERICAN RESCUE PLAN ACT OF 2021 FUNDING** 15 SECTION 4.9.(a) Applicability. - Except as otherwise provided in this act, provisions funded in this act by the American Rescue Plan Act of 2021, P.L. 117-2, are subject 16 17 to the provisions of this section. 18 **SECTION 4.9.(b)** Definitions. – The definitions in S.L. 2021-25 and the following 19 definitions apply in this act: 20 (1) American Rescue Plan Act or ARPA. - The American Rescue Plan Act of 21 2021, as defined in S.L. 2021-25. 22 State Fiscal Recovery Fund. – As established in Section 2.2 of S.L. 2021-25. (2)23 (3) State Fiscal Recovery Reserve. - As established in Section 2.1 of S.L. 24 2021-25. 25 **SECTION 4.9.(c)** Conflict. – If an allocation made under this act of State Fiscal 26 Recovery Fund funds is found to be disallowed by federal law, the disallowed allocation is 27 repealed and the Office of State Budget and Management (OSBM) shall transfer the amount of 28 the disallowed allocation to the State Fiscal Recovery Reserve. If the funds have been allocated 29 to a nonprofit corporation, and the use of funds by the nonprofit corporation is disallowed by 30 federal law, the nonprofit corporation shall return the amount of funds allocated to the nonprofit 31 corporation to OSBM to transfer the disallowed, repealed allocation, as provided in this section. 32 Amounts transferred into the State Fiscal Recovery Reserve pursuant to this section are receipts 33 that do not constitute an "appropriation made by law," as that phrase is used in Section 7(1) of 34 Article V of the North Carolina Constitution. 35 OSBM shall report on any allocation disallowed under this section to the Senate 36 Committee on Appropriations/Base Budget, the House Appropriations Committee, and the Fiscal 37 Research Division no later than 15 days following the disallowance. The report shall note the 38 amount disallowed, the intended recipient of the disallowed allocation, and the specific basis on 39 which the determination of disallowance was made. 40 SECTION 4.9.(d) Guidance. - OSBM shall work with the recipient State agencies 41 to budget receipts awarded pursuant to ARPA to allow for the tracking of such funds through 42 either separate accounts or fund codes according to the program needs and within the parameters 43 of the respective granting entities and applicable federal laws and regulations. State agencies 44 shall not use funds received pursuant to ARPA for recurring purposes. Depending on the nature 45 of the award, additional State personnel may be employed on a temporary or time-limited basis. 46 SECTION 4.9.(e) Disbursement. – OSBM shall allocate State Fiscal Recovery Fund 47 funds to State agencies and departments upon justification from the agency or department and 48 only as needed to implement the provisions of this act. State Fiscal Recovery Fund funds shall 49 be allocated to nonprofit organizations on a quarterly basis unless OSBM determines that cash

50 flow or the nature of the program being funded requires otherwise. Session 2021

SECTION 4.9.(f) Interest. – All interest earned on funds held in the State Fiscal
 Recovery Fund shall be transferred to the State Fiscal Recovery Reserve.

3 SECTION 4.9.(g) Administration. – A State agency may, of the ARPA funds
4 allocated for a particular purpose or purposes by a provision of this act, use up to the lesser of (i)
5 the amount allowed by federal law or guidance or (ii) ten percent (10%) of the ARPA funds
6 allocated for administrative expenses related to administration of the provision.

7 SECTION 4.9.(h) Accounting. – A State agency receiving State Fiscal Recovery
 8 Fund funds shall track such funds separately from other funds by use of either separate accounts
 9 or fund codes.

10 **SECTION 4.9.(i)** Reports. – In addition to any report required under this act or any other law, OSBM shall provide a quarterly report to the Senate Committee on 11 12 Appropriations/Base Budget, the House Appropriations Committee, and the Fiscal Research 13 Division, beginning October 15, 2021, detailing the use of State Fiscal Recovery Fund funds 14 allocated under this act. The report required from OSBM under this section shall include, for the preceding quarter, the amount of funds disbursed to each State agency, State department, and 15 16 nonprofit organization; the amount of funds remaining to be disbursed to each State agency, State 17 Department, and nonprofit organization; and how the funds were used by each State agency, 18 State department, and nonprofit organization.

19 **SECTION 4.9.(j)** Audit. – The State Auditor shall conduct biennial preliminary 20 financial audits and a final performance audit of the State Fiscal Recovery Fund no later than 90 21 days following the latest date on which expenditures may be made under applicable federal law 22 or guidance.

SECTION 4.9.(k) Reversion. – The funds appropriated in this act from the State
 Fiscal Recovery Fund shall not revert at the end of each fiscal year of the 2021-2023 fiscal
 biennium but shall remain available to expend until the date set by applicable federal law or
 guidance.

28 TRANSFER OF FUNDS FROM STATE FISCAL RECOVERY RESERVE TO STATE 29 FISCAL RECOVERY FUND

SECTION 4.10. The State Controller shall transfer the sum of four billion eight hundred fifty-eight million one hundred forty-four thousand four hundred forty dollars (\$4,858,144,440) for the 2021-2022 fiscal year from the State Fiscal Recovery Reserve to the State Fiscal Recovery Fund. Subject to the condition set forth in Section 4.11 of this act, the State Controller shall transfer the sum of three hundred million dollars (\$300,000,000) for the 2022-2023 fiscal year from the State Fiscal Recovery Fund.

36

37 STATE FISCAL RECOVERY FUND/CONDITIONAL FUNDING TO DOT

38 SECTION 4.11. Notwithstanding any provision of this act, or the Committee Report 39 described in Section 43.2 of this act, to the contrary, the Office of State Budget and Management 40 shall not transfer the sum of three hundred million dollars (\$300,000,000) in nonrecurring funds for the 2022-2023 fiscal year appropriated from the State Fiscal Recovery Fund to the 41 42 Department of Transportation if the United States Congress enacts legislation during the 43 2021-2022 State fiscal year appropriating funds, in addition to any federal funds appropriated in 44 this act, for infrastructure that provides a minimum of three hundred million dollars 45 (\$300,000,000) to the State for costs related to improving or repairing transportation 46 infrastructure.

47

48 TRANSFER OF FUNDS FROM CORONAVIRUS CAPITAL PROJECTS RESERVE TO 49 CORONAVIRUS CAPITAL PROJECTS FUND

50 **SECTION 4.12.** The State Controller shall transfer the sum of two hundred 51 seventy-seven million sixty thousand eight hundred fifty-five dollars (\$277,060,855) for the

1	2021-2022 fisca	l year from the Coronavirus Capital Projects Reserve, established in Section 2.3
2	of S.L. 2021-25	, to the Coronavirus Capital Projects Fund, established in Section 2.4 of S.L.
3	2021-25.	
4		
5	PART V. GEN	ERAL PROVISIONS
6		
7		NG OR INCREASING FEES
8		TION 5.1.(a) Notwithstanding G.S. 12-3.1, an agency is not required to consult
9		Legislative Commission on Governmental Operations prior to establishing or
10	-	to the level authorized or anticipated in this act.
11		TION 5.1.(b) Notwithstanding G.S. 150B-21.1A(a), an agency may adopt an
12	•••	in accordance with G.S. 150B-21.1A to establish or increase a fee as authorized
13	•	e adoption of a rule would otherwise be required under Article 2A of Chapter
14	150B of the Gen	neral Statutes.
15		
16		RANTS TO NON-STATE ENTITIES
17		TION 5.2.(a) Definitions. – For purposes of this act and the Committee Report
18	described in Sec	tion 43.2 of this act, the following definitions apply:
19	(1)	Directed grant Nonrecurring funds allocated by a State agency to a
20		non-State entity as directed by an act of the General Assembly.
21	(2)	Non-State entity. – As defined in G.S. 143C-1-1.
22		TION 5.2.(b) Requirements. – Nonrecurring funds appropriated in this act as
23	U	are subject to all of the following requirements:
24	(1)	Directed grants are subject to the provisions of subsections (b) through (k) of
25		G.S. 143C-6-23.
26	(2)	Directed grants of one hundred thousand dollars (\$100,000) or less may be
27		made in a single annual payment in the discretion of the Director of the
28		Budget. Directed grants of more than one hundred thousand dollars
29		(\$100,000) shall be made in quarterly or monthly payments in the discretion
30		of the Director of the Budget. A State agency administering a directed grant
31		shall begin disbursement of funds to a non-State entity that meets all
32		applicable requirements as soon as practicable, but no later than 100 days after
33		the date this act becomes law.
34	(3)	Beginning on the first day of a quarter following the deadline provided in
35		subdivision (2) of this subsection and quarterly thereafter, State agencies
36		administering directed grants shall report to the Fiscal Research Division on
37		the status of funds disbursed for each directed grant until all funds are fully
38		disbursed. At a minimum, the report required under this subdivision shall
39		include updates on (i) the date of the initial contact, (ii) the date the contract
40		was sent to the entity receiving the funds, (iii) the date the disbursing agency
41		received the fully executed contract back from the entity, (iv) the contract
42		execution date, and (v) the payment date.
43	(4)	Notwithstanding any provision of G.S. 143C-1-2(b) to the contrary,
44		nonrecurring funds appropriated in this act as directed grants shall not revert
45		until June 30, 2023.
46	(5)	Directed grants to nonprofit organizations are for nonsectarian, nonreligious
47 19	SEC	purposes only. This section expires on June 20, 2023
48 49	SEC	TION 5.2.(c) This section expires on June 30, 2023.
49 50	ΓΔΡ STATE F	UNDED PORTION OF NONPROFIT SALARIES
50		UTITE TOTALOUT OF TIGHT NOTIT DIMINED

1 **SECTION 5.3.** No more than one hundred twenty thousand dollars (\$120,000) in 2 State funds, including any interest earnings accruing from those funds, may be used for the annual 3 salary of any individual employee of a nonprofit organization. 4

5 STATUTORY CONTINUING RESOLUTION/REVISE REPORTING REQUIREMENT

SECTION 5.4.(a) G.S. 143C-5-4(b)(9), as amended by Section 4.3 of S.L. 2021-25, reads as rewritten:

8 "(9) Grant funds. - Notwithstanding G.S. 143C-6-4, State agencies may, with 9 approval of the Director of the Budget, spend funds received from grants 10 awarded during the current fiscal year that are for less than two million five hundred thousand dollars (\$2,500,000), do not require State matching funds, 11 12 and will not be used for a capital project. State agencies shall report to the 13 Joint Legislative Commission on Governmental Operations-Operations, the 14 chairs of the Senate Committee on Appropriations/Base Budget, the chairs of 15 the House Appropriations Committee, and the Fiscal Research Division within 30 days of receipt of such funds. State agencies may spend up to the 16 greater of one percent (1%) or ten million dollars (\$10,000,000) of the total 17 18 amount of grants awarded during the current fiscal year to respond to an 19 emergency with the approval of the Director of the Budget. State agencies 20 shall report to the Joint Legislative Commission on Governmental Operations 21 Operations, the chairs of the Senate Committee on Appropriations/Base 22 Budget, the chairs of the House Appropriations Committee, and the Fiscal Research Division within 30 days of receipt of such funds, including 23 24 specifying the total amount of grants awarded to respond to the emergency. 25 State agencies may spend all other funds from grants awarded during the 26 current fiscal year only with approval of the Director of the Budget and after 27 consultation with the Joint Legislative Commission on Governmental 28 Operations. The Office of State Budget and Management shall work with the 29 recipient State agencies to budget grant awards according to the annual 30 program needs and within the parameters of the respective granting entities. 31 Depending on the nature of the award, additional State personnel may be 32 employed on a time-limited basis. Funds received from such grants are hereby 33 appropriated up to the applicable allowable amount set forth in this 34 subdivision and shall be incorporated into the authorized budget of the 35 recipient State agency. Notwithstanding the provisions of this subdivision, no 36 State agency may accept a grant if acceptance of the grant would obligate the 37 State to make future expenditures relating to the program receiving the grant 38 or would otherwise result in a financial obligation as a consequence of 39 accepting the grant funds. Nothing in this subdivision shall be construed to 40 prohibit or limit expenditures that are authorized under subdivision (1) of this subsection. For purposes of this subdivision, the term (i) "emergency" is as 41 42 defined in G.S. 166A-19.3 and (ii) "grant" means funds received from a grant 43 that was not included in the base budget for the fiscal year in which the grant 44 was awarded."

45 **SECTION 5.4.(b)** This section becomes effective June 30, 2021, and applies 46 beginning with the 2021-2022 fiscal year.

47

6

7

REVISIONS TO BASE BUDGET DEFINITION AND RECOMMENDED STATE 48 49 BUDGET 50

SECTION 5.5.(a) G.S. 143C-1-1(d)(1c) reads as rewritten:

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1	"(1c)	Base Budget. – That part of the recommended State budget.	dget that provides the
2	~ /	baseline for the next biennium. The base budget for e	• •
3		be the authorized budget for that agency with adju	č i
4		following:	5
5		a. Annualization of programs and positions.	
6		b. Reductions to adjust for items funded with non	recurring funds during
7		the prior fiscal biennium.	
8		c. Increases to adjust for nonrecurring reductions	during the prior fiscal
9		biennium.	
0		d. Adjustments for federal payroll tax changes.	
1		e. Rate increases in accordance with the terms of	existing leases of real
2		property.	
3		f. Adjustments to receipt projections, made	in accordance with
4		G.S. 143C-3-5(b)(2)c.	
5		g. Reconciliation of intragovernmental an	
6		transfers.transfers that require no net General F	
7		h. Adjustments for statutory appropriations and	other adjustments as
8		directed by the General Assembly.	
9		i. Reconciliation of salary-related employer co	
0		and special separation allowance under Article	12D of Chapter 143 of
1		the General Statutes."	
2		TION 5.5.(b) G.S. 143C-3-5 reads as rewritten:	
3	"§ 143C-3-5. Bu	dget recommendations and budget message.	
4		Jean hand Weener In add ment and see as the best of a	
5		Numbered Years. – In odd-numbered years the budget r	ecommendations snall
6 7		ving components: A Recommended State Budget setting forth goals for in	proving the State with
8	(1)	recommended state Budget setting form goals for m recommended expenditure requirements, funding sour	
9		information for each State government program and for	
0		improvement. The Recommended State Budget may be	1 1 I
1		chosen by the Director, except that the Recommend	-
2		clearly distinguish program base budget requirements	-
3		program eliminations, <u>changes in program fund sources</u>	
4		and new programs, and shall explain all proposed capit	
5		context of the Six-Year Capital Improvements Plan	
6		G.S. 143C-8-6.	1 2
7	(1a)	The Governor's Recommended State Budget shall in	clude a base budget,
8		which shall be presented pursuant to subdivision (2) of	-
9	(2)	A Recommended Base Budget showing, for each budg	et code and purpose or
0		program in State government, accounting detail	corresponding to the
1		Recommended State Budget.	
2			
3		c. The Recommended Base Budget shall include a	accurate projections of
4		receipts, expenditures, and fund balances.	-
5		including tuition collected by university of	
6		institutions, shall be adjusted to reflect actual	
7		previous fiscal year, unless the Director recor	
8		will result in collections in the budget year that	
9		actuals, or the Director otherwise determine	
0		reasonable basis upon which to accurately proj	ect receipts. If receipts
0 1		are projected to decrease, the corresponding	

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decreased in a like amount. Revenue and expenditure detail provided in the Budget Support Document shall be no less detailed than the two-digit level in the North Carolina Accounting System Uniform Chart of Accounts as prescribed by the State Controller.
(c) Even-Numbered Years. – In even-numbered years, the Governor may recommend
changes in the enacted budget for the second year of the biennium. These recommendations shall
be presented as amendments to the enacted budget and shall be incorporated in a recommended
Current Operations Appropriations Act. Any recommended changes shall clearly distinguish
program reductions, program eliminations, changes in program fund sources, program
expansions, and new programs, and shall explain all proposed capital improvements in the
context of the Six-Year Capital Improvements Plan and as required by G.S. 143C-8-6. The
Governor shall provide sufficient supporting documentation and accounting detail, consistent with that maximum days $C = 142C + 25(h)$, where the statistic statistic statistics are straight to the statistic statistics of the statistic statistics are straight by the statistic statistics are straight by the statistic statistics are straighted by the statistics are straighted by the statistic statistics are str
with that required by G.S. 143C 3 5(b), subsection (b) of this section, corresponding to the
recommended amendments to the enacted budget.
" SECTION 5.5.(c) This section becomes effective July 1, 2021, and applies
beginning with the 2022-2023 fiscal year.
organing what the 2022 2020 moeth year
SAVINGS RESERVE CLARIFICATION
SECTION 5.6. G.S. 143C-4-2 reads as rewritten:
"§ 143C-4-2. Savings Reserve.
(d) Savings Reserve Requirement. – Each Current Operations Appropriations Act
enacted by the General Assembly shall include a transfer to the Savings Reserve of <u>the lesser of</u>
(i) fifteen percent (15%) of each fiscal year's estimated growth in State tax revenues that are denosited in the Concerd Fund, excert that if that transfer Fund or (ii) the amount that would
deposited in the General Fund, except that if that transfer-Fund or (ii) the amount that would cause the balance of the Reserve to exceed reach the recommended Savings Reserve balance
developed pursuant to subsection (f) of this section then the amount transferred pursuant to this
subsection shall be reduced accordingly.section.
(e) <u>Actual Transfer Transfers of Funds to Savings Reserve. – Each fiscal year, the Office</u>
of State Controller shall transfer to the Savings Reserve the estimated growth amount required
by amount included for transfer pursuant to subsection (d) of this section. If the actual growth in
State tax revenues is higher than the estimated growth used for purposes of subsection (d) of this
section, the Office of State Controller shall adjust the amount of the additionally transfer to the
Savings Reserve the amount necessary to achieve an amount equivalent to increase the total
transfer under this subsection to fifteen percent (15%) of the actual growth.
····"
STATE CAPITAL AND INFRASTRUCTURE FUND/SPECIFY AMOUNTS
TRANSFERRED TO FUND
SECTION 5.7.(a) G.S. 143C-4-3.1 reads as rewritten:
"§ 143C-4-3.1. State Capital and Infrastructure Fund.
(b) Creation and Source of Funds. – There is established in the General Fund the The
State Capital and Infrastructure Fund, hereinafter referred to as the "Fund." The Fund shall be
maintained-Fund (the Fund) is established as a special fund and-in the General Fund to be
administered by the Office of State Budget and Management to carry out the provisions of this
section. With the exception of debt service obligations, appropriations from the Fund may be
administered by other State agencies as deemed necessary by the Office of State Budget and
Management. Interest accruing from the and investment earnings received on monies in the Fund

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1	shall be credited to the Fund. The Fund shall consist of the following sources of
2	funding:additional sources:
3	(1) One-fourth of any unreserved fund-From the unreserved fund balance, the
4	lesser of (i) the sum of three hundred fifty million dollars (\$350,000,000) or
5	(ii) the amount of the balance, as determined on a cash basis, remaining in the
6	General Fund at the end of each fiscal year.
7	(2) Four percent (4%) of the net State tax revenues that are deposited in the
8	General Fund during the fiscal year. The sum of nine hundred fifty million
9	dollars (\$950,000,000) transferred from the General Fund at the beginning of
10 11	the 2021-2022 fiscal year. Each fiscal year thereafter, the transfer shall be
11	increased three and one-half percent (3.5%) over the amount required under
12	 (3) <u>this subdivision for the preceding fiscal year.</u> (3) <u>All-Unless otherwise specified, monies appropriated by the General Assembly</u>
13 14	for the purposes of General Fund capital improvements, as defined in
14	G.S. 143C-1-1(d).
16	(4) All interest and investment earnings received on monies in the Fund.
17	(5) Any other funds, as directed by the General Assembly.
18	(c) Funding Requirements. <u>Administration</u> . <u>–</u> Each Current Operations Appropriations
19	Act enacted by the General Assembly shall include (i) a transfer to the Fund of four percent (4%)
20	of each fiscal year's estimated net State tax revenues that are deposited in the General Fund and
21	(ii) one fourth of the General Fund unreserved fund balance, as determined on a cash basis, at
22	the end of each fiscal year.
23	(d) Transfer of Funds to the Fund. Each the amounts required under subdivisions (1)
24	and (2) of subsection (b) of this section. Each fiscal year, the Office of State Controller shall
25	transfer to the Fund the estimated amounts required pursuant to subsection (c) of this section.
26	Each fiscal year, the Office of State Controller shall transfer to the Fund one fourth of the General
27	Fund unreserved fund balance, as determined on a cash basis, at the end of the fiscal year. this
28	subsection.
29	
30	SECTION 5.7.(b) This section becomes effective June 30, 2021.
31 32	UNC CONSTITUENT INSTITUTIONS/PROHIBIT CHARGING INDIRECT
32 33	FACILITIES AND ADMINISTRATIVE COSTS
33 34	SECTION 5.8. Constituent institutions of The University of North Carolina shall
35	not charge State agencies for indirect facilities and administrative costs. For purposes of this
36	section, the term "State agency" is as defined in G.S. 143C-1-1.
37	
38	PART VI. COMMUNITY COLLEGE SYSTEM
39	
40	CC ECONOMIC IMPACTS/STUDY/GRANT FOR TARGETED PROGRAMS
41	SECTION 6.1.(a) Economic Impact Study. – Of the funds appropriated by this act
42	for the 2021-2022 fiscal year to the Community Colleges System Office to be allocated to the
43	Center for Applied Research (CFAR) at Central Piedmont Community College, CFAR shall
44	partner with the System Office, the North Carolina Association of Community College
45	Presidents, and the Belk Center for Community College Leadership and Research at North
46	Carolina State University (Belk Center) to provide for studies of the overall regional economic
47	impacts of community colleges in the State. Upon the matching funds being made available in
48	accordance with subsection (c) of this section, CFAR shall use the sum of seven hundred fifty
49 50	thousand dollars (\$750,000) in nonrecurring funds for the 2021-2022 fiscal year to contract with
50 51	Economic Modeling Specialists International (EMSI), an affiliate of the Strata Education
51	Network, to conduct the studies required by this section.

SECTION 6.1.(b) Components of the Studies. – In conducting the studies, EMSI 1 2 shall evaluate labor dynamics within the State and the impact community colleges have on 3 students and businesses within certain regions and the resulting return on investment (ROI) for 4 taxpayers. EMSI shall also conduct an analysis of high-demand programs in regional areas of the 5 State, such as nursing, teacher education, and information technology. EMSI shall evaluate the 6 ROI and the success of those programs in improving career opportunities for students as well as 7 their impact on the labor market. As part of its analysis, EMSI shall focus on potential areas for 8 increased investment or targeted support by the State and recommendations for future growth. 9 CFAR, the System Office, the NC Association of Community College Presidents, and the Belk 10 Center shall provide EMSI any data or assistance necessary to conduct the studies required by 11 this section.

SECTION 6.1.(c) Matching Funds. – Funds made available to CFAR pursuant to
 this section shall be matched on the basis of one dollar (\$1.00) in funds from the John M. Belk
 Endowment for every one dollar (\$1.00) in State funds.

15 **SECTION 6.1.(d)** Report. – By February 15, 2022, CFAR, the System Office, the 16 NC Association of Community College Presidents, and the Belk Center shall report to the Joint 17 Legislative Education Oversight Committee on the results of the studies and the 18 recommendations from the studies on areas with the greatest economic impacts for the State that 19 warrant further expansion and focus to increase the success of students and to meet workforce 20 and industry demands.

21 SECTION 6.1.(e) Grant Program Established. – Based on the results and the 22 recommendations from the report required under subsection (d) of this section, the State Board 23 of Community Colleges shall establish an application process for a grant program for the 24 2022-2023 fiscal year for community colleges to apply for grant funds to expand and target 25 efforts in specific program areas that are proven to have greater economic impacts in regions of 26 the State. The State Board shall prioritize award of the grant funds based on the findings of the 27 studies required by this section and the potential for those programs to have the greatest impact 28 on a geographical region or region of economic development.

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COMMUNITY COLLEGE PROGRAMS SERVING IDD STUDENTS

31 SECTION 6.2.(a) The State Board of Community Colleges shall establish a 32 two-year pilot program at two community college campuses for training programs that provide 33 opportunities for a micro-credential or other credentials that lead to increased employment 34 outcomes for individuals with intellectual and developmental disabilities (IDD). The pilot 35 program shall offer training and educational components that include improving employability 36 skills and provide on-the-job training and apprenticeships with business and industry for 37 individuals with IDD. The goal of the pilot program shall be to inform community colleges and 38 address cross-departmental supports within the individual community colleges on programs for 39 individuals with IDD related to at least the following:

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- 41 42
- 42 43 44

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- (2) Providing financial and benefits counseling.
- (3) Developing strategies on integrating assistive technology.
- (4) Maximizing access, with supports, to credential and degree programs, including micro-credentials that are established by the State Board.

Establishing best practices for providing vocational training for individuals

- 46 (5) Identifying methods to increase orientation and integration of individuals with
 47 IDD into the college community to the greatest extent possible.
- 48 (6) Determining a needs assessment, marketing, and evaluation to serve a broad
 49 array of individuals with developmental and other similar disabilities or
 50 learning challenges to assure adequate demand for new or existing programs.

(1)

with IDD.

1 **SECTION 6.2.(b)** Of the funds appropriated by this act to the Community Colleges 2 System Office to support increasing program offerings for individuals with IDD, the System 3 Office shall also add a time-limited position for program support, provide professional 4 development training for college advising staff to assist students with IDD for career pathway 5 exploration and the identification of credentials leading to competitive employment, and explore 6 funding sources to sustain programs for students with IDD.

SECTION 6.2.(c) Beginning February 1, 2022, the Community Colleges System Office shall report each fiscal year on the funds appropriated to the System Office for the purposes of this section to the Joint Legislative Education Oversight Committee on the results of the pilot program, the use of the time-limited position, professional development training for staff, and funding sources identified for individuals with IDD to build programs at community colleges that support postsecondary trainings and certifications that enable individuals with IDD to engage in competitive, sustainable employment.

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CC JOINT PROGRAM ENROLLMENT OF PUBLIC SCHOOL STUDENTS SECTION 6.3.(a) G.S. 115D-5(x) reads as rewritten:

17 "(x) In addition to the evaluation of cooperative innovative high schools by the State Board 18 of Education pursuant to G.S. 115C-238.55, the State Board of Community Colleges, in 19 conjunction with the State Board of Education and the Board of Governors of The University of 20 North Carolina, shall evaluate the success of students participating in the Career and College 21 Promise Program, including the College Transfer pathway and the Career and Technical 22 Education pathway. Success shall be measured by high school retention rates, high school 23 completion rates, high school dropout rates, certification and associate degree completion, 24 admission to four-year institutions, postgraduation employment in career or study-related fields, 25 and employer satisfaction of employees who participated in the programs. The evaluation shall 26 also include an analysis of the cost of students participating in each of the programs within the 27 Career and College Promise Program, including at least the following:

- (1) Total enrollment funding, the number of budgeted full-time equivalent students, and the number of students enrolled in courses through cooperative innovative high schools, the College Transfer pathway, and the Career and Technical Education pathway.
 (2) The cost and number of waivers of tuition and registration fees provided for
 - (2) The cost and number of waivers of tuition and registration fees provided for students enrolled in courses through cooperative innovative high schools, the College Transfer pathway, and the Career and Technical Education pathway.
 (3) Any additional costs of a student attending courses on campus if a student is not attending public school in a local school administrative unit for the
- 36not attending public school in a local school a
majority of the student's instructional time.37majority of the student's instructional time.

The Boards shall jointly report by March 15 of each year to the Joint Legislative Education Oversight Committee. Committee and the Fiscal Research Division of the General Assembly. The report shall be combined with the evaluation of cooperative innovative high schools required by G.S. 115C-238.55, and the Community Colleges System Office shall be responsible for submitting the combined report to the Committee.report."

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SECTION 6.3.(b) G.S. 115C-238.55 reads as rewritten:

44 "§ 115C-238.55. Evaluation of cooperative innovative high schools.

The State Board of Education and the governing Boards shall evaluate the success of students in cooperative innovative high schools approved under this Part. Success shall be measured by high school retention rates, high school completion rates, high school dropout rates, certification and associate degree completion, admission to four-year institutions, postgraduation employment in career or study-related fields, and employer satisfaction of employees who participated in and graduated from the schools. The Boards shall jointly report by March 15 of each year to the Joint Legislative Education Oversight Committee and the Fiscal Research Division of the General

Assembly on the evaluation of these schools. The report shall be combined with the evaluation 1 2 of and analysis of cost of students participating in the Career and College Promise Program 3 required by G.S. 115D-5(x), and the Community Colleges System Office shall be responsible for 4 submitting the combined report to the Committee.report." 5 **SECTION 6.3.(c)** This section applies beginning with the 2021-2022 academic year. 6 7 CC CHILDCARE GRANT PROGRAM/REPORT 8 SECTION 6.4. Article 3 of Chapter 115D of the General Statutes is amended by 9 adding a new section to read: 10 "§ 115D-40.5. Annual report on NC Community College Childcare Grant Program. Beginning September 1, 2022, and annually thereafter, the Community Colleges System 11 Office shall report to the Joint Legislative Education Oversight Committee on the administration 12 13 of the North Carolina Community College Childcare Grant Program for the prior fiscal year. The 14 report shall include at least the following information by each community college: 15 The number of applications received for grants from the program. (1)(2) The amount of grant funds requested from the program. 16 17 The number of applications approved. (3) The total amount of grant funds awarded. 18 (4) The range of the dollar amount of grant awards to individuals for child care 19 (5) 20 expenses. 21 The types of child care utilized by students with grant funds, including (6) 22 before-school and after-school services." 23 24 **CAREER ACADEMIES FOR AT-RISK STUDENTS** 25 **SECTION 6.5.(a)** Program Established. – There is established a two-year pilot 26 program between Cape Fear Community College (CFCC), New Hanover County Schools, and

27 Pender County Schools to meet the needs of underserved students in seventh through ninth grade 28 through an opportunity for extended time on CFCC's campus in various career and technical 29 education programs. The goals of the program shall include (i) exposing students from 30 underperforming schools and underserved populations to career training opportunities available 31 at CFCC, (ii) guiding students toward successful career outcomes, (iii) providing support services 32 to students, including academic tutoring, academic counseling, personal mentoring, and financial 33 support through financial aid and scholarships, and (iv) increasing graduation and postsecondary 34 outcomes for these students.

35 **SECTION 6.5.(b)** Components of the Program. – CFCC, New Hanover County 36 Schools, and Pender County Schools shall offer a summer career academy program to at-risk 37 students from each local school administrative unit for a total of up to 300 students in seventh 38 through ninth grade. The career academy program shall introduce students to life on a college 39 campus with the goal of creating a familiarity with and positive experience in the postsecondary 40 environment. Students shall visit two career and technical education programs per day for five 41 consecutive days for two consecutive weeks in different subject areas, such as welding, marine 42 technology and boat building, electrical, culinary, medical assisting, public safety, arts, 43 veterinary assisting, and chemical technology. The career academy program shall include 44 speakers and support for financial aid and scholarship opportunities and an introduction to the 45 Career and College Promise Program.

46 CFCC shall also hire career liaisons in time-limited positions for placement in certain 47 middle schools in New Hanover County Schools and Pender County Schools to support at-risk 48 students. The goal of adding career liaisons to the schools shall be to provide students with 49 exposure to career and technical education opportunities that otherwise would not be available 50 to them.

SECTION 6.5.(c) Report. – CFCC, in collaboration with New Hanover County 1 2 Schools and Pender County Schools, shall submit an initial report by October 1, 2022, and a final 3 report by October 1, 2023, to the Joint Legislative Education Oversight Committee on the results 4 of the pilot program and the placement of the career liaisons in schools to support at-risk students, 5 including the number of students who enrolled in Career and College Promise Program pathways 6 following completion of the career academy program and other relevant student outcome data 7 for at-risk students.

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9 NC COMMUNITY COLLEGE SHORT-TERM WORKFORCE DEVELOPMENT 10 GRANTS

11 SECTION 6.6.(a) Program Established. – There is established the North Carolina 12 Community College Short-Term Workforce Development Grant Program (Program) to be 13 administered by the State Board of Community Colleges. The State Board shall adopt rules for 14 the disbursement of the grants pursuant to this section.

15 **SECTION 6.6.(b)** Programs of Study. – The State Board of Community Colleges, in collaboration with the Department of Commerce, shall determine the eligible programs of 16 study for the Program, according to the occupations that are in the highest demand in the State. 17 18 The eligible programs of study shall include programs such as architecture and construction, 19 health sciences, information technology, electrical line worker, and manufacturing programs, and 20 may include other programs to meet local workforce needs.

21 SECTION 6.6.(c) Award Amounts. – Within the funds appropriated by this act for 22 the 2021-2023 fiscal biennium to the Community Colleges System Office for the Program, the 23 State Board of Community Colleges shall award grants in an amount of up to seven hundred fifty 24 dollars (\$750.00) to students pursuing short-term, noncredit State and industry workforce 25 credentials. The State Board of Community Colleges shall establish criteria for initial and 26 continuing eligibility for students. At a minimum, students shall be required to qualify as a 27 resident for tuition purposes under the criteria set forth in G.S. 116-143.1 and in accordance with 28 the coordinated and centralized residency determination process administered by the State 29 Education Assistance Authority.

30 SECTION 6.6.(d) Report. - The State Board shall submit an initial report by April 31 1, 2022, and a final report by April 1, 2023, to the Joint Legislative Education Oversight 32 Committee. The report shall contain, for each academic year and by programs of study, the 33 amount of grant funds disbursed and the number of eligible students receiving funds.

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35 HIGH-COST WORKFORCE PROGRAMS START-UP FUNDS

36 **SECTION 6.7.(a)** Establishment of the Fund. – Of the funds appropriated to the 37 Community Colleges System Office by this act for the 2022-2023 fiscal year, the System Office 38 shall establish the Fund for High-Cost Workforce Programs (Fund). Any unexpended funds 39 remaining in the Fund at the end of the fiscal year shall not revert to the General Fund but shall 40 remain available for the purposes set forth in this section. The Fund shall be used to assist 41 community colleges in starting new programs in high-demand career fields that require 42 significant start-up funds. Only Tier 1A and Tier 1B programs offered at community colleges 43 shall be eligible for the award of funds. The System Office shall establish an application process 44 for community colleges to apply for awards from the Fund no later than the beginning of the 45 2022-2023 fiscal year. To be eligible to receive funds, colleges shall submit to the System Office 46 a completed application, which shall include at least the following information:

- 47
- A description of the proposed new program requiring start-up funds. (1)
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- Documentation of industry demand for the program or documentation of (2)future local, regional, or statewide employment needs that will be met by the
- 49 50

program.

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1 2	(3) Total cash cost to start the program and maintain the proyears.	gram over two fiscal
3	(4) A plan for the fiscal sustainability of the new program.	
4	SECTION 6.7.(b) Limitation on the Use of Funds. – A commu	nity college may only
5	apply for the award of funds to support one new program in each fiscal yea	
6	available to the community college for a period of two fiscal years. The	
7	community college from the Fund shall not exceed one million dollars (\$1,	
8	SECTION 6.7.(c) Matching Funds. – A community college	
9	match a percentage of the total cash cost of the program with non-State funds	1
10	total full-time equivalents (FTE) according to the following:	
11	(1) Community colleges with a total FTE of greater than 6,	500 shall be required
12	to match fifteen percent (15%) of the cost.	1
13	(2) Community colleges with a total FTE between 2,500	and 6,500 shall be
14	required to match ten percent (10%) of the cost.	,
15	(3) Community colleges with a total FTE below 2,500 shall	be required to match
16	five percent (5%) of the cost.	-
17	SECTION 6.7.(d) Administration. – The System Office may a	dopt any regulations,
18	policies, or procedures regarding the application process, use of funds, elig	gibility requirements,
19	and any other rules necessary related to the administration of the Fund. Th	e System Office may
20	use up to one hundred thousand dollars (\$100,000) each fiscal year for ad-	ministrative costs for
21	establishing and implementing the program.	
22	SECTION 6.7.(e) Report. – The System Office shall submit a	-
23	Joint Legislative Education Oversight Committee by March 1, 2023, a	
24	thereafter for each year the System Office provides funds to community co	•
25	on the programs receiving the funds, which shall include at least the follow	-
26	(1) The community colleges that received funds, the amou	int of funds, and the
27	types of programs started.	
28	(2) The use of funds by community colleges receiving aw	
29	associated with student instruction, faculty salaries, in	istructional supplies,
30	related instructional equipment, and accreditation costs.	
31	(3) Evaluation of the success of the new community college	e programs receiving
32	funds.	
33		
34 35	RISE UP TRAINING AND CREDENTIALING PROGRAM/CIHS	hall nontron with the
35 36	SECTION 6.8.(a) The Community Colleges System Office s North Carolina Retail Merchants Association and the Retail Consumer Al	-
30 37	implement the RISE Up credentialing program for the 2021-2022 f	
38	foundational skills to students attending cooperative innovative high school	-
39	in the retail industry, customer service, and sales, including inventor	
40	profitability, as well as supply chain warehouse, inventory, and logis	
41	credentialing program provides for all of the following: (i) opportunities for	1
42	the skills valued in job candidates and employees, (ii) valuable skills nee	
43	particularly customer service, sales, and skills to run a business, (iii) job rea	•
44	resume preparation, interviewing strategies, professionalism in the workp	
45	including listening and problem solving, (iv) an understanding of the retail	
46	variety of jobs, and (v) preparation for students for the nearly 130,000 reta	•
47	more than 1,000,000 retail jobs in North Carolina.	
48	SECTION 6.8.(b) The RISE Up credentialing program shall be	be offered to students
49	at cooperative innovative high schools through each partner commun	

48 SECTION 6.8.(b) The RISE Up credentialing program shall be offered to students
 49 at cooperative innovative high schools through each partner community college with the
 50 opportunity for up to four different levels of the RISE Up credentials that include the following:
 51 (1) Retail Industry Fundamentals.

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	(2) Customer Service & Sales.
	(3) Operations and Profit.
	(4) Supply Chain: Warehouse, Inventory, & Logistics.
	SECTION 6.8.(c) The System Office, in collaboration with the North Carolina Retail
	Merchants Association and the Retail Consumer Alliance Foundation, shall submit an initial
1	report by October 1, 2022, and a final report by October 1, 2023, to the Joint Legislative
	Education Oversight Committee on the results of implementing the RISE Up credentialing
	programs at partner community colleges for students at cooperative innovative high schools,
	including the number of students who received credentials, by type of credential, and student
ŝ	outcomes related to the credentialing, such as subsequent internships or job placements.
	WORK-BASED LEARNING/CENTRAL PIEDMONT CC
	SECTION 6.9.(a) Of the funds appropriated by this act for the 2021-2023 fiscal
	biennium to the Community Colleges System Office to be allocated to Central Piedmont
	Community College (CPCC), CPCC shall provide the funds each fiscal year to cover the cost of
	tuition and accident and liability insurance for students enrolled in one- and two-credit
	work-based learning (WBL) courses. CPCC shall develop and implement a plan to (i) build WBL
	into short-term, one-year certificate programs so that students gain hands-on job experience and
	nake connections with employers and (ii) provide opportunities for students to explore a pathway
	nto WBL through the Career and College Promise program to earn a certificate and create
t	ransitions as future enrolled community college students for additional certificates or degrees.
	CPCC shall convene a stakeholder group with representatives from community
	colleges across the State to generate a framework for the WBL programs that is replicable at
	other community colleges in a variety of employment areas aligned with local industry and
	business workforce needs. CPCC may use funds for outreach and marketing for WBL programs
1	and other activities related to stakeholder group recommendations.
	SECTION 6.9.(b) Funds allocated to CPCC for the purposes of this section shall not
	revert to the General Fund at the end of the 2021-2022 fiscal year but shall remain available for
	expenditure until June 30, 2023.
	SECTION 6.9.(c) CPCC shall submit an initial report by April 1, 2022, and a final
	report by April 1, 2023, to the Community Colleges System Office and the Joint Legislative
	Education Oversight Committee on (i) the number of students enrolled in work-based learning
	courses and the number of students earning certificates, by program of study, (ii) the
	incorporation of WBL into certificate programs and Career and College Promise pathways, (iii)
	the findings and recommendations of stakeholder group meetings regarding statewide
	implementation of WBL programs, and (iv) the use of funds for outreach and marketing or other
	activities under this section.
	EVELNCION OF A DUI THE ADNED DU OT PROCEDANC
	EXPANSION OF ADULT LEARNER PILOT PROGRAMS
	SECTION 6.10.(a) Of the funds appropriated by this act to the Community Colleges
	System Office for the 2022-2023 fiscal year, the System Office shall allocate funds to expand
	five pilot initiatives at community colleges targeting adult learners to return to higher education
	to gain new skills, advance in the workplace, and fulfill their goals of completing a degree or are dential. The pilot programs include the NC Reconnect program and other programs that focus
	credential. The pilot programs include the NC Reconnect program and other programs that focus
	on at least the following categories of adult learners: (1) Students who are age 25 years or older

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- (1)
- Students who are age 25 years or older. Students with varying education levels, including no high school diploma or (2) equivalent or some community college credentials or postsecondary degree.
- Students who have started postsecondary programs but dropped out before (3) completion in the last five years.

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	(4) Nontraditional students, including part-time students, parents, or students with			
	limited scheduling options due to work or other responsibilities.			
	The funds may be used to expand the pilots to other community college campuses and			
	at the existing community college pilot sites for marketing and outreach, as well as for enrollment			
	of students into the programs, particularly for students who have dropped out of postsecondary			
(degree or credential programs prior to completion.			
	SECTION 6.10.(b) By March 1, 2024, the System Office shall report to the Joint			
	Legislative Education Oversight Committee on the results of the expansion of the pilot programs,			
	including the number of students enrolled into degree and credential programs, the number of			
	students completing a degree or credentialing program, and legislative recommendations for			
J	further expansion and the estimated cost of the programs.			
1	LONGLEAF COMMITMENT COMMUNITY COLLEGE GRANT/MATCHING			
1	GRANT AND OUTREACH			
	SECTION 6.11. Of the funds appropriated in this act to the Community Colleges			
	System Office from the State Fiscal Recovery Fund for the Longleaf Commitment Community			
	College Grant Program (Program), the System Office shall use at least five million dollars			
	(\$5,000,000) for a matching grant program to provide funds to participating community colleges			
	to expand community colleges' outreach and student advising capacity as part of the Program			
	Up to one million dollars (\$1,000,000) of the funds appropriated for the Program may be used			
	for a systemwide marketing campaign. The State Education Assistance Authority shall			
ä	administer the award of grants under the Program to eligible students graduating from high schoo			
	at the end of the 2021-2022 school year to cover tuition and fees at a community college for up			
1	to two years in accordance with Section 8A.5 of this act.			
]	PART VII. PUBLIC INSTRUCTION			
1				
	FUNDS FOR CHILDREN WITH DISABILITIES			
	SECTION 7.1. The State Board of Education shall allocate additional funds for abildren with disabilities on the basis of four thousand five hundred forty nine dollars and			
	children with disabilities on the basis of four thousand five hundred forty-nine dollars and eighty-eight cents (\$4,549.88) per child for fiscal years 2021-2022 and 2022-2023. Each loca			
	school administrative unit shall receive funds for the lesser of (i) all children who are identified			
	as children with disabilities or (ii) twelve and seventy-five hundredths percent (12.75%) of its			
	2021-2022 allocated average daily membership in the local school administrative unit. The dolla			
	amounts allocated under this section for children with disabilities shall also be adjusted in			
	accordance with legislative salary increments, retirement rate adjustments, and health benefi			

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39 FUNDS FOR ACADEMICALLY GIFTED CHILDREN

adjustments for personnel who serve children with disabilities.

40 SECTION 7.2. The State Board of Education shall allocate additional funds for academically or intellectually gifted children on the basis of one thousand three hundred 41 42 sixty-four dollars and seventy-eight cents (\$1,364.78) per child for fiscal years 2021-2022 and 43 2022-2023. A local school administrative unit shall receive funds for a maximum of four percent 44 (4%) of its 2021-2022 allocated average daily membership, regardless of the number of children identified as academically or intellectually gifted in the unit. The dollar amounts allocated under 45 this section for academically or intellectually gifted children shall also be adjusted in accordance 46 47 with legislative salary increments, retirement rate adjustments, and health benefit adjustments for personnel who serve academically or intellectually gifted children. 48

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50 SUPPLEMENTAL FUNDING IN LOW WEALTH COUNTIES

1 2	SECTION 7.3.(a) Use of Funds for Supplemental Funding. – All funds received pursuant to this section shall be used only (i) to provide instructional positions, instructional					
3 4	support positions, teacher assistant positions, clerical positions, school computer technicians, instructional supplies and equipment, staff development, and textbooks and digital resources and					
4 5	(ii) for salary supplements for instructional personnel and instructional support personnel. Local					
6	boards of education are encouraged to use at least twenty-five percent (25%) of the funds					
7		at to this section to improve the academic performance of children who are				
8		evel I or II on either reading or mathematics end-of-grade tests in grades three				
9	through eight.	even i or in on entrer reading or mathematics end-or-grade tests in grades three				
10		FION 7.3.(b) Definitions. – As used in this section, the following definitions				
11	apply:	TOTATION Demittons. The used in this section, the following demittons				
12	(1)	Anticipated county property tax revenue availability. – The county-adjusted				
12	(1)	property tax base multiplied by the effective State average tax rate.				
14	(2)	Anticipated State average revenue availability per student. – The sum of all				
15	(2)	anticipated total county revenue availability divided by the average daily				
16		membership for the State.				
17	(3)	Anticipated total county revenue availability. – The sum of the following:				
18	(\mathbf{J})	a. Anticipated county property tax revenue availability.				
19		b. Local sales and use taxes received by the county that are levied under				
20		Chapter 1096 of the 1967 Session Laws or under Subchapter VIII of				
21		Chapter 105 of the General Statutes.				
22		c. Fines and forfeitures deposited in the county school fund for the most				
23		recent year for which data are available.				
24	(4)	Anticipated total county revenue availability per student. – The anticipated				
25		total county revenue availability for the county divided by the average daily				
26		membership of the county.				
27	(5)	Average daily membership. – Average daily membership as defined in the				
28		North Carolina Public Schools Allotment Policy Manual adopted by the State				
29		Board of Education. If a county contains only part of a local school				
30		administrative unit, the average daily membership of that county includes all				
31		students who reside within the county and attend that local school				
32		administrative unit.				
33	(6)	County-adjusted property tax base. – Computed as follows:				
34		a. Subtract the present-use value of agricultural land, horticultural land,				
35		and forestland in the county, as defined in G.S. 105-277.2, from the				
36		total assessed real property valuation of the county.				
37		b. Adjust the resulting amount by multiplying by a weighted average of				
38		the three most recent annual sales assessment ratio studies.				
39		c. Add to the resulting amount the following:				
40		1. Present-use value of agricultural land, horticultural land, and				
41		forestland, as defined in G.S. 105-277.2.				
42		2. Value of property of public service companies, determined in				
43		accordance with Article 23 of Chapter 105 of the General				
44		Statutes.				
45	~ _ `	3. Personal property value for the county.				
46	(7)	County-adjusted property tax base per square mile The county-adjusted				
47		property tax base divided by the number of square miles of land area in the				
48		county.				
49 50	(8)	County wealth as a percentage of State average wealth. – Computed as				
50		follows:				

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1 2 3		a. Compute the percentage that the constant of five-tenths.	· · ·		
4 5 6 7		b. Compute the percentage that the availability per student is of the a availability per student and weight the of four-tenths.	inticipated State average revenue		
8 9 10		c. Compute the percentage that the cou square mile is of the State-adjusted and weight the resulting percentage	property tax base per square mile by a factor of one-tenth.		
11 12		d. Add the three weighted percentages percentage of the State average wea			
13 14	(9)	Effective county tax rate. – The actual count average of the three most recent annual sale	y tax rate multiplied by a weighted		
15 16	(10)	Effective State average tax rate. – The ave for all counties.	erage of effective county tax rates		
17 18 19 20	(11)	Local current expense funds. – The most appropriations to public schools, as reported the audit report filed with the Secretary of the pursuant to G.S. 115C-447.	ed by local boards of education in		
21 22 23 24	(12)	Per capita income. – The average for the r data are available of the per capita income a of the United States Department of Commer including any reported modifications for p	according to the most recent report rce, Bureau of Economic Analysis,		
25 26 27	(13)	recent report. Sales assessment ratio studies. – Sales asse the Department of Revenue under G.S. 105			
28 29 30	(14)	State average adjusted property tax bases p county-adjusted property tax bases for all c square miles of land area in the State.	er square mile. – The sum of the		
31 32 33 34	(15)	State average current expense appropriation State total of county current expense appreported by local boards of education in Secretary of the Local Government Commi	propriations to public schools, as the audit report filed with the		
35 36	(16)	Supplant. – To decrease local per student cu one fiscal year to the next fiscal year.	irrent expense appropriations from		
37 38 39	(17)	Weighted average of the three most rece studies. – The weighted average of the assessment ratio studies in the most recen	three most recent annual sales		
40 41		expense appropriations and adjusted proper real property in a county has been revalued	rty tax valuations are available. If		
42 43 44		sales assessment ratio study, a weighted ava assessment ratios shall be used. If property most recent sales assessment ratio study, the	has been revalued the year of the		
44 45 46	SECT	of revaluation shall be used. (ION 7.3.(c) Eligibility for Funds. – Excep			
47 48	this section, the State Board of Education shall allocate these funds to local school administrative units located in whole or in part in counties in which the county wealth as a percentage of the				
49 50 51	State average wealth is less than one hundred percent (100%). SECTION 7.3.(d) Allocation of Funds. – Except as provided in subsection (f) of this section, the amount received per average daily membership for a county shall be the difference				
51	seeden, ale another received per avorage dairy memoership for a county shart be the unreference				

1 between the State average current expense appropriations per student and the current expense 2 appropriations per student that the county could provide given the county's wealth and an average 3 effort to fund public schools. To derive the current expense appropriations per student that the 4 county could be able to provide given the county's wealth and an average effort to fund public 5 schools, multiply the county's wealth as a percentage of State average wealth by the State average 6 current expense appropriations per student. The funds for the local school administrative units 7 located in whole or in part in the county shall be allocated to each local school administrative 8 unit located in whole or in part in the county based on the average daily membership of the 9 county's students in the school units. If the funds appropriated for supplemental funding are not 10 adequate to fund the formula fully, each local school administrative unit shall receive a pro rata share of the funds appropriated for supplemental funding. 11

SECTION 7.3.(e) Formula for Distribution of Supplemental Funding Pursuant to this Section Only. – The formula in this section is solely a basis for distribution of supplemental funding for low-wealth counties and is not intended to reflect any measure of the adequacy of the educational program or funding for public schools. The formula is also not intended to reflect any commitment by the General Assembly to appropriate any additional supplemental funds for low-wealth counties.

18 **SECTION 7.3.(f)** Minimum Effort Required. – A county shall receive full funding 19 under this section if the county (i) maintains an effective county tax rate that is at least one 20 hundred percent (100%) of the effective State average tax rate in the most recent year for which 21 data are available or (ii) maintains a county appropriation per student to the school local current 22 expense fund of at least one hundred percent (100%) of the current expense appropriations per 23 student to the school local current expense fund that the county could provide given the county's 24 wealth and an average effort to fund public schools. A county that maintains a county 25 appropriation per student to the school local current expense fund of less than one hundred 26 percent (100%) of the current expense appropriations per student to the school local current 27 expense fund that the county could provide given the county's wealth and an average effort to 28 fund public schools shall receive funding under this section at the same percentage that the 29 county's appropriation per student to the school local current expense fund is of the current 30 expense appropriations per student to the school local current expense fund that the county could 31 provide given the county's wealth and an average effort to fund public schools.

32 **SECTION 7.3.(g)** Nonsupplant Requirement. – A county in which a local school 33 administrative unit receives funds under this section shall use the funds to supplement local 34 current expense funds and shall not supplant local current expense funds. For the 2021-2023 35 fiscal biennium, the State Board of Education shall not allocate funds under this section to a 36 county found to have used these funds to supplant local per student current expense funds. The 37 State Board of Education shall make a finding that a county has used these funds to supplant 38 local current expense funds in the prior year, or the year for which the most recent data are 39 available, if all of the following criteria apply:

- 40
- 41 42
- 43
- 44 45

expense appropriations per student for the three prior fiscal years.The county cannot show (i) that it has remedied the deficiency in funding or (ii) that extraordinary circumstances caused the county to supplant local

The current expense appropriations per student of the county for the current

year is less than ninety-five percent (95%) of the average of local current

current expense funds with funds allocated under this section.

46 The State Board of Education shall adopt rules to implement the requirements of this 47 subsection.

48 **SECTION 7.3.(h)** Counties Containing a Base of the Armed Forces. – 49 Notwithstanding any other provision of this section, for the 2021-2023 fiscal biennium, counties 50 containing a base of the Armed Forces of the United States that have an average daily 51 membership of more than 17,000 students shall receive whichever is the higher amount in each

(1)

(2)

fiscal year as follows: either the amount of supplemental funding the county received as a low-wealth county in the 2012-2013 fiscal year or the amount of supplemental funding the county is eligible to receive as a low-wealth county pursuant to the formula for distribution of supplemental funding under the other provisions of this section.

5 **SECTION 7.3.(i)** Funds for EVAAS Data. – Notwithstanding the requirements of 6 subsection (a) of this section, local school administrative units may utilize funds allocated under 7 this section to purchase services that allow for extraction of data from the Education 8 Value-Added Assessment System (EVAAS).

SECTION 7.3.(j) Reports. – For the 2021-2023 fiscal biennium, the State Board of
 Education shall report to the Fiscal Research Division prior to May 15 of each year if it
 determines that counties have supplanted funds.

12 SECTION 7.3.(k) Department of Revenue Reports. – The Department of Revenue 13 shall provide to the Department of Public Instruction a preliminary report for the current fiscal 14 year of the assessed value of the property tax base for each county prior to March 1 of each year 15 and a final report prior to May 1 of each year. The reports shall include for each county the annual 16 sales assessment ratio and the taxable values of (i) total real property, (ii) the portion of total real property represented by the present-use value of agricultural land, horticultural land, and 17 18 forestland, as defined in G.S. 105-277.2, (iii) property of public service companies determined 19 in accordance with Article 23 of Chapter 105 of the General Statutes, and (iv) personal property.

20 21

SMALL COUNTY SCHOOL SYSTEM SUPPLEMENTAL FUNDING

SECTION 7.4.(a) Allotment Schedule for the 2021-2023 Fiscal Biennium. – Except
 as otherwise provided in subsection (d) of this section, each eligible county school administrative
 unit shall receive a dollar allotment according to the following schedule:

25	Allotted ADM	Small County Allotment
26	0-600	\$1,710,000
27	601-1,300	\$1,820,000
28	1,301-1,700	\$1,548,700
29	1,701-2,000	\$1,600,000
30	2,001-2,300	\$1,560,000
31	2,301-2,600	\$1,470,000
32	2,601-2,800	\$1,498,000
33	2,801-3,300	\$1,548,000
24		

SECTION 7.4.(b) Phase-Out Provision for the 2021-2022 Fiscal Year. – If a local school administrative unit becomes ineligible for funding under the schedule in subsection (a) of this section in the 2021-2022 fiscal year, funding for that unit shall be phased out over a five-year period. Funding for such local school administrative units shall be reduced in equal increments in each of the five years after the unit becomes ineligible. Funding shall be eliminated in the fifth fiscal year after the school administrative unit becomes ineligible.

Allotments for eligible local school administrative units under this subsection shall not be reduced by more than twenty percent (20%) of the amount received in fiscal year 2020-2021 in any fiscal year. A local school administrative unit shall not become ineligible for funding if either the highest of the first two months' total projected average daily membership for the current year or the higher of the first two months' total prior year average daily membership would otherwise have made the unit eligible for funds under the schedule in subsection (a) of this section.

47 SECTION 7.4.(c) Phase-Out Provision for the 2022-2023 Fiscal Year. – If a local 48 school administrative unit becomes ineligible for funding under the schedule in subsection (a) of 49 this section in the 2022-2023 fiscal year, funding for that unit shall be phased out over a five-year 50 period. Funding for such local school administrative units shall be reduced in equal increments

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1 2	in each of the five years after the unit becomes ineligible. Funding shall be e fiscal year after the local school administrative unit becomes ineligible.	
3	Allotments for eligible local school administrative units under	
4	not be reduced by more than twenty percent (20%) of the amount rec	•
5	2021-2022 in any fiscal year. A local school administrative unit shall not b	-
6	funding if either the highest of the first two months' total projected average d	• •
7	the current year or the higher of the first two months' total prior year average	
8	would otherwise have made the unit eligible for funds under the schedule in	subsection (a) of this
9	section.	
10	SECTION 7.4.(d) Nonsupplant Requirement for the 2021-202.	
11	A county in which a local school administrative unit receives funds under t	
12	the funds to supplement local current expense funds and shall not supplant l	1
13	funds. For the 2021-2023 fiscal biennium, the State Board of Education sha	
14	under this section to a county found to have used these funds to supplant loca	-
15	expense funds. The State Board of Education shall make a finding that a co	•
16	funds to supplant local current expense funds in the prior year or the year	for which the most
17	recent data are available, if all of the following criteria apply:	
18	(1) The current expense appropriation per student of the co	•
19	year is less than ninety-five percent (95%) of the aver	-
20	expense appropriation per student for the three prior fisca	•
21	(2) The county cannot show (i) that it has remedied the defi	
22	(ii) that extraordinary circumstances caused the count	• • • • • • • • • • • • • • • • • • • •
23	current expense funds with funds allocated under this sec The State Deard of Education shall adopt rules to implement the	
24 25	The State Board of Education shall adopt rules to implement the	requirements of this
25 26	subsection.	n the State Doord of
26 27	SECTION 7.4.(e) Reports. – For the 2021-2023 fiscal biennium Education shall report to the Fiscal Research Division prior to May 15 of	
27	determines that counties have supplanted funds.	each fiscaí year fí fí
28 29	SECTION 7.4.(f) Use of Funds. – Local boards of education at	ra anaouraged to use
29 30	at least twenty percent (20%) of the funds they receive pursuant to this set	e
31	academic performance of children who are performing at Level I or II of	
32	mathematics end-of-grade tests in grades three through eight.	on entiter reduing or
33	Local school administrative units may also utilize funds allocate	ed under this section
34	to purchase services that allow for extraction of data from the Educ	
35	Assessment System (EVAAS).	
36		
37	DISADVANTAGED STUDENT SUPPLEMENTAL FUNDING (DSSF	')
38	SECTION 7.5.(a) Funds appropriated in this act for dis	-
39	supplemental funding shall be used, consistent with the policies and proceed	U
40	State Board of Education, only to do the following:	1 2
41	(1) Provide instructional positions or instructional support po	ositions.
42	(2) Provide professional development.	
43	(3) Provide intensive in-school or after-school remediation,	or both.
44	(4) Purchase diagnostic software and progress-monitoring to	ools.
45	(5) Provide funds for teacher bonuses and supplements.	The State Board of
46	Education shall set a maximum percentage of the funds	that may be used for
47	this purpose.	
48	The State Board of Education may require local school administr	
49	funding under the Disadvantaged Student Supplemental Fund to purc	
50	Value-Added Assessment System (EVAAS) in order to provide in-depth	-
51	performance and help identify strategies for improving student achievement	nt. This data shall be

used exclusively for instructional and curriculum decisions made in the best interest of children 1 2 and for professional development for their teachers and administrators. 3 **SECTION 7.5.(b)** Disadvantaged student supplemental funding (DSSF) shall be 4 allotted to a local school administrative unit based on (i) the unit's eligible DSSF population and 5 (ii) the difference between a teacher-to-student ratio of 1:21 and the following teacher-to-student 6 ratios: 7 (1)For counties with wealth greater than ninety percent (90%) of the statewide 8 average, a ratio of 1:19.9. 9 For counties with wealth not less than eighty percent (80%) and not greater (2)10 than ninety percent (90%) of the statewide average, a ratio of 1:19.4. 11 For counties with wealth less than eighty percent (80%) of the statewide (3) 12 average, a ratio of 1:19.1. 13 For local school administrative units that received DSSF funds in fiscal year (4) 14 2005-2006, a ratio of 1:16. These local school administrative units shall 15 receive no less than the DSSF amount allotted in fiscal year 2006-2007. For the purpose of this subsection, wealth shall be calculated under the low-wealth 16 17 supplemental formula as provided for in this act. 18 **SECTION 7.5.(c)** If a local school administrative unit's wealth increases to a level 19 that adversely affects the unit's disadvantaged student supplemental funding (DSSF) allotment 20 ratio, the DSSF allotment for that unit shall be maintained at the prior year level for one additional 21 fiscal year. 22 23 SCHOOL PSYCHOLOGISTS ALLOTMENT 24 SECTION 7.6.(a) Article 21 of Chapter 115C of the General Statutes is amended by 25 adding a new section to read: "§ 115C-316.5. School psychologists allotment. 26 27 To the extent funds are made available, the State Board of Education shall establish a funding 28 allotment for school psychologist positions. The State Board is authorized to adopt rules for the 29 allocation of school psychologist positions pursuant to this allotment. Rules adopted by the State 30 Board pursuant to this section shall include, at a minimum, the following requirements: School psychologist positions are allocated on the basis of average daily 31 (1) 32 membership. 33 Each local school administrative unit receives sufficient funding for at least (2) 34 one school psychologist position in accordance with G.S. 115C-47(65)." 35 SECTION 7.6.(b) G.S. 115C-105.25(b) is amended by adding a new subdivision to 36 read: 37 "(13) No positions shall be transferred out of the allocation for school psychologists except as provided in this subdivision. Positions allocated for school 38 39 psychologists may be converted to dollar equivalents for contracted services 40 directly related to school psychology. These positions shall be converted at the minimum salary for school psychologists on the "A" Teachers Salary 41 42 Schedule." 43 **SECTION 7.6.(c)** G.S. 115C-47 is amended by adding a new subdivision to read: "(65) To Provide at Least One School Psychologist. – Local boards of education 44 shall ensure that each local school administrative unit employs at least one 45 46 full-time, permanent school psychologist." 47 **SECTION 7.6.(d)** This section applies beginning with the 2021-2022 school year. 48 SCHOOL HEALTH SUPPORT PERSONNEL PROFESSIONAL ENTRY REPORT 49 50 SECTION 7.7.(a) No later than May 15, 2022, the State Board of Education shall study and report the following to the Joint Legislative Education Oversight Committee: 51

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1 2 3 4	a I	Policies, practices, standards, and curriculum adopted or appropriate, by the State Board of Education, Depar instruction, educator preparation programs, and public	tment of Public school units for
	-	persons to receive training, licensure, and employment	as school health
5		upport personnel in public school units.	
6 7 8	b	Barriers persons face when entering each school health s because of the policies, practices, standards, and curricu ubdivision (1) of this subsection.	11 1
9		Recommendations and any actions already taken to (i) red	uce and eliminate
10 11	tl	he barriers to entry identified in subdivision (2) of this support the number and quality of school health support pe	ubsection and (ii)
12		n public school units.	isonner employed
12		DN 7.7.(b) For purposes of this section, the term "scho	ol health support
14		school psychologists, school counselors, school nurses,	
15	workers.	seneer psychologists, seneer counscients, seneer nuises,	und sentoor soeiur
16	wonkers.		
17	DEPARTMENT O	DF PUBLIC INSTRUCTION REORGANIZATION AU	THORITY
18		DN 7.8.(a) Notwithstanding G.S. 143C-6-4, for the	
19		rtment of Public Instruction shall reclassify at least seven fu	
20	-	Department to support the Science of Reading and the No	-
21	-	h, as amended by the Excellent Public Schools Act of 2021	
22		ion with the Office of State Budget and Management and th	
23	•	e the Department, realign fund structures, or both, if neces	
24	the following:		5,
25	(1) A	Accommodate changes in allowable expenditures of indired	ct costs associated
26		vith the administration of federal grants.	
27	(2) I	mplement other changes necessary to improve the e	efficiency of the
28	Γ	Department.	
29	SECTIO	DN 7.8.(b) Consultation shall occur prior to requesting	g budgetary and
30		hrough the budget revision process provided in this section	-
31		n shall provide all of the following as part of the consultation	on process:
32	• •	A current organization chart and a list of affected funds.	
33		The proposed organization chart and a list of affected funds of	clearly identifying
34		he changes for the Department.	
35	-	partment shall report to the Joint Legislative Commission	
36	-	Joint Legislative Education Oversight Committee on an	
37	- -	ment of positions and funds between fund codes on a recur	-
38		DN 7.8.(c) In making the changes identified in subsection	(a) of this section,
39 40	1	Public Instruction shall not do either of the following:	
40 41		Reduce funding for any of the following: The State Public School Fund, including for the following	owing residential
42	a	schools:	lowing residential
43		1. The Eastern North Carolina School for the D	leaf
44		2. The North Carolina School for the Deaf.	Cal.
44 45		 The North Carolina School for the Dear. The Governor Morehead School. 	
46	b		ropriation to the
40 47	U	Department of Public Instruction by this act for the	-
48		biennium.	2021 2023 Hoedi
49	(2) T	Fransfer from or reduce funding or positions for any of the	following
50	(2) I a		
51	b		
51	U		

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	c.	Beginnings for Parents of Children Who a	are Deaf or Hard of Hearing,
	d.	Inc. The Excellent Public Schools Act, Read to established under Section 7A.1 of S.L. 20	
	e.	The North Carolina School Connectivity	
	с. f.	The North Carolina Center for the Advance	-
	g.	The North Carolina Innovative School Di	e
	h.	The Schools That Lead Program.	
COMPUTE	ER SCIENC	E REPORT	
S	SECTION 7	7.9. No later than February 15, 2022,	the Department of Public
State Unive	rsity, shall	on with the Friday Institute for Educational I report the following information to the J nd the Fiscal Research Division regardin	Joint Legislative Education
		ence in K-12 public schools:	g the teaching and student
0	-	uses of funds appropriated for computer s	cience pursuant to this act.
`		ling the extent to which those funds	
		opment for in-service teachers and a desc	
		opment opportunities provided.	
(umber of teachers in each local school adm	inistrative unit prepared and
	neede	d to teach computer science.	
		UPPORT PERSONNEL REPORT	the Demonstrate of Dell's
		7.10.(a) No later than October 15, 2021, ion with the Fiscal Research Division, sha	-
administrativ	ve unit on tl	he use of funds for instructional support pe	ersonnel position categories
		cal year and report the results of its surv	• •
		mmittee. The Department shall also incorport iture report for the 2020-2021 fiscal year	
		he results of the survey shall be organized	
		ive unit for each instructional support perso	
		ll include at least the following information	
	•	ach position category:	
,	a.	Number of persons employed in that positi	tion category.
	b.	Total State and non-State funds and total f	ull-time equivalent positions
		allocated for that position category.	
	с.	Average salary for that position category.	
	d.	The percentage of total funds and total fu	
		that are made up of each of the following:	
		1. State funds, disaggregated by each identified by program report and	
		identified by program report code.	
		2. Federal funds, disaggregated and i code.	identified by program report
		3. Local funds.	
	e.	For each funding source identified in	sub-subdivision d of this
	0.	subdivision, the percentage of those funds	
		equivalent positions that were used for co	
(2) For each	ach allotment transfer that was used to fun	
```			
		llowing information:	

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1		b. The allotment category from which and into which	the funds were
2		transferred, identified by program report code.	
3		c. The educational priorities that necessitated the transfe	er.
4	(3)	For funds provided for the psychologist position category th	at were used for
5		contracted services, the specific services provided.	
6		<b>TION 7.10.(b)</b> For purposes of this section, the term "instr	
7		on categories" refers to all positions identified by the Depar	rtment of Public
8	Instruction as ins	tructional support personnel, including at least the following:	
9	(1)	Alternative and remedial services personnel.	
10	(2)	Audiologists.	
11	(3)	Career and Technical Education services personnel.	
12	(4)	Career development counselors.	
13	(5)	Full-time mentors.	
14	(6)	Guidance counselors.	
15	(7)	Instructional coaches.	
16	(8)	Instructional technology services personnel.	
17	(9)	Lead teacher services personnel.	
18	(10)	Media services personnel.	
19	(11)	Nurses.	
20	(12)	Other personnel. The Department shall identify the title an	d duties of each
21	(12)	position classified in this category.	
22	(13)	Psychologists.	
23	(14)	Social workers.	
24 25	(15)	Special population services personnel.	
23 26	(16)	Speech-language pathologists.	
20 27	SCHOOLS TH	AT LEAD PROGRAM	
28		<b>FION 7.11.(a)</b> Program; Purpose. – Of the funds appropriated to	o the Department
28 29		tion by this act for the Schools That Lead Program (Program).	
30		h Schools That Lead, Inc., to provide professional developmer	
31		to 75 schools, beginning with the 2021-2022 school year ar	
32		b) year. The selected schools shall be charter schools or sc	0
33		al school administrative unit. Professional development service	
34	•	principals in kindergarten through grade 12. The Superinte	
35		onsultation with Schools That Lead, Inc., shall determine w	
36		pate in the Program. At a minimum, the Program shall offer	
37	cohorts of school		
38	(1)	High schools working to increase on-time graduation.	
39	(2)	Middle schools working to prepare students to succeed in	high school by
40		reducing the likelihood of retention in the ninth grade for	multiple school
41		years.	-
42	(3)	Elementary schools working to reduce the number of stud	dents with early
43		warning indicators of course failures, absences, and disciplin	ie.
44	SECT	<b>TION 7.11.(b)</b> Evaluation. – Of the funds appropriated to the	e Department by
45	this act for the Pre-	ogram, the Department shall use up to one hundred thousand de	ollars (\$100,000)
46		in independent research organization to measure the impacts of	-
47		s, including, but not limited to, (i) on-time graduation in high	
48	-	ttes, and (iii) course failures, absences, and discipline in elemen	-
49	-	arch organization shall report its interim findings to the Departm	
50	June 30, starting	in 2023, and shall submit a final report no later than June 30, 2	2025.

1 2 3	<b>SECTION 7.11.(c)</b> Report. – The Department of Public Instruction, in consultation with Schools That Lead, Inc., shall submit a report on the impacts of the Program authorized by subsection (a) of this section, including, but not limited to, an accounting of expenditures, school
4	performance data, principal performance data, teacher performance data, and student outcome
5	data, beginning October 1, 2023, and continuing each year thereafter until October 1, 2025, to
6	the Joint Legislative Education Oversight Committee and the Fiscal Research Division. The
7	October 1, 2025, report shall include a summary and copy of the final report provided by the
8	independent research organization pursuant to subsection (b) of this section.
9	
10	PERMIT USE OF SPECIAL STATE RESERVE FUND FOR
11	TRANSPORTATION/ESTABLISH TRANSPORTATION RESERVE FUND FOR
12	HOMELESS AND FOSTER CHILDREN
13	SECTION 7.12.(a) Notwithstanding any other provision of law or policy to the
14	contrary, in addition to the purposes for which funds in the Special State Reserve Fund (SSRF)
15	for children with disabilities are used, beginning with the 2021-2022 fiscal year, the SSRF may
16	also be used to cover extraordinary transportation costs for high-needs children with disabilities.
17	The Department of Public Instruction shall provide an application for local school administrative
18	units and charter schools to apply for extraordinary transportation funds and may provide
19	additional eligibility guidelines not inconsistent with this section. SSRF transportation funds
20	shall be awarded to qualifying local school administrative units or charter schools consistent with
21	the following:
22	(1) In determining extraordinary transportation cost, the Department shall
23	consider total prior-year transportation expenditures for high-needs children
24 25	with disabilities, including expenditures from local funds and all other funding
23 26	<ul><li>sources, as a proportion of total expenditures.</li><li>(2) Applicants with highest extraordinary transportation costs shall receive</li></ul>
20 27	(2) Applicants with highest extraordinary transportation costs shall receive highest priority in the award of grant funds.
28	(3) Funds may be awarded during the initial year of a high-needs student's
20 29	enrollment in the local school administrative unit or charter school or in
30	subsequent years of the student's enrollment.
31	<b>SECTION 7.12.(b)</b> There is established the Transportation Reserve Fund for
32	Homeless and Foster Children to provide for a grant program to cover extraordinary school
33	transportation costs for homeless and foster children for fiscal year 2021-2022. The Department
34	of Public Instruction shall provide an application process for local school administrative units
35	and charter schools to apply for funds to cover extraordinary transportation costs for qualifying
36	students. The Department shall establish eligibility guidelines and shall award funds consistent
37	with the following requirements:
38	(1) In determining extraordinary transportation cost, the Department shall
39	consider total prior-year transportation expenditures for homeless and foster
40	children, including expenditures from local funds and all other funding
41	sources, as a proportion of total expenditures.
42	(2) Priority shall be given to applicants in proportion to the extent that their
43	applications and prior-year expenditures demonstrate use of available federal
44	funds to cover the cost of transporting homeless and foster children. $(2)$
45	(3) Awards shall not exceed fifty percent (50%) of extraordinary transportation
46 47	cost as determined pursuant to this subsection.
47 48	For the purposes of this subsection, "homeless" is defined in accordance with the definition in the federal McKinney Vento Homeless Assistance Act
48 49	definition in the federal McKinney-Vento Homeless Assistance Act. SECTION 7.12.(c) The Department of Public Instruction shall submit a report by
49 50	March 15, 2022, to the Joint Legislative Education Oversight Committee and the Fiscal Research
50 51	Division on the use of funds appropriated to the Transportation Reserve Fund for Homeless and
51	Division on the use of runds appropriated to the fransportation Reserve I and for fromeless and

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-	pursuant to this act using data collected from the 2021-202 ide at least the following:	2 school year. The
(1) (2)	A list of local school administrative units receiving funds The amount of funds applied for by each local school adm	
(3)	The amount of funds received by each local school admini	istrative unit.
(4)	How the funds were spent by each local school administra the number of students transported and the locations b students were transported.	tive unit, including
(5)	Any other information the Department of Public Instruction this section.	n deems relevant to
ELIMINATE IN	NNOVATION ZONE GRANTS	
	<b>FION 7.13.(a)</b> The caption of Article 7A of Chapter 11:	5C of the General
Statutes reads as	rewritten:	
	"Article 7A.	
	n Carolina Innovative School <del>District and Innovation Zones.]</del>	District."
	<b>FION 7.13.(b)</b> G.S. 115C-75.13 is repealed.	
	<b>TION 7.13.(c)</b> Section 6 of S.L. 2016-110, as amended by S	Section 7.26E(e) of
S.L. 2017-57 and	d Section 2.13 of S.L. 2018-97, is repealed.	
	FROM THE INNOVATIVE SCHOOL DISTRICT MOD	
	<b>FION 7.14.(a)</b> Study Models for Effective Intervention	
	Schools The Superintendent of Public Instruction shal	
	subsection and report on recommendations and suggested leg	
	tive Education Oversight Committee no later than February 15	
_	tive intervention and assistance for low-performing school	s. The report shall
include the follow	•	1 (* 11
(1)	Current initiatives to support low-performing schools	
	low-performing schools using federal funding provided impacts of COVID-19.	to assist with the
(2)	Recommendations on research-based models for meaningf	ful intervention and
(2)	assistance to low-performing and continually low-performing	
	facilitate long-term improvement and success in those sch	U
(3)	Alignment of requirements in Chapter 115C of the Ge	
(3)	identification and transformation of low-performing	
	low-performing schools, including Part 3 of Article 8B o	•
	the General Statutes, with other reform efforts in State a	-
	ensure a comprehensive and efficient approach to support	
	schools that does not create redundancies.	una improve mose
SECT	<b>FION 7.14.(b)</b> End Selection for the Innovative S	chool District. –
	Article 7A of Chapter 115C of the General Statutes, the	
	not select any additional schools for supervision under t	
Innovative Schoo		
SECT	<b>FION 7.14.(c)</b> G.S. 115C-75.5 is repealed.	
	<b>FION 7.14.(d)</b> Section 1(c) of S.L. 2019-248, as amended b	y Section 2.6(b) of
S.L. 2020-3, is re		
	<b>TION 7.14.(e)</b> Section 1(d) of S.L. 2019-248 is repealed.	
	<b>FION 7.14.(f)</b> Transition From the Innovative School Distri	ct Model. – Article
7A of Chapter 11	15C of the General Statutes is repealed.	
SECT	<b>TION 7.14.(g)</b> G.S. 115C-5(3a)d. reads as rewritten:	

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1	"d. For a school operated under Article 7A and Article 9C of this Chapter,
2	the State Board of Education."
3	SECTION 7.14.(h) G.S. 115C-5(7a)d. reads as rewritten:
4	"d. A school providing elementary or secondary instruction operated by
5	one of the following:
6	1. The State Board of Education, including schools operated
7	under Article 7A and Article 9C of this Chapter.
8 9	2. The University of North Carolina under Article 29A of Chapter 116 of the General Statutes."
10	<b>SECTION 7.14.(i)</b> G.S. 115C-105-37A(d) is repealed.
11	<b>SECTION 7.14.(j)</b> G.S. 115C-105.51(g)(2) reads as rewritten:
12	"(2) A school under the control of the State Board of Education, including schools
13	operated under Article 7A and Article 9C of this Chapter."
14	<b>SECTION 7.14.(k)</b> G.S. 115C-105.60(a) reads as rewritten:
15	"(a) Definition. – For purposes of this section, the term "qualifying public school unit"
16	refers to a local school administrative unit, regional school, innovative school, laboratory school,
17	or charter school."
18	<b>SECTION 7.14.</b> ( <i>l</i> ) G.S. 115C-321(a)(5) is repealed.
19	<b>SECTION 7.14.(m)</b> G.S. 115C-376.5(a)(1) reads as rewritten:
20	"(1) K-12 school unit. – A local school administrative unit, a charter school, a
21	regional school, an innovative school, or a laboratory school."
22	SECTION 7.14.(n) G.S. 115C-429(a) reads as rewritten:
23	"(a) Upon receiving the budget from the superintendent and following the public hearing
24	authorized by G.S. 115C-428(b), if one is held, the board of education shall consider the budget,
25	make such changes therein as it deems advisable, and submit the entire budget as approved by
26	the board of education to the board of county commissioners not later than May 15, or such later
27	date as may be fixed by the board of county commissioners. At the time of submission of the
28	budget, the board of education shall also submit to the board of county commissioners in writing
29	the academic performance of the schools in the local school administrative unit, including the
30	school performance grades of each school, any schools identified as low-performing or
31	continually low performing or included on the Innovative School District qualifying, watch, or
32 33	warning list, low-performing, and efforts by the local board of education to improve those identified schools' performance. The local board of education shall present the scadaria
33 34	identified schools' performance. The local board of education shall present the academic
34 35	performance information at a public meeting upon the request of the board of commissioners." <b>SECTION 7.14.(o)</b> Transition of the Current Innovative School. – Notwithstanding
35 36	G.S. 115C-75.12, the North Carolina Innovative School District shall continue to operate
30 37	Southside-Ashpole Elementary School as an innovative school for the 2021-2022 and 2022-2023
38	school years. The State Board of Education shall develop a transition plan to return the school to
39	Robeson County Schools for the 2023-2024 school year.
40	<b>SECTION 7.14.(p)</b> Subsections (f) through (n) of this section become effective June
41	30, 2023. The remainder of this section is effective the date this act becomes law.
42	50, 2025. The remainder of this section is effective the date this act becomes faw.
43	EXCELLENT PUBLIC SCHOOLS ACT OF 2021 IMPLEMENTATION
44	GUIDE/REPORT
45	<b>SECTION 7.15.(a)</b> The Superintendent of Public Instruction shall establish a
46	working group to develop an implementation guide for the Excellent Public Schools Act of 2021,
47	established pursuant to S.L. 2021-8. The Superintendent shall collaborate with various education
48	stakeholders through the working group to adopt an implementation guide to assist local school
49	administrative units, educators, and administrators to establish the essential elements for literacy
50	based on the Science of Reading, effectively implement the Excellent Public Schools Act of
51	2021, and create the framework necessary to ensure that students are successful and proficient

moders throughout the State. The implementation suids shall include at least the	ession 2021
readers throughout the State. The implementation guide shall include at least the	e following
information: (1) Roles and responsibilities of State agencies, local school administ	
(1) Roles and responsibilities of State agencies, local school administ	rative units,
public schools, and educators.	month and
(2) Implementation strategies of the components of literacy su interventions.	pports and
<ul><li>(3) Professional development and training available for educators.</li></ul>	
<ul> <li>(3) From storing development and training available for educators.</li> <li>(4) Initiatives related to implementation of the Excellent Public Sch</li> </ul>	ools Act of
2021 at the State and local level.	JOIS ACT OF
<b>SECTION 7.15.(b)</b> By November 15, 2021, the Superintendent of Public	Instruction
shall report to the Joint Legislative Education Oversight Committee on the wor	
established by the Superintendent and the development of the implementation gu	
Excellent Public Schools Act of 2021 as required by subsection (a) of this section.	
shall include the proposed components of the implementation guide and the	1
publishing the guide in preparation for the 2022-2023 school year.	
MEDICAID REIMBURSEMENT CONTRACT FOR RESIDENTIAL SCHOO	<b>)LS</b>
SECTION 7.16.(a) The Department of Public Instruction shall enter int	o a contract
with a third-party entity for any administrative services necessary to receive	
reimbursement for medically necessary health care services for which payment is ava	
the North Carolina Medicaid Program provided to eligible students attending the	
Morehead School for the Blind, the Eastern North Carolina School for the Deaf, an	
Carolina School for the Deaf. The provisions of the contract shall ensure that the	residential
schools receive reimbursement for these services in a timely manner.	
<b>SECTION 7.16.(b)</b> By September 15, 2021, the Department of Public	
shall report to the Joint Legislative Education Oversight Committee on the contract	
and the award of the contract required by subsection (a) of this section, including the	e cost of the
contract and the estimated recoupment of expenditures.	
FULL-TIME EQUIVALENCY OF PUBLIC SCHOOL STUDENTS	
SECTION 7.17.(a) Article 30 of Chapter 115C of the General Statutes	is amended
by adding the following new section to read:	is unlended
" <u>§ 115C-419. Full-time equivalent student calculation; report.</u>	
(a) The State Board of Education shall establish a formula for determining the	he full-time
equivalency of a student enrolled in a public school unit of the State for the purposes of	
State funds on a per pupil basis. The formula shall include the amount of instruct	
required for the school day for a full-time student.	
(b) By October 15 of each year, the Department of Public Instruction shall r	eport to the
Joint Legislative Education Oversight Committee and the Fiscal Research Divi	sion of the
General Assembly on the number of students and the full-time equivalency of those	students by
public school unit and grade level from the prior school year. The data in the rep	ort shall be
disaggregated by enrollment in courses offered by the public school units and th	
through other dual enrollment and joint programs, including North Carolina Vin	tual Public
School, institutions of higher education, and nonpublic schools."	
SECTION 7.17.(b) By October 15, 2021, the State Board of Education	1
on the formula required to be established pursuant to G.S. 115C-419, as enacted by the formula required to be established pursuant to G.S. 115C-419.	
to the Joint Legislative Education Oversight Committee and the Fiscal Research Di	
THILL FOROT FOULTON BUILS I IST / ILL COOL DO COMPOSITON BY LIGTORS IN THE	22, for data
initial report required by G.S. 115C-419 shall be submitted by October 15, 202	
collected from the 2021-2022 school year.	

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1 2 3 4 5 6	partner with the NROC Project, formerly kn to utilize its adaptive mathematics and Engli	le funds, the Department of Public Instruction shall nown as the National Repository of Online Courses, sh learning platform to facilitate the implementation Program in collaboration with the North Carolina		
7	SCHOOL SAFETY GRANTS PROGRA	М		
8		us. – For purposes of this section, the following		
9	definitions shall apply:			
10 11	a nonprofit corporation	public or private entity, including, but not limited to, or a local management entity/managed care		
12	e ·	), that partners with a public school unit to provide		
13	1, 1	ovision of services for the unit.		
14		lefined in G.S. 115C-5(7a).		
15	· · · · · · · · ·	rsonnel. – School psychologists, school counselors,		
16	school nurses, and school			
17		Purpose. – For the 2021-2023 fiscal biennium, the		
18	1	ablish the 2021-2023 School Safety Grants Program		
19 20		all be to improve safety in public school units by $21,2022$ fixed bioprime for (i) corriges for students		
20 21	in crisis, (ii) school safety training, and (iii)	21-2023 fiscal biennium for (i) services for students		
21		blications. – A public school unit may submit an		
22				
24		application to the Superintendent of Public Instruction for one or more grants pursuant to this section in each year of the 2021-2023 fiscal biennium. The application shall include an		
25	•	with a local law enforcement agency, of the need for		
26	improving school safety within the public school unit that would receive the funding or services.			
27		ongoing needs and estimated costs associated with		
28	those needs.			
29	SECTION 7.19.(d) Criteria	and Guidelines By November 1, 2021, the		
30	1	evelop criteria and guidelines for the administration		
31		tion, including any documentation required to be		
32		pplications, the Superintendent of Public Instruction		
33	shall consider at least all of the following fa			
34		ailable to the public school unit that would receive		
35	the funding.			
36		I unit has received other grants for school safety.		
37 38	(3) The overall impact on stu needs are funded.	dent safety in the public school unit if the identified		
38 39		tudents in Crisis. – Of the funds appropriated to the		
40		act for the grants provided in this section, the		
41	-	sultation with the Department of Health and Human		
42		units to contract with community partners to provide		
43	or pay for the provision of any of the follow			
44		r parents or guardians of an individual student to		
45	prevent more intensive of	costly levels of care.		
46		services for therapeutic foster care families and		
47	-	agencies that provide services to students who (i)		
48	••••••	heir health, welfare, and safety and (ii) have any of		
49	the following:			
50	a. Cognitive or beha	-		
51	b. Developmental de	lays.		

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	c. Aggressive behavior.	
(3)	Evidence-based therapy services aligned with targeted tra	aining for students
	and their parents or guardians, including any of the follow	ing:
	a. Parent-child interaction therapy.	
	b. Trauma-focused cognitive behavioral therapy.	
	c. Dialectical behavior therapy.	
	d. Child-parent psychotherapy.	
(4)	Any other crisis service, including peer-to-peer mentorin	g, that is likely to
	increase school safety. Of the funds appropriated to the De	partment of Public
	Instruction by this act for the grants provided in	this section, the
	Superintendent shall use no more than three hundred fift	y thousand dollars
	(\$350,000) in each year of the 2021-2023 fiscal bienniu	m for the services
	identified in this subdivision.	
SEC	FION 7.19.(f) Grants for Training to Increase School Safe	ety. – Of the funds
appropriated to t	he Department of Public Instruction by this act for the gran	ts provided in this
section, the Supe	erintendent of Public Instruction, in consultation with the De	partment of Health
and Human Ser	vices, shall award grants to public school units to contrac	t with community
partners to addre	ss school safety by providing training to help students develop	b healthy responses
to trauma and str	ress. The training shall be targeted and evidence-based and s	hall include any of
the following ser	vices:	
(1)	Counseling on Access to Lethal Means (CALM) training	g for school health
	support personnel, local first responders, and teachers on the	ne topics of suicide
	prevention and reducing access by students to lethal means	5.
(2)	Training for school health support personnel on co	omprehensive and
	evidence-based clinical treatments for students and their pa	
	including any of the following:	
	a. Parent-child interaction therapy.	
	b. Trauma-focused cognitive behavioral therapy.	
	c. Behavioral therapy.	
	d. Dialectical behavior therapy.	
	e. Child-parent psychotherapy.	
(3)	Training for students and school employees on community	resilience models
	to improve understanding and responses to trauma and sign	nificant stress.
(4)	Training for school health support personnel on Mod	lular Approach to
	Therapy for Children with Anxiety, Depression, Tra	uma, or Conduct
	problems (MATCH-ADTC), including any of the following	g components:
	a. Trauma-focused cognitive behavioral therapy.	
	b. Parent and student coping skills.	
	c. Problem solving.	
	d. Safety planning.	
(5)	Any other training, including the training on the facilitati	ion of peer-to-peer
	mentoring, that is likely to increase school safety. Of the	funds appropriated
	to the Department of Public Instruction by this act for the	grants provided in
	this section, the Superintendent shall use no more than t	hree hundred fifty
	thousand dollars (\$350,000) in each year of the 2021-2023	fiscal biennium for
	the services identified in this subdivision.	
	<b>FION 7.19.(g)</b> Grants for Safety Equipment. – Of the funds	
-	Public Instruction by this act for the grants provided in	
	of Public Instruction shall award grants to public school units	
of safety equipm	nent for school buildings and (ii) training associated with	the use of safety

equipment purchased pursuant to this subsection. Notwithstanding G.S. 115C-218.105(b), 1 2 charter schools may receive grants for school safety equipment pursuant to this subsection. 3 **SECTION 7.19.(h)** Supplement Not Supplant. – Grants provided to public school 4 units or community partners pursuant to the Program shall be used to supplement and not to 5 supplant State or non-State funds already provided for these services. 6 SECTION 7.19.(i) Administrative Costs. – Of the funds appropriated to the 7 Department of Public Instruction by this act for the grants provided in this section, the 8 Superintendent of Public Instruction may retain a total of up to one hundred thousand dollars 9 (\$100,000) in each fiscal year of the 2021-2023 fiscal biennium for administrative costs associated with the Program. 10 11 SECTION 7.19.(j) Report. – No later than April 1 of each fiscal year in which funds 12 are awarded pursuant to this section, the Superintendent of Public Instruction shall report on the 13 Program to the Joint Legislative Education Oversight Committee, the Joint Legislative Oversight 14 Committee on Health and Human Services, the Joint Legislative Oversight Committee on Justice 15 and Public Safety, the Joint Legislative Commission on Governmental Operations, and the Fiscal 16 Research Division. The report shall include at least the following information: 17 The identity of each entity that received a grant through the Program. (1)The amount of funding provided to each entity that received a grant. 18 (2)19 (3) The services, training, and equipment purchased with grant funds by each 20 entity that received a grant. 21 (4) Recommendations for the implementation of additional effective school 22 safety measures. 23 24 **TEACHNC RECRUITMENT INITIATIVE** 25 **SECTION 7.20.(a)** The Department of Public Instruction shall adopt the TeachNC 26 recruitment initiative as a comprehensive web platform for future teachers to find information 27 and connect with resources on (i) the teaching profession, (ii) opportunities for educators in North 28 Carolina, and (iii) the process of obtaining an educator's license in the State. 29 **SECTION 7.20.(b)** The Department shall report to the Joint Legislative Education 30 Oversight Committee by March 15, 2022, and annually thereafter, on implementation of the 31 platform, including integration of the technology with outside entities, such as educator 32 preparation programs (EPPs) and businesses, and data on user outcomes, including at least the 33 following: 34 (1)The number of user accounts, visitors to the website, and web-initiated chats. 35 The number of teachers who applied to EPPs through the TeachNC platform (2)36 and, of those teachers, the number of teachers who successfully enrolled into 37 EPPs. 38 (3) The number of teachers who applied for employment in public schools 39 through the TeachNC platform and the number of teachers who continue to 40 teach in the public schools after finding employment through TeachNC. 41 The report submitted by March 15, 2022, shall also include any recommendations by 42 the Department on potential cost-sharing arrangements or public-private partnerships with 43 outside entities for ongoing sustainability or continued growth of the recruitment initiative. 44 45 EXTEND STUDENT MEAL DEBT REPORT 46 SECTION 7.21. Section 2.3(a) of S.L. 2020-80 reads as rewritten: 47 "SECTION 2.3.(a) No later than October 15, 2021, 2023, the State Board of Education shall 48 report to the Joint Legislative Education Oversight Committee on unpaid meal charges in local 49 school administrative units. At a minimum, the report shall include the following information:

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1	(1)	The percentage of students of all grade levels in	each local school
2	~ /	administrative unit who (i) qualify for and participate in	
3		and (ii) do not carry an unpaid meal charge.	1
4	(2)	The total amount of debt carried by each local school	administrative unit
5		related to unpaid meal charges.	
6	(3)	Summaries of approaches adopted by each local school	l administrative unit
7		regarding unpaid meal charges.	
8	(4)	Options for a statewide policy on the uniform administra	ation of unpaid meal
9		charges in local school administrative units. Every opti	1
10		students are not prevented from receiving nutritious n	
11		unpaid meal charge."	
12			
13	FEMININE HY	GIENE PRODUCTS GRANT PROGRAM	
14	SECT	<b>TION 7.22.</b> Of the funds appropriated to the Department	of Public Instruction
15		ants for feminine hygiene products, the Department of Pul	
16		nine Hygiene Products Grant Program (Program) for the 2	
17		s of up to five thousand dollars (\$5,000) to public scho	
18	1 0	e products for students in the unit. The Department of Pul	1
19		first-come, first-served basis, and no public school unit sha	
20	-	fiscal year. No later than March 15, 2022, the Department	
21	-	Education Oversight Committee and the Fiscal Research D	-
22	-	eiving grants under the Program, the specific feminin	-
23	purchased with th	ne grant funds, and the impact of the Program on student he	ealth and well-being.
24	•		0
25	AVERAGE DA	ILY MEMBERSHIP/HOLD HARMLESS	
26	SECT	TION 7.23.(a) Notwithstanding Section 7.15(b) of S.L.	. 2007-323, for the
27	2021-2022 fiscal	year, the following shall apply:	
28	(1)	In making adjustments pursuant to G.S. 115C-75.	.10, 115C-218.105,
29		115C-238.70, 115C-238.82, 116-239.11, and Section	on 8.35(e) of S.L.
30		2014-100, as amended by Section 7.13 of S.L. 2018-5	, the State Board of
31		Education shall not reduce allocations to applicable publi	
32		a discrepancy between their actual and anticipated average	ge daily membership.
33	(2)	After funding adjustments are made pursuant to subdivision	on $(1)$ of this section,
34		the State Board of Education shall not reduce allotme	ents for local school
35		administrative units due to a discrepancy between ac	tual and anticipated
36		average daily membership.	
37	SECT	TION 7.23.(b) No later than January 15, 2022, the De	epartment of Public
38		calculate and report to the Joint Legislative Education Over	0
39	the Fiscal Resear	ch Division, based on data from the 2020-2021 and 2021-2	2022 fiscal years, the
40		h funding allotment would have been reduced in the abser	
41		this section, respectively, for each applicable public schoo	-
42	-	by the State Board of Education in accordance with Sec	
43	2007-323. The report shall disaggregate the information on the basis of applicable public school		
44	unit, fiscal year, a	and allotment.	
45			
46		ITH DISABILITIES RESERVE	
47	SECT	<b>FION 7.24.</b> Of the funds appropriated by this act to the E	Department of Public

47 **SECTION 7.24.** Of the funds appropriated by this act to the Department of Public 48 Instruction for the 2021-2022 fiscal year, the Department shall establish the Children with 49 Disabilities Reserve. Funds from the Reserve shall be allocated to public school units that enroll 50 more children with disabilities during the first two months of school than the Department 51 anticipated prior to the beginning of the 2021-2022 school year in a manner consistent with

#### funding for children with disabilities. Public school units shall not receive funds, including from 1 2 the Reserve, for children with disabilities in excess of twelve and seventy-five hundredths percent 3 (12.75%) of the 2021-2022 average daily membership of the unit. 4 5 SPECIAL EDUCATION DUE PROCESS HEARINGS/PERMIT **IMMEDIATE** 6 JUDICIAL REVIEW OF ALJ DECISION 7 SECTION 7.25.(a) G.S. 115C-106.3(5) reads as rewritten: 8 "(5) Hearing officers. - Include administrative Administrative law judges as 9 defined in G.S. 150B-2(1) and hearing review officers.G.S. 150B-2(1)." 10 **SECTION 7.25.(b)** G.S. 115C-109.6 reads as rewritten: 11 "§ 115C-109.6. Impartial due process hearings. 12 (a) Any party may file with the Office of Administrative Hearings a petition to request 13 an impartial hearing with respect to any matter relating to the identification, evaluation, or 14 educational placement of a child, or the provision of a free appropriate public education of a 15 child, or a manifestation determination. The party filing the petition must notify the other party and the person designated under G.S. 115C-107.2(b)(9) by simultaneously serving them with a 16 17 copy of the petition. 18 (b) Notwithstanding any other law, the party shall file a petition under subsection (a) of 19 this section that includes the information required under IDEA and that sets forth an alleged 20 violation that occurred not more than one year before the party knew or reasonably should have 21 known about the alleged action that forms the basis of the petition. The issues for review under 22 this section are limited to those set forth in subsection (a) of this section. The party requesting 23 the hearing may not raise issues that were not raised in the petition unless the other party agrees 24 otherwise. 25 (c) The one-year restriction in subsection (b) of this section shall not apply to a parent if 26 the parent was prevented from requesting the hearing due to (i) specific misrepresentations by 27 the local educational agency that it had resolved the problem forming the basis of the petition, or 28 (ii) the local educational agency's withholding of information from the parent that was required 29 under State or federal law to be provided to the parent. 30 (d) The hearing shall be conducted in the county where the child attends school or is 31 entitled to enroll under G.S. 115C-366, unless the parties mutually agree to a different venue. 32 The hearing shall be closed to the public unless the parent requests in writing that the (e) 33 hearing be open to the public. 34 Subject to G.S. 115C-109.7, the decision of the administrative law judge shall be (f) 35 made on substantive grounds based on a determination of whether the child received a free 36 appropriate public education. Following the hearing, the administrative law judge shall issue a 37 written decision regarding the issues set forth in subsection (a) of this section. The decision shall 38 contain findings of fact and conclusions of law. Notwithstanding Chapter 150B of the General 39 Statutes, the The decision of the administrative law judge becomes final and is not subject to 40 further review unless appealed to the Review Officer an aggrieved party brings a civil action 41 under G.S. 115C-109.9. subsection (h2) of this section. 42 A copy of the administrative law judge's decision shall be served upon each party and (g) 43 a copy shall be furnished to the attorneys of record. The written notice shall contain a statement informing the parties of the availability of appeal and the 30-day limitation period for appeal as 44 45 set forth in G.S. 115C 109.9. right to file a civil action and the 30-day limitation period for filing 46 a civil action under subsection (h2) of this section. 47 In addition to the petition, the parties shall simultaneously serve a copy of all (h) pleadings, agreements, and motions under this Part with the person designated by the State Board 48 49 under G.S. 115C-107.2(b)(9). The Office of Administrative Hearings shall simultaneously serve 50 a copy of all orders and decisions under this Part with the person designated by the State Board 51 under G.S. 115C-107.2(b)(9).

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1	(h1) The State Board shall enforce the final decision of the administrative law judge under
2	this section by ordering a local educational agency to comply with one or more of the following:
3	(1) To provide a child with appropriate education.
4	(2) To place a child in a private school that is approved to provide special
5	education and that can provide the child an appropriate education.
6	(3) To reimburse parents for reasonable private school placement costs in
7	accordance with this Article and IDEA when it is determined that the local
8	educational agency did not offer or provide the child with appropriate
9	education and the private school in which the parent placed the child was an
10	approved school and did provide the child an appropriate education.
11	(h2) Any party who is aggrieved by the findings and decision of a hearing officer under
12	this Part may institute a civil action in State court within 30 days after receipt of the notice of the
13	decision or in federal court as provided in 20 U.S.C. § 1415.
14	(h3) Except as provided under IDEA, upon the filing of a petition under this section and
15	during the pendency of any proceedings under this Part, the child must remain in the child's
16	then-current educational placement or, if applying for initial admission to a public school, the
17	child must be placed in the public school. Notwithstanding this subsection, the parties may agree
18	in writing to a different educational placement for the child during the pendency of any
19 20	proceedings under this section.
20 21	(i) Nothing in this section shall be construed to preclude a parent from filing a separate
21	<ul><li>due process petition on an issue separate from a petition already filed.</li><li>(j) The State Board, through the Exceptional Children Division, and the State Office of</li></ul>
22	Administrative Hearings shall develop and enter into a binding memorandum of understanding
23 24	to ensure compliance with the statutory and regulatory procedures and timelines applicable under
25	IDEA to due process hearings and to hearing officers' decisions, and to ensure the parties' due
26	process rights to a fair and impartial hearing. This memorandum of understanding shall be
20 27	amended if subsequent changes to IDEA are made. The procedures and timelines shall be made
28	part of the Board's procedural safeguards that are made available to parents and the public under
29	G.S. 115C-109.1 and G.S. 115C-109.5."
30	SECTION 7.25.(c) G.S. 115C-109.9 is repealed.
31	<b>SECTION 7.25.(d)</b> This section is effective when this act becomes law.
32	
33	STATE PUBLIC SCHOOL FUND MAY BE USED FOR ARPA MAINTENANCE OF
34	EQUITY
35	SECTION 7.26. Notwithstanding any other provision of law, for the 2021-2023
36	fiscal biennium, in order to meet the minimum maintenance of equity requirements of section
37	2004(b) of ARPA, the Department of Public Instruction may allocate additional funds from the
38	State Public School Fund, as necessary, to public school units receiving funds from the
39	Elementary and Secondary School Emergency Relief Fund under ARPA.
40	
41	ELEMENTARY AND SECONDARY SCHOOL EMERGENCY RELIEF FUND/USE OF
42	RESERVE FUNDS
43	SECTION 7.27. Section 3.5 of S.L. 2021-25 reads as rewritten:
44 45	"SECTION 3.5. SECTION 3.5.(a) Use of Funds. – The Elementary and Secondary School
43 46	Emergency Relief Fund funds appropriated in Section 3.2 of this act shall only be used by the
40 47	Department of Public Instruction to (i) allocate federal grant funds to public school units pursuant to subsection (d) of section 2001 of the American Rescue Plan Act and (ii) reserve twenty one
47 48	million five hundred thousand dollars (\$21,500,000) three hundred fifty-nine million nine
48 49	hundred nineteen thousand one hundred seventy-one dollars (\$359,919,171) of the funds
49 50	pursuant to subsection (f) of section 2001 of the American Rescue Plan Act to be used according
50 51	to the following:
~ 1	

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1 2	(1)	\$20,000,000 shall be used by the Department to allocate school unit in the State, except for schools operated b	-
3		Education, to ensure that each public school unit receive	es a total amount from
4		the Elementary and Secondary School Emergency Relief	f III (ESSER III) Fund
5		of at least four hundred dollars (\$400.00) per pupil in	n federal grant funds
6		according to the following:	
7		a. If a public school unit did not receive funds purs	uant to subsection (d)
8		of section 2001, the public school unit shall rec	eive an amount equal
9		to four hundred dollars (\$400.00) per pupil.	
10		b. If a public school unit received funds pursuant	
11		section 2001, the per pupil amount allocated u	
12		shall be reduced so that (i) the total amount in fee	-
13		the ESSER III Fund is equal to four hundred	
14		pupil or (ii) the public school unit receives n	
15		because the total amount from the ESSER III Fu	nd would exceed four
16		hundred dollars (\$400.00) per pupil.	
17	(2)	\$1,500,000 to be allocated in equal amounts to the Gover	
18		for the Blind, Eastern North Carolina School for the Dea	
19		School for the Deaf for school facility repairs and imp	
20		operation of the schools to reduce risk of virus transmis	-
21 22		environmental health hazards and to support student he	
22 23		may be used for inspection, testing, maintenance, rep	· ·
23 24		upgrade projects to improve the indoor air quality including mechanical and nonmechanical heating,	
24 25		conditioning systems, filtering, purification and othe	
23 26		control systems, and window and door repair and replace	
20 27	<u>(3)</u>	\$36,000,000 to be held in a reserve by the Department to	
28	<u>(5)</u>	school units as grants to support COVID-19 related	
29		in-person instruction supplemental programs to addre	-
30		provide enrichment activities, such as for after-scho	
31		programs, during the instructional year. The allocation	
32		prioritized to public school units based on need as	-
33		expenditure of existing federal funding received fo	
34		impacts.	
35	<u>(4)</u>	$\overline{\$36,000,000}$ to be held in a reserve by the Department to	be allocated to public
36		school units as grants to support COVID-19 related	needs, including for
37		in-person instruction summer programs to address learn	ning loss and provide
38		enrichment activities. The allocation of grants shall be	e prioritized to public
39		school units based on need as demonstrated by the ex	penditure of existing
40		federal funding received for COVID-19 related impacts	<u>.</u>
41	<u>(5)</u>	\$10,000,000 to support a common learning managemen	
42		for in-person and remote instruction for kindergarten the	rough fifth grade for a
43		period of up to three years. Funds may also be used	for the kindergarten
44		readiness programs based on the Science of Reading.	
45	<u>(6)</u>	\$37,500,000 for teacher and principal profession	_
46		implementing the Science of Reading and the requirem	nents of the Excellent
47		Public Schools Act of 2021.	<b>1</b>
48	<u>(7)</u>	\$1,000,000 to contract with one or more external resea	
49 50		to subdivision (4) of Section 5A of S.L. 2021-1, as enac	
50		S.L. 2021-3, to assess the impact of COVID-19 on public	
51		responses of the State to the challenges presented by CC	JVID-19.

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1	<u>(8)</u>	\$10,000,000 to provide support for in-person, evidence-based tutoring
2	<u> </u>	initiatives, including mathematics-focused programs, in response to
3		COVID-19.
4	(9)	\$500,000 to support expansion of the North Carolina Preschool Pyramid
5	<u></u>	Model (NCPPM) across and within local school administrative unit preschool
6		programs and to support the implementation of NCPPM in kindergarten in a
7		developmentally appropriate and vertically aligned manner. Funds shall be
8		used to provide training, consultation, and ongoing support for local school
9		administrative units to implement the NCPPM framework to prekindergarten
10		and kindergarten classrooms, with priority given to low-performing schools
11		and local school administrative units affected by COVID-19 that receive
12		low-wealth supplemental funding.
13	<u>(10)</u>	\$15,000,000 to establish a grant program to provide contracted school health
14	<u>(10)</u>	support services to public school units with a demonstrated need. Public
15		school units receiving the funds shall contract with school health support
16		personnel to provide additional physical and mental health support services
17		for students in response to COVID-19. No later than February 15, 2022, the
18		Department shall report to the Joint Legislative Education Oversight
19		Committee on the public school units that received the services, the specific
20		services provided, the type of school health support personnel that provided
21		the services, and the amount of funding provided for each service in each
22		public school unit. For purposes of this subdivision, the term "school health
23		support personnel" shall refer to school counselors, school nurses, school
24		psychologists, and school social workers.
25	(11)	\$2,000,000, in response to the COVID-19 pandemic, for eight new
26	<u>(11)</u>	time-limited, full-time equivalent positions at the Department and associated
27		operating costs to work with the Center for Safer Schools, public school units,
28		and law enforcement to identify and locate missing public school students.
29		One position shall be based in each of the eight education districts adopted by
30		the State Board of Education and shall report to the regional director assigned
31		to that district.
32	(12)	\$2,000,000 to contract with a third-party entity for a period of up to two years
33	<u>\</u>	for a new software platform, in response to the COVID-19 pandemic, to
34		develop and implement a system of tracking expenditures of State and federal
35		funds provided for subscription services and technology.
36	<u>(13)</u>	\$9,000,000 to contract with a third-party entity for a period of up to three years
37	<u>(10)</u>	for a new software platform, in response to the COVID-19 pandemic, to
38		evaluate and improve student learning and performance and to provide
39		students with an individualized roadmap for improving learning and
40		performance.
41	(14)	\$200,000 to establish one new time-limited, full-time equivalent position at
42	<u>(1-1)</u>	the Department to manage the two software platforms for public schools
43		funded pursuant to subdivisions (12) and (13) of this subsection.
44	<u>(15)</u>	\$15,000,000 to provide grants to local school administrative units for schools
45	<u>(10)</u>	identified as low-performing, with priority for grants provided to local school
46		administrative units that have a majority of schools located in the unit
47		identified as low-performing. Funds shall be used to provide flexible
48		improvement and intervention options that are approved by the Department to
49		address negative impacts of COVID-19.
50	(16)	\$8,000,000 to be allocated to Mount Airy City Schools to partner with a
51	(10)	nonprofit organization to create the North Carolina High-Tech Learning
~ 1		insprent organization to croate the right caroning right reen ised initig

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1		Accelerator, an initiative to provide a network of	f place-based learning hubs
2		for students with rigorous and experiential pathway	· · · · · · · · · · · · · · · · · · ·
3		industry. The initiative shall offer summer important	
4		options, in addition to other student supports in	n a core program aimed at
5		enhancing curriculum opportunities for work-base	ed learning.
6	<u>(17)</u>	Up to \$17,995,959 for the Department to use for a	administrative costs.
7	<u>(18)</u>	Any contract that is executed to meet the purposes	
8		using the funds provided from the reserve pursuan	
9		2001 of the American Rescue Plan Act (ARPA) s	
10		term consistent with the deadline for the expenditu	ure of those funds under the
11	(10)	federal law and guidelines.	
12	<u>(19)</u>	In no event shall the Department expend or encun	
13 14		of funds pursuant to subsection (f) of section 2	
14 15		purposes set forth under subdivisions (1) through (	
15 16		any other purpose in a total amount that exceed million six hundred ninety-five thousand nine	
10		(\$221,695,959) prior to June 1, 2022.	nundred inty-nine donars
18	(20)	If, on August 15, 2022, there are any funds that a	are unencumbered from the
19	(20)	reserve of funds pursuant to subsection (f) of section	
20		funds shall be reallocated to be used for expendit	
21		meet additional needs of the elementary and second	
22		within federal law and guidelines, as determin	•
23		Education.	
24	"SECTION 3	<b>3.5.(b)</b> Strategic Plan for a Competency-Based Educ	cation Program. – The State
25	Board of Educati	on and the Department of Public Instruction shall of	develop a strategic plan for
26		of a competency-based education program that	-
27		stery for students in grades seven through 12 for cre	
28	-	ts of the COVID-19 pandemic. The program shall a	
29	*	ncy and enable teacher professional development	* * *
30		the purposes of educator licensure reform and efficie	
31 32		5, 2021, the Department of Public Instruction shal	-
52 33		the program to the Joint Legislative Education Over eployment of the competency-based education prog	
33 34		nay earn credit by demonstrating content mastery and	
35		achers and how the program will be used for pro	
36	_	a detailed description of the estimated cost of t	_
37	· · ·	other sources of funds for the program after the dea	
38		es for expenditure of federal funds."	
39	<u>c</u>	<u>1</u>	
40	PART VII-A. C	OMPENSATION OF PUBLIC SCHOOL EMPL	LOYEES
41			
42	<b>TEACHER SAI</b>	LARY SCHEDULE	
43		<b>TION 7A.1.(a)</b> The following monthly teacher sala	
44		iscal year to licensed personnel of the public sch	
45	teachers. The sala	ary schedule is based on years of teaching experience	
46	<b>X</b> 7 . A	2021-2022 Teacher Monthly Salary Sched	
47 48		Experience	'A" Teachers
48 49	0		\$3,509 \$3,600
49 50	1 2		\$3,609 \$3,709
50 51	23		\$3,810
51	5		ψ5,010

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1	4		\$3,910
2	5		\$4,010
3	6		\$4,110
1	7		\$4,211
5	8		\$4,311
5	9		\$4,411
7		0	\$4,511
3		1	\$4,612
)		2	\$4,712
)		3	\$4,812
		4	\$4,912
		5-24	\$5,013
		5+	\$5,213.
		<b>TION 7A.1.(b)</b> Salary Supplements for Teacher	,
	SEC	TION (A.I.(b) Salary Supplements for Teacher	is raid on this balary benedule.
	- (1)	Licensed teachers who have NBPTS certif	fightion shall receive a salary
	(1)		
		supplement each month of twelve percent (1	2%) of their monthly safary on
	$\langle 0 \rangle$	the "A" salary schedule.	4 <b>1</b> - 11
	(2)	Licensed teachers who are classified as "M"	
		supplement each month of ten percent (10%)	) of their monthly salary on the
		"A" salary schedule.	
	(3)	Licensed teachers with licensure based on	
		six-year degree level shall receive a salar	
		twenty-six dollars (\$126.00) per month in addi	ition to the supplement provided
		to them as "M" teachers.	
	(4)	Licensed teachers with licensure based on	
		doctoral degree level shall receive a salary	
		fifty-three dollars (\$253.00) per month in addi	ition to the supplement provided
		to them as "M" teachers.	
	(5)	Certified school nurses shall receive a salary	
		percent (10%) of their monthly salary on the '	
		TION 7A.1.(c) The first step of the salary sched	
	• • • •	ch pathologists who are licensed as speech path	6
	0	and (iii) school audiologists who are licensed	0
	•	higher shall be equivalent to the sixth step of	•
		receive a salary supplement each month of ten	
		igible to receive salary supplements equivalent to	
		e six-year degree level or the doctoral degree level	
		TION 7A.1.(d) The twenty-sixth step of the	•
	psychologists, (	ii) school speech pathologists who are licensed	d as speech pathologists at the
	master's degree	level or higher, and (iii) school audiologists who	o are licensed as audiologists at
	the master's deg	ree level or higher shall be seven and one-half	percent (7.5%) higher than the
	salary received l	by these same employees on the twenty-fifth step	o of the salary schedule.
	SEC	TION 7A.1.(e) Beginning with the 2014-2015	fiscal year, in lieu of providing
	annual longevity	payments to teachers paid on the teacher salary	schedule, the amounts of those
	longevity payme	ents are included in the monthly amounts under t	the teacher salary schedule.
		TION 7A.1.(f) A teacher compensated in accord	
		22 school year shall receive an amount equal to t	
	(1)	The applicable amount on the salary schedule	
	(2)	For teachers who were eligible for longevity	
		the sum of the following:	<u> </u>
		0	

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a.	The salary the teacher received in the to Section 35.11 of S.L. 2013-360.	2013-2014 school year pursuant
b.	The longevity that the teacher would h	ave received under the longevity
	system in effect for the 2013-2014 s	chool year provided in Section
	35.11 of S.L. 2013-360 based on the te	
с.	The annual bonus provided in Section	
	r teachers who were not eligible for long	
20	ar, the sum of the salary and annual bor 14-2015 school year pursuant to Section 9.	1 of S.L. 2014-100.
	<b>N 7A.1.(g)</b> As used in this section, the te	erm "teacher" shall also include
instructional support	E	
	<b>N 7A.1.(h)</b> It is the intent of the Gener	
	thly teacher salary schedule for the 202	
 	ic schools who are classified as teachers.	The salary schedule is based on
years of teaching exp		
	2022-2023 Teacher Monthly Salary Se	
Years of Exp	erience	"A" Teachers
0		\$3,518
1		\$3,618
2		\$3,718
3		\$3,820
4		\$3,920
5		\$4,020
6		\$4,120
7		\$4,222
8		\$4,322
9		\$4,422
10		\$4,522
11		\$4,624 \$4,724
12		\$4,724 \$4,824
13		\$4,824 \$4,024
14		\$4,924 \$5,026
15-24		\$5,026 \$5,226
25+ SECTIO	<b>17. 1</b> (*) C S 115C 202 10 mode og menne	\$5,226.
	N 7A.1.(i) G.S. 115C-302.10 reads as rewn	
	alifications for certain education-based s	
	Section 35.11 of S.L. 2013-360, any oth	
	d instructional support personnel shall be pupplement for academic preparation at the	
	for the 2014-2015 school year and subsequ	
-	rtified school nurses and instructional su	•
. ,	tich a master's degree is required for licens	1 1 1
	achers and instructional support personne	
	nedule or received that salary supplement	-
ye	• • • •	prior to the 2014-2013 senior
•	achers and instructional support personnel	who (i) complete a degree at the
	aster's, six-year, or doctoral degree level for	
	e course prior to August 1, 2013, and (ii) we	
011	e course prior to August 1, 2015, allu (II) W	Juig maye quanned 101 the Salary
	nlement nursuant to State Roard of Educat	
su	pplement pursuant to State Board of Educat effect on June 30, 2013."	

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	SUPPORT HIG	HLY QUALIFIED NC TEACHING GRADUA	ATES
2		<b>TON 7A.2.(a)</b> Article 20 of Chapter 115C of the	General Statutes is amended
3	by adding a new s	section to read:	
1		Salary supplement for highly qualified teaching	
5	(a) For p	urposes of this section, a "highly qualified gra	aduate" or "graduate" is an
5	individual enterin	ng the teaching profession who has graduated	from an approved educator
	preparation progr	am located in North Carolina who has both of the	following:
	<u>(1)</u>	A grade point average of 3.75 or higher on a 4.0	
	$\overline{(2)}$	A score of the following or higher on an edTPA	-
		score on a nationally normed and valid per	
		determine clinical practice performance:	
		a. A score of 42 for the World Languag	es and Classical Languages
		edTPA assessment.	
		b. A score of 57 for the Elementary Educat	ion edTPA assessment.
		c. A score of 48 for all other edTPA assess	
	(b) Notwi	thstanding any other provision of law, to the ext	
		highly qualified graduate who is employed by a l	•
		upplement each month at the highest level for wh	
	<u>follows:</u>	upplement each month at the highest level for wi	nen me graduate quannes as
		A graduate who accents initial amployment	at a school identified as
	<u>(1)</u>	<u>A graduate who accepts initial employment</u> low-performing by the State Board of	
			1
		G.S. 115C-105.37 shall receive a salary supplem	
		three years of employment as a teacher, without	-
		to the difference between the State-funded sal	
		State-funded salary of a similarly situated t	
		experience on the "A" Teachers Salary Schedul	
		remains teaching at the same school or (ii) accep	· · ·
		another low-performing school or local school a	administrative unit identified
		as low-performing.	
	<u>(2)</u>	A graduate licensed and employed to teach in the	_
		science, technology, engineering, or mathematical	•
		supplement during the graduate's first two years	
		without a break in service, equivalent to t	
		State-funded salary of the graduate and the State	
		situated teacher with two years of experience	
		Schedule, as long as the graduate continues teach	hing in one of those areas.
	<u>(3)</u>	All other graduates shall receive a salary supp	lement during the graduate's
		first year of employment as a teacher, without a	a break in service, equivalent
		to the difference between the State-funded sal	ary of the graduate and the
		State-funded salary of a similarly situated teacher	r with one year of experience
		on the "A" Teachers Salary Schedule."	
	SECT	TON 7A.2.(b) This section becomes effective	July 1, 2021, and applies to
		raduates hired on or after that date.	• • • • •
	<b>BONUSES FOR</b>	TEACHERS	
		TON 7A.3.(a) No later than October 31, 202	1. the Department of Public
		administer a one-time, lump sum bonus of three	· •
		ose salaries are supported from State funds and w	
		cher in a qualifying public school unit.	.,
		<b>ION 7A.3.(b)</b> As used in this section, the follow	ing definitions shall apply:
	(1)	Teacher. – Teachers and instructional support pe	
	(1)	- caller - reactions and instructional support pe	

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	(2)	Qualifying public sc	chool unit. – Any of the follow	ing:
		a. A local scho	ol administrative unit.	
		b. A charter sch	hool.	
		c. A regional so	chool.	
		d. An innovativ		
			v school under Article 29A of C	Chapter 116 of the Gener
		Statutes.		
	SEC		onuses awarded pursuant to this	section shall be in addition
to any	regular w	ige or other bonus the	teacher receives or is schedule	d to receive.
	SEC	fION 7A.3.(d) Notwi	ithstanding G.S. 135-1(7a), the	bonuses awarded pursua
to this	section a	re not compensation u	under Article 1 of Chapter 13	5 of the General Statute
Retire	ment Syste	m for Teachers and St	tate Employees.	
	-		harter schools, regional school	ls, innovative schools, ar
labora			f Public Instruction shall alloc	
	•	-	ne basis of the funded average	
school	-		C	<b>y</b> 1
		<b>FION 7A.3.(f)</b> It is t	the intent of the General Asse	embly that funds provide
pursua			nt teacher compensation and no	• •
1		11	the 2021-2022 fiscal year, fur	11
Gener		_	ublic Instruction for the follow	
			ers in accordance with subsect	
section				
~	(1)	The Third Grade F	Read to Achieve Teacher Bo	nus Program provided
	(-)		2. 2017-57, as amended by Sec	0 1
		and Section 8.10 of		
	(2)		fth Grade Reading Teacher Bo	onus Program provided
	(_)		. 2017-57, as amended by Sect	
	(3)		h Grade Math Teacher Bonus Pr	
	(5)	0	7, as amended by Section 8.12	0 1
	SEC		ne 2022-2023 fiscal year and su	
the int			eauthorize bonuses for teacher	· ·
		•	ons (1) through (3) of subsection	
in the	programs			(g) of this section.
ADV	NCED C	OURSE AND CTE T	<b>FEACHER BONUSES</b>	
			olish Advanced Course and C	ΓΕ Bonus Program. – T
State		. ,	lish a teacher bonus program	e
			ice and encourage student learn	
		-	blic Instruction shall administe	
	•	-	from State funds in January of	
			2021-2022 school years, respe	•
this se				•••••••••••••••••••••••••••••••••••
		TION 7A.4.(b) Defi	initions. – For purposes of the	his section the following
definit	tions shall		indons. For purposes of a	
derinit	(1)		course teacher A teacher	of Advanced Placeme
	(1)	-	al Baccalaureate Diploma Pr	
			ed International Certificate of H	-
		who meets the follow		
			by, or retired having last held	a position at one or mo
		of the follow		
			alifying public school unit.	
		-	North Carolina Virtual Public S	School program
		$\angle$ . The l	Norui Caronna vintual Fublic S	school program.

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$\frac{1}{2}$		b. Taught one or more students who received a score (c) of this section.	listed in subsection
2 3	( <b>2</b> )		taaahar who maata
3 4	(2)	Eligible career and technical education (CTE) teacher. – A the following criteria:	teacher who meets
5			ion at a qualifying
5 6		a. Is employed by, or retired having last held a posit public school unit.	lon at, a quantying
7		b. Taught one or more students who attained	approved industry
8		certifications or credentials consistent with G.S. 1	
9	(3)	Qualifying public school unit. – Any of the following:	15C-150.2.
10	$(\mathbf{J})$	a. A local school administrative unit.	
10		<ul><li>b. A charter school.</li></ul>	
12		c. A regional school.	
12		<ul><li>d. A school providing elementary or secondary instr</li></ul>	ruction operated by
14		the State Board of Education under Article 7A of G	
15		General Statutes.	
16		e. A school providing elementary or secondary instr	
17		The University of North Carolina under Article 29.	A of Chapter 116 of
18	(4)	the General Statutes.	
19 20	(4)	Qualifying teacher. – An eligible advanced course teacher	-
20 21		and technical education teacher who meets one of the foll- a. Remains employed teaching in the same qualifying	-
21		a. Remains employed teaching in the same qualifying or, if an eligible advanced course teacher is only	
22		North Carolina Virtual Public School program,	
23 24		teaching in that program, at least from the scho	1 1
25		collected until January 1 of the corresponding s	-
26		bonus is paid.	enoor year that the
27		b. Retired, between the last day of the school year i	n which the data is
28		collected and January 1 of the corresponding scho	
29		bonus is paid, after attaining one of the following:	•
30		1. The age of at least 65 with five years of cre	
31		2. The age of at least 60 with 25 years of cred	
32		3. Thirty years of creditable service.	
33	SECT	<b>TION 7A.4.(c)</b> Advanced Course Bonuses. – A bonus in	the amount of fifty
34		shall be provided to qualifying advanced course teachers for	•
35	in each advanced	l course who receives the following score:	-
36	(1)	For Advanced Placement courses, a score of three or hig	gher on the College
37		Board Advanced Placement Examination.	
38	(2)	For International Baccalaureate Diploma Programme cour	rses, a score of four
39		or higher on the International Baccalaureate course exami	
40	(3)	For the Cambridge AICE program, a score of "C" or highe	er on the Cambridge
41		AICE program examinations.	
42		<b>TION 7A.4.(d)</b> CTE Bonuses. – For qualifying career and	technical education
43		s shall be provided in the following amounts:	
44	(1)	A bonus in the amount of twenty-five dollars (\$25.00) for	
45		by a teacher who provided instruction in a course that led	
46		an industry certification or credential with a twenty-five d	
47		ranking as determined under subsection (e) of this section	
48	(2)	A bonus in the amount of fifty dollars (\$50.00) for each	
49 50		teacher who provided instruction in a course that led to t	
50		industry certification or credential with a fifty dollar (\$50	0.00) value ranking
51		as determined under subsection (e) of this section.	

1 2	<b>SECTION 7A.4.(e)</b> CTE Course Value Ranking. – The Department of Commerce, in consultation with the State Board, shall assign a value ranking for each industry certification
3 4	and credential based on academic rigor and employment value in accordance with this subsection. Fifty percent (50%) of the ranking shall be based on academic rigor and the remaining fifty
5	percent (50%) of the failing shall be based on academic rigor and the femaling firty percent (50%) on employment value. Academic rigor and employment value shall be based on
6	the following elements:
7	(1) Academic rigor shall be based on the number of instructional hours, including
8	work experience or internship hours, required to earn the industry certification
9	or credential, with extra weight given for coursework that also provides
10	community college credit.
11	(2) Employment value shall be based on the entry wage, growth rate in
12	employment for each occupational category, and average annual openings for
13	the primary occupation linked with the industry certification or credential.
14	<b>SECTION 7A.4.(f)</b> Limitation on Bonus Funds. – Bonus funds awarded to a teacher
15	pursuant to subsection (c) or subsection (d) of this section shall not exceed three thousand five
16	hundred dollars (\$3,500) per subsection in any given school year.
17	<b>SECTION 7A.4.(g)</b> Bonuses Not Compensation. – Bonuses awarded to a teacher
18	pursuant to this section shall be in addition to any regular wage or other bonus the teacher receives
19	or is scheduled to receive. Notwithstanding G.S. 135-1(7a), the bonuses awarded under this
20	section are not compensation under Article 1 of Chapter 135 of the General Statutes, Retirement
21	System for Teachers and State Employees.
22	<b>SECTION 7A.4.(h)</b> Study and Report. – The State Board of Education shall study
23	the effect of the program on teacher performance and retention. The State Board shall report the
24	results of its findings and the amount of bonuses awarded to the President Pro Tempore of the
25	Senate, the Speaker of the House of Representatives, the Joint Legislative Education Oversight
26	Committee, and the Fiscal Research Division by March 15 of each year bonuses are awarded.
27	The report shall include, at a minimum, the following information:
28	(1) Number of students enrolled and taking examinations in each of the following
29	categories of courses:
30	a. Advanced Placement.
31	b. International Baccalaureate Diploma Programme.
32	c. Cambridge AICE program.
33	d. Courses needed for the attainment of an industry certification or
34	credential.
35	(2) Number of students receiving outcomes on examinations resulting in the
36	award of a bonus for a teacher in each category of courses identified in
37	sub-subdivision a. of subdivision (1) of this subsection.
38 39	(3) Number of teachers receiving a bonus in each category of courses identified in out out division a standard of this subsection
39 40	<ul><li>in sub-subdivision a. of subdivision (1) of this subsection.</li><li>(4) The amounts awarded to teachers for each category of courses identified in</li></ul>
40 41	(4) The amounts awarded to teachers for each category of courses identified in sub-subdivision a. of subdivision (1) of this subsection.
42	(5) The type of industry certifications and credentials earned by the students, the
43	value ranking for each certification and credential, the number of bonuses
43 44	earned for each certification or credential, and the total bonus amount awarded
45	for each certification or credential.
46	
47	SMALL COUNTY SIGNING BONUS FOR TEACHERS
48	<b>SECTION 7A.5.(a)</b> Definitions. – For purposes of this section, the following
49	definitions shall apply:
50	(1) Eligible employee. – A person who meets all of the following criteria:

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1 2		pts employment as -2022 school year.	a teacher with an eli	igible employer for the
3 4	b. Was	not employed	by the eligible en s subdivision in the 20	nployer identified in 020-2021 fiscal year.
5 6	c. Is em		ble employer identifie	ed in sub-subdivision a.
7			,	hool administrative unit
8	, , <b>U</b>		0	nental funding in the
9	2021-2022 fi	•	noor system supple	nontai randing in the
10		•	provided by an eligible	e employer to enable an
11 12				gram established by this
13	(4) Teacher. $-T$	eachers and instruc	tional support personr	nel.
14	SECTION 7A.5.(b)	) Signing Bonus P	rogram. – For the 202	21-2022 fiscal year, the
15	Department of Public Instructi			
16	teachers. Signing bonuses shall	1	<b>U I I</b>	1 1 1
17	eligible employer as long as the			. ,
18	for every one dollar (\$1.00) in l	· 1	•	
19			<b>.</b>	g Bonuses. – A teacher
20 21	who receives a signing bonus	<b>•</b>	-	
21	bonus pursuant to this section o at the earliest. This section sha			
22	teachers that are not signing bo		legislatively manuat	ed bolluses leceived by
23 24	0 0		ions – The bonuses a	warded pursuant to this
25	section shall be in addition to a			-
26	to receive.	ij iogului wugo oi v		
27		) Not for Retirem	ent. – Notwithstandi	ng G.S. 135-1(7a), the
28	bonuses awarded pursuant to the			-
29	of the General Statutes, Retiren			
30	SECTION 7A.5.(f)	Future Signing	Bonuses It is the	intent of the General
31	Assembly to provide additional	signing bonuses for	or eligible employees	in the 2022-2023 fiscal
32	year.			
33				
34	PRINCIPAL SALARY SCHI			
35				or principals shall apply
36	for the 2021-2022 fiscal year, b			
37 38		-	ual Salary Schedule Met Growth	<b>Exceeded</b> Growth
38 39	Avg. Daily Membership 0-200	<b>Base</b> \$69,147	\$76,062	\$82,976
39 40	201-400	\$72,604	\$70,002 \$79,864	\$82,970 \$87,125
40 41	401-700	\$76,062	\$83,668	\$91,274
42	701-1,000	\$79,519	\$87,471	\$95,423
43	1,001-1,600	\$82,976	\$91,274	\$99,571
44	1,601+	\$86,434	\$95,077	\$103,721.
45		. ,	,	mined according to the
46	average daily membership of th	•		•
47	(b) of this section, and the scho	-		
48	each school the principal super	-	_	
49	in subsection (c) of this sectio	n, regardless of a	break in service, and	provided the principal
50	supervised each school as a prin	ncipal for at least a	majority of the school	year, as follows:

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(1)	A principal shall be paid according to the Exceeded G schedule if the school growth scores show the school	or schools exceeded
(2)	expected growth in at least two of the prior three school	
(2)	A principal shall be paid according to the Met Growth co if any of the following apply:	or the schedule
	a. The school growth scores show the school or s	chools met expected
	growth in at least two of the prior three school ye	-
	b. The school growth scores show the school or s	
	growth in at least one of the prior three school	-
	expected growth in one of the prior three school	years.
	c. The principal supervised a school in at least ty	-
	school years that was not eligible to receive a sch	-
(3)	A principal shall be paid according to the Base colu	umn if either of the
	following applies:	1 1 1 1
	a. The school growth scores show the school or s	
	<ul><li>expected growth in at least two of the prior three</li><li>b. The principal has not supervised any school</li></ul>	•
	majority of the school year in at least two of the	
	years.	le prior three senoo
SECT	<b>TION 7A.6.(b)</b> For purposes of determining the average d	aily membership of a
	, the following amounts shall be used during the followin	•
(1)	Between July 1, 2021, and December 31, 2021, the avera	
	for the school from the 2019-2020 school year. If the sc	hool did not have an
	average daily membership in the 2019-2020 school year,	the projected average
	daily membership for the school for the 2021-2022 scho	•
(2)	Between January 1, 2022, and June 30, 2022, the avera	ge daily membership
	for the school for the 2021-2022 school year.	
	<b>TION 7A.6.(c)</b> For purposes of determining the school gr	
	bal supervised in at least two of the prior three school years, all be used during the following time periods:	, the following school
(1)	Between July 1, 2019, and December 31, 2019, school gi	rowth scores from the
(1)	three most recent available school years, up to the 201	
	shall be used.	to 2019 sentoor year
(2)	Between January 1, 2020, and June 30, 2020, school gr	owth scores from the
(-)	three most recent available school years, up to the 202	
	shall be used.	
SECT	CION 7A.6.(d) Beginning with the 2017-2018 fiscal year	, in lieu of providing
	payments to principals paid on the principal salary sche	
•••	ayments are included in the annual amounts under the prin	1 0
	<b>TION 7A.6.(e)</b> A principal compensated in accordance wi	
	year shall receive an amount equal to the greater of the fo	-
(1)	The applicable amount on the salary schedule for the ap	
(2)	For principals who were eligible for longevity in the 20 the sum of the following:	016-2017 fiscal year
	<ul><li>the sum of the following:</li><li>a. The salary the principal received in the 2016-201</li></ul>	7 fiscal year pursuant
	to Section 9.1 or Section 9.2 of S.L. 2016-94.	, notar year pursuall
	b. The longevity that the principal would have reco	eived as provided for
	State employees under the North Carolina Huma	-
	the 2016-2017 fiscal year based on the princip	
	the 2010-2017 fiscal year based on the Difficil	bars current years of

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1 2 3	year, the salar		eived in the 2016-201	in the 2016-2017 fiscal 7 fiscal year pursuant to	
4				nbly to implement the	
5	following annual salary schedule			· ·	
6	2022:	for principuls for	the 2022 2025 fised	year, beginning sury 1,	
7		23 Princinal Ann	ual Salary Schedule		
8	Avg. Daily Membership	Base	Met Growth	<b>Exceeded</b> Growth	
9	0-200	\$70,184	\$77,202	\$84,221	
10	201-400	\$73,693	\$81,062	\$88,432	
11	401-700	\$77,202	\$84,922	\$92,642	
12	701-1,000	\$80,712	\$88,783	\$96,854	
13	1,001-1,600	\$84,221	\$92,643	\$101,065	
14	1,601+	\$87,730	\$96,503	\$105,276.	
15	, ,	. ,	. ,	. ,	
16	BONUSES FOR PRINCIPALS	5			
17	SECTION 7A.7.(a)	No later than C	ctober 31, 2021, the	Department of Public	
18	Instruction shall administer a on				
19	(\$1,800) to every principal in a p	ublic school unit v	whose salaries are sup	ported from State funds	
20	and who, as of October 1, 2021,				
21	SECTION 7A.7.(b)	The bonuses av	warded pursuant to t	his section shall be in	
22	addition to any regular wage or o				
23	SECTION 7A.7.(c)	Notwithstanding C	G.S. 135-1(7a), the box	nuses awarded pursuant	
24	to this section are not compensation	ation under Articl	e 1 of Chapter 135 o	of the General Statutes,	
25	Retirement System for Teachers				
26	SECTION 7A.7.(d)	It is the intent of	f the General Assemb	bly that funds provided	
27	pursuant to this section will supp	lement principal c	compensation and not	supplant local funds.	
28					
29	ASSISTANT PRINCIPAL SA				
30				g July 1, 2021, assistant	
31	principals shall receive a month	• •	•		
32	classified as "A" teachers plus ni	-	· · ·		
33	the step on the salary schedule th		•	1	
34	employee of the public schools.	1 1		•	
35	provisional assistant principal's c		-		
36		-	-	on based on academic	
37	preparation at the six-year deg				
38	twenty-six dollars (\$126.00) per		-	el shall be paid a salary	
39 40	supplement of two hundred fifty-	,	· •		
40		-		me master's in school	
41	administration program shall reco	1	1 0	11	
42	master's program. The stipend sh	-			
43	teacher who becomes an intern,		1		
44 45	teacher salary schedule. The N Preparation Program or the sch		1	0 1	
			_	-	
46 47	master's in school administration certification of eligible full-time		pry the Department of		
47 48			$\sim 2017_{-}2018$ field $w$	ear, in lieu of providing	
40 49	annual longevity payments to as				
49 50	amounts of those longevity payments to as				
50 51	principals pursuant to subsection			no provided to assistalle	
51	Principals pursuant to subsection		•		

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1 2 3 4 5	section for the 2021-2022 fiscal year shall received (1) The applicable amount on the following of the follo	0
6 7	•	ant principal received in the 2016-2017 fiscal year 9.1 or Section 9.2 of S.L. 2016-94.
8 9 10 11 12 13 14	<ul> <li>b. The longevity that provided for State Resources Act for the principal's current yet (3)</li> <li>For assistant principals when fiscal year, the salary the assistant principal for a salary the salary t</li></ul>	the assistant principal would have received as employees under the North Carolina Human the 2016-2017 fiscal year based on the assistant
15		
16	CENTRAL OFFICE SALARIES	
17 18 19 20	annual salary for superintendents, assista	1-2022 fiscal year, beginning July 1, 2021, the nt superintendents, associate superintendents, e officers, whose salaries are supported from State bercent (1.5%).
21		t of the General Assembly to increase the annual
22	salary for superintendents, assistant	superintendents, associate superintendents,
23	1	e officers, whose salaries are supported from State
24 25		July 1, 2022, by one and one-half percent (1.5%). salary maximums that follow apply to assistant
26	· · · · ·	directors/coordinators, supervisors, and finance
27	officers for the 2021-2022 fiscal year, beginning	
28		2021-2022 Fiscal Year
29		Maximum
30	School Administrator I	\$6,730
31	School Administrator II	\$7,131
32	School Administrator III	\$7,558
33	School Administrator IV	\$7,853
34	School Administrator V	\$8,166
35	School Administrator VI	\$8,651
36	School Administrator VII	\$8,995.
37		determine the appropriate category and placement
38	-	perintendent, director/coordinator, supervisor, or
39		hin funds appropriated by the General Assembly
40	-	endents. The category in which an employee is
41	placed shall be included in the contract of any	
42		thly salary maximums that follow apply to
43	superintendents for the 2021-2022 fiscal year,	
44 15		2021-2022 Fiscal Year
45 16	Cupatintan dant I	Maximum
46 47	Superintendent I	\$9,535 \$10,103
+7 48	Superintendent II	\$10,103 \$10,709
+8 19	Superintendent III	\$10,709 \$11,353
+9 50	Superintendent IV Superintendent V	\$11,555 \$12,037.
.0	Supermendent v	$\psi_1 2,057.$

1 The local board of education shall determine the appropriate category and placement 2 for the superintendent based on the average daily membership of the local school administrative 3 unit and within funds appropriated by the General Assembly for central office administrators and 4 superintendents. 5 **SECTION 7A.9.(e)** Longevity pay for superintendents, assistant superintendents, 6 associate superintendents, directors/coordinators, supervisors, and finance officers shall be as 7 provided for State employees under the North Carolina Human Resources Act. 8 SECTION 7A.9.(f) Superintendents, assistant superintendents, associate 9 superintendents, directors/coordinators, supervisors, and finance officers with certification based 10 on academic preparation at the six-year degree level shall receive a salary supplement of one 11 hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided 12 pursuant to this section. Superintendents, assistant superintendents, associate superintendents, 13 directors/coordinators, supervisors, and finance officers with certification based on academic 14 preparation at the doctoral degree level shall receive a salary supplement of two hundred 15 fifty-three dollars (\$253.00) per month in addition to the compensation provided for under this 16 section. 17 **SECTION 7A.9.(g)** The State Board of Education shall not permit local school 18 administrative units to transfer State funds from other funding categories for salaries for public 19 school central office administrators. 20 **SECTION 7A.9.(h)** It is the intent of the General Assembly that the monthly salary 21 maximums that follow shall apply to assistant superintendents, associate superintendents, 22 directors/coordinators, supervisors, and finance officers for the 2022-2023 fiscal year, beginning 23 July 1, 2022: 24 2022-2023 Fiscal Year 25 Maximum 26 School Administrator I \$6,831 27 School Administrator II \$7,238 28 School Administrator III \$7,671 29 \$7,971 School Administrator IV 30 School Administrator V \$8,288 31 School Administrator VI \$8,781 32 \$9,130. School Administrator VII 33 **SECTION 7A.9.(i)** It is the intent of the General Assembly that the monthly salary 34 maximums that follow shall apply to superintendents for the 2022-2023 fiscal year, beginning 35 July 1, 2022: 36 2022-2023 Fiscal Year 37 Maximum 38 Superintendent I \$9,678 39 Superintendent II \$10,255 40 Superintendent III \$10,870 41 Superintendent IV \$11,523 42 Superintendent V \$12,217. 43 44 NONCERTIFIED PERSONNEL SALARIES 45 SECTION 7A.10.(a) Beginning with the 2021-2022 fiscal year, the State Board of 46 Education shall increase the minimum of all salary grades and ranges it maintains for noncertified 47 public school employees, as necessary, to achieve a minimum hourly compensation rate of thirteen dollars (\$13.00) per hour. 48

49 **SECTION 7A.10.(b)** For the 2021-2022 fiscal year, beginning July 1, 2021, the 50 annual salary for noncertified public school employees whose salaries are supported from State 51 funds shall be increased as follows:

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1	(1) For permanent, full-time employees on a 12-month contract, by the greater of
2	the following:
3	a. One and one-half percent (1.5%).
4	b. An amount necessary to increase the minimum hourly compensation
5	rate of the employee to thirteen dollars (\$13.00) per hour pursuant to
6	subsection (a) of this section.
7	(2) For the following employees, by an equitable amount based on the amounts
8	specified in subdivision (1) of this subsection:
9	a. Permanent, full-time employees on a contract for fewer than 12
10	months.
11	b. Permanent, part-time employees.
12	c. Temporary and permanent hourly employees.
13	<b>SECTION 7A.10.(c)</b> It is the intent of the General Assembly to increase the annual
14	salary for noncertified public school employees whose salaries are supported from State funds in
15	the 2022-2023 fiscal year, beginning July 1, 2022, by one and one-half percent (1.5%).
16	
17	PART VIII. THE UNIVERSITY OF NORTH CAROLINA SYSTEM
18	
19	UNC/ESCHEAT FUND FOR STUDENT FINANCIAL AID PROGRAMS
20	SECTION 8.1.(a) The funds appropriated by this act from the Escheat Fund for the
21	2021-2023 fiscal biennium for student financial aid shall be allocated in accordance with
22	G.S. 116B-7. Notwithstanding any other provision of Chapter 116B of the General Statutes, if
23	the interest income generated from the Escheat Fund is less than the amounts referenced in this
24	act, the difference may be taken from the Escheat Fund principal to reach the appropriations
25	referenced in this act; however, under no circumstances shall the Escheat Fund principal be
26	reduced below the sum required in G.S. 116B-6(f). If any funds appropriated from the Escheat
27	Fund by this act for student financial aid remain uncommitted aid as of the end of a fiscal year,
28	the funds shall be returned to the Escheat Fund, but only to the extent the funds exceed the amount
29	of the Escheat Fund income for that fiscal year.
30	SECTION 8.1.(b) The State Education Assistance Authority (Authority) shall
31	conduct periodic evaluations of expenditures of the student financial aid programs administered
32	by the Authority to determine if allocations are utilized to ensure access to institutions of higher
33	education and to meet the goals of the respective programs. The Authority may make
34	recommendations for redistribution of funds to the President of The University of North Carolina
35	and the President of the Community College System regarding their respective student financial
36	aid programs, who then may authorize redistribution of unutilized funds for a particular fiscal
37	year.
38	
39 40	IN-STATE TUITION/VETERANS/FEDERAL LAW COMPLIANCE
40	SECTION 8.2.(a) G.S. 116-143.3A reads as rewritten:
41 42	"§ 116-143.3A. Waiver of 12-month residency requirement for certain veterans and other individuals.
42 43	maiviauais.
43 44	(b) Waiver of 12-month residency requirement for certain veterans and other Certain
44	(b) Waiver of 12-month residency requirement for certain veterans and other Certain Individuals. – Any veteran, dependent of a veteran, or other individual who qualifies for
45 46	admission to an institution of higher education as defined in G.S. $116-143.1(a)(3)$ is eligible to
40 47	be charged the in-State tuition rate and applicable mandatory fees for enrollment, to the extent
48	required by Section 702 of the Veterans Access, Choice, and Accountability Act of 2014, as
49	amended, 38 U.S.C. § 3679, without satisfying the 12-month residency requirement under
<del>5</del> 0	G.S. 116-143.1, provided the individual meets all of the following criteria:
51	C.S. 116 1 151, provided the marvidual meets an of the following effectua.
~ +	

#### **General Assembly Of North Carolina** Session 2021 1 <del>(d)</del> After the expiration of the three year period following discharge as described in 38 2 U.S.C. § 3679(c), any enrolled individual who is eligible for in-State tuition under this section 3 shall continue to be eligible for the in-State tuition rate so long as the covered individual remains 4 continuously enrolled (other than during regularly scheduled breaks between courses, quarters, 5 terms, or semesters) at that institution of higher education. . . . . " 6 7 **SECTION 8.2.(b)** This section is effective when it becomes law. 8 9 PATRIOT STAR FAMILY SCHOLARSHIP PROGRAM 10 **SECTION 8.3.(a)** Program Established. – Of the funds appropriated by this act for the 2021-2023 fiscal biennium to the Board of Governors of The University of North Carolina 11 for the North Carolina Patriot Star Family Scholarship Program (Program), the Board of 12 Governors shall make funds available to (i) the Patriot Foundation, a nonprofit corporation, and 13 14 (ii) the Marine Corps Scholarship Foundation, Inc., a nonprofit corporation, for the purpose of establishing and administering scholarships under the Program, originally established pursuant 15 to Section 3.4 of S.L. 2020-97, in accordance with the requirements of this section. 16 17 SECTION 8.3.(b) Purpose of the Program. – The Patriot Foundation and the Marine Corps Scholarship Foundation, Inc., respectively, shall provide for scholarships to eligible 18 19 children and eligible spouses of certain veterans and eligible children of certain currently serving 20 members of the Armed Forces to attend eligible postsecondary institutions in accordance with 21 the requirements of this section. 22 **SECTION 8.3.(c)** Definitions. – For the purposes of this section, the following 23 definitions apply: 24 (1)Armed Forces. - A component of the United States Army, Navy, Marine 25 Corps, Air Force, and Coast Guard, including their reserve components. 26 (2) Eligible child or eligible children. - Any person (i) who is attending or has 27 been accepted to enroll in an eligible postsecondary institution, (ii) who is a 28 legal resident of North Carolina when scholarship documentation is 29 completed, provided that if a child is claimed as a dependent by the child's 30 parent, residency may be established based on a parent meeting sub-subdivision 4. of sub-subdivision a. of this subdivision, (iii) who has 31 32 complied with the requirements of the Selective Service System, if applicable, 33 and (iv) whose parent is a veteran or a currently serving member of the Armed 34 Forces that meets the following: 35 Meets one of the following residency conditions: a. 36 Is a resident of North Carolina at the time of scholarship 1. documentation completion. 37 Was a resident of North Carolina at the time of entrance into 38 2. 39 service in the Armed Forces. 40 3. Was permanently stationed in North Carolina at the time of his 41 or her death. 42 4. Is an active duty service member permanently stationed in 43 North Carolina at the time of documentation completion. 44 Meets one of the following service conditions: b. 45 Was a member of the Armed Forces who was killed in action 1. 46 or in the line of duty, or died of wounds or other causes not due 47 to the service member's willful misconduct during a period of 48 war or national emergency. 49 2. Was a member of the Armed Forces who died of 50 service-connected injuries, wounds, illness, or other causes incurred or aggravated while a member of the Armed Forces 51

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1 2 3			during a period of war or nation documentation of the parent's death, must be supplied by a scholarship	wounds, injury, or illness
4			scholarship request.	
5		3.	Is a veteran of the Armed Forces	
6			injuries or wounds or sustained a maj	
7			of the Armed Forces during a pe	
8 9			emergency and is receiving comp service-connected disability of at le	ast fifty percent (50%) as
0		4	rated by the U.S. Department of Veto	
1 2		4.	Is a current member of the Armo	
2 3			traumatic injuries or wounds or susta	5
5 4			a member of the Armed Forces du national emergency. The parent's tra	•
5			major illness must be documented b	
6			Defense.	y the 0.5. Department of
7	(3)	Eligible post	secondary institution. – A school that i	s any of the following:
8	(-)		nstituent institution of The University of	
9			mmunity college under the jurisdiction	
0			munity Colleges.	
1		c. A pri	vate educational institution as defined	in G.S. 143B-1224.
2		d. An ac	ccredited, private vocational institution	
3	(4)	Eligible spou	se Any person (i) who is attending	g or has been accepted to
4			eligible postsecondary institution, (ii)	-
5			na when scholarship documentation is	
5		-	h the requirements of the Selective Serv	• • • • • •
7			se spouse was a member of the Armed	
8			he line of duty, or died of wounds or o	
9			ber's willful misconduct during a pe	eriod of war or national
0	(5)	emergency.	n in dividual what has some dand is not lo	noon comming in the Amount
1 2	(5)		n individual who has served and is no lo	0
2 3			United States. For the purposes of this ed from the Armed Forces under honor	
3 4		1	bility of at least fifty percent (50%) o	
5			of service in the line of duty.	i more was mearred as a
6	SEC		Administration; Awards. – Within the	funds made available for
7			ation and the Marine Corps Scholarsh	
8	-		ard scholarships to eligible children	-
9			ts of the North Carolina Patriot Star Fan	
0		-	each nonprofit corporation shall be	• • • •
1	oversight for the	scholarships a	warded through its organization to en	sure compliance with the
2	provisions of this	s section.		
3	Each	nonprofit corp	poration shall, at a minimum, establish	h criteria and procedures
4		-	ntation completion, the amount of inc	-
5	-	-	funds, the period of eligibility for av	-
6			scholarship, and any other procedures	-
7		-	A scholarship awarded to an eligible ch	
8			the eligible postsecondary institution aligible approach according to a scholar the	
9		•	or eligible spouse receives a scholarshi	
0 1			eligible postsecondary institution for scholarship awarded under this section	

the sum of all grants and scholarships covering the cost of attendance received by the eligible 1 2 child or eligible spouse does not exceed the cost of attendance for the institution. For the purposes 3 of this section, cost of attendance shall be deemed to include monies for tuition, fees, books, 4 supplies, and equipment required for study at an eligible postsecondary institution, as well as 5 room and board as long as the scholarship recipient is enrolled as at least a half-time student at 6 the institution. Off-campus housing costs for room and board are also included to the extent the 7 eligible postsecondary institution includes it in its cost of attendance. 8 **SECTION 8.3.(e)** Reporting. – The Patriot Foundation shall submit a report by April 9 1 of each year in which the Patriot Foundation spends State funds made available for the Program 10 to the Joint Legislative Education Oversight Committee and the Fiscal Research Division on the activities related to the Program and the use of the State funds. 11 12 The Marine Corps Scholarship Foundation, Inc., shall submit a report by April 1 of 13 each year in which the Marine Corps Scholarship Foundation spends State funds made available 14 for the Program to the Joint Legislative Education Oversight Committee and the Fiscal Research 15 Division on the activities related to the Program and the use of the State funds. 16 17 **REPORT ON SCIENCE OF READING EPP COURSEWORK IMPLEMENTATION** 18 **SECTION 8.4.(a)** The Board of Governors of The University of North Carolina shall 19 contract with an outside consultant for an evaluation on the progress of the implementation of 20 the changes in requirements for approval or renewal of approval of educator preparation 21 programs (EPPs) for training of (i) elementary education teachers in coursework in the Science 22 of Reading and (ii) elementary and special education general curriculum teachers in early literacy 23 intervention strategies and practices that are aligned with the Science of Reading pursuant to 24 Section 4 of S.L. 2021-8. The State Board of Community Colleges, the North Carolina 25 Independent Colleges and Universities, the State Board of Education, the Superintendent of 26 Public Instruction, and the Professional Educator Preparation and Standards Commission 27 (PEPSC) shall provide the outside consultant with all information necessary to determine at least 28 the following: 29 A baseline of the current coursework in literacy training and intervention (1)30 strategies and practices at EPPs. 31 The plan for implementation of the requirements at approved EPPs and any (2)32 recommendations for implementation by the State Board of Education, the 33 Superintendent, and PEPSC. The timeline for EPPs to incorporate the training into their programs by the 34 (3) 35 anticipated academic semesters. 36 Any EPPs that have already incorporated training into their programs and their (4) 37 best practices to share with other programs. 38 SECTION 8.4.(b) The Board of Governors shall submit an interim report by 39 December 15, 2021, and a final report by May 15, 2022, to the Joint Legislative Education 40 Oversight Committee on the progress of implementation of required changes and the results of 41 the overall evaluation from the outside consultant required under subsection (a) of this section. 42 The interim report submitted by December 15, 2021, shall also include the baseline of current 43 coursework in literacy training and intervention strategies and practices at EPPs. 44 45 FALLS LAKE NUTRIENT MANAGEMENT STUDY/FUNDS 46 **SECTION 8.5.** Of the funds appropriated by this act to the Board of Governors for 47 the 2022-2023 fiscal year for the study of Falls Lake, any unexpended funds remaining at the end 48 of the 2022-2023 fiscal year shall not revert to the General Fund but shall remain available for 49 expenditure for the purposes of studying and analyzing nutrient management strategies and

compiling existing water quality data of Falls Lake pursuant to Section 14.13(c) of S.L. 2016-94,
as amended by Section 13.18(a) of S.L. 2018-5, until December 31, 2023.

1	·
1 2	NEW EDUCATION FACILITY/UNCW/PLANNING FUNDS
3	<b>SECTION 8.6.(a)</b> Of the funds appropriated by this act to the Board of Governors
Ļ	of The University of North Carolina for the 2021-2022 fiscal year, the sum of nine hundred
	ninety-four thousand dollars (\$994,000) in nonrecurring funds shall be held in reserve for the
	purpose of providing funds for the planning of a new facility for Isaac Bear Early College High
	School on the University of North Carolina at Wilmington's campus as the partner institution of
	higher education for the cooperative innovative high school.
	The Board of Governors shall allocate the funds to the University of North Carolina
	at Wilmington (UNC-Wilmington) upon the signing of a memorandum of agreement between
	New Hanover County Schools and UNC-Wilmington on the specifics of the facility project,
	including the site location for the new facility and the sources of funds for the project.
	SECTION 8.6.(b) If a memorandum of agreement is not signed between New
	Hanover County Schools and UNC-Wilmington as required by subsection (a) of this section by
	June 30, 2022, the funds held in reserve by the Board of Governors pursuant to this section shall
	revert to the General Fund.
	<b>SECTION 8.6.(c)</b> The allocation of funds by the Board of Governors to
	UNC-Wilmington pursuant to this section shall not be deemed to constitute a financial obligation
	of the State to provide any additional State funds in subsequent fiscal years for the purpose of
	planning or constructing a new facility for Isaac Bear Early College High School.
	I a State
	ALLOW IN-STATE TUITION/ATHLETIC SCHOLARSHIPS
	SECTION 8.7.(a) G.S. 116-143.6 reads as rewritten:
	"§ 116-143.6. Full scholarship students attending constituent institutions.
	(a) Notwithstanding any other provision of law, if the Board of Trustees of a constituent
	institution of The University of North Carolina elects to do so, it may by resolution adopted
	consider as residents of North Carolina all persons who receive full scholarships, unless the
	scholarship is for athletics, scholarships to the institution from entities recognized by the
	institution and attend the institution as undergraduate students. The aforesaid persons shall be
	considered residents of North Carolina for all purposes by The University of North Carolina.
	(b) The following definitions apply in this section:
	(1) "Full cost" means an amount calculated by the constituent institution that is
	no less than the sum of tuition, required fees, and on-campus room and board.
	(2) "Full scholarship" means a grant that meets the full cost for a student to attend
	the constituent institution for an academic year.
	(c) This section shall not be applied in any manner that violates federal law.
	(d) This section shall be administered by the electing constituent institution so as to have
	no fiscal impact.
	(e) In administering this section, the electing constituent institution shall maintain at least
	the current number of North Carolina residents admitted to that constituent institution.
	(f) <u>A change in residency status under this section shall not impact the financial aid</u>
	SECTION 8.7.(b) This section applies beginning with the 2022-2025 academic year.
	CODIFY NC COLLABORATORY
)	
	University of North Carolina for the 2016-2017 fiscal year to establish and operate a North
	<ul> <li>amount a student is able to receive as determined by the Free Application for Federal Student Aid."</li> <li>SECTION 8.7.(b) This section applies beginning with the 2022-2023 academic year</li> <li>CODIFY NC COLLABORATORY SECTION 8.8.(a) Section 11.8 of S.L. 2016-94, as amended by Section 8(c) of S.I. 2020-74, reads as rewritten:</li> <li>"SECTION 11.8. The Beginning with the 2021-2022 fiscal year, the one million dollar (\$1,000,000) in recurring funds appropriated in this act to the Board of Governors of The Section 11.8 and 11.8</li></ul>

1	Carolina Polic	cy Collaboratory at the University of North Carolina at Chapel Hill shall be used				
2	used, in addit	ion to any other funds appropriated for this purpose, to establish a Collaboratory				
3	that facilitates the dissemination of the policy and research expertise of The University of North					
4	Carolina and other institutions of higher learning within North Carolina for practical use by State					
5		vernment, although, wherever possible, funding preference may be given to				
6	campuses within The University of North Carolina System. Any funds appropriated by the					
7		nbly for use by the Collaboratory may not be used for indirect overhead costs. The				
8		, at a minimum, shall conduct research on natural resources management,				
9		not limited to, research related to the environmental and economic components of				
10		ent of the natural resources within the State of North Carolina and of new				
11		or habitat, environmental, and water quality improvement. The Collaboratory shall				
12	-	lisseminate relevant best practices to interested parties, may lead or participate in				
13	1	oss the State related to natural resource management, and may make				
14		ions to the General Assembly from time to time.and operate the North Carolina				
15		pursuant to Article 31A of Chapter 116 of the General Statutes."				
16		<b>CTION 8.8.(b)</b> Chapter 116 of the General Statutes is amended by adding a new				
17	Article to read					
18	Article to read	"Article <u>31A.</u>				
18 19		"The North Carolina Collaboratory.				
20	"8 116 255 7	The North Carolina Collaboratory established.				
21		<u>ullaboratory Established. – There is established the North Carolina Collaboratory</u>				
22		y) to facilitate the dissemination of the policy and research expertise of The				
23		North Carolina and other institutions of higher education within North Carolina for				
24		by State and local governments. The Collaboratory shall be housed at the University				
25		lina at Chapel Hill.				
26		tties and Powers The Collaboratory shall do at least the following within the				
27	<u>funds availabl</u>					
28	<u>(1)</u>					
29		including, but not limited to, research related to the environmental and				
30		economic components of the management of the natural resources within the				
31		State of North Carolina and of new technologies for habitat, environmental,				
32		and water quality improvements.				
33	<u>(2)</u>					
34		but not limited to, research that may be of interest to citizens and policymakers				
35		within the State.				
36	<u>(3</u> )					
37		institutions identified as historically minority-serving institutions, within the				
38		Collaboratory's areas of focus and expertise.				
39	<u>(4)</u>					
40		technology research and development, including, but not limited to, funding				
41		opportunities and partnerships between institutions of higher education,				
42		government agencies, nonprofit organizations, and both private and public				
43		businesses.				
44	<u>(5)</u>	Develop and disseminate relevant best practices to interested parties, lead or				
45		participate in projects across the State, and make policy, research, funding,				
46		and other recommendations to the General Assembly.				
47	<u>(6)</u>	Maintain an online reporting portal, in partnership with the Office of State				
48		Fire Marshal, on the storage and deployment of Aqueous Film-Forming				
49		Foams (AFFF) as required by G.S. 58-82B-10.				
50	<u>(c)</u> <u>Fu</u>	nding Conditions and Restrictions. – The following applies to funding received by				
51	the Collaborat					

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-	<u>(1)</u>	In disseminating State funds, the Collaboratory may gi	ive funding preference
	<u> </u>	to constituent institutions of The University of North	
		possible.	
	<u>(2)</u>	Funds appropriated by the General Assembly for use	by the Collaboratory
	<u> </u>	may not be used for indirect overhead costs at an insti	
		the Collaboratory.	<u>1</u> <u>0</u> '
	<u>(3)</u>	For research or investigations that need to be carried	d out expeditiously in
		response to a project, opportunity, or a legislative man	
		Article 3 of Chapter 143 of the General Statute	s, G.S. 143-129, and
		G.S. 116-131.10 shall not apply to the Collaboratory	y for the purchase of
		apparatus, supplies, material, or equipment in projects a	ddressing an emerging
		or immediate threat to public health, safety, or welfare	. For each project that
		utilizes this exemption, the Collaboratory shall prov	
		writing and make this document available on its webs	site for the duration of
		the project.	
"	' <u>§ 116-256. Anr</u>		
		r 1 of each year, the Collaboratory shall report to the Joint	
		griculture and Natural and Economic Resources, the Joint	
		Health and Human Services, and the Joint Legislative	
(	Committee on its	s activities in the prior fiscal year and any legislative reco	mmendations."
(		FORY/RESEARCH GRANTS HMSI	1 / 1 / 1 / 1
		<b>FION 8.9.(a)</b> The North Carolina Collaboratory (Colla	• • •
-		cle 31A of Chapter 116 of the General Statutes, shall esta	
1		following constituent institutions of The University of No	
	•	Minority-Serving Institutions (HMSIs): Elizabeth C	•
	•	e University, North Carolina Agricultural and Technical S University, the University of North Carolina at Pembrok	•
		The Collaboratory shall establish an application process a	
	•	de a focus on areas within the Collaboratory's mission of	
		nvironmental and economic components of the manage	
		the State and of new technologies for habitat, environme	
		nd other areas of public health.	intal, and water quality
	1	Collaboratory may award one or more research grants each	h fiscal vear to each of
ť		nstituent institutions to be used to expand their research c	•
		eeds of the State. Of the funds appropriated by this act	
		llaboratory shall determine the amount of the research	-
1		ution in a fiscal year.	0
		<b>FION 8.9.(b)</b> Funds allocated to the Collaboratory f	for the research grant
1		not be used to cover the administrative costs for the	
1	unexpended fund	ds appropriated for the research grant program at the end	d of a fiscal year shall
	not revert to the (	General Fund but shall remain available for expenditure f	or the purposes of this
	section.		
	COLLABORAT	FORY/2021 WATER SAFETY ACT/FIREF	IGHTING FOAM
	REGISTRY		
		<b>FION 8.10.(a)</b> The North Carolina Collaboratory (Collab	•
		y expertise, technology, and instrumentation located withi	
		State, including East Carolina University, the University	
	_	University of North Carolina at Charlotte, the University	-
	Wilmington, Nor	rth Carolina State University, North Carolina Agricultura	al and Technical State

1 2	University, Duke University, and other public and private institutions within the State and coordinate these faculty, technology, instrumentation, and other resources to do the following:
3 4	(1) Conduct both targeted and nontargeted analysis for per- and poly-fluoroalkyl substances (PFAS), including the chemical known as "GenX," through a
5	continuation of the North Carolina PFAS Testing Network (Network).
6	(2) With respect to PFAS, including GenX, conduct (i) statewide water sampling,
7	testing, and monitoring, (ii) statewide air sampling, testing, and monitoring,
8	(iii) toxicology work in cellular and mammalian models, as well as monitoring
9	levels and health effects of the citizens of North Carolina, and (iv) data
10	management, analysis, and dissemination.
11	(3) Develop and deploy technologies to mitigate exposure to PFAS, including
12	GenX, and health impacts from such exposure.
13	(4) Evaluate and pursue other research opportunities with respect to PFAS,
14	including GenX, using relevant faculty expertise, technology, and
15	instrumentation.
16	The Collaboratory shall utilize the faculty and staff at the University of North
17	Carolina at Wilmington for assisting with project management of the requirements set forth in
18	subsections (a) through (e) of this section.
19 20	<b>SECTION 8.10.(b)</b> The Collaboratory shall continue to report the results of
20 21	sampling conducted pursuant to subsection (a) of this section to the Environmental Review Commission, the Department of Environmental Quality, the Department of Health and Human
21	Services, the United States Environmental Protection Agency, and the public through the
22	Network's website.
23 24	<b>SECTION 8.10.(c)</b> Of the funds appropriated by this act to the Board of Governors
25	of The University of North Carolina to be allocated to the University of North Carolina at Chapel
26	Hill for the Collaboratory, the sum of fifteen million dollars (\$15,000,000) in nonrecurring funds
27	for the 2021-2022 fiscal year shall be used by the Collaboratory to manage and implement the
28	requirements of subsections (a) through (e) of this section, which shall include distribution to the
29	Collaboratory (i) to cover costs incurred as a result of these activities, (ii) for acquisition or
30	modification of essential scientific instrumentation and maintenance, and (iii) for payments of
31	costs for sample collection and analysis, training or hiring of research staff and other personnel,
32	method development activities, and data management, including dissemination of relevant data
33	to stakeholders. Participating institutions receiving any funds under this subsection may not use
34	any of the funds for overhead or other indirect costs. Funds allocated under this subsection shall
35	not revert but shall remain available for nonrecurring expenditures. The provisions of Article 3
36	of Chapter 143 of the General Statutes, G.S. 116-31.10, G.S. 143-129, and other relevant policies
37	and guidelines related to those provisions shall not apply to the purchase of apparatus, supplies,
38	material, personnel, contract, or equipment with any of the funds allocated under this section.
39	<b>SECTION 8.10.(d)</b> Of the funds allocated under subsection (c) of this section, a
40	minimum of ten million dollars (\$10,000,000) shall be directed to development within The
41	University of North Carolina of a technology, or technologies, that utilizes water filtration or
42	other chemical or physical technologies to remove or mitigate the presence of PFAS, including
43	GenX, from water supplies where it is present. The technology shall be developed so that it can
44 45	be deployed at three separate water supply locations at which analytical data demonstrates that
45 46	PFAS contamination exists in order to test the efficacy of the technology, or technologies, as follows: (i) a publicly owned water treatment plant that provides drinking water from the Cape
40 47	follows: (i) a publicly owned water treatment plant that provides drinking water from the Cape
47 48	Fear River, (ii) a publicly owned wastewater treatment plant that discharges into the Cape Fear River, or a surface water body that flows into the Cape Fear River, and (iii) a location in either
40 49	the Castle Hayne or the PeeDee aquifer that is utilized for drinking water. Each of these three
49 50	sites shall be selected by the Collaboratory in consultation with faculty and staff from institutions
51	of higher education in the State identified by the Collaboratory pursuant to subsection (a) of this

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integration, ope	ts of State and local government shall cooperate and eration, testing, and assessment of technology, or tec e duration of any pilot testing authorized and funded u	hnologies, developed and
	CTION 8.10.(e) The Collaboratory should continue to	pursue relevant public and
private funding GenX, on surfa	opportunities that may be available to address the in ce water, groundwater, and air quality in order to level of this section or any other funds provided to the Collab	npacts of PFAS, including rage funds allocated under
SEC	CTION 8.10.(f) It is the intent of the General Assemb	bly that funds appropriated
compounds and	the Department of Environmental Quality for per- d to establish an Emerging Compounds unit within rgistically with the funds allocated under subsection	the Department will be
	ly address the impacts of PFAS contamination on citize	
1	<b>CTION 8.10.(g)</b> The University of North Carolina at C	
	e associated with any intellectual property, including li	
revenue, related	d to ionic fluorogel water filtration or other chemical	l or physical technologies
-	zing research funds that are provided by the Collaborat	tory, which were allocated
-	section, under the following formula:	
(1)	Ten percent (10%) to the General Fund.	
(2)	Forty percent (40%) to the inventor or inventors of	0
(3)	Fifty percent (50%) to the University of North Can	1
	divided as follows: (i) two-fifths into a general p	
	used at the constituent institution's discretion, (i	
	academic department or department of the inver- technologies, and (iii) one-fifth to the Collabo	
	PFAS-related research and technology developmen	
SEC	<b>CTION 8.10.(h)</b> Chapter 58 of the General Statutes is	
Article to read:		unionaca by adding a new
	"Article 82B.	
	"Management of Aqueous Film-Forming Foar	ns.
" <u>§ 58-82B-1.</u> F		
The Genera	Assembly finds that certain firefighting foams used to	o fight Class B fires, often
	queous Film-Forming Foams (AFFF), are critical for f	<b>.</b>
	er, because many AFFF could contain per- and po	
	may require additional research, oversight, and m	
	er finds that accurate and comprehensive reporting o	
-	roughout the State is essential in order to appropria	tely manage the potential
	F on the environment and public health.	
	Reporting requirement.	· · · · · · · · · · · · · · · · · · ·
	nents operated, regulated, or managed by one or mor	
	cluding those located at or serving public airports, in p e Marshal (OSFM), shall, no later than July 1, 2022, a	
all of the follow		and annually increased, uo
<u>(1)</u>	Provide an inventory of all AFFF at each departme	nt
(2)	Identify all AFFF no longer utilized at each de	
<u>_/</u>	properly disposed of.	eparament and should be
<u>(3)</u>	Report annually in summary form and within 15	5 days individually every
<u>,</u>	incident where AFFF were deployed. Both the annu	• • •
	individual incident reports shall utilize the online po	• •
	<u>G.S. 58-82B-10.</u>	
"§ 58-82B-10.	Duties of Office of the State Fire Marshal.	

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1	The Office of the State Fire Marshal (OSFM) shall do all of the following:				
2	<u>(1)</u>	Educate and inform every fire department it regulates	=		
3	<u>x-</u> ,	requirements imposed by this Article.	p		
4	<u>(2)</u>	Assist the North Carolina Collaboratory, established under	r G.S. 116-255. in		
5	<u> </u>	the development of an online reporting portal for fire depa			
6		regulated, or managed by one or more units of State and I	-		
7		including those located at or serving public airports, with the			
8		this Article.			
9	<u>(3)</u>	Adopt rules to implement the requirements of this Article.	OSFM may adopt		
10	<u></u>	temporary rules and shall adopt permanent rules no later that			
11	" <u>§ 58-82B-15.</u> H				
12		of the State Fire Marshal (OSFM) shall report annually to the	he Environmental		
13		ssion no later than September 1 of each year on the utilization			
14		partments across the State during the previous fiscal year base	•		
15	requirements of				
16		<b>TION 8.10.</b> (i) The Collaboratory, in partnership with the Offic	ce of the State Fire		
17		1) and any unit of State and local government deemed			
18	,	shall develop and maintain the online reporting portal	•		
19	•	as enacted by subsection (h) of this section, and G.S. 116-255	1		
20		f this act. The portal shall consist of an online reporting tool an			
21	that captures the	e storage and deployment of Aqueous Film-Forming Foam	is (AFFF) by fire		
22		he State that are operated, managed, or overseen by units of I			
23	including those l	located at or serving public airports. The reporting tool shall be	e easily accessible		
24	U	d fire department personnel to upload the data. The required in	•		
25		imum, the following:	2		
26	(1)	The number of trucks at each department that carry AFFF	F and the volume,		
27		trade name, and Chemical Abstract Service (CAS) number	r of the AFFF on		
28		each truck.			
29	(2)	The fire station, including street address, where each truck	is located.		
30	(3)	The volume, trade name, and CAS number of AFFF sto	ored by each fire		
31		department or unit of local government at a station or othe	r location, as well		
32		as the address of each location where AFFF are stored.			
33	(4)	The volume, trade name, and CAS number of AFFF pro-	oducts that are no		
34		longer utilized and could be removed from inventory for dis	1		
35	(5)	The volume of AFFF used by each fire department annuall	y, including all of		
36		the following:			
37		a. The date, time, and location, including street a			
38		coordinates, where AFFF was deployed, and the tra-	de name and CAS		
39		number of the AFFF used.			
40		b. The total volume of AFFF deployed, including gal	llons of foam and		
41		gallons of water and total concentration of foam.			
42		c. The reason for the deployment of AFFF, such as			
43		prevention, other emergency response actions in			
44		property or public safety, training, or an accidental s			
45	(6)	A photograph of the label and the container of the foam. F			
46		this subdivision, a photograph includes an electronic image	e produced by the		
47		camera of an electronic device.			
48	(7)	Any other data deemed relevant by the Collaboratory to est			
49	~~~~	inventory of AFFF used for fighting fires or firefighter train			
50		M and all units of local government shall provide any information			
51	requested by the	e Collaboratory to acquire, compile, manage, interpret, and	maintain the data		

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required by this section. The tool and database required by this section shall be online and
operational no later than June 1, 2022.
COLLABORATORY/STUDY OF THE COASTAL AND MARINE FISHERIES OF THI
STATE
SECTION 8.11. In advance of the twenty-fifth anniversary of North Carolina
Fisheries Reform Act of 1997 and the fiftieth anniversary of North Carolina's Coastal Are
Management Act, the North Carolina Collaboratory (Collaboratory) shall conduct a study on th
overall status of the coastal and marine fisheries regulated by the State. The study shall focus o
the following regulated species, including the health and extent of the habitats required by thes
species:
(1) Bay Scallop.
(2) Blue Crab.
(3) Eastern Oyster.
<ul> <li>(4) Estuarine Striped Bass.</li> <li>(5) Hand Class</li> </ul>
(5) Hard Clam.
<ul><li>(6) Kingfishes.</li><li>(7) Red Drum.</li></ul>
<ul><li>(7) Red Drum.</li><li>(8) River Herring.</li></ul>
(9) Sheepshead.
(10) Shrimp.
(10) Similar. (11) Southern Flounder.
(12) Spotted Seatrout.
(12) Spotted Beddout. (13) Striped Mullet.
The Collaboratory shall analyze trends through time spanning the last few decades of
longer to assess and develop policy recommendations to better manage the overall health an
viability of the State's fisheries and fisheries' habitats. The Department of Environmental Qualit
the Wildlife Resources Commission, other agencies of the State, and units of local government
shall provide any assistance requested by the Collaboratory to acquire and compile data an
complete the study required by this section. The Collaboratory shall provide the results of the
study to the Environmental Review Commission no later than December 31, 2022.
COLLABORATORY/COVID-19 RESEARCH INITIATIVES
SECTION 8.12.(a) Of the funds appropriated in this act from the State Fisca
Recovery Fund to the Board of Governors of The University of North Carolina to be allocated t
the University of North Carolina at Chapel Hill for the North Carolina Collaborator
(Collaboratory), the Collaboratory shall facilitate among various entities research and activitie
related to monitoring, assessing, and addressing the public health and economic impacts of
COVID-19, including best practices and strategies to maximize resources and achieve
comprehensive research response to COVID-19. Up to eighteen million dollars (\$18,000,000) of these funds, may be used for the Denidly Emerging Antiviral Drug Development Initiative
these funds may be used for the Rapidly Emerging Antiviral Drug Development Initiativ

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(READDI) at the University of North Carolina at Chapel Hill to advance development of

representatives from various entities as necessary to discuss, review, and analyze progress toward

meeting research goals and the use of available federal funds. The Collaboratory shall report on the progress of the development of research and activities related to monitoring, assessing, and

addressing the public health and economic impacts of COVID-19 and the use of the appropriated

funds received pursuant to this act to the Joint Legislative Oversight Committee on Health and

The Collaboratory may assemble an advisory panel of

therapeutics for COVID-19 and other viruses that pose a pandemic threat.

**SECTION 8.12.(b)** 

Human Services no later than September 1, 2024.

#### **General Assembly Of North Carolina** Session 2021 PART VIII-A. UNIVERSITY/STATE EDUCATION ASSISTANCE AUTHORITY 1 2 3 **TUITION GRANTS FOR NCSSM GRADUATES** 4 SECTION 8A.1.(a) Article 23 of Chapter 116 of the General Statutes is amended by 5 adding a new Part to read: "Part 6. Tuition Grant for Graduates of the North Carolina School of Science and Mathematics. 6 7 "§ 116-209.90. Tuition grants for graduates to attend a constituent institution. 8 Program Established. - There is established the Tuition Grant for Graduates of the (a) 9 North Carolina School of Science and Mathematics Program (Program). Within the funds made 10 available for the Program, a resident for tuition purposes under G.S. 116-143.1 who graduates from the North Carolina School of Science and Mathematics (NCSSM) in each school year and 11 12 who enrolls as a full-time student in a constituent institution of The University of North Carolina 13 in the next academic year after graduation shall be eligible for a tuition grant awarded in 14 accordance with this Part. 15 (b) Continuing Grants. - Students who receive initial tuition grants as a cohort of a graduating class of NCSSM, beginning with students graduating in the 2020-2021 school year, 16 17 shall also be eligible to apply for tuition grants for subsequent academic years for up to a total of 18 four academic years. A student shall be continuously enrolled in a constituent institution of The 19 University of North Carolina after the award of the initial tuition grant to be eligible for tuition 20 grants in subsequent academic years. The Authority shall have the discretion to waive this 21 requirement if the student is able to demonstrate that any of the following have substantially 22 disrupted or interrupted the student's pursuit of a degree: (i) a military service obligation, (ii) 23 serious medical debilitation, (iii) a short-term or long-term disability, or (iv) other extraordinary 24 hardship. 25 Administration of Grants. – The Authority shall administer the tuition grants provided (c) 26 for in this Part pursuant to guidelines and procedures established by the Authority consistent with 27 its practices for administering State-funded financial aid. The guidelines and procedures shall 28 include an application process and schedule, notification and disbursement procedures, standards 29 for reporting, and standards for return of tuition grants when a student withdraws. The Authority 30 shall not approve any grant until it receives proper certification from the appropriate constituent institution that the student applying for the grant is an eligible student. Upon receipt of the 31 32 certification, the Authority shall remit, at the times it prescribes, the tuition grant to the 33 constituent institution on behalf, and to the credit, of the student. In the event a student on whose 34 behalf a tuition grant has been paid is not enrolled and carrying a minimum academic load as of 35 the tenth classroom day following the beginning of the school term for which the tuition grant 36 was paid, the constituent institution shall refund the full amount of the tuition grant to the 37 Authority. 38 (d) Award of Grants. – Except as provided in subsections (e) and (f) of this section, the 39 amount of the grant awarded to a student shall be the full tuition cost at the constituent institution 40 in which the student is enrolled. No tuition grant awarded to a student under this section shall 41 exceed the cost of attendance at the constituent institution for which the student is enrolled. 42 Reduction of an Award Due to Other Aid. – If a student who is eligible for a tuition (e) 43 grant under this section also receives a scholarship or other grant covering the cost of attendance at the constituent institution for which the tuition grant is awarded, then the amount of the tuition 44 45 grant shall be reduced by an appropriate amount determined by the Authority so that the total 46 amount of scholarships and grants received by the student does not exceed the cost of attendance for the institution. The cost of attendance shall be determined by the Authority for each 47 48 constituent institution. 49 Pro Rata Amount. - In the event there are not sufficient funds available for the (f) 50 Program to provide each eligible student with a full tuition grant as provided for by this Part, each eligible student shall receive a pro rata share of funds available for that academic year. 51

1	" <u>§ 116-209.91. North Carolina Tuition Grant Fund Reserve.</u>				
2	The North Carolina Tuition Grant Fund Reserve is established as a reserve to be administered				
3	by the Authority. All funds appropriated to or otherwise received by the Authority to provide				
4	tuition grants under this Part, all returned tuition grant monies, and all interest earned on these				
5	funds shall be placed in the Fund. The Fund shall be used for (i) tuition grants for the academic				
6	year that begins in the fiscal year following the fiscal year in which the appropriation is made to				
7	the Reserve and (ii) the administrative costs of the Authority, provided that no more than five				
8	percent (5%) of the funds appropriated each fiscal year for tuition grants is expended for				
9	administrative purposes."				
10	<b>SECTION 8A.1.(b)</b> It is the intent of the General Assembly to appropriate from the				
11	General Fund to the North Carolina Tuition Grant Fund Reserve the following additional funds				
12	for the purpose of awarding tuition grants for future graduating classes of the North Carolina				
13	School of Science and Mathematics (NCSSM), including students graduating from the				
14	Morganton campus of NCSSM:				
15	(1) For the 2023-2024 fiscal year, the sum of one million seven hundred				
16	ninety-one thousand one hundred twenty-three dollars (\$1,791,123) in				
17	recurring funds.				
18	(2) For the 2024-2025 fiscal year, the sum of five hundred forty-eight thousand				
19	three hundred three dollars (\$548,303) in recurring funds.				
20	(3) For the 2025-2026 fiscal year, the sum of five hundred forty-eight thousand				
21	three hundred three dollars (\$548,303) in recurring funds.				
22	(4) For the 2026-2027 fiscal year, the sum of five hundred forty-eight thousand				
23	three hundred three dollars (\$548,303) in recurring funds.				
24	three hundred three donars (\$546,565) in recurring funds.				
25	PUBLIC COLLEGES AND UNIVERSITIES NEED-BASED FINANCIAL AID				
26	CONSOLIDATION				
27	<b>SECTION 8A.2.(a)</b> Article 23 of Chapter 116 of the General Statutes is amended by				
28	-				
	adding a new Part to read:				
	adding a new Part to read: "Part 5. The North Carolina Need-Based Scholarship for Public Colleges and Universities.				
29	"Part 5. The North Carolina Need-Based Scholarship for Public Colleges and Universities.				
29 30	"Part 5. The North Carolina Need-Based Scholarship for Public Colleges and Universities. "§ 116-209.80. Definitions.				
29 30 31	" <u>Part 5. The North Carolina Need-Based Scholarship for Public Colleges and Universities.</u> " <u>§ 116-209.80. Definitions.</u> <u>The following definitions apply to this Part:</u>				
29 30 31 32	" <u>Part 5. The North Carolina Need-Based Scholarship for Public Colleges and Universities.</u> " <u>§ 116-209.80. Definitions.</u> <u>The following definitions apply to this Part:</u> (1) <u>Eligible postsecondary institution. – A school that is:</u>				
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1	<u>(1)</u>	Qualify as a resident for tuition purposes under the cr	iteria set forth in
2		G.S. 116-143.1 and in accordance with the coordinated	d and centralized
3		residency determination process administered by the Author	
4	<u>(2)</u>	Meet enrollment standards by being admitted, enrolled, an	
5		undergraduate student in a matriculated status at an eligi	-
6		institution. The President of The University of North	
7		President of the North Carolina Community College System	n may jointly agree
8		to additional enrollment standards for the Program.	
9	<u>(3)</u>	Submit a Free Application for Federal Student Aid (FAFSA	(A) and demonstrate
0		need according to federal methodology in Title IV of the	Higher Education
1		Act of 1965, as amended, 20 U.S.C. § 1070, et seq.	
2		lition to the criteria set forth in subsection (a) of this section	
3		ue to be eligible for a scholarship for the student's secon	<b>▲</b>
4		the student must meet achievement standards by mainta	
5		ss in a course of study in accordance with the standards and	
6		programs by the eligible postsecondary institution in wh	ich the student is
7	enrolled.		
8		Semester limitation on eligibility for scholarship.	
9		at as otherwise provided by subsection (c) of this section, a stu	
0		stitution of The University of North Carolina shall not receiv	
1		ll-time academic semesters, or its equivalent if enrolled particular	
2		ed in a program officially designated by the Board of (	
3		orth Carolina as a five-year degree program. If a student is	
4		program, then the student shall not receive a scholarship	for more than 12
25		ic semesters or the equivalent if enrolled part-time.	
6		at as otherwise provided by subsection (c) of this section, a	
27		ship for more than six full-time academic semesters, or the equ	uivalent if enrolled
8	-	natriculating at a community college.	
9		application by a student, the applicable eligible postseconda	
0		o the student who may then receive a scholarship for the	
1		ne academic semester if the student demonstrates that any of	-
32		upted or interrupted the student's pursuit of a degree, diploma	
33		e obligation, (ii) serious medical debilitation, (iii) a short-	-
34		other extraordinary hardship. The Board of Governors of	
35		the State Board of Community Colleges, as appropriate, shal	l establish policies
86 77	-	b implement the waiver provided by this subsection.	
87 88		Scholarship amounts; adjustment of scholarship amounts	
89 89		arship Amounts. – Subject to the availability of funds in the So Colleges and Universities, as provided in G.S. 116-209.	
9 10		tis Part to a student at an eligible postsecondary institution sl	-
1		yment schedule established jointly by the President of The U	
+1  2		President of the North Carolina Community College Syste	-
12 13			
14		y. The payment schedule shall clearly define award amounts stitution and student financial need as defined by federal	
14 15		publish the payment schedule for the Program in an easi	
6		ormat. Once published, a payment schedule shall remain	
17		by the President of The University of North Carolina and the	
18		community College System.	
19		ability of Scholarships. – Subject to the payment sched	dule described in
50		f this section, the Authority shall have the power to det	
51		unts disbursed to students in any given year based on the	
1	senorarship anto	and aboutsed to students in any given year based on the	amount of fullus

1	available in the Scholarship Reserve Fund for Public Colleges and Universities created pursuant				
2	to G.S. 116-209.85. If the funds available are not sufficient to fully fund the scholarships as set				
3	forth in the payment schedule established pursuant to subsection (a) of this section, the Authority,				
4	in consultation with the President of The University of North Carolina and the President of the				
5	North Carolina Community College System, shall adjust the distribution of the funds as				
6	necessary.				
7	<u>"§ 116-209.84. Scholarship administration; reporting requirements.</u>				
8	(a) The scholarships provided for in this Part shall be administered by the Authority under				
9	rules adopted by the Authority in accordance with the provisions of this Part.				
10	(b) Notwithstanding any other provision of law to the contrary, the Authority shall				
11	conduct periodic evaluations of expenditures under the Program administered by the Authority				
12	to determine if allocations are utilized to ensure access to eligible postsecondary institutions and				
13	to meet the goals of respective programs. The authority may make recommendations of the				
14	redistribution of funds to the President of The University of North Carolina and the President of				
15	the North Carolina Community College System, who then may jointly authorize redistribution				
16	of funds for a particular fiscal year.				
17	(c) <u>The Authority shall report no later than December 1, 2024, and annually thereafter to</u>				
18	the Joint Legislative Education Oversight Committee. The report shall contain, for the previous				
19	academic year, the dollar amount of awards disbursed, the number of eligible students receiving				
20	funds, and a breakdown of the eligible postsecondary institutions that received the funds.				
21	(d) Scholarship funds unexpended shall remain available for future scholarships to be				
22	awarded under this Part.				
23	" <u>§ 116-209.85. Scholarship Reserve Fund for Public Colleges and Universities.</u>				
24	(a) There is established the Scholarship Reserve Fund for Public Colleges and				
25	Universities as a reserve consisting of the following monies:				
26	(1) Funds appropriated by the General Assembly for the Program from the				
27	Education Lottery Fund in the Current Operations Appropriations Act for a				
28	fiscal year for education-related purposes in accordance with G.S. 18C-164.				
29	(2) Funds appropriated by the General Assembly for the Program from the				
30	Escheat Fund in the Current Operations Appropriations Act for a fiscal year				
31	that is distributed annually on or before August 15 to the Authority pursuant				
32	to G.S. 116B-7(a).				
33	(3) <u>Funds appropriated by the General Assembly for the Program from the</u>				
34	General Fund in the Current Operations Appropriations Act for a fiscal year.				
35	(4) <u>All returned scholarship funds from the Program.</u>				
36	(5) <u>All interest earned on these funds.</u>				
37	(b) The Authority shall create two reserves within the Reserve Fund as follows: The				
38	<u>University of North Carolina (UNC Reserve) and the North Carolina Community College System</u>				
39 40	(CC Reserve) from monies in the Reserve Fund. The funds in the reserves shall be used for				
40	scholarships for the academic year that begins in the fiscal year following the fiscal year in which				
41 42	the allocations are made to the reserves. Allocations shall be made from the reserves for the				
	amounts determined for the payment schedules for eligible postsecondary institutions pursuant				
43	to G.S. 116-209.83.				
44 45	Beginning with the 2023-2024 fiscal year and for each subsequent fiscal year, within the funds available, the Authority shall allocate an amount equal to the amount from the prior fiscal				
45 46	year for the UNC Reserve and the CC Reserve to each reserve, respectively, unless otherwise				
40 47	agreed to by the President of The University of North Carolina and the President of the North				
47	Carolina Community College System. Additional funds may be directed to the reserves from a				
40 49	Current Operations Appropriations Act in a fiscal year. The reserves established for the				
<u> </u>					
49 50	2022-2023 fiscal year shall consist of the following funds:				

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1 2 3		<u>a.</u>	An amount equal to the amount a Governors of The University of North North Carolina Need-Based Financial	Carolina for The University of
4			fiscal year.	
5		<u>b.</u>	An amount equal to the proportionate	share of the appropriation for
6			the Education Lottery Scholarship I	
7			financial assistance to students enroll	-
8			Carolina from the Education Lottery	•
9			2017-2018, 2018-2019, and 2019-2020	· ·
10	(2)	For t	he CC Reserve, the monies shall consist of	
11		a.	An amount equal to the amount ap	
12			Colleges System Office for the North	• •
13			Grant Program, except for funds set a	• •
14			program pursuant to G.S. 115D-40.1, f	
15		<u>b.</u>	An amount equal to the proportionate	
16			the Education Lottery Scholarship b	
17			assistance to students enrolled in North	
18			from the Education Lottery Scholarsh	• •
19			2018-2019, and 2019-2020 fiscal years	
20	(c) Moni	es in th	e Reserve Fund shall not revert at the er	
21			xpended for the purposes of this Part.	
22			ty may use up to one and one-half percent	tt (1.5%) of the funds available
23			ch fiscal year for administrative costs re	
24			Authority that funds in excess of one p	
25	-		including funds necessary for one-time of	-
26	shall consult wit	h the I	President of The University of North Car	rolina and the President of the
27	<u>North Carolina C</u>	Commu	nity College System at the same time the	consolidated payment schedule
28	is set pursuant to	G.S. 1	16-209.83. The Authority shall also report	t the amount of the increase and
29	the purpose for	which	the additional funds will be used to the	ne Joint Legislative Education
30			nd the Fiscal Research Division of the Ge	
31	of the increase. I	n no e	vent shall the cost of administering the P	rogram in a fiscal year exceed
32		-	t (1.5%) of the funds available in the Res	erve Fund."
33			<b>BA.2.(b)</b> G.S. 116B-7 reads as rewritten:	
34	"§ 116B-7. Dist			
35			derived from the investment or deposit	
36		•	or before August 15 to the State Educ	
37			vorthy and needy students who are resider	
38			higher education in this State. Such grant	
39	,		the provisions of this Chapter, pursuant	
40		-	akes grants and loans to other students und	
41		-	16 of the General Statutes, policies of the	
42	•		olina regarding need-based grants for stud	•
43	· •		of the State Board of Community College	0 0
44			munity colleges. The Authority shall dep	-
45			ropriations Act from the Escheat Fund int	
46			Universities pursuant to G.S. 116-209.8	•
47 49			ased Scholarship for Public Colleges and	Universities pursuant to Part 5
48 40			<u>116 of the General Statutes.</u>	Appropriations Ast -1-11
49 50			specified in the Current Operations	
50 51			m the Escheat Fund to the Department of	
51	to partially fund	me pro	gram of Scholarships for Children of War	veterans established by Part 2

of Article 14 of Chapter 143B of the General Statutes. Those funds may be used only for residents 1 2 of this State who (i) are worthy and needy as determined by the Department of Military and 3 Veterans Affairs and (ii) are enrolled in public institutions of higher education of this State." 4 **SECTION 8A.2.(c)** By May 1, 2022, the President of The University of North 5 Carolina and the President of the North Carolina Community College System shall report to the 6 Fiscal Research Division, the House Appropriations Education Committee, and the Senate 7 Appropriations on Education/Higher Education Committee on the following regarding the 8 consolidation of student financial assistance for constituent institutions of The University of 9 North Carolina and the community colleges: 10 The payment schedule required by G.S. 116-209.83, as enacted by this (1)11 section. 12 (2)Potential ways to include students with intellectual and developmental 13 disabilities as eligible for scholarships through the North Carolina 14 Need-Based Scholarship Program for Public Colleges and Universities or 15 other student financial assistance recommendations, including grants or other 16 funding sources for students enrolled in Comprehensive Transition Programs. 17 Any recommended legislative changes, including for the North Carolina (3) 18 Need-Based Scholarship Program for Public Colleges and Universities. 19 SECTION 8A.2.(d) By October 15, 2022, the Authority shall transfer any 20 unexpended balances remaining in the reserves for The University of North Carolina Need-Based 21 Financial Aid Program and the Education Lottery Scholarship to the Scholarship Reserve Fund for Public Colleges and Universities under G.S. 116-209.85, as enacted by this section. 22 23 SECTION 8A.2.(e) Article 35A of Chapter 115C of the General Statutes is repealed. 24 SECTION 8A.2.(f) G.S. 116-209.19A reads as rewritten: 25 "§ 116-209.19A. Limit semesters eligible for need-based grants and scholarships. 26 The Authority administers the following need-based grant and scholarship programs: the 27 Education Lottery Scholarships, North Carolina Community College Grant Program, The 28 University of North Carolina Need-Based Financial Aid Program, North Carolina Need-Based 29 Scholarship for Public Colleges and Universities and Need-Based Scholarships for Students 30 Attending Private Institutions of Higher Education. G.S. 115C-499.2A, 115D-40.2, 116-25.1, 31 G.S. 116-209.82 and 116-281.1-G.S. 116-281.1 limit the number of semesters that a student may 32 receive a grant or scholarship from any of those these programs and also provide the 33 circumstances in which a waiver to those limits may be granted by the appropriate postsecondary 34 institution. The Authority shall enforce these limitations in administering these programs so that 35 unless a waiver is granted by the appropriate postsecondary institution, no student shall receive 36 a grant or scholarship from any of those programs or any combination of those financial aid 37 programs while pursuing a degree, diploma, or certificate for more than any of the following time 38 periods: (i) 10 full-time academic semesters or its equivalent if enrolled part-time or (ii) 12 39 full-time academic semesters or its equivalent if the student is enrolled in a program officially 40 designated as a five-year degree program. 41 A postsecondary institution that grants a waiver under G.S. 115C 499.2A, 115D 40.2, 42 116-25.1, G.S. 116-209.82 or 116-281.1 G.S. 116-281.1 shall certify the granting of the waiver 43 in a manner acceptable to the Authority and shall also maintain documentation substantiating the 44 reason for the waiver." 45 SECTION 8A.2.(g) G.S. 115D-40.1 reads as rewritten: 46 "§ 115D-40.1. Targeted Financial Assistance for Community College Students. Students; 47 participation in federal programs. 48 Need-Based Assistance Program. - It is the intent of the General Assembly that the <del>(a)</del> 49 Community College System make these financial aid funds available to the neediest students

50 who are not eligible for other financial aid programs that fully cover the required educational

1	expenses of these students. The State Board may use some of these funds as short-term loans to
2	students who anticipate receiving the federal HOPE or Lifetime Learning Tax Credits.
3	(b) Targeted <u>Financial</u> Assistance. – Notwithstanding subsection (a) of this section, the
4	Within the funds available, the State Board may allocate up to ten percent (10%) of the funds
5	appropriated for Financial Assistance for Community College Students provide financial
6	assistance to the following students:
7	(1) Students who enroll in low-enrollment programs that prepare students for
8	high-demand occupations.
9	(2) Students with disabilities who have been referred by the Department of Health
10	and Human Services, Division of Vocational Rehabilitation, and are enrolled
11	in a community college.
12	(3) <u>Students enrolled in fewer than six credit hours per semester who otherwise</u>
13	qualify for need-based financial aid programs.
14	(c) Administration of Program. Targeted Financial Assistance. – The State Board shall
15	adopt rules and policies for the disbursement of the targeted financial assistance provided in
16	subsections (a) and subsection (b) of this section. Degree, diploma, and certificate students must
17	complete a Free Application for Federal Student Aid (FAFSA) to be eligible for financial
18	assistance. The State Board may contract with the State Education Assistance Authority for
19	administration of these targeted financial assistance funds. These funds shall not revert at the end
20	of each fiscal year but shall remain available until expended for need based financial assistance.
21	The interest earned on the funds provided in subsections (a) and (b) of this section may be used
22	to support the costs of administering the Community College Grant Program. If the interest
23	earnings are not adequate to support the administrative costs, up to one percent (1%) of funds
24	provided in subsection (a) of this section may be used to support the costs of administering the
25	Community College Grant Program.
26	(d) Participation in Federal Loan Programs. – All community colleges shall participate
27	in the William D. Ford Federal Direct Loan Program, unless the board of trustees of an institution
28	adopts a resolution declining to participate in the Program. The State Board shall ensure that at
29	least one counselor is available at each college to inform students about federal programs and
30	funds available to assist community college students, including, but not limited to, Pell Grants,
31	HOPE and Lifetime Learning Tax Credits, and, for participating colleges, the William D. Ford
32	Federal Direct Loan Program, and to actively encourage students to utilize these federal programs
33	and funds. The board of trustees of any institution that has declined to participate in the William
34	D. Ford Federal Direct Loan Program through the adoption of a resolution may rescind the
35	resolution and participate in the Program but shall not have the authority to again decline
36	participation in the Program."
37	SECTION 8A.2.(h) G.S. 115D-40.2 is repealed.
38	<b>SECTION 8A.2.(i)</b> G.S. 116-25.1 is repealed.
39	SECTION 8A.2.(j) Section 10.1 of S.L. 2000-67 is repealed.
40	<b>SECTION 8A.2.(k)</b> Subsections (a) through (d) of this section become effective
41	January 1, 2022, and apply to scholarships awarded beginning with the 2023-2024 academic
42	year. Subsections (e) through (j) of this section become effective July 1, 2023. The remainder of
43	this section is effective on the date that this act becomes law.
44	this section is chechive on the date that this act becomes law.
45	K-12 SCHOLARSHIP CHANGES
46	SECTION 8A.3.(a) Opportunity Scholarship Grant Program. – G.S. 115C-562.1(3)
47	reads as rewritten:
48	"(3) Eligible students. – A student residing in North Carolina who has not yet
49	received a high school diploma and who meets all of the following
<del>5</del> 0	requirements:
51	a. Meets one of the following criteria:

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1 2 3	1.	school pursua Department o	ne student (i) assigned to and ant to G.S. 115C-366 or f Defense Elementary and	(ii) enrolled in a Secondary School,
4 5 6		Carolina, duri	rsuant to 10 U.S.C. § 2164 a ng the spring semester prior student is applying.	
7	2.	Received a sc	holarship grant for the scho	
8			r which the student is applyi	
9	3.		igible to enter either kinde	
10			ursuant to Article 25 of this C	
11		-	our on or before April 16 is e	-
12		-	ool year if the principal, or	-
13			ch the child seeks to enroll fi	
14			equirements of G.S. 115C-	
15			submitted to the Authorit	y with the child's
16	4	<u>application.</u>	stan ages as defined in C.S. 1	(21D, 10, 2(0))
17	4.		oster care as defined in G.S. 1	
18 19	5.		ose adoption decree was ent	
20		application.	or to submission of the	scholarship grant
20 21	6.		ose parent or legal guardian	is on full time duty
22	0.		active uniformed service of	
22			mbers of the National Gua	
23 24		-	ders pursuant to 10 U.S.C. §	
25		10 U.S.C. § 12	-	12501, et seq., and
26	<u>7.</u>		meets both of the following	•
27	<u></u>		enrolled in a nonpublic sch	
28			ements of Part 1 and Part 2 of	
29		-	ring semester prior to the scl	
30			dent is applying.	
31			nrolled for the entire schoo	l year immediately
32			o the school year in which the	•
33		-	npublic school in one of the f	
34		A.	A North Carolina public scl	-
35		<u>B.</u>	A Department of Defens	e Elementary and
36			Secondary School, establis	hed pursuant to 10
37			U.S.C. § 2164 and located i	n North Carolina.
38			postsecondary institution in a	
39	eligib	le for enrollmen	t for 12 hours of academic ch	redit.
40	b. <u>Meets</u>	one of the follo	owing criteria:	
41	<u>1.</u>	Resides in a h	ousehold with an income le	vel not in excess of
42		one hundred <del>f</del>	Fifty seventy-five percent (15	<del>50%) <u>(175%)</u> of the</del>
43		-	red for the student to qualify	
44		-	ce lunch program. The Auth	•
45			on from the estate of a decede	
46			of the applicant's household	
47		determining	eligibility for a schola	rship under this
48	_		<del>m.<u>sub-sub-subdivision.</u></del>	
49 50	<u>2.</u>		foster care as defined in G	
50		Authority shal	l not consider the household	income of the foster

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1	parent, as defined in G.S. 131D-10.2,	in determining the
2	eligibility of a foster care child."	
3	<b>SECTION 8A.3.(b)</b> G.S. 115C-562.2(b) reads as rewritten:	
4	"(b) Scholarship grants awarded to eligible students residing in house	holds with an income
5	level not in excess of the amount required for the student to qualify for	
6	reduced-price lunch program shall be for amounts of up to four thousand	
7	(\$4,200) per year. be, per year per eligible student, in an amount of up to	
8	of the average State per pupil allocation for average daily membership in	
9	Scholarship grants awarded to eligible students residing in households with	
10	excess of the amount required for the student to qualify for the federal free o	
11	program shall be for amounts of not more than ninety percent (90%) of the	1
12	fees for the nonpublic school the eligible child will attend. Tuition and fees f	
13	may include tuition and fees for books, transportation, equipment, or other	_
14	nonpublic school. No scholarship grant shall exceed four thousand two hun	
15	exceed, per year per eligible student, an amount equal to ninety percent (	
16	State per pupil allocation for average daily membership in the prior fiscal ye	
17	grant shall exceed the required tuition and fees for the nonpublic school the	
18	attend."	6
19	<b>SECTION 8A.3.(c)</b> G.S. 115C-562.2(b1) is repealed.	
20	SECTION 8A.3.(d) G.S. 115C-562.3 reads as rewritten:	
21	"§ 115C-562.3. Verification of eligibility.eligibility; information from of	other State agencies.
22		
23	(b) Household members of applicants for scholarship grants shall au	thorize the Authority
24	to access information needed for verification efforts held by other State ag	gencies, including the
25	Department of Revenue, the Department of Health and Human Services, a	nd the Department of
26	Public Instruction. The Department of Public Instruction shall provide the	• •
27	school enrollment information to establish eligibility pursuant to G.S.	<u>. 115C-562.1(3)a. as</u>
28	needed.	
29	(c) <u>By December 1 of each year, the Department of Public Instruct</u>	-
30	Authority the average State per pupil allocation for that fiscal year to dete	
31	scholarship amount for eligible students to be awarded in the following fisc	al year in accordance
32	with G.S. 115C-562.2(b)."	······································
33	<b>SECTION 8A.3.(e)</b> Any student who meets the following requires a subalarching for the 20	1 1
34 25	as an eligible student and shall be eligible to receive a scholarship for the 20 pursuant to Part 2A of Article 20 of Chapter 115C of the Constal Statutes	J21-2022 school year
35	pursuant to Part 2A of Article 39 of Chapter 115C of the General Statutes: (1) Was enrolled in a North Carolina public school or a De	nortmant of Defense
36 37	(1) Was enrolled in a North Carolina public school or a De Elementary and Secondary School located in North	-
38	semester of the 2019-2020 school year.	Caronnia for the fair
39	(2) Was enrolled in a nonpublic school that meets the requi	iroments of Part 1 2
40	or 3 of Article 39 of this Chapter for the spring semes	
41	school year and the entire 2020-2021 school year.	ter of the 2017-2020
42	(3) Meets the eligibility requirements of G.S. 115C-562.1(3	)al and h
43	<ul> <li>(4) Submits a scholarship application for the 2021-2022 sch</li> </ul>	
44	A student who becomes eligible for a scholarship in the 2021-2021-20	
45	due to this subsection shall receive first priority in award of scholarships in	
46	those previously awarded scholarships.	
47	<b>SECTION 8A.3.(f)</b> G.S. 115C-562.8 reads as rewritten:	
48	"§ 115C-562.8. The Opportunity Scholarship Grant Fund Reserve.	
49	(a) The Opportunity Scholarship Grant Fund Reserve is established	ed as a reserve to be
50	administered by the Board of Governors of The University of North Caroli	
51	allocating funds to the Authority for the award of scholarship grants in acco	rdance with this Part.

1 2		Il consist of monies appropriated from the General Fund to the Reserve by the ly and any interest accrued to it thereon. These funds shall be used to award
3		s to eligible students for the school year that begins in the fiscal year following
4		which the appropriation is made to the Reserve. The Board of Governors shall
5		in the Reserve in accordance with the purposes set forth in this section. Funds
6		particular fiscal year to be used for the award of scholarships in the following
7	11 1	e unexpended at the end of the fiscal year after the fiscal year in which the funds
8	•	d shall be first used for the purpose set forth in subdivision (1) of subsection (d)
9		applicable. After funds are used for this purpose, any unexpended funds from
10		riated in a particular fiscal year to be used for the award of scholarships in the
11		rear shall be carried forward for one fiscal year and may be used for the purposes
12		ection. Funds carried forward pursuant to this section that have not been spent
13		year shall revert to the General Fund.
14		
15		inexpended funds at the end of a fiscal year from the funds appropriated in a
16		ear to be used for the award of scholarships in the following fiscal year shall be
17	used as follows:	
18	(1)	Up to five hundred thousand dollars (\$500,000) may be used by the Authority
19		to contract with a nonprofit corporation representing parents and families for
20		marketing, outreach, and scholarship application assistance for parents and
21		students pursuant to Part 4A of this Article.
22	(2)	Any remaining funds shall be carried forward for one fiscal year pursuant to
23		subsection (a) of this section."
24	SECT	<b>TON 8A.3.(g)</b> Article 39 of Chapter 115C of the General Statutes is amended
25	by adding a new	
26	"Part 4A. Infor	mation for Parents and Students on Nonpublic School Scholarship Programs.
27	" <u>§ 115C-567.1.</u>	Outreach and assistance for parents and students.
28	(a) The S	State Education Assistance Authority, in its administration of scholarship
29	programs for elig	ible students pursuant to Part 2A of this Article, Article 41 of this Chapter, and
30	Part 1H of Artic	le 9 of this Chapter, may contract with a nonprofit corporation representing
31	parents and famil	lies for marketing, outreach, and scholarship application assistance for parents
32		e Authority shall issue a request for proposals in order to enter into a contract
33	with a nonprofit	corporation that meets the following requirements during the term of the
34	contract:	
35	<u>(1)</u>	Be a nonprofit corporation organized pursuant to Chapter 55A of the General
36		Statutes and comply at all times with the provisions of section 501(c)(3) of the
37		Internal Revenue Code.
38	<u>(2)</u>	Employ sufficient staff who have demonstrated a capacity to market and
39		implement a scholarship grant program, including by doing the following:
40		<u>a.</u> <u>Direct mail marketing.</u>
41		b. <u>Radio advertising.</u>
42		<u>c.</u> <u>Targeted digital advertising.</u>
43		<u>d.</u> <u>One-on-one parent and family engagement.</u>
44	<u>(3)</u>	Comply with the limitations on lobbying set forth in section 501(c)(3) of the
45		Internal Revenue Code.
46	<u>(4)</u>	Have no State officer or employee serving on the board of the nonprofit.
47	<u>(5)</u>	Conduct at least quarterly meetings of the board of directors of the nonprofit
48		at the call of its chair.
49		erms of the contract between the Authority and a nonprofit corporation shall
50		nonprofit (i) maintain the confidentiality of any information provided by the
51	Authority for pa	arents and students as directed by the Authority and (ii) not disseminate

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1	information to third parties without written parental	consent. During the term of the contract				
2	provided for in this section, the Authority shall inclu					
3	for parents to indicate nonconsent for sharing information with a nonprofit corporation.					
4	(c) Notwithstanding any other provision of law, during the term of the contract provided					
5	for in this section, the Authority may share the name					
6	the parent of any student applicant, unless the parent i					
7	shared."					
8	<b>SECTION 8A.3.(h)</b> G.S. 115C-562.8(c)	reads as rewritten:				
9	"(c) Of the funds allocated to the Authority to	award scholarship grants under this Part,				
10	the Authority may retain the lesser of up to four percent	cent (4%) of the funds appropriated or one				
11	two_million five hundred thousand dollars (\$1,50					
12	administrative costs associated with the scholarship g					
13	SECTION 8A.3.(i) G.S. 115C-562.8(b)	1 0				
14		the critical need in this State to provide				
15	opportunity for school choice for North Carolina stud	-				
16	an increase of funds of at least ten million dollars (\$1					
17	to the Opportunity Scholarship Grant Fund Reserve.	· · · · · · · · · · · · · · · · · · ·				
18	General Fund to the Reserve the following amount	·				
19	purposes set forth in this section:	5				
20	Fiscal Year	Appropriation				
21						
22	2023-2024	<u>\$104,840,000\$150,540,000</u>				
23	2024-2025	<del>\$114,840,000</del> \$165,540,000				
24	2025-2026	<del>\$124,840,000</del> \$180,540,000				
25	2026-2027	<del>\$134,840,000</del> \$195,540,000				
26	<u>2027-2028</u>	\$210,540,000				
27	<u>2028-2029</u>	\$225,540,000				
28	<u>2029-2030</u>	<u>\$240,540,000</u>				
29	<u>2030-2031</u>	<u>\$255,540,000</u>				
30	<u>2031-2032</u>	<u>\$270,540,000</u>				
31	For the <del>2027-2028</del> -2032-2033 fiscal year and each	fiscal year thereafter, there is appropriated				
32	from the General Fund to the Reserve the sum of one	e hundred forty-four million eight hundred				
33	forty thousand dollars (\$144,840,000) two hundre	d eighty-five million five hundred forty				
34	thousand dollars (\$285,540,000) to be used for the	purposes set forth in this section. When				
35	developing the base budget, as defined by G.S. 1430	C-1-1, for each fiscal year specified in this				
36	subsection, the Director of the Budget shall include	the appropriated amount specified in this				
37	subsection for that fiscal year."					
38	•	on Student Accounts for Children with				
39	Disabilities. – Article 41 of Chapter 115C of the Gen					
40	"Article 41					
41	"Personal Education Savings Accounts.Student A					
42	"§ 115C-590. North Carolina Personal Education					
43	<u>Children with Disabilities</u> Program esta					
44	There is established the North Carolina Personal	e				
45	Children with Disabilities Program to provide the opti	on for a parent to better meet the individual				
46	educational needs of the parent's child.					
47	"§ 115C-591. Definitions.					
48	The following definitions apply in this Article:					
49	(1) Authority. – Defined in G.S. 116-2					
50		Nonpublic Education, Department of				
51	Administration.					

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1	<u>(2a)</u>	Educational technology. – As defined annually	by the Authority an item
2	<u>(24)</u>	piece of equipment, material, product, or system	
3		commercially off the shelf, modified, or customize	• -
4		for educational purposes for a child with a disabili	
5	(3)	Eligible student. – A student residing in North	
6		received a high school diploma and who me	
7		requirements:	
8		a. Is eligible to attend a North Carolina	public school pursuant to
9		G.S. 115C-366.Article 25 of this Chapter.	L L
10		on or before April 16 is eligible to attend t	-
11		the principal, or equivalent, of the school	
12		enroll finds that the student meet	
13		G.S. 115C-364(d) and those findings are	-
14		with the child's application.	<u> </u>
15		b. Has not been enrolled in a postsecondary i	nstitution in a matriculated
16		status eligible for enrollment for as a full-	
17		12 hours of academic credit.	<u> </u>
18		c. Is a child with a disability, as define	ed in <del>G.S. 115C-106.3(1),</del>
19		including, for example, intellectual disat	
20		speech or language impairment, visual imp	
21		disturbance, orthopedic impairment, autis	
22		other health impairments, specific learning	
23		may be required to be included under IDEA	
24		d. Has not been placed in a nonpublic scho	
25		agency at public expense.	
26	<u>(3a)</u>	G.S. 115C-562.5 compliant school A Part 1 or H	Part 2 nonpublic school that
27		consents to comply with the requirements of G.S.	
28	(4)	Nonpublic school. – A school that meets the require	rements of Part 1, 2, or 3 of
29		Article 39 of this Chapter, as identified by the Div	ision.
30	(5)	Parent A parent, legal guardian, or legal custodi	
31	<u>(5a)</u>	Part 1 or Part 2 nonpublic school A nonpub	
32		requirements of Part 1 or Part 2 of Article 39 of th	is Chapter, as identified by
33		and deemed eligible by the Division.	
34	<del>(5a)<u>(5</u></del>	I	
35		time in a nonpublic school that exclusively provide	es services for children with
36		disabilities.	
37	(6)	Personal Education Savings Student Account	
38		electronic account provided to a parent for the pur	
39		funds awarded by the Authority for an eligibl	
40		qualifying education expenses under G.S. 115C-59	
41		vard of scholarship funds for a personal education	
42	· / <b>II</b>	cation Selection. – The Authority shall make availab	•
43		ications to eligible students for the award of schola	
44	0	s-student account to be used for qualifying education of the second state of the secon	1
45 46	-	. Information about scholarship funds and the applic	-
46		Authority's Web site. Applications shall be submitte	
47 48		e Authority shall begin selecting recipients for awar	
48 40	-	eria: criteria for applications received by March 1 of	-
49 50	(1)	First priority shall be given to eligible students who	1
50 51		funds for a PESA during the previous school <del>y</del>	ear in mose students nave
51		applied by March 1.year.	

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1	(2)	After funds have been awarded to prior recipients as provide	d in subdivision
2	(-)	(1) of this subsection, any remaining funds shall be used to av	
3		funds for a PESA for all other eligible students.	r i i i i i i i i i i i i i i i i i i i
4	(b) Schola	arship Awards. – Scholarships-Except for eligible students	who qualify for
5		pursuant to subsection (b1) of this section, scholarships shall	
6		nt not to exceed (i) nine thousand dollars (\$9,000) per eligible	
7	•	r in-for which the application is received, except received or	
8		s, who shall be awarded scholarships each year for an amount	
9	-	ousand five hundred dollars (\$4,500) per eligible student for t	
10		h the application is received. Any funds remaining in an ele	
11	•	ubsection (b2) of this section at the end of a school year for	
12	who qualify only	under this subsection shall be returned to the Authority.	-
13		arship Awards for Students with Certain Disabilities. – An elig	ible student may
14	be awarded schol	larship funds in an amount of up to seventeen thousand dolla	rs (\$17,000) for
15	each school year	only if the student has been determined to have one or more	of the following
16	disabilities as a p	rimary or secondary disability at the time of application for sch	<u>iolarship funds:</u>
17	<u>(1)</u>	<u>Autism.</u>	
18	<u>(2)</u>	Hearing impairment.	
19	<u>(3)</u>	Moderate or severe intellectual or developmental disability.	
20	<u>(4)</u>	Multiple, permanent orthopedic impairments.	
21	<u>(5)</u>	Visual impairment.	
22	-	tudents who qualify for scholarship funds under this subsection	
23		e hundred dollars (\$4,500) of funds remaining in an electroni	
24		ear shall be carried forward until expended for each school ye	
25		der subsection (b2) of this section. In no event shall the total a	
26		for an eligible student in a personal education student accou	
27		(\$30,000). Any funds remaining in the electronic account if an a	agreement is not
28 29		S. 115C-595 shall be returned to the Authority.	a used only for
29 30		<u>rsement and Deposit of Awards. – Scholarship funds shall by</u> ying education expenses as provided in G.S. 115C-595. Recipie	
31		ands deposited in two equal amounts to a PESA in amounts.	
32		of the fiscal school year. The first deposit of funds to a PESA	
33	-	of the parental agreement required by G.S. 115C-595. The p	•
34		<del>rd or an</del> electronic account with the prepaid funds loaded <del>on t</del>	
35		at the beginning of the <u>fiscal-school</u> year. After the initial	
36		sequent, quarterly semester disbursement of funds shall be	
37		he parent of an expense report. The expense report shall	5
38		d shall include documentation that the student received a	
39	•	115C-595(a)(1), for no less than $\frac{35}{70}$ days of the applicable q	
40		$\frac{1}{2}$ or the electronic account shall be renewed upon the receipt	
41		G.S. 115C-595 for recipients awarded scholarship funds in s	1
42		funds remaining on the card or in the electronic account at the	
43	year may be carri	ed forward to the next fiscal year if the card or electronic according	ount is renewed.
44	Any funds remain	iing on the card or in the electronic account if an agreement is n	ot renewed shall
45	be returned to the	Authority.	
46	(c) Eligib	ility for the other scholarship programs is provided for as follow	<del>vs:</del> Eligibility for
47	Other Scholarship		
48	(1)	An eligible student under this Article may receive, in addition	on to a PESA, a
49	~ <b>~</b> `	scholarship under Part 2A of Article 39 of this Chapter.	
50	(2)	An eligible student under this Article may receive, in addition	
51		a scholarship under Part 2A of Article 39 of this Chapter, a se	holarship under

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1	the special education scholarship program for children with disabilities
2	pursuant to Part 1H of Article 9 of this Chapter, only if that student has one or
	more of the following disabilities:
	a. Autism.
	b. Developmental disability.
	<del>c.</del> Hearing impairment.
	d. Moderate or severe intellectual disability.
	e. Multiple, permanent orthopedic impairments.
	f. Visual impairment.
	(d) Applications Not Public Records. – Applications for scholarship funds and personally
	identifiable information related to eligible students receiving funds shall not be a public record
	under Chapter 132 of the General Statutes. For the purposes of this section, personally
	identifiable information means any information directly related to a student or members of a
	student's household, including the name, birthdate, address, Social Security number, telephone
	number, e-mail address, or any other information or identification number that would provide
	information about a specific student or members of a specific student's household.
	(e) Establishment of Initial Eligibility. – An applicant may demonstrate for initial
	eligibility that the applicant is a child with a disability, as required by G.S. 115C-591(3)c., in
	either of the following ways:
	(1) The by having the child has been assessed by a local education agency and
	determined the local education agency determining the child to be a child with
	a disability and with that outcome is verified by the local education agency on
	a form provided to the Authority.
	(2) The child was initially assessed by a local education agency and determined
	to be a child with a disability and, following receipt of a scholarship awarded
	pursuant to Part 1H of Article 9 of this Chapter, was determined to have
	continuing eligibility, as provided in G.S. 115C-112.6(c)(2), by the assessing
	psychologist or psychiatrist. Both the initial verification from the local
	education agency and the continuing verification by the assessing
	psychologist or psychiatrist shall be provided on a form to the Authority.
	"§ 115C-593. Student continuing eligibility.
	After the initial disbursement of funds, the Authority shall ensure that the student's continuing
	eligibility is assessed at least every three years by one of the following:
	(1) The local education agency. – The local education agency shall assess if the
	student continues to be a child with a disability and verify the outcome on a
	form to be provided to the Authority.
	(2) A licensed psychologist with a school psychology focus or a psychiatrist. –
	The psychologist or psychiatrist shall assess, after review of appropriate
	medical and educational records, if the education and related services received
	by the student in the nonpublic school setting have improved the child's
	educational performance and if the student would continue to benefit from
	placement in the nonpublic school setting. The psychologist or psychiatrist
	shall verify the outcome of the assessment on a form to be provided to the
	Authority.
	"§ 115C-594. Verification of eligibility.
	(a) Verification of Information. – The Authority may seek verification of information on
	any application for the award of scholarship funds for a personal education savings student $\frac{1}{2}$ such as a state of the state of
	account. The Authority shall select and verify six percent (6%) of applications annually, including these with apparent errors on the face of the application. The Authority shall establish
	including those with apparent errors on the face of the application. The Authority shall establish rules for the varification process. If a household fails to cooperate with varification afforts, the
	rules for the verification process. If a household fails to cooperate with verification efforts, the Authority shall revoke the award of scholarship funds for a PESA for the eligible student.
	Aumority shall levoke the award of scholarship funds for a FESA for the engible student.

1 (b) Access to Information. – Household members of applicants <u>Applicants</u> for the award 2 of scholarship funds for a PESA shall authorize the Authority to access information needed for 3 verification efforts held by other State agencies, including the Department of Health and Human 4 Services and the Department of Public Instruction.

#### 5 "§ 115C-595. Parental agreement; use of funds.

Parental Agreement. - The Authority shall provide the parent of a scholarship 6 (a) 7 recipient with a written agreement, applicable for each year the eligible student receives 8 scholarship funds under this Article, to be signed and returned to the Authority prior to receiving 9 the scholarship funds. The agreement shall be submitted to the Authority electronically. The 10 parent shall not designate any entity or individual to execute the agreement on the parent's behalf. A parent or eligible student's failure to comply with this section shall result in a forfeit of 11 12 scholarship funds and those funds may be awarded to another eligible student. The parent shall 13 agree to the following conditions in order to receive scholarship funds under this Article:

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(1) Use at least a portion of the scholarship funds to provide an education to the eligible student in, at a minimum, the subjects of English language arts, mathematics, social studies, and science.

Unless the student is a part-time eligible student, release a local education 17 (2)18 agency in which the student is eligible to attend under G.S. 115C-366 of all 19 obligations to educate the eligible student while the eligible student is 20 receiving scholarship funds under this Article. A parent of a student, other 21 than a part-time eligible student, who decides to enroll the student into the 22 local education agency or other North Carolina public school during the term 23 of the agreement shall notify the Authority to request a release from the 24 agreement and shall return any unexpended funds to the Authority.

(3) Use the scholarship funds deposited into a personal education savings student account only for the following qualifying education expenses of the eligible student:

- a. Tuition and fees for a nonpublic school that meets the requirements of Part 1 or Part 2 of Article 39 of this Chapter and is subject to the requirements of G.S. 115C-562.5.G.S. 115C-562.5 compliant school, disbursed as provided in subdivision (1) of subsection (a1) of this section.
- b. Textbooks required by a nonpublic school.
- c. Tutoring and teaching services provided by an individual or facility accredited by a State, regional, or national accrediting organization.
- d. Curricula.
- e. Fees for nationally standardized norm-referenced achievement tests, advanced placement tests, or nationally recognized college entrance exams.
- f. Fees charged to the account holder for the management of the PESA.
- g. Fees for services provided by a public school, including individual classes and extracurricular programs.
  - h. Premiums charged to the account holder for any insurance or surety bonds required by the Authority.
  - i. Educational therapies from a licensed or accredited practitioner or provider.
- j. Educational technology defined by the Authority as approved for use pursuant to Part 1H of Article 9 of this Chapter.<u>G.S. 115C-591(2a).</u>
- k. Student transportation, pursuant to a contract with an entity that regularly provides student transportation, to and from (i) a provider of education or related services or (ii) an education activity.

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1	<u>(3a)</u>	Use of scholarship funds for reimbursement of tuition	<u>n. – Notwithstanding</u>
2		sub-subdivision a. of subdivision (3) of this subsection, a	a parent of an eligible
3		student may pay tuition to Part 1 or Part 2 nonpublic	schools that are not
4		G.S. 115C-562.5 compliant schools with funds other th	
5		the personal education student account and then request	reimbursement from
6		the Authority from scholarship funds if the parent	
7		provisions of subdivision (2) of subsection (a1) of this s	
8	(4)	Not use scholarship funds for any of the following purp	
9		a. Computer hardware or other technological devic	
10		Authority as educational technology approved for	•
11		1H of Article 9 of this Chapter. <u>G.S. 115C-591(2</u>	
12		b. Consumable educational supplies, including pap	
13		c. Tuition and fees at an institution of higher edu	
13		G.S. 116-143.1, or a private postsecondary instit	
15		d. Tuition and fees for a nonpublic school that meet	
16		-	is the requirements of
	(a1) Diah	Part 3 of Article 39 of this Chapter.	the Authomity shall
17		ursement of Funds for Tuition. – The method by which	-
18		ship funds awarded to eligible students for tuition at a non-	
19		ther the nonpublic school is a G.S. 115C-562.5 complian	t school. Scholarship
20		shall be disbursed as follows:	11 '4 41 44
21	<u>(1)</u>	Scholarship endorsement for tuition. – The Authority sh	
22		times each school year, scholarship funds from the perso	
23		account for eligible students who attend G.S. 115C-562	-
24		The funds shall be remitted to the G.S. 115C-562.5	
25		endorsement by at least one of the student's paren	-
26		restrictively endorse the scholarship funds awarded to the	
27		deposit into the account of the G.S. 115C-562.5 complia	
28		of the eligible student. The parent shall not designate an	
29		associated with the school as the parent's attorney-in	
30		scholarship funds. A parent's failure to comply with t	
31		result in forfeiture of the scholarship funds for tuitio	n. Scholarship funds
32		forfeited for failure to comply with this subdivision sh	all be returned to the
33		Authority to be awarded to another student.	
34	<u>(2)</u>	<u>Reimbursement for tuition. – The parent of an eligible s</u>	tudent who enrolls in
35		a school that is (i) a North Carolina public school other t	han the public school
36		to which that student would have been assigned as provide	ded in G.S. 115C-366
37		or (ii) a Part 1 or Part 2 nonpublic school that is no	ot a G.S. 115C-562.5
38		compliant school may pay tuition directly to the school	with funds other than
39		scholarship funds and request reimbursement with fu	
40		personal education student account under subdivision (3	
41		this section. However, the Authority shall not reimburse	
42		midpoint of each semester. A parent may only receiv	
43		tuition if the parent provides documentation to the Auth	
44		is enrolled in the school.	
45	(b) No R	efunds to an Account Holder. – A nonpublic school or a	provider of services
46		subsection (a) of this section shall not refund or rebate any	-
47	±	ble student in any manner. The parent shall notify the Auth	1
	is required.	The station in any manner. The parent shan notify the Auth	istry it such a forund
48			
48 49	-	aled by Session Laws 2018-5, s. 38.10(m), effective for tax	able years beginning

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1	"§ 115C-596. Identification of nonpublic schools and distribution of personal education
2 3	savings student account information.
	(a) List of Nonpublic Schools. – The Division shall provide annually by February 1 to
	the Authority a list of all nonpublic schools operating in the State that meet the requirements of Part 1, 2, or 3 of Article 39 of this Chapter.
	(b) Information on PESAs to the Division. – The Authority shall provide information
	about personal education savings student accounts to the Division. The Division shall provide
	information about PESAs to all qualified nonpublic schools on an annual basis.
	"§ 115C-597. Administration.
	(a) Rules and Regulations. – The Authority shall establish rules and regulations for the
	administration of the program, including the following:
	(1) The administration and awarding of scholarship funds, including a lottery
	process for the selection of recipients within the criteria established by
	G.S. $115C-592(a)$ , if necessary.
	(2) Requiring a surety bond or insurance to be held by account holders.
	(3) Use of the funds and the reporting of expenditures.
	(4) Monitoring and control of spending scholarship funds deposited in a personal
	education savings account.
	The Authority shall provide recipients of scholarship funds with the annual list of defined
	educational technology for which scholarship funds may be used.
	(b) Contract for Management of PESAs. – The Authority may contract with a private
	financial management firm or institution to manage PESAs in accordance with this Article.
	(c) Annual Audits. – The Authority shall conduct annual audits of PESAs and may audit
	a random sampling of PESAs as needed to ensure compliance with the requirements of this
	Article. The Authority may contract with an independent entity to conduct these audits. The
	Authority may remove a parent or eligible student from the program and close a personal
	education savings student account for failure to comply with the terms of the parental agreement,
	for failure to comply with applicable laws, or because the student is no longer an eligible student.
	(d) Administration Costs. – Of the funds allocated to the Authority to award scholarship
	funds under this Article, the Authority may retain up to two hundred fifty thousand dollars
	(\$250,000) the lesser of four percent (4%) of the funds appropriated or two million dollars
	(\$2,000,000) each fiscal year for administrative costs associated with the program, including
	contracting with non-State entities for administration of certain components of the program.
	"§ 115C-598. Reporting requirements.
	The Authority shall report annually, no later than October 15, to the Joint Legislative
	Education Oversight Committee on the following information from the prior school year:
	(1) Total number, grade level, race, ethnicity, and sex of eligible students
	receiving scholarship funds.
	<ul> <li>(2) Total amount of scholarship funding awarded.</li> <li>(3) Number of students previously enrolled in public schools in the prior semaster.</li> </ul>
	(3) Number of students previously enrolled in public schools in the prior semester
	by the previously attended local education agency.
	(4) Nonpublic schools in which scholarship recipients are enrolled, including
	numbers of scholarship recipients at each nonpublic school.
	(5) The number of substantiated cases of fraud by recipients and the number of
	parents or students removed from the program for noncompliance with the
	provisions of this Article. "8 115C 500 Duties of State agancies
	" <u>§ 115C-599. Duties of State agencies.</u> (a) The State Board, as part of its duty to monitor all local education agencies to
	determine compliance with this Article and the Individuals with Disabilities Education Act
	(IDEA), 20 U.S.C. § 1400, et seq., (2004), as amended, and federal regulations adopted under
	(1) $(1)$ $(2)$ $(3)$ $(3)$ $(3)$ $(2)$ $(3)$ $(2)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$ $(3)$

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that act, as prov following:	rided in G.S. 115C-107.4, shall ensure that local education	on agencies do the
<u>(1)</u>	Conduct evaluations requested by a child's parent of suspendisabilities, as defined in G.S. 115C-107.3, in a timely ma	
	IDEA.	inter as required by
<u>(2)</u>	Provide assessments for continuing eligibility to identi disabilities receiving scholarship funds at the request of the	
(h) The A	compliance with G.S. 115C-593.	
	Authority shall analyze, in conjunction with the Department of nolarship data on an annual basis to ensure that the amount of	
	by the Authority to the Department for reevaluations	
	nits of eligible students under G.S. 115C-593 are sufficient a	
annual cost requi		
	<b>FION 8A.3.(k)</b> Notwithstanding G.S. 115C-592, as amende	ed by this section, a
	awarded scholarship funds for a Personal Education Saving	
	le 41 of Chapter 115C of the General Statutes for the 2021-2	
	ceived a scholarship pursuant to Part 1H of Article 9 of Cl	1
	for the 2021-2022 school year shall receive priority in the av	
	115C-592 for a personal education student account for the	2022-2023 school
•	t applies by March 1, 2022.	
	<b>TION 8A.3.</b> ( <i>l</i> ) Part 1H of Article 9 of Chapter 115C of the	General Statutes is
repealed.		
	<b>FION 8A.3.(m)</b> G.S. 115C-555(4) reads as rewritten:	
"(4)	It receives no funding from the State of North Carolina. If	
	this Article, scholarship funds awarded pursuant to Part	
	<u>Article or</u> Article 41 of this Chapter, or Part 1H of Article eligible students attending a nonpublic school shall not be	1
	from the State of North Carolina."	considered funding
SFC	<b>FION 8A.3.(n)</b> G.S. 115C-567.1(a), as enacted by subsection	n(a) of this section
reads as rewritte		(g) of this section,
	State Education Assistance Authority, in its administrati	ion of scholarship
	gible students pursuant to Part 2A of this Article, Article and	
	rt 1H of Article 9 of this Chapter, Chapter may contrac	
	resenting parents and families, for marketing, outreach	
application assist	ance for parents and students. The Authority shall issue a re	quest for proposals
	er into a contract with a nonprofit corporation that me	eets the following
	ing the term of the contract:	
(1)	Be a nonprofit corporation organized pursuant to Chapter	
	Statutes and comply at all times with the provisions of sections	ion $501(c)(3)$ of the
	Internal Revenue Code.	
(2)	Employ sufficient staff who have demonstrated a capac	•
	implement a scholarship grant program, including by doin	g the following:
	a. Direct mail marketing.	
	b. Radio advertising.	
	<ul><li>c. Targeted digital advertising.</li><li>d. One-on-one parent and family engagement.</li></ul>	
(3)	<ul><li>d. One-on-one parent and family engagement.</li><li>Comply with the limitations on lobbying set forth in section</li></ul>	on $501(c)(3)$ of the
(3)	Internal Revenue Code.	on 501(c)(5) 01 tile
(4)	Have no State officer or employee serving on the board of	the nonprofit
(5)	Conduct at least quarterly meetings of the board of director	-
(0)	at the call of its chair."	of the honprofit

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1	<b>SECTION 8</b>	A.3.(0)	Section 5(b) of S.L. 2013-364, as rewrited	itten by Section 3.2 of
2			by Section 11.18 of S.L. 2015-241, is repe	
3			G.S. 105-153.5(b)(12) reads as rewritten	
4			leposited during the taxable year to a pers	
5			nt under Article 41 of Chapter 115C of th	
6			Subsection (p) of this section does not	
7			ver, or another person arising under a sta	
8			of its amendment, nor does it affect the	•
9			the amended statute before the effective	
10			Subsections (a) through (d) of this section	
11			ds for the 2022-2023 school year. Subsec	
12	11	-	21. Subsection (i) of this section applie	
13			ons (j) and (k) of this section become effe	6 6
14	•		olarship funds beginning with the 202	•
15			is section become effective July 1, 2022.	
16			beginning on or after January 1, 2022.	-
17	section is effective the da	•	•••••	
18				
19	SEAA GOVERNANCH	E STRU	<b>CTURE MODIFICATIONS</b>	
20	SECTION 8	A.4.(a)	G.S. 116-203 reads as rewritten:	
21	"§ 116-203. Authority	created	as subdivision of State; appointment,	terms and removal of
22			officers; quorum; expenses and compe	
23	(a) Authority Cro	eated	There is created and constituted a polit	ical subdivision of the
24	State to be known as the	e "State	Education Assistance Authority." Autho	rity" (Authority) to be
25	housed administratively	v withi	n The University of North Carolina	System Office for
26	organizational, staffing, and budgetary purposes. The exercise by the Authority of the powers			
27	conferred by this Articl	le shall	be deemed and held to be the perform	nance of an essential
28	governmental function.function in administering a system of financial assistance to qualified			
29	students of the State. Th	e Autho	prity shall exercise its statutory powers in	ndependently from the
30			Governors of The University of North Ca	
31	(b) Membership.	– The A	Authority shall be governed by a board of	directors consisting of
32			hall be appointed <del>by the Governor</del> and tw	o of whom shall be ex
33	officio. The members sh	<del>all be <u>o</u>t</del>	<u>fficio</u> as follows:	
34	(1) Seven	membe	ers appointed by the Governor, three of v	whom according to the
35	follow	/ing:		
36	<u>a.</u>	The E	Board of Governors of The University of	f North Carolina shall
37		<u>appoi</u>	nt the following members:	
38		<u>1.</u>	Two members who shall have expertise	in secondary or higher
39			education, two of whom education.	
40		<u>2.</u>	One member who shall be a chief fin	
41			administrative officer from a nonpubl	
42			students receiving scholarship funds p	
43			Article 39 of Chapter 115C of the Gene	
44		<u>3.</u>	One member who shall have expertise in	1 finance, one of whom
45			finance.	
46	<u>b.</u>		overnor shall appoint the following mem	
47		<u>1.</u>	One member who shall have expertise i	
48		<u>2.</u>	One member who shall be a member of	
49			an interest in higher education, and one	
50		<u>3.</u>	One member who shall be a chief fir	
51			college or university that is a memb	er of North Carolina

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1 2 3	Independent Colleges and Universitie the recommendation of North Carolin and Universities, Inc.	
4 5	(2) The chief financial officer of The University of Nort an ex officio member.	h Carolina shall serve as
6 7	(3) The chief financial officer of the North Carolina Conshall serve as an ex officio member.	nmunity College System
8 9 10	(c) Terms. – Members appointed by the Governor pursuant subsection (b) of this section shall serve for a term of four years and u appointed and duly qualified. Immediately after appointment, the direct	intil their successors are
11	performance of their duties.	
12	(d) Vacancies. – A vacancy in an appointment made by the Go	
13 14	the Governor <u>appointing authority</u> in the same manner as the origin remainder of the unexpired term.	nal appointment for the
15	(e) Removal. – The Governor appointing authority may remove a	any member of the board
16	of directors appointed by the Governor that authority for misfea	sance, malfeasance, or
17	nonfeasance.	
18	(f) Officers. – The board shall annually elect one of its member	
19	vice chair and shall also elect annually a secretary, or a secretary treasu	rer, who may or may not
20	be a member of the boardvice-chair. The chair, or in the chair's absen	nce, the vice-chair, shall
21	preside at all meetings of the board. In the absence of both the chair a	nd vice-chair, the board
22	shall appoint a chair pro tempore, who shall preside at such meetings.	
23	(f1) Executive Director. – The President of The University of Nor	th Carolina shall appoint
24	the Executive Director of the Authority, who shall be the Authority's print	incipal executive officer,
25	and the Executive Director shall be responsible to the President. The	Executive Director shall
26	serve as secretary to the board of directors.	
27	(g) Quorum. – Five directors shall constitute a quorum for the tra	ansaction of the business
28	of the Authority, and no vacancy in the membership of the board sha	all impair the right of a
29	quorum to exercise all the rights and perform all the duties of the Author	ority. The favorable vote
30	of at least a majority of the members of the board present at any me	eting is required for the
31	adoption of any resolution or motion or for other official action.	
32	(h) Expenses. – The members of the board shall receive per of	diem and allowances as
33	provided in G.S. 138-5 and G.S. 138-6. These expenses and compensation	ation shall be paid from
34	funds provided under this Article, or as otherwise provided."	
35	SECTION 8A.4.(b) G.S. 116-204 reads as rewritten:	
36	"§ 116-204. Powers of Authority.	
37	The Authority is hereby authorized and empowered:	
38	(1) To fix and revise from time to time and charge and co	ollect fees for its acts and
39	undertakings; undertakings.	
40	(2) To establish rules and regulations conce	rning its acts and
41	undertakings; undertakings.	
42	(3) To acquire, hold and dispose of personal property in t	he exercise of its powers
43	and the performance of its duties; duties.	
44	(4) To make and enter into all contracts and agreements	•
45	to the performance of its duties and the execution	of its powers under this
46	Article;Article.	
47	(5) To employ, in its discretion, upon approval by the Pre	
48	of North Carolina or his or her designee, consultants	
49	and financial experts, superintendents, managers	
50	liaison personnel, clerical staff, and such other emplo	
51	be necessary in its judgment, and to fix their compens	sation to be payable from

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	funds made available to the Authority by law; from any fun	ds made available
	to the Authority through appropriations by the Generation	
	availability of receipts, or both.	-
(6)	To receive and accept from any federal or private age	ency, corporation,
	association or person grants to be expended in accomplish	• •
	of the Authority, and to receive and accept from the	
	municipality, county or other political subdivision thereof a	•
	source aid or contributions of either money, property, or oth	•
	to be held, used and applied only for the purposes for which	
	contributions may be made; made.	e
(7)	To sue and to be sued; to have a seal and to alter the same a	at its pleasure; and
	to make and from time to time amend and repeal bylaws, rul	-
	not inconsistent with law to carry into effect the powers ar	-
	Authority; Authority.	1 1
(8)	To do all other acts and things necessary or convenient to ca	rry out the powers
	expressly granted in this Article; provided, however, the	• •
	Article shall be construed to empower the Authority to enga	U
	of banking or insurance.	0
(9)	To collect loan repayments for loans awarded under the	Teaching Fellows
	Program pursuant to G.S. 115C-363.23A if the loan repaym	-
	for more than 30 days.	0
(10)	To collect loan repayments for loans awarded from the Scho	larship Loan Fund
	for Prospective Teachers pursuant to Article 32A of Cha	apter 115C of the
	General Statutes if the loan repayment is outstanding for m	
(11)	To administer the awarding of scholarship grants to s	tudents attending
	nonpublic schools as provided in Part 2A of Article 39 of Cl	_
	General Statutes.	
(12)	To administer the coordinated and centralized process	for determining
	residency for tuition and State-funded financial aid purpo	oses that is jointly
	developed and implemented by The University of North C	
	Carolina Community College System, and the Authority, in	consultation with
	the North Carolina Independent Colleges and Universities.	
(13)	To collect loan repayments for scholarship loans awarded	
	Principal Fellows Program pursuant to Article 5C of this C	Chapter if the loan
	repayment is outstanding for more than 30 days."	
	<b>TION 8A.4.(c)</b> G.S. 116-205 reads as rewritten:	
	e to property; use of State lands; offices.	
	to any property acquired by the Authority shall be taken in	n the name of the
Authority.		-
	tate hereby consents, subject to the approval of the Govern	
	ors of The University of North Carolina, and Council of State	-
-	operty owned by the State, which are deemed by the Authori	ty to be necessary
for its purposes.		
	pon approval by The University of North Carolina System Of	
-	ch offices in state-owned or rented structures as it deems a	appropriate for its
purposes."	<b>TION 9.4</b> $(\mathbf{J}) \subset \mathbf{S}$ 116 200 14 mode of mornithem.	
	<b>TION 8A.4.(d)</b> G.S. 116-209.14 reads as rewritten:	
"§ 116-209.14. A	1	nousland of t
	y shall, following the close of each fiscal year, publish an a	1
	preceding year to the Governor Board of Governors of The U	
Caronna, the Go	overnor, and the General Assembly. Each report shall set	iorui a complete

operating and financial statement covering the operations of the Authority during the year. The 1 2 operations of the Authority shall be subject to the oversight of the State Auditor pursuant to 3 Article 5A of Chapter 147 of the General Statutes." 4 **SECTION 8A.4.(e)** G.S. 116-209.21 is repealed. 5 **SECTION 8A.4.(f)** For the board of directors of the State Education Assistance 6 Authority, subsection (a) of this section applies to the appointment of seats expiring or the 7 appointment to fill vacancies in seats occurring on or after the date this act becomes law. 8 Notwithstanding G.S. 116-203, as amended by this act, upon the next vacancy of a seat for a 9 member who has expertise in finance, the Board of Governors of The University of North 10 Carolina shall appoint the member who has expertise in finance to fill that vacant seat in accordance with G.S. 116-203(b)(1)a. 11 12 **SECTION 8A.4.(g)** This section is effective the date this act becomes law. 13 14 LONGLEAF COMMITMENT COMMUNITY COLLEGE GRANT 15 **SECTION 8A.5.(a)** Program Established. – Of the funds appropriated in this act to 16 the Board of Governors of The University of North Carolina to be allocated to the State Education 17 Assistance Authority from the State Fiscal Recovery Fund, the Authority shall administer the 18 Longleaf Commitment Grant Program (Program) to award grants to eligible students graduating 19 from high school at the end of the 2021-2022 school year to cover tuition and fees at a community 20 college for up to two years. The goal of the Longleaf Commitment Grant Program is to help 21 students who graduated from a North Carolina high school during the COVID-19 pandemic recover learning and persist through to degree attainment. 22 23 **SECTION 8A.5.(b)** Eligible Students. – A student shall be considered an eligible 24 student to receive a grant under the Program if the student meets all of the following 25 requirements: 26 Has graduated or is expected to graduate in 2022 from a high school located (1)27 in this State. 28 Qualifies as a resident for tuition purposes under the criteria set forth in (2)29 G.S. 116-143.1 and in accordance with the coordinated and centralized 30 residency determination process administered by the Authority. 31 Completes the Free Application for Federal Student Aid (FAFSA) for the (3) 32 2022-2023 academic year and, if applicable, renews the FAFSA for the 33 2023-2024 academic year. 34 Has an Expected Family Contribution (EFC) below fifteen thousand dollars (4) 35 (\$15,000). 36 (5) Enrolls in the Fall 2022 semester and maintains enrollment in at least six credit 37 hours per semester in curriculum courses at a community college. 38 SECTION 8A.5.(c) Award Amounts; Administration. – Grants awarded under the 39 Program shall be for a minimum amount of seven hundred dollars (\$700.00) per eligible student 40 with a maximum grant of up to two thousand eight hundred dollars (\$2,800) per eligible student 41 per year for up to two years, which includes cost of tuition and a fee allowance. The Authority 42 shall reduce the amount of a grant for any student by the amount of grants or scholarships 43 received by that student from other State or federal sources. 44 The Authority may adopt rules for the administration of the Program. The Authority 45 may use up to one percent (1%) of the funds appropriated for the Program for administrative 46 costs. 47 **SECTION 8A.5.(d)** Support Services from Community Colleges. – The Community 48 Colleges System Office shall administer a matching grant program for community colleges to 49 provide student support services under the Program in accordance with Section 6.11 of this act. 50 **SECTION 8A.5.(e)** Report. – The Authority shall submit an initial report by 51 September 1, 2023, and a final report by September 1, 2024, to the Joint Legislative Education

1 2 3	Oversight Committee on the implementation of the Program. The report shall contain, for each academic year, the amount of grant funds disbursed and the number of eligible students receiving funds.			
4				
5 6	PART IX. HEALTH AND HUMAN SERVICES			
7 8	PART IX-A. AGING AND ADULT SERVICES			
o 9	STATE-COUNTY SPECIAL ASSISTANCE RATES			
10	<b>SECTION 9A.1.(a)</b> For each year of the 2021-2023 fiscal biennium, the maximum			
11	monthly rate for residents in adult care home facilities shall be one thousand one hundred			
12	eighty-two dollars (\$1,182) per month per resident.			
12	<b>SECTION 9A.1.(b)</b> For each year of the 2021-2023 fiscal biennium, the maximum			
14	monthly rate for residents in Alzheimer's/Dementia special care units shall be one thousand five			
15	hundred fifteen dollars (\$1,515) per month per resident.			
16	nanaroa inteon donais (\$1,510) per monar per restación			
17	INCREASE IN STATE-COUNTY SPECIAL ASSISTANCE PERSONAL NEEDS			
18	ALLOWANCE			
19	SECTION 9A.2.(a) Effective October 1, 2021, the Department of Health and Human			
20	Services, Division of Aging and Adult Services, shall increase the personal needs allowance			
21	under the State-County Special Assistance program from forty-six dollars (\$46.00) per month			
22	per recipient to seventy dollars (\$70.00) per month per recipient.			
23	<b>SECTION 9A.2.(b)</b> Effective October 1, 2021, and notwithstanding the increase in			
24	the personal needs allowance authorized by subsection (a) of this section or any other provision			
25	of law to the contrary, the following limits are applicable for determining financial eligibility for			
26	State-County Special Assistance:			
27	(1) The total countable monthly income for individuals residing in adult care			
28	home facilities shall not exceed one thousand two hundred twenty-eight			
29	dollars (\$1,228) per month.			
30	(2) The total countable monthly income for individuals residing in			
31	Alzheimer's/Dementia special care units shall not exceed one thousand five			
32	hundred sixty-one dollars (\$1,561) per month.			
33				
34	REMOVAL OF THE CAP ON THE NUMBER OF ALLOWABLE STATE-COUNTY			
35	SPECIAL ASSISTANCE IN-HOME PAYMENTS			
36 37	<b>SECTION 9A.3.</b> G.S. 108A-47.1(a) reads as rewritten:			
38	"(a) The Department of Health and Human Services may use funds from the existing			
30 39	State-County Special Assistance budget to provide Special Assistance payments to eligible			
40	individuals 18 years of age or older in in-home living arrangements. These payments may be made for up to fifteen percent (15%) of the caseload for all State County Special Assistance. The			
40 41	standard monthly payment to individuals enrolled in the Special Assistance in-home program			
42	shall be one hundred percent (100%) of the monthly payment the individual would receive if the			
43	individual resided in an adult care home and qualified for Special Assistance, except if a lesser			
44	payment amount is appropriate for the individual as determined by the local case manager. The			
45	Department shall implement Special Assistance in-home eligibility policies and procedures to			
46	assure that in-home program participants are those individuals who need and, but for the in-home			
47	program, would seek placement in an adult care home facility. The Department's policies and			
48	procedures shall include the use of a functional assessment."			
49	-			

#### 50 RAPID REHOUSING FOR INDIVIDUALS AND FAMILIES AT RISK OF 51 HOMELESSNESS

1	<b>SECTION 9A.4.</b> Of the funds appropriated in this act from the State Fiscal Recovery		
2	Fund to the Department of Health and Human Services, Division of Aging and Adult Services,		
3	the sum of fifteen million dollars (\$15,000,000) in nonrecurring funds for the 2021-2022 fiscal		
4	year shall be allocated for rapid rehousing services to assist individuals and families at risk of		
5	homelessness due to the COVID-19 public health emergency with obtaining safe housing. These		
6	funds shall be used to supplement and not supplant existing funds for homelessness prevention		
7	activities and may be used to provide financial assistance to eligible individuals and families to		
8	cover the cost of acute needs such as the following:		
9	(1) Security deposits and rental assistance for a period not to exceed 12 months		
10	per individual or family.		
11	(2) Utility deposits and utility assistance for a period not to exceed 12 months per		
12	individual or family.		
13	(3) Temporary hotel stays while awaiting more permanent housing.		
14	(4) Housing navigation services.		
15	(5) Case management services related to the rapid attainment of safe housing.		
16			
17	PART IX-B. CENTRAL MANAGEMENT AND SUPPORT		
18			
19	<b>REPORTS BY NON-STATE ENTITIES ON THE USE OF DIRECTED GRANT FUNDS</b>		
20	SECTION 9B.1. Any non-State entity, as defined in G.S. 143C-1-1, that is a		
21	recipient of nonrecurring funds allocated in Part IX of this act as a directed grant shall report to		
22	the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal		
23	Research Division as follows:		
24	(1) By July 1, 2022, on the use of directed grant funds received under Part IX of		
25	this act for the 2021-2022 fiscal year.		
26	(2) By July 1, 2023, on the use of directed grant funds received under Part IX of		
27	this act for the 2022-2023 fiscal year.		
28			
29	FUNDS FOR THE NORTH CAROLINA FAMILIES ACCESSING SERVICES		
30	THROUGH TECHNOLOGY (NC FAST) SYSTEM		
31	<b>SECTION 9B.2.(a)</b> Of the funds appropriated in this act to the Department of Health		
32	and Human Services, Division of Central Management and Support, the sum of nineteen million		
33	nine hundred ninety-four thousand four hundred forty-seven dollars (\$19,994,447) in recurring		
34 25	funds for the 2021-2022 fiscal year and the sum of nineteen million nine hundred ninety-four the user of four hundred for the 2022 2022		
35	thousand four hundred forty-seven dollars (\$19,994,447) in recurring funds for the 2022-2023		
36	fiscal year shall be used to fund operations and maintenance of the NC FAST system, including		
37 38	matching federal funds for this purpose. In addition, the sum of thirty-six million six hundred eight the user d sight the second sight for the		
38 39	eight thousand eight hundred seventeen dollars (\$36,608,817) in nonrecurring funds for the 2021 2022 fiscal year and the sum of thirty four million eight hundred ten thousand nine hundred		
40	2021-2022 fiscal year and the sum of thirty-four million eight hundred ten thousand nine hundred ninety dollars (\$34,810,990) in nonrecurring funds for the 2022-2023 fiscal year shall be		
40	allocated for the following purposes:		
42	(1) The sum of twenty-three million two hundred sixty-five thousand dollars		
43	(1) The sum of twenty-linee minor two hundred sixty-five mousand donars (\$23,265,000) in nonrecurring funds for the 2021-2022 fiscal year and the sum		
44	of twenty-three million seven hundred seventy-eight thousand twenty-five		
45	dollars (\$23,778,025) in nonrecurring funds for the 2022-2023 fiscal year		
46	shall be used to fund deployment of the child welfare case management		
47	component of the NC FAST system, as provided in Section 91.15 of this act,		
48	and to match federal funds to expedite deployment of this functionality.		
49	(2) The sum of thirteen million three hundred forty-three thousand eight hundred		
50	seventeen dollars (\$13,343,817) in nonrecurring funds for the 2021-2022		
51	fiscal year and the sum of eleven million thirty-two thousand nine hundred		

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1	sixty-five dollars (\$11,032,965) in nonrecurring funds f	For the 2022-2023	
2	fiscal year shall be used to match federal funds to expedite		
3	implementation of the following within the NC FAST syste	em: (i) updates and	
4	changes with respect to Medicaid Transformation,	· / 1	
5	modernization, (iii) document management, and (iv) indep	endent verification	
6	and validation support.		
7	The Department of Health and Human Services, Division of Centra	l Management and	
8	Support, shall report any changes in approved federal funding or federal m	natch rates for NC	
9	FAST within 30 days after the change to the Joint Legislative Oversight Con		
10	and Human Services, the Joint Legislative Oversight Committee on Inform	ation Technology,	
11	and the Fiscal Research Division.		
12	<b>SECTION 9B.2.(b)</b> Departmental receipts appropriated in this		
13	seventy-eight million eight hundred twenty-seven thousand six hundred		
14	(\$78,827,612) for the 2021-2022 fiscal year and the sum of seventy-seven m		
15	ninety-one thousand nine hundred thirty-four dollars (\$77,291,934) for the 202	22-2023 fiscal year	
16 17	shall be used for the purposes described in subsection (a) of this section.		
17			
18 19	COMMUNITY HEALTH GRANT PROGRAM SECTION 9B.3.(a) Funds appropriated in this act to the Departm	nant of Uaalth and	
20	Human Services, Division of Central Management, Office of Rural Health, fo		
20 21	2021-2023 fiscal biennium for the Community Health Grant Program shall b	•	
21	to administer the Community Health Grant Program as modified by Secti		
23	2017-57.		
23 24	<b>SECTION 9B.3.(b)</b> The Office of Rural Health shall make the final decision about		
25	awarding grants under this Program, but no single grant award shall exceed one hundred fifty		
26	thousand dollars (\$150,000) during the fiscal year. In awarding grants, the Office of Rural Health		
27	shall consider the availability of other funds for the applicant; the incidence of poverty in the area		
28	served by the applicant or the number of indigent clients served by the applicant; the availability		
29	of, or arrangements for, after-hours care; and collaboration between the applicant and a		
30	community hospital or other safety net organizations.		
31	SECTION 9B.3.(c) Grant recipients shall not use these funds	to do any of the	
32	following:		
33	(1) Enhance or increase compensation or other benefi	ts of personnel,	
34	administrators, directors, consultants, or any other persons	receiving funds for	
35	program administration; provided, however, funds may l		
36	retain health care providers. The use of grant funds for this		
37	obligate the Department of Health and Human Services to	o continue to fund	
38	compensation beyond the grant period.		
39	(2) Supplant existing funds, including federal funds tradition		
40	federally qualified community health centers. However, g	•	
41	used to supplement existing programs that serve the purp	poses described in	
42	subsection (a) of this section.		
43	(3) Finance or satisfy any existing debt.	1 1 1/1 1	
44	<b>SECTION 9B.3.(d)</b> The Office of Rural Health may use up to two		
45 46	dollars (\$200,000) in recurring funds for each fiscal year of the 2021-2023 f	iscal diennium for	
46 47	administrative purposes.	Dural Usalth shall	
47 48	<b>SECTION 9B.3.(e)</b> By September 1 of each year, the Office of submit a report to the Joint Legislative Oversight Committee on Health and H		
48 49	submit a report to the Joint Legislative Oversight Committee on Health and H community health grants that includes at least all of the following information		
49 50	(1) The identity and a brief description of each grantee and		
50 51	service offered by the grantee.	each program of	
51	service offered by the fluitee.		

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1	(2)	The amount of funding awarded to each grantee.	
2 3	(3)	The number of individuals served by each grantee, and served, the types of services provided to each.	d for the individuals
4 5	(4)	Any other information requested by the Office of Rural	•
	SECT	for evaluating the success of the Community Health Gra	6
6 7		<b>(ION 9B.3.(f)</b> By November 1, 2021, the Office of Rural	
8		ive Oversight Committee on Health and Human Services of	
o 9	of S.L. 2017-57:	wing Community Health Grant Program requirements enac	teu by Section 11A.8
10	(1)	Establishment of a Primary Care Advisory Committee a	and that Committee's
11	(1)	development of an objective and equitable process for	grading applications
12		for grants funded under the Community Health Grant Pr	6
13	(2)	Development of a standardized method for grant recipien	ts to report objective,
14		measurable quality health outcomes.	
15			
16		N OF OFFICE OF PROGRAM EVALUATION R	<b>EPORTING AND</b>
17	ACCOUNT		· · · · · · · · · · · · · · · · · · ·
18		<b>(ION 9B.4.(a)</b> The Office of Program Evaluation Reportin	ig and Accountability
19 20	-	tment of Health and Human Services is eliminated.	the Conoral Statutes
20 21		<b>TION 9B.4.(b)</b> Part 31A of Article 3 of Chapter 143B of	the General Statutes
21	is repealed.		
22	VETERANS HI	EALTH CARE PILOT PROGRAM	
24		<b>FION 9B.5.(a)</b> Pilot Program. – Of the funds appropria	ted in this act to the
25		ealth and Human Services, Division of Central Managemen	
26	of Rural Health, the sum of four hundred thousand dollars (\$400,000) in nonrecurring funds for		
27	the 2021-2022 fiscal year and the sum of three hundred fifty thousand dollars (\$350,000) in		
28	nonrecurring funds for the 2022-2023 fiscal year shall be used to support the development and		
29	implementation of a two-year pilot program to provide health care services to veterans. The		
30	Department of Health and Human Services and the Department of Military and Veterans Affairs,		
31	in coordination with Community Care of North Carolina and Maxim Healthcare Services, shall		
32	develop and implement the pilot program in Cumberland County. The pilot program shall consist		
33	of the following	initiatives:	
34	(1)	A health care initiative to provide to veterans increased	
35		resources through the care coordination efforts of comm	•
36	(2)	A workforce initiative to recruit and train unemployed	1 1
37		veterans as community health workers for the health car	e initiative described
38		in subdivision (1) of this subsection.	
39		<b>TION 9B.5.(b)</b> Administrative Costs. – No more than fift	<b>1</b> , ,
40		ed for the purposes of this section shall be used for adminis	
41		<b>FION 9B.5.(c)</b> Termination. – The pilot program authorized	d by this section shall
42 43	terminate on June	,	Department of Health
45 44		<b>FION 9B.5.(d)</b> Evaluation. – By February 1, 2024, the D	-
44 45		ices shall conduct and submit to the Joint Legislative Ove an Services a comprehensive evaluation of the pilot progra	
45 46		prehensive evaluation shall include at least all of the follow	
40 47	(1)	A detailed breakdown of expenditures for the pilot progr	-
48	(1) $(2)$	The specific ways in which the health care initiative	
49	(2)	increased access to health care resources.	ristiada to votoralis
.,			

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1 2 3 4	(3)	The total number of unemployed and underemployed we recruited and trained as community health workers under workforce initiative.	
	FUNDS FOD	NO DENTAL COCIETY FOUNDATIONIC MICCO	NC OF MEDOV
5		NC DENTAL SOCIETY FOUNDATION'S MISSIO	NS OF MERCY
6	DENTAL C		
7		<b>FION 9B.6.</b> Funds appropriated in this act to the Department of Control Management and Support Office of	
8 9	allocation to the	, Division of Central Management and Support, Office of NC Dental Society Foundation for its Missions of Mercy der	ntal clinics shall not
10		y purpose other than to provide direct services to patient	-
11	necessary dental	supplies. None of these funds may be spent for administrativ	ve purposes.
12			
13		OCAL START DENTAL, INC.	
14		<b>FION 9B.7.</b> Funds appropriated in this act to the Departm	
15		, Division of Central Management and Support, Office of	
16		nonprofit corporation known as Local Start Dental, Inc., sh	
17	any purpose other than to (i) provide direct services to patients and (ii) purchase necessary dental		
18	supplies, necessary dental equipment, or a combination of these. None of these funds may be		
19 20	spent for adminis	strative purposes.	
20			
21		HE STATEWIDE TELEPSYCHIATRY PROGRAM	
22		<b>FION 9B.8.(a)</b> Of the funds appropriated in this act fro	
23	Recovery Fund to the Department of Health and Human Services, Division of Central		
24	Management and Support, Office of Rural Health, the sum of one million five hundred thousand dollars (\$1,500,000) in nonrecurring funds for the 2021-2022 fiscal year shall be allocated as a		
25 26	grant to the East Carolina University Center for Telepsychiatry and e-Behavioral Health for the		
26 27	statewide telepsychiatry program established under G.S. 143B-139.4B, known as NC-STeP.		
27	These grant funds shall be used to respond to the COVID-19 public health emergency by		
28 29	providing virtual psychiatric assessments and consultations to patients utilizing telepsychiatry,		
30	as defined in G.S. 143B-139.4B.		
31	<b>SECTION 9B.8.(b)</b> By July 1, 2022, the East Carolina University Center for		
32	Telepsychiatry and e-Behavioral Health shall report to the Joint Legislative Oversight Committee		
33	on Health and Human Services and the Fiscal Research Division on the use of the grant funds		
34		section (a) of this section.	or the Brant railes
35	,		
36	COMPETITIVI	E GRANT/NONPROFIT ORGANIZATIONS	
37	SECT	<b>FION 9B.9.(a)</b> Of the funds appropriated in this act to the De	epartment of Health
38	and Human Ser	vices, Division of Central Management and Support, for	each year of the
39	2021-2023 fiscal	biennium, the following amounts shall be used to allocate	funds for nonprofit
40	organizations:		
41	(1)	Ten million six hundred fifty-three thousand nine hund	red eleven dollars
42		(\$10,653,911) in recurring funds for each year of the	2021-2023 fiscal
43		biennium.	
44	(2)	Two hundred fifty thousand dollars (\$250,000) in nonrecur	
45		year of the 2021-2023 fiscal biennium to assist with fur	nding for purposes
46		described in subdivision (e)(4) of this section.	1 1
47	(3)	Four million seven hundred seventy-four thousand five h	•
48		dollars (\$4,774,525) for each year of the 2021-2023	
49		appropriated in Section 9L.1 of this act in Social Services	BIOCK Grant lunds.

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1 2 3	(4)	One million six hundred thousand dollars (\$1,600,000) 2021-2023 fiscal biennium appropriated in Section Substance Abuse Prevention and Treatment Block Grant	9L.1 of this act in
4	SECT	<b>TION 9B.9.(b)</b> The Department shall continue adminis	
5		nonprofit funding. The Department shall administer a plan	
6	includes each of		,
7	(1)	A request for application (RFA) process to allow nonpro	ofits to apply for and
8		receive State funds on a competitive basis. The Depa	
9		nonprofits to include in the application a plan to evaluate	1
10		including measurable impact or outcomes, of the acti	
11		programs for which the funds are being requested.	
12	(2)	A requirement that nonprofits match a minimum of fifte	een percent (15%) of
13		the total amount of the grant award.	
14	(3)	A requirement that the Secretary prioritize grant award	s to those nonprofits
15		that are able to leverage non-State funds in addition to the	-
16	(4)	A process that awards grants to nonprofits that have the	
17		services on a statewide basis and that support any of the f	ollowing State health
18		and wellness initiatives:	
19		a. A program targeting advocacy, support, educ	ation, or residential
20		services for persons diagnosed with autism.	
21		b. A system of residential supports for those affli	icted with substance
22		abuse addiction.	
23 24		c. A program of advocacy and supports for individ	
24 25		and developmental disabilities or severe and pers	istent mental inness,
23 26		<ul><li>substance abusers, or the elderly.</li><li>d. Supports and services to children and adults</li></ul>	with developmental
20 27		disabilities or mental health diagnoses.	with developmental
28		e. A food distribution system for needy individuals.	
20 29		f. The provision and coordination of services for th	
30		g. The provision of services for individuals aging of	
31		h. Programs promoting wellness, physical activity,	and health education
32		programming for North Carolinians.	
33		i. The provision of services and screening for blind	ness.
34		j. A provision for the delivery of after-so	
35		apprenticeships or mentoring at-risk youth.	
36		k. The provision of direct services for amyotrop	hic lateral sclerosis
37		(ALS) and those diagnosed with the disease.	
38		<i>l</i> . A comprehensive smoking prevention and ces	sation program that
39		screens and treats tobacco use in pregnant wor	men and postpartum
40		mothers.	
41		m. A program providing short-term or long-term	
42		abuse services. For purposes of this sub-subd	ivision, "long-term"
43		means a minimum of 12 months.	
44		n. A program that provides year-round sports t	-
45		competition for children and adults with disabilit	
46		It is the intent of the General Assembly that annually the	•
47 19		and prioritize the categories of health and wellness initiat this subdivision to determine the best use of these func-	
48 40		this subdivision to determine the best use of these fun	
49		awards, exclusive of direct allocations made by the Gene	eral Assembly.

rec (a) sh on or to Sta	all announce to cipients for the of this section all submit a rep the grant awa (1) (2) (3) <b>SEC</b> ganization reco the Division of ate appropriation	A process that ensures that funds received by the Department to implement the plan supplement and do not supplant existing funds for health and wellness programs and initiatives. A process that allows grants to be awarded to nonprofits for up to two years. A requirement that initial disbursement of the grants be awarded no later than 30 days after certification of the State budget for the respective fiscal year. A requirement that nonprofits awarded grants use no more than fifteen percent (15%) of their total proposed expenditures for administrative costs, unless otherwise required by law. <b>TION 9B.9.(c)</b> No later than July 1 of each year, as applicable, the Secretary the recipients of the competitive grant awards and allocate funds to the grant e respective grant period pursuant to the amounts designated under subsection n. After awards have been granted, by September 1 of each year, the Secretary port to the Joint Legislative Oversight Committee on Health and Human Services rds that includes at least all of the following: The identity and a brief description of each grantee and each program or initiative offered by the grantee. The amount of funding awarded to each grantee, broken down by program or initiative. <b>TION 9B.9.(d)</b> No later than December 1 of each fiscal year, each nonprofit eiving funding pursuant to this section in the respective fiscal year shall submit of Central Management and Support a written report of all activities funded by ions. The report shall include the following information about the fiscal year
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to Sta	the Division of the appropriate	of Central Management and Support a written report of all activities funded by ions. The report shall include the following information about the fiscal year
St	ate appropriati	ions. The report shall include the following information about the fiscal year
pr	eceding the ve	an in which the negative date.
	J -	ar in which the report is due:
	(1)	The entity's mission, purpose, and governance structure.
	(2)	A description of the types of programs, services, and activities funded by State
		appropriations.
	(3)	Statistical and demographical information on the number of persons served by
		these programs, services, and activities, including the counties in which
		services are provided.
	(4)	Outcome measures that demonstrate the impact and effectiveness of the
	(+)	programs, services, and activities.
	(5)	A detailed program budget and list of expenditures, including all positions
	(5)	
	SEC	funded, matching expenditures, and funding sources.
: 1		<b>TION 9B.9.(e)</b> For the 2021-2023 fiscal biennium only, from the funds
		section (a) of this section, the Department shall make the following allocations,
-		ch nonprofit organization receiving funds pursuant to this subsection shall be
	-	future funding through the competitive grants process in accordance with
su	bsection (b) of	
	(1)	Three hundred fifty thousand dollars (\$350,000) in each year of the 2021-2023
		fiscal biennium to provide grants to Big Brothers Big Sisters.
	(2)	One million six hundred twenty-five thousand dollars (\$1,625,000) for each
		year of the 2021-2023 fiscal biennium and one million six hundred thousand
		dollars (\$1,600,000) appropriated in Section 9L.1(a) of this act in Substance
		Abuse Prevention and Treatment Block Grant funds in each year of the
		2021-2023 fiscal biennium to Triangle Residential Options for Substance
		Abusers, Inc., (TROSA) for the purpose of assisting individuals with
	(3)	substance abuse addiction. Two million seven hundred fifty thousand dollars (\$2,750,000) in each year

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1 2 3 4		across the State to implement (i) properformance, and self-esteem of youth a expected to reduce gang participation, rates.	and (ii) other initiatives that would be
5 6	(4)	Five hundred thousand dollars (\$500,00 biennium to Cross Trail Outfitters for	purposes of promoting wellness and
7 8		physical activity for youth 7 to 20 years	s of age.
o 9	PART IX-C. CI	HILD DEVELOPMENT AND EARLY	EDUCATION
10			
11		PROGRAMS/STANDARDS FOR FO	OUR- AND FIVE-STAR-RATED
12	FACILITIE		
13 14		<b>FION 9C.1.(a)</b> Eligibility. – The Depart	
14 15		ild Development and Early Education program (NC Pre-K). The NC Pre-K pro	
15 16		program (NC FIE-K). The NC FIE-K pro or before August 31 of the program year. It	
10			
18	shall establish income eligibility requirements for the program not to exceed seventy-five percent (75%) of the State median income. Up to twenty percent (20%) of children enrolled may have		
19	family incomes in excess of seventy-five percent (75%) of median income if those children have		
20	other designated risk factors. Furthermore, any age-eligible child who is a child of either of the		
21	following shall be eligible for the program: (i) an active duty member of the Armed Forces of the		
22	United States, including the North Carolina National Guard, State military forces, or a reserve		
23	component of the Armed Forces who was ordered to active duty by the proper authority within		
24	the last 18 months or is expected to be ordered within the next 18 months, or (ii) a member of the		
25	Armed Forces of the United States, including the North Carolina National Guard, State military		
26		we component of the Armed Forces who	
27		gibility determinations for NC Pre-K par	
28 29	0	es and local North Carolina Partnership fo	
29 30		than developmental disabilities or other cl health of a child as a factor in determining	
31	Pre-K program.	nearth of a child as a factor in determining	, englosinty for participation in the fite
32		<b>FION 9C.1.(b)</b> Multivear Contracts. – Th	e Division of Child Development and
33	<b>SECTION 9C.1.(b)</b> Multiyear Contracts. – The Division of Child Development and Early Education shall require the NC Pre-K contractor to issue multiyear contracts for licensed		
34	private child care centers providing NC Pre-K classrooms.		
35		<b>FION 9C.1.(c)</b> Building Standards. – No	
36		ies and public schools operating NC Pre-	
37	1	school students as provided in G.S. 115C	
38		<b>FION 9C.1.(d)</b> Programmatic Standards.	1 1
39		entities operating NC Pre-K classrooms	
40 41	prescribed by the Division of Child Development and Early Education regarding programmatic standards and classroom requirements.		
41		<b>FION 9C.1.(e)</b> NC Pre-K Committees. –	Local NC Pra K committees shall use
43		sion-making process developed by the Div	
44		arding NC Pre-K classroom slots and stud	
45		<b>FION 9C.1.(f)</b> Reporting. – The Divisi	
46		submit an annual report no later than	
47	0	sight Committee on Health and Human Se	
48	•	d the Fiscal Research Division. The repor	0
49	(1)	The number of children participating in	
50	(2)	The number of children participating	
51		never been served in other early education	on programs such as child care, public
	Dago 108	Sonata Bill 105	S105 CSMI vfro 6 [y 1]

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1		or private preschool, Head Start, Early Head Start, or early intervention
2		programs.
3	(3)	The expected NC Pre-K expenditures for the programs and the source of the
4		local contributions.
5	(4)	The results of an annual evaluation of the NC Pre-K program.
6		<b>FION 9C.1.(g)</b> Audits. – The administration of the NC Pre-K program by local
7	1 1	all be subject to the financial and compliance audits authorized under
8	G.S. 143B-168.1	4(b).
9 10		LESS STAR RATINGS FOR LICENSED CHILD CARE FACILITIES
10		S ASSESSMENTS RESUME/REPORT
11		<b>FION 9C.2.(a)</b> Notwithstanding any other provision of law to the contrary,
12		ment of Health and Human Services, Division of Child Development and Early
13	-	sion), resumes environmental rating scale (ERS) (star rating) assessments, the
15		not require a licensed child care facility to undergo an ERS assessment if
16		ssessment would cause the child care facility to lose a star rating due to (i) the
17	U	educators who enabled the facility to meet the star-rating requirements and (ii)
18	•	blace those educators, within a reasonable period of time, with individuals having
19	similar levels of	
20	SEC	<b>FION 9C.2.(b)</b> Notwithstanding any other provision of law to the contrary,
21	when ERS asses	ssments resume and the Division of Child Development and Early Education
22	(Division) is aw	varding quality rating improvement system (QRIS) "education points" to a
23		re facility toward its star rating, if the percentage of lead teachers in the program
24		the "rated licensed education requirements" criteria is set at seventy-five percent
25		rogram to earn those "education points" toward the facility's star rating, the
26		ower the seventy-five percent (75%) threshold to fifty percent (50%) of lead
27	teachers through	
28		<b>FION 9C.2.(c)</b> The Division of Child Development and Early Education shall
29	1	o the Joint Legislative Oversight Committee on Health and Human Services by
30		and the report shall include the following:
31	(1)	Number of new high school Early Childhood Career and Technical Pathways
32 33	( <b>2</b> )	programs across the State between June 30, 2021, and January 31, 2023.
33 34	(2)	New community college and university courses that award college credit towards a degree in early childhood based on work experience between June
34 35		30, 2021, and January 31, 2023.
36	(3)	New community college and university courses that allow college credits for
30 37	(5)	taking online health, safety, and nutrition training modules between June 30,
38		2021, and January 31, 2023.
39	(4)	Number of enrollees in the Early Childhood and Infant-Toddler Certificate
40		Programs, number of graduates from the programs with certificates, and the
41		increase in the number of enrollees and graduates from the programs between
42		June 30, 2021, and January 31, 2023.
43	(5)	Number of early childhood educators using T.E.A.C.H. scholarships to pay
44		for college tuition and the increase in the number of early childhood educators
45		using T.E.A.C.H. scholarships to pay for college tuition between June 30,
46		2021, and January 31, 2023.
47	(6)	Availability of WAGE\$ salary supplement program by county, the number of
48		early childhood educators working toward degrees in early childhood
49		education who received salary supplements from WAGE\$, and the increase
50		in the number of early childhood educators receiving WAGE\$ salary
51		supplements between June 30, 2021, and January 31, 2023.

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1 2	(7)	The number and percentage increase of early childhood	
2 3		associate degrees in early childhood education between Jur	ie 50, 2021, and
3 4	(9)	January 31, 2023.	advastars with
4 5	(8)	The number and percentage increase of early childhood associate degrees between June 30, 2016, and June 30, 2021.	
6	SEC	<b>FION 9C.2.(d)</b> Subsection (a) of this section is effective when	
7		on the after the date the Governor signs an executive order resci	
8	-	Declaration of a State of Emergency to Coordinate Response	U U
9		nt the Spread of COVID-19. Subsection (b) of this section is a	
10	becomes law and	l expires June 30, 2023.	
11		-	
12		EIMBURSEMENT RATES FOR NC PRE-K CHILD CAI	
13		<b>FION 9C.3.</b> Of the funds appropriated in this act to the Depa	
14		vices, Division of Child Development and Early Education	
15		e the base reimbursement rates for child care centers participat	
16		ergarten (NC Pre-K) program by two percent (2%) over 2020	
17		1-2022 fiscal year and by an additional two percent (2%) over	
18		2-2023 fiscal year. It is the intent of the General Assembly that	
19	1	ection be used to increase the salaries of teachers working in c	
20		lress disparities in teacher salaries among teachers working in c	child care centers
21	versus those wor	king in public schools or Head Start centers.	
22			
23		SUBSIDY RATES	•.• • •• •• ••
24		<b>FION 9C.4.(a)</b> The maximum gross annual income for i	
25		y, for subsidized child care services shall be determined based	on a percentage
26	-	verty level as follows:	
27	AGE	INCOME PERCENTAG	ELEVEL
28	0-5	200%	
29	6 – 12 The	133%	ha ia 12 maana of
30 21		ligibility for any child with special needs, including a child will be two bundred percent $(200\%)$ of the federal percent level	no is 15 years of
31 32		Il be two hundred percent (200%) of the federal poverty level.	the cost of core
32 33		<b>FION 9C.4.(b)</b> Fees for families who are required to share in ased on ten percent (10%) of gross family income. When care is	
33 34		copayment shall be eighty-three percent (83%) of the full-t	
34 35		part-time care shall be seventy-five percent (75%) of the full-ti	
36	1.	<b>FION 9C.4.(c)</b> Payments for the purchase of child care services	1.
37		in accordance with the following requirements:	
38	(1)	Religious sponsored child care facilities operating pursuant	to G.S. 110-106
39	(1)	and licensed child care centers and homes that meet the min	
40		standards that are participating in the subsidized child care	
41		paid the one-star county market rate or the rate they charge	
42		parents, whichever is lower, unless prohibited by subsection (	
43	(2)	Licensed child care centers and homes with two or more stars	
44	(-)	market rate for that rated license level for that age group or the	
45		privately paying parents, whichever is lower, unless prohibit	
46		(g) of this section.	5
47	(3)	No payments shall be made for transportation services charge	ged by child care
48		facilities.	
49	(4)	Payments for subsidized child care services for postsecondary	y education shall
50		be limited to a maximum of 20 months of enrollment. T	
51		determined before a family's annual recertification period.	

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1 2 3	(5) The Department of Health and Human Services shall implement necessary rule changes to restructure services, including, but not limited to, targeting benefits to employment.
4	<b>SECTION 9C.4.(d)</b> Provisions of payment rates for child care providers in counties
5	that do not have at least 50 children in each age group for center-based and home-based care are
6	as follows:
7	(1) Except as applicable in subdivision (2) of this subsection, payment rates shall
8	be set at the statewide or regional market rate for licensed child care centers
9	and homes.
10	(2) If it can be demonstrated that the application of the statewide or regional
11	market rate to a county with fewer than 50 children in each age group is lower
12	than the county market rate and would inhibit the ability of the county to
13	purchase child care for low-income children, then the county market rate may
14	be applied.
15	SECTION 9C.4.(e) A market rate shall be calculated for child care centers and
16	homes at each rated license level for each county and for each age group or age category of
17	enrollees and shall be representative of fees charged to parents for each age group of enrollees
18 19	within the county. The Division of Child Development and Early Education shall also calculate a statewide rate and regional market rate for each rated license level for each age category.
20	<b>SECTION 9C.4.(f)</b> The Division of Child Development and Early Education shall
20 21	continue implementing policies that improve the quality of child care for subsidized children,
22	including a policy in which child care subsidies are paid, to the extent possible, for child care in
23	the higher quality centers and homes only. The Division shall define higher quality, and subsidy
24	funds shall not be paid for one- or two-star-rated facilities. For those counties with an inadequate
25	number of four- and five-star-rated facilities, the Division shall continue a transition period that
26	allows the facilities to continue to receive subsidy funds while the facilities work on the increased
27	star ratings. The Division may allow exemptions in counties where there is an inadequate number
28	of four- and five-star-rated facilities for non-star-rated programs, such as religious programs.
29	SECTION 9C.4.(g) Facilities licensed pursuant to Article 7 of Chapter 110 of the
30	General Statutes and facilities operated pursuant to G.S. 110-106 may participate in the program
31	that provides for the purchase of care in child care facilities for minor children of needy families.
32	Except as authorized by subsection (f) of this section, no separate licensing requirements shall
33	be used to select facilities to participate. In addition, child care facilities shall be required to meet
34 35	any additional applicable requirements of federal law or regulations. Child care arrangements exempt from State regulation pursuant to Article 7 of Chapter 110 of the General Statutes shall
35 36	meet the requirements established by other State law and by the Social Services Commission.
30 37	County departments of social services or other local contracting agencies shall not
38	use a provider's failure to comply with requirements in addition to those specified in this
39	subsection as a condition for reducing the provider's subsidized child care rate.
40	SECTION 9C.4.(h) Payment for subsidized child care services provided with
41	Temporary Assistance for Needy Families Block Grant funds shall comply with all regulations
42	and policies issued by the Division of Child Development and Early Education for the subsidized
43	child care program.
44	SECTION 9C.4.(i) Noncitizen families who reside in this State legally shall be
45	eligible for child care subsidies if all other conditions of eligibility are met. If all other conditions
46	of eligibility are met, noncitizen families who reside in this State illegally shall be eligible for
47	child care subsidies only if at least one of the following conditions is met:
48	(1) The child for whom a child care subsidy is sought is receiving child protective
49 50	services or foster care services.
50 51	(2) The child for whom a child care subsidy is sought is developmentally delayed
51	or at risk of being developmentally delayed.
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(3)	The child for whom a child care subsidy is so States.	ought is a citizen of the United
SEC	<b>FION 9C.4.(j)</b> The Department of Health and	Human Services, Division of
Child Developm	ent and Early Education, shall require all county	departments of social services
to include on an	y forms used to determine eligibility for child ca	are subsidy whether the family
waiting for subsi	dy is receiving assistance through the NC Pre-K	Program or Head Start.
SEC	<b>FION 9C.4.(k)</b> Department of Defense–certifie	ed child care facilities licensed
pursuant to G.S	. 110-106.2 may participate in the State-subsid	dized child care program that
provides for the	purchase of care in child care facilities for mir	nor children in needy families,
	nds allocated from the State-subsidized child c	
Defense-certifie	d child care facilities shall supplement and no	ot supplant funds allocated in
	G.S. 143B-168.15(g). Payment rates and fees fo	-
-	efense-certified child care facilities and who are	e eligible to receive subsidized
child care shall b	e as set forth in this section.	
	ALLOCATION FORMULA	
	<b>FION 9C.5.(a)</b> The Department of Health and	
-	ent and Early Education (Division), shall alloca	•
	e costs of necessary child care for minor chi	
	percent (30%) North Carolina Partnership for Cl	
	-168.15(g) shall constitute the base amount for e	
	Department of Health and Human Services shall u	6
U	l and State child care funds, not including the agg	••••
	rolina Partnership for Children, Inc., subsidy allo	
(1)	Funds shall be allocated to a county based upor children under age 11 in families with all parent	
	the applicable federal poverty level percentage	
	this act.	set form in Section (a) of
(2)	The Division may withhold up to two percent	t (2%) of available funds from
(2)	the allocation formula for (i) preventing term	
	the fiscal year and (ii) repayment of any feder	
	as overpayments, including overpayments du	•
	allocate to counties any funds withheld before	
	the Division determines the funds are not need	ded for the purposes described
	in this subdivision. The Division shall submit a	a report to the Joint Legislative
	Oversight Committee on Health and Human Se	ervices and the Fiscal Research
	Division, which report shall include each of th	e following:
	a. The amount of funds used for preventi	ing termination of services and
	the repayment of any federal funds.	
	b. The date the remaining funds were dist	
	c. As a result of funds withheld under th	
	have been distributed, any counties the	
	amount the counties received the prev	vious year and the amount by
	which funds were decreased.	
	The Division shall submit a report in each	-
	biennium 30 days after the funds withheld p	
	distributed but no later than April 1 of each res	
(3)	The Division shall set aside four percent (4%) of	-
	for vulnerable populations, which include a ch	• •
	needs and a child whose application for assista	
	the child's family is experiencing homelessne	ess or is in a temporary living

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1	situation. A child identified by this subdivision shall be given priority for
	receiving services until such time as set-aside allocations for vulnerable
2 3	populations are exhausted.
4	SECTION 9C.5.(b) The Division may reallocate unused child care subsidy voucher
5	funds in order to meet the child care needs of low-income families. Any reallocation of funds
6	shall be based upon the expenditures of all child care subsidy voucher funding, including North
7	Carolina Partnership for Children, Inc., funds within a county. Counties shall manage service
8	levels within the funds allocated to the counties. A county with a spending coefficient over one
9	hundred percent (100%) shall submit a plan to the Division for managing the county's allocation
10 11	before receiving any reallocated funds. <b>SECTION 0C 5</b> (a) When implementing the formula under subsection (a) of this
11	<b>SECTION 9C.5.(c)</b> When implementing the formula under subsection (a) of this section, the Division shall include the market rate increase in the formula process rather than
12	calculating the increases outside of the formula process. Additionally, the Department shall do
13	the following:
15	(1) Deem a county's initial allocation as the county's expenditure in the previous
16	fiscal year or a prorated share of the county's previous fiscal year expenditures
17	if sufficient funds are not available.
18	(2) Effective immediately following the next new decennial census data release,
19	implement (i) one-third of the change in a county's allocation in the year
20	following the data release, (ii) an additional one-third of the change in a
21	county's allocation beginning two years after the initial change under this
22	subdivision, and (iii) the final one-third change in a county's allocation
23	beginning the following two years thereafter.
24	
25	SMART START INITIATIVES
26 27	<b>SECTION 9C.6.(a)</b> Policies. – The North Carolina Partnership for Children, Inc., and its Board shall ensure policies focus on the North Carolina Partnership for Children, Inc.'s
28	mission of improving child care quality in North Carolina for children from birth to 5 years of
29	age. North Carolina Partnership for Children, Inc., funded activities shall include assisting child
30	care facilities with (i) improving quality, including helping one-, two-, and three-star-rated
31	facilities increase their star ratings, and (ii) implementing prekindergarten programs. State
32	funding for local partnerships shall also be used for evidence-based or evidence-informed
33	programs for children from birth to 5 years of age that do the following:
34	(1) Increase children's literacy.
35	(2) Increase the parents' ability to raise healthy, successful children.
36	(3) Improve children's health.
37	(4) Assist four- and five-star-rated facilities in improving and maintaining quality.
38	<b>SECTION 9C.6.(b)</b> Administration. – Administrative costs shall be equivalent to,
39 40	on an average statewide basis for all local partnerships, not more than eight percent (8%) of the
40 41	total statewide allocation to all local partnerships. For purposes of this subsection, administrative costs shall include costs associated with partnership oversight, business and financial
42	management, general accounting, human resources, budgeting, purchasing, contracting, and
43	information systems management. The North Carolina Partnership for Children, Inc., shall
44	continue using a single statewide contract management system that incorporates features of the
45	required standard fiscal accountability plan described in G.S. 143B-168.12(a)(4). All local
46	partnerships are required to participate in the contract management system and, directed by the
47	North Carolina Partnership for Children, Inc., to collaborate, to the fullest extent possible, with
48	other local partnerships to increase efficiency and effectiveness.
49	<b>SECTION 9C.6.(c)</b> Salaries. – The salary schedule developed and implemented by

49 SECTION 9C.6.(c) Salaries. – The salary schedule developed and implemented by
 50 the North Carolina Partnership for Children, Inc., shall set the maximum amount of State funds
 51 that may be used for the salary of the Executive Director of the North Carolina Partnership for

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1	Children, Inc., and the directors of the local partnerships. The North Card	olina Partnership for
2	Children, Inc., shall base the schedule on the following criteria:	
3	(1) The population of the area serviced by a local partnership	р.
4	(2) The amount of State funds administered.	
5	(3) The amount of total funds administered.	
6	(4) The professional experience of the individual to be comp	ensated.
7	(5) Any other relevant factors pertaining to salary, as deter	mined by the North
8	Carolina Partnership for Children, Inc.	·
9	The salary schedule shall be used only to determine the maxim	num amount of State
10	funds that may be used for compensation. Nothing in this subsection shall be	construed to prohibit
11	a local partnership from using non-State funds to supplement an individual	's salary in excess of
12	the amount set by the salary schedule established under this subsection.	•
13	<b>SECTION 9C.6.(d)</b> Match Requirements. – The North Card	olina Partnership for
14	Children, Inc., and all local partnerships shall, in the aggregate, be required to	*
15	percent (100%) of the total amount budgeted for the program in each fiscal y	
16	biennium. Of the funds that the North Carolina Partnership for Children	
17	partnerships are required to match, contributions of cash shall be equal to at	
18	(13%) and in-kind donated resources shall be equal to no more than six per	1
19	match requirement of nineteen percent (19%) for each year of the 2021-20	
20	The North Carolina Partnership for Children, Inc., may carry forward any	
21	the required match for a fiscal year in order to meet the match requirement	
22	fiscal year. Only in-kind contributions that are quantifiable shall be applied	
23	requirement. Volunteer services may be treated as an in-kind contribution for	
24	match requirement of this subsection. Volunteer services that qualify as p	1 1
25	shall be valued at the fair market value of those services. All other voluntee	
26	be valued at the statewide average wage rate as calculated from data compile	
27	Employment Security of the Department of Commerce in the Employment	
28	Carolina Annual Report for the most recent period for which data are	-
29	including both those paid by cash and in-kind contributions, incurred by	
30	non-State entities contracting with the North Carolina Partnership for Child	
31	partnerships also may be considered resources available to meet the requir	
32	order to qualify to meet the required private match, the expenses shall:	I
33	(1) Be verifiable from the contractor's records.	
34	(2) If in-kind, other than volunteer services, be quantifiable	e in accordance with
35	generally accepted accounting principles for nonprofit or	
36	(3) Not include expenses funded by State funds.	0
37	(4) Be supplemental to and not supplant preexisting resources	s for related program
38	activities.	1 0
39	(5) Be incurred as a direct result of the Early Childhood Init	tiatives Program and
40	be necessary and reasonable for the proper and efficient	
41	the Program's objectives.	r r r
42	(6) Be otherwise allowable under federal or State law.	
43	(7) Be required and described in the contractual agreement	nts approved by the
44	North Carolina Partnership for Children, Inc., or the loca	
45	(8) Be reported to the North Carolina Partnership for Childr	
46	partnership by the contractor in the same manner as reim	
47	Failure to obtain a nineteen-percent (19%) match by June 30	-
48	2021-2023 fiscal biennium shall result in a dollar-for-dollar reduction in the	-
49	Program for a subsequent fiscal year. The North Carolina Partnership for Ch	
50	responsible for compiling information on the private cash and in-kind contri	
51	to be included in its annual report as required under G.S. 143B-168.12(d), in	-
	(u), m	

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1	verification by the Department of Revenue. The same match requirements	shall apply to any
2	expansion funds appropriated by the General Assembly.	
3	<b>SECTION 9C.6.(e)</b> Bidding. – The North Carolina Partnership	for Children, Inc.,
4	and all local partnerships shall use competitive bidding practices in contract	ing for goods and
5	services on contract amounts as follows:	
6	(1) For amounts of five thousand dollars (\$5,000) or less, the pr	ocedures specified
7	by a written policy as developed by the Board of Direc	etors of the North
8	Carolina Partnership for Children, Inc.	
9 10	(2) For amounts greater than five thousand dollars (\$5,000), by thousand dollars (\$15,000), three written guetes	ut less than fifteen
	thousand dollars ( $\$15,000$ ), three written quotes.	but loss than farty
11 12	(3) For amounts of fifteen thousand dollars (\$15,000) or more, thousand dollars (\$40,000) a request for proposal process	but less than forty
12	thousand dollars ( $$40,000$ ), a request for proposal process.	a magnage for
13 14	(4) For amounts of forty thousand dollars (\$40,000) or mo	ne, a request for
14	proposal process and advertising in a major newspaper. <b>SECTION 9C.6.(f)</b> Allocations. – The North Carolina Partnership	for Children Inc
15 16	shall not reduce the allocation for counties with less than 35,000 in pop	
17	2012-2013 funding level.	ulation below the
17	<b>SECTION 9C.6.(g)</b> Performance-Based Evaluation. – The Dep	artment of Health
19	and Human Services shall continue to implement the performance-based evaluation. – The Dep	
20	SECTION 9C.6.(h) Expenditure Restrictions. – Except as provide	•
20	of this section, the Department of Health and Human Services and the North Ca	
22	for Children, Inc., shall ensure that the allocation of funds for Early Children	-
23	Development Initiatives for the 2021-2023 fiscal biennium shall be administer	
23 24	in the following manner:	ed and distributed
25	(1) Capital expenditures are prohibited for the 2021-2023 fiscal	biennium. For the
26	purposes of this section, "capital expenditures" means expen	
27	improvements as defined in G.S. 143C-1-1(d)(5).	
28	(2) Expenditures of State funds for advertising and promotion	onal activities are
29	prohibited for the 2021-2023 fiscal biennium.	
30	For the 2021-2023 fiscal biennium, local partnerships shall not spe	nd any State funds
31	on marketing campaigns, advertising, or any associated materials. Local partn	
32	any private funds the local partnerships receive on those activities.	
33	SECTION 9C.6.(i) Notwithstanding subsection (h) of this s	ection, the North
34	Carolina Partnership for Children, Inc., and local partnerships may use up to or	ne percent (1%) of
35	State funds for fundraising activities. The North Carolina Partnership for Cl	hildren, Inc., shall
36	include in its annual report required under G.S. 143B-168.12(d) a report on the	use of State funds
37	for fundraising. The report shall include the following:	
38	(1) The amount of funds expended on fundraising.	
39	(2) Any return on fundraising investments.	
40	(3) Any other information deemed relevant.	
41		
42	SMART START LITERACY INITIATIVE/DOLLY PARTON'S	IMAGINATION
43	LIBRARY	
44	<b>SECTION 9C.7.(a)</b> A portion of the funds allocated in this act to t	
45	Partnership for Children, Inc., from the Department of Health and Huma	
46	continue to be used to increase access to Dolly Parton's Imagination Library	• •
47	program that mails age-appropriate books on a monthly basis to children	registered for the
48	program.	T
49 50	<b>SECTION 9C.7.(b)</b> The North Carolina Partnership for Children	• •
50	to one percent (1%) of the funds for statewide program management and up to	
51	of the funds for program evaluation. Funds allocated under this section shall	i not be subject to

administrative costs requirements under Section 9C.6(b) of this act, nor shall these funds be 1 2 subject to the child care services funding requirements under G.S. 143B-168.15(b), child care 3 subsidy expansion requirements under G.S. 143B-168.15(g), or the match requirements under 4 Section 9C.6(d) of this act. 5 6 **EXEMPT ADDITIONAL SMART START FUNDS FROM CERTAIN REQUIREMENTS** 7 SECTION 9C.8. Additional nonrecurring funds allocated in this act to the North 8 Carolina Partnership for Children, Inc., from the Department of Health and Human Services, in 9 each year of the 2021-2023 fiscal biennium for child care, family support, and health-related 10 activities are not subject to the administrative costs requirements under Section 9C.6(b) of this act, child care services funding requirements under G.S. 143B-168.15(b), child care subsidy 11 12 expansion requirements under G.S. 143B-168.15(g), or match requirements under Section 13 9C.6(d) of this act. 14 15 **GRANTS FOR CHILD CARE FACILITIES AND NC PRE-K CLASSROOMS/ARPA** 16 FUNDS 17 **SECTION 9C.9.** Of the funds appropriated in this act from the State Fiscal Recovery 18 Fund to the Department of Health and Human Services, Division of Child Development and 19 Early Education (Division), the sum of twenty million dollars (\$20,000,000) in nonrecurring 20 funds shall be used to provide grants for child care facilities and North Carolina prekindergarten 21 (NC Pre-K) classrooms in response to the COVID-19 pandemic, particularly those located in 22 child care deserts and low-performing and high-poverty districts. The Division shall award grants 23 under this section pursuant to criteria established by the Division in accordance with federal law 24 and guidance. These grants shall be one-time awards to assist with new or expanded high-quality 25 child care initiatives as follows: 26 Start-up costs associated with establishing a new NC Pre-K classroom or child (1)27 care facility. 28 Quality improvements for existing NC Pre-K classrooms or child care (2)29 facilities that increase the classroom or facility's capacity or upgrade its star 30 rating. 31 (3) Capital improvements or renovations, including adding or upgrading outdoor 32 play and learning environments, or increasing a facility's total capacity. 33 34 PART IX-D. HEALTH BENEFITS 35 36 **CONTINUE MEDICAID ANNUAL REPORT** 37 SECTION 9D.1. The Department of Health and Human Services, Division of Health 38 Benefits (DHB), shall continue the publication of the Medicaid Annual Report and 39 accompanying tables. DHB shall publish the report and tables on its website no later than 40 December 31 following each State fiscal year. 41 42 ANNUAL ISSUANCE OF MEDICAID IDENTIFICATION CARDS 43 **SECTION 9D.2.(a)** The Department of Health and Human Services shall issue 44 Medicaid identification cards to recipients on an annual basis with updates as needed. 45 **SECTION 9D.2.(b)** This section expires on the effective date of amendment to rule 46 10A NCAC 23B .0102, notice of which was published in the North Carolina Register on June 1, 47 2021. 48 49 **VOLUME PURCHASE PLANS AND SINGLE SOURCE PROCUREMENT** 50 SECTION 9D.3. The Department of Health and Human Services, Division of Health 51 Benefits, may, subject to the approval of a change in the State Medicaid Plan, contract for

services, medical equipment, supplies, and appliances by implementation of volume purchase 1 2 plans, single source procurement, or other contracting processes in order to improve cost 3 containment.

4

#### 5 DURATION OF MEDICAID AND NC HEALTH CHOICE **PROGRAM** 6 **MODIFICATIONS**

7 **SECTION 9D.4.** Except for statutory changes or where otherwise specified, the 8 Department of Health and Human Services shall not be required to maintain, after June 30, 2023, 9 any modifications to the Medicaid and NC Health Choice programs required by this Subpart. 10

#### 11 **ADMINISTRATIVE HEARINGS FUNDING**

12 SECTION 9D.5. Of the funds appropriated in this act to the Department of Health 13 and Human Services, Division of Health Benefits, for administrative contracts and interagency 14 transfers, the Department of Health and Human Services (DHHS) shall transfer the sum of one million dollars (\$1,000,000) for the 2021-2022 fiscal year and the sum of one million dollars 15 (\$1,000,000) for the 2022-2023 fiscal year to the Office of Administrative Hearings (OAH). 16 17 These funds shall be allocated by OAH for mediation services provided for Medicaid applicant 18 and recipient appeals and to contract for other services necessary to conduct the appeals process. 19 OAH shall continue the Memorandum of Agreement (MOA) with DHHS for mediation services 20 provided for Medicaid recipient appeals and contracted services necessary to conduct the appeals 21 process. The MOA will facilitate DHHS's ability to draw down federal Medicaid funds to support 22 this administrative function. Upon receipt of invoices from OAH for covered services rendered 23 in accordance with the MOA, DHHS shall transfer the federal share of Medicaid funds drawn 24 down for this purpose.

25

26

## ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE

27 SECTION 9D.6.(a) The Department of Health and Human Services, Division of 28 Health Benefits, receivables reserved at the end of the 2021-2022 and 2022-2023 fiscal years 29 shall, when received, be accounted for as nontax revenue for each of those fiscal years. The 30 treatment under this section of any revenue derived from federal programs shall be in accordance 31 with the requirements specified in the Code of Federal Regulations, Title 2, Part 225.

32 SECTION 9D.6.(b) For the 2021-2022 fiscal year, the Department of Health and 33 Human Services shall deposit from its revenues one hundred forty-six million seven hundred 34 forty thousand dollars (\$146,740,000) with the Department of State Treasurer to be accounted 35 for as nontax revenue. For the 2022-2023 fiscal year, the Department of Health and Human 36 Services shall deposit from its revenues one hundred forty-six million seven hundred forty 37 thousand dollars (\$146,740,000) with the Department of State Treasurer to be accounted for as nontax revenue. These deposits shall represent the return of advanced General Fund 38 39 appropriations, nonfederal revenue, fund balances, or other resources from State-owned and 40 State-operated hospitals that are used to provide indigent and nonindigent care services. The return from State-owned and State-operated hospitals to the Department of Health and Human 41 42 Services shall be made from nonfederal resources in the following manner: The University of North Carolina Hospitals at Chapel Hill shall make the

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- 44 45
- 46
- 47

- following deposits: For the 2021-2022 fiscal year, the amount of thirty-one million three a.
- b.

(1)

- hundred five thousand five hundred eighty-four dollars (\$31,305,584). For the 2022-2023 fiscal year, the amount of thirty-one million three hundred five thousand five hundred eighty-four dollars (\$31,305,584).
- 48 49 All State-owned and State-operated hospitals, other than the University of (2)50 North Carolina Hospitals at Chapel Hill, that specialize in psychiatric care shall annually deposit an amount equal to the amount of the payments from 51

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1 2 3	the Department of Heal for uncompensated care	th and Human Services, Div	vision of Health Benefits,
4	LME/MCO INTERGOVERNMENTAL	TRANSFERS	
5	SECTION 9D.7.(a) The loca		naged care organizations
6	(LME/MCOs) shall make intergovernment		
7	Services, Division of Health Benefits (I	OHB), in an aggregate am	ount of eighteen million
8	twenty-eight thousand two hundred sevente		•
9	and in an aggregate amount of eighteen m		
10	dollars (\$18,028,217) for the 2022-2023		
11	intergovernmental transfer required by this		
12	the intergovernmental transfer that each inc	iividual LME/MCO is requi	red to make in each fiscal
13 14	year shall be as follows:	2021-2022	2022-2023
14	Alliance Behavioral Healthcare	\$2,858,418	\$2,856,834
16	Cardinal Innovations Healthcare	\$4,751,262	\$4,645,652
17	Eastpointe	\$1,664,172	\$1,663,249
18	Partners Health Management	\$2,637,754	\$2,749,261
19	Sandhills Center	\$1,879,510	\$1,878,469
20	Trillium Health Resources	\$2,656,332	\$2,654,860
21	Vaya Health	\$1,580,769	\$1,579,892
22	SECTION 9D.7.(b) In the eve		
23	County disengages from an LME/MCO	-	-
24	2021-2023 fiscal biennium, DHB shall I		
25	intergovernmental transfer that each affect		
26 27	(a) of this section, taking into consideration		
27	provided that the aggregate amount of the of the fiscal biennium is achieved.	transfers received from an	LWIE/WICOs in each year
28 29	of the fiscal ofeninum is achieved.		
30	DSH RECEIPTS FOR USE BY THE M	EDICAID PROGRAM	
31	SECTION 9D.8. Of the feder		djustment receipts arising
32	from certified public expenditures for the		• • •
33	forty-three million dollars (\$43,000,000)	•	1
34	Hospital Uncompensated Care Fund under		
35	Department of Health and Human Servic	es, Division of Health Ber	nefits, to be used for the
36	Medicaid program.		
37 38	WAIVE MEDICAID PROVIDER ENR	OF LATENT AND DEVAL	ΙΝΑΤΙΩΝ ΕΕΕς
38 39		thstanding G.S. 108C-2.1.	
40	enrollment or enrolling in the North Car	0	1 0
41	program shall not be charged the fee of		
42	required fee for the enrollment or revalidat		
43	submit all other required application and en		-
44	SECTION 9D.9.(b) Of the fun	ds appropriated in this act to	the Department of Health
45	and Human Services, Division of Health B		
46	dollars (\$1,600,000) in nonrecurring fund		-
47	million six hundred fifty thousand dollars (		-
48 49	fiscal year shall be used to pay administrat	ive costs related to Medica	iu and INC Health Choice
49 50	provider enrollment and revalidation. SECTION 9D.9.(c) Subsectio	n (a) of this section is effec	tive when it becomes law
50 51	and applies to enrollment applications or re		
~ -	appres to emotione approacions of R		

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1	<b>SECTION 9D.9.(d)</b> Subsection (a) of this section expires June 30,	2023.
2 3	COPAYMENTS FOR MEDICAID SERVICES	
4	<b>SECTION 9D.10.(a)</b> Beginning October 1, 2021, the copayme	nts for Medicaid
5	services shall be increased to four dollars (\$4.00). This section does not a	
6	provided under sections 1905(a)(1) through 1905(a)(5) and under section 1905(a)	
7	Security Act or to recipients prohibited by federal law from cost-sharing requir	, , ,
8	SECTION 9D.10.(b) The Department of Health and Human Serv	
9	Health Benefits, shall submit any necessary State Plan amendments to the Cen	
10	and Medicaid Services to implement this section.	
11 12	EXPAND COMMUNITY ALTERNATIVES PROGRAM FOR DISAF	RED ADULTS
12	(CAP/DA) WAIVER SLOTS	DLED ADULIS
13	<b>SECTION 9D.11.</b> Of the funds appropriated in this act to the Depa	artment of Health
15	and Human Services, Division of Health Benefits (DHB), the sum of six hundr	
16	dollars (\$650,000) in recurring funds for the 2021-2022 fiscal year and the su	•
17	dollars (\$1,000,000) in recurring funds for the 2022-2023 fiscal year to be use	
18	number of Community Alternatives Program for Disabled Adults (CAP/DA	
19	minimum of 114 slots shall be made available October 1, 2021.	,
20		
21	EXPAND NORTH CAROLINA INNOVATIONS WAIVER SLOTS	
22	SECTION 9D.12.(a) Of the funds appropriated to the Departme	ent of Health and
23	Human Services, Division of Health Benefits (DHB), in this act, the sum of s	
24	hundred ten thousand six hundred dollars (\$7,110,600) in recurring funds for	
25	fiscal year and the sum of twenty-five million eight hundred eighty	
26	(\$25,880,000) in recurring funds for the 2022-2023 fiscal year to be used to inc	crease the number
27	of North Carolina Innovations Waiver slots, as directed by this section.	
28 29	<b>SECTION 9D.12.(b)</b> DHB shall amend the North Carolina Innov	ations waiver to
29 30	<ul><li>increase the number of slots by 1,000 in the following manner:</li><li>(1) Three hundred twenty slots to be made available October 1</li></ul>	2021 and to be
31	distributed using the allocation formula currently in place a	
32	date of this section.	is of the effective
33	(2) One hundred slots to be distributed in accordance with subs	section (c) of this
34	section and to be made available October 1, 2021, unless	< , ,
35	method in subsection (c) of this section requires approval b	
36	Medicare and Medicaid Services (CMS). If CMS approval	•
37	these slots shall be made available October 1, 2021, or the	e date that CMS
38	grants or denies approval, whichever is later. If CMS approv	al is required and
39	CMS does not approve the distribution method in subse	ection (c) of this
40	section, then these slots shall be distributed using the al	location formula
41	currently in place as of the effective date of this section.	
42	(3) Four hundred slots to be made available July 1, 2022, and	
43	using the allocation formula currently in place as of the effe	ective date of this
44	section.	
45 46	(4) One hundred eighty slots to be distributed in accordance w	
46 47	of this section and to be made available July 1, 2022, unles	
47 48	method in subsection (c) of this section requires approval l approval is required, then these slots shall be made available	•
40 49	the date that CMS grants or denies approval, whichever	•
49 50	approval is required and CMS does not approve the distril	
20	approval to required and error does not approve the distin	and montail in

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1 2 3	subsection (c) of this section, then these slots shall be a allocation formula currently in place as of the effective d <b>SECTION 9D.12.(c)</b> DHB shall distribute the slots identified ur	ate of this section.
4	and (4) of subsection (b) of this section to the local management en	itities/managed care
5 6	organizations (LME/MCOs) based on a per capita basis calculated as t multiplied by the population in each LME/MCO's catchment area divided	by the population of
7	the State. Once distributed to each LME/MCO, the additional slots shall be r	
8 9	counties on a per capita basis calculated as the number of slots multiplied the county divided by the population in the LME/MCO's catchment area.	
10	the slots shall be filled on a first-come, first-served basis determined by the	he length of time an
11	individual has been on the waiting list.	
12	<b>SECTION 9D.12.(d)</b> In order to serve the maximum possible m	
13	that are on the State's registry of unmet needs (registry) in the future, DHB is	1
14 15	any amendment or change to the current North Carolina Innovations Waiv 1915(c) waivers. This includes pursuing a tiered waiver system in which	-
15 16	registry with lower acuity needs are still served at an appropriate level but i	
10	spending cap than the one allowed by the current waiver. In designing these	
18	make every effort to allow for a seamless transition between tiers, or be	
19	individuals whose level of need increases or decreases. DHB shall pro-	ovide flexibility for
20	LME/MCOs to determine how to best distribute funding in order to serve	a greater number of
21	individuals on the registry. Notwithstanding subsection (b) of this section, I	
22	utilize any funds currently attributed to the North Carolina Innovations W	
23	under this subsection approved by CMS, so long as the number of individuals	s served is increased.
24 25	CONTINUE MEDICAID COVERAGE FOR PREGNANT WOME	N FOD TWEIVE
23 26	MONTHS POSTPARTUM	IN FOR IVELVE
27	SECTION 9D.13.(a) G.S. 108A-54.3A(10) reads as rewritten:	
28	"(10) Pregnant women with incomes equal to or less than one	e hundred ninety-six
29	percent (196%) of the federal poverty guidelines. Co-	verage for pregnant
30	women eligible under this subdivision include only	
31	pregnancy and to other conditions determined by	
32	conditions that may complicate pregnancy. Pregnant w	vomen shall remain
33	eligible for coverage for 12 months postpartum."	h 1
34 35	<b>SECTION 9D.13.(b)</b> If House Bill 383, 2021 Regular Session G.S. 108A-145.3, as enacted by Section 2 of that act, is amended by adding a	
36	read:	
37	"(12a) Medicare Economic Index. – The index published by the	Medicare Economic
38	Index Technical Advisory Panel established by the Sec	
39	States Department of Health and Human Services, unde	
40	U.S.C. § 217a, and in effect on March 1 of the previous S	-
41	SECTION 9D.13.(c) If House Bill 383, 2021 Regular Session	, becomes law, then
42	G.S. 108A-146.5, as enacted by Section 2 of that act, reads as rewritten:	
43	"§ 108A-146.5. Aggregate assessment collection amount.	
44 45	The aggregate assessment collection amount is an amount of money to adding (i) the managed area component under $C \ge 108A + 1467$ (ii)	•
45 46	adding (i) the managed care component under G.S. 108A-146.7, (ii) component under G.S. 108A-146.9, (iii) the GME compon	
40 47	postpartum coverage component under G.S. 108A-146.9, (m) the GME component under G.S. 108A-146.12, and (iv) (v) one-	
48	annual Medicaid payment, and then subtracting the intergovernmental	
40	annual Medicard payment, and then subtracting the intergovernmental	aufuster aufustitient

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1	SECTION 9D.13.(d) If House Bill 383, 2021 Regular Session, becomes law, then
2	Part 2 of Article 7B of Chapter 108A of the General Statutes, as enacted by Section 2 of that act,
3	is amended by adding a new section to read:
4	"§ 108A-146.12. Postpartum coverage component.
5	The postpartum coverage component is twelve million five hundred thousand dollars
6	(\$12,500,000) for each quarter of the 2021-2022 State fiscal year. For each subsequent State
7	fiscal year, the postpartum coverage component shall be increased over the prior year's quarterly
8	payment by the Medicare Economic Index."
9	SECTION 9D.13.(e) This section becomes effective April 1, 2022, and subsections
10	(b), (c), and (d) of this section apply to modernized hospital assessments imposed under Part 2
11	of Article 7A of Chapter 108A of the General Statutes on or after that date.
12	SECTION 9D.13.(f) This section shall expire March 31, 2027.
13	
14	ALLOW A PARENT TO RETAIN MEDICAID ELIGIBILITY WHILE A CHILD IS
15	TEMPORARILY SERVED BY THE FOSTER CARE SYSTEM
16	SECTION 9D.14.(a) Section 9A of S.L. 2015-245, as amended by Section 2(e1) of
17	S.L. 2016-121, reads as rewritten:
18	"SECTION 9A. Eligibility for Parents of Children in Foster Care. – DHHS is authorized
19	<u>directed</u> to seek approval from CMS through <u>either</u> the 1115 waiver required by subdivision (1)
20	of Section 5 of this act or another federal authority to allow parents a parent to retain Medicaid
21	eligibility while their child is being served temporarily by the foster care program. It is the intent
22	of the General Assembly to expand Medicaid eligibility to cover this population upon
23	implementation of the 1115 waiver, if CMS approves this coverage in the waiver.when (i) the
24	parent has lost custody of a child pursuant to Subchapter I of Chapter 7B of the General Statutes,
25	(ii) the child is being served temporarily by the foster care system, regardless of the type of
26	out-of-home placement, and (iii) the parent is making reasonable efforts to comply with a
27	court-ordered plan of reunification, as determined by DHHS."
28	<b>SECTION 9D.14.(b)</b> G.S. 108A-54.3A is amended by adding a new subdivision to
29 30	read: "(2a) A parent who has qualified under subdivisions (1) and (2) of this section shall
30 31	"(2a) <u>A parent who has qualified under subdivisions (1) and (2) of this section shall</u> retain eligibility for Medicaid under this section so long as all of the following
32	
32 33	<u>criteria are met:</u> <u>a. The parent has lost legal custody of a child pursuant to Subchapter I</u>
33 34	a. <u>The parent has lost legal custody of a child pursuant to Subchapter I</u> of Chapter 7B of the General Statutes.
34 35	<u>b.</u> <u>A child of the parent is temporarily in the legal custody of</u>
36	<u>State-sponsored foster care or temporarily receiving foster care</u>
30 37	assistance under Title IV-E of the Social Security Act.
38	<u>c.</u> <u>The parent is making reasonable efforts to comply with a</u>
39	court-ordered plan of reunification, as determined by the Department.
40	<u>d.</u> The parent continues to meet the family income requirements under
41	subdivision (1) or (2) of this section."
42	<b>SECTION 9D.14.(c)</b> Subsection (b) of this section is effective upon the approval by
43	the Centers for Medicare and Medicaid Services (CMS) of the request submitted in accordance
44	with Section 9A of S.L. 2015-245, as amended by Section 2(e1) of S.L. 2016-121 and subsection
45	(a) of this section, and on the effective date of the coverage allowed by CMS. The Secretary of
46	the Department of Health and Human Services shall notify the Revisor of Statutes of the effective
47	date allowed by CMS upon receipt of this approval. If the approval is not granted by CMS prior
48	to June 30, 2023, then this section shall expire on that date.
49	
50	INCREASE RATES TO ICFS FOR DIRECT CARE WORKER WAGE INCREASES

SECTION 9D.15.(a) It is the intent of the General Assembly to assist in increasing 1 2 the hourly wages of direct care workers in this State to a minimum of fifteen dollars (\$15.00) per hour. To that end, of the funds appropriated in this act to the Department of Health and Human 3 4 Services, Division of Health Benefits (DHB), the sum of seventeen million five hundred thousand 5 dollars (\$17,500,000) in recurring funds for the 2022-2023 fiscal year shall be used to provide a rate increase to intermediate care facilities for individuals with intellectual disabilities 6 7 (ICF/IIDs), including ICF/IID-level group homes. This rate increase shall be effective July 1, 8 2022, and upon approval of the Centers for Medicare and Medicaid Services. Any provider 9 receiving a rate increase under this section shall be required to use at least eighty percent (80%) 10 of the funding that results from that rate increase to increase the rate of pay paid to its direct care employees. This wage increase shall be provided in addition to the rate of pay each employee 11 12 was receiving as of June 30, 2022. DHB shall determine the amount of the rate increase under 13 this section and the definition of direct care worker to be applied.

14 **SECTION 9D.15.(b)** Upon implementation of the rate increase under subsection (a) of this section, DHB shall adjust the per member per month (PMPM) capitation amount paid to 15 local management entities/managed care organizations (LME/MCOs) and to prepaid health plans 16 (PHPs), as defined under G.S. 108D-1. These capitation rate adjustments shall include amounts 17 18 sufficient to implement the same rate increase for providers paid by the LME/MCO or PHP as 19 paid to providers under the Medicaid fee-for-service program, and all LME/MCOs and PHPs 20 shall be required to implement that rate increase. Providers receiving a rate increase under this 21 section shall be subject to the requirements of this section whether paid by an LME/MCO, PHP, 22 or DHB.

23 SECTION 9D.15.(c) Prior to receiving the rate increase under this section, all 24 ICF/IID providers shall attest and provide verification to DHB, or to the relevant LME/MCO or 25 PHP, that at least eighty percent (80%) of the funding that results from that rate increase is being 26 used to increase the rate of pay paid to its direct care employees. DHB shall set the standards for 27 documentation that shall be required as verification that the provider used the rate increase in the 28 manner required by this section, and LME/MCOs and PHPs shall use these same standards at a 29 minimum. DHB, LME/MCOs, and PHPs may require verifiable methods of accounting, such as 30 payroll-based journals. Providers receiving a rate increase under this section shall keep 31 documentation of the use of that rate increase and make the documentation available upon request 32 by DHB or by the relevant LME/MCO or PHP.

33 SECTION 9D.15.(d) In addition to other allowable reasons for recoupment of funds, 34 DHB may recoup part or all of the funds related to the rate increase received by a provider 35 pursuant to this act if DHB determines that the provider did not use at least eighty percent (80%) 36 of the funding that results from that rate increase to increase the rate of pay paid to its direct care 37 employees.

#### 38 39

# 40

### USE OF MEDICAID TRANSFORMATION FUND FOR MEDICAID TRANSFORMATION NEEDS

41 **SECTION 9D.16.(a)** Claims Run Out. – Funds from the Medicaid Transformation 42 Fund may be transferred to the Department of Health and Human Services, Division of Health 43 Benefits (DHB), for the 2021-2023 fiscal biennium, as needed, for the purpose of paying claims 44 related to services billed under the fee-for-service payment model for recipients who are being, or have been, transitioned to managed care, otherwise known as "claims run out." Funds may be 45 46 transferred to DHB as the need to pay claims run out arises and need not be transferred in one 47 lump sum. To the extent that any funds are transferred under this subsection, the funds are 48 appropriated for the purpose set forth in this subsection.

49 SECTION 9D.16.(b) Non-Claims Run Out Medicaid Transformation Needs. –
 50 Subject to the fulfillment of conditions specified in subsection (c) of this section, the sum of one
 51 hundred thirty-three million seventy-eight thousand dollars (\$133,078,000) in nonrecurring

1 2	funds for the 2021-2022 fiscal year and the sum of one hundred nineteen million four thousand dollars (\$119,004,000) in nonrecurring funds for the 2022-2023 fiscal year from the Medicaid
3	Transformation Fund may be transferred to DHB for the sole purpose of providing the State share
4	for qualifying needs directly related to Medicaid transformation, as required by S.L. 2015-245,
5	as amended. Funds may be transferred to DHB as qualifying needs arise during the 2021-2023
6	fiscal biennium and need not be transferred in one lump sum.
7	For the purposes of this section, the term "qualifying need" shall be limited to the
8	following Medicaid transformation needs and may include contracts and temporary staffing:
9	<ul> <li>(1) Program design.</li> <li>(2) Parafisions and provider experience</li> </ul>
10 11	<ul> <li>Beneficiary and provider experience.</li> <li>Information technology unpender, expensions, and maintenance.</li> </ul>
	<ul> <li>(3) Information technology upgrades, operations, and maintenance.</li> <li>(4) Data management tools</li> </ul>
12 13	<ul> <li>(4) Data management tools.</li> <li>(5) Program integrity</li> </ul>
13 14	<ul><li>(5) Program integrity.</li><li>(6) Quality review.</li></ul>
14	<ul><li>(0) Quality review.</li><li>(7) Actuarial rate setting functions.</li></ul>
15	<ul><li>(7) Actualiant fact setting functions.</li><li>(8) Technical and operational integration.</li></ul>
10	(9) BH IDD tailored plan health homes.
18	(10) Legal fees.
19	(11) Expenses related to the Enhanced Case Management and Other Services Pilot
20	Program, commonly referred to as the "Healthy Opportunities Pilots."
21	<b>SECTION 9D.16.(c)</b> Requests for Transfer of Funds for Qualifying Need. – A
22	request by DHB for the transfer of funds pursuant to subsection (b) of this section shall be made
23	to OSBM and shall include the amount requested and the specific qualifying need for which the
24	funds are to be used. None of the funds identified in subsection (b) of this section shall be
25	transferred to DHB until OSBM verifies the following information:
26	(1) The amount requested is to be used for a qualifying need in the 2021-2023
27	fiscal biennium.
28	(2) The amount requested provides a State share that will not result in total
29	requirements that exceed eight hundred million dollars (\$800,000,000) in
30	nonrecurring funds for the 2021-2023 fiscal biennium.
31	SECTION 9D.16.(d) Federal Fund Receipts. – Any federal funds received in any
32	fiscal year by DHB that represent a return of State share already expended on a qualifying need
33	related to the funds received by DHB under this section shall be deposited into the Medicaid
34	Transformation Fund.
35	
36	CHOICE IN ACCREDITATION FOR LME/MCOS OPERATING BH IDD TAILORED
37	PLANS
38	<b>SECTION 9D.17.(a)</b> During the initial four-year contract term for Medicaid BH
39 40	IDD tailored plans, as defined under G.S. 108D-1, the Department of Health and Human
40 41	Services, Division of Health Benefits (DHB), shall not require, by contract or otherwise, any local management entity/managed care organization (LME/MCO) to be accredited by any one
42	specific accreditation organization. DHB shall require each LME/MCO awarded a BH IDD
42 43	tailored plan contract to be accredited by a nationally recognized accreditation organization that
44	has been selected by the LME/MCO and approved by DHB. DHB shall create a process by which
45	DHB approves the accreditation organization selected by the LME/MCO.
46	<b>SECTION 9D.17.(b)</b> No accreditation organization shall be approved by DHB for
47	use by an LME/MCO under this section unless the accreditation organization meets, at a
48	minimum, all of the following criteria:
-	

- 49
- 50

(1) Prior experience conducting accreditation reviews for managed care organizations in at least five other states within the United States or in at least

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(2)	<ul> <li>two regions that correspond to the areas covere locations of the United States Department of Health A review program that includes, at a minimum, st aspects of operation of the LME/MCO:</li> <li>a. Quality assurance.</li> <li>b. Provider credentialing.</li> </ul>	and Human Services.
	<ul><li>d. Enrollee rights and responsibilities.</li><li>e. Medical records.</li></ul>	
	f. Governance of the LME/MCO.	
(3)	g. Preventative health services. Development of accreditation standards that include	le input from the medical
$(\mathbf{J})$	managed care organization, and health care consum	-
(4)	Reviews of, and updates to, the standards listed un	
(4)	subsection at regular intervals not exceeding two ye	
(5)	An internal quality assurance program that ensures	
$(\mathbf{J})$	of its review program.	the quality and continuity
(6)	No current involvement in the operation of the LM	E/MCO or the delivery of
(0)	health services to any of its enrollees.	
(7)	No contract or consultations with the LME/MCO	within the prior two years
$(\prime)$	for any services other than accreditation.	within the prior two years
SECT	<b>FION 9D.17.(c)</b> All accreditation organizations	approved for use by ar
	r this section shall be required to submit their standard	•••••••••••••••••••••••••••••••••••••••
	to maintain approval for use by the LME/MCO.	
	to maintain approval for use by the LinLinie of	
EVALUATE DH	HB NEEDS IN MANAGED CARE ENVIRONME	NT
	<b>TION 9D.18.(a)</b> Evaluation. – The Department of He	
and administrativ	th Benefits (DHB), shall conduct a two-part evaluat re functions for the Medicaid and NC Health Choice d administrative functions will change as the Medica	programs and how those
programs move f	further into a managed care service delivery environ shall do all of the following:	
(1)	Identify the changing administrative needs and req introduction of capitated contracts for standard be tailored benefit plans.	-
(2)	Determine whether any administrative or staffing fu any functions carried out through vendor contract entities/managed care organizations (LME/MCOs) (PHPs).	ets, by local management
SECT	( <b>IIII</b> 5). <b>(ION 9D.18.(b)</b> Initial Report. – No later than March	1 2022 DHB shall report
	sight Committee on Medicaid and NC Health Choic	-
	evaluation required by subsection (a) of this sect	
	of capitated contracts for standard benefit plans for	
	staffing and administrative changes, including an	
-	vendors, to align more appropriately with a managed	
-	and NC Health Choice programs. The report shall al	-
for the Medicaid		so mende a detaned time
	hanges within DHB as managed care continues	
line for making c	hanges within DHB as managed care continues. <b>FION 9D.18.(c)</b> Final Report $-$ No later than March	1 2024 DHR shall report
line for making c SECT	hanges within DHB as managed care continues. FION 9D.18.(c) Final Report. – No later than March sight Committee on Medicaid and NC Health Choic	· · · · ·

1 2 3 4 5 6 7 8 9	changes that hav The report shall planned changes more appropriate Choice program	of BH IDD tailored plans. The report shall include the staffing and administrative e been made since the initial report required under subsection (b) of this section. also include any additional planned staffing and administrative changes and any s to contractual agreements with vendors to continue to align DHB's functions ely with a managed care delivery environment for the Medicaid and NC Health s. The report shall also include an updated detailed time line for making these DHB, as well as an assessment of whether the goals of the time line submitted in were met.
10	<b>REIMBURSE</b>	DME PRESCRIBED BY PODIATRISTS
11		<b>TION 9D.19.</b> No later than January 1, 2022, the Department of Health and
12		s, Division of Health Benefits, shall update the following Medicaid clinical
12		es to provide Medicaid and NC Health Choice coverage for orthotic devices,
13	01	es, and other durable medical equipment when there is a documented medical
15	-	equipment and the equipment is prescribed by a beneficiary's treating podiatrist
16	-	at podiatrist's scope of practice:
17	(1)	Clinical Coverage Policy 5A-1: Physical Rehabilitation Equipment and
18	(1)	Supplies.
19	(2)	Clinical Coverage Policy 5B: Orthotics and Prosthetics.
20	(2)	Children Coverage Folicy 5D. Orthotics and Frosticities.
20	SEND NOTICE	E/MEDICAID ELIGIBILITY REDETERMINATIONS DURING PUBLIC
22		CMERGENCY
23		<b>TION 9D.20.(a)</b> Section $6(a)$ of S.L. 2020-88 reads as rewritten:
24		<b>6.(a)</b> County departments of social services shall do all of the following:
25	(1)	Resume Medicaid eligibility redeterminations for beneficiaries whose annual
26	(-)	or other periodic renewal of Medicaid eligibility is due on or after September
27		1, 2020.
28	(2)	Resume requesting post-eligibility verification information for Medicaid
29	(-)	applications received on or after September 1, 2020.
30	(3)	Make a good-faith effort to redetermine Medicaid eligibility for Medicaid
31		beneficiaries who were due for an annual or other periodic renewal of
32		Medicaid eligibility prior to September 1, 2020, but for whom recertification
33		did not occur.
34	(4)	Make a good-faith effort to request post-eligibility verification information for
35		Medicaid applications received prior to September 1, 2020, for which
36		post-eligibility verifications have not been requested.
37	<u>(5)</u>	For individuals determined to be ineligible for Medicaid during the period in
38		which the termination of benefits would result in the State being ineligible for
39		the increased Medicaid funding under Section 6008 of P.L. 116-127, at the
40		time of determination of ineligibility, provide the beneficiary with the
41		following information:
42		a. The results of the eligibility determination.
43		b. Notice that the individual's enrollment in Medicaid will end after the
44		month in which the public health emergency ends.
45		c. Notice that the individual may and should report any changes in
46		circumstances while that individual remains enrolled and that the
47		county department of social services shall redetermine that individual's
48		Medicaid eligibility based on the reported changes."
49	SEC	<b>TION 9D.20.(b)</b> This section is effective when it becomes law.
50		

## 51 CHARTER SCHOOLS MEDICAID REIMBURSEMENT

**General Assembly Of North Carolina** 

Session 2021

General Assen	nbly Of North Carolina	Session 2021
	CTION 9D.21. G.S. 115C-218.105 is amended by a	dding a new subsection to
Medicaid progr	withstanding G.S. 115C-218.15(b) and solely with rea am, a charter school that is approved by the State as	a public school pursuant to
	all be deemed a local government entity that is	-
	either directly or indirectly through an agency or othe the nonfederal share for reimbursable medical service	
	The nonfederal share shall consist exclusively of pul	• •
this subsection	, "reimbursable medical services" means services d to those services, that are medically necessary and for	, including administrative
available under	the North Carolina Medicaid Program established u	inder Part 6 of Article 2 of
-	of the General Statutes. For the purposes of this sub e of expenditures for the reimbursable medical servic	
financial partic		es that draws down rederar
-		
PART IX-E. H	EALTH SERVICE REGULATION	
MODIFICAT	ON OF CERTIFICATE OF NEED LAWS	
	<b>CTION 9E.1.(a)</b> G.S. 131E-176 reads as rewritten:	
"§ 131E-176. ]		
As used in	this Article, unless the context clearly requires othe	rwise, the following terms
have the meani	ngs specified:	
		•, • •
(7a)	"Diagnostic center" means a freestanding facili including but not limited to, physicians' offi	
	radiology centers, and mobile diagnostic program	
	all the medical diagnostic equipment utilized by	
	thousand dollars (\$10,000) or more exceeds five	5
	(\$500,000). one million five hundred thousand	
	determining whether the medical diagnostic equip	
	costs more than five hundred thousand dollars (\$	
	<u>hundred thousand dollars (\$1,500,000)</u> , the costs surveys, designs, plans, working drawings, sp	
	installation, and other activities essential to acquir	
	the equipment shall be included. The capital exp	0 0 1
	shall be deemed to be the fair market value of the	
	equipment, whichever is greater. Beginning Sep	ptember 30, 2022, and on
	September 30 each year thereafter, the cost	·
	subdivision shall be adjusted using the Medical Ca	-
	<u>Consumer Price Index published by the U.S. De</u> 12-month period preceding the previous September	-
	12-month period preceding the previous September	<u>51 1.</u>
 (14e	) "Major medical equipment" means a single	unit or single system of
(I K	components with related functions which is used to	
	health services and which costs more than seve	1
	dollars (\$750,000). two million dollars (\$2,000,00	
	the major medical equipment costs more than see	•
	dollars (\$750,000), two million dollars (\$2,00	
	equipment, studies, surveys, designs, plans, working construction, installation, and other activities e	
	making operational the major medical equipme	

	capital expenditure for the equipment shall be deem value of the equipment or the cost of the equipment Major medical equipment does not include replacement	
	in this section. <u>Beginning September 30, 2022, and on</u> thereafter, the cost threshold amount in this subdivisio the Medical Care Index component of the Consumer I the U.S. Department of Labor for the 12-month period September 1.	September 30 each year on shall be adjusted using Price Index published by
•••		0.11
(16)	"New institutional health services" means any of the	following:
	 b. Except as otherwise provided in C.S. 121E 1	Q1(a) the chlipstice has
	b. Except as otherwise provided in G.S. 131E-1 any person of a capital expenditure exceeding	
	(\$2,000,000) (\$4,000,000) to develop or expansion	·
	health service facility, or which relates to the	
	service. The cost of any studies, surveys, o	-
	drawings, specifications, and other activities, i	0 1 0
	consulting and other services, essential	
	improvement, expansion, or replacement of	any plant or equipment
	with respect to which an expenditure is ma	de shall be included in
	determining if the expenditure exceeds tw	
	<del>(\$2,000,000).(\$4,000,000). Beginning Septer</del>	
	September 30 each year thereafter, the amoun	
	shall be adjusted using the Medical Care In	-
	Consumer Price Index published by the U.S. 1	
	the 12-month period preceding the previous S	eptember 1.
SECT	<b>FION 9E.1.(b)</b> G.S. 131E-189 is amended by add	ing the following new
subsections to rea	•	ing the following new
	ithstanding subsection (a), (b), or (c) of this section, a c	pertificate of need issued
	ent for the construction of a health service facility on o	
• •	der of the certificate of need fails to execute or commit	
· · ·	project authorized by the certificate of need within the f	
<u>(1)</u>	For a project that costs over fifty million dollars (\$50	
	the certificate of need shall execute or commit to a cor	ntract for design services
	for the project authorized by the certificate of need w	tithin four years after the
	date the Department's decision to approve the cert	ificate of need for that
	project becomes final.	
<u>(2)</u>	For a project that costs fifty million dollars (\$50,000	
	of the certificate of need shall execute or commit t	
	services for the project authorized by the certificate of	
	after the date the Department's decision to approve the	he certificate of need for
	that project becomes final.	
	ithstanding subsection (a), (b), or (c) of this section, a c	
	ent for the construction of a health service facility pr der of the certificate of need fails to execute or commit	
	project authorized by the certificate of need within the fo	
	AUTOR AUDITIZED DY THE CERTIFICATE OF HELL WITHIN THE P	onowing unit names.
services for the p		•
	For a project that costs over fifty million dollars (\$50 the certificate of need shall execute or commit to a cor	),000,000), the holder of

	General Assem	bly Of I	North Carolina	Session 2021
1	(2)	For a	project that costs fifty million dollars	(\$50,000,000) or less, the holder
2	<u>1-1</u>		e certificate of need shall execute or o	
3			ces for the project authorized by the c	•
4		2023	- · · ·	entitleate of need by Setober 1;
5	(f) Notw	-	ling subsections (d) and (e) of this section	on certificates of need that (i) are
6			on of a health service facility prior to	
7			tute or commit to a contract for design s	
8	-		I will not expire unless the holder fails to	1 0
9	•		e deadline specified in the certificate of	
10		-	the holder of a certificate of need is u	
11			ces for the project due to developments	
12		-	l or for other good cause, the time for p	-
12			•	
13 14	failed to be perfe		eriod during which performance of the	obligation has been delayed of
14 15			<b>F</b> 1 (a) This section becomes offective	October 1, 2021
15	SEC	TION	<b>E.1.(c)</b> This section becomes effective	October 1, 2021.
10			VIOLATIONS ON ADULT CARE H	OME I ICENSUDE
17			<b>EXAMPLE 1</b> $(C, C) = C + C + C + C + C + C + C + C + C + C$	
18 19			ons. – No new license shall be issued	
20			nder any of the following circumstances	5
	applicant for nee	usure u	nder any of the following circumstances	s for the period of time indicated.
21	(2)	In the	owner principal or affiliate of an ad	ult come home and is menonsible.
22	(3)		owner, principal, or affiliate of an ad	1
23			e operation of the facility that had its li	
24			s or had its admissions suspended as a	
25			le, Chapter 122C, or Article 7 of Chap	pler 110 of the General Statutes
26			six the earlier of the following:	
27		<u>a.</u>	<u>Six</u> months from the date of resto	-
28			licensure, termination of the pro	
29		L	termination of the suspension of adm	11
30		<u>b.</u>	Until the home has substantially co	
31			established pursuant to G.S. 131D-34	+ and substantial compliance has
32			been certified by the Department.	
33		c		
34 25			licensure may appeal a denial of certif	
35			this subsection by filing with the Depar	
36	•	•	s of the date of denial of the certificati	• •
37	-		e Secretary shall issue to the applicant a	
38			bstantial compliance or certifies substan	1
39			ny applicant for licensure who wishes	
40			bstantial compliance is entitled to an ad	ministrative hearing, as provided
41			General Statutes."	•
42			<b>E.2.(b)</b> G.S. $131D-2.7(d)(1)$ reads as r	
43	"(1)		ldition to the administrative penalties	
44			tary may suspend the admission of an	
45			where the conditions of the adult care h	
46			ety of the residents. This suspension sl	-
47		•	e Secretary and shall remain in effect u	•
48			tions or circumstances merit remov	ē 1 <u> </u>
49 50			antially complied with the correction	
50			131D-34 and substantial complianc	e has been certified by the
51		Depa	rtment."	

SECTION 9E.2.(c) This section becomes effective October 1, 2021, and applies to
 adult care home licensure applications, licensure actions, and suspensions of admission that occur
 on or after that date.

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#### ACCESS TO PATIENT DATA UNDER THE MEDICAL CARE DATA ACT

6 SECTION 9E.3. G.S. 131E-214.3 is amended by adding a new subsection to read: 7 "(c1) The State shall make available, at no charge, to any person or organization under 8 contract with the Department of Health and Human Services (Department) to provide medical 9 care quality improvement services the same reports of compiled patient data prepared for release 10 or dissemination by a statewide data processor to the Department. Any person or organization 11 that receives patient data pursuant to this subsection is prohibited from using the patient data for 12 any purpose other than to fulfill its performance under the contract with the Department."

#### PART IX-F. MENTAL HEALTH/DEVELOPMENTAL DISABILITIES/SUBSTANCE ABUSE SERVICES

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## **USE OF OPIOID SETTLEMENT FUNDS**

18 SECTION 9F.1.(a) The Opioid Abatement Fund (Fund) is established as an 19 interest-bearing special fund. All funds received by the State as a beneficiary of the final consent 20 judgment resolving the case, State of North Carolina, ex rel. Joshua H. Stein, Plaintiff v. 21 McKinsey and Company, Inc., in the General Court of Justice, Superior Court Division, Wake 22 County, shall be deposited into the Fund pursuant to G.S. 114-2.4A. Moneys in the Fund shall 23 be used to (i) cover the costs incurred by the State in investigating and pursuing the claims in this 24 case and (ii) abate and remediate the harms caused to North Carolina and its citizens by the opioid 25 epidemic, as specified in subdivisions (1) through (4) of this subsection and in accordance with 26 subsequent acts of the General Assembly appropriating these funds and specifying limitations 27 and directions for the use of these funds:

- (1) To expand employment and transportation supports through innovative pilot
  programs in industries in North Carolina that suffered the greatest job losses
  during the COVID-19 pandemic and are most relied upon by individuals
  recovering from opioid use disorders to reenter the workforce, such as the food
  service industry, the hotel and lodging industry, and the entertainment
  industry. These funds may be used to support all of the following:
  a. Employment support services for individuals in recovery from opioid
  - a. Employment support services for individuals in recovery from opioid use disorder, such as job application support and placement with partnering employers, with emphasis on supporting innovative pilot programs to develop a more robust workforce in rural areas of the State.
    - b. Training and development funds to encourage a consortium of public and private employers, workforce development boards, and vocational services providers to develop workplace recovery friendly ecosystems.
    - c. Transportation support services to enable individuals recovering from opioid use disorder to travel to their places of treatment and their places of employment.
  - (2) To support individuals with opioid use disorder who are involved in the criminal justice system through programs and initiatives designed to accomplish any one or more of the following:
    - a. Establishment or expansion of existing prearrest and postarrest diversion programs. This includes prearrest diversion, postarrest diversion, and court-based diversion through treatment or recovery courts.

	General Assemb	ly Of N	lorth Carolina	Session 2021
1 2 3 4 5 5 7 8 9 0 1 2 3		b. с.	Establishment, expansion, or sustainment treatment programs that provide to individ any medication approved by the United Administration for opioid use disorder. Put this sub-subdivision that are funded in who Abatement Fund shall be made available already participating in a medication-assisted to being incarcerated, as well as to medication-assisted treatment during their i opioid use disorder. Creation or expansion of reentry program exiting incarceration with harm reduction supports.	uals who are incarcerated I States Food and Drug rograms authorized under le or in part by the Opioid to individuals who were ed treatment program prior individuals who initiate ncarceration to address an ns to connect individuals
4	(3)	To ex	pand evidence-based treatment supports and	to improve connections to
5		care,	especially for individuals hospitalized for ov lerinsured, through the following activities or	erdose who are uninsured
7		a.	Evidence-based addiction treatment, inclu	
3 9			treatment provided by inpatient or out programs.	0
)		b.	Expanded access to cost-effective,	low-cost, or no-cost
1			medication-assisted treatment in community	,
2		c.	Expanded care management services, includ	e e
3			specialists and care navigators in local hea	0 1 11
4			facilities, local departments of social service	<b>1</b>
5			settings. Any funding provided pursuant to	•
5			be used to provide care management service	
7 3			engagement with, and coordination for indi- accessing opioid use disorder treatment.	-
)	(4)	To de	velop evidence-based supportive housing s	ervices, such as Housing
)			that are inclusive of individuals with substance	
			es that may be funded under this subdivision	
		a.	Providing a move-in deposit, rental or utility	-
			for individuals with substance use disorder	-
Ļ			transitioning from residential treatment or in	ncarceration.
5		b.	Providing community training sessions	on tenancy rights and
)			responsibilities.	
7		c.	Establishing relationships with landlords to	encourage the elimination
			of preconditions for housing and to reduc	ce potential incidences of
			evictions due to substance misuse.	
)		d.	Providing other housing related supports su	ch as tents, sleeping bags,
			or other supplies for outdoor living.	
		e.	Funding or otherwise supporting recover	
			accepts individuals who are utilizing any m	
			United States Food and Drug Administra	ition for the treatment of
	SECT		opioid use disorder.	Abstance Ered de est
			<b>F.1.(b)</b> Funds deposited into the Opioid	
		-	ion made by law" as that phrase is used in Section	ection /(1) of Article V of
	the North Carolin			a honoficiary of the first
			<b>F.1.(c)</b> All funds received by the State as ng the case, State of North Carolina, ex rel. Jo	•
	• •		y, Inc., in the General Court of Justice, Super	

	General Assembly Of North Carolina Sessi	on 2021
	County, and deposited into the Opioid Abatement Fund shall remain unspent until appr by an act of the General Assembly. <b>SECTION 9F.1.(d)</b> This section is effective when it becomes law.	opriated
	CONTRACT TO IMPLEMENT ELECTRONIC HEALTH RECORDS AT PSYCHIATRIC HOSPITALS	STATE
	SECTION 9F.2. By October 1, 2021, the Department of Health and	Human
	Services, in coordination with the Department of Information Technology, is directed to	
	a contract that provides for the following:	execute
	(1) The implementation, by January 1, 2022, of a standard, uniform plat	form for
	electronic health records that most closely resembles the electroni	
	records platform utilized by The University of North Carolina Syster	n within
	each of the State psychiatric hospitals under the jurisdiction of the S	
	of the Department of Health and Human Services pursuant to G.S. 12	
	(2) Training of the State's psychiatric hospitals' staff on the use of the el	ectronic
	health records system.	
(	SINGLE-STREAM FUNDING FOR DMH/DD/SAS COMMUNITY SERVICES	
ĥ	SECTION 9F.3.(a) For the purpose of mitigating cash flow problems th	at many
1	local management entities/managed care organizations (LME/MCOs) experience	-
	beginning of each fiscal year relative to single-stream funding, the Department of He	
	Human Services, Division of Mental Health, Developmental Disabilities, and Substanc	
	Services (DMH/DD/SAS), shall distribute not less than one-twelfth of each LME/MC	
	budget allocation at the beginning of the fiscal year and subtract the amount of that dist	
	from the LME/MCO's total reimbursements for the fiscal year. For each month of the fis	•
	after July, the DMH/DD/SAS shall distribute, on the third working day of the	
	one-eleventh of the amount of each LME/MCO's single-stream allocation that remain	
	subtracting the amount of the distribution that was made to the LME/MCO in July of the	ne fiscal
	year. <b>SECTION OF 3 (b)</b> During each wear of the 2021 2022 fiscal bi	annium
1	<b>SECTION 9F.3.(b)</b> During each year of the 2021-2023 fiscal bi DMH/DD/SAS shall ensure that LME/MCOs fund, in total, at least ninety percent (90%)	
	level of single-stream services provided across the State during the 2014-2015 fiscal y	
	LME/MCO shall reduce funding for home and community-based services or services	
	with single-stream funding that support the 2012 settlement agreement entered into betw	-
	United States Department of Justice and the State of North Carolina to ensure that the S	
v	willingly meet the requirements of the Americans with Disabilities Act of 1990, section	n 504 of
	the Rehabilitation Act of 1973, and the United States Supreme Court decision in Olm	
	L.C., 527 U.S. 581 (1999). This subsection shall not be construed to require a LME/	
	authorize or maintain the same level of services for any specific individual whose service	
	paid for with single-stream funding. This subsection shall not be construed to create a	-
	right of action for any person or entity against the State of North Carolina or the Depart	
	Health and Human Services or any of its divisions, agents, or contractors and shall not	
	as authority in any contested case brought pursuant to Chapter 108C of the General Statutes.	itutes or
`	SECTION 9F.3.(c) If, on or after June 1, 2021, the Office of State Buc	loet and
1	Management (OSBM) certifies a Medicaid and NC Health Choice budget surplus and su	-
	cash in Budget Code 14445 to meet total obligations for the 2020-2021 fiscal year,	
	Department of Health and Human Services, Division of Health Benefits (DHB), may tra	
	the DMH/DD/SAS funds not to exceed the amount of the certified surplus or thirty million	
t	the Diviti DD/St is funds not to exceed the amount of the continue surplus of unity minior	aonais

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3 4 **SECTION 9F.3.(d)** Subsection (c) of this section is effective when it becomes law or on June 30, 2021, whichever is earlier.

## LOCAL INPATIENT PSYCHIATRIC BEDS OR BED DAYS

5 **SECTION 9F.4.(a)** Use of Funds. – Funds appropriated in this act to the Department 6 of Health and Human Services, Division of Mental Health, Developmental Disabilities, and 7 Substance Abuse Services, shall continue to be used for the purchase of local inpatient psychiatric 8 beds or bed days. The Department of Health and Human Services (DHHS) shall continue to 9 implement a two-tiered system of payment for purchasing these local inpatient psychiatric beds 10 or bed days based on acuity level with an enhanced rate of payment for inpatient psychiatric beds or bed days for individuals with higher acuity levels, as defined by DHHS. The enhanced rate of 11 12 payment for inpatient psychiatric beds or bed days for individuals with higher acuity levels shall 13 not exceed the lowest average cost per patient bed day among the State psychiatric hospitals. In 14 addition, at the discretion of the Secretary of Health and Human Services, existing funds allocated 15 to LME/MCOs for community-based mental health, developmental disabilities, and substance abuse services may be used to purchase additional local inpatient psychiatric beds or bed days. 16

17 SECTION 9F.4.(b) Distribution and Management of Beds or Bed Days. - DHHS 18 shall work to ensure that any local inpatient psychiatric beds or bed days purchased in accordance 19 with this section are utilized solely for individuals who are medically indigent, except that DHHS 20 may use up to ten percent (10%) of the funds appropriated in this act to the Department of Health 21 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 22 Abuse Services, for the purchase of local inpatient psychiatric beds or bed days to pay for 23 facility-based crisis services and nonhospital detoxification services for individuals in need of 24 these services, regardless of whether the individuals are medically indigent. For the purposes of 25 this subsection, "medically indigent" shall mean uninsured persons who (i) are financially unable 26 to obtain private insurance coverage, as determined by DHHS, and (ii) are not eligible for 27 government-funded health coverage such as Medicare or Medicaid.

28 In addition, DHHS shall work to ensure that any local inpatient psychiatric beds or 29 bed days purchased in accordance with this section are distributed across the State and according 30 to need, as determined by DHHS. DHHS shall ensure that beds or bed days for individuals with 31 higher acuity levels are distributed across the State and according to greatest need based on 32 hospital bed utilization data. DHHS shall enter into contracts with LME/MCOs and local 33 hospitals for the management of these beds or bed days. DHHS shall work to ensure that these 34 contracts are awarded equitably around all regions of the State. LME/MCOs shall manage and 35 control these local inpatient psychiatric beds or bed days, including the determination of the 36 specific local hospital or State psychiatric hospital to which an individual should be admitted 37 pursuant to an involuntary commitment order.

**SECTION 9F.4.(c)** Funds to be Held in Statewide Reserve. – Funds appropriated in this act to DHHS for the purchase of local inpatient psychiatric beds or bed days shall not be allocated to LME/MCOs but shall be held in a statewide reserve at the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services to pay for services authorized by the LME/MCOs and billed by the hospitals through the LME/MCOs. LME/MCOs shall remit claims for payment to DHHS within 15 working days after receipt of a clean claim from the hospital and shall pay the hospital within 30 working days after receipt of payment from DHHS.

45 **SECTION 9F.4.(d)** Ineffective LME/MCO Management of Beds or Bed Days. – If 46 DHHS determines that (i) an LME/MCO is not effectively managing the beds or bed days for 47 which it has responsibility, as evidenced by beds or bed days in the local hospital not being 48 utilized while demand for services at the State psychiatric hospitals has not decreased, or (ii) the 49 LME/MCO has failed to comply with the prompt payment provisions of this section, DHHS may 50 contract with another LME/MCO to manage the beds or bed days or, notwithstanding any other 51 provision of law to the contrary, may pay the hospital directly.

#### **General Assembly Of North Carolina** Session 2021 SECTION 9F.4.(e) Reporting by LME/MCOs. – LME/MCOs shall be required to 1 2 report to DHHS regarding the utilization of these beds or bed days. 3 SECTION 9F.4.(f) Reporting by DHHS. – By no later than December 1, 2022, and 4 by no later than December 1, 2023, DHHS shall report to the Joint Legislative Oversight 5 Committee on Health and Human Services and the Fiscal Research Division on all of the 6 following: 7 A uniform system for beds or bed days purchased during the preceding fiscal (1) 8 year from (i) existing State appropriations and (ii) local funds. 9 An explanation of the process used by DHHS to ensure that, except as (2)otherwise provided in subsection (a) of this section, local inpatient psychiatric 10 11 beds or bed days purchased in accordance with this section are utilized solely 12 for individuals who are medically indigent, along with the number of medically indigent individuals served by the purchase of these beds or bed 13 14 days. 15 (3) The amount of funds used to pay for facility-based crisis services, along with the number of individuals who received these services and the outcomes for 16 17 each individual. 18 (4) The amount of funds used to pay for nonhospital detoxification services, along 19 with the number of individuals who received these services and the outcomes 20 for each individual. 21 (5) Other DHHS initiatives funded by State appropriations to reduce State 22 psychiatric hospital use. 23 24 **FUNDS FOR OVERDOSE MEDICATIONS** 25 SECTION 9F.5. Of the funds appropriated in this act to the Department of Health 26 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 27 Abuse Services, the sum of one hundred thousand dollars (\$100,000) in recurring funds for each 28 fiscal year of the 2021-2023 fiscal biennium shall be used to purchase opioid antagonists, as 29 defined in G.S. 90-12.7, to reverse opioid-related drug overdoses as follows: 30 (1)Seventy-five thousand dollars (\$75,000) in recurring funds for each year of the 2021-2023 fiscal biennium shall be used to purchase opioid antagonists to 31 32 be distributed at no charge to the North Carolina Harm Reduction Coalition 33 to serve individuals at risk of experiencing an opioid-related drug overdose or 34 to the friends and family members of an at-risk individual. 35 Twenty-five thousand dollars (\$25,000) in recurring funds for each year of the (2)36 2021-2023 fiscal biennium shall be used to purchase opioid antagonists to be 37 distributed at no charge to North Carolina law enforcement agencies. 38 39 YOUTH TOBACCO ENFORCEMENT FUNDING 40 SECTION 9F.6. Of the funds appropriated in this act to the Department of Health 41 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 42 Abuse Services, the sum of three hundred thousand dollars (\$300,000) in recurring funds for each 43 year of the 2021-2023 fiscal biennium shall be transferred to the Alcohol Law Enforcement Division of the Department of Public Safety. The Alcohol Law Enforcement Division shall 44 45 allocate these funds for the performance of statewide compliance checks to enforce G.S. 14-313, 46 the State's youth tobacco access law. 47 **RESUME FUNDING FOR THE ADULT AND PEDIATRIC TRAUMATIC BRAIN** 48 49 **INJURY PILOT PROGRAM** 50 SECTION 9F.7.(a) The Department of Health and Human Services, Division of

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Mental Health, Developmental Disabilities, and Substance Abuse Services (DMH/DD/SAS),

1 shall resume the adult and pediatric traumatic brain injury pilot program (TBI pilot program) 2 authorized under Section 11F.9 of S.L. 2017-57, as amended by Section 3.3 of S.L. 2017-212. 3 **SECTION 9F.7.(b)** Of the funds appropriated to DMH/DD/SAS in this act, the sum 4 of six hundred thousand dollars (\$600,000) in nonrecurring funds for the 2021-2022 fiscal year 5 to be used to pay the contracted vendor for currently unfunded costs accrued by that vendor's 6 continuation of the TBI pilot program during the 2019-2021 biennium. Of the funds appropriated 7 to DMH/DD/SAS in this act, the sum of three hundred thousand dollars (\$300,000) in 8 nonrecurring funds for the 2021-2022 fiscal year and three hundred thousand dollars (\$300,000) 9 in nonrecurring funds for the 2022-2023 fiscal year shall be used for the TBI pilot program. 10 SECTION 9F.7.(c) No later than April 1, 2022, DMH/DD/SAS shall submit a report 11 on the TBI pilot program to the Joint Legislative Oversight Committee on Health and Human 12 Services and the Fiscal Research Division. At a minimum, the report shall include all of the 13 following: 14 (1)The number and outcome of patients served at each program site, broken down 15 by patient age and county of origin. 16 (2)A breakdown of expenditures at each program site by type of service. An estimate of the cost to expand the program incrementally and statewide. 17 (3)18 (4) An estimate of any potential savings of State funds associated with expansion 19 of the program. 20 (5) If expansion of the TBI pilot program is recommended, a time line and plan 21 for expanding the program. 22 FUNDS FOR STUDENT ATHLETE CONCUSSION AND TRAUMATIC BRAIN 23 24 **INJURY PREVENTION AND CARE** 25 **SECTION 9F.8.** Of the funds appropriated in this act to the Department of Health 26 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 27 Abuse Services, one hundred thousand dollars (\$100,000) in nonrecurring funds for the 28 2021-2022 fiscal year and one hundred thousand dollars (\$100,000) in nonrecurring funds for 29 the 2022-2023 fiscal year shall be allocated to Mt. Olive Family Medicine Center, Inc., to be 30 used to support its Concussion Clinic and provide concussion education, baseline testing, and 31 postconcussion assessment and care to schools and adolescent athletes in eastern North Carolina. 32 33 USE OF DOROTHEA DIX HOSPITAL PROPERTY FUNDS FOR NEW LICENSED 34 **INPATIENT BEHAVIORAL HEALTH BEDS** 35 **SECTION 9F.9.(a)** Funds for the Purchase of Additional Beds. – It is the intent of 36 the General Assembly to increase inpatient behavioral health bed capacity in rural areas of the 37 State with the highest need. To that end, of the funds appropriated in this act from the Dorothea 38 Dix Hospital Property Fund established under G.S. 143C-9-2(b1) to the Department of Health 39 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 40 Abuse Services, the sum of four million two hundred sixty-one thousand four hundred forty-four 41 dollars (\$4,261,444) in nonrecurring funds for the 2021-2022 fiscal year shall be used to pay for 42 any renovation or building costs associated with (i) the construction of new licensed inpatient 43 behavioral health beds, (ii) the conversion of existing inpatient acute care beds into licensed inpatient behavioral health beds, or (iii) a combination of these options as follows: 44 45 Two million five hundred fifty thousand dollars (\$2,550,000) in nonrecurring (1)46 funds shall be used to pay for the construction of new licensed inpatient 47 behavioral health beds at Good Hope Hospital in Harnett County. One million seven hundred eleven thousand four hundred forty-four dollars 48 (2)49 (\$1,711,444) in nonrecurring funds shall be used to create a new behavioral

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health unit in Betsy Johnson Hospital, a part of Harnett County Health

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l 2	Systems, in Dunn, North Carolina. A minimum of 12 of the beds in the new unit shall be reserved for children under the age of 18.
3	SECTION 9F.9.(b) Certificate of Need Exemption for Certain Facilities. –
1	Notwithstanding the State Medical Facilities Plan, Article 9 of Chapter 131E of the General
5	Statutes, or any other provision of law to the contrary, each facility that receives funds allocated
5	under subsection (a) of this section is exempt from certificate of need review for the
7	establishment or expansion of behavioral health services at the facility at which the constructed
3	or converted beds will be brought into operation, including any combination of the following:
)	(1) The establishment or expansion of outpatient therapy services or substance
)	use disorder treatment services, or both.
l	(2) The replacement or relocation of a behavioral health facility, defined as a
2	psychiatric facility, a facility-based crisis center, or any facility that is
3	primarily engaged in providing services for the diagnosis and treatment of
1	behavioral health issues.
5	(3) Changes in inpatient behavioral health bed capacity.
5	SECTION 9F.9.(c) Applicability of Licensure Laws. – The establishment or
7	expansion of behavioral health services, including any of the items described in subdivisions (1)
8	through (3) of subsection (b) of this section, are subject to existing licensure laws and
)	requirements.
)	
l	DOROTHEA DIX HOSPITAL PROPERTY FUNDS REMAIN AVAILABLE FOR
2	PROJECTS
3	<b>SECTION 9F.10.</b> Any funds allocated under Section 12F.4 of S.L. 2016-94, Section
•	11F.5 of S.L. 2017-57, as amended by Section 11F.2 of S.L. 2018-5, or Section 9F.9 of this act
	to the Department of Health and Human Services, Division of Mental Health, Developmental
	Disabilities, and Substance Abuse Services, from the Dorothea Dix Hospital Property Fund that
	are not expended or encumbered as of June 30, 2022, shall remain in the Dorothea Dix Hospital
	Property Fund until those funds are expended or encumbered for the purposes specified under Section 12E4 of S.L. 2016 04 Section 11E5 of S.L. 2017 57 as amended by Section 11E2 of
	Section 12F.4 of S.L. 2016-94, Section 11F.5 of S.L. 2017-57, as amended by Section 11F.2 of S.L. 2018 5, and Section 9E.9 of this act as applicable
	S.L. 2018-5, and Section 9F.9 of this act, as applicable.
	BEHAVIORAL HEALTH URGENT CARE PILOT PROGRAM
}	<b>SECTION 9F.11.(a)</b> BHUC Pilot Program. – Of the funds appropriated in this act
	to the Department of Health and Human Services, Division of Mental Health, Developmental
	Disabilities, and Substance Abuse Services (DMH/DD/SAS), the sum of five hundred thousand
	dollars (\$500,000) in nonrecurring funds for the 2021-2022 fiscal year and the sum of one million
	five hundred thousand dollars (\$1,500,000) in nonrecurring funds for the 2022-2023 fiscal year
	shall be allocated to RI International for the Dix Crisis Intervention Center (Dix Crisis Center)
	in Onslow County to be used for a behavioral health urgent care (BHUC) pilot program. The
	purpose of the BHUC pilot program is to serve individuals experiencing a mental health crisis
	episode anticipated to require a length of stay not to exceed 23 hours, while ensuring continuity
	of care for individuals who ultimately require a longer length of stay to fully address the crisis
	episode. The BHUC pilot program period shall end June 30, 2023.
	SECTION 9F.11.(b) Service Definition. – Dix Crisis Center and Trillium Health
5	Resources shall act in good faith to continue their contractual relationship. Trillium Health
	Resources, the local management entity/managed care organization (LME/MCO) for Onslow
	County, shall develop, and seek approval from the Department of Health and Human Services,
	Division of Health Benefits (DHB), for, a Medicaid "in lieu of" or other alternative service
	definition to ensure that services received by individuals under the BHUC pilot program are
)	eligible to be reimbursed through the North Carolina Medicaid program. The State-funded

1 2	behavioral health urg definition.	ent care service definition shall be used as a model for the Medicaid service			
3		<b>N 9F.11.(c)</b> Standard Benefit Plan Coverage. – Effective upon approval and			
4	on the date determined by DHB of the "in lieu of" or other alternative Medicaid service definition				
5	required by subsection (b) of this section, G.S. 108D-35 reads as rewritten:				
6		es covered by PHPs.			
7		ontracts shall cover all Medicaid and NC Health Choice services, including			
8	physical health servi	ices, prescription drugs, long-term services and supports, and behavioral			
9	health services for N	IC Health Choice recipients, except as otherwise provided in this section.			
10	The capitated contract	cts required by this section shall not cover:			
11		edicaid services covered by the local management entities/managed care			
12		ganizations (LME/MCOs) under the combined 1915(b) and (c) waivers			
13		all not be covered under a standard benefit plan, except that all capitated			
14	PI	HP contracts shall cover the following services: inpatient			
15	<u>a.</u>	Inpatient behavioral health services, outpatient services.			
16	<u>b.</u>	<u>Outpatient</u> behavioral health emergency room services, outpatient			
17		services.			
18	<u>C.</u>	Outpatient behavioral health services provided by direct-enrolled			
19	1	providers, mobile providers.			
20	<u>d.</u>	Mobile crisis management services, facility based services.			
21 22	<u>e.</u>	<u>Facility-based</u> crisis services for children and <del>adolescents,</del>			
22 23	f	professional adolescents. <u>Professional</u> treatment services in a facility-based crisis <del>program,</del>			
23 24	<u>f.</u>	outpatient program.			
2 <del>4</del> 25	σ	<u>Outpatient program.</u> <u>Outpatient opioid treatment services, ambulatory services.</u>			
25 26	<u>g.</u> h	<u>Ambulatory</u> detoxification services, nonhospital services.			
27	<u>h.</u> <u>i.</u>	<u>Nonhospital</u> medical detoxification services, partial hospitalization,			
28	<u></u>	medically services.			
29	i.	Partial hospitalization.			
30	j. <u>k.</u>	Medically supervised or alcohol and drug abuse treatment center			
31	—	detoxification crisis stabilization, research based stabilization.			
32	<u>l.</u>	Research-based intensive behavioral health treatment, diagnostic			
33		treatment.			
34	<u>m</u>	<u>Diagnostic</u> assessment services, and services.			
35	<u>n.</u>	Early and Periodic Screening, Diagnosis, and Treatment services.			
36	<u>0.</u>	Behavioral health urgent care services.			
37	In	accordance with this subdivision, 1915(b)(3) services shall not be covered			
38		ider a standard benefit plan.			
39	"				
40		<b>N 9F.11.(d)</b> Notification of Approval. – The Secretary of the Department			
41		n Services shall notify the Revisor of Statutes of the approval and effective			
42		f" or other alternative Medicaid service definition by DHB, as required by			
43		s section. If no approval has been given on or before June 30, 2023, then			
44	subsection (c) of this section shall expire on July 1, 2023.				
45 46		<b>SECTION 9F.11.(e)</b> Additional Access to BHUC Services. – Dix Crisis Center shall			
40 47	-	orts to contract with commercial insurance carriers operating in this State,			
47 48	services.	her health benefit plan to the extent that the plan offers coverage for BHUC			
48 49		<b>N 9F.11.(f)</b> Dix Crisis Center Reporting. – By August 1, 2023, Dix Crisis			
49 50		the Department of Health and Human Services, Division of Mental Health,			
50 51		bilities, and Substance Abuse Services (DMH/DD/SAS), a written report of			
	· · · · · · · · · · · · · · · · · ·				

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L	all BHUC services provided under the BHUC pilot program authorized by this section. The report
2	shall include at least all of the following information:
3	(1) In aggregate, the number of individuals receiving behavioral health care
	services, the average length of stay in the BHUC unit, and the average number
	of repeat crisis episodes experienced by individuals receiving services at the
	Dix Crisis Center.
	(2) A comparison of the average length of stay and average number of repeat
	crisis episodes experienced by individuals served by the BHUC unit and the facility-based crisis unit at Dix Crisis Center.
	(3) The level of BHUC unit occupancy during the BHUC pilot program.
	(4) Additional objective outcome measures that demonstrate the impact and
	effectiveness of the BHUC pilot program, including the number of individuals
	presenting to a hospital emergency room with a behavioral health crisis and
Ļ	time spent by county and municipal law enforcement in responding to
	behavioral health crises.
	(5) A detailed budget and list of expenditures funded by State appropriations.
	SECTION 9F.11.(g) DHHS Reporting. – By October 1, 2023, DMH/DD/SAS shall
	report to the Joint Legislative Oversight Committee on Health and Human Services, the Joint
	Legislative Committee on Medicaid and NC Health Choice, and the Fiscal Research Division on
)	the BHUC pilot program authorized by this section. The report shall include, at a minimum, the
	information described in subdivisions (1) through (5) of subsection (f) of this section.
3	SUPPLEMENTAL SHORT-TERM ASSISTANCE FOR GROUP HOMES
Ļ	<b>SECTION 9F.12.(a)</b> As used in this section, "group home" means any facility that
-	(i) is licensed under Chapter 122C of the General Statutes, (ii) meets the definition of a supervised living facility under 10A NCAC 27C, $5(01(c)(1) \text{ or } 10A \text{ NCAC } 27C, 5(01(c)(2) \text{ or } 10A \text{ NCAC } 27C)$
5 7	living facility under 10A NCAC 27G .5601(c)(1) or 10A NCAC 27G .5601(c)(3), and (iii) serves minors or adults whose primary diagnosis is mental illness or a developmental disability but may
)	also have other diagnoses.
) )	<b>SECTION 9F.12.(b)</b> Of the funds appropriated in this act to the Department of
)	Health and Human Services, Division of Mental Health, Developmental Disabilities, and
,	Substance Abuse Services (DMH/DD/SAS), the sum of one million eight hundred thousand
)	dollars (\$1,800,000) in nonrecurring funds for each year of the 2021-2023 fiscal biennium shall
\$	be used to provide temporary, short-term financial assistance in the form of a monthly payment
Ļ	to group homes on behalf of each resident who meets all of the following criteria:
5	(1) Was eligible for Medicaid-covered personal care services (PCS) prior to
5	January 1, 2013, but was determined to be ineligible for PCS on or after
,	January 1, 2013, due to Medicaid State Plan changes in PCS eligibility criteria
}	specified in Section 10.9F of S.L. 2012-142, as amended by Section 3.7 of
)	S.L. 2012-145 and Section 70 of S.L. 2012-194.
	<ul> <li>(2) Has continuously resided in a group home since December 31, 2012.</li> </ul>
	<b>SECTION 9F.12.(c)</b> These monthly payments shall be subject to all of the following
	requirements and limitations:
	(1) The amount of the monthly payments authorized by this section shall not
	exceed four hundred sixty-four dollars and thirty cents (\$464.30) per month
	for each resident who meets all criteria specified in subsection (b) of this
	section.
	(2) A group home that receives the monthly payments authorized by this section
	shall not, under any circumstances, use these payments for any purpose other
)	than providing, as necessary, supervision and medication management for a
)	resident who meets all criteria specified in subsection (b) of this section.

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(3)	The Department shall make monthly payments authorized	by this section to a
	group home on behalf of each resident who meets all cr	riteria specified in
	subsection (b) of this section only for the period commen	cing July 1, 2021,
	and ending June 30, 2023, or upon depletion of the one mil	lion eight hundred
	thousand dollars (\$1,800,000) in nonrecurring funds appro-	opriated in this act
	to DMH/DD/SAS for supplemental short-term assistance for	or group homes, for
	each year of the 2021-2023 fiscal biennium for the purpo	ose of this section,
	whichever is earlier.	
(4)	The Department shall make monthly payments authorized b	
	to the extent sufficient funds are available from the one mil	lion eight hundred
	thousand dollars (\$1,800,000) in nonrecurring funds appre-	-
	to DMH/DD/SAS for supplemental short-term assistance for	
	each year of the 2021-2023 fiscal biennium for the purpose	e of this section.
(5)	The Department shall not make monthly payments authori	
	to a group home on behalf of a resident during the penden	cy of an appeal by
	or on behalf of the resident under G.S. 108A-70.9A.	
(6)	The Department shall terminate all monthly payments purs	
	on June 30, 2023, or upon depletion of the one million eight	
	dollars (\$1,800,000) in nonrecurring funds appropriate	
	DMH/DD/SAS for supplemental short-term assistance for	
	each year of the 2021-2023 fiscal biennium for the purpo	ose of this section,
	whichever is earlier.	
(7)	Each group home that receives the monthly payments	•
	section shall submit to the Department a list of all fundi	•
	operational costs of the group home for the preceding two y	
	with the schedule and format prescribed by the Departmen	
	<b>TION 9F.12.(d)</b> The Department shall use an existing mecha	
	he least restrictive manner that ensures compliance with this	
1 1	ments to group homes. The Department shall not, under any	
• •	e one million eight hundred thousand dollars (\$1,800,000) in	-
11 1	this act to DMH/DD/SAS for supplemental short-term as	0 1
	year of the 2021-2023 fiscal biennium for any other purpos	e than the purpose
specified in this		
	<b>TION 9F.12.(e)</b> Nothing in this section shall be construed a super-	<b>.</b> .
	embly to appropriate funds for the purpose of this section, o	
	ome, resident of a group home, or other person to receive tem nce under this section.	iporary, short-term
financial assista	nce under this section.	
TEMDODADV	ADDITIONAL FUNDING ASSISTANCE FOR INTERN	IEDIATE CADE
	ES FOR INDIVIDUALS WITH INTELLECTUAL DISAF	
	<b>TION 9F.13.</b> Of the funds appropriated in this act from	
	to the Department of Health and Human Services, Division	
•	Disabilities, and Substance Abuse Services, the sum of t	
-	id dollars (\$12,600,000) in nonrecurring funds for the 2021-20	
	ribute a one-time payment to each local management en	•
	ME/MCO) for the purposes of providing temporary additional	
	Care Facilities for Individuals with Intellectual Disabilities	
on a per diem ba		

48 49 on a per diem basis.

#### 50 PART IX-G. PUBLIC HEALTH

51

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)		LTH DEPARTMENTS/COMPETITIVE GRANT MATERNAL AND CHILD HEALTH	PROCESS	то
3	SECT	TON 9G.1.(a) Funds appropriated in this act to the Depart	tment of Health	and
ŀ	Human Services,	Division of Public Health, for each year of the 2021-2023	3 fiscal bienniun	n to
5		e grants to local health departments for the improvement of		
5		used to continue administering a competitive grant proce		
7	departments base	d on maternal and infant health indicators and the county's	detailed proposa	al to
3	invest in evidence	e-based programs to achieve the following goals:		
)	(1)	Improve North Carolina's birth outcomes.		
)	(2)	Improve the overall health status of children in this State	from birth to age	e 5.
	(3)	Lower the State's infant mortality rate.		
2	SECT	<b>TON 9G.1.(b)</b> The plan for administering the competitive	grant process s	hall
3		l of the following components:		
ŀ	(1)	A request for application (RFA) process to allow local he	alth department	ts to
		apply for and receive State funds on a competitive basis. T	he Department s	hall
		require local health departments to include in the application		
		the effectiveness, including measurable impact or outcom		
		services, and programs for which the funds are being requ		,
	(2)	A requirement that the Secretary prioritize grant awards t		alth
)	( )	departments that are able to leverage non-State funds in a		
		award.	8	
	(3)	Ensures that funds received by the Department to in	nplement the r	olan
	(0)	supplement and do not supplant existing funds for matern		
		initiatives.		ulul
	(4)	Allows grants to be awarded to local health departments f	for up to two yea	ars
		<b>TON 9G.1.(c)</b> No later than July 1 of each year, as applied		
		he recipients of the competitive grant awards and allocate		-
		respective grant period pursuant to the amounts designate	-	
	-	After awards have been granted, the Secretary shall submit		
		sight Committee on Health and Human Services on the		
	-	Il of the following:	grunt uwurds	linut
	(1)	The identity and a brief description of each grantee an	d each program	1 or
	(1)	initiative offered by the grantee.	d cach program	1 01
	( <b>2</b> )	The amount of funding awarded to each grantee.		
	(2)		own by program	nor
	(3)	The number of persons served by each grantee, broken d	own by program	II OI
	SECT	initiative.	an aaah laaal ha	a <b>14</b> 1a
		<b>TON 9G.1.(d)</b> No later than December 1 of each fiscal year		
	-	ing funding pursuant to this section in the respective fiscal	•	
		blic Health a written report of all activities funded by State		
	-	de the following information about the fiscal year precedin	g the year in wr	nich
	the report is due:			
r	(1)	A description of the types of programs, services, and activi	ties funded by S	tate
		appropriations.	2	
	(2)	Statistical and demographical information on the number of	-	•
		these programs, services, and activities, including the	counties in wh	hich
		services are provided.		
	(3)	Outcome measures that demonstrate the impact and e		
		programs, services, and activities based on the evaluation	-	-
		by the Division, in collaboration with the University		
		Gillings School of Global Public Health, pursuant to Section	on 12E.11(e) of S	S.L.

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	2015-241, and reported to the Joint Legislative Oversight Committee on Health and Human Services on April 1, 2016.
	(4) A detailed program budget and list of expenditures, including all positions funded, matching expenditures, and funding sources.
	LIMITATION ON USE OF STATE FUNDS
	<b>SECTION 9G.2.</b> The limitation on the use of State funds as stated in Section 12E.13
	of S.L. 2015-241 shall apply to funds appropriated in this act to the Department of Health and
	Human Services for each fiscal year of the 2021-2023 fiscal biennium.
	DEDODT ON DREMUN ACCORTANCE DOCODAM WITHIN ADD DDUC
	<b>REPORT ON PREMIUM ASSISTANCE PROGRAM WITHIN AIDS DRUG</b> ASSISTANCE PROGRAM
	<b>SECTION 9G.3.</b> Upon a determination by the Department of Health and Human
	Services, Division of Public Health, that, in six months or less, it will no longer be feasible to
	operate the health insurance premium assistance program implemented within the North Carolina
	AIDS Drug Assistance Program (ADAP) on a cost-neutral basis or in a manner that achieves
	savings to the State, the Department shall submit a report to the Joint Legislative Oversight
	Committee on Health and Human Services notifying the Committee of this determination along
	with supporting documentation and a proposed course of action with respect to health insurance
	premium assistance program participants.
	CAROLINA PREGNANCY CARE FELLOWSHIP FUNDS
	SECTION 9G.4.(a) Of the funds appropriated in this act to the Department of Health
	and Human Services, Division of Public Health, for the 2021-2023 fiscal biennium for Carolina
	Pregnancy Care Fellowship, a nonprofit corporation, no more than fifteen percent (15%) of the
	funds allocated for the 2021-2022 fiscal year and for the 2022-2023 fiscal year shall be used for
	administrative purposes. The balance of these funds shall be used for direct services.
	SECTION 9G.4.(b) Carolina Pregnancy Care Fellowship shall report to the Joint
	Legislative Oversight Committee on Health and Human Services and the Fiscal Research
-	Division on the use of the funds appropriated in this act as follows: (1) By July 1, 2022, on the use of funds received for the 2021-2022 fiscal year,
	(1) By July 1, 2022, on the use of runds received for the 2021-2022 fiscal year, including the use of any funds awarded as subgrants.
	(2) By July 1, 2023, on the use of funds received for the 2022-2023 fiscal year,
	including the use of any funds awarded as subgrants.
	increasing the use of any rando astanda as subgrands.
	MOUNTAIN AREA PREGNANCY SERVICES FUNDS
	SECTION 9G.5. Of the funds appropriated in this act to the Department of Health
	and Human Services, Division of Public Health, for the 2021-2023 fiscal biennium for Mountain
	Area Pregnancy Services, a nonprofit corporation, no more than fifteen percent (15%) of the
	funds allocated for the 2021-2022 fiscal year and for the 2022-2023 fiscal year shall be used for
	administrative purposes. The balance of these funds shall be used for direct services.
	STATEWIDE EXPANSION OF THE CONTINUUM OF CARE PILOT PROGRAM
	<b>SECTION 9G.6.(a)</b> Of the funds appropriated in this act to the Department of Health
	and Human Services, Division of Public Health, the sum of one million two hundred thousand
	dollars (\$1,200,000) in nonrecurring funds for the 2021-2022 fiscal year and the sum of one million two hundred thousand dollars (\$1,200,000) in nonrecurring funds for the 2022 2023
	million two hundred thousand dollars (\$1,200,000) in nonrecurring funds for the 2022-2023 fiscal year shall be allocated to the Human Coalition, a nonprofit organization, to extend and
	expand the pilot program authorized by Section 11E.13(b) of S.L. 2017-57, as provided in
	subsection (b) of this section. These funds shall be used for nonreligious, nonsectarian purposes
	only.

1	<b>SECTION 9G.6.(b)</b> The Human Coalition shall use funds allocated pursuant to			
2	subsection (a) of this section to expand the continuum of care pilot program authorized by Section			
3	11E.13(b) of S.L. 2017-57 to a statewide program. The purpose of the statewide continuum of			
4	care program is to (i) encourage healthy childbirth, (ii) support childbirth as an alternative to			
5	abortion, (iii) promote family formation, (iv) assist in establishing successful parenting			
6	techniques, and (v) increase the economic self-sufficiency of families. The statewide continuum			
7	of care program shall consist of existing locations of the pilot program authorized by Section			
8	11E.13(b) of S.L. 2017-57 and other locations around the State to be determined by the Human			
9	Coalition. All providers rendering services under the statewide program for which they are			
10	compensated with funds allocated pursuant to subsection (a) of this section shall be physically			
11	located in the State of North Carolina. The statewide continuum of care program shall provide			
12	direct services, supports, social services case management, and referrals to biological parents of			
13	unborn children and biological or adoptive parents of children under the age of 2 and shall consist			
14	of at least all of the following components:			
15	(1) Outreach to at-risk populations eligible for the program.			
16	(2) The use of licensed nurses to perform the following functions:			
17	a. Assessment and evaluation of needs related to pregnancy or parenting.			
18	b. Provision of medically accurate, pregnancy-related medical			
19	information to program participants.			
20	(3) The use of licensed social workers, or other individuals of equivalent			
21	experience, to perform the following functions:			
22	a. Development of a care plan, resources, and supports for program			
23	participants to address identified needs.			
24	b. Referrals to appropriate local resources, including State and federal			
25	benefits programs and local charitable organizations.			
26	c. Assistance in applying for State and federal benefits programs.			
27	d. Assistance in accomplishing elements of the care plan.			
28	<b>SECTION 9G.6.(c)</b> In order to be eligible to receive services under the statewide			
29	continuum of care program, an individual shall, at the time of initial contact with the program,			
30	be (i) a resident of North Carolina and (ii) a biological parent of an unborn child or a biological			
31	or adoptive parent of a child under the age of 2. Participants of the pilot program authorized under			
32	Section 11E.13(b) of S.L. 2017-57, who terminated a pregnancy prior to birth, are eligible to			
33	continue to receive continuum of care program services for a period of six months from the date			
34	of termination of pregnancy.			
35	<b>SECTION 9G.6.(d)</b> The Human Coalition may use up to ten percent (10%) of the			
36	funds allocated for each year of the 2021-2023 fiscal biennium for administrative purposes.			
37	SECTION 9G.6.(e) By December 1, 2021, and every six months thereafter, the			
38	Human Coalition shall report to the Department of Health and Human Services on the status and			
39	operation of the continuum of care program authorized by subsection (b) of this section. The			
40	report shall include at least all of the following:			
41	(1) A detailed breakdown of expenditures for the program.			
42	(2) The number of individuals served by the program, and for the individuals			
43	served, the types of services provided to each.			
44	(3) Any other information requested by the Department of Health and Human			
45	Services as necessary for evaluating the success of the program.			
46	<b>SECTION 9G.6.(f)</b> By April 1, 2023, the Department of Health and Human Services			
47	shall report to the Joint Legislative Oversight Committee on Health and Human Services and the			
48	Fiscal Research Division on the status and operation of the continuum of care program.			
49				
50	CONFORMING CHANGES RELATED TO THE TRANSFER OF THE WELL			
51	CONTRACTORS CERTIFICATION COMMISSION FROM THE DEPARTMENT			

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OF ENVIRONMENTAL QUALITY TO THE DEPARTMENT OF HEALTH AND					
	HUMAN SERVICES				
	SECTION 9G.7.(a) G.S. 87-98.2 reads as rewritten: "§ 87-98.2. Definitions.				
0					
	ons in G.S. 87-85 and the following definitions apply in this Article:				
(1)	Commission. – The Well Contractors Certification Commission, as established by G.S. 143B-301.11.Commission established in Article 7B of				
	this Chapter.				
(2)	Department. – The Department of Environmental Quality. <u>Health and Human</u> Services.				
(3)	Person. – A natural person.				
(4)	Secretary. – The Secretary of Environmental Quality. <u>Health and Human</u> Services.				
(5)	Well contractor. – A person in trade or business who undertakes to perform a				
	well contractor activity or who undertakes to personally supervise or				
	personally manage the performance of a well contractor activity on the person's own behalf or for any person, firm, or corporation.				
(6)	Well contractor activity. – The construction, installation, repair, alteration, or				
(0)	abandonment of any well."				
SEC	<b>TION 9G.7.(b)</b> Part 9A of Article 7 of Chapter 143B of the General Statutes				
	.10 through G.S. 143B-301.12) is recodified as Article 7B of Chapter 87 of the				
	(G.S. 87-99 through G.S. 87-99.2) and reads as rewritten:				
Ocheral Statutes	"Article 7B.				
	"Well Contractors Certification Commission.				
"§ 87-99. Defin					
-					
	the context clearly requires otherwise, the definitions in G.S. 87-85 and				
G.S. 87-98.2 ap					
	eation, powers, and duties of the Commission.				
	tion and Duties. – The There is established within the Department of Health and				
	s, Division of Public Health, the Well Contractors Certification Commission is the Department. Commission. The Commission shall:				
	·				
(1)	Adopt rules with respect to the certification of well contractors as provided by				
	Article 7A of Chapter 87 of the General Statutes.				
(2)	Exercise quasi-judicial powers in accordance with the provisions of Chapter				
	150B of the General Statutes. The Commission shall make the final agency				
	decision on any matter involving the certification of well contractors pursuant				
	to Article 7A of Chapter 87 of the General Statutes and on civil penalties				
	assessed for violations of that Article or rules adopted pursuant to that Article.				
(3)	Adopt rules as may be required to secure a federal grant-in-aid for a program				
	concerned with the certification of well contractors. This subdivision is to be				
	liberally construed in order that the State and its citizens may benefit from				
	federal grants-in-aid.				
	gation. – The Commission may, by rule, delegate to the Secretary of Health and				
Human Services any of its powers, other than the power to adopt rules.					
"§ 87-99.2. Membership of Commission.					
	pintments The Commission shall consist of seven members appointed as				
follows:					
(1)	One member appointed by the General Assembly upon recommendation of				
	the Speaker of the House of Representatives who, at the time of appointment,				
	is (i) engaged in well contractor activities, (ii) certified as a well contractor				
	under Article 7A of Chapter 87 of the General Statutes, (iii) engaged primarily				

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1 2 3		in the construction, installation, repair, alteration, or water supply wells, and (iv) a resident of a county the traversed by Interstate 95.		
3 4	(2)	One member appointed by the General Assembly	upon recommendation of	
5	(2)	the Speaker of the House of Representatives who, at	-	
6		is (i) engaged in well contractor activities, (ii) cert		
, 7		under Article 7A of Chapter 87 of the General Statute		
3		in the construction, installation, repair, alteration, or a		
> } )		water supply wells, and (iv) a resident of a county the of Interstate 95.		
1	(2)		upon recommendation of	
2	(3)	One member appointed by the General Assembly	-	
		the President Pro Tempore of the Senate who, at th	<b>1</b>	
3		(i) engaged in well contractor activities, (ii) certified		
ļ ,		Article 7A of Chapter 87 of the General Statutes, ar		
-		in the construction, installation, repair, alteration		
)		industrial, municipal, or other large capacity water s		
,	(4)	One member appointed by the General Assembly	1	
		the President Pro Tempore of the Senate who, at th	<b>1</b>	
		(i) engaged in well contractor activities, (ii) certified		
		Article 7A of Chapter 87 of the General Statutes, ar		
		in the construction, installation, repair, alteration		
		nonwater supply wells, such as monitoring or recover	•	
	(5)	One member appointed by the General Assembly	1	
		the Speaker of the House of Representatives who, at		
		is (i) employed by a local county health department	and (11) actively engaged	
		in well inspection and permitting.	1.4	
	(6)	One member appointed by the General Assembly	-	
		the President Pro Tempore of the Senate who, at th		
)		(i) employed by a local county health department an	id (11) actively engaged in	
		well inspection and permitting.		
	(7)	One member appointed by the Governor who is (i) a		
		at large, (ii) not engaged in well contractor activities,	· · · · · · · · · · · · · · · · · · ·	
		of a firm or corporation engaged in well contractor	or activities or a State or	
		county governmental agency.		
		ional Qualifications. – Appointment of members to f	-	
)		made from among all those persons who are recomm		
		by any person who is engaged in well contractor activ		
		as a well contractor under Article 7A of Chapter 87 of the General Statutes. No person shall be		
)		Commission who is a resident of, or has a principal	place of business in, the	
)	•	nother member of the Commission.		
		s. – Appointments to the Commission shall be for terms $(1)$	-	
		of members appointed to fill positions (1), (2), and (7) shall expire on 30 June of years evenly		
	-	divisible by three. The terms of members appointed to fill positions (3) and (4) shall expire on		
•		that follow by one year those years that are evenly div		
		binted to fill positions (5) and (6) shall expire on 30 J		
)	• •	by one year those years that are evenly divisible by three. Members shall serve until their		
,	-	successors are appointed and qualified. No member shall serve more than two consecutive terms.		
3	(d) Officers. – The Commission shall elect a Chair and a Vice-Chair from among its			
		officers shall serve from the time of their election until	1 30 June of the following	
)	year, or until a su	accessor is elected.		

1		ncies An appointment to fill a vacancy on the Commission created by the		
2	resignation, dismissal, disability, or death of a member shall be for the balance of the unexpired			
3		in appointments made by the General Assembly shall be filled as provided in		
4	G.S. 120-122.			
5		oval. – The Governor may remove any member of the Commission from office		
6		malfeasance, or nonfeasance, as provided in G.S. 143B-13.		
7		pensation The members of the Commission shall receive per diem and		
8	•	and subsistence expenses in accordance with the provisions of G.S. 138-5.		
9		um. – A majority of the membership of the Commission constitutes a quorum		
10	for the transactio			
11		ces All clerical and other services required by the Commission shall be		
12	supplied by the S	•		
13		<b>ugh 87-99.9:</b> Reserved for future codification purposes."		
14		<b>FION 9G.7.(c)</b> G.S. 93B-1(3) reads as rewritten:		
15	"(3)	State agency licensing board. – Any State agency staffed by full-time State		
16		employees, which as part of their regular functions issue licenses. This section		
17		does not apply to the North Carolina Criminal Justice Education and Training		
18		Standards Commission, the North Carolina Sheriffs' Education and Training		
19		Standards Commission, and the North Carolina Department of Revenue. The		
20		following is a nonexclusive list of State agency licensing boards and the		
21		profession or occupation for which the board, agency, or officer may issue		
22		licenses:		
23				
24		b. The Department of Environmental Quality.		
25		1. Well Contractors Certification Commission.		
26		I. Well Contractor. Article 7A of Chapter 87 of the		
27		General Statutes.		
28		c. The Department of Health and Human Services.		
29		1. North Carolina Medical Care Commission.		
30		I. Ambulance Attendant, Emergency Medical		
31		Technician. Article 7 of Chapter 131E of the General		
32		Statutes.		
33		2. <u>Well Contractors Certification Commission.</u>		
34		I. <u>Well Contractor. Article 7A of Chapter 87 of the</u>		
35 26		<u>General Statutes.</u>		
36 37	SEC	<b>FION 9G.7.(d)</b> G.S. 143B-138.1(d) is amended by adding a new subdivision to		
38	read:	101796.7.(u) 0.5. 1450-158.1(u) is antended by adding a new subdivision to		
39	"(7)	Well Contractors Certification Commission."		
40	<u>(7)</u>	wen contractors certification commission.		
41	LEAD AND AS	SBESTOS REMEDIATION IN PUBLIC SCHOOL UNITS AND CHILD		
42	CARE FAC			
43		<b>FION 9G.8.(a)</b> Of the funds appropriated in this act from the State Fiscal		
44		o the Department of Health and Human Services, Division of Public Health, the		
45	•	red fifty million dollars (\$150,000,000) in nonrecurring funds for the 2021-2022		
46		be allocated as follows for lead and asbestos remediation and abatement		
47	-	efit public school units and child care facilities:		
48	(1)	Thirty-two million eight hundred twelve thousand five hundred dollars		
49	(-)	(\$32,812,500) in nonrecurring funds shall be used to fund a program for the		
50		testing and remediation of lead levels in drinking water at public school units		
51		and child care facilities. To the extent feasible and practical, testing conducted		

	in nublic school units shall follow the same model for	
(2)	<ul> <li>water at child care facilities that will allow for ear test results and the status of remediation actions.</li> <li>b. A mechanism for providing funding for the replines, pipes, and fixtures, as needed, or for the in affected faucets within public school units and chitest positive for lead in drinking water.</li> <li>One hundred seventeen million one hundred eighty-hundred dollars (\$117,187,500) in nonrecurring funds sl program for lead paint abatement and asbestos abatem units and child care facilities. The program shall include</li> </ul>	include at least the the results of testing that is similar to the g for lead in drinking sier tracking of these placement of service stallation of filters at ild care facilities that seven thousand five hall be used to fund a tent in public school
	-	ng reports of public
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	calendar years 2021 through 2024.	-
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		these programs in an
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_		
Department of P	Public Instruction shall report to the Joint Legislative Ove	rsight Committee on
	an Services, the Joint Legislative Education Oversight Com	
	on on the following lead and asbestos remediation and is section, broken down by county:	abatement activities
	SEC Public Health (D authorized by su with (i) the Depa benefit of public Early Education The DPH shall tr Development an efficient and cos SEC funds appropriat completion of al later, the Depar Department of F	<ul> <li>existing database containing the results of testing water at child care facilities that will allow for eatest results and the status of remediation actions.</li> <li>b. A mechanism for providing funding for the replines, pipes, and fixtures, as needed, or for the in affected faucets within public school units and chitest positive for lead in drinking water.</li> <li>(2) One hundred seventeen million one hundred eighty-hundred dollars (\$117,187,500) in nonrecurring funds sh program for lead paint abatement and asbestos abatem units and child care facilities. The program shall include components:         <ul> <li>a. Development of a statewide database containin school unit and child care facility inspections asbestos conducted pursuant to federal or State la</li> <li>b. A mechanism for providing funding for lead pain abatement, or both, in public school units and provided, however, that the following conditions</li> <li>a. An inspector or management planner de must be taken in response to an inspectio this section, the terms "inspector" and "m have the same meaning as in 10A NCAC</li> <li>c. Lead paint, asbestos, or both, are deta inspection or as part of a capital, renovat and a determination is made that reme Capital projects may include HVAC, ventilation projects related to COVID-19 capital, renovation, or repair projects calendar years 2021 through 2024.</li> </ul> </li> <li>SECTION 9G.8.(b) The Department of Health and Human S Public Health (DPH), shall serve as the lead agency responsible for adminiaturborized by subsection (a) of this section. In serving in this capacity, the E with (i) the Department of Public Instruction and to Development and Early Education as necessary to accomplish the goals of efficient and cost-effective manner.</li> <li>SECTION 9G.8.(c) Beginning on February 1, 2022, and annua funds appropriated in this act for the purpose of this section have been e completion of all remediation aabatement ac</li></ul>

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1 2 3	(1)	The number of public school units and child care facilitied drinking water, for lead paint or asbestos in the building combination of these.	
4 5 6	(2)	The number of public school units and child care facilitie in need of remediation for lead in drinking water, or for le abatement, or a combination of these.	
7 8 9 10	(3)	The number of public school units and child care facilities assistance from the Department of Health and Huma Department of Public Instruction with remediation for lea- for lead paint or asbestos abatement, or for a combination	In Services or the d in drinking water,
11 12 13 14 15	(4)	The number of remediation or abatement projects co programs authorized by subsection (a) of this section and funds expended for each project, broken down by remediation and abatement.	the total amount of
15 16 17	PART IX-H. SE	RVICES FOR THE BLIND/DEAF/HARD OF HEARIN	IG [RESERVED]
18	PART IX-I. SO	CIAL SERVICES	
19 20 21		FINANCIAL ASSISTANCE FOR FACILITIES LICEN UNTY SPECIAL ASSISTANCE	SED TO ACCEPT
22	SECT	<b>FION 9I.1.(a)</b> The following definitions apply in this section	on:
23	(1)	Facility licensed to accept State-County Special Assis	tance payments or
24		facility Any residential care facility that is (i) licensed	by the Department
25		of Health and Human Services and (ii) authorized to a	ccept State-County
26		Special Assistance payments from its residents.	
27	(2)	State-County Special Assistance. – The program authorize	-
28		<b>FION 9I.1.(b)</b> Of the funds appropriated in this act from	
29	•	o the Department of Health and Human Services, Division	
30		enty-six million eight hundred eighty thousand dollars	
31		ds for the 2021-2022 fiscal year shall be allocated for facilitie	
32	• 1	ecial Assistance. The Division of Social Services shall ex	
33 34		dred forty thousand dollars (\$13,440,000) of these allocate	0
34 35		year and any remaining funds during the 2022-2023 fis- ial assistance in the form of a monthly payment to these fa	• •
36		f serving residents who are recipients of State-County Specia	
37		emergency. For the period commencing July 1, 2021, an	
38	-	nder this section are depleted or on the date federal law req	-
39		d, whichever is earlier, the amount of the monthly paymen	
40	• 1	qual to seventy dollars (\$70.00) per month for each resident	•
41		e month who is a recipient of State-County Special Assista	•
42	not make monthl	y payments authorized by this section to a facility on behalf	of a resident whose
43	eligibility determ	ination for State-County Special Assistance is pending. The	DSS shall terminate
44		nents pursuant to this subsection when the funds allocated up	
45		e date federal law requires these funds to be fully expended, w	
46		not responsible for paying any portion of these monthly pa	
47		be construed as an obligation by the General Assembly to a	
48		his section or as an entitlement by any facility, resident of	a facility, or other
49 50	person to receive	financial assistance under this section.	
50 51	TANE DENIEFT	T IMPLEMENTATION	
51	TWILL DENERI		

1 **SECTION 9I.2.(a)** The General Assembly approves the plan titled "North Carolina 2 Temporary Assistance for Needy Families State Plan FY 2019-2022," prepared by the 3 Department of Health and Human Services and presented to the General Assembly. The North 4 Carolina Temporary Assistance for Needy Families State Plan covers the period October 1, 2019, 5 through September 30, 2022. The Department shall submit the State Plan, as revised in 6 accordance with subsection (b) of this section, to the United States Department of Health and 7 Human Services.

8 **SECTION 9I.2.(b)** The counties approved as Electing Counties in the North 9 Carolina Temporary Assistance for Needy Families State Plan FY 2019-2022, as approved by 10 this section, are Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson.

**SECTION 9I.2.(c)** Counties that submitted the letter of intent to remain as an Electing County or to be redesignated as an Electing County and the accompanying county plan for years 2019 through 2022, pursuant to G.S. 108A-27(e), shall operate under the Electing County budget requirements effective July 1, 2021. For programmatic purposes, all counties referred to in this subsection shall remain under their current county designation through September 30, 2022.

17 **SECTION 9I.2.(d)** For each year of the 2021-2023 fiscal biennium, Electing 18 Counties shall be held harmless to their Work First Family Assistance allocations for the 19 2020-2021 fiscal year, provided that remaining funds allocated for Work First Family Assistance 20 and Work First Diversion Assistance are sufficient for payments made by the Department on 21 behalf of Standard Counties pursuant to G.S. 108A-27.11(b).

22 **SECTION 9I.2.(e)** In the event that departmental projections of Work First Family 23 Assistance and Work First Diversion Assistance for the 2021-2022 fiscal year or the 2022-2023 24 fiscal year indicate that remaining funds are insufficient for Work First Family Assistance and 25 Work First Diversion Assistance payments to be made on behalf of Standard Counties, the 26 Department is authorized to deallocate funds, of those allocated to Electing Counties for Work 27 First Family Assistance in excess of the sums set forth in G.S. 108A-27.11, up to the requisite 28 amount for payments in Standard Counties. Prior to deallocation, the Department shall obtain 29 approval by the Office of State Budget and Management. If the Department adjusts the allocation 30 set forth in subsection (d) of this section, then a report shall be made to the Joint Legislative 31 Oversight Committee on Health and Human Services and the Fiscal Research Division.

32

# INTENSIVE FAMILY PRESERVATION SERVICES FUNDING, PERFORMANCE ENHANCEMENTS, AND REPORT

35 **SECTION 9I.3.(a)** Notwithstanding the provisions of G.S. 143B-150.6, the 36 Intensive Family Preservation Services (IFPS) Program shall provide intensive services to 37 children and families in cases of abuse, neglect, and dependency where a child is at imminent 38 risk of removal from the home and to children and families in cases of abuse where a child is not 39 at imminent risk of removal. The Program shall be implemented statewide on a regional basis. 40 The IFPS shall ensure the application of standardized assessment criteria for determining 41 imminent risk and clear criteria for determining out-of-home placement.

42 SECTION 9I.3.(b) The Department of Health and Human Services shall require that
 43 any program or entity that receives State, federal, or other funding for the purpose of IFPS shall
 44 provide information and data that allows for the following:

- 45 46
- (1) An established follow-up system with a minimum of six months of follow-up services.
- 47 (2) Detailed information on the specific interventions applied, including
   48 utilization indicators and performance measurement.
- 49 (3) Cost-benefit data.
- 50(4)Data on long-term benefits associated with IFPS. This data shall be obtained51by tracking families through the intervention process.

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2	(5) The number of families remaining intact and the associated inter while in IFPS and 12 months thereafter.	rventions
;	(6) The number and percentage, by race, of children who received IFPS c to the ratio of their distribution in the general population involved w	-
	Protective Services.	
	SECTION 9I.3.(c) The Department shall continue impleme	nting a
	performance-based funding protocol and shall only provide funding to those progr	ams and
	entities providing the required information specified in subsection (b) of this section. The	e amount
	of funding shall be based on the individual performance of each program.	
	SECTION 9I.3.(d) The Department shall submit an annual report to	
	Legislative Oversight Committee on Health and Human Services and the Fiscal	
	Division by December 1 of each year that provides the information and data collected	pursuant
	to subsection (b) of this section.	
	CHILD CARING INSTITUTIONS	
	SECTION 9I.4. Until the Social Services Commission adopts rule	
	standardized rates for child caring institutions as authorized under G.S. 143B-15	
	maximum reimbursement for child caring institutions shall not exceed the rate established	
	specific child caring institution by the Department of Health and Human Services, Office	
	Controller. In determining the maximum reimbursement, the State shall include county a	and IV-E
	reimbursements.	
	USE OF FOSTED CADE DUDCET FOD CUADDIANCIUD ACCISTANCE DDO	CDAM
	USE OF FOSTER CARE BUDGET FOR GUARDIANSHIP ASSISTANCE PRO SECTION 91.5. Of the funds available for the provision of foster care served	
	Department of Health and Human Services, Division of Social Services, may continue to	
	for the financial support of children who are deemed to be (i) in a permanent family p	-
	setting, (ii) eligible for legal guardianship, and (iii) otherwise unlikely to receive perr	
	No additional expenses shall be incurred beyond the funds budgeted for foster card	•
	Guardianship Assistance Program (GAP). The Guardianship Assistance Program shall	
	provisions for extending guardianship services for individuals and youth who exited for	
	through the Guardianship Assistance Program after 16 years of age or who have attaine	
	of 18 years and opt to continue to receive guardianship services until reaching 21 years	-
	the individual is (i) completing secondary education or a program leading to an ed	-
	credential, (ii) enrolled in an institution that provides postsecondary or vocational educa	•
	participating in a program or activity designed to promote, or remove barriers to, emp	
	(iv) employed for at least 80 hours per month, or (v) incapable of completing the education	•
	employment requirements of this section due to a medical condition or disabil	ity. The
	Guardianship Assistance Program rates shall reimburse the legal guardian for room a	-
	and be set at the same rate as the foster care room and board rates in accordance w	vith rates
	established under G.S. 108A-49.1.	
	CHILD WELFARE POSTSECONDARY SUPPORT PROGRAM (NC REACH)	
	SECTION 9I.6.(a) Funds appropriated in this act from the General Funds	
	Department of Health and Human Services for the child welfare postsecondary support	1 0
	shall be used to continue providing assistance with the "cost of attendance" as that term i	
	in 20 U.S.C. § 108711 for the educational needs of foster youth aging out of the foster care	•
	youth who exit foster care to a permanent home through the Guardianship Assistance	
	(GAP), or special needs children adopted from foster care after age 12. These funds	shall be
	allocated by the State Education Assistance Authority.	
	<b>SECTION 9I.6.(b)</b> Of the funds appropriated in this act from the General	
	the Department of Health and Human Services, the sum of fifty thousand dollars (\$50	,000) for

1	each year of the 2021-2023 fiscal biennium shall be allocated to the North Carolina State
2	Education Assistance Authority (SEAA). The SEAA shall use these funds only to perform
3	administrative functions necessary to manage and distribute scholarship funds under the child
4	welfare postsecondary support program.
5	<b>SECTION 9I.6.(c)</b> Of the funds appropriated in this act from the General Fund to
6	the Department of Health and Human Services, the sum of three hundred thirty-nine thousand
7	four hundred ninety-three dollars (\$339,493) for each year of the 2021-2023 fiscal biennium shall
8	be used to contract with an entity to administer the child welfare postsecondary support program
9	described under subsection (a) of this section, which administration shall include the performance
10	of case management services.
11	SECTION 9I.6.(d) Funds appropriated in this act to the Department of Health and
12	Human Services for the child welfare postsecondary support program shall be used only for
13	students attending public institutions of higher education in this State.
14	
15	FEDERAL CHILD SUPPORT INCENTIVE PAYMENTS
16	SECTION 91.7.(a) Centralized Services. – The North Carolina Child Support
17	Services Section (NCCSS) of the Department of Health and Human Services, Division of Social
18	Services, shall retain up to fifteen percent (15%) of the annual federal incentive payments it
19	receives from the federal government to enhance centralized child support services. To
20	accomplish this requirement, NCCSS shall do the following:
21	(1) In consultation with representatives from county child support services
22	programs, identify how federal incentive funding could improve centralized
23	services.
24	(2) Use federal incentive funds to improve the effectiveness of the State's
25	centralized child support services by supplementing and not supplanting State
26	expenditures for those services.
27	(3) Continue to develop and implement rules that explain the State process for
28	calculating and distributing federal incentive funding to county child support
29	services programs.
30	SECTION 91.7.(b) County Child Support Services Programs NCCSS shall
31	allocate no less than eighty-five percent (85%) of the annual federal incentive payments it
32	receives from the federal government to county child support services programs to improve
33	effectiveness and efficiency using the federal performance measures. To that end, NCCSS shall
34	do the following:
35	(1) In consultation with representatives from county child support services
36	programs, examine the current methodology for distributing federal incentive
37	funding to the county programs and determine whether an alternative formula
38	would be appropriate. NCCSS shall use its current formula for distributing
39	federal incentive funding until an alternative formula is adopted.
40	(2) Upon adopting an alternative formula, develop a process to phase in the
41	alternative formula for distributing federal incentive funding over a four-year
42	period.
43	SECTION 91.7.(c) Reporting by County Child Support Services Programs
44	NCCSS shall continue implementing guidelines that identify appropriate uses for federal
45	incentive funding. To ensure those guidelines are properly followed, NCCSS shall require county
46	child support services programs to comply with each of the following:
47	(1) Submit an annual plan describing how federal incentive funding would
48	improve program effectiveness and efficiency as a condition of receiving
49	federal incentive funding.
50	(2) Report annually on the following: (i) how federal incentive funding has
51	improved program effectiveness and efficiency and been reinvested into their

	•			
1 2 3 4	programs, (ii) provide documentation that the funds were spent according their annual plans, and (iii) explain any deviations from their plans. <b>SECTION 9I.7.(d)</b> Reporting by NCCSS. – NCCSS shall submit a report on child support incentive funding to the Joint Legislative Oversight Committee on Heat	federal lth and		
5	Human Services and the Fiscal Research Division by November 1 of each year. The report shall			
6	describe how federal incentive funds enhanced centralized child support services to benefit county child support services programs and improved the effectiveness and efficiency of county			
7		•		
8 9	child support services programs. The report shall further include any changes to the State the NCCSS used in calculating and distributing federal incentive funding to county child	1		
10	services programs and any recommendations for further changes.	support		
10	services programs and any recommendations for further changes.			
12	SUCCESSFUL TRANSITION/FOSTER CARE YOUTH			
13	<b>SECTION 9I.8.(a)</b> The Foster Care Transitional Living Initiative Fun	d shall		
14	continue to fund and support transitional living services that demonstrate positive outco			
15	youth, attract significant private sector funding, and lead to the development of evidence			
16	programs to serve the at-risk population described in this section. The Fund shall com			
17	support a demonstration project with services provided by Youth Villages to (i) i	-		
18	outcomes for youth ages 17-21 years who transition from foster care through implement			
19	outcome-based Transitional Living Services, (ii) identify cost-savings in social services in social services and a dalk associated with the manifest of Transitional Living Services and a social service of Transitional Living Services and a social service of the			
20 21	juvenile and adult correction services associated with the provision of Transitional Services to youth aging out of foster care, and (iii) take necessary steps to estab	-		
21	evidence-based transitional living program available to all youth aging out of foster			
23	continuing to implement these goals, the Foster Care Transitional Living Initiative Fur			
24	support the following strategies:	ia shan		
25	(1) Transitional Living Services, which is an outcome-based program that	follows		
26	the Youth Villages Transitional Living Model. Outcomes on more tha			
27	participants have been tracked since the program's inception. The prog	ram has		
28	been evaluated through an independent randomized controlled trial.			
29	indicate that the Youth Villages Transitional Living Model had	L		
30	impacts in a variety of areas, including housing stability, earnings, ec			
31	hardship, mental health, and intimate partner violence in comparison	i to the		
32 33	<ul><li>(2) control population.</li><li>(2) Public-Private Partnership, which is a commitment by private-sector :</li></ul>	funding		
33 34	(2) Public-Private Partnership, which is a commitment by private-sector partners to match at least twenty-five percent (25%) of the funds approximately appr	U		
35	to the Foster Care Transitional Living Initiative Fund for the 2021-202	-		
36	biennium for the purposes of providing Transitional Living Services			
37	the Youth Villages Transitional Living Model to youth aging out o	-		
38	care.			
39	(3) Impact Measurement and Evaluation, which are services funded	hrough		
40	private partners to provide independent measurement and evaluation			
41	impact the Youth Villages Transitional Living Model has on the youth			
42	the foster care system, and on other programs and services provided	by the		
43	State which are utilized by former foster care youth.			
44 45	(4) Advancement of Evidence-Based Process, which is the implementat			
45 46	ongoing evaluation of the Youth Villages Transitional Living Model			
46 47	purposes of establishing the first evidence-based transitional living p in the nation. To establish the evidence-based program, additional rand	-		
47 48	controlled trials may be conducted to advance the model.	onnzeu		
49	<b>SECTION 9I.8.(b)</b> No more than fifteen percent (15%) of the total Stat	e funds		
50	appropriated in this act for the Foster Care Transitional Living Initiative Fund in accordan			
51	this section shall be used for administrative costs.			

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1	
2	PERMANENCY INNOVATION INITIATIVE
3	SECTION 9I.9.(a) G.S. 131D-10.9B reads as rewritten:
4	"§ 131D-10.9B. Permanency Innovation Initiative Fund.
5	(a) There is created the Permanency Innovation Initiative Fund that will support a
6	demonstration project with services provided by Children's Home Society of North Carolina to
7	(i) improve permanency outcomes for children living in foster care through reunification with
8	parents, providing placement or guardianship with other relatives, or adoption, (ii) improve
9	engagement with biological relatives of children in or at risk of entering foster care, and (iii)
10	reduce costs associated with maintaining children in foster care. In implementing these goals, the
11	Permanency Innovation Initiative Fund shall support the following strategies:
12	•••
13	(a1) No more than fifteen percent (15%) of the State funds appropriated for this program
14	shall be used for administrative costs.
15	"
16	<b>SECTION 9I.9.(b)</b> Funds appropriated in this act to the Department of Health and
17	Human Services, Division of Social Services, for each year of the 2021-2023 fiscal biennium for
18	the Permanency Innovation Initiative Fund shall be supplemented, not supplanted, by all
19	available federal matching funds.
20	
21	REPORT ON CERTAIN SNAP AND TANF EXPENDITURES
22	<b>SECTION 9I.10.(a)</b> Funds appropriated in this act to the Department of Health and
23	Human Services, Division of Social Services (Division), for each year of the 2021-2023 fiscal
24	biennium for a report on certain Supplemental Nutrition Assistance Program (SNAP) and
25	Temporary Assistance for Needy Families (TANF) expenditures shall be allocated for vendor
26	costs to generate the data regarding expenditures of those programs. The vendor shall generate
27	data to be submitted to the Division that includes, at a minimum, each of the following:
28	(1) The dollar amount and number of transactions accessed or expended
29 20	out-of-state, by state, for both SNAP benefits and TANF benefits.
30 31	(2) The amount of benefits expended out-of-state, by state, from active cases for
31 32	<ul><li>both SNAP and TANF.</li><li>(3) The dollar amount and number of transactions of benefits accessed or</li></ul>
33 34	expended in this State, by types of retailers or institutions, for both SNAP and TANF.
34 35	<b>SECTION 9I.10.(b)</b> Upon receiving the expenditures data for SNAP and TANF
35 36	from the vendor, the Division shall evaluate the data. After evaluating the expenditures data, the
30 37	Division shall submit a report on its analysis of the data by June 30 and December 31 of each
38	year to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal
38 39	Research Division. The Division shall post its report required by this subsection on its website
40	and otherwise make the data available by June 30 and December 31 of each year. In the first
40 41	report required by this section, the Division shall report how this data is used to investigate fraud
42	and abuse in both SNAP and TANF. The Division shall also report on other types of data and
43	how that data is utilized in the detection of fraud and abuse.
44	<b>SECTION 9I.10.(c)</b> The Division shall maintain the confidentiality of information
45	not public under Chapter 132 of the General Statutes. The Division shall properly redact any
46	information subject to reporting under this section to prevent identification of individual
40 47	recipients of SNAP or TANF benefits.
48	
49	INCREASE FOSTER CARE AND ADOPTION ASSISTANCE RATES
50	SECTION 9I.11. Effective October 1, 2021, G.S. 108A-49.1 reads as rewritten:
51	"8 1081 /0 1 Foster care and adaption assistance naument rates

51 "§ 108A-49.1. Foster care and adoption assistance payment rates.

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(a) The	maximum rates for State participation in the foster care	assistance program are
established on a	graduated scale as follows:	
(1)	\$475.00 <u>\$514.00</u> per child per month for children fr	com birth through five
	years of age.	_
(2)	\$581.00 \$654.00 per child per month for children six the	nrough 12 years of age.
(3)	\$634.00 \$698.00 per child per month for children at le	east 13 but less than 21
	years of age.	
	maximum rates for the State adoption assistance pro-	ogram are established
	the foster care rates as follows:	
(1)	$\frac{475.00}{514.00}$ per child per month for children fr	com birth through five
	years of age.	1 10
(2)	$$581.00 \\ $654.00 \\ $659.00 \\ $659.00 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $111 \\ $	
(3)	\$634.00 \$698.00 per child per month for children at le	east 15 but less than 21
"	years of age.	
••••		
CHILD WELF	ARE/BEHAVIORAL HEALTH PILOT PROJECT	
	<b>TION 9I.12.(a)</b> From funds appropriated in this act to the	e Department of Health
	vices, Division of Social Services, for the 2021-2022 fisc	1
	in collaboration with the Division of Mental Health, Deve	
	Abuse Services, shall establish a two-year child welfare	-
pilot project that	t will provide easier access to comprehensive health servic	es for children in foster
care by (i) crea	ting better continuity of care, (ii) providing an alternativ	ve to therapeutic foster
care, and (iii) en	nsuring care and services are available without disruption	to a child's foster care
-	e accessing services needed to treat the child's trauma	
1 I	e pilot project, which shall include Davie, Forsyth, Rocki	0
	TION 9I.12.(b) The purpose of the pilot proje	
	d integrated health foster care model to facilitate partne	1 .
1	social services and local management entities/manag	e
	egarding children placed in foster care that will do each o	
(1)	Address safety and health needs of children wit	in the application of
( <b>2</b> )	trauma-informed tools.	hildron placed in factor
(2)	Address appropriate preventive and medical care for cl care.	indien placed in loster
(3)	Address other social determinants of health, specifi	cally those related to
(5)	education and social development.	leany mose related to
(4)	Meet the goals of Medicaid Transformation, Child W	elfare Reform, and the
	federal Families First Prevention Services Act (Family	
(5)	Provide for collaboration across agencies, including pr	
	providers, health systems, and agencies of social deter	
(6)	Allow for the development of alternative funding	
	definitions.	
(7)	Allow for behavioral health services in family foster h	nomes augmented with
	mental health services.	
(8)	Allow for wraparound services for the child to support	a singular, unified goal
	of children in foster care having a single placement.	
(9)	Assign dedicated care coordination to each county soc	<b>u v</b>
	<b>TION 9I.12.(c)</b> The Division of Social Services and t	
-	omental Disabilities, and Substance Abuse Services shall s	
on the pilot pro	ject established under this section to the Joint Legislative	e Oversight Committee

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1	on Health and Human Services (Committee) by April 1, 2022, and submit a	final report to the
2	Committee by October 1, 2023, that, at a minimum, includes each of the follo	owing:
3	(1) The average cost of providing alternatives to therapeutic for	
4	(2) An outline of enhanced services offered and developed	d during the pilot
5	project, including barriers and challenges.	
6	(3) The outcomes achieved from the pilot project.	
7	(4) A plan outlining the potential for replication across other	counties, including
8 9	cost-modeling recommendations.	
9 10	<b>REGIONAL SUPERVISION AND SUPPORT OF CHILD WELFARE S</b>	SERVICES
11	<b>SECTION 9I.13.(a)</b> In accordance with the plan submitted by t	
12	Regional Supervision and Collaboration Working Group (SSWG) in its re	
13	2019, to the Joint Legislative Oversight Committee on Health and Human S	
14	by S.L. 2017-41 (Rylan's Law), the Department of Health and Human Serv	-
15	shall establish seven regions for regional supervision of child welfare and	
16	begin providing oversight and support within those regions through State reg	
17	central office team by March 1, 2022. To that end, the Department shall co	ntinue, pursuant to
18	existing authority, with (i) redeploying positions identified in the report to supp	
19	and all managerial staff needed to support regionalization in the central office a	
20	corresponding operating expenses. The Department shall pursue procurement	1 0
21	within each of the seven regions beginning in March 2023 and shall prioritize	
22	the child welfare system. The Department shall move towards full implemen	6
23	model, with offices, by March 1, 2024. The Department shall use existing fur	
24	to improve regional supervision and support of child welfare services pursu	uant to the plan as
25 26	described in this subsection.	
26 27	<b>SECTION 9I.13.(b)</b> The Department of Health and Human Se Social Services (Division), and the North Carolina Association of Reg	
27	Governments (Councils of Governments) shall explore entering into a	
28 29	agreement to (i) utilize Councils of Governments' physical office space and c	
30	for Division staff and (ii) facilitate cooperation between regions and evaluate	
31	by region for the office space and sample agreements between the Division a	
32	Governments.	
33	SECTION 9I.13.(c) The Division of Social Services shall sub	mit a report to the
34	chairs of the Senate Appropriations Committee on Health and Human Servi	
35	Appropriations Committee on Health and Human Services by January 1, 202	
36	costs, by region, for office space and sample agreements as described in sul	osection (b) of this
37	section.	
38		
39	ALLOW SIBLINGS OVER 10 YEARS OF AGE BUT UNDER 18 YEA	
40	PARTICIPATE IN ECKERD KIDS AND CARING FOR CHIL	DREN'S ANGEL
41	WATCH PROGRAM	
42	<b>SECTION 9I.14.</b> The Department of Health and Human Services	
43	Services, shall use funds provided in this act for each year of the 2021-2023	
44	provide continued support of the Eckerd Kids and Caring for Children's Ang	1 0
45 46	a foster care program for children who are ages 0 to 10 years of age who are	-
46 47	of a county department of social services and whose families are temporarily them due to a grigin. These funds shall also be used to allow the gibling of a	
47 48	them due to a crisis. These funds shall also be used to allow the sibling of a Kids and Caring for Children's Angel Watch program who is older than 10 years	
48 49	18 years of age to participate in the program. No more than fifteen percent	0
49 50	funds appropriated for this program shall be used for administrative costs.	(1370) of the State
50 51	rands appropriated for and program shan be used for administrative costs.	
51		

#### DEPLOY CHILD WELFARE COMPONENT OF NC FAST 1 2 SECTION 9I.15.(a) Funds allocated in Section 9B.2 of this act shall be used by the 3 Department of Health and Human Services, Division of Social Services (Division), to resume 4 deployment of the North Carolina Families Accessing Services through Technology (NC FAST) 5 system as it relates to case management functionality for child welfare. The Division shall deploy the child welfare case management component of the NC FAST system statewide before July 1, 6 7 2022, as recommended in the Department of Health and Human Services' "Child Welfare 8 Request for Information and Child Welfare Case Management Legislative Report," dated 9 September 14, 2020, and the Program Evaluation Division's Report, "NC FAST Child Welfare 10 Case Management Software Demonstrates Adequate Functionality but Poor Usability," dated 11 June 12, 2020. 12 **SECTION 9I.15.(b)** The Division of Social Services (Division) shall release a 13 request for proposal (RFP) for at least one significant augmentation to the child welfare 14 component of the NC FAST system before October 1, 2021. The Division shall enter into a contract to augment and enhance the child welfare case management component of the NC FAST 15 system before January 1, 2022. The contract shall align with the recommendations developed by 16 17 the Executive Advisory Committee within the Department, with consideration given to software 18 currently deployed by county departments of social services. 19 20 PART IX-J. VOCATIONAL REHABILITATION SERVICES 21 22 **USE OF EXISTING POSITIONS/BENEFITS COUNSELING** 23 SECTION 9J.1. The Department of Health and Human Services, Division of 24 Vocational Rehabilitation (Division), shall convert existing vacant positions from within the 25 Division into full-time, permanent benefits counselors to assist individuals with disabilities in 26 their employment efforts and understanding of available support services. 27 28 PART IX-K. HHS MISCELLANEOUS 29 30 MEDICAL BILLING TRANSPARENCY 31 SECTION 9K.1.(a) Article 3 of Chapter 58 of the General Statutes is amended by 32 adding a new section to read: 33 "§ 58-3-295. Contract requirements for limitations on billing by in-network health services 34 facilities. 35 The following definitions apply in this section: (a) 36 Health care provider. - Any individual licensed, registered, or certified under (1) Chapter 90 of the General Statutes, or under the laws of another state, to 37 provide health care services in the ordinary care of business or practice, as a 38 39 profession, or in an approved education or training program in any of the 40 following: 41 Anesthesia or anesthesiology. <u>a.</u> 42 Emergency services, as defined in G.S. 58-3-190(g). b. 43 Pathology. <u>c.</u> <u>d.</u> 44 Radiology. 45 Rendering assistance to a physician performing any of the services e. listed in this subdivision. 46 Health services facility. – As defined in G.S. 131E-176(9b) and including any 47 (2)office location. 48 49 Out-of-network provider. – A health care provider that has not entered into a (3)

50

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1		provider networks for the provision of health	care services at a pre-negotiated
2		<u>rate.</u>	
3		ontracts or agreements for participation as an in	•
4	between an insu	rer offering health benefit plans in this State	and a health services facility at
5	which there are	out-of-network providers who may be part of	the provision of services to an
6	insured while rec	eiving care at the health services facility shall 1	require that an in-network health
7	services facility	shall give at least 72 hours' advanced written no	otification to an insured that has
8		ointment at that health services facility of any o	
9		ovision of the insured's health care services.	
10		eduling of the appointment and the appointm	
11	services facility	shall give the written notice to the insured	on the day the appointment is
12		case of emergency services, the health services	
13	to the insured as	soon as reasonably possible. The written notice	required by this subsection shall
14	include all of the	following:	
15	<u>(1)</u>	All of the health care providers that will be r	rendering services to the insured
16		that are not participating as in-network health	n care providers in the applicable
17		insurer's network.	
18	<u>(2)</u>	The estimated cost to the insured of the s	
19		out-of-network providers identified in subdiv	
20		provision of this section conflicts with the fede	
21		16-260, and any amendments to that act or regu	ulations promulgated pursuant to
22		provisions of P.L. 116-260 will be applied."	
23		<b>FION 9K.1.(b)</b> This section becomes effective	
24	contracts entered	into, amended, or renewed on or after that date	е.
25			
26		OYERS TO OFFER EPO BENEFIT PLAN	
27		<b>FION 9K.2.(a)</b> Article 50 of Chapter 58 of the	e General Statutes is amended by
28	adding two news		
29		Exclusive provider organizations, exclusive p	
30		itions. – The following definitions apply in this	
31	<u>(1)</u>	Exclusive provider benefit plan. – A health b	
32		in which insureds must receive covered serv	-
33		who are under a contract with the insurer	
34		requirement of coverage for care received fro	•
35		not under contract with the insurer, except for	
36 37		by G.S. 58-3-190 and medically necessary of C.S. 58-3-200(d)	covered services as required by
	( <b>2</b> )	<u>G.S. 58-3-200(d).</u> Evolution an EPO	n incurren holding contracts with
38	<u>(2)</u>	Exclusive provider organization or EPO. – A	
39 40		providers to be used by or offered to insur	rers offering exclusive provider
40 41	(2)	benefit plans.	which to this Chapter
41	$\frac{(3)}{(4)}$	Insurer. – An insurer or service corporation s	
42 43	<u>(4)</u>	<u>Participating provider. – A health care prov</u> special reimbursement or other terms for hea	• •
43 44		for health care services; however, a participat	
44		provider participating in any prepaid health s	•
46		implemented or administered by the Depa	
40 47		Services or its representatives.	
47	(b) Insure	ers may enter into contracts for an exclusive pro	wider organization with licensed
40 49		ders of all kinds without regard to specialty of s	-
50	*	A contract for an exclusive provider organization	-
51		ithin 90 days of its filing by the insurer shall be	

#### **General Assembly Of North Carolina** Session 2021 Any provision of a contract between an insurer offering an exclusive provider benefit 1 (c) 2 plan and a health care provider that restricts the provider's right to enter into provider contracts 3 with other persons is prohibited, is void ab initio, and is not enforceable. The existence of that 4 restriction does not invalidate any other provision of the contract. 5 (d) Every insurer offering an exclusive provider benefit plan and contracting with an EPO shall require by contract that the EPO provide all of the participating providers with whom it 6 7 holds contracts information about the insurer and the insurer's exclusive provider benefit plans. 8 This information shall include for each insurer and participating provider benefit plan the benefit 9 designs and incentives that are used to encourage insureds to use participating providers. 10 The Commissioner's rules adopted and applicable for preferred provider (e) organizations related to provider accessibility for the insured group, adequacy of providers, 11 12 availability of services at reasonable times, and financial solvency shall apply for exclusive 13 provider organizations. 14 (f) Each insurer offering an exclusive provider benefit plan shall provide the Commissioner with summary data about the financial reimbursements offered to health care 15 providers. All such insurers shall annually disclose the following information: 16 17 The name by which the exclusive provider benefit plan is known and its (1)18 business address. 19 The name, address, and nature of any separate organization that administers (2)20 any preferred provider benefit plan for the insurer. 21 The terms of the agreements entered into by the insurer with providers in an (3) 22 exclusive provider organization. 23 Any other information necessary to determine compliance with this section, (4) 24 rules adopted under this section, or other requirements applicable to preferred 25 provider benefit plans. Each insurer shall include a clear statement in any application and any benefit 26 (g) 27 booklets for exclusive provider benefit plans that out-of-network coverage for insureds in the 28 exclusive provider benefit plan only applies for (i) emergency services and (ii) medically 29 necessary covered services when an in-network provider is not reasonably available. 30 (h) Any provisions of this Chapter that apply to preferred provider benefit plans or preferred provider organizations as of July 1, 2021, shall also apply to exclusive provider benefit 31 32 plans or exclusive provider organizations. 33 "§ 58-50-56.2. Exclusive provider organization continuity of care. 34 Definitions. – The following definitions apply in this section: (a) 35 Ongoing special condition. – One of the following conditions: (1)36 An acute illness that is serious enough to require medical care or a. 37 treatment to avoid a reasonable possibility of death or permanent harm. 38 A chronic illness, disease, or condition that is life-threatening, b. 39 degenerative, or disabling and that requires medical care or treatment 40 over a prolonged period of time. 41 Pregnancy from the start of the second trimester. <u>c.</u> 42 d. A terminal illness for which an individual has a medical prognosis of 43 a life expectancy of six months or less. Terminated or termination. - The expiration or nonrenewal of a contract. The 44 (2)45 term does not include an ending of the contract by an insurer for failure to 46 meet applicable quality standards or for fraud. 47 Termination of a Provider. - If (i) a contract between an insurer and a health care (b) 48 provider offering an exclusive provider benefit plan is terminated by the provider or by the 49 insurer, or benefits or coverage provided by the insurer are terminated because of a change in the 50 terms of provider participation in an insurer's exclusive provider benefit plan and (ii) an insured

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1	is undergoing treatment from the provider for an ongoing special condition on the date of
2	termination, then the following shall apply:
3	(1) Upon termination of the contract by the insurer or upon receipt by the insurer
4	of written notification of termination by the provider, the insurer shall notify
5	the insured on a timely basis of the termination and of the insured's right to
6	elect continuation of coverage of treatment by the provider. This subdivision
7	shall apply only if the insured has a claim with the insurer for services
8	provided by the terminated provider or the insured is otherwise known by the
9	insurer to be a patient of the terminated provider.
10	(2) Subject to subsection (h) of this section, the insurer shall permit an insured to
11	elect to continue to be covered with respect to the treatment by the terminated
12	provider for the ongoing special condition during a transitional period, as
13	provided under this section.
14	(c) <u>Newly Covered Insured. – Each exclusive provider benefit plan offered by an insurer</u>
15	shall provide transition coverage to individuals who (i) are newly covered under an exclusive
16	provider benefit plan because the individual's employer has changed benefit plans and (ii) are
17	undergoing treatment from a provider for an ongoing special condition. On the date of
18	enrollment, an insurer shall notify the newly covered insured of (i) the right to elect continuation
19	of coverage of treatment by a provider that is not contracted with the exclusive provider benefit
20	plan and (ii) the method and time line by which the insured should contact the insurer. Subject
21	to subsection (h) of this section, the insurer shall permit the newly covered insured to elect to
22	continue to be covered with respect to the treatment by the provider of the ongoing special
23	condition during a transitional period, as provided under this section.
24	(d) <u>Transitional Period: In General. – Except as otherwise provided in this section, the</u>
25	length of a transitional period provided under this subsection shall be determined by the treating
26	health care provider, so long as it does not exceed 90 days after the date of the notice to the
27	individual described in subdivision (b)(1) of this section or the date of enrollment in a new plan
28	described in subsection (c) of this section.
29	(e) <u>Transitional Period: Scheduled Surgery, Organ Transplantation, or Inpatient Care.</u> –
30	If surgery, organ transplantation, or other inpatient care was scheduled for an individual, or if the
31	individual was on an established waiting list for surgery, organ transplantation, or other inpatient
32	care, before the date of the notice required under subdivision (b)(1) of this section or the date of $\frac{1}{2}$
33	enrollment described in subsection (c) of this section, then the transitional period under this
34 35	subsection with respect to the surgery, transplantation, or other inpatient care shall extend through the date of discharge of the individual after completion of the surgery, transplantation,
35 36	or other inpatient care, and through post discharge follow-up care related to the surgery,
30 37	transplantation, or other inpatient care occurring within 90 days after the date of discharge.
37	(f) Transitional Period: Pregnancy. – If an individual has entered the second trimester of
38 39	pregnancy on or before the date of the notice required under subdivision (b)(1) of this section or
39 40	the date of enrollment in a new plan described in subsection (c) of this section, and the provider
40 41	was treating the pregnancy before the date of the notice or the date of enrollment in the plan, then
42	the transitional period with respect to the provider's treatment of the pregnancy shall extend
43	through the provision of 60 days of postpartum care.
44	(g) <u>Transitional Period: Terminal Illness. – If an individual was determined to be</u>
45	terminally ill at the time of a provider's termination of participation under subsection (b) of this
46	section or at the time of enrollment in the plan under subsection (c) of this section, and the
40 47	provider was treating the terminal illness before the date of the termination or enrollment in the
48	plan, then the transitional period shall extend for the remainder of the individual's life with respect
49	to care directly related to the treatment of the terminal illness or its medical manifestations.
	to the directly related to the douthent of the terminal inness of its incurcal maintestations.

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1	(h)	Perm	issible Terms and Conditions. – An insurer may condit	ion coverage of continued
2			ovider under subsection (b) or subsection (c) of this s	•
3	terms and	• •		± 5
4		(1)	When care is provided pursuant to subsection (b) of	f this section, the provider
5		<u> </u>	agrees to accept reimbursement from the insur	
6			cost-sharing, from the insured involved at the rates	
7			of the transitional period as payment in full.	
8		<u>(2)</u>	When care is provided pursuant to subsection (c) of	f this section, the provider
9			agrees to accept the prevailing rate based on contrac	
10			same or similar providers in the same or similar ge	ographic area or the PPO
11			or other rate agreed to by the provider and insure	
12			applicable copayment from the newly covered insu	± ±
13			full from the insurer and the insured for all covered	
14		<u>(3)</u>	The provider agrees to comply with the quality as	
15		<u> </u>	insurer responsible for payment under this subsect	
16			insurer necessary medical information related to	-
17			insurer's quality assurance programs shall not over	erride the professional or
18			ethical responsibility of the provider or interfere with	-
19			provide information or assistance to the insured.	
20		<u>(4)</u>	The provider agrees to adhere to the insurer's	established policies and
21			procedures for participating providers, includin	=
22			referrals and obtaining prior authorization, providi	ng services pursuant to a
23			treatment plan approved by the insurer, and member	• •
24		(5)	The receipt of notification from the insured within	
25		<u> </u>	notice described in subdivision (b)(1) of this section	-
26			described in subsection (c) of this section that the	
27			receiving treatment by the provider.	
28		<u>(6)</u>	The provider agrees to discontinue providing set	rvices at the end of the
29			transition period and to assist the insured in an order	
30			provider. Nothing in this section shall prohibit the in	nsured from continuing to
31			receive services from the provider at the insured's en	xpense.
32	<u>(i)</u>	Cons	truction Nothing in this section shall be construed to	o do any of the following:
33		(1)	Require the coverage of benefits that would not l	have been covered if the
34			provider involved remained a participating provider	or, in the case of a newly
35			covered insured, require the coverage of benefits	s not provided under the
36			policy in which the newly covered insured is enrolled	ed.
37		<u>(2)</u>	Require an insurer to offer a transitional period whe	en the insurer terminates a
38			provider's contract for reasons relating to quality of	<u>Care or fraud. Refusal by</u>
39			an insurer to offer a transitional period under th	ese circumstances is not
40			subject to the grievance review provisions of G.S. 5	<u>58-50-62.</u>
41		(3)	Prohibit an insurer from extending any transition	onal period beyond that
42			specified in this section.	
43		<u>(4)</u>	Prohibit an insurer from terminating the continuir	ng services of a provider
44			when the insurer has determined that the provider	's continued provision of
45			services may result in, or is resulting in, a serious dat	nger to the health or safety
46			of the insured. A termination for these reasons shall	be in accordance with the
47			contract provisions that the provider would other	wise be subject to if the
48			provider's contract were still in effect.	
49	<u>(j)</u>		osure of Right to Transitional Period. – Each insu	
50			insured's rights under this section in its evidence of co	overage and summary plan
51	description	<u>on.</u> "		

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<b>SECTION 9K.2.(b)</b> The Department of In implement this section.	surance may adopt to	emporary rules to
SECTION 9K.2.(c) This section becomes et	ffective October 1-20	21 and applies to
insurance contracts issued, renewed, or amended on or a		21, and applies to
PART IX-L. DHHS BLOCK GRANTS		
DHHS BLOCK GRANTS		
SECTION 9L.1.(a) Except as otherwise prov		
Grant funds are made for each year of the fiscal biennium following schedule:	n ending June 30, 202.	3, according to the
TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS	FY 2021-2022	FY 2022-2023
Local Program Expenditures		
Division of Social Services		
01. Work First Family Assistance	\$35,549,914	\$35,549,914
02. Work First County Block Grants	80,093,566	80,093,566
03. Work First Electing Counties	2,378,213	2,378,213
04. Adoption Services – Special Children		
Adoption Fund	4,197,750	4,001,676
05. Child Protective Services – Child Welfare		
Workers for Local DSS	11,583,264	11,387,190
06. Child Welfare Program Improvement Plan	775,176	775,176
07. Child Welfare Collaborative	400,000	400,000
08. Child Welfare Initiatives	1,400,000	1,400,000
Division of Child Development and Early Education		
09. Subsidized Child Care Program	45,813,694	45,813,694
10. Swap-Child Care Subsidy	12,600,000	12,600,000
11. NC Pre-K Services	68,300,000	68,300,000
Division of Public Health		
12. Teen Pregnancy Prevention Initiatives	3,450,000	3,450,000
DHHS Administration		

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13. Division of Social Service	es	2,482,260	2,482,260
14. Office of the Secretary		34,042	34,042
15. Eligibility Systems – Ope	rations and		
Maintenance		792,978	713,662
16. NC FAST Implementation	1	443,940	836,088
17. Division of Social Service	es – Workforce		
Innovation & Opportunity	Act (WIOA)	93,216	93,216
18. Division of Social Service	es TANF Modernization	2,000,000	2,000,000
ransfers to Other Block Gran	ts		
Division of Child Development	and Early Education		
19. Transfer to the Child Care	and		
Development Fund		21,773,001	21,773,001
Division of Social Services			
20. Transfer to Social Service	s Block		
Grant for Child Protective	e Services –		
Training		285,612	285,612
21. Transfer to Social Service	s Block		
Grant for Child Protective	Services	5,040,000	5,040,000
22. Transfer to Social Service	s Block		
Grant for County Departm			
Social Services for Childr		13,097,783	13,097,783
23. Transfer to Social Service	s Block		
Grant – Foster Care Servi	ces	3,422,219	3,422,219
	- D11-	1 592 000	1 592 000
24. Transfer to Social Service		1,582,000	1,582,000
Grant – Child Advocacy G	Lenters		
TOTAL TEMPORARY ASSIS	TANCE FOR		
NEEDY FAMILIES (TANF) F		\$317,588,628	\$317,509,312
		<i>\\\</i>	<i>\\</i>
TEMPORARY ASSISTANCE	FOR NEEDY FAMILIE	ES (TANF)	
EMERGENCY CONTINGEN		× ,	
Local Program Expenditures			
Division of Child Development	and Early Education		
01. Subsidized Child Care		\$30,043,764	\$30,043,764
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	TOTAL TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) EMERGENCY CONTINGENCY FUNDS	\$30,043,764	\$30,043,764
	SOCIAL SERVICES BLOCK GRANT		
	Local Program Expenditures		
	Divisions of Social Services and Aging and Adult Servic	es	
	01. County Departments of Social Services	\$19,905,849	\$19,905,849
	02. County Departments of Social Services (Nonrecurring)	1,300,000	1,300,000
	03. County Departments of Social Services (Transfer From TANF)	\$13,097,783	\$13,097,783
	04. EBCI Tribal Public Health and Human Services	244,740	244,740
	05. Child Protective Services (Transfer From TANF)	5,040,000	5,040,000
	06. State In-Home Services Fund	1,943,950	1,943,950
	07. Adult Protective Services	2,138,404	2,138,404
	08. State Adult Day Care Fund	1,994,084	1,994,084
	09. Child Protective Services/CPS Investigative Services – Child Medical Evaluation Program	901,868	901,868
	10. Special Children Adoption Incentive Fund	462,600	462,600
	<ol> <li>Child Protective Services – Child Welfare Training for Counties (Transfer From TANF)</li> </ol>	285,612	285,612
	12. Home and Community Care Block Grant (HCCBG)	2,696,888	2,696,888
	13. Child Advocacy Centers (Transfer from TANF \$1,582,000)	1,582,000	1,582,000
	14. Guardianship – Division of Social Services	1,802,671	1,802,671
	15. Foster Care Services (Transfer From TANF)	3,422,219	3,422,219

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Division of Central Management and Support		
16. DHHS Competitive Block Grants		
for Nonprofits	4,774,525	4,774,525
Division of Mental Health, Developmental Disabilitie	s, and Substance Ab	use Services
17. Mental Health Services – Adult and Child/Developmental Disabilities Program/ Substance Abuse Services – Adult	4,149,595	4,149,595
DHHS Program Expenditures		
Division of Services for the Blind		
18. Independent Living Program	3,603,793	3,603,793
Division of Health Service Regulation		
19. Adult Care Licensure Program	557,598	557,598
20. Mental Health Licensure and Certification Program	266,158	266,158
Division of Aging and Adult Services		
21. Guardianship	3,825,443	3,825,443
DHHS Administration		
22. Division of Aging and Adult Services	715,422	715,422
23. Division of Social Services	1,019,764	1,019,764
24. Office of the Secretary/Controller's Office	636,920	636,920
25. Legislative Increases/Fringe Benefits	293,655	293,655
26. Division of Child Development and Early Education	13,878	13,878
27. Division of Mental Health, Developmental Disabilities, and Substance Abuse Services	27,446	27,446
28. Division of Health Service Regulation	133,620	133,620
29. Division of Services for the Blind and Services for the Deaf and Hard of Hearing	127,010	127,010
TOTAL SOCIAL SERVICES BLOCK GRANT	\$76,963,495	\$76,963,495

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LOW-INCOME ENERGY ASSISTANCE BLOCK GR	RANT	
Local Program Expenditures		
Division of Social Services		
01. Low-Income Energy Assistance Program (LIEAP)	\$49,582,017	\$49,257,600
02. Crisis Intervention Program (CIP)	32,980,981	32,764,751
Local Administration		
Division of Social Services		
03. County DSS Administration	6,769,114	6,724,735
OHHS Administration		
Division of Central Management and Support		
04. Division of Social Services	10,000	10,000
05. Office of the Secretary/DIRM (Accountable Result Community Action (AR4CA) Replacement System		166,750
06. Office of the Secretary/DIRM	278,954	278,954
07. Office of the Secretary/Controller's Office	18,378	18,378
08. NC FAST Development	650,388	1,224,912
09. NC FAST Operations and Maintenance	1,571,780	1,414,567
<b>Fransfers to Other State Agencies</b>		
Department of Environmental Quality		
10. Weatherization Program	8,751,347	8,693,972
11. Heating Air Repair and Replacement Program (HARRP)	5,830,717	5,792,490
12. Local Residential Energy Efficiency Service Providers – Weatherization	527,190	523,733
13. Local Residential Energy Efficiency Service Providers – HARRP	284,682	282,816
14. DEQ – Weatherization Administration	527,190	523,733

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282,810	284,682	15. DEQ – HARRP Administration
		Department of Administration
87,730	87,736	16. N.C. Commission on Indian Affairs
\$108,047,943	\$108,205,156	FOTAL LOW-INCOME ENERGY ASSISTANCE BLOCK GRANT
	CK GRANT	CHILD CARE AND DEVELOPMENT FUND BLO
		Local Program Expenditures
		Division of Child Development and Early Education
\$240,907,680	\$241,041,643	01. Child Care Services
7,392,654	7,392,654	02. Smart Start Subsidy
21,773,001	21,773,001	03. Transfer from TANF Block Grant for Child Care Subsidies
52,143,470	51,808,870	04. Quality and Availability Initiatives (TEACH Program \$3,800,000)
		DHHS Administration
		Division of Child Development and Early Education
9,376,286	9,376,286	05. DCDEE Administrative Expenses
5,000	5,000	06. Direct Deposit for Child Care Payments
		Division of Social Services
18,780,355	18,780,355	07. Local Subsidized Child Care Services Support
		Division of Central Management and Support
1,201,697	1,201,697	08. NC FAST Operations and Maintenance
979,762	979,762	09. DHHS Central Administration – DIRM Technical Services
7,346	7,346	10. DHHS Central Administration
		Division of Public Health
62,205	62,205	11. Child Care Health Consultation Contracts

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TOTAL CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT	\$352,428,819	\$352,629,456
MENTAL HEALTH SERVICES BLOCK GRANT		
Local Program Expenditures		
01. Mental Health Services – Child	\$5,460,328	\$4,432,011
02. Mental Health Services – Adult/Child	26,858,142	17,126,399
03. Mental Health Services – First Psychotic Symptom Treatment	4,205,369	2,615,497
HHS Administration		
Division of Mental Health, Developmental Disabilitie	s, and Substance Ab	use Services
04. Crisis Services	1,569,298	1,307,749
05. Adult/Child Mental Health Services	350,150	350,150
06. Administration	323,120	323,120
TOTAL MENTAL HEALTH SERVICES BLOCK GRANT	\$38,766,407	\$26,154,926
UBSTANCE ABUSE PREVENTION AND TREAT	MENT BLOCK GR	ANT
Local Program Expenditures		
Division of Mental Health, Developmental Disabilitie	s, and Substance Ab	use Services
01. Substance Abuse – IV Drug	\$2,550,915	\$2,550,915
02. Substance Abuse Prevention	16,594,705	10,999,983
03. Substance Abuse Services – Treatment for Children/Adults (First Step Farm of WNC, Inc. \$100,000)	60,846,746	38,467,860
04. Crisis Solutions Initiatives – Collegiate Wellness/Addiction Recovery	1,085,000	1,085,000
05. Crisis Solutions Initiatives – Community Paramedic Mobile Crisis Management	20,000	20,000
DHHS Program Expenditures		
Division of Central Management and Support		

General Assembly Of North Carolina		Session 2021
06. Competitive Grants	1,600,000	1,600,000
DHHS Administration		
Division of Mental Health, Developmental Disabilitie	es, and Substance Abu	ise Services
07. Administration	1,320,452	1,320,452
08. Controlled Substance Reporting System Enhancement	427,655	427,655
09. Veterans Initiatives	250,000	250,000
TOTAL SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT	\$84,695,473	\$56,721,865
MATERNAL AND CHILD HEALTH BLOCK GRA	NT	
Local Program Expenditures		
Division of Public Health		
<ul> <li>01. Women's and Children's Health Services (Safe Sleep Campaign \$45,000; Sickle Cell Centers \$100,000; Prevent Blindness \$575,000; March of Dimes \$350,000; Teen Pregnancy Prevention Initiatives \$650,000; 17P Project \$52,000; Nurse-Family Partnership \$950,000; Perinatal &amp; Neonatal Outreach Coordinator Contracts \$440,000;</li> </ul>		
Mountain Area Pregnancy Services \$50,000)	\$14,778,973	\$14,778,973
02. Oral Health	48,227	48,227
03. Evidence-Based Programs in Counties With Highest Infant Mortality Rates	1,575,000	1,575,000
DHHS Program Expenditures		
04. Children's Health Services	1,427,323	1,427,323
05. Women's Health – Maternal Health	169,864	169,864
06. Women's and Children's Health – Perinatal Strategic Plan Support Position	73,920	73,920
07. State Center for Health Statistics	158,583	158,583
08. Health Promotion – Injury and Violence Prevention	87,271	87,271

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DHHS Administration		
09. Division of Public Health Administration	552,571	552,571
TOTAL MATERNAL AND CHILD		
HEALTH BLOCK GRANT	\$18,871,732	\$18,871,732
PREVENTIVE HEALTH SERVICES BLOCK GRAD	NT	
Local Program Expenditures		
01. Physical Activity and Prevention	\$3,030,116	\$3,081,442
02. Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	160,000	160,000
DHHS Program Expenditures		
Division of Public Health		
03. HIV/STD Prevention and		
Community Planning	137,648	137,648
04. Oral Health Preventive Services	150,000	150,000
05. Laboratory Services – Testing,		
Training, and Consultation	21,000	21,000
06. Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	53,206	53,206
07. Performance Improvement and		
Accountability	592,123	592,123
08. State Center for Health Statistics	82,505	82,505
DHHS Administration		
Division of Public Health		
09. Division of Public Health	65,000	65,000
TOTAL PREVENTIVE HEALTH SERVICES BLOCK GRANT	\$4,291,598	\$4,342,924
COMMUNITY SERVICES BLOCK GRANT	.,,,	. , ,
01. Community Action Agencies	\$20,916,673	\$20,916,673
02. Limited Purpose Agencies/Discretionary Funding	616,599	355,321
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1	03. Office of	f Economic Opportunity	1,004,543	1,004,543
2 3	04 Office of	f the Secretary/DIRM (Accountable Results f	<b>~</b> *	
3 4		nity Action (AR4CA) Replacement System)	327,944	589,222
5				,
6		f Economic Opportunity – Workforce		
7	Investme	ent Opportunities Act (WIOA)	60,000	60,000
8 9	TOTAL COM			
9 10	BLOCK GI	MUNITY SERVICES	\$22,925,759	\$22,925,759
11	<b>DLOCK G</b>		ΨΔΔ97Δ39137	φ22,923,139
12	GENERAL PR	OVISIONS		
13		TION 9L.1.(b) Information to Be Includ	ed in Block Gra	nt Plans. – The
14	Department of l	Health and Human Services shall submit a s	eparate plan for e	ach Block Grant
15	received and add	ministered by the Department, and each plan	shall include the f	ollowing:
16	(1)	A delineation of the proposed allocations	by program or ad	ctivity, including
17		State and federal match requirements.		
18	(2)	A delineation of the proposed State and lo		1
19	(3)	An identification of all new positions to		-
20		Grant, including permanent, temporary, an	-	
21	(4)	A comparison of the proposed allocations		
22 23		prior years' program and activity budgets a or activity expenditures.	ind two prior years	s actual program
23 24	(5)	A projection of current year expenditures l	w program or acti	vity
24	(6)	A projection of federal Block Grant funds a		
26	(0)	funds from the current and prior fiscal year		g unspent rederar
27	(7)	The required amount of maintenance of		mount of funds
28		qualifying for maintenance of effort in		
29		program or activity.	1 2	·
30		TION 9L.1.(c) Changes in Federal Fund Av		
31		creases the federal fund availability for any o		
32		grants related to existing Block Grants admini	• •	
33		vices from the amounts appropriated in this ac	· •	
34		ionally across the program and activity appr	-	
35 36		ction. In allocating an increase in federal fur	•	
30 37	appropriated in	anagement shall not approve funding for this act	new programs of	of activities not
38		e Congress of the United States decreases the	federal fund avail	ability for any of
39		its or contingency funds and other grants		• •
40		the Department of Health and Human Service		0
41	•	Department shall develop a plan to adjust the		
42	federal funding.			
43	Notv	vithstanding the provisions of this subsectio	n, for fiscal years	s 2021-2022 and
44		eases in the federal fund availability for the		-
45		F) Block Grant shall be used only for the N		•
46		for child care in four- or five-star rated facilit	es for 4 year old c	children and shall
47		upplant State funds.	- 11-1-1114 41	
48 40		to allocating the change in federal fund av	• •	-
49 50	11	ed by the Office of State Budget and Manager	1	

50 allocation of any Block Grant due to changes in federal fund availability, then a report shall be

made to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal
 Research Division.

3 **SECTION 9L.1.(d)** Except as otherwise provided, appropriations from federal 4 Block Grant funds are made for each year of the fiscal biennium ending June 30, 2023, according 5 to the schedule enacted for State fiscal years 2021-2022 and 2022-2023 or until a new schedule 6 is enacted by the General Assembly.

7 **SECTION 9L.1.(e)** All changes to the budgeted allocations to the Block Grants or 8 contingency funds and other grants related to existing Block Grants administered by the 9 Department of Health and Human Services that are not specifically addressed in this section shall 10 be approved by the Office of State Budget and Management. The Office of State Budget and Management shall not approve funding for new programs or activities not appropriated in this 11 12 section. Additionally, if budgeted allocations are decreased, the Office of State Budget and 13 Management shall not approve any reduction of funds designated for subrecipients in subsection 14 (a) of this section under (i) Item 03 of the Substance Abuse Prevention and Treatment Block 15 Grant or (ii) Item 01 of the Maternal and Child Health Block Grant. The Office of State Budget and Management shall consult with the Joint Legislative Oversight Committee on Health and 16 17 Human Services for review prior to implementing any changes. In consulting, the report shall 18 include an itemized listing of affected programs, including associated changes in budgeted 19 allocations. All changes to the budgeted allocations to the Block Grants shall be reported 20 immediately to the Joint Legislative Oversight Committee on Health and Human Services and 21 the Fiscal Research Division. This subsection does not apply to Block Grant changes caused by 22 legislative salary increases and benefit adjustments.

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

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

29 **SECTION 9L.1.(g)** The sum of eighty million ninety-three thousand five hundred 30 sixty-six dollars (\$80,093,566) for each year of the 2021-2023 fiscal biennium appropriated in 31 this act in TANF funds to the Department of Health and Human Services, Division of Social 32 Services, shall be used for Work First County Block Grants. The Division shall certify these 33 funds in the appropriate State-level services based on prior year actual expenditures. The Division 34 has the authority to realign the authorized budget for these funds among the State-level services 35 based on current year actual expenditures. The Division shall also have the authority to realign 36 appropriated funds from Work First Family Assistance for electing counties to the Work First 37 County Block Grant for electing counties based on current year expenditures so long as the 38 electing counties meet Maintenance of Effort requirements.

39 **SECTION 9L.1.(h)** The sum of eleven million five hundred eighty-three thousand 40 two hundred sixty-four dollars (\$11,583,264) for the 2021-2022 fiscal year and the sum of eleven 41 million three hundred eighty-seven thousand one hundred ninety dollars (\$11,387,190) for the 42 2022-2023 fiscal year appropriated in this act to the Department of Health and Human Services, 43 Division of Social Services, in TANF funds for child welfare improvements shall be allocated to 44 the county departments of social services for hiring or contracting staff to investigate and provide 45 services in Child Protective Services cases; to provide foster care and support services; to recruit, 46 train, license, and support prospective foster and adoptive families; and to provide interstate and 47 post-adoption services for eligible families.

48 Counties shall maintain their level of expenditures in local funds for Child Protective 49 Services workers. Of the Block Grant funds appropriated for Child Protective Services workers, 50 the total expenditures from State and local funds for fiscal years 2021-2022 and 2022-2023 shall 51 not be less than the total expended from State and local funds for the 2012 2012 fiscal years

51 not be less than the total expended from State and local funds for the 2012-2013 fiscal year.

SECTION 9L.1.(i) The sum of four million one hundred ninety-seven thousand 1 2 seven hundred fifty dollars (\$4,197,750) for the 2021-2022 fiscal year and the sum of four million 3 one thousand six hundred seventy-six dollars (\$4,001,676) for the 2022-2023 fiscal year 4 appropriated in this act in TANF funds to the Department of Health and Human Services, Special 5 Children Adoption Fund, shall be used in accordance with G.S. 108A-50.2. The Division of Social Services, in consultation with the North Carolina Association of County Directors of 6 7 Social Services and representatives of licensed private adoption agencies, shall develop 8 guidelines for the awarding of funds to licensed public and private adoption agencies upon the 9 adoption of children described in G.S. 108A-50 and in foster care. Payments received from the 10 Special Children Adoption Fund by participating agencies shall be used exclusively to enhance the adoption services program. No local match shall be required as a condition for receipt of these 11 12 funds.

13 **SECTION 9L.1.(j)** The sum of one million four hundred thousand dollars 14 (\$1,400,000) appropriated in this act in TANF funds to the Department of Health and Human 15 Services, Division of Social Services, for each fiscal year of the 2021-2023 fiscal biennium shall 16 be used for child welfare initiatives to (i) enhance the skills of social workers to improve the 17 outcomes for families and children involved in child welfare and (ii) enhance the provision of 18 services to families in their homes in the least restrictive setting.

**SECTION 9L.1.(k)** Of the three million four hundred fifty thousand dollars (\$3,450,000) allocated in this act in TANF funds to the Department of Health and Human Services, Division of Public Health, for each year of the 2021-2023 fiscal biennium for teen pregnancy prevention initiatives, the sum of five hundred thousand dollars (\$500,000) in each year of the 2021-2023 fiscal biennium shall be used to provide services for youth in foster care or the juvenile justice system.

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#### 26 **SO**

### SOCIAL SERVICES BLOCK GRANT

27 **SECTION 9L.1.**(*l*) The sum of nineteen million nine hundred five thousand eight 28 hundred forty-nine dollars (\$19,905,849) for each year of the 2021-2023 fiscal biennium and the 29 sum of one million three hundred thousand dollars (\$1,300,000) in nonrecurring funds for each 30 year of the 2021-2023 fiscal biennium appropriated in this act in the Social Services Block Grant to the Department of Health and Human Services, Division of Social Services, and the sum of 31 32 thirteen million ninety-seven thousand seven hundred eighty-three dollars (\$13,097,783) for each 33 year of the 2021-2023 fiscal biennium transferred from funds appropriated in the TANF Block 34 Grant shall be used for county Block Grants. The Division shall certify these funds in the 35 appropriate State-level services based on prior year actual expenditures. The Division has the 36 authority to realign the authorized budget for these funds, as well as State Social Services Block 37 Grant funds, among the State-level services based on current year actual expenditures.

38 **SECTION 9L.1.(m)** The sum of two hundred eighty-five thousand six hundred 39 twelve dollars (\$285,612) appropriated in this act in the Social Services Block Grant to the 40 Department of Health and Human Services, Division of Social Services, for each fiscal year of 41 the 2021-2023 fiscal biennium shall be used to support various child welfare training projects as 42 follows:

43

- (1) Provide a regional training center in southeastern North Carolina.
- 44
- Provide a regional training center in southeastern North Car
   Provide training for residential child caring facilities.
- 45
- (3) Provide for various other child welfare training initiatives.

46 SECTION 9L.1.(n) The Department of Health and Human Services is authorized,
 47 subject to the approval of the Office of State Budget and Management, to transfer Social Services
 48 Block Grant funding allocated for departmental administration between divisions that have
 49 received administrative allocations from the Social Services Block Grant.

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

**SECTION 9L.1.(p)** The sum of five million forty thousand dollars (\$5,040,000) 1 2 appropriated in this act in the Social Services Block Grant for each fiscal year of the 2021-2023 3 fiscal biennium shall be allocated to the Department of Health and Human Services, Division of 4 Social Services. The Division shall allocate these funds to local departments of social services to 5 replace the loss of Child Protective Services State funds that are currently used by county 6 governments to pay for Child Protective Services staff at the local level. These funds shall be 7 used to maintain the number of Child Protective Services workers throughout the State. These 8 Social Services Block Grant funds shall be used to pay for salaries and related expenses only and 9 are exempt from 10A NCAC 71R .0201(3) requiring a local match of twenty-five percent (25%).

10 **SECTION 9L.1.(q)** The sum of four million seven hundred seventy-four thousand 11 five hundred twenty-five dollars (\$4,774,525) for each year of the 2021-2023 fiscal biennium 12 appropriated in this act in the Social Services Block Grant to the Department of Health and 13 Human Services (DHHS), Division of Central Management and Support, shall be used for DHHS 14 competitive Block Grants pursuant to Section 9B.9 of this act. These funds are exempt from the 15 provisions of 10A NCAC 71R .0201(3).

16 **SECTION 9L.1.(r)** The sum of one million five hundred eighty-two thousand 17 dollars (\$1,582,000) appropriated in this act in the Social Services Block Grant for each fiscal 18 year of the 2021-2023 fiscal biennium to the Department of Health and Human Services, Division 19 of Social Services, shall be used to continue support for the Child Advocacy Centers. These funds 20 are exempt from the provisions of 10A NCAC 71R .0201(3).

**SECTION 9L.1.(s)** The sum of three million eight hundred twenty-five thousand four hundred forty-three dollars (\$3,825,443) for each fiscal year of the 2021-2023 fiscal biennium appropriated in this act in the Social Services Block Grant to the Department of Health and Human Services, Divisions of Social Services and Aging and Adult Services, shall be used for guardianship services pursuant to Chapter 35A of the General Statutes. The Department may expend funds allocated in this section to support existing corporate guardianship contracts during the 2021-2022 and 2022-2023 fiscal years.

SECTION 9L.1.(t) Of the funds appropriated in the Social Services Block Grant to the Division of Aging and Adult Services for Adult Protective Services, the sum of eight hundred ninety-three thousand forty-one dollars (\$893,041) shall be used to increase the number of Adult Protective Services workers where these funds can be the most effective. These funds shall be used to pay for salaries and related expenses and shall not be used to supplant any other source of funding for staff. These funds are also exempt from 10A NCAC 71R .0201(3) requiring a local match of twenty-five percent (25%).

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#### LOW-INCOME ENERGY ASSISTANCE BLOCK GRANT

37 **SECTION 9L.1.(u)** The Division of Social Services shall have the authority to 38 realign appropriated funds between the State-level services Low Income Energy Assistance 39 Payments and Crisis Assistance Payments without prior consultation with the Joint Legislative 40 Oversight Committee on Health and Human Services to ensure needs are effectively met without exceeding the total amount appropriated for these State-level service items. Additional 41 42 emergency contingency funds received may be allocated for Energy Assistance Payments or 43 Crisis Intervention Payments without prior consultation with the Joint Legislative Oversight 44 Committee on Health and Human Services. Additional funds received shall be reported to the 45 Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research 46 Division upon notification of the award. The Department of Health and Human Services shall 47 not allocate funds for any activities, including increasing administration, other than assistance 48 payments, without prior consultation with the Joint Legislative Oversight Committee on Health 49 and Human Services.

50 **SECTION 9L.1.(v)** The sum of forty-nine million five hundred eighty-two thousand 51 seventeen dollars (\$49,582,017) for the 2021-2022 fiscal year and the sum of forty-nine million

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1 two hundred fifty-seven thousand six hundred dollars (\$49,257,600) for the 2022-2023 fiscal 2 year appropriated in this act in the Low-Income Energy Assistance Block Grant to the 3 Department of Health and Human Services, Division of Social Services, shall be used for Energy 4 Assistance Payments for the households of (i) elderly persons age 60 and above with income up 5 to one hundred thirty percent (130%) of the federal poverty level and (ii) disabled persons eligible 6 for services funded through the Division of Aging and Adult Services.

County departments of social services shall submit to the Division of Social Services
an outreach plan for targeting households with 60 year old household members no later than
August 1 of each year. The outreach plan shall comply with the following:

- 10(1)Ensure that eligible households are made aware of the available assistance,11with particular attention paid to the elderly population age 60 and above and12disabled persons receiving services through the Division of Aging and Adult13Services.
  - (2) Include efforts by the county department of social services to contact other State and local governmental entities and community-based organizations to (i) offer the opportunity to provide outreach and (ii) receive applications for energy assistance.
- 17 18

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- 19
- (3) Be approved by the local board of social services or human services board prior to submission.

20 SECTION 9L.1.(w) The Department of Health and Human Services shall develop 21 and implement a centralized system to collect, track, analyze, monitor, and disseminate 22 performance, outputs, and outcome data for the Community Services Block Grant Program and 23 the Department of Environmental Quality (DEQ) Weatherization Assistance Program to replace 24 the current software solution, Accountable Results for Community Action (AR4CA). The project 25 shall not proceed until the business case has been approved by the Office of State Budget and 26 Management and the State Chief Information Officer in the Enterprise Project Management 27 Office's Touchdown System. Upon approval, amounts not to exceed fifty thousand dollars 28 (\$50,000) in Low Income Energy Assistance funds may be budgeted for transfer to Budget Code 29 24410 for information technology projects for the 2021-2022 fiscal year.

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- 31

## CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT

SECTION 9L.1.(x) Payment for subsidized child care services provided with federal
 TANF funds shall comply with all regulations and policies issued by the Division of Child
 Development and Early Education for the subsidized child care program.

35 **SECTION 9L.1.(y)** If funds appropriated through the Child Care and Development 36 Fund Block Grant for any program cannot be obligated or spent in that program within the 37 obligation or liquidation periods allowed by the federal grants, the Department may move funds 38 to child care subsidies, unless otherwise prohibited by federal requirements of the grant, in order 39 to use the federal funds fully.

40

#### 41 MENTAL HEALTH SERVICES BLOCK GRANT

42 **SECTION 9L.1.(z)** The sum of four million two hundred five thousand three 43 hundred sixty-nine dollars (\$4,205,369) for the 2021-2022 fiscal year and the sum of two million 44 six hundred fifteen thousand four hundred ninety-seven dollars (\$2,615,497) for the 2022-2023 45 fiscal year appropriated in this act in the Mental Health Services Block Grant to the Department 46 of Health and Human Services, Division of Mental Health, Developmental Disabilities, and 47 Substance Abuse Services, is allocated for Mental Health Services – First Psychotic Symptom 48 Treatment.

49 SECTION 9L.1.(aa) Of the funds allocated in the Mental Health Services Block
 50 Grant to the Department of Health and Humans Services, Division of Mental Health,
 51 Developmental Disabilities, and Substance Abuse Services, for the 2021-2023 fiscal biennium,

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the sum of three hundred fifty thousand one hundred fifty dollars (\$350,150) shall be used to 1 2 establish three positions and cover operating costs. Two of these positions shall be used for 3 recovering peer advocates to focus on recovery oriented care, and the third position shall focus 4 on developing pilot programs and implementing policy to improve services to transition aged 5 youth with significant behavioral health needs.

- 6
- 7

#### MATERNAL AND CHILD HEALTH BLOCK GRANT

8 **SECTION 9L.1.(bb)** If federal funds are received under the Maternal and Child 9 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42 10 U.S.C. § 710), for the 2021-2022 fiscal year or the 2022-2023 fiscal year, then those funds shall be transferred to the State Board of Education to be administered by the Department of Public 11 12 Instruction. The Department of Public Instruction shall use the funds to establish an abstinence 13 until marriage education program consistent with G.S. 115C-81.30. The Department of Public 14 Instruction shall carefully and strictly follow federal guidelines in implementing and 15 administering the abstinence education grant funds.

SECTION 9L.1.(cc) The sum of one million five hundred seventy-five thousand 16 17 dollars (\$1,575,000) appropriated in this act in the Maternal and Child Health Block Grant to the 18 Department of Health and Human Services, Division of Public Health, for each year of the 19 2021-2023 fiscal biennium shall be used for evidence-based programs in counties with the 20 highest infant mortality rates. The Division shall report on (i) the counties selected to receive the 21 allocation, (ii) the specific evidence-based services provided, (iii) the number of women served, 22 and (iv) any impact on the counties' infant mortality rate. The Division shall report its findings 23 to the House of Representatives Appropriations Committee on Health and Human Services, the 24 Senate Appropriations Committee on Health and Human Services, and the Fiscal Research 25 Division no later than December 31 of each year.

26 **SECTION 9L.1.(dd)** The sum of seventy-three thousand nine hundred twenty 27 dollars (\$73,920) allocated in this section in the Maternal and Child Health Block Grant to the 28 Department of Health and Human Services, Division of Public Health, Women and Children's 29 Health Section, for each fiscal year of the 2021-2023 fiscal biennium shall not be used to supplant 30 existing State or federal funds. This allocation shall be used for a Public Health Program 31 Consultant position assigned full-time to manage the North Carolina Perinatal Health Strategic 32 Plan and provide staff support for the stakeholder work group.

33 SECTION 9L.1.(ee) The sum of one hundred thousand dollars (\$100,000) allocated 34 in this section in the Maternal and Child Health Block Grant to the Department of Health and 35 Human Services, Division of Public Health, for each year of the 2021-2023 fiscal biennium for 36 community-based sickle cell centers shall not be used to supplant existing State or federal funds.

37 **SECTION 9L.1.(ff)** No more than fifteen percent (15%) of the funds allocated for 38 the designated subrecipients in subsection (a) of this section under Item 01 of the Maternal and 39 Child Health Block Grant shall be used for administrative costs, unless otherwise required by 40 federal law.

- 41
- 42

#### APPROPRIATION OF CERTAIN FEDERAL BLOCK GRANT FUNDS FOR DHHS 43 UNDER THE AMERICAN RESCUE PLAN ACT

44 **SECTION 9L.2.(a)** Of the funds appropriated in this act from federal Low Income 45 Home Energy Assistance Program Block Grant funds received pursuant to ARPA to the 46 Department of Health and Human Services, Division of Social Services, the sum of eighty-six 47 million nine hundred seventy thousand four hundred sixty dollars (\$86,970,460) in nonrecurring funds shall be used for energy assistance in accordance with federal requirements in response to 48 49 the COVID-19 pandemic.

50 **SECTION 9L.2.(b)** Of the funds appropriated in this act from federal Child Care and Development Block Grant funds received pursuant to ARPA to the Department of Health 51

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1 2 3	hundred two mill (\$502,777,789) i	ices, Division of Child Development and Early Education seven hundred seventy-seven thousand seven hundred n nonrecurring funds shall be used for the following	d eighty-nine dollars
4	COVID-19 pande		
5	(1)	To reduce the waitlist for children eligible for subsidize	d child care who are
6		in foster care.	
7	(2)	After addressing the waitlist under subdivision (1) of this	
8 9		towards reducing the remainder of the waitlist for c subsidized child care.	C
10 11	(3)	To continue to cover all copays for families eligible for s through the end of the 2021 calendar year.	subsidized child care
12	(4)	If funds provided under this subsection are used for sta	ff bonuses, to award
13		staff bonuses on an increasing scale based on the num	mber of months the
14		teacher or staff person has worked at the child care facility	y, with the maximum
15		bonus being provided to a teacher or staff person who ha	as worked at least 12
16		months at the teacher or staff person's current child care	facility.
17	SECT	<b>TON 9L.2.(c)</b> Of the funds appropriated in this act from	federal Community
18	Mental Health Se	ervices Block Grant funds received pursuant to ARPA to	the Department of
19	Health and Hum	an Services, Division of Mental Health, Development	tal Disabilities, and
20	Substance Abuse	Services, the sum of forty-one million five hundred thirt	y-five thousand two
21	hundred forty-six	dollars (\$41,535,246) in nonrecurring funds shall be use	ed for mental health
22		orts in response to the COVID-19 pandemic.	
23	SECT	<b>TON 9L.2.(d)</b> Of the funds appropriated in this act from	m federal Substance
24		n and Treatment Block Grant funds received pursuar	
25	Department of I	Health and Human Services, Division of Mental Hea	alth, Developmental
26	-	Substance Abuse Services, the sum of thirty-six million	-
27	thousand six hun	dred fifty-one dollars (\$36,420,651) in nonrecurring fur	nds shall be used to
28	provide substance	e abuse prevention and treatment services across the State	to those in need due
29	to the COVID-19	P pandemic. From funds appropriated under this subsect	ion, the Division of
30	Mental Health, D	evelopmental Disabilities, and Substance Abuse Services	shall allocate funds
31	as follows:		
32	(1)	Ten million six hundred thousand dollars (\$10,600,000)	to the Department of
33		Public Safety (DPS) for the following:	
34		a. Four million six hundred thousand dollars (\$4,600	),000) to provide two
35		years of funding to expand the Reentry Medication	n Assisted Treatment
36		(MAT) pilot program to the other nine minimum	n security prisons in
37		this State that are designated reentry facilities. D	PS shall collaborate
38		with the Division of Mental Health, Development	ntal Disabilities, and
39		Substance Abuse Services on expansion of the	pilot program under
40		this subdivision, as needed.	
41		b. Six million dollars (\$6,000,000) to expand the	e MAT Community
42		Supervision pilot program, a program for individu	
43		from prison and on probation. DPS, in collaborati	
44		of Mental Health, Developmental Disabilities, a	
45		Services, shall select five counties to participate i	
46		program that represent tier one or tier two coun	
47		need. For purposes of this sub-subdivision, the	
48		counties shall have the same designations as those	
49		N.C. Department of Commerce's 2021 County Ti	
50		DPS and the Division of Mental Health, Developmen	-
51		Substance Abuse Services shall report on the results of	
		r	1 1 0

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	Health and long Justice ar	this subdivision to the Joint Legislative Human Services and the Joint Legislati and Public Safety by November 1, 2023.	ve Oversight Committee
(2)	a nonprofit	dollars (\$1,000,000) to the Brunswick C organization in Brunswick County om active addiction.	-
(3)		ated in subdivisions (1) and (2) of this subdivisions (1) and (2) of this suborce on the purpose.	-
PART X. AGR	ICULTURE A	ND CONSUMER SERVICES	
	TIGT FUND A	<b>DMINISTRATIVE EXPENSES</b>	
		S. 143-717(i) reads as rewritten:	
		and Administrative Expenses. – All ac	lministrative expenses of
.,	1 0	rom the Fund. No more than three hund	1
	-	nty-five thousand dollars (\$375,000) ma	•
		ng expenses of the Commission and its	•
	-	ist the administrative expense cap impo	· ·
	• • •	does not exceed the amount necessary	•
	-	enacted by the General Assembly."	1
2	5	5	
FEE AUTHOR	<b>ITY FOR ST</b>	ATE PHYTOSANITARY CERTIFIC	ATE
SEC	TION 10.2.(a)	G.S. 106-420 reads as rewritten:	
"§ 106-420. Au	thority of Boa	rd of Agriculture to adopt regulations	S.
The Board o	f Agriculture is	s hereby authorized to adopt reasonable	regulations to implement
•	1 1	nis Article as to eradicate, repress and pr	1 1
,	,	from within the State to points outside	
		in the State. The Board of Agriculture s	
		s it may deem capable of being econ	
		onomically eradicated, and for preventing	
U	• 1	e for quarantine of areas. It may also ado	· ·
		of dangerous plant pests from without the	
		g plants, articles or things liable to har	
		l is authorized, in order to control plant p	
	<b>T</b>	fication and movement of nursery stoc	
		e State, and (iii) from within the State to	1
		l to prescribe and collect a schedule of f ler certification, narcissus bulb inspecti	
• 1		plant pest certification activities."	on, plant pest inspection,
		G.S. 150B-1(d) reads as rewritten:	
		ule Making. – Article 2A of this Chap	ter does not apply to the
following:		the Making. – Article 274 of this Chap	ter does not apply to the
ionowing.			
(26)	The Board o	of Agriculture in the Department of Ag	oriculture and Consumer
(20)		h respect to the following:	Streattere und Consumer
		p	
		for State phytosanitary certificates.	
"		,,,,,,,,	
HEMLOCK R	ESTORATIO	N KEPUKT	
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1	SECTION 1	10.3. The North Carolina Forest Service s	hall report on the hemlock
2	restoration initiatives fu	nded by this act. The report shall include th	e following with respect to
3	each hemlock restoration	n initiative funded during the 2021-2023 fisc	cal biennium:
4	(1) Identi	ification of goals and outcomes for the initia	tive.
5	(2) A des	scription of the measures used or data collected	ed to evaluate the efficiency
6	and e	ffectiveness of the initiative in reaching its d	lesired goals and outcomes.
7	(3) The p	performance of each initiative with respect	to the identified goals and
8	outco	· · · · · · · · · · · · · · · · · · ·	C
9	The Forest S	Service shall provide its report to the chai	irs of the Joint Legislative
0		on Agriculture and Natural and Economic	-
1	Research Division no la	ter than October 1 following the completio	n of each fiscal year in the
2	2021-2023 fiscal biennin	<b>v i</b>	
3			
4	TIMBER SALES/RET	TENTION AND USE OF PROCEEDS	
5	SECTION 1	<b>0.4.(a)</b> G.S. 146-30(d)(6) reads as rewritten	:
6	"(6) The f	following provisions apply with respect to 1	and owned by or under the
7		vision and control of the Department of	
8	Servi		
9	<u>a.</u>	The net proceeds derived from the sale of	of land <del>or timber from land</del>
0	—	owned by or under the supervision and co	
1		Agriculture and Consumer Services shall	
2		Treasurer in a capital improvement acc	
3		Department of Agriculture and Consumer	
4		specific capital improvement projects	
5		provided by transfer of funds from those	
6		Improvement Appropriations Act.an act of	-
7	<u>b.</u>	The net proceeds derived from the sale of t	
8	—	land shall be deposited in accounts at the	
9		and Consumer Services to be used for o	
0		Department incurred for restoration and st	
	SECTION 1	<b>0.4.(b)</b> G.S. 106-6.3 reads as rewritten:	<u> </u>
2		cial revenue fund for research stations.	
3		ns Fund is established as a special revenue f	fund within the Department
4		umer Services, Division of Research Stations	1
5		f timber and other commodities produced or	
6		bequests, or grants for the benefit of this	
7		credited to this Fund. Any balance exce	
8		nd at the end of any fiscal year shall rever	-
9		s Fund only to develop, improve, repair, mai	
0	-	ns operated by the Department's Research Sta	-
1			
2	GO GLOBAL NC PRO	OGRAM	
3	SECTION 1	0.5. Funds appropriated in this act to the De	partment of Agriculture and
4		international marketing may be used by the	
5		al marketing section as Go Global NC.	•
6	-	-	
7	FOOD BANK AND FO	DOD ASSISTANCE PROGRAM FUNDS	
8	SECTION 1	<b>0.6.</b> Funds appropriated in this act from the	State Fiscal Recovery Fund
9		griculture and Consumer Services for supp	•
0	banks shall be allocated	•	

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(1)	Forty million dollars (\$40,000,000) to distribute to Nor These funds may be used for the purchase and infrastructure and equipment, capacity-building for th partner agencies, benefits counseling, partnersh workforce development organizations, and any other	distribution of food, e food banks and their ps with community
	rules implementing the State Fiscal Recovery Fund.	
(2)	Ten million dollars (\$10,000,000) to Golden LEAF, a	nonprofit corporation,
	to be allocated for the following purposes:	1
	a. Eight million dollars (\$8,000,000) to provid	
	organizations to assist those organizations agencies to any North Carolina food bank	
	coordinate with Feeding the Carolinas in	
	activities, eligible recipients, maximum grant a	
	program details.	nounts, and other grant
	b. Two million dollars (\$2,000,000) to provid	e grants to nonprofit
	organizations that are not North Carolina food	
	for school-based weekend food assistance prog	
	Golden LEAF may use up to three percent (3%) of a	funds allocated by this
	subdivision for administrative expenses.	
	AFOOD PROCESSING GRANTS	de that the COVID 10
	<b>ION 10.7.(a)</b> Findings. – The General Assembly fin -2021 resulted in serious and substantial impacts on the	
	eks and lack of capacity among the small and independent	
	tock producers. These bottlenecks and lack of capacity	-
	on the ability of these small livestock producers to	-
	rocessed. In addition, seafood processors lack capacity	
	demand for seafood products due to supply chain	
	s in the market for seafood and seafood products. The Ge	
	al assistance to these processors for expansion, facil	
-	pment is necessary to reduce disruptions in the supply c	hain for fresh meat and
	lp small producers get their products to market.	1
	<b>ION 10.7.(b)</b> Use of Funds and Limitation. – The fur Fiscal Recovery Fund to the Department of Agriculture and the Department of Agriculture	
	t and seafood processors shall be used to provide gra	
-	or prevent impacts on the supply chain for fresh meat in t	-
	the fresh meat and seafood supply chain to future disr	<b>1</b>
•	t (35%) of the funds allocated in this section may be use	-
processors.	•	C
SECT	ION 10.7.(c) Grant Types and Criteria. – The Dep	artment shall develop
	dures for the disbursement of the grants authorized by the	nis section that include,
at a minimum, the	0	
(1)	The Department may provide three categories of grant	
	a. Capacity enhancement grant. – This grant is a	-
	meat or seafood processing facility that is experimentary production or has limited capacity to accommon	
	for meat or seafood processing. A capacity enh	
		Si uni inuj 00
	used for expansion of an existing eligible faci	lity and for fixtures or
	used for expansion of an existing eligible faci equipment at an existing eligible facility the	•

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1 2 3 4	<ul> <li>produced, or processing speed. A grant under this subnot exceed five hundred thousand dollars (\$500,000)</li> <li>b. Workforce development grant. – This grant is availated and the second processing facility that is experience.</li> </ul>	). able to an eligible
5	production or has limited capacity to accommodate i	
6	for meat or seafood processing due to workford	
7	reductions due to a pandemic or other natural disas	
8	development grant may be used for educational and w	
9 10	provided either by the facility or by an accredited inset education. A grant under this sub-subdivision may	stitution of higher
11	hundred thousand dollars (\$100,000).	<b>6</b> .
12	c. Planning grant. – This grant is available to a no	
13	institution of higher education to complete feasibility	
14	for a new eligible meat processing facility. No more $(50)$ of family allocated here this particular means here are the second	-
15	(5%) of funds allocated by this section may be used	for grants under
16 17	this sub-subdivision.	most on softand
17 18	(2) Eligible facility. – For purposes of this section, an eligible	
18 19	processing facility is a food processing facility that me following requirements:	eets both of the
20	a. The plant contracts with independent livestock proc	ducers or seefood
20	harvesters to process animals or seafood.	incers of seafood
21	b. The United States Department of Agriculture (USD	A) contracts with
23	Department inspectors to conduct federal insp	
24	authorized by the Talmadge-Aiken Act of 1962 (7	
25	the plant, the plant is otherwise regulated by the US	
26	States Food and Drug Administration, or the plant is	
27	facility.	
28	(3) Prioritization. – The Department may prioritize projects	that will create
29	additional jobs.	
30	(4) Cost-sharing. – Recipients shall provide matching funds for	a grant under this
31	section in the amount of one dollar (\$1.00) from nongrant	sources for every
32	two dollars (\$2.00) provided by the grant.	
33	(5) Clawback. – If fixtures or equipment purchased with gran	
34	under this Article are disposed of during a period of time a	
35	may specify following the date the fixtures or equipment fur	•
36	placed in service, the grant recipient shall repay to the	-
37	proportionate share of the grant funding received as the	
38	specify. As used in this subdivision, the term "disposed of	" means disposed
39	of, taken out of service, or moved out of State.	
40		
41 42	SWINE AND DAIRY ASSISTANCE PROGRAM	ndinaa
42 43	<b>SECTION 10.8.(a)</b> The General Assembly makes the following fi	-
43 44	(1) The impact of COVID-19 on the global supply chain has across industries, especially within our country's food suppl	-
44 45	(2) Beginning around March of 2020, at least two swine integ	•
46	end operations resulting in the loss of contracts and income	
47	farmers. Dairy producers and processors in the State lost	• •
48	their market with COVID-19 related shutdowns of the scl	
49	food service industries, and these markets may never fully r	•
50	(3) It is projected that significant numbers of swine farms have	
51	dairies have been forced out of business due to the COVID-	
		1

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1	(4)	The continuous and future pressures on the food supply chai	n will remain an		
2	~ /	issue for North Carolina's number one industry, agricultur			
3		COVID-19.			
4	(5)	The most effective program for administration of financial	assistance to the		
5		swine and dairy industries is a three-fold approach base	ed on verifiable		
6		documentation from producers as specified in this section.			
7		<b>FION 10.8.(b)</b> Allocation of Funds. – The funds appropriated			
8		the State Fiscal Recovery Fund to the Department of Agriculture and Consumer Services for			
9		emergency support of swine and dairy producers shall be allocated by the Department to provide			
10		ce as specified in subsection (e) of this section to compensate el	-		
11	• •	for losses incurred as a result of termination of contracts or ce	-		
12		D-19 pandemic. These funds may only be used for purposes co			
13	1	ng the Coronavirus State Fiscal Recovery Fund established und			
14		t. The Department may also use the funds allocated by this	s subsection for		
15		teting as described in subsection (g) of this section.	11 1 1 .		
16 17		<b>FION 10.8.(c)</b> Definitions. – The following definitions sha	all apply in this		
17 18	section:	Doing producer A Crede A mills producer who can de	monstrate to the		
18 19	(1)	Dairy producer. – A Grade A milk producer who can der satisfaction of the Department that the producer is or was in			
20		federal Grade A milk regulations during the time peri	-		
20 21		sub-subdivision (2)a. of subsection (d) of this section.	ou specificu în		
21	(2)	Department. – The Department of Agriculture and Consumer	Services		
23	(2)	Swine integrator. – A person, other than a grower, who provi			
24	(3)	animals to a swine farm and who either has an ownership			
25		animals or otherwise establishes management and production			
26		the permit holder for the maintenance, care, and raising of			
27		ownership interest includes a right or option to purchase the			
28	(4)	Swine producer. – A person who holds or held a permit for			
29		management system under Part 1A of Article 21 of Chapter 14			
30		Statutes during the time period specified in sub-subdivision (1	)a. of subsection		
31		(d) of this section.			
32	SECT	FION 10.8.(d) Eligibility Requirements. – A swine or dairy	y producer must		
33		Department the following information in order to demonstrat	e the producer's		
34		ancial assistance pursuant to this section:			
35	(1)	For swine producers, all of the following:			
36		a. A contract termination letter from a swine inte	0		
37		documentation of contract termination between Mar	ch 1, 2020, and		
38		June 30, 2022.			
39 40		b. Proof that the swine operation is permitted by the Sta			
40	( <b>2</b> )	c. Any other information deemed appropriate by the De	partment.		
41 42	(2)	For dairy producers, all of the following:	during any time		
42 43		a. Milk production records, showing ceased production between March 1, 2020, and June 30, 2022.	during any time		
43 44		b. Proof that the dairy operation was permitted as a	Grade A milk		
45		producer by the Food and Drug Protection Division of			
46		during the time that production was ceased as do	-		
47		sub-subdivision a. of this subdivision.	camentea under		
48		c. Any other information deemed appropriate by the De	partment.		
49	SECT	<b>(ION 10.8.(e)</b> Financial Assistance Procedures. – The Departi			
50		ce based on the following procedures:			
-		σr			

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1	(1)	The Department shall award a one-time financial	assistance relief payment of
2		thirty-one thousand five hundred dollars (\$31,500	0) to each eligible applicant.
3	(2)	In addition to the financial assistance awarded u	under subdivision (1) of this
4		subsection, the Department shall award either, but	ut not both, of the following
5		to a qualifying eligible applicant:	
6		a. Financial assistance to be administered as	follows:
7		1. A cost share for closure of swine l	agoons for swine operations
8		that will not secure a contract with	another swine integrator and
9		will cease swine production, or	for closure of dairy waste
10		structures associated with dairy op	-
11		production. These cost shares shall	l be limited to ninety percent
12		(90%) of the lagoon closure cost,	• •
13		thousand dollars (\$100,000) per o	
14		2. If an applicant who receives a	
15		sub-subdivision demonstrates a	-
16		supply for agricultural uses, then t	the applicant may request an
17		additional cost share to convert the	
18		an agricultural water supply pond	0
19		limited to ninety percent (90%) of	
20		thirty thousand dollars (\$30,000)	
21		b. Financial assistance to swine producers f	
22		head space for producers who are able to	
23		with another swine integrator but must in	-
24		barns or completely rebuild animal hou	
25		under this sub-subdivision for renovations	shall be ten dollars (\$10.00)
26		per head space for renovation to animal	l housing or twenty dollars
27		(\$20.00) per head space for rebuilt animal	housing, but no award under
28		this sub-subdivision may exceed ninety	percent (90%) of the actual
29		cost of the renovation or construction. A s	wine producer shall produce
30		documentation of a new contract or let	
31		integrator to establish eligibility for this f	inancial assistance.
32	(3)	In determining the amount of financial assista	ance awarded to applicants
33		pursuant to this section and in reviewing and app	roving funded activities, the
34		Department shall comply with applicable fe	ederal rules and guidance
35		governing the State Fiscal Recovery Fund. If the	Department determines that
36		a person who received financial assistance provid	ed inaccurate information to
37		the Department, then the recipient shall refund	d the entire amount of the
38		financial assistance. If the recipient does not refu	und the appropriate amount,
39		the North Carolina Department of Revenue sha	all utilize the provisions of
40		G.S. 105-242 to collect the money from the recip	ient.
41	(4)	Applicants for financial assistance awarded purs	uant to this subsection shall
42		submit the eligibility documents required by subs	section (d) of this section no
43		later than June 30, 2023.	
44	(5)	All swine or dairy producers who receive financia	al assistance pursuant to this
45		section shall provide a signed affidavit, under p	enalty of perjury, certifying
46		that each fact of the loss presented by the produce	
47	(6)	The Department may audit the financial and other	-
48		funds in order to ensure that the funds are us	
49		provisions of this program. The Department may	
50		or proof it deems necessary to efficiently admini	
51		the ownership structure of each entity and the soc	tial security numbers of each

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1		applicant. The Department may	require the submission of dated, signed, and			
2		continuous records.				
3			costs. – The Department may use up to five			
4 5	-		ction for technical and administrative support.			
5 6			keting. – Funds allocated in subsection (b) of orth Carolina agriculture with an emphasis on			
7			bonding to COVID-19 related shifts in demand			
8		nption patterns for North Carolina agric				
9						
10	PART XI.	COMMERCE				
11						
12		NITY DEVELOPMENT BLOCK GF				
13			propriated in this act for federal block grant			
14		-	iscal years ending June 30, 2022, and June 30,			
15 16	2025, acco.	rding to the following schedule:				
17	COMMUN	NITY DEVELOPMENT BLOCK GE	ANT			
18	001111101					
19	1.	State Administration	\$1,560,286			
20						
21	2.	Neighborhood Revitalization	15,419,796			
22	2		21 60 6 100			
23 24	3.	Economic Development	21,696,109			
24 25	4.	Infrastructure	5,000,000			
26	т.	minustructure	5,000,000			
27	5.	Rural Community Development	5,000,000			
28						
29		COMMUNITY DEVELOPMENT				
30	BLOCK G	GRANT – 2020 Program Year	\$48,676,191			
31		2021 Program Year	\$48,676,191			
32 33		<b>SECTION 11 1 (b)</b> If federal funds at	re reduced below the amounts specified in this			
33 34			y program in each of these federal block grants			
35		luced by the same percentage as the red				
36			funds appropriated by the Congress of the			
37	United Stat	tes in addition to the funds specified in t	his section shall be expended as follows: each			
38			oment Block Grant shall be increased by the			
39	-	entage as the increase in federal funds.				
40			t of Commerce shall consult with the Joint			
41 42			erations prior to reallocating Community			
42 43		Development Block Grant Funds. Notwithstanding the provisions of this subsection, whenever the Director of the Budget finds either of the following conditions exist:				
44		e	ause of an emergency that poses an imminent			
45			c safety, then the Director of the Budget may			
46			vithout consulting the Commission. The			
47		-	report to the Commission on the reallocation			
48		•	s authorized and shall identify in the report the			
49 50			ken, and how it was related to the emergency.			
50 51			ock grant funds or receive less federal block year unless a reallocation is made, then the			
51		grant runus in the next fiscal	year unress a rearrocation is made, then the			

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1		Department of Commerce shall provide a written report	to the Commission
2		on the proposed reallocation and shall identify the reason	
3		action will result in the loss of federal funds. If the Commi	ssion does not hear
4		the issue within 30 days of receipt of the report, the Depar	tment may take the
5		action without consulting the Commission.	
6		<b>FION 11.1.(e)</b> By September 1, 2021, and September 1, 202	-
7		hall report to the chairs of the House of Representativ	11 1
8		Agriculture and Natural and Economic Resources; the ch	
9		Committee on Agriculture, Natural, and Economic Res	
10	-	nomic Development and Global Engagement Oversight C	
11		Division on the use of Community Development Bl	lock Grant Funds
12		he prior fiscal year. The report shall include the following:	· · · · · · · · · · · · · · · · · · ·
13 14	(1)	A discussion of each of the categories of funding, includ	ing information on
14 15	( <b>2</b> )	the statewide need in each category.	ad in each actor
15 16	(2)	Information on the number of applications that were receiv and the total dollar amount requested in each category.	eu meach category
10	(3)	A list of grantees, including the grantee's name, county, car	tegory under which
18	(3)	the grant was funded, the amount awarded, and a narrative	
19		project.	e desemption of the
20	SECT	<b>FION 11.1.(f)</b> Funds allocated to the Economic Develop	oment Category in
21		this section shall be made available as grants for eligible act	
22		funds available for grants under this Category may be u	
23		t to the national objectives and eligible activities allowed und	
24		ites Department of Housing and Urban Development:	C
25	(1)	Acquisition of real property.	
26	(2)	Demolition and rehabilitation of buildings and improveme	ents.
27	(3)	Removal of material and architectural barriers.	
28	(4)	Public improvements, including parks, streets, sidewalks, a	nd water and sewer
29		lines.	
30	(5)	Loans and grants to public or private nonprofit entities for	or construction and
31		rehabilitation activities.	_
32	(6)	Assistance to private, for-profit entities for economic deve	-
33	(7)	Technical assistance to public or nonprofit entities	for neighborhood
34 25	( <b>0</b> )	revitalization or economic development activities.	11:4 - 4
35	(8)	Assistance to for-profit and nonprofit entities to fa	acilitate economic
36 37	SECT	development activities.	ization Catagory in
37		<b>(ION 11.1.(g)</b> Funds allocated to the Neighborhood Revital this section shall be made available as grants for eligible act	
38 39		funds available for grants under this Category may be u	
40		to the national objectives and eligible activities allowed und	
41	0 0	ates Department of Housing and Urban Development:	sor guidance issued
42	(1)	Essential repairs to prevent abandonment and deteriorat	tion of housing in
43	(1)	low- and moderate-income neighborhoods.	non of nousing in
44	(2)	Demolition and rehabilitation of buildings and improveme	ents
45	(3)	Public improvements, including parks, streets, sidewalks, a	
46	(- )	lines.	
47	SECT	<b>FION 11.1.(h)</b> Funds allocated for the Rural Commu	nity Development
48		ection (a) of this section shall be made available as grants for	•
49	•••	section. These funds shall provide grants that support comm	-
50	and comprehens	ive growth projects to be awarded by the North Caroli	na Department of
51	Commerce. The	Rural Community Development Category will provide gran	nts to units of local

1	government in development tier one and development tier two areas, as defined in
2	G.S. 143B-437.08, and rural census tracts, as defined in G.S. 143B-472.127(a)(2), of
3	development tier three areas to support projects that promote broad-based community
4	development activities, increased local investment and economic growth, and stronger and more
5	viable rural neighborhoods. In awarding grants under this section, preference shall be given to
6	projects in development tier one areas, as defined in G.S. 143B-437.08. The funds available for
7	grants under this category may be used for all of the following, subject to the national objectives
8	and eligible activities allowed under guidance issued by the United States Department of Housing
9	and Urban Development:
10	(1) Essential repairs to prevent abandonment and deterioration of housing in
11	low- and moderate-income neighborhoods.
12	(2) Public improvements, including parks, streets, sidewalks, and water and sewer
13	lines.
14	(3) Public facilities, including neighborhood and community facilities and
15	facilities for individuals with special needs.
16	(4) Public services, including employment, crime prevention, and energy
17	conservation.
18	(5) Assistance to private, for-profit entities for economic development.
19	(6) Technical assistance to public or nonprofit entities for neighborhood
20	revitalization or economic development activities.
21	(7) Assistance to for-profit and nonprofit entities to facilitate economic
22	development activities.
23	<b>SECTION 11.1.(i)</b> For purposes of this section, eligible activities under the category
24	of infrastructure in subsection (a) of this section shall be defined as provided in the HUD State
25	Administered Community Development Block Grant definition of the term "infrastructure."
26	Notwithstanding the provisions of subsection (d) of this section, funds allocated to the
27	Infrastructure Category in subsection (a) of this section shall not be reallocated to any other
28	category.
29	<b>SECTION 11.1.(j)</b> Throughout each year, deobligated funds arise in the various
30	funding categories and program years of the Community Development Block Grant (CDBG)
31	program as a result of (i) projects coming in under budget, (ii) projects being cancelled, or (iii)
32	projects being required to repay funds. Surplus federal administrative funds in the CDBG
33	program may vary from year to year based upon the amount of State-appropriated funds allocated
34	and the amount of eligible in-kind funds identified.
35	<b>SECTION 11.1.(k)</b> To allow the Department of Commerce and the Department of
36	Environmental Quality to quickly deploy deobligated and surplus federal administrative funds as
37	they are identified throughout the program year, the following shall apply to the use of
38	deobligated CDBG funds and surplus federal administrative funds:
39	(1) All surplus federal administrative funds shall be divided equally between the
40	Departments of Commerce and Environmental Quality and shall be used as
41	provided in subdivisions (2) and (3) of this subsection.
42	(2) All deobligated funds allocated to the Department of Commerce and any
43	surplus federal administrative funds, as provided for in subdivision (1) of this
44	subsection, may be used by the Department for all of the following:
45	a. To issue grants in the CDBG Economic Development or
46 47	Neighborhood Revitalization Program Category.
47 48	b. For providing training and guidance to local governments relative to the CDPC program its management and administrative requirements
48 49	<ul><li>the CDBG program, its management, and administrative requirements.</li><li>c. For any other purpose consistent with the Department's administration</li></ul>
49 50	c. For any other purpose consistent with the Department's administration of the CDBG program if an equal amount of State matching funds is
50 51	available.
51	

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1 2 3 4 5 6 7 8	(3)	<ul> <li>All deobligated funds allocated to the Department of E and any surplus federal administrative funds, as provid (1) of this subsection, may be used by the Department fe a. To issue grants in the CDBG infrastructure prog</li> <li>b. For any other purpose consistent with the Depart of the CDBG program if an equal amount of Se available.</li> </ul>	ded for in subdivision or all of the following: gram category. tment's administration
9	COMMERCE	NONPROFITS/REPORTING REQUIREMENTS	
10		<b>TION 11.2.(a)</b> The entities listed in subsection (b) of th	is section shall do the
11		ch year that State funds are expended:	
12 13 14 15 16 17 18 19 20 21 22 23 24 25	(1)	By September 1 of each year, and more frequently as re- chairs of the Joint Legislative Oversight Committee Natural and Economic Resources; the chairs of the Hou Appropriations Committee on Agriculture and Na Resources; the chairs of the Senate Appropriations Com- Natural, and Economic Resources; and the Fiscal Rese. State fiscal year program activities, objectives, and acco- State fiscal year itemized expenditures and fund source Provide to the chairs of the Joint Legislative Ove Agriculture and Natural and Economic Resources; the Representatives Appropriations Committee on Agricu Economic Resources; the chairs of the Senate Appropri- Agriculture, Natural, and Economic Resources; and Division a copy of the entity's annual audited financia	e on Agriculture and use of Representatives atural and Economic mittee on Agriculture, arch Division on prior mplishments and prior s. rsight Committee on chairs of the House of lture and Natural and ciations Committee on the Fiscal Research
26		days of issuance of the statement.	1 .1
27		<b>TION 11.2.(b)</b> The following entities shall comply wit	h the requirements of
28	subsection (a) or		
29 30	(1)	North Carolina Biotechnology Center. High Point Market Authority.	
30 31	(2)	•	
32	(3)	RTI International.	
32 33	NC BIOTECH	NOLOGY CENTER	
33 34		<b>TION 11.3.(a)</b> Recurring funds appropriated in this act	to the Department of
35		the North Carolina Biotechnology Center (Center) for e	-
36		nium shall be allocated for the following purposes in the fo	•
37	(1)	Job creation: AgBiotech Initiative, economic and indust	<b>•</b> • •
38	(-)	related activities: twenty-one percent (21%) of the fund	_
39	(2)	Science and commercialization: science and technology	0
40		of Innovation, business and technology development, e	
41		and related activities: sixty-five percent (65%) of the fu	
42	(3)	Center operations: administration, professional and tec	-
43		oversight, corporate communications, human resource r	
44		and grant administration, legal, and accounting: fourtee	n percent (14%) of the
45		funding.	
46	SEC	TION 11.3.(b) The nonrecurring funds appropriated	d in this act to the
47	-	Commerce for the Center for each fiscal year in the 2021-2	2023 biennium may be
48	used for the folle		
49	(1)	Expand the NC BIONEER Venture Challenge start-up of	competition statewide.
50	(2)	Expand NCBiotech grant and loan program funding.	
51	(3)	Train new workers statewide to meet biomanufacturing	job growth.

51 (3) Train new workers statewide to meet biomanufacturing job growth.

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1 2 3 4		(4) (5)	Recruit new life sciences companies to the State. Five hundred thousand dollars (\$500,000) of the nonrefiscal year of the biennium shall be used to support for loans to North Carolina agricultural technology compared	unding for early stage nies.
5			<b>FION 11.3.(c)</b> The Center shall not use any of the nonrec	-
6			of this section for administrative costs and shall report	on the expenditure of
7	those fund		year pursuant to Section 11.2 of this act.	
8	C 1'		<b>FION 11.3.(d)</b> The Center shall prioritize funding and dis	stribution of loans over
9	funding a		ibution of grants.	1 6 41 11 41
10	1 .		<b>FION 11.3.(e)</b> Up to ten percent $(10\%)$ of the sum of each $(10\%)$	
11		• •	this section may be reallocated to subdivision $(a)(1)$ or su	. , . ,
12			judgment of Center management, the reallocation will a	dvance the mission of
13	the Center	r.		
14				
15	SHELLF		ROWERS LOAN PROGRAM	
16	a		<b>FION 11.4.(a)</b> Of the funds appropriated in this act	
17		,	um of one million dollars (\$1,000,000) in nonrecurring fu	
18			Rural Center, Inc., a nonprofit corporation, for the Sh	ellfish Growers Loan
19	Program of		in subsection (b) of this section.	~
20			<b>FION 11.4.(b)</b> Article 16 of Chapter 113 of the General S	Statutes is amended by
21	0		tion to read:	
22	-		<u>llfish Growers Loan Program.</u>	
23	<u>(a)</u>		itions For purposes of this section, the following defin	itions apply:
24		<u>(1)</u>	Department. – The Department of Commerce.	
25		<u>(2)</u>	Governmental crop insurance. – Insurance coverage thr	-
26			Department of Agriculture Noninsured Crop Disaster A	
27		<u>(3)</u>	Prime rate. – The interest rate that a commercial bank	
28			rate for a loan with less than a 36-month term to	its most creditworthy
29			borrowers.	
30		<u>(4)</u>	Qualifying business. – A business entity or resident su	
31			Part 2 of Article 4 of Subchapter I of Chapter 105 of the	
32			will use the loan proceeds for the establishment or e	±
33			aquaculture businesses, including equipment and s	* *
34			shellfish aquaculture operations, water column leasin	g, and bottom culture
35			leasing.	
36		<u>(5)</u>	Qualifying lender. – A nonprofit corporation or cor	
37			financial institution chosen by the Rural Center that	engages in lending to
38			small businesses.	
39	<u>(b)</u>		am. – There is established the Shellfish Growers	
40		-	the North Carolina Rural Center, Inc., a nonprofit corp	
41			volving source of low-interest working capital and equipr	
42	and existi	ng sma	ll shellfish growers in this State. Funds credited to the pr	ogram are available in
43	perpetuity	and m	ust be used only to provide loans to eligible businesses as a	allowed in this section.
44	<u>(c)</u>	The f	ollowing shall apply to the program and loans made unde	er the program:
45		<u>(1)</u>	A loan provided under the program shall have a fixed in	terest rate that is equal
46			to the prime rate plus two and one-quarter percent	(2.25%) and shall be
47			amortized over the term of the loan.	
48		<u>(2)</u>	A working capital loan shall have a term of at least 12	2 months and shall not
49			exceed 24 months.	
50		<u>(3)</u>	An equipment loan shall have a term of at least 12 month	hs and shall not exceed
51			<u>60 months.</u>	

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1 2	<u>(4)</u>		n provided under the program may not exercise (\$50,000) per qualifying business.	ceed more than fifty thousand
3	(5)		shall be no penalty for prepayment of the	loan by a qualifying business
3 4	$\frac{(5)}{(6)}$		ualifying lender may retain an amount e	
	<u>(6)</u>			
5			subdivision (1) of this subsection and may	
6			eed two percent (2%) of the principal amo	
7	<u>(7)</u>		are made pursuant to an agreement wi	th a qualitying business that
8			les at least the following:	
9		<u>a.</u>	A provision requiring a qualifying busin	
10			will use the loan proceeds for the es	-
11			shellfish aquaculture businesses, includi	• • • •
12			intensive shellfish aquaculture operation	ns, water column leasing, and
13			bottom culture leasing.	
14		<u>b.</u>	A provision establishing the method for	determining compliance with
15			the program.	
16		<u>c.</u>	A provision requiring the loan is s	secured through a Uniform
17			Commercial Code financing statement.	
18		<u>d.</u>	A provision requiring recapture of loan	n funds if a business fails to
19			comply with the requirements of the pr	ogram. The qualifying lender
20			shall recapture loan funds only if the	
21			reasonable expectation that the recovery	
22			of recovery.	
23		<u>e.</u>	A provision requiring proof that the c	ualifying business possesses
24		<u></u>	current governmental crop insurance to	
25		<u>f.</u>	A provision allowing for losses fr	
26			governmental crop insurance coverage o	
27			business to be covered by the program	
28			unpaid principal loaned to the qualifying	±
29			time of the loss.	busiless but not repaid at the
30	(d) Inform	nation	- The qualifying lender shall make availal	ble on their website and in the
31			lifying businesses information regarding	
32		-	growers through the United States Depart	• •
33			On September 1, 2021, and annually the	
33 34		-	e Joint Legislative Oversight Committee o	-
35			he chairs of the Joint Legislative Economic	
36			Committee; the chairs of the House of Re	
37		-	ure and Natural and Economic Resource	
38		-	tee on Agriculture, Natural, and Economic	
30 39			Department shall consult with the Rural	
39 40			-	-
			Federation in compiling information for t	
41			to the Rural Center to compile informati	
42			section shall continue for the duration of	÷ •
43		the pro	gram are depleted. Each report shall cont	ain, at a minimum, all of the
44	following:		1 11 11 11 11	
45	<u>(1)</u>		umber, average size, and location of quali-	lying businesses that received
46			under the prior fiscal year of the report.	
47	$\frac{(2)}{(2)}$		verage loan amount.	
48	<u>(3)</u>		otal amount loaned to date.	
49	<u>(4)</u>		otal amount of loans repaid to date.	
50	<u>(5)</u>	-	otal amount of loans defaulted on to date.	
51	<u>(6)</u>	The t	otal amount of loans defaulted that have be	een recaptured."

1					
2	STATE SMALL BUSINESS CREDIT INITIATIVE FUNDS				
3	<b>SECTION 11.5.</b> Of the funds appropriated in this act from the State Small Business				
4	Credit Initiative funds received pursuant to ARPA to the Department of Commerce, the sum of				
5	one hundred twenty million four hundred sixty-one thousand nine hundred twenty-seven dollars				
6	(\$120,461,927) in nonrecurring funds shall be used to provide a grant to the North Carolina Rural				
7	Center, Inc., a nonprofit corporation, to be used in accordance with the State Small Business				
8	Credit Initiative Act of 2010, P.L. 111-240, as amended by section 3301 of ARPA.				
9					
10	MODIFY FILM GRANT				
11	SECTION 11.6.(a) G.S. 143B-437.02A reads as rewritten:				
12	"§ 143B-437.02A. The Film and Entertainment Grant Fund.				
13	(a) Creation and Purpose of Fund. – There is created in the Department of Commerce a				
14	special, nonreverting account to be known as the Film and Entertainment Grant Fund to provide				
15	funds to encourage the production of motion pictures, television shows, movies for television,				
16	productions intended for on-line distribution, and commercials and to develop the filmmaking				
17	industry within the State. The Department of Commerce shall adopt guidelines providing for the				
18	administration of the program. Those guidelines may provide for the Secretary to award the grant				
19	proceeds over a period of time, not to exceed three years. Those guidelines shall include the				
20	following provisions, which shall apply to each grant from the account:				
21	(1) The funds are reserved for a production on which the production company has				
22	qualifying expenses of at least the following:				
23	a. For a feature-length film:				
24	1. Three million dollars (\$3,000,000), One million five hundred				
25	thousand dollars (\$1,500,000), if for theatrical viewing.				
26	2. One million dollars (\$1,000,000), Five hundred thousand				
27	dollars (\$500,000), if a movie for television.				
28	b. For a television series, one million dollars (\$1,000,000) five hundred				
29	thousand dollars (\$500,000) per episode.				
30 31	c. For a commercial for theatrical or television viewing or on-line distribution, two hundred fifty thousand dollars (\$250,000).				
31 32					
32 33					
33 34	b. An amount more than seven million dollars (\$7,000,000) for a				
35	feature-length film, more than twelve <u>fifteen</u> million dollars				
36	(\$12,000,000) (\$15,000,000) for a single season of a television series,				
37	or two hundred fifty thousand dollars (\$250,000) for a commercial for				
38	theatrical or television viewing or on-line distribution.				
39	"				
40	<b>SECTION 11.6.(b)</b> This section becomes effective July 1, 2021, and applies to				
41	grants made on or after that date.				
42					
43	ONE NC SMALL BUSINESS PROGRAM CHANGES				
44	<b>SECTION 11.7.(a)</b> G.S. 143B-437.80 reads as rewritten:				
45	"§ 143B-437.80. North Carolina SBIR/STTR Incentive Program.				
46	(a) Program. – There is established the North Carolina SBIR/STTR Incentive Program				
47	to be administered by the North Carolina Board of Science, Technology, and Innovation. In order				
48	to foster job creation and economic development in throughout the State, the Board may provide				
49	grants to eligible businesses to offset costs associated with applying to the United States Small				
50	Business Administration for federal Small Business Innovative Research (SBIR) grants or Small				

Business Technology Transfer Research (STTR) grants. The grants shall be paid from the One 1 2 North Carolina Small Business Account established in G.S. 143B-437.71. 3 . . . 4 (c) Grant. - The North Carolina Board of Science, Technology, and Innovation may 5 award grants to reimburse a business for up to fifty percent (50%) a percentage of the costs of preparing and submitting a SBIR/STTR Phase I proposal, up to a maximum of three-twelve 6 7 thousand dollars (\$3,000). (\$12,000). The maximum percentage for reimbursement is 8 seventy-five percent (75%) for an eligible business located in a development tier one or two area, 9 as defined in G.S. 143B-437.08, and is fifty percent (50%) for any other eligible business. A 10 business may receive only one grant-two grants under this section per year. A business may 11 receive only one grant under this section with respect to each federal proposal submission. Costs 12 that may be reimbursed include costs incurred directly related to preparation and submission of 13 the grant such as word processing services, proposal consulting fees, project-related supplies, 14 literature searches, rental of space or equipment related to the proposal preparation preparation, 15 educational programs, and salaries of individuals involved with the preparation of the proposals. 16 Costs that shall not be reimbursed include travel expenses, large equipment purchases, facility or 17 leasehold improvements, and legal fees. 18 . . . 19 (e) Education and Outreach. – The North Carolina Board of Science, Technology, and 20 Innovation may use up to ten percent (10%) of funds appropriated for grants under this section to provide education and outreach, including training, materials, and location and other 21 22 associated costs, to aid in the awareness and successful completion of SBIR/STTR Phase I proposals." 23 24 **SECTION 11.7.(b)** G.S. 143B-437.81 reads as rewritten: 25 "§ 143B-437.81. North Carolina SBIR/STTR Matching Funds Program. 26 . . . 27 Grant. – The North Carolina Board of Science, Technology, and Innovation may (c) 28 award grants to match the funds received by a business through a SBIR/STTR Phase I proposal 29 up to a maximum of one-two hundred thousand dollars (\$100,000). (\$200,000). Seventy-five 30 percent (75%) of the total grant shall be remitted to the business upon receipt of the SBIR/STTR 31 Phase I award and application for funds under this section. Twenty-five percent (25%) of the 32 total grant shall be remitted to the business upon submission by the business of the Phase II 33 application to the funding agency and acceptance of the Phase I report by the funding agency. A 34 business may receive only one grant under this section per year. A business may receive only 35 one grant under this section with respect to each federal proposal submission, award. Over its 36 lifetime, a business may receive a maximum of five awards under this section. ...." 37 38 39 TIER THREE ONE NC ALLOTMENT 40 SECTION 11.8.(a) G.S. 143B-437.71 reads as rewritten: 41 "§ 143B-437.71. One North Carolina Fund established as a special revenue fund. 42 Establishment. - The One North Carolina Fund is established as a special revenue (a) 43 fund in the Department of Commerce. 44 Purposes. - Moneys in the One North Carolina Fund may only be allocated pursuant (b) 45 to this subsection. Moneys may be allocated to local governments for use in connection with 46 securing commitments for the recruitment, expansion, or retention of new and existing businesses 47 and to the One North Carolina Small Business Account created pursuant to subsection (c) of this 48 section in an amount not to exceed three million dollars (\$3,000,000). Moneys in the One North 49 Carolina Fund allocated to local governments shall be used for the following purposes only: 50 Installation or purchase of equipment. (1)

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1 2	(2) Structural repairs, improvements, or renovations to exist used for expansion.	ting buildings to be
2 3 4	<ul> <li>(3) Construction of or improvements to new or existing w electric utility distribution lines or equipment for existing</li> </ul>	
5	(4) Construction of or improvements to new or existing w	
6	electric utility distribution lines or equipment for new or	
7	to be used for manufacturing and industrial operations.	
8	(5) Any other purposes specifically provided by an act of the	General Assembly.
9	(b1) Awards The amounts committed in Governor's Letters issue	-
10	biennium year may not exceed twenty-eight seventeen	
11	(\$28,000,000).(\$17,000,000). Of the amount authorized in this subsection, t	
12	(\$3,000,000) is reserved for agreements with local governments located in de	
13	areas, as defined in G.S. 143B-437.08, with total employment of 115,000 or	less, using the data
14	specified in G.S. 143B-437.52(c)(3).	unit the Orie Newth
15 16	(c) There is created in the One North Carolina Fund a special according Small Business Account, to be used for the North Carolina SB	
10	Program and the North Carolina SBIR/STTR Matching Funds Program, as	
17	of Article 10 of Chapter 143B of the General Statutes."	specified in 1 art 21
19	SECTION 11.8.(b) This section becomes effective July 1, 2021	
20		•
21	RURAL READY SITES REPORT CHANGE	
22	SECTION 11.9. Section 15.7A(d) of S.L. 2017-57 reads as rew	ritten:
23	"SECTION 15.7A.(d) Report The Department of Commerce sh	all submit a report
24	detailing its use of State funds appropriated by this section. The report shall	be submitted to the
25	chairs of the Joint Legislative Oversight Committee on Agriculture and Na	tural and Economic
26	Resources, the chairs of the Joint Legislative Economic Development and	
27	Oversight Committee, the chairs of the House of Representatives Appropriate	
28	and Natural and Economic Resources, the chairs of the Senate Appropriati	
29	Natural, and Economic Resources, and the Fiscal Research Division by Septe	· · · · · · · · · · · · · · · · · · ·
30	and by September 1 of each subsequent year State funds are received, and	
31	requested. until all funding appropriated by this section is expended and expendence of the parameters and t	
32 33	completed. The Department shall report on each existing eligible project,	<b>u</b>
33 34	agreements entered into and the amount of funds utilized or encumbered f shall include the information required by this section for the most recently en	-
34 35	report shall include all of the following:	ucu fiscal year. <u>The</u>
36	(1) For projects that are not completed:	
37	<u>a. The name of the project.</u>	
38	b. Total amount of funds awarded for each project.	
39		
40	c.Amount expended to date for each project.d.A summary and description of each project.e.An expected date of completion for each project.f.An anticipated number of jobs created by each project.	
41	e. <u>An expected date of completion for each project.</u>	
42	<u>f.</u> <u>An anticipated number of jobs created by each pro-</u>	<u>oject.</u>
43	g. The current status of the project, including any i	ssues resulting in a
44	delay.	
45	(2) For projects that are completed:	
46	a. <u>Whether the site of the project is occupied.</u>	
47	b. <u>How many jobs were created by the project.</u> "	
48 49	SITE DEVELOPMENT REVOLVING LOAN FUND	
49 50	SITE DEVELOPMENT REVOLVING LOAN FUND SECTION 11.10.(a) Part 22 of Article 10 of Chapter 143B of t	the General Statutos
50 51	is amended by adding a new section to read:	ne General Statutes
51	is amonated by adding a new section to read.	

1	" <u>§ 143B-472.127</u>	A. Site Development Revolving Loan Fund.
2		ose. – The purpose of this section is to (i) provide a means for meeting the need
3	of local governm	ent units to have infrastructure adaptable to and facilitating the recruitment of
4	industries so as t	o promote the creation of new jobs and to strengthen and diversify the tax base
5	and revenue sou	rces in the State and (ii) govern the use of State funds appropriated to the
6	Authority for site	e development projects and the use of revenue received by the Authority from
7	the repayment of	loans made with such funds.
8	(b) Fund	Established. – The Site Development Revolving Loan Fund is established as a
9	special revenue f	Fund. The Fund receives State funds for site development. Revenue credited to
10	the account is available	ailable in perpetuity and must be used only to provide loans to local government
11	units as allowed	in this section. The Authority is directed to establish accounts within the Fund
12	to administer loa	ns for site development projects for local government units. The Authority, in
13	consultation with	the Economic Investment Committee, shall determine the form of a loan that
14	is appropriate for	a project application by a local government unit.
15	(c) Priori	tization. – The factors for priority in this section apply to a loan from the Fund.
16	The Rural Infra	astructure Authority must consider the following items when evaluating
17	applications:	
18	<u>(1)</u>	Whether a loan is needed for the local government unit to complete the site
19		development project.
20	<u>(2)</u>	The anticipated economic impact of full utilization of the site, including
21		increased employment opportunities and the effect on the tax base of the local
22		government unit.
23	<u>(3)</u>	The costs of the project when compared to the benefits of the project.
24	<u>(4)</u>	The degree to which the local government unit has available funds to or has
25		the ability to generate available funds to, and has historically used such funds
26		to, invest in an attempt to recruit economic development projects and
27		opportunities, including investments in developing expertise or employing
28		expertise in economic development efforts.
29	<u>(5)</u>	The types of industries for which the project is suitable for use.
30	<u>(6)</u>	The likelihood of utilization of the site and recoupment of the loan.
31	<u>(7)</u>	Whether one or more loans have been previously provided pursuant to this
32		Part for the economic development of the applicant local government unit.
33	<u>(8)</u>	The likelihood that utilization of the site will induce additional economic
34		investment in the area.
35	<u>(9)</u>	The ranking of the county pursuant to G.S. 143B-437.08 in which the local
36		government unit is located.
37	<u>(10)</u>	Whether the local government unit has demonstrated a willingness and ability
38		to meet its responsibilities through sound fiscal policies and efficient
39		operation and management.
40		- If an application is approved under this Part, the local government unit must
41		percent (2%) of the amount of the loan provided. The fee is payable when loan
42		s a departmental receipt and must be applied to the Authority's costs and the
43		nt Commission's costs in administering funds from the Fund. The Authority and
44		ment Commission must determine how to allocate the fee receipts.
45		rt. – The Division shall publish by November 1 of each year a report on the
46		und covering the preceding fiscal year. The Division shall submit a copy of the
47		nt Legislative Oversight Committee on Agriculture and Natural and Economic
48		e Fiscal Research Division. The report required by this section must contain the
49		ation concerning the accounts of the Fund:
50	(1)	The beginning and ending balance for the fiscal year.
51	<u>(2)</u>	The amount of revenue credited to the Fund during the fiscal year.

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1		(3)	The total amount of loans awarded from the Fund.	
2		(4)	Specific to each loan awarded, the recipient of the lo	an, the amount of the
3	-	<u>, , , , , , , , , , , , , , , , , , , </u>	loan, the amount of the loan that was disbursed, and t	
1			remaining to be disbursed in a subsequent fiscal year.	
5		(5)	The amount disbursed for loans awarded but not disb	ursed in a prior fiscal
5	-	<u>, , , , , , , , , , , , , , , , , , , </u>	year and the amount remaining to be disbursed in a sub	
7		(6)	An assessment of the expected impact on the econom	•
3	-		projects for which the loans were awarded.	<u>i</u>
)	(f) .	Admi	nistration. – The Division shall be responsible for admi	inistering the program
)			e awarded by the Authority as provided in this section.	<u> </u>
1			bility; Use. – A local government unit is eligible to app	ly for a loan from the
2		-	n the Fund may be used for the following types of project	
3			to make the site suitable for sale to a business looking to	• • •
1	-	(1)	Construction of or improvements to new or existing	•
5	-	<u>, , , , , , , , , , , , , , , , , , , </u>	electric utility distributions lines or equipment for exist	
5			buildings.	
7		(2)	<u>Construction of or improvement to transportation infra</u>	structure for allowing
3	-	<u>, , , , , , , , , , , , , , , , , , , </u>	or improving access to a site.	÷
)		(3)	Grading and clearing of a site.	
)		(4)	Sidewalks.	
1		(5)	Any other purposes specifically provided by an act of t	he General Assembly.
2	=		ations. – The following limitations apply to the Fund:	
3		(1)	The amount of a loan from the Fund may not exceed th	e construction costs of
1	-	<u>, - /</u>	a project.	
5		(2)	A loan from the Fund is available only to the extent that	t other funding sources
5	-	<u>(=)</u>	are not reasonably available to the local government un	
7	(i) .	Appli	cation. – An application for a loan from the Fund must be	
3			ibed by, and contain the information required by, the A	
)	-		additional information requested by the Authority to en	• • • •
)			nation on the application. An application that does no	
			subsection is incomplete and not eligible for consideration	
			w. – The Authority must review all applications filed	
			plication period and rank each application in accordance	
Ļ			in subsection (c) of this section. The Authority's det	1
5			Authority determines an application's rank is too low to	
5			cation period, the Authority must include the application	
			cation period. If the application's rank is again too low to	
3			t eligible for consideration in a subsequent application	
)			n does not receive an award after review in two applicat	
)	new applica			r · _ · · · · · · · · · · · · · · ·
			d. – When the Authority determines that an application's	rank makes it eligible
2	<u> </u>		loan, the Authority must send the applicant a letter of in	
3			set out any conditions the applicant must meet to receive	
ŀ			es the conditions set out in the letter of intent, the Au	
5			er to award the loan. The applicant must give the Author	•
5			s or rejects the offer. A loan is considered awarded when	-
7	loan is issue			
3			oval by Local Government Commission. – The Authority	may not award a loan
)			unless the Local Government Commission approves the	•
)			loan. In reviewing a proposed loan to a local govern	
1			nmission must consider the loan as if it were a bond pro-	•
			· · · · · · · · · · · · · · · · · · ·	•

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proposed lo	ban in accordance with the factors set out in G.S. 159-52 for revie	ew of a proposed
bond issue.		<u>i</u>
	Terms. – A loan from the Fund is subject to all of the following:	
	(1) Interest rate. – The loan does not bear interest.	
	(2) Maturity. – The loan matures when the local government	unit transfer land
•	benefitting from the project for which the loan was awarded	
	(3) Security. – A local government unit may pledge, as security	
-	to repay the principal of a loan awarded under this section,	
	(i) a mortgage, deed of trust, security interest, or similar lier	
	the infrastructure that benefits from the project for which the	
	or (ii) its full faith and credit if it meets the requirement	
	Chapter 159 of the General Statutes.	
(n)	Debt Instrument. – A local government unit may execute a debt in	strument navable
	to evidence an obligation to repay the principal of a loan awarded u	
	urer, with the assistance of the Local Government Commission, m	
	s for use by local government units under this section. The Lo	_
	on must develop procedures for loan recipients to deliver debt instru	
	blic bidding.	<u></u>
-	Withdrawal. – A letter of intent to offer an award of a loan for a pro	ect is withdrawn
	government unit fails to enter into a construction contract for the p	-
	the date of the letter. An award of a loan for a project is withd	
	t unit fails to enter into a construction contract for the project with	
-	the award. The Division may extend the time limits provided in thi	
	t the applicant has good cause for the failure but must, upon a finding	
-	y which the local government unit must take action or forfeit the aw	
	Disbursement. – The Division must disburse the proceeds of a	
	t unit in a series of payments based on the progress of the project for	
-	ed. To obtain a payment, the local government unit must submit a rec	
	sion and document the expenditures for which the payment is reques	
(q)	Inspection. – The Division may have a project for which a loan is av	warded under this
section insp	bected to determine the progress made on the project and whether the	ne construction of
the project	is consistent with the description in the application. The individua	al performing the
	must hold licenses and certifications, as appropriate for such inspect	
	ne following:	
-	(1) An officer or employee of the local government unit that re	ceived the award
	for the project.	
-	(2) An owner, officer, employee, or agent of a contractor	or subcontractor
	engaged in the construction of the project for which the awa	rd was made.
<u>(r)</u>	Rules The Authority may adopt rules to implement this section.	
the General	1 Statutes, the Administrative Procedure Act, governs the adoptio	n of rules by the
Authority.	The Authority must give a copy of the rules adopted to implement th	is section without
charge to a	person who requests a copy.	
<u>(s)</u>	Definitions. – The following definitions apply in this section:	
	(1) Authority. – The Rural Infrastructure Authorit	ty created in
	<u>G.S. 143B-472.128.</u>	
	(2) Construction costs. – The costs of planning, designing, and	
	project for which a loan is available under this section. T	
	legal, fiscal, administrative, and contingency costs and the co	ost to acquire real
	property or an interest in real property.	
	(3) <u>Division. – The Rural Economic Development Divi</u>	sion created in
	G.S. 143B-472.126.	

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1	(4) Fund. – The Site Development Revolving Loan Fund.
2	(5) <u>Loan. – An award of money loaned to a local government unit with an</u>
3	obligation on the part of the unit to repay the amount awarded.
4	(6) Local Government Commission. – The Local Government Commission of the
5	Department of the State Treasurer, established in G.S. 159-3.
6	(7) Local government unit. – Any of the following located in a county with total
7	employment of 115,000 or more:
8	<u>a.</u> <u>A city, as defined in G.S. 160A-1.</u>
9	b. <u>A county.</u>
10	c. A consolidated city-county, as defined in G.S. 160B-2.
11	(8) State. – The State of North Carolina.
2	(9) <u>Treasurer. – The Treasurer of the State elected pursuant to Article III, Section</u>
13	7, of the North Carolina Constitution."
14	<b>SECTION 11.10.(b)</b> Of the funds appropriated in this act for the Department of
15	Commerce for the Rural Infrastructure Authority, the sum of fifty million dollars (\$50,000,000)
16	in nonrecurring funds is allocated to the Site Development Revolving Loan Fund created in
17	subsection (a) of this section for uses consistent with the Fund.
18	
19	EDPNC MARKETING FUNDS
20	SECTION 11.11. Of the funds appropriated in this act to the Department of
21	Commerce for the nonprofit corporation with which the Department contracts pursuant to
22	G.S. 143B-431.01(b), the sum of sixty million dollars (\$60,000,000) shall be used for the
23	following purposes in the following amounts:
24	(1) Thirty million dollars (\$30,000,000) for travel and tourism marketing in the
25	State.
26	(2) Thirty million dollars (\$30,000,000) for business marketing in the State.
27	Of the funds allocated in subdivisions (1) and (2) of this section, the nonprofit
28	corporation shall use no more than ten million dollars (\$10,000,000) for each purpose in each of
29	the next three fiscal years.
30	
31	RURAL DOWNTOWN TRANSFORMATION GRANT PROGRAM
32	<b>SECTION 11.12.(a)</b> Allocation. – Of the funds appropriated in this act from the
33	State Fiscal Recovery Fund for Rural Downtown Transformation grants, the sum of fifty million
34	dollars (\$50,000,000) shall be allocated to the Department of Commerce, Rural Economic
35	Developmental Division (REDD), to administer a rural downtown transformation grant program
36	pursuant to this section. The program shall enable eligible units of local government to fully
37	leverage resources towards enhancing their communities' prospects for economic growth. Of the
38	funds allocated in this section, twenty-five million dollars (\$25,000,000) shall be used for
39	neighborhood revitalization grants and twenty-five million dollars (\$25,000,000) shall be used
40	for community development enhancement grants, consistent with this section.
41	SECTION 11.12.(b) Program. – There is created the Rural Downtown
42	Transformation Grant Program (Program) to be administered by REDD to provide neighborhood
43	revitalization and community development enhancement grants to eligible units of local
44 4 5	government.
45 46	<b>SECTION 11.12.(c)</b> Neighborhood Revitalization Grants. – Neighborhood
16 17	revitalization grants shall be used to support public improvement projects that complement
47 49	affordable housing investments and help pandemic-impacted neighborhoods retain downtown
48 40	businesses. Eligible projects for a neighborhood revitalization grant include all of the following:
49 50	<ul> <li>(1) Sidewalks and walkways.</li> <li>(2) Barks and playarounds.</li> </ul>
50 51	<ul> <li>(2) Parks and playgrounds.</li> <li>(3) Signage and lighting</li> </ul>
51	(3) Signage and lighting.

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1	(4) Benches and planter boxes.	
2	(5) Public restrooms.	
3	(6) Public venues, public parking, and infrastructure.	
4	SECTION 11.12.(d) Community Development Enhancement Gra	ints. – Community
5	development enhancement grants shall be used for any of the following:	5
6	(1) Support the acquisition of land and buildings.	
7	(2) Preparation and development of neighborhood properties a	nd business sites.
8 9	(3) Removal of structural and physical barriers to enhance commeconomic development opportunities.	
10	In addition, community development enhancement grant funds m	ay be used by the
11	Department of Commerce in partnership with the Department of Environmenta	
12	environmental hazards on potentially contaminated eligible property or bus	
13	conduct necessary environmental removal or remedial activities to allow the pr	
14	sites to be permitted for development.	
15	<b>SECTION 11.12.(e)</b> Training; Technical Assistance. – Program f	funds may be used
16	to deliver training and technical assistance for local government units to ef	
17	State and federal assistance.	j
18	SECTION 11.12.(f) Eligibility. – A unit of local government is e	ligible for a Rural
19	Downtown Transformation Grant under this section if it is located in a develo	
20	tier two area, as defined in G.S. 143B-437.08, and is either (i) a community ne	-
21	by the COVID-19 pandemic at a disproportionate level when compared to the	• •
22	(ii) located in a qualified census tract, as defined by the United States Depar	
23	and Urban Development.	8
24	<b>SECTION 11.12.(g)</b> Application. – An applicant for a	Rural Downtown
25	Transformation Grant must show a reasonable expectation that the funding	
26	sector investment and job creation, community development projects,	
27	revitalization.	C
28	SECTION 11.12.(h) Administration. – REDD may use up to three	ee percent (3%) of
29	the funds allocated in this section to administer the Program.	-
30		
31	PART XII. ENVIRONMENTAL QUALITY	
32		
33	GREAT COHARIE TIMBER SALES	
34	SECTION 12.1. The Department of Environmental Quality sha	ll deposit revenue
35	generated from timber harvesting on the Great Coharie property managed by	the Department's
36	Stewardship Program in the Conservation Grant Endowment Interest Fu	und (Fund Code:
37	64307-6705) for the purpose of restoration and stewardship of that property.	
38		
39	OVERSIGHT COMMITTEE STUDY OF DEQ FEES	
40	SECTION 12.2. The Joint Legislative Oversight Committee of	n Agriculture and
41	Natural and Economic Resources shall study the existing fee structur	e for permitting,
42	compliance, and oversight services performed by the Department of Environm	ental Quality with
43	the goal of identifying areas where fee income does not adequately support the	services provided.
44	The Committee shall identify, with respect to each service identified as have	ing an insufficient
45	fee, the amount of the fee that was or could have been charged, the cos	t incurred by the
46	Department of Environmental Quality in performing the service, and, if appl	licable, the reason
47	for not charging the fee or for the fee shortfall. The Committee shall provid	le its report to the
48	2022 Regular Session of the 2021 General Assembly upon its convening.	
49		
50	EXTEND SHELLFISH LEASING MORATORIA	
51	<b>SECTION 12.2</b> (a) Spatian 7 of S.L. 2010 27 mode as non-written.	

51 SECTION 12.3.(a) Section 7 of S.L. 2019-37 reads as rewritten:

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"SECTION 7. Notwithstanding G.S. 113-202 and G.S. 113-202.1, a moratorium on new 1 2 shellfish cultivation leases and new water column leases for aquaculture shall be imposed for all 3 those waters enclosed by a line beginning at 34° 13.10221' N -77° 48.79544' W on the mainland 4 side near Wrightsville Beach Bridge; running southeasterly to a point at 34° 12.51584' N -77° 5 47.81847' W on Wrightsville Beach; following the shoreline southwesterly to a point at 34° 6 11.121' N -77° 48.848' W at Masonboro Inlet; running southwesterly to a point at 34° 10.927' 7 N -77° 48.771' W at Masonboro Inlet; continuing southwesterly to a point at 34° 05.04108' N -77° 8 52.08324' W near IWW marker #159 continuing running southwesterly to a point at 34° 9 03.64140' N -77° 53.41338' W on the mainland adjacent to the eastern mouth of Snow's Cut; 10 running northeasterly along the shoreline to the point of beginning. The moratorium shall expire July 1, 2021. For purposes of this section, a new shellfish cultivation lease or water column lease 11 12 shall include applications for either type of lease received by the Secretary, but not granted as of 13 July 1, 2019."

14

### SECTION 12.3.(b) Section 8 of S.L. 2019-37 reads as rewritten:

15 "SECTION 8. Notwithstanding G.S. 113-202 and G.S. 113-202.1, a moratorium on new 16 shellfish cultivation leases and new water column leases for aquaculture shall be imposed for all those waters enclosed by a line beginning at 34° 43.24641' N -76° 41.68436' W; running easterly 17 following the Highway 70 High Rise Bridge to a point at 34° 43.27819' N -76° 41.22259' W; 18 19 running southerly to a point 34° 42.375275' N -76° 40.80078' W on the southern tip of Radio 20 Island; running southerly to a point 34° 41.98273' N -76° 40.81929' W; following the shoreline 21 westerly to the Emerald Isle Bridge at a point 34° 40.05410' N -77° 03.80531' W; running 22 northwesterly following the bridge to a point 34° 40.77658' N -77° 04.02674' W on the mainland 23 near the Emerald Isle High Rise Bridge; running easterly following the shoreline to the point of 24 beginning. The moratorium shall expire July 1, 2021. For purposes of this section, a new shellfish 25 cultivation lease or water column lease shall include applications for either type of lease received 26 by the Secretary, but not granted as of July 1, 2019."

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## COMMERCIAL FISHING LICENSE BUYBACK

SECTION 12.4.(a) Funds appropriated in this act to the Division of Marine Fisheries of the Department of Environmental Quality for commercial fishing license buyback shall be used by the Division to implement a voluntary fisheries license buyback program for holders of underutilized Standard Commercial Fishing Licenses (SCFLs). The program shall include the following requirements:

- 34 (1) SCFLs repurchased with funds provided by this section shall be retired and
  35 shall not revert to the pool of available commercial fishing licenses established
  36 by Section 5.2 of S.L. 1997-400, as amended by Section 4.24 of S.L.
  37 1998-225.
  - (2) Any holder of an SCFL who sells the license back through the program funded by this section shall not be eligible to receive an SCFL or a Retired Standard Commercial Fishing License for three years following the date of sale through the buyback program.

42 **SECTION 12.4.(b)** The Division of Marine Fisheries shall report to the Joint 43 Legislative Oversight Committee on Agriculture and Natural and Economic Resources and the 44 Fiscal Research Division as follows:

- 45 (1) No later than December 1, 2021, on its plan for the voluntary license buyback
   46 program with consideration of a reverse auction model.
- 47 (2) No later than April 15, 2022, on interim progress in implementing the buyback
  48 program, including any required legislative changes.
- 49 (3) No later than September 1, 2022, and September 1, 2023, on activities and
  50 results of the buyback program during the prior fiscal year.
- 51

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SHALLOW DRAFT NAVIGATION CHANNEL DREDGING AND AQUATIC WEED
FUND AMENDMENTS SECTION 12.5 C S 1/43 215 73E(b) roads as rowritton:
<ul> <li>SECTION 12.5. G.S. 143-215.73F(b) reads as rewritten:</li> <li>"(b) Uses of Fund. – Revenue in the Fund may only be used for the following purposes:</li> </ul>
(b) Uses of Fund. – Revenue in the Fund may only be used for the following purposes. (1) To provide the State's share of the costs associated with any dredging project
designed to keep shallow draft navigation channels located in State waters or
waters of the state State located within lakes navigable and safe.
(2) For aquatic weed control projects in waters of the State under Article 15 of
Chapter 113A of the General Statutes. Funding for aquatic weed control
projects is limited to one million dollars (\$1,000,000) in each fiscal year.
(3) For the compensation of a beach and inlet management project manager with
the Division of Coastal Management of the Department of Environmental
Quality for the purpose of overseeing all For administrative support of
activities related to beach and inlet management in the State. Funding for the
position is limited to ninety nine thousand dollars (\$99,000) in each fiscal
year.State, limited to one hundred thousand dollars (\$100,000) in each fiscal
year.
(3a) For administrative support of Fund operations, limited to one hundred
thousand dollars (\$100,000) in each fiscal year.
(4) To provide funding for siting and acquisition of dredged disposal easement
sites associated with the maintenance of the Atlantic Intracoastal Waterway
between the border with the state of South Carolina and the border with the
Commonwealth of Virginia, under a Memorandum of Agreement between the
State and the federal government.
(5) For assessments and data collection regarding dredge material disposal sites
located in the State."
CONSIGNATE LEAVING INDED CROUND (TODA CE TANK CLEANUD DUND
COMMERCIAL LEAKING UNDERGROUND STORAGE TANK CLEANUP FUND
CHANGES SECTION 12.6. G.S. 143-215.94B(i) reads as rewritten:
"(i) During each fiscal year, the Department shall use up to one million dollars
(1) During each fiscal year, the Department shall use up to one minion domais (\$1,000,000) two million dollars (\$2,000,000) of the funds in the Commercial Fund to fund
necessary assessment and cleanup to be conducted by the Department of discharges or releases
for which a responsible party has been identified but for which the responsible party can
demonstrate that undertaking the costs of assessment and cleanup will impose a severe financial
hardship. Any portion of the \$1,000,000-two million dollars (\$2,000,000) designated each fiscal
year, which is not used during that fiscal year to address situations of severe financial hardship,
shall revert to the Commercial Fund for the uses otherwise provided by this section. The
Commission shall adopt rules to define severe financial hardship; establish criteria for assistance
due to severe financial hardship pursuant to this section; and establish a process for evaluation
and determinations of eligibility with respect to applications for assistance due to severe financial
hardship. The Commission shall create a subcommittee of the Commission's Committee on Civil
Penalty Remissions as established by G.S. 143B-282.1 to render determinations of eligibility
under this subsection."
BERNARD ALLEN MEMORIAL DRINKING WATER FUND CLARIFICATION
SECTION 12.7. G.S. 87-98 reads as rewritten:
"§ 87-98. Bernard Allen Memorial Emergency Drinking Water Fund.
(a) The Department shall distance may be from the E 11 1 C 11 1
(c) The Department shall disburse monies from the Fund based on financial need and on the risk to public health posed by groundwater contamination and shall give priority to the
the risk to public health posed by groundwater contamination and shall give priority to the

provision of services under this section to instances when an alternative source of funds is not 1 2 available. The Fund shall not be used to provide alternative water supply to households with 3 incomes greater than three hundred percent (300%) of the current federal poverty level. level. 4 provided that this income limitation shall not apply in cases of contamination that includes per-fluoroalkyl or poly-fluoroalkyl substances. The Fund may be used to provide alternative 5 6 drinking water supplies if the Department determines that the concentration of one or more 7 contaminants in the private drinking water well or improved spring exceeds the federal maximum 8 contaminant level, or the federal drinking water action level as defined in 40 Code of Federal 9 Regulations § 141.1 through § 141.571 (1 July 2007) and 40 Code of Federal Regulations § 143.3 10 (1 July 2007). For a contaminant for which a federal maximum contaminant level or drinking water action level has not been established, the State groundwater standard established by the 11 12 Environmental Management Commission for the concentration of that contaminant contaminant, 13 a health goal established by the North Carolina Department of Health and Human Services, or a 14 health advisory standard established by the United States Environmental Protection Agency shall be used to determine whether the Fund may be used to provide alternative drinking water 15 supplies. The Fund may also be used to provide alternative drinking water supplies as provided 16 17 in this section if the Department determines that the concentration of one or more contaminants 18 in a private drinking water well is increasing over time and that there is a significant risk that the 19 concentration of a contaminant will exceed the federal maximum contaminant level or drinking 20 water action level, or the State groundwater standard. A determination of the concentration of a 21 contaminant shall be based on a sample of water collected from the private drinking water well within the past 12 months. 22 23 . . . 24 <del>(c4)</del> The Department may use up to one hundred thousand dollars (\$100,000) annually of 25 the monies in the Fund to pay the personnel and other direct costs associated with the 26 implementation of this section. . . . . " 27 28 29 **ROCKINGHAM/GUILFORD COUNTY FUNDS EXTENSION** 30 SECTION 12.8. Subsection 14.20A(b) of S.L. 2016-94, as amended by Section 1 of

SECTION 12.8. Subsection 14.20A(b) of S.L. 2016-94, as amended by Section 131S.L. 2017-17 and Section 2 of S.L. 2019-75, reads as rewritten:

32 "SECTION 14.20A.(b) Notwithstanding G.S. 143C-6-23(f1)(1) and G.S. 143C-1-2, funds 33 allocated by this section shall be held in reserve by the Office of State Budget and Management 34 and the allocations to each County shall be released when the County and one or more of the 35 municipalities specified in subsection (a) of this section reach agreement on the funds allocated 36 to that County by this section through interlocal agreements or the formation of regional water 37 and sewer authorities or a combination of interlocal agreements and regional water and sewer authorities. Funds not spent or encumbered by June 30, <del>2021,</del> 2023, shall be returned by the local 38 39 governments or regional water and sewer authority to the Office of State Budget and 40 Management and revert to the General Fund."

41

# 42 REPURPOSE PREREGULATORY LANDFILL FUNDS AMENDMENT

43 SECTION 12.9. Section 13.2 of S.L. 2018-5, as amended by Section 4.2 of S.L.
44 2018-97, reads as rewritten:

45 "SECTION 13.2. Notwithstanding G.S. 130A-310.11(b), up to two million dollars 46 (\$2,000,000) of the funds credited to the Inactive Hazardous Sites Cleanup Fund under 47 G.S. 105-187.63 for the assessment and remediation of pre-1983 landfills shall instead be used 48 by the Department of Environmental Quality's Division of Waste Management to provide a 49 matching grant to Charlotte Motor Speedway, LLC, (CMS) for the purpose of remediation 50 activities at the Charlotte Motor Speedway in Cabarrus County. The Division shall provide one 51 dollar (\$1.00) for every two non-State dollars (\$2.00) one non-State dollar (\$1.00) provided in

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1 2 3 4	kind or otherwise, up to a maximum of two million dollars (\$2,000,000) for the described in this section. CMS may allocate all or a portion of the grant provide to an entity that controls CMS or an entity controlled by CMS. Entities allocation shall be considered a subgrantee as defined in G.S. 143C-6-23."	ded by this section
5	anocation shall be considered a subgrance as defined in 0.5. 1450-0-25.	
6	DAM SAFETY EMERGENCY FUND	
7	SECTION 12.10.(a) Part 3 of Article 21 of Chapter 143 of the (	General Statutes is
8	amended by adding a new section to read:	
9	"§ 143-215.32A. Dam Safety Emergency Fund.	
10	(a) Establishment; Purpose. – There is established the Dam Safety	Emergency Fund
11	within the Department, as set forth in this section. The Fund shall be used t	o defray expenses
12	incurred by the Department in developing and implementing an emergency da	am safety remedial
13	<u>plan.</u>	
14	(b) Eligible Expenses. – The Fund may be used for expenses incurred	
15	implementing an emergency dam safety remedial plan that has been approved by	
16	including expenses incurred to contract with any third party for service	es related to plan
17	development or implementation.	
18	(c) <u>Conditions for Use. – These funds shall be used upon the Department</u>	
19 20	that sufficient funds or corrective action cannot be obtained from other sources	
20	a delay that would significantly increase the threat to life or risk of damage	to property or the
21 22	environment.	ndimplomentation
22	(d) <u>Cost Recovery. – Costs of site investigation and the development an</u> of an emergency dam safety remedial plan, including attorney's fees and	
23 24	bringing the cost recovery action, may be recovered from the owners of the d	
24 25	legal action by the Commission. Funds recovered pursuant to this subsection	
26	reimburse the Dam Safety Emergency Fund.	<u>In shall be used to</u>
27	(e) <u>Standards for Funded Activities. – Emergency dam safety remedial</u>	plan development
28	and implementation activities shall be conducted in accordance with stan	
29	G.S. 143-215.29."	
30	<b>SECTION 12.10.(b)</b> G.S. 143-215.29(a) reads as rewritten:	
31	"(a) Any project for which the Commission's approval is required under	r G.S. 143-215.26,
32	143-215.27, and 143-215.28, and any project undertaken pursuant to an order of	of the Commission
33	issued pursuant to this section or G.S. 143-215.32 or funded from the Fu	ind established in
34	G.S. 143-215.32A shall be designed and supervised by an engineer legally qu	alified in the State
35	of North Carolina."	
36		
37	VOLKSWAGEN SETTLEMENT ADMINISTRATIVE EXPENSES	AND PHASE II
38	APPROPRIATION	•
39 40	<b>SECTION 12.11.(a)</b> Section 10(b) of S.L. 2020-79 reads as rewrite Section 12 2 of S L 2017 57 as an	
40	"SECTION 10.(b) In accordance with Section 13.2 of S.L. 2017-57, as an	-
41 42	13.11 of S.L. 2018-5 (the Settlement Directives), there is appropriated from Litigation Environmental Mitigation Fund (Fund) the sum of thirty mit	-
42 43	eighty-one thousand eight hundred eighty-six dollars (\$30,681,886) to fund Pha	
44	28, 2018, Beneficiary Mitigation Plan (Plan) prepared as set forth in the Tru	
45	submitted by the Department of Environmental Quality to the General Assemble	6
46	Settlement Directives. The funds appropriated in this act shall be allocated	• -
47	purposes set forth in Phase 1 of the Plan:	6
48	(1) Diesel bus and vehicle replacements or upgrades.	
49	(2) Zero emissions vehicle infrastructure – Level 2 charging st	ations.
50	(3) Zero emissions vehicle infrastructure – DC fast charging st	

1	The Department of Environmental Quality in its capacity as the lead agency designated under
2	the procedures set forth in the Trust agreement may transfer and use up to one million five
3	hundred thirty-four thousand ninety-four dollars (\$1,534,094) for administrative purposes in
4	executing the Plan.
5	Funds remaining from Phase 1 of the Plan that are unobligated and unencumbered at the end
6	of the 2019-2021 fiscal biennium shall be returned to the Trustee by the Department of
7	Environmental Quality as set forth in the Trust agreement.remain available until expended."
8	<b>SECTION 12.11.(b)</b> The appropriation of funds in this act from the Volkswagen
9	Litigation Environmental Mitigation Fund for Phase 2 of the August 28, 2018, Beneficiary
10	Mitigation Plan (the Phase 2 Plan) shall be contingent upon the submission of the Phase 2 Plan
11	by the Department of Environmental Quality to the General Assembly.
12	<b>SECTION 12.11.(c)</b> Subsection (a) of this section becomes effective June 30, 2021.
13	
14	WATER INFRASTRUCTURE FUND ENHANCEMENT
15	<b>SECTION 12.12.(a)</b> G.S. 159G-22 is amended by adding a new subsection to read:
16	"(i) Unused CWSRF and DWSRF State Match. – Funds appropriated to the Department
17	for the Clean Water State Revolving Fund or the Drinking Water State Revolving Fund to provide
18	State matching funds that are in excess of the amount required to draw down all available federal
19	capitalization grant funds may also be used for water and wastewater infrastructure grants
20	awarded from the Wastewater Reserve, the Drinking Water Reserve, or the Viable Utility
21	Reserve."
22	SECTION 12.12.(b) G.S. 159G-39 reads as rewritten:
23	"§ 159G-39. Review of applications and award of loan or grant.
24	
25	(e) Viable Utility Reserve <u>Terms. Approval.</u> – The Department shall not award a grant
26	from the Viable Utility Reserve Fund unless the Local Government Commission approves the
27	award of the grant and the terms of the grant. Any emergency grant application submitted under
28	G.S. 159G-31(e) shall be deemed approved by the Local Government Commission upon
29	submission.
30	(f) Grant Terms. –
31	(1) <u>Viable Utility Reserve.</u> – The Department and the Local Government
32	Commission may, in their discretion, impose specific performance measures
33	or conditions on any grant awarded from the Viable Utility Reserve, including
34	any grant submitted under G.S. 159G-31(e).
35	(2) Drinking Water Reserve or Wastewater Reserve. – The Department may
36	impose specific performance measures or conditions on any grant awarded
37	from the Drinking Water Reserve or Wastewater Reserve to ensure an
38	adequately funded program for the repair, maintenance, and management of
39	the water or wastewater infrastructure."
40	
41	WATER AND SEWER INFRASTRUCTURE FUNDS
42	SECTION 12.13.(a) Allocation. – Funds appropriated in this act from the State
43	Fiscal Recovery Fund to the Department of Environmental Quality for water and sewer
44	infrastructure shall be allocated as follows:
45	(1) Five hundred million dollars (\$500,000,000) to the Water Infrastructure Fund
46	for the Viable Utility Reserve to be used for the purposes set forth in
47	subdivisions (1) through (5) of G.S. 159G-32(d).
48	(2) Five hundred fifty million dollars (\$550,000,000) to the Water Infrastructure
49	Fund for the Drinking Water Reserve and the Wastewater Reserve to provide
50	project construction grants to public water systems and wastewater systems.

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1		(\$250,000,000) shall be used by the Department to provid	e project grants for
		public water systems and wastewater systems that the Depa	
		as at-risk. The limits set forth in G.S. 159G-36(c)(3) shall	
		awarded from funds allocated by this subdivision.	
	(3)	Eighty million dollars (\$80,000,000) to the Water Infrastru	ucture Fund for the
		Drinking Water Reserve and the Wastewater Reserve for a	
		grants:	
		a. Asset inventory and assessment grants	as defined in
		G.S. 159G-33(a)(3a) and G.S. 159G-34(a)(3a).	
		b. Rate study grants intended to determine a rate struct	ure that will enable
		a public water system or wastewater system to	generate sufficient
		revenues to adequately fund management and ope	erations, personnel,
		appropriate levels of maintenance, and reinvestme	ent to facilitate the
		provision of reliable water or wastewater services.	
		c. Merger/regionalization feasibility grants	as defined in
		G.S. 159G-33(a)(3) and G.S. 159G-34(a)(3).	
		d. Training grants to increase the capacity of a publ	ic water system or
		wastewater system to operate efficiently and	maintain adequate
)		maintenance and revenue collection practices.	
)		e. Planning grants to conduct project engineering	, design, or other
L		preconstruction activities.	
2	SECTI	ION 12.13.(b) Limitation on Certain Grants. –	Notwithstanding
5		amount of grants awarded under subdivision (a)(3) of the	•
ŀ	exceed four hundr	ed thousand dollars (\$400,000) to the same grant recipient	for the 2021-2023
5	fiscal biennium.		
5		<b>ION 12.13.(c)</b> Directed Projects. – Of the funds allocated by	
7		following sums shall be granted to the indicated local gove	rnments and public
3		and wastewater infrastructure projects:	
9	(1)	Three million six hundred nineteen thousand dollars	s (\$3,619,000) to
)		Alexander County.	
1	(2)	Twenty-two million seven hundred thirty-three thousa	nd seven hundred
2		dollars (\$22,733,700) to the Town of Benson.	
3	(3)	Three hundred thousand dollars (\$300,000) to Burke Cour	•
ŀ	(4)	Ten million dollars (\$10,000,000) to the City of Burlingto	
5	(5)	Thirty million dollars (\$30,000,000) to the Water and S	ewer Authority of
5		Cabarrus County.	
7	(6)	Eight million eight hundred thousand dollars (\$8,800	,000) to Catawba
3		County.	
)	(7)	One million dollars (\$1,000,000) to Clay County.	
)	(8)	Twenty-four million dollars (\$24,000,000) to the Town	of Clayton, to be
l		allocated as follows:	
2		a. Four million dollars (\$4,000,000) for improvement	ents to the Town's
3		water storage infrastructure.	
1		b. Twenty million dollars (\$20,000,000) for a wa	stewater treatment
5		facility.	~
5	· ,	Five hundred thousand dollars (\$500,000) to the Town of	Clyde.
7	(10)	Three million dollars (\$3,000,000) to Davie County.	
3	· ,	Three hundred twenty thousand dollars (\$320,000) to the T	
	(12)	Four hundred thousand dollars (\$400,000) to the Town of	Four Oaks.
)			
) ) 1		One hundred seventy-five thousand dollars (\$175,000) Franklin.	) to the Town of

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(14)	Ten million four thousand dollars (\$10,004,000) to the City of Gastonia, to be allocated as follows:
	a. Four million four hundred twenty-five thousand dollars (\$4,425,000) for wastewater outfalls.
	b. Five million five hundred seventy-nine thousand dollars (\$5,579,000)
	for rehabilitation of a supervisory control and data acquisition system.
(15)	Two million dollars (\$2,000,000) to the Handy Sanitary District.
(16)	Four million two hundred thousand dollars (\$4,200,000) to the City of
	Hendersonville. These funds shall be used for the Edneyville High School line extension.
(17)	Sixteen million ninety thousand dollars (\$16,090,000) to the Town of Kenly.
(18)	Ten million two hundred eighty thousand dollars (\$10,280,000) to the Town
()	of LaGrange.
(19)	Eight million dollars (\$8,000,000) to the Town of Lake Lure.
(20)	Two hundred thousand dollars (\$200,000) to Lincoln County.
(21)	Twelve million dollars (\$12,000,000) to Madison County.
(22)	Eight million three hundred fifty thousand dollars (\$8,350,000) to the Town
	of Madison.
(23)	One million dollars (\$1,000,000) to the Town of Midland.
(24)	Two million five hundred thousand dollars (\$2,500,000) to Montgomery
	County.
(25)	Eight million dollars (\$8,000,000) to the Town of Mt. Pleasant.
(26)	Two million eight hundred twenty-four thousand two hundred dollars (\$2,824,200) to the Town of Ranlo.
(27)	Three million one hundred thousand dollars (\$3,100,000) to the Town of Red
	Springs.
(28)	Ten million dollars (\$10,000,000) to Rockingham County.
(29)	Seven million dollars (\$7,000,000) to the Town of Rosman.
(30)	Nine hundred thousand dollars (\$900,000) to the Town of Salemburg.
(31)	One million seven hundred seventeen thousand dollars (\$1,717,000) to Sampson County.
(32)	Seven million four hundred thousand dollars (\$7,400,000) to the City of Shelby.
(33)	One million two hundred sixty-eight thousand dollars (\$1,268,000) to the Town of Sparta.
(34)	Three million seven hundred thousand dollars (\$3,700,000) to the Town of
	Spring Hope.
(35)	Two million dollars (\$2,000,000) to the Town of Surf City.
(36)	One million two hundred five thousand one hundred thirty dollars
	(\$1,205,130) to the Town of Taylorsville.
(37)	Thirteen million dollars (\$13,000,000) to Yancey County.
(38)	Four million dollars (\$4,000,000) to Union County for design, permitting, and
	construction of an expansion of the Poplin Road pump station and the Twelve
	Mile Creek Water Reclamation Facility to provide expanded service and
	capacity to wastewater customers in the Town of Stallings. Funds allocated
	by this subdivision that are not expended, made subject to an encumbrance, or
	disbursed by June 30, 2023, shall revert to the State Fiscal Recovery Fund.
	<b>FION 12.13.(d)</b> Economic Development Projects. – Of the funds allocated by
	2) of this section for project construction grants, the Department of
	uality shall transfer the sum of twelve million two hundred eighty-six thousand
tour hundred for	ty-four dollars (\$12,286,444) to the Department of Commerce to provide the

51 four hundred forty-four dollars (\$12,286,444) to the Department of Commerce to provide the

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1 2	following grants for water and sewer infrastructure projects intended to advance economic development or affordable housing objectives for the recipients:
3 4	(1) One million one hundred sixty-five thousand four hundred forty-four dollars (\$1,165,444) to Alexander County.
5 6	<ul> <li>(2) Five million eight hundred seventy-one thousand dollars (\$5,871,000) to the City of Burlington.</li> </ul>
7	(3) Two hundred fifty thousand dollars (\$250,000) to Habitat for Humanity of
8	Gaston County. $(f_5, 000, 000)$ (a the Terry of Heller Series This
9 10 11	(4) Five million dollars (\$5,000,000) to the Town of Holly Springs. This allocation shall be conditional upon Wake County providing five million dollars (\$5,000,000) in matching funds
11 12	dollars (\$5,000,000) in matching funds.
12	The Department of Commerce may use one and one-half percent (1.5%) of the funds
15 14	allocated by this subsection for administrative costs.
	<b>SECTION 12.13.(e)</b> Administrative Costs. – The Department may use one and one half percent $(1.5\%)$ of the funds allocated by this section (other than the funds transformed in
15	one-half percent (1.5%) of the funds allocated by this section (other than the funds transferred in subsection (d) of this section) for administrative sector. The Department shell not shares the grant
16 17	subsection (d) of this section) for administrative costs. The Department shall not charge the grant for authorized by $C S_{-150}C_{-24}$ for grants made from funds subjected to the one percent (1%)
17	fee authorized by G.S. 159G-24 for grants made from funds subjected to the one percent (1%)
18 19	administrative cost set aside authorized by this subsection.
20	STORMWATER INFRASTRUCTURE FUNDS
20	<b>SECTION 12.14.(a)</b> Establishment of the Fund. – Funds appropriated in this act
22	from the State Fiscal Recovery Fund to the Department of Environmental Quality for stormwater
22	infrastructure shall be used by the Department to establish the Local Assistance for Stormwater
23	Infrastructure Investments Fund (Fund) as a special fund in the Department. The Fund shall be
25	used to provide grants to eligible entities as defined in this section for projects that will improve
26	or create infrastructure for controlling stormwater quantity and quality.
27	<b>SECTION 12.14.(b)</b> Eligible Entity. – An eligible entity for a grant under this
28	section shall be a city or county that (i) documents in a form and manner as the Department may
29	specify a stormwater quality or quantity issue and (ii) demonstrates that it would experience a
30	significant hardship raising the revenue necessary to finance stormwater management activities
31	within its jurisdiction based on income and unemployment data, population trends, and any other
32	data determined relevant by the Department.
33	<b>SECTION 12.14.(c)</b> Grant Types. – The Department may make the following types
34	of grants from the Fund:
35	(1) Construction grants. – A construction grant is available for the development
36	and implementation of a new stormwater utility or stormwater control
37	measure (SCM), the rehabilitation of existing SCMs, the retrofitting of
38	existing stormwater conveyances to provide SCMs for quantity and quality
39	control purposes, or the installation of innovative technologies or nature-based
40	solutions for flood control.
41	(2) Planning grants. – A planning grant is available for research or investigative
42	studies, alternatives analyses, the preparation of engineering concept plans or
43	engineering designs, and similar activities intended to help an eligible entity
44	determine the best solutions for the entity's stormwater quality or quantity
45	issue and to engineer and permit the solutions.
46	SECTION 12.14.(d) Allocation of Funds. – The Department shall use seventy
47	percent (70%) of the funds allocated in this section for construction grants as specified in
48	subdivision (c)(1) of this section and thirty percent (30%) of the funds allocated in this section
49 50	for planning grants as specified in subdivision $(c)(2)$ of this section.
50	SECTION 12.14.(e) Limitation. – The following limits apply to grants from the
51	Fund:

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1 2	(3)	Follow-up opportunities for interested students to p through hands-on leadership opportunities, including ga	
3		experiences, volunteering, and participating in networki	6
4		potential job and postsecondary school recruiters.	ng opportunities with
5	(4)	Motivation for interested educators to stay engaged thro	ugh a combination of
6		outreach and professional development opportunities.	0
7	(5)	Operation of the pilot program to coincide with the publi	c school instructional
8		calendar and various events for students that take p	e
9		summer. A Be Pro Be Proud team shall operate the da	
10		the statewide tour and engage with students. Additiona	
11		recruited to assist with the pilot program, including	-
12		companies, and schools, as well as teachers, parents, and	
13	(6)	In collaboration with the N.C. Trucking Associa	tion, the operation,
14 15		implementation, and support for a workforce devel increase operators with commercial drivers lice	
15 16		dispatchers, and technicians across the State.	iises, transportation
17	SEC	<b>TION 13.1.(c)</b> Administration. – The Department of Labo	r shall administer the
18		inds available to the Department and shall coordinate with c	
19	1 0	cholders to ensure the coordination of State efforts to dev	1
20	workforce.		I
21	SEC	TION 13.1.(d) Retention of Funds. – Notwithstanding G.S.	S. 143C-1-2(b), funds
22	allocated in this	s act for the purposes set forth in this section shall not re	vert but shall remain
23	available for not	nrecurring expenditures for the purposes of this section unt	il June 30, 2024.
24		TION 13.1.(e) Report. – The Department of Labor shall su	
25		n which it spends State funds appropriated by this act on	
26		chairs of the Joint Legislative Oversight Committee on Ag	
27		Resources and the Fiscal Research Division regarding the	activities undertaken
28	with the funds a	ppropriated by this section.	
29 30	DADT VIV N	ATURAL AND CULTURAL RESOURCES	
30		ATURAL AND CULTURAL RESOURCES	
32	DISPOSITION	OF LAND AT CERTAIN HISTORIC SITES	
33		<b>TION 14.1.(a)</b> G.S. 146-30 reads as rewritten:	
34		olication of net proceeds.	
35		net proceeds of any disposition made in accordance with this	s Subchapter shall be
36		rdance with the following priority:	
37	(1)	First, in accordance with the provisions of any trust or ot	her instrument of title
38		whereby title to real property was acquired.	
39	(2)	Second, as provided by any other act of the General Ass	5
40	(3)	Third, by depositing the net proceeds with the State Tree	
41	-	section, however, prohibits the disposition of any State la	
42		if the appraised value in fee simple of any property involv five the unchange $(525,000)$ , then the angle angle shall	
43 44		five thousand dollars (\$25,000), then the exchange shall h the Joint Legislative Commission on Governmental Oper	
44 45		in the joint Legislative Commission on Governmental Oper	auons.
46	(d) Notv	vithstanding any other provision of this Subchapter, the	following exceptions
47	apply:		ising enceptions
48			
49	(11)	Except as otherwise provided in this subsection, the net p	proceeds derived from
50		the sale of real property donated to the State and alloca	
51		State Historic Sites or the Division of State Histo	ry Museums in the

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1		Department of Natural and Cultural Resources shall be dep	osited in the State
2		Historic Sites and Museums Fund, created in G.S. 121-7.7,	
3		in accordance with that section.	
4	(12)	The net proceeds derived from the sale of real property do	pnated to the State
5	(12)	and allocated to the Tryon Palace Historic Site and Gardens	
6		of Natural and Cultural Resources shall be deposited in	
7		Historic Sites and Gardens Fund, created in G.S. 121-21.1,	
8		in accordance with that section.	and shan be used
8 9	(12)		m the Dontonville
	<u>(13)</u>	The net proceeds derived from the sale of real property fro	
10		Battlefield State Historic Site donated to the State and	
11		Division of State Historic Sites in the Department of Nat	
12		Resources shall be deposited in the Bentonville Battlefield	
13		G.S. 121-7.5, and shall be used in accordance with that sect	
14	<u>(14)</u>	The net proceeds derived from the sale of real property	
15		Carolina Transportation Museum donated to the State an	
16		Department of Natural and Cultural Resources shall be depo	
17		Carolina Transportation Museum Fund, created in G.S. 12	<u>1-7.6, and shall be</u>
18		used in accordance with that section."	
19	SECT	<b>TON 14.1.(b)</b> G.S. 121-7.7(a) reads as rewritten:	
20	"(a) Fund.	- The State Historic Sites and Museums Fund is crea	ted as a special,
21	interest-bearing r	evenue fund in the Division of State Historic Sites and the	Division of State
22	History Museums	s. The Fund consists of all receipts derived from the lease or	rental of property
23	or facilities, disp	position of structures or products of the land, donations, g	gifts, devises, and
24		ees collected at the State Historic Sites, State History Museu	
25		und also consists of the net proceeds derived from the sale	
26		146-30(d)(11). The revenues in the Fund may be used only	
27	-	aintenance, preservation, development, and expansion of th	-
28		te History Museum, and Maritime Museum where the recei	
29		ivision and the staff from each State Historic Site, State Hist	1 0
30		n shall determine how the funds shall be used at that Historic	
31	Museum, and Ma		2100, 20000 1115001 j
32		<b>TON 14.1.(c)</b> G.S. 121-21.1 reads as rewritten:	
33		on Palace Historic Sites and Gardens Fund.	
34	•	- The Tryon Palace Historic Sites and Gardens Fund is he	areby created as a
35	• •	pearing, and nonreverting fund in the Division of Tryon Pal	•
36	•	Fund shall be treated as a special trust fund and shall be cre	
30 37		surer pursuant to G.S. 147-69.2 and G.S. 147-69.3. The Fund	
38	•	-	
		retation, repair, renovation, expansion, and maintenance	at Tryon Palace
39 40	Historic Sites and		I ha anaditad ta tha
40	· · · · ·	sition of Fees. Fund Makeup. – All entrance fee receipts shall	
41	•	toric Sites and Gardens Fund. The Fund consists of all reven	
42		levises, grants, admissions, and fees collected at the Tryon Pa	
43		e Fund also consists of the net proceeds derived from the sal	le of real property
44	pursuant to G.S. 1	<u>146-30(d)(12).</u>	
45	"		
46		<b>TON 14.1.(d)</b> G.S. 121-7.5(b) reads as rewritten:	
47	- · · · -	sition of Fees. Fund Makeup Notwithstanding Chapter 1	
48		pts derived from donations or the lease, rental, or other dispos	
49	-	e land owned by or under the supervision or control of the D	
50		County shall be credited to the Fund. The Fund also consists of	of the net proceeds
51	derived from the	sale of real property pursuant to G.S. 146-30(d)(13)."	

#### **General Assembly Of North Carolina** Session 2021 1 SECTION 14.1.(e) G.S. 121-7.6(b) reads as rewritten: 2 Monies Credited to the Fund. – Notwithstanding Chapter 146 of the General Statutes, "(b) 3 all receipts derived from the lease, rental, or other disposition of structures or products of the 4 land, as well as all admissions and fees, gifts, donations, grants, and bequests, shall be credited 5 to the Fund. The Fund also consists of the net proceeds derived from the sale of real property pursuant to G.S. 146-30(d)(14). The Fund shall be credited with interest by the State Treasurer 6 7 pursuant to G.S. 147-69.2 and G.S. 147-69.3." 8 9 U.S.S. NORTH CAROLINA BATTLESHIP COMMISSION DYNAMIC PRICING 10 CONFORMING CHANGE AND DNCR ATTRACTION RULEMAKING 11 **EXEMPTIONS** 12 SECTION 14.2.(a) G.S. 143B-73 reads as rewritten: "§ 143B-73. U.S.S. North Carolina Battleship Commission – creation, powers, and duties. 13 14 There is hereby created the U.S.S. North Carolina Battleship Commission of the Department 15 of Natural and Cultural Resources with the power and duty to adopt, amend, and rescind rules 16 and regulations under and not inconsistent with the laws of this State necessary in carrying out the provisions and purposes of this Part.Part, including the following: 17 18 (1)The U.S.S. North Carolina Battleship Commission is authorized and 19 empowered to adopt such rules and regulations not inconsistent with the 20 management responsibilities of the Secretary of the Department provided by 21 Chapter 143A of the General Statutes and laws of this State and this Chapter that may be necessary and desirable for the operation and maintenance of the 22 23 U.S.S. North Carolina as a permanent memorial and exhibit commemorating 24 the heroic participation of the men and women of North Carolina in the 25 prosecution and victory of the Second World War and for the faithful 26 performance and fulfillment of its duties and obligations. 27 The U.S.S. North Carolina Battleship Commission shall have the power and (2)28 duty to charge reasonable admission and related activity fees for admission to 29 the ship and to establish standards and adopt rules and regulations: (i) 30 establishing and providing for a proper charge for admission to the ship; and 31 (ii) for the maintenance and operation of the ship as a permanent memorial 32 and exhibit. The Commission shall adopt rules and regulations consistent with the 33 (3) 34 provisions of this Chapter. The Commission is exempt from the requirements 35 of Chapter 150B of the General Statutes and G.S. 12-3.1 when adopting, amending, or repealing rules for operating hours and admission fees or related 36 37 activity fees at the U.S.S. North Carolina Battleship. The Commission shall 38 submit a report to the Joint Legislative Oversight Committee on Agriculture 39 and Natural and Economic Resources and the Fiscal Research Division on the 40 amount and purpose of a fee change within 30 days following its effective 41 date." 42 SECTION 14.2.(b) G.S. 150B-1(d) reads as rewritten: 43 "§ 150B-1. Policy and scope. 44 . . . 45 (d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the 46 following: 47 48 (23)The Department of Natural and Cultural Resources with respect to operating 49 hours, admission fees fees, or related activity fees at historic sites and 50 museums pursuant to G.S. 121-7.3.

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(24)	Tryon Palace Commission with respect to <u>ope</u> <u>fees</u> , or related activity fees pursuant to G.S. 143	-
(25)	U.S.S. Battleship Commission with respect to <u>op</u> fees, or related activity fees pursuant to G.S. 143	
"		
ADD MARKE	FING AS PERMISSIBLE USE OF ZOO AND A	<b>AOUARIUM FUNDS</b>
	<b>TION 14.3.(a)</b> G.S. 143B-135.188(b) reads as rew	-
	. – The North Carolina Aquariums Fund is hereby of	
	Aquariums Fund shall be used for the following	-
	he pier operated by the Division of North Carolina	
(1)	Repair, renovation, expansion, maintenance	-
(-)	construction. Funds used for repair, renovation,	and expansion projects may
	be transferred to a capital projects fund to account	t for use of the funds for each
	project.	
(2)	Payment of the debt service and lease payment	ts related to the financing of
	facility expansions, subject to G.S. 143B-135.19	90.
(3)	Matching of private funds that are raised for the	se purposes.
<u>(4)</u>	Marketing the North Carolina Aquariums."	
SEC'	TION 14.3.(b) G.S. 143B-135.209(a) reads as rew	vritten:
"(a) Fund	The North Carolina Zoo Fund is created as a spe	cial fund. The North Carolina
Zoo Fund shall	be used for the following types of projects and ac	tivities at the North Carolina
Zoological Park	and to match private funds raised for these ty	pes of projects:projects and
activities:	-	
(1)	Repair, renovation, expansion, maintenance	, and educational exhibit
	construction. Funds used for repair, renovation,	and expansion projects may
	be transferred to a capital projects fund to account	t for use of the funds for each
	project.	
(2)	Renovations of exhibits in habitat clusters, vi	sitor services facilities, and
	support facilities (including greenhouses and	
	areas).	
(3)	The acquisition, maintenance, or replacement of	f tram equipment as required
	to maintain adequate service to the public.	
<u>(4)</u>	Marketing the North Carolina Zoological Park."	
<b>AUTHORIZE</b>	THE DAN RIVER STATE TRAIL	
SEC'	TION 14.4.(a) The General Assembly authorizes the	he Department of Natural and
Cultural Resource	ces to add the Dan River Trail in Stokes and Rock	ingham Counties to the State
Parks System as	a State trail, as provided in G.S. 143B-135.54(b). T	The Department shall support
promote, encour	age, and facilitate the establishment of trail segmen	nts on State park lands and or
lands of other fe	deral, State, local, and private landowners. On seg	ments of the Dan River State
	property controlled by agencies or owners other that	
-	creation, the laws, rules, and policies of those age	-
	operty. The requirement of G.S. 143B-135.54(b) th	•
-	ropriations for land acquisition, development, and	<b>1</b>
• • • •	set forth in this section; provided, however, that the	
	and and may purchase other needed lands for the	
of appropriate la		
existing funds in	n the Land and Water Fund, the Parks and Recrea	ation Trust Fund, the federa
existing funds in Land and Water		ation Trust Fund, the federa funding.

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PARTF PROJE	CTS	
SEC	<b>FION 14.5.</b> Funds appropriated in this act to the Parks	and Recreation Trust
	1-2022 fiscal year are allocated for various projects in the	
(1)	Two million dollars (\$2,000,000) to the Department of	
	Resources for stabilization or renovation of structures	
	Mecum tract at Hanging Rock State Park as set forth in	
	Rock State Park Expansion Master Plan.	
(2)	Five hundred fifty thousand dollars (\$550,000) to the I	Department of Natural
(-)	and Cultural Resources for the expansion of the Mayo	-
(3)	Four million dollars (\$4,000,000) to the Department of	
	Resources for the Bean Shoals Trail Project in Pilot Mo	
(4)	Three million dollars (\$3,000,000) to the Department of	
	Resources for the development of the Wilderness Gate	
(5)	Three hundred fifty thousand dollars (\$350,000) to prov	5
	of Cherryville for Westgate Park.	
(6)	One million eight hundred fifty thousand dollars (\$1,	850 000) to provide a
	grant to the City of Gastonia for the Catawba Creek Gr	· -
(7)	Two hundred fifty thousand dollars (\$250,000) to pro-	•
(/)	County for a greenway project.	fue a grant to filacon
(8)	Three million five hundred thousand dollars (\$3,500,0	00) to provide a grant
	to the Town of Madison for development of the Lindse	
	and park.	<i>j</i> = <i>8--8</i>
(9)	Three hundred twenty-five thousand dollars (\$325,000	) to provide a grant to
	the Town of Pilot Mountain for streambank restoration	· 1 · · ·
(10)	Two hundred thousand dollars (\$200,000) to provide	a grant to the City of
	Salisbury for the Bell Tower Park.	
(11)	Three hundred fifty thousand dollars (\$350,000) to p	provide a grant to the
	Town of Spruce Pine for Brad Regan Park.	
(12)	Nine hundred seventy-five thousand dollars (\$975,000	) to provide a grant to
	MountainTrue, a nonprofit corporation, for the follo	owing projects in the
	following amounts:	
	a. One hundred fifty thousand dollars (\$150,000)	to expand fishing and
	camping in the Watauga River Paddle Trail.	
	b. One hundred thousand dollars (\$100,000) to	1 0
	camping in the French Broad River Paddle Trai	
	c. One hundred fifty thousand dollars (\$150,00	0) to improve public
	access to Green River Game Lands.	
	d. One hundred thousand dollars (\$100,000) to in	
	removing Ward's Mill Dam on the Watauga Riv	
	e. Two hundred thousand dollars (\$200,000)	to improve outdoor
	recreation on the Tuskeegee River.	
	f. One hundred twenty-five thousand dollars (	\$125,000) to expand
	fishing and canoeing on the Valley River.	
	g. One hundred fifty thousand dollars (\$150,000	) to improve outdoor
	recreation for the City of Shelby.	
PART XV. WII	DLIFE RESOURCES COMMISSION	
	AND DERELICT VESSELS	
	<b>FION 15.1.(a)</b> Funds appropriated in this act to the	
Commission and	allocated for removal of abandoned and derelict vessel	s shall be used by the

Commission in the manner set forth in subdivision (10) of Section 2.1 of S.L. 2019-224, as 1 2 amended by Section 4 of S.L. 2020-74. 3 **SECTION 15.1.(b)** The Joint Legislative Oversight Committee on Agriculture and 4 Natural and Economic Resources shall assess the problem of abandoned and derelict vessels in 5 the waters of the State and upon the lands of the State and determine measures needed (i) to 6 facilitate the identification of owners or other responsible persons for abandoned or derelict 7 vessels for the purpose of requiring those persons to take responsibility for their vessels and, (ii) 8 in cases where no responsible owner may be found, to provide the State with adequate authority 9 and funding to expeditiously remove or otherwise dispose of the abandoned and derelict vessels. 10 In its study, the Committee shall also consider the efficacy and need for new or revised insurance requirements for private vessel owners and for enhancement to civil or criminal remedies with 11 12 respect to owners of abandoned or derelict vessels. The Committee shall provide its report to the 13 2022 Regular Session of the 2021 General Assembly upon its convening. 14

15

### PART XVI. ADMINISTRATIVE OFFICE OF THE COURTS

16 17

## **COLLECTION OF WORTHLESS CHECKS**

18 SECTION 16.1. Notwithstanding the provisions of G.S. 7A-308(c), the Judicial 19 Department may use any balance remaining in the Collection of Worthless Checks Fund on June 20 30, 2021, for the purchase or repair of office or information technology equipment during the 21 2021-2022 fiscal year and may use any balance remaining in the Collection of Worthless Checks 22 Fund on June 30, 2022, for the purchase or repair of office or information technology equipment 23 during the 2022-2023 fiscal year. Prior to using any funds under this section, the Judicial 24 Department shall report to the chairs of the House of Representatives and Senate Appropriations 25 Committees on Justice and Public Safety and the Office of State Budget and Management on the 26 equipment to be purchased or repaired and the reasons for the purchases.

27

## 28 MAGISTRATE/CLERK STAFFING PILOT PROJECT

**SECTION 16.2.(a)** Notwithstanding the minimum staffing number in G.S. 7A-133(c), the clerk of superior court in a county, with the written or emailed consent of the chief district court judge, may hire one deputy or assistant clerk in lieu of one of the magistrate positions allocated to that county. To provide accessibility for law enforcement and citizens, the clerk of superior court's office shall provide some of the services traditionally provided by the magistrates' office during some or all of the regular courthouse hours.

35 SECTION 16.2.(b) The Administrative Office of the Courts shall report by March
 36 1, 2022, to the chairs of the House of Representatives Appropriations Committee on Justice and
 37 Public Safety and the Senate Appropriations Committee on Justice and Public Safety regarding
 38 all hires made pursuant to subsection (a) of this section.

39

45

## 40 DISTRICT ATTORNEYS/NO TRANSFER OF FUNDS

SECTION 16.3. No Transfer of Funds. – For each year of the 2021-2023 fiscal
 biennium, no funds may be transferred from Fund Code 12000-1600 (Office – District Attorney)
 without the consent of the Conference of District Attorneys as communicated by the Conference's
 Executive Director to the Administrative Office of the Courts.

## 46 WAIVE EXPUNCTION COSTS FOR VICTIMS OF HUMAN TRAFFICKING

47 SECTION 16.4.(a) G.S. 15A-145.9 is amended by adding a new subsection to read:
 48 "(k) Costs Waived. – The costs of expunging the records shall not be taxed against the
 49 petitioner."
 50 SECTION 16.4 (b) This section becomes effective December 1, 2021, and applies

50 **SECTION 16.4.(b)** This section becomes effective December 1, 2021, and applies 51 to expunction costs incurred on or after that date.

ESTABLISH JUDICIALLY MANAGED ACCOUNTABILITY AND RECOVE
COURTS
SECTION 16.5.(a) Subchapter XIV of Chapter 7A of the General Statutes read
rewritten:
"SUBCHAPTER XIV. <del>DRUG TREATMENT COURTS.<u>A</u>CCOUNTABILITY AND</del>
<u>RECOVERY COURTS.</u>
"Article 62.
"North Carolina Drug Treatment Court Act.Judicially Managed Accountability and Recove
Court Act.
"§ 7A-790. Short title.
This Article shall be known and may be cited as the "North Carolina Drug Treatment Co
Act of 1995"."Judicially Managed Accountability and Recovery Court Act of 2021."
"§ 7A-791. Purpose.
The General Assembly recognizes that a critical need exists in this State for judicial progra
that will reduce the incidence of alcohol and other drug substance abuse or dependence
crimes, including the offense of driving while impaired, delinquent acts, and child abuse
neglect committed as a result of alcohol and other drug substance abuse or dependence,
dependence; child abuse and neglect where alcohol and other drug substance abuse
dependence are significant factors in the child abuse and neglect. <u>neglect</u> ; and offen
delinquent acts, and child abuse and neglect where mental, behavioral, or medical health
significant factor in commission of the offense or act. It is the intent of the General Assembly
this Article to create a program to facilitate the creation <u>and operation</u> of local drug treatment court programs and driving while impaired (DWI) treatment court programs.judicially mana
accountability and recovery courts.
"§ 7A-792. Goals.
The goals of the drug treatment court programs judicially managed accountability
recovery courts funded under this Article include the following:
(1) To reduce alcoholism and other <del>drug substance abuse and dependend</del>
among adult and juvenile offenders and defendants and among respondent
juvenile petitions for abuse, neglect, or both;
(2) To reduce criminal and delinquent recidivism and the incidence of child ab
and neglect;
(3) To reduce the alcohol-related and other drug-related substance-related co
workload;
(3a) To reduce the mental, behavioral, or medical health-related court workloa
(4) To increase the personal, familial, and societal accountability of adult
juvenile offenders and defendants and respondents in juvenile petitions
abuse, neglect, or both; and
(5) To promote effective interaction and interaction, collaboration, coordinate
and use of resources among criminal and juvenile justice personnel, c
protective services personnel, and community agencies.
"§ 7A-793. Establishment of Program.
The North Carolina Drug Treatment Court-Judicially Managed Accountability and Recov
Court Program is established in the Administrative Office of the Courts to facilitate the creat
creation, administration, and funding of local drug treatment court programs. judicially mana
accountability and recovery courts. The Director of the Administrative Office of the Courts s
provide any necessary staff for planning, organizing, and administering the program. Local d
treatment court programs funded pursuant to this Article shall be operated consistently with
treatment court programs funded pursuant to this Article shall be operated consistently with guidelines adopted pursuant to G.S. 7A-795. Local <u>drug treatment court programs judici</u> managed accountability and recovery courts established and funded pursuant to this Article r

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consist of adult	drug treatment court programs, juvenile drug treatme	ent court programs, family
	ourt programs, or any combination of these programs.	
	Office of the Courts. With the consent of either the cl	
	nt superior court judge, a judicially managed account	
may be establish		additely and recovery court
	d administration.	
-	reatment Court Program Fund is created in the Adu	ministrative Office of the
U	dministered by the Director of the Administrative	
	h the State Drug Treatment Court Advisory Com	
	urts shall administer funding related to the North Ca	
	nd Recovery Court Program.	Tonna Judiciany Managed
	e Drug Treatment Court Judicially Managed Acco	untability and Dagayomy
	t Advisory Committee.	Juntability and Kecovery
		vility and Pecovery Court
	rug Treatment Court Judicially Managed Accountab	
-	nittee is established to develop and recommend	
	Office of the Courts guidelines for the drug treatment	• • •
	<u>id recovery court</u> program and to monitor local <del>progr</del>	
	- <u>implemented and administered.</u> The Committee shall	
	designee and shall consist of not less than seven n	
	adly representative of the courts, law enforcement, co	<b>v v</b>
	services, and substance abuse treatment communities.	
	ommittee shall consider the Substance Abuse and th	
	dations of the Substance Abuse and the Courts	-
	rds of judicially managed accountability and recovery	
	al <del>drug treatment court management judicially ma</del>	naged accountability and
	<u>ery court</u> committee.	
	l district choosing to establish a drug treatment	
	nd recovery court shall form a local drug treatment co	
-	ntability and recovery court committee, which shal	-
-	ppropriate to the type or types of drug treatment-	
	nd recovery court operations to be conducted in the d	
persons appointe	ed by the senior resident superior court judge with the	e concurrence of the chief
district court jud	ge and the district attorney for that district, chosen fro	om the following list:
(1)	A judge of the superior court;	
(2)	A judge of the district court;	
(3)	A district attorney or assistant district attorney;	
(4)	A public defender or assistant public defender in ju	dicial districts served by a
~ /	public defender; defender, a member of the private	-
	member of the private bar who represents responde	
	services juvenile matters;	
(5)	An attorney representing a county department of so	ocial services services. the
(- )	director or director's designee of the child welfare se	
	department of social services, or a representative of	-
	within the district;	
<del>(6)</del>	A representative of the guardian ad litem;	
(3)	A member of the private criminal defense bar;	
(*) (8)	A member of the private bar who represents resp	ondents in department of
	social services juvenile matters;	
(9)	A clerk of superior court;	
(J) (10)	The trial court administrator in judicial districts	served by a trial court
(10)	administrator;	, served of a that could
	within the work of the second se	

	General Assemb	ly Of North Carolina	Session 2021
1	(11)	The director or member of the child welfare servi	ces division of a county
2		department of social services within the district;	
3	(12)	The chief juvenile court counselor for the district;	
4	(13)	A probation officer;	
5	(13a)	The sheriff or sheriff's designee;	
6	(14)	A local law enforcement officer;	
7	(15)	A representative of the local school administrative u	ınit;
8	(16)	A representative of the local community college;	
9		secondary educational institution with a school of secondary	<b>.</b>
10	(17)	A representative of the treatment providers;	
11	(18)	A representative of the area mental health progr	<del>am;</del> entity managed care
12		organization;	
13	(19)	Any local drug treatment recovery court coordinator	r; and
14	(20)	Any other persons selected by the local managemen	
15	· · ·	g treatment court management judicially managed acc	
16		shall develop local guidelines and procedures, not in	
17		elines and minimum standards, that are necessary	
18	• •	local drug treatment court.judicially managed acc	-
19	court.		<b>_</b>
20		ble population; drug treatment court procedures.	
21		of the Administrative Office of the Courts, in conjun-	ction with the State Drug
22		Judicially Managed Accountability and Recovery Co	-
23		teria for <del>eligibility <u>eligibility</u>, minimum standards,</del> a	•
24		lines for drug treatment court judicially managed acc	
25	court operation.		
26			
27	"§ 7A-799. Trea	tment not guaranteed.	
28	Nothing conta	ained in this Article shall confer a right or an expectation	ion of a right to treatment
29	or recovery mana	gement for a defendant or offender within the criminal	or juvenile justice system
30	or a respondent in	a juvenile petition for abuse, neglect, or both.	
31	"§ 7A-800. Payr	nent of costs of treatment program.	
32	Each defenda	nt, offender, or respondent in a juvenile petition for ab	use, neglect, or both, who
33	receives treatmen	t under a local drug treatment court program judicially	y managed accountability
34	and recovery cou	rt shall contribute to the cost of the alcohol and other	r <del>drug <u>substance</u> abuse or</del>
35	dependency trea	tment received in the drug treatment court progr	am, judicially managed
36	accountability an	d recovery court, based upon guidelines developed by	y the local drug treatment
37	court managemen	at judicially managed accountability and recovery cou	<u>rt</u> committee.
38	"§ 7A-801. Mon	itoring and annual report.	
39	The Adminis	rative Office of the Courts shall monitor all State-rec	ognized and funded local
40	drug treatment ju	dicially managed accountability and recovery courts,	prepare an annual report
41	on the implement	ntation, operation, and effectiveness of the statewi	de <del>drug treatment court</del>
42	judicially manag	ed accountability and recovery court program, and	submit the report to the
43	General Assembl	y by March 1 of each year. Each <del>local drug treatment</del>	<del>court program judicially</del>
44	managed account	ability and recovery court shall submit evaluation rep	orts to the Administrative
45	Office of the Cou	1	
46		nption from Article.	
47		oes not apply to drug treatment courts or judicially ma	
48		n existence on or before December 1, 2021, to the existence	-
49		l disqualify the court for grant funding provided by th	e National Association of
50	Dava Count Drofe		

50 Drug Court Professionals."

SECTION 16.5.(b) Pilot Program. - The Administrative Office of the Courts, in 1 2 coordination with the District Attorney's Offices in Harnett County, Haywood County, Onslow 3 County, Pitt County, Robeson County, and Wayne County shall establish a pilot program in each 4 county that creates a judicially managed accountability and recovery court, as governed by 5 Article 62 of Chapter 7A of the General Statutes. The goals of each accountability and recovery 6 court are to reduce alcoholism and other substance abuse and dependencies among offenders, to 7 reduce recidivism, to reduce the drug-related court workload, to reduce the mental, behavioral, 8 or medical health-related court workload, to increase the personal, familial, and societal 9 accountability of offenders, and to promote effective interaction, collaboration, coordination, and 10 use of resources among criminal justice personnel. The judicially managed accountability and 11 recovery court established in this subsection in Onslow County shall prioritize participation of 12 offenders that are veterans of the United States Armed Forces. 13 **SECTION 16.5.(c)** Report. – The Administrative Office of the Courts shall report to 14 the Joint Legislative Oversight Committee on Justice and Public Safety on the results of these 15 pilot programs no later than February 1 of each year following a year in which a pilot program receives funding from the State. 16 17 SECTION 16.5.(d) Policy. - It is the intent of the General Assembly that 18 appropriations made to aid Harnett County, Haywood County, Onslow County, Pitt County, 19 Robeson County, and Wayne County in the original creation and operation of each county's 20 judicially managed accountability and recovery court will not continue beyond the 2022-2023 21 fiscal year, but will instead be replaced by local expenditures, grants, and other available funding 22 sources. 23 **SECTION 16.5.(e)** This section becomes effective December 1, 2021. 24 25 APPOINTED DISTRICT COURT JUDGES SHALL RUN IN NEXT GENERAL 26 **ELECTION** 27 SECTION 16.6.(a) G.S. 7A-142 reads as rewritten: 28 "§ 7A-142. Vacancies in office. 29 A vacancy in the office of district judge occurring for causes other than expiration of (a) 30 term shall be filled for the unexpired term by appointment of the Governor. The Governor, as 31 provided in this section. 32 An appointee shall hold office until January 1 next following the election for members (b) 33 of the General Assembly that is held more than 60 days after the vacancy occurs, at which time 34 an election shall be held to fill the unexpired term of office. Provided, that when the unexpired 35 term of the office in which the vacancy has occurred expires on the first day of January 36 succeeding the next election for members of the General Assembly, the Governor shall appoint to fill the vacancy for the unexpired term of office. 37 Prior to the appointment, the bar of the judicial district, as defined in G.S. 84-19, shall 38 (c) 39 nominate five persons who are residents of the judicial district who are duly authorized to practice 40 law in the district for consideration by the Governor. The nominees shall be selected by vote of only those bar members who reside in the district. In the event fewer than five persons are 41 42 nominated, upon providing the nominations to the Governor, the bar shall certify that there were 43 insufficient nominations in the district to comply with this section. Prior to filling the vacancy, 44 the Governor shall give due consideration to the nominations provided by the bar of the judicial 45 district." 46 SECTION 16.6.(b) This section is effective when it becomes law and applies to 47 vacancies created on or after that date. 48 49 MODIFY THE LOCATION AND RESIDENCY REQUIREMENTS OF VARIOUS 50 **DISTRICT COURT JUDGESHIPS** 

SECTION 16.7.(a) G.S. 7A-133 reads as rewritten:

51

Senate Bill 105

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"§ 7A-1.	<b>33.</b> Numbers of judges by districts; numbers of magis court, by counties.	trates and additional seats o
(a) followin	Each district court district shall have the numbers	of judges as set forth in th
District	Judges	County
1	5	Camden
		Chowan
		Currituck
		Dare
		Gates
		Pasquotank
		Perquimans
2	4	Martin
-		Beaufort
		Tyrrell
		Hyde
		Washington
3A	6	Pitt
3B	6	Craven
50	0	Pamlico
		Carteret
4	9	Sampson
-	)	Duplin
		Jones
		Onslow
5	9	New Hanover
5	7	Pender
6	4	Northampton
0	4	Bertie
		Hertford
7	7	Halifax Nash
/	1	
		Edgecombe
0	(	Wilson
8	6	Wayne
		Greene
0	~	Lenoir
9	5	Granville
		(part of Vance
		see subsection
		(b))
		Franklin
0.7		Person
9B	2	Warren
		(part of Vance
10.1		see subsection (b))
10A	3	(part of Wake
105	-	see subsection (b))
10B	3	(part of Wake
:		see subsection (b))
10C	3	(part of Wake

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1			see subsection (b))
2	10D	5	(part of Wake
3			see subsection (b))
4	10E	3	(part of Wake
5			see subsection (b))
6	10F	3	(part of Wake
7			see subsection (b))
8	11	11	Harnett
9			Johnston
10			Lee
11	12	10	Cumberland
12	13	<u>67</u>	Bladen
13			Brunswick
14			Columbus
15	14	7 <u>6</u> 4	Durham
16	15A		Alamance
17	15B	5	Orange
18			Chatham
19	16A	4	Scotland
20			Anson
21			Richmond
22	16B	6	Robeson
23	17A	4	Caswell
24			Rockingham
25	17B	4	Stokes
26	10		Surry
27	18	14	Guilford
28	19A	6	Cabarrus
29	19B	5	Randolph
30	19C	5	Rowan
31	19D	4	Hoke
32	20.4	2	Moore
33	20A	3	Montgomery
34 35	200	1	Stanly (nort of Union
35 36	20B	1	(part of Union see subsection
30 37			
38	20C	2	(b)) (part of Union
38 39	200	2	see subsection
39 40			(b))
40 41	20D	2	Union
42	20D	11	Forsyth
43	21 22A	6	Alexander
44		0	Iredell
45	22B	6	Davidson
46	220	0	Davie
40 47	23	4	Alleghany
48	<i></i>	т	Ashe
49			Wilkes
49 50			Yadkin
50 51	24	4	Avery
<i></i>		•	

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		Madison
		Mitchell
		Watauga
		Yancey
25	10	Burke
		Caldwell
		Catawba
26	21	Mecklenburg
27A	7	Gaston
27B	6	Cleveland
		Lincoln
28	7	Buncombe
29A	4	McDowell
		Rutherford
29B	4	Henderson
		Polk
		Transylvania
30	6	Cherokee
		Clay
		Graham
		Haywood
		Jackson
		Macon
		Macon Swain.
		Swain.
	ualified voters of District Court District 13	Swain. 5 shall elect all <del>six <u>seven</u> j</del> udges
established for the	e District in subsection (a) of this section, but	Swain. 5 shall elect all <u>six-seven</u> judges only persons who reside in Bladen
established for the County may be c	e District in subsection (a) of this section, but candidates for one of those judgeships, only	Swain. shall elect all <u>six seven</u> judges only persons who reside in Bladen persons who reside in Columbus
established for the County may be c County may be ca	e District in subsection (a) of this section, but candidates for one of those judgeships, only andidates for two of those judgeships, and only	Swain. S shall elect all <u>six seven</u> judges only persons who reside in Bladen persons who reside in Columbus persons who reside in Brunswick
established for the County may be ca County may be ca County may be ca	e District in subsection (a) of this section, but or candidates for one of those judgeships, only andidates for two of those judgeships, and only andidates for three <u>four</u> of those judgeships. The	Swain. S shall elect all <u>six seven</u> judges only persons who reside in Bladen persons who reside in Columbus persons who reside in Brunswick
established for the County may be ca County may be ca County may be ca	e District in subsection (a) of this section, but candidates for one of those judgeships, only andidates for two of those judgeships, and only	Swain. S shall elect all <u>six seven</u> judges only persons who reside in Bladen persons who reside in Columbus persons who reside in Brunswick
established for the County may be ca County may be ca be numbered and 	e District in subsection (a) of this section, but or candidates for one of those judgeships, only andidates for two of those judgeships, and only andidates for three four of those judgeships. The assigned for residency purposes as follows:	Swain. S shall elect all <u>six seven</u> judges only persons who reside in Bladen persons who reside in Columbus persons who reside in Brunswick hese district court judgeships shall
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established for the County may be ca County may be ca County may be ca be numbered and  <u>(7)</u>  <u>(b8)</u> The q	e District in subsection (a) of this section, but or candidates for one of those judgeships, only andidates for two of those judgeships, and only andidates for three four of those judgeships. The assigned for residency purposes as follows: <u>Seat number seven, established for resident</u> section, shall be the seat created on January ualified voters of District Court District 19D	Swain. S shall elect all <u>six seven</u> judges only persons who reside in Bladen persons who reside in Columbus persons who reside in Brunswick hese district court judgeships shall <u>nts of Brunswick County by this</u> <u>1, 2023.</u>
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established for the County may be ca County may be ca County may be ca be numbered and  (7)  (b8) The q for District 19D may be candidate	e District in subsection (a) of this section, but or candidates for one of those judgeships, only andidates for two of those judgeships, and only andidates for three four of those judgeships. The assigned for residency purposes as follows: <u>Seat number seven, established for resident</u> section, shall be the seat created on January ualified voters of District Court District 19D in subsection (a) of this section, but only per es for one of the judgeships, and only perso	Swain. shall elect all <u>six seven</u> judges only persons who reside in Bladen persons who reside in Columbus persons who reside in Brunswick hese district court judgeships shall <u>nts of Brunswick County by this</u> <u>1, 2023.</u> <u>9 shall elect all judges established</u> <u>rsons who reside in Hoke County</u> <u>ns who reside in Hoke or Moore</u>
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established for the County may be ca County may be ca be numbered and  (7)  (b8) The q for District 19D may be candidate County may be ca numbered and as (1) (2)	e District in subsection (a) of this section, but or candidates for one of those judgeships, only andidates for two of those judgeships, and only andidates for three four of those judgeships. The assigned for residency purposes as follows: <u>Seat number seven, established for resident</u> section, shall be the seat created on January ualified voters of District Court District 19D in subsection (a) of this section, but only per es for one of the judgeships, and only perso andidates for the remaining judgeships. These signed for residency purposes as follows: <u>Seat number one, established for residents</u> shall be the seat currently held by Judge Joe Seat number two, established for residents section, shall be the seat currently held by J <u>Seat number three, established for residents</u>	Swain. S shall elect all <u>six seven</u> judges only persons who reside in Bladen persons who reside in Columbus persons who reside in Brunswick hese district court judgeships shall <u>nts of Brunswick County by this</u> <u>1, 2023.</u> Shall elect all judges established rsons who reside in Hoke County <u>ns who reside in Hoke or Moore</u> <u>e district court judgeships shall be</u> <u>of Hoke or Moore County by this</u> <u>udge Bibey.</u> <u>of Hoke or Moore County by this</u> <u>udge Creed.</u>
established for the County may be ca County may be ca be numbered and  (7)  (b8) The q for District 19D may be candidate County may be ca numbered and ass (1) (2) (3)	e District in subsection (a) of this section, but or candidates for one of those judgeships, only andidates for two of those judgeships, and only andidates for three four of those judgeships. The assigned for residency purposes as follows: <u>Seat number seven, established for resident</u> section, shall be the seat created on January ualified voters of District Court District 19D in subsection (a) of this section, but only per es for one of the judgeships, and only perso andidates for the remaining judgeships. These signed for residency purposes as follows: <u>Seat number one, established for residents</u> shall be the seat currently held by Judge Joe Seat number two, established for residents section, shall be the seat currently held by J <u>Seat number three, established for residents</u> section, shall be the seat currently held by J	Swain. shall elect all <u>six seven j</u> udges only persons who reside in Bladen persons who reside in Columbus persons who reside in Brunswick hese district court judgeships shall <u>nts of Brunswick County by this</u> <u>1, 2023.</u> <u>9 shall elect all judges established</u> <u>sons who reside in Hoke County</u> <u>ns who reside in Hoke or Moore</u> <u>e district court judgeships shall be</u> <u>of Hoke County by this section,</u> <u>of Hoke or Moore County by this</u> <u>udge Bibey.</u> <u>of Hoke or Moore County by this</u> <u>udge Creed.</u> <u>of Hoke or Moore County by this</u>

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SECTION 16.7.(b) The designation of seat numbers for District Court District 19D			
judgeships in subsection (a) of this section shall be based upon the judges holding those seats as			
of May 28, 2021.			
<b>SECTION 16.7.(c)</b> This section becomes effective January 1, 2023, and elections			
conducted in 2022 sl	conducted in 2022 shall be conducted in accordance with the judgeships created, removed, and		
modified in this section	ion.		
<b>MODIFY ASSISTA</b>	MODIFY ASSISTANT DISTRICT ATTORNEY ALLOCATION		
SECTIO	N 16.8. G.S. 7A-60(a1) reads as rewrit	ten:	
"(a1) (Effective	e January 1, 2021 through December	31, 2022) The counties of the State	
. , .	rosecutorial districts, and each district	, .	
	strict attorneys set forth in the following		
		No. of Full-Time	
Prosecutorial		Asst. District	
District	Counties	Attorneys	
1	Camden, Chowan, Currituck,	12	
-	Dare, Gates, Pasquotank,		
	Perquimans		
2	Beaufort, Hyde, Martin,	8	
2	Tyrrell, Washington	0	
3	Pitt	12	
4	Carteret, Craven, Pamlico	13	
5	Duplin, Jones, Onslow,	20	
5	-	20	
6	Sampson New Hencyce, Bender	20	
6 7	New Hanover, Pender		
1	Bertie, Halifax, Hertford,	11	
0	Northampton	10	
8	Edgecombe, Nash, Wilson	19	
9	Greene, Lenoir, Wayne	15	
10	Wake	42	
11	Franklin, Granville, Person	15	
10	Vance, Warren	10	
12	Harnett, Lee	12	
13	Johnston	<u>++12</u>	
14	Cumberland	25	
15	Bladen, Brunswick, Columbus	15	
16	Durham	18	
17	Alamance	12	
18	Orange, Chatham	10	
20	Robeson	13	
21	Anson, Richmond, Scotland	<u>910</u>	
22	Caswell, Rockingham	9	
23	Stokes, Surry	8	
24	Guilford	35	
25	Cabarrus	10	
26	Mecklenburg	<u>5857</u>	
27	Rowan	9	
29	Hoke, Moore	9	
28	Montgomery, Stanly	6	
	Union		
30	UIII0II	11	

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1	32	Alexander, Iredell	13
2	33	Davidson, Davie	12
3	34	Alleghany, Ashe, Wilkes,	9
4		Yadkin	
5	35	Avery, Madison, Mitchell,	8
6		Watauga, Yancey	
7	36	Burke, Caldwell, Catawba	20
8	37	Randolph	10
9	38	Gaston	16
10	39	Cleveland,	13
11		Lincoln	
12	40	Buncombe	14
13	41	McDowell, Rutherford	8
14	42	Henderson, Polk, Transylvania	9
15	43	Cherokee, Clay, Graham,	13
16 17		Haywood, Jackson, Macon,	
17 18		Swain."	
18 19	TECHNICAL	CORRECTION OF CONFLICTIN	NG LANGUAGE REGARDING
20		NCES IN COURT CASES	IG LANGUAGE REGARDING
20		<b>FION 16.9.(a)</b> Section 2 of S.L. 2020-72	is repealed
22		<b>FION 16.9.(b)</b> This section is effective w	-
23	<b>BLC</b>		
24	JUDICIAL DEH	PARTMENT/USE OF OUTSIDE COU	NSEL
25		<b>FION 16.10.(a)</b> G.S. 7A-343 is amended	
26	"(17)		
27		official or employee. The Director ma	y approve the expenditure of lapsed
28		salary savings to retain private counsel	
29		defense of an official or employee of t	
30		arising from conduct undertaken in the	
31		official duties and in which the Attorne	-
32		litigation services. For purposes of the	
33		services" and "private counsel" are	e as defined in G.S. 147-17 and
34		<u>G.S. 114-2.3.</u> "	
35		<b>FION 16.10.(b)</b> G.S. 143C-6-9(b) reads	
36		d salary savings shall not be used to pa	
37		As used in this subsection, litigation servi	
38 39		1) and G.S. 114-2.3(d). <u>This subsection</u> ate counsel retained by the Judicial Depart	
39 40		Department in any action arising from co	
40 41		oyee's official duties and in which the Att	
42	the litigation serv		oney General has deenned to provide
43		<b>FION 16.10.(c)</b> G.S. 114-2.3(a) reads as	rewritten:
44		agency, institution, department, bureau	
45		w to retain private counsel, shall obtain	
46	-	employing private counsel. This section do	
47	-	corporations or political subdivisions of	
48	-	ations or political subdivisions, or to cou	
49		not apply to private counsel retained by th	••••
50		employee of the Department in any actio	•

the course of the official's or employee's official duties and in which the Attorney General has 1 2 declined to provide the litigation services." 3 **SECTION 16.10.(d)** G.S. 147-17(a) reads as rewritten: 4 No department, officer, agency, institution, commission, bureau or other organized "(a) 5 activity of the State which receives support in whole or in part from the State shall employ private 6 counsel, except with the approval of the Governor. The Governor shall give his approval only if 7 the Attorney General has advised him, as provided in subsection (b) of this section, that it is 8 impracticable for the Attorney General to render the legal services. In any case or proceeding, 9 civil or criminal, in or before any court or agency of this State or any other state or the United 10 States, or in any other matter in which the State of North Carolina is interested, the Governor may employ private counsel as he may deem proper or necessary to represent the interest of the 11 12 State, and may fix the compensation for their services, subject to the provisions of subsection 13 (c1) of this section. This subsection does not apply to private counsel retained by the Judicial 14 Department for the defense of an official or employee of the Department in any action arising from conduct undertaken in the course of the official's or employee's official duties and in which 15 the Attorney General has declined to provide the litigation services." 16 17 **SECTION 16.10.(e)** This section is effective when it becomes law. 18

19 COURTHOUSE RESPONSIVENESS RESOURCES

20 SECTION 16.11. Of the funds appropriated in this act from the State Fiscal 21 Recovery Fund to the Administrative Office of the Courts for temporary court personnel to 22 address a backlog in cases due to the COVID-19 pandemic, up to seven hundred ninety-nine 23 thousand one hundred seventy dollars (\$799,170) may be used to support up to 12.25 time-limited 24 positions in the 2021-2022 fiscal year. Beginning in the 2022-2023 fiscal year, any remaining 25 funds appropriated in this act from the State Fiscal Recovery Fund to the Administrative Office 26 of the Courts for temporary court personnel to address a backlog in cases due to the COVID-19 27 pandemic may be used to support up to 24.5 time-limited positions until the funds are expended. 28

- 29 CLARIFYING DUTIES OF COURT OF APPEALS DOCUMENT MANAGEMENT
   30 SHOP
- 31

39

**SECTION 16.12.(a)** G.S. 7A-20(b) reads as rewritten:

32 "(b) Subject to approval of the Supreme Court, the Court of Appeals shall promulgate from 33 time to time a fee bill for services rendered by the clerk, and such fees shall be remitted to the 34 State Treasurer. Charges to litigants for <u>document management and</u> the reproduction of appellate 35 records and briefs shall be fixed by rule of the Supreme Court and remitted to the Appellate 36 Courts Printing and Computer Operations Fund established in G.S. 7A-343.3. The operations of 37 the Court of Appeals shall be subject to the oversight of the State Auditor pursuant to Article 5A 38 of Chapter 147 of the General Statutes."

**SECTION 16.12.(b)** G.S. 7A-343.3 reads as rewritten:

## 40 "§ 7A-343.3. Appellate Courts Printing and Computer Operations Fund.

41 The Appellate Courts Printing and Computer Operations Fund is established within the 42 Judicial Department as a nonreverting, interest-bearing special revenue account. Accordingly, 43 interest and other investment income earned by the Fund shall be credited to it. All moneys 44 collected through charges to litigants for document management and the reproduction of 45 appellate records and briefs under G.S. 7A-11 and G.S. 7A-20(b) shall be remitted to the State 46 Treasurer and held in this Fund. Moneys in the Fund shall be used to support the print shop 47 document management shop operations of the Supreme Court and the Court of Appeals, 48 including personnel, maintenance, and capital costs. The Judicial Department may create and 49 maintain receipt-supported positions for these purposes but shall report to the Chairs of the Senate 50 and House of Representatives Appropriations Subcommittees on Justice and Public Safety prior to creating such new positions." 51

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	<b>TION 16.12.(c)</b> This section becomes effective d on or after that date.	ve October 1, 2021, and applies to
TRANSFER CI	RIMINAL JUSTICE INFORMATION NET	<b>FWORK TO AOC</b>
SEC'	TION 16.13.(a) Article 29 of Subchapter V	II of Chapter 7A of the General
Statutes reads as	rewritten:	-
	"Article 29.	
	"Administrative Office of the Cou	urts.
	"Part 1. General Provisions.	
	ninistrative Office of the Courts; establishm	*
	eby established a State office to be known as	
Courts. It shall b	e supervised by a Director, assisted by an assis	stant director.
"§ 7A-352. Res	erved for future codification purposes.	
	"Part 2. Criminal Justice Informat	tion.
"§ 7A-353. Res	erved for future codification purposes.	~
	"Part 3. North Carolina Human Trafficking	
	th Carolina Human Trafficking Commissio	
. ,	lishment. – There is established in the Admin	
	Human Trafficking Commission. For purpose	es of this section, "Commission"
means the North	Carolina Human Trafficking Commission.	
	<b>TION 16.13.(b)</b> The Criminal Justice Inform	ation Natural Coverning Board
	erred to the Administrative Office of the	6
	, 143B-1391, 143B-1392, 143B-1393, and 143	• •
	of the General Statutes are recodified as G.S.	
-	A 353.4 in Part 2 of Article 29 of Subchapter	
	nded by subsection (a) of this section.	vir of enapter // of the General
	<b>FION 16.13.(c)</b> Part 2 of Article 29 of Subc	chapter VII of Chapter 7A of the
	, as amended by subsections (a) and (b) of this	1 1
	"Part 2. Criminal Justice Informat	
"§ 7A-353. Defi		
As used in th	is Part:	
(1)	"Board" means the Criminal Justice Inform	ation Network Governing Board
	established by G.S. 143B-1391.	
(2)	"Local government user" means a unit of loca	al government of this State having
	authorized access to the Network.	
(3)	"Network" means the Criminal Justice Info	ormation Network established by
	the Board pursuant to this Part.	
(4)	"Network user" or "user" means any person	n having authorized access to the
	Network.	
(5)	"State agency" means any State departm	
	commission, or other unit of State governme	
	iminal Justice Information Network Govern	ning Board – creation; purpose;
	bership; conflicts of interest.	na Daard is astablished within the
	Criminal Justice Information Network Governin	•
	Information Technology, Administrative Officered to the State's Criminal Justice Information Net	
· 1	ate the State's Criminal Justice Information Net e governmental and technical information system	
1	State and local governmental public safety a	•
	r by appropriately and efficiently sharing crin	
enective manner	by appropriately and efficiently sharing crift	minai jusuce and juvenne justice

1	information among law enforcement, judicial, and corrections agencies. The Notwithstanding
2	<u>G.S. 143A-6(b)</u> , the Board is established within the <u>Administrative</u> Office of the State Chief
3	Information Officer, <u>Courts</u> for organizational and budgetary purposes only and the Board shall
4	exercise all of its statutory powers in this Part independent of control by the <u>Administrative</u>
5	Office of the State Chief Information Officer.Courts.
6	
7	"§ 7A-353.2. Compensation and expenses of Board members; travel reimbursements.
8	Members of the Board shall serve without compensation but may receive travel and
9	subsistence as follows:
10	(1) Board members who are officials or employees of a State agency or unit of
11	local government, in accordance with G.S. 138-6.
12	(2) All other Board members, at the rate established in G.S. 138-5.
13	"§ 7A-353.3. Powers and duties.
14	(a) The Board shall have the following powers and duties:
15	(1) To establish and operate the Network as an integrated system of State and
16	local government components for effectively and efficiently storing,
17	communicating, and using criminal justice information at the State and local
18	levels throughout North Carolina's law enforcement, judicial, juvenile justice,
19	and corrections agencies, with the components of the Network to include
20	electronic devices, programs, data, and governance and to set the Network's
21	policies and procedures.
22	
23	(8) <u>To employ the services of an Executive Director who shall report solely to the</u>
24	Board.
25	(9) To exercise administrative control over the operational budget established by
26	the Board and appropriated by the General Assembly.
27	(10) To exercise sole authority and control over employee positions allotted to the
28	Board, including the authority to establish qualifications, classification, and
28	salary levels for its employees and determine appropriate methods of
30	screening for candidates, interviewing, hiring, and day-to-day management of
31	Board employees.
32	board employees.
	 1874 2524 Election of officers, mostings, stoff sto
33	"§ 7A-353.4. Election of officers; meetings; staff, etc.
34 25	 (b) The staff of the Original Justice Information Naturally shall provide the Decad with
35	(b) The staff of the Criminal Justice Information Network shall provide the Board with
36	professional and clerical support and any additional support the Board needs to fulfill its mandate.
37	(c) The Board's staff shall use space provided by the Department of Information
38	Technology.Administrative Office of the Courts shall provide office space and administrative
39	support for the Board's staff and shall provide technical assistance to the Board at the request of
40	the Board."
41	<b>SECTION 16.13.(d)</b> G.S. 143B-1320(a)(2) and G.S. 143B-1323(c)(2) are repealed.
42	<b>SECTION 16.13.(e)</b> G.S. 143B-1321(a)(30) reads as rewritten:
43	"(30) Support the operation of the CGIA, GICC, GDAC, CJIN, and 911 Board."
44	<b>SECTION 16.13.(f)</b> G.S. 143B-1322(c)(19) reads as rewritten:
45	"(19) Supervise and support the operations of the CGIA, GICC, GDAC, CJIN, and
46	911 Board."
47	
48	PART XVII. INDIGENT DEFENSE SERVICES
49	
50	TRANSFER TWO ASSISTANT PUBLIC DEFENDERS FROM DEFENDER DISTRICT
51	10 TO DEFENDER DISTRICT 16B

General Assembly Of North Carolina	Session 2021
<b>SECTION 17.1.</b> The Commission on Indigent Defense Se assistant public defender positions from Defender District 10 to Defender	
CONTINGENCY RESERVE FOR PRIVATE ASSIGNED COUNS	EL
<b>SECTION 17.2.</b> Of the funds appropriated to the Office of Ir	
(Office), the Office shall reserve the sum of five hundred thousand do	0
year of the 2021-2023 fiscal biennium in Budget Code: 12001; Fund Cod	
reserve to be available to provide funding for private assigned counsel as	
contingency reserve shall remain available until spent consistent with	
shall report on the use of the funds to the Joint Legislative Oversight C	
Public Safety and the Fiscal Research Division by February 1, 2022, an	
1 of each year thereafter until the funds reserved in accordance with this	
	-
DEBT SETOFF MODIFICATION	
<b>SECTION 17.3.(a)</b> Notwithstanding the time limitations a	
State agency pursuant to G.S. 105A-8, for notices to a debtor a State age	
between March of 2020 and February of 2021 for reasons beyond the	
Indigent Defense Services, including the inability to obtain the informati	•
notice, the Office may send notice to the debtor within 30 days of the d	
law; provided, the notice and rights afforded to the debtor otherw	vise complies with the
requirements of G.S. 105A-8.	1
<b>SECTION 17.3.(b)</b> This section is effective when this act b	ecomes law.
PART XVIII. JUSTICE	
TAKI AVIII. JUSTICE	
NO HIRING OF SWORN STAFF POSITIONS FOR NC STATE C	CRIME LAB
SECTION 18.1. Article 9 of Chapter 114 of the General	
adding a new section to read:	·
" <u>§ 114-63.1. No hiring of sworn personnel to fill vacant positions.</u>	
The Department of Justice shall not hire sworn personnel to fill vaca	
Carolina State Crime Laboratory. Nothing in this section shall be c	-
termination of sworn personnel or to affect North Carolina State Crim	• 1
who are sworn and employed by the Laboratory as of the effective date	
continue to meet the sworn status retention standards mandated by the l	North Carolina Criminal
Justice Education and Standards Commission."	
MICROSCOPIC HAIR COMPARISON/PROVIDE RECORDS	FOD DEVIEW OF
CASES	FOR REVIEW OF
SECTION 18.2.(a) Definition. – For purposes of	this section the term
"Memorandum of Understanding" means the Memorandum of Underst	
2019, and any amendments entered into between the North Carolina Cer	0
(Center), a nonprofit corporation, and the Department of Justice (Depa	
North Carolina State Crime Lab (Crime Lab).	
SECTION 18.2.(b) Requirement. – Subject to any restriction	ns imposed under federal
SECTION 10.2.(b) Requirement. Subject to any restriction	-
law, by December 1, 2021, the Crime Lab shall provide to the Center all	information and records
law, by December 1, 2021, the Crime Lab shall provide to the Center all set forth in the Memorandum of Understanding that are to be provided Center. Additionally, the Crime Lab shall provide all services set forth	by the Crime Lab to the in the Memorandum of
law, by December 1, 2021, the Crime Lab shall provide to the Center all set forth in the Memorandum of Understanding that are to be provided Center. Additionally, the Crime Lab shall provide all services set forth Understanding that are to be provided by the Crime Lab to the Center. If	by the Crime Lab to the in the Memorandum of the Crime Lab is unable
law, by December 1, 2021, the Crime Lab shall provide to the Center all set forth in the Memorandum of Understanding that are to be provided Center. Additionally, the Crime Lab shall provide all services set forth Understanding that are to be provided by the Crime Lab to the Center. If to provide certain information, records, or services required under this su	by the Crime Lab to the in the Memorandum of the Crime Lab is unable obsection, the Crime Lab
law, by December 1, 2021, the Crime Lab shall provide to the Center all set forth in the Memorandum of Understanding that are to be provided Center. Additionally, the Crime Lab shall provide all services set forth Understanding that are to be provided by the Crime Lab to the Center. If	by the Crime Lab to the in the Memorandum of the Crime Lab is unable obsection, the Crime Lab

SECTION 18.2.(c) Report on Compliance. - By December 15, 2021, the Center 1 2 shall submit a report to the Joint Legislative Oversight Committee on Justice and Public Safety 3 and the Fiscal Research Division detailing what information, records, and services required under 4 subsection (b) of this section (i) have been provided by the Crime Lab and (ii) have not been 5 provided and the reason provided by the Crime Lab for not providing the information, record, or 6 service. 7 SECTION 18.2.(d) Report on Findings. – By December 1, 2022, the Center shall 8 submit a report to the Joint Legislative Oversight committee on Justice and Public Safety and the 9 Fiscal Research Division detailing its findings from its review of any information or records provided under subsection (b) of this section to determine which court cases involved the use of 10 microscopic hair comparison and whether the results in each court case were properly stated, 11 12 challenged, and confirmed. 13 14 **REQUIRE APPROVAL OF COUNCIL OF STATE PRIOR TO ATTORNEY GENERAL** 15 **INTERVENING IN CERTAIN CASES** 16 SECTION 18.3.(a) G.S. 114-2 reads as rewritten: 17 "§ 114-2. Duties. 18 Pursuant to Section 7(2) of Article III of the North Carolina Constitution, it shall be (a) 19 the duty of the Attorney General: 20 (1)To-Subject to the condition set forth in subsection (b) of this section, to defend all actions in the appellate division in which the State shall be interested, or a 21 party, and to appear for the State in any other court or tribunal in any cause or 22 matter, civil or criminal, in which the State may be a party or interested. The 23 24 duty to represent the State in criminal appeals shall not be delegated to any 25 district attorney's office or any other entity. 26 . . . 27 Subject to the provisions of G.S. 62-20:G.S. 62-20 and the condition set forth (8) 28 in subsection (b) of this section: 29 To intervene, when he the Attorney General deems it to be advisable a. 30 in the public interest, in proceedings before any courts, regulatory officers, agencies and bodies, both State and federal, in a 31 32 representative capacity for and on behalf of the using and consuming 33 public of this State. He-The Attorney General shall also have the 34 authority to institute and originate proceedings before such courts, 35 officers, agencies or bodies and shall have authority to appear before 36 agencies on behalf of the State and its agencies and citizens in all matters affecting the public interest. 37 Upon the institution of any proceeding before any State agency by 38 b. 39 application, petition or other pleading, formal or informal, the outcome 40 of which will affect a substantial number of residents of North Carolina, such agency or agencies shall furnish the Attorney General 41 42 with copies of all such applications, petitions and pleadings so filed, 43 and, when the Attorney General deems it advisable in the public interest to intervene in such proceedings, he-the Attorney General is 44 45 authorized to file responsive pleadings and to appear before such 46 agency either in a representative capacity in behalf of the using and consuming public of this State or in behalf of the State or any of its 47 48 agencies. 49 50 Notwithstanding any provision of law to the contrary, the Attorney General shall not (b) intervene for, or otherwise participate on behalf of, the State in any ongoing proceeding before 51

1	an out-of-state or federal court, regulatory officer, agency, or body that does not involve the		
2	recovery of damages or other relief by the State or a State department, agency, institution,		
3	commission, or bureau, unless the intervention or other participation is approved by a majority		
4	vote of the Council of State. Nothing in this subsection shall be construed as prohibiting the		
5	Attorney General from participating in a proceeding before a court, regulatory officer, agency,		
6	or body in which the State or a State department, agency, institution, commission, or bureau is a		
7	party. For purposes of this subsection, the term "Attorney General" includes any attorney		
8	employed by or contracting with the Department of Justice."		
9	<b>SECTION 18.3.(b)</b> This section is effective when it becomes law and applies to		
10	proceedings commenced on or after that date.		
11			
12	ESTABLISH LAW ENFORCEMENT OFFICER DISCIPLINE AND		
13	DECERTIFICATION STATEWIDE DATABASE		
14	<b>SECTION 18.4.(a)</b> Article 1 of Chapter 17C of the General Statutes is amended by		
15	adding a new section to read:		
16	"§ 17C-14. Database of law enforcement officer certification suspensions and revocations.		
17	The Commission shall develop and maintain a statewide database accessible to the public on		
18	its website that contains all revocations and suspensions of law enforcement officer certifications		
19	by the Commission."		
20	<b>SECTION 18.4.(b)</b> Chapter 17E of the General Statutes is amended by adding a new		
21	section to read:		
22	"§ 17E-14. Database of justice officer certification suspensions and revocations.		
23	The Commission shall develop and maintain a statewide database accessible to the public on		
24	its website that contains all revocations and suspensions of justice officer certifications by the		
25	Commission."		
26	SECTION 18.4.(c) Subpart A of Part 4 of Article 13 of Chapter 143B of the General		
27	Statutes is amended by adding a new section to read:		
28	"§ 143B-907. Public law enforcement database regulation.		
29	(a) <u>Any database (i) created by a State agency or political subdivision of this State, (ii)</u>		
30	accessible to the public, and (iii) created for the purpose of compiling and making available		
31	information regarding disciplinary actions taken against law enforcement officers may be		
32	established if all of the following are met:		
33	(1) The database is created by act of the General Assembly.		
34	(2) The information made public does not violate personnel and privacy laws.		
35	(3) The officer has received notice of the disciplinary action prior to it being		
36	added to the database.		
37	(4) The officer has been afforded some opportunity to be heard regarding the		
38	disciplinary action prior to it being added to the database.		
39	(5) The database only publishes final dispositions in disciplinary actions.		
40	(6) The database provides for the removal of records of the disciplinary action in		
41	the event the action is later rescinded.		
42	(b) For purposes of this section, "law enforcement officers" means sworn law		
43	enforcement officers with the power of arrest, both State and local."		
44	<b>SECTION 18.4.(d)</b> Subsection (c) of this section is effective when it becomes law.		
45	The remainder of this section becomes effective October 1, 2021.		
46			
47	ESTABLISH LAW ENFORCEMENT OFFICER CRITICAL INCIDENT STATEWIDE		
48	DATABASE		
49	SECTION 18.5.(a) G.S. 17C-2 reads as rewritten:		
50	"§ 17C-2. Definitions.		
51	Unless the context clearly otherwise requires, the following definitions apply in this Article:		

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•••		
<u>(3</u>		•
	enforcement officer that results in death or serious bodily inju-	ury to a person.
	<b>ECTION 18.5.(b)</b> Article 1 of Chapter 17C of the General Statute	s is amended by
U	section to read:	
	atabase for law enforcement officer critical incident information	
	e Division shall develop and maintain a statewide database	•
enforcement a	agencies that tracks all critical incident data of law enforcement of	officers in North
<u>Carolina.</u>		
<u>(b)</u> <u>Al</u>	l law enforcement agencies in the State that employ personnel	certified by the
Commission :	shall provide any information requested by the Division to maint	ain the database
required by su	ubsection (a) of this section.	
<u>(c)</u> Int	formation collected under this section that is confidential under Sta	te or federal law
shall remain c	onfidential.	
<u>(d)</u> <u>A</u>	law enforcement officer who is reported to the Division as having	been involved in
a critical inci	dent who disputes being involved in a critical incident has a righ	it, prior to being
placed in the	database, to request a contested case hearing regarding that determ	ination pursuant
to and in acco	rdance with the provisions of Article 3A of Chapter 150B of the G	eneral Statutes."
SE	CTION 18.5.(c) G.S. 17E-2 reads as rewritten:	
"§ 17E-2. De	finitions.	
Unless the	e context clearly requires otherwise, the following definitions apply	to this Chapter:
<u>(4</u> )	<u>"Critical incident" means an incident involving any use of</u>	force by a law
	enforcement officer that results in death or serious bodily inju-	ury to a person."
SE	<b>ECTION 18.5.(d)</b> Chapter 17E of the General Statutes is amended	by adding a new
section to read		
	atabase for justice officer critical incident information.	
	e Division shall develop and maintain a statewide database	
	agencies that tracks all critical incident data of justice officers in N	
	l law enforcement agencies in the State that employ personnel	
	shall provide any information requested by the Commission	<u>to maintain the</u>
	ired by subsection (a) of this section.	
	formation collected under this section that is confidential under Sta	te or federal law
shall remain c		
	law enforcement officer who is reported to the Division as having	
	dent who disputes being involved in a critical incident has a righ	
-	database, to request a contested case hearing regarding that determ	
	rdance with the provisions of Article 3A of Chapter 150B of the G	
	<b>ECTION 18.5.(e)</b> This section becomes effective October 1, 202	1, and applies to
critical incide	nts on or after that date.	
	RIMINAL JUSTICE FELLOWS PROGRAM	
	<b>ECTION 18.6.(a)</b> G.S. 17C-20 reads as rewritten:	
"§ 17C-20. D		
As used in	this Article, the following definitions apply:	
(5)		
	according to the latest federal decennial census or a county	0
	development tier one area pursuant to G.S. 143B-437.08, or l	both.

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1	SECTION 18	<b>6.(b)</b> This section is effective when	it becomes law and applies to
2 3		Program applicants selected on or after	11
4	PROHIBIT COLLUSIV	E SETTLEMENTS BY THE ATTO	DRNEY GENERAL
5		<b>7.(a)</b> G.S. 114-2.2 is amended by add	
5		te, claim, or controversy is challeng	0
7	· · · · ·	rolina Constitution, and the Speaker of	-
8	-	pore of the Senate (i) have jointly inte	-
9		with G.S. 1-72.2 or (ii) are otherwise	
)	capacities as parties to the	e dispute, claim, or controversy, a co	onsent judgment shall be jointly
1	approved by the Speaker of	of the House of Representatives and the	ne President Pro Tempore of the
2	Senate, or by and through	counsel of their choice, before the jud	gment may be entered."
3	SECTION 18.	<b>7.(b)</b> G.S. 114-2.4 is amended by add	ling a new subsection to read:
4		te, claim, or controversy is challeng	-
5		rolina Constitution, and the Speaker of	-
5		mpore of the Senate (i) have interv	
7		with G.S. 1-72.2 or (ii) are otherwise	• •
8		e dispute, claim, or controversy, a pro	
)		d dispose of the dispute, claim, or contr	
)		se of Representatives and the Presider	
l 2		their choice, before the agreement matrix $7(c)$ , $C$ , $C$ , $1/2$ , $22, 2$ made as multiplication	-
5		7.(c) G.S. 163-22.2 reads as rewritten ate Board to promulgate temporary	
-		on of Chapter 163 of the General Stati	8
	• 1	unty board of commissioners, local bo	•
		r invalid by a State or federal court	•
		ne United States Justice Department	
		versely affects the conduct and hold	
	-	of Elections shall have authority to ma	
		the pending primary or election as it	
		ovisions of this Chapter 163 of the Ger	
	regulations shall become n	ull and void 60 days after the conveni	ng of the next regular session of
	the General Assembly	The State Board of Elections sh	all also be authorized, upor
		ttorney General, to enter into agreen	
	1 0	such time as the General Assembly con	
		<b>7.(d)</b> Subsections (a) and (b) of this	•
		consent judgments, settlement agreen	
		e, claim, or controversy entered on or	
	this section is effective wh	en it becomes law and applies to rulin	ngs on or after that date.
	PART XIX. PUBLIC SA	FEIX	
	DADT VIV A DEDADT	MENT OF PUBLIC SAFETY ADN	<b>ΛΙΝΙΚΤΟ ΑΤΙΟΝ</b>
	FART AIA-A. DEFART	MENT OF FUBLIC SAFETT ADM	
	JPS GRANT REPORTI	NG	
		<b>A.1.(a)</b> Article 29 of Chapter 7A of t	he General Statutes is amended
	by adding a new section to		Selferal Statates is amended
		ort on grant funds received or prea	pproved for receipt.
		ent shall report by May 1 of each yea	
		ations Committee on Justice and	
		on Justice and Public Safety on gran	-
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for receipt by the Department. The report shall include information on the amount of grant funds 1 2 received or preapproved for receipt by the Department, the use of the funds, the State match expended to receive the funds, and the period to be covered by each grant. If the Department 3 4 intends to continue the program beyond the end of the grant period, the Department shall report 5 on the proposed method for continuing the funding of the program at the end of the grant period. The Department shall also report on any information it may have indicating that the State will be 6 7 requested to provide future funding for a program presently supported by a local grant." 8 SECTION 19A.1.(b) Article 1 of Chapter 114 of the General Statutes is amended 9 by adding a new section to read: 10 "§ 114-2.5B. Annual report on grant funds received or preapproved for receipt. The Department of Justice shall report by May 1 of each year to the chairs of the House of 11 Representatives Appropriations Committee on Justice and Public Safety and the Senate 12 Appropriations Committee on Justice and Public Safety on grant funds received or preapproved 13 14 for receipt by the Department. The report shall include information on the amount of grant funds received or preapproved for receipt by the Department, the use of the funds, the State match 15 expended to receive the funds, and the period to be covered by each grant. If the Department 16 17 intends to continue the program beyond the end of the grant period, the Department shall report on the proposed method for continuing the funding of the program at the end of the grant period. 18 19 The Department shall also report on any information it may have indicating that the State will be 20 requested to provide future funding for a program presently supported by a local grant." 21 **SECTION 19A.1.(c)** Article 13 of Chapter 143B of the General Statutes is amended 22 by adding a new section to read: 23 "§ 143B-602.2. Annual report on grant funds received or preapproved for receipt. 24 The Department of Public Safety shall report by May 1 of each year to the chairs of the House 25 of Representatives Appropriations Committee on Justice and Public Safety and the Senate 26 Appropriations Committee on Justice and Public Safety on grant funds received or preapproved 27 for receipt by the Department. The report shall include information on the amount of grant funds 28 received or preapproved for receipt by the Department, the use of the funds, the State match 29 expended to receive the funds, and the period to be covered by each grant. If the Department 30 intends to continue the program beyond the end of the grant period, the Department shall report on the proposed method for continuing the funding of the program at the end of the grant period. 31 32 The Department shall also report on any information it may have indicating that the State will be 33 requested to provide future funding for a program presently supported by a local grant." 34 35 NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES 36 **SECTION 19A.2.(a)** Notwithstanding any other provision of law, and except as 37 otherwise provided in subsection (b) of this section, the Office of State Budget and Management shall not transfer any positions, personnel, or funds from the Department of Public Safety to any 38 39 other State agency during the 2021-2023 fiscal biennium unless the transfer was included in the 40 base budget for one or both fiscal years of the biennium. **SECTION 19A.2.(b)** This section shall not apply to consolidation of information 41 42 technology positions into the Department of Information Technology pursuant to 43 G.S. 143B-1325. 44 ALLOCATION OF GRANT FUNDS TO SHERIFFS' OFFICES IN TIER ONE AND 45 46 TIER TWO COUNTIES 47 **SECTION 19A.3.(a)** Of the two million seventy thousand dollars (\$2,070,000) appropriated in this act to the Department of Public Safety in the 2021-2022 fiscal year to be 48 49 used to provide grant funds to county sheriffs' offices, the funds shall be allocated in equal 50 amounts to the sheriffs' offices located in development tier one and tier two areas, as defined in G.S. 143B-437.08. 51

1 2 3	<b>SECTION 19A.3.(b)</b> Of the five million two hundred sixty-nine thousand dollars (\$5,269,000) appropriated in this act to the Department of Public Safety in the 2022-2023 fiscal year to be used to provide grant funds to county sheriffs' offices, the funds shall be allocated in
4	equal amounts to the sheriffs' offices located in development tier one and tier two areas, as
5	defined in G.S. 143B-437.08.
6	SECTION 19A.3.(c) The grants provided to sheriffs' offices in this section shall be
7	used for expenses incurred by the offices from enforcing the laws of this State and carrying out
8	other duties set by law.
9	INTERNET ODIMEC A CAINCE OTHER DEEN INVECTICATIONS
10 11	INTERNET CRIMES AGAINST CHILDREN INVESTIGATIONS
11	<b>SECTION 19A.4.(a)</b> Of the funds appropriated to the Department of Public Safety, the sum of one million five hundred thousand dollars (\$1,500,000) in nonrecurring funds in each
12	year of the 2021-2023 fiscal biennium shall be allocated to the North Carolina Sheriffs'
13 14	Association, Inc., a nonprofit corporation, to be used as grants to sheriffs' offices and other local
15	law enforcement agencies to investigate reports of internet crimes against children.
16	<b>SECTION 19A.4.(b)</b> The grant funds allocated under subsection (a) of this section
17	shall be administered by the North Carolina Sheriffs' Association, which shall develop guidelines
18	and procedures for the administration and distribution of grants to participating sheriffs' offices
19	and local law enforcement agencies. These guidelines and procedures shall include the following
20	requirements and limitations:
21	(1) The maximum grant amount shall not exceed seventy-five thousand dollars
22	(\$75,000) per recipient per fiscal year.
23	(2) Recipient agencies shall be required to enter into a memorandum of agreement
24	with the State Bureau of Investigation (SBI) governing the investigation of
25	internet crimes against children.
26	SECTION 19A.4.(c) The North Carolina Sheriffs' Association shall submit the
27	following reports to the chairs of the Joint Legislative Oversight Committee on Justice and Public
28 29	Safety, to the chairs of the House and Senate Appropriations Committees on Justice and Public Safety, and to the Fiscal Research Division:
29 30	(1) No later than November 1, 2021, a report on the guidelines and procedures
31	that will govern distribution and administration of grant funds distributed
32	pursuant to this section.
33	(2) No later than August 1, 2022, a report on the grant funds distributed pursuant
34	to this section during the 2021-2022 fiscal year.
35	(3) No later than August 1, 2023, a report on the grant funds distributed pursuant
36	to this section during the 2022-2023 fiscal year.
37	SECTION 19A.4.(d) It is the intent of the General Assembly to strongly encourage
38	sheriffs to enter into memoranda of agreement with the SBI to expeditiously investigate reports
39	and tips regarding internet crimes against children and to consult with the SBI Computer Crimes
40	Unit and North Carolina Internet Crimes Against Children Task Force.
41	
42	PART XIX-B. LAW ENFORCEMENT
43	
44 45	STATE CAPITOL POLICE/CREATION OF RECEIPT-SUPPORTED POSITIONS SECTION 10P.1 (a) Creation of Bassist Supported Desitions Authorized The
45 46	<b>SECTION 19B.1.(a)</b> Creation of Receipt-Supported Positions Authorized. – The State Capitol Police may contract with State agencies for the creation of receipt-supported
47	positions to provide security services to the buildings occupied by those agencies.
48	SECTION 19B.1.(b) Annual Report Required. – No later than September 1 of each
49	fiscal year, the State Capitol Police shall report to the Joint Legislative Oversight Committee on
50	Justice and Public Safety the following information for the fiscal year in which the report is due:

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1	(1) A list of all positions in the State Capitol Police. For each position listed, the
2	report shall include at least the following information:
3	a. The position type.
4	b. The agency to which the position is assigned.
5	c. The source of funding for the position.
6	(2) For each receipt-supported position listed, the contract and any other terms of
7	the contract.
8	SECTION 19B.1.(c) Additional Reporting Required Upon Creation of
9	Receipt-Supported Positions. – In addition to the report required by subsection (b) of this section,
0	the State Capitol Police shall report the creation of any position pursuant to subsection (a) of this
1	section to the chairs of the House of Representatives Appropriations Committee on Justice and
2	Public Safety and the Senate Appropriations Committee on Justice and Public Safety and to the
3	Fiscal Research Division within 30 days of the position's creation. A report submitted pursuant
4	to this section shall include at least all of the following information:
5	(1) The position type.
6	(2) The agency to which the position is being assigned.
7	(3) The position salary.
8	(4) The total amount of the contract.
9	(5) The terms of the contract.
0	<b>SECTION 19B.1.(d)</b> Format of Reports. – Reports submitted pursuant to this section
1	shall be submitted electronically and in accordance with any applicable General Assembly
22 23	standards.
25 24	USE OF SEIZED AND FORFEITED PROPERTY
.4 25	SECTION 19B.2.(a) Seized and forfeited assets transferred to the Department of
26	Justice or to the Department of Public Safety during the 2021-2023 fiscal biennium pursuant to
27	applicable federal law shall be credited to the budget of the recipient department and shall result
8	in an increase of law enforcement resources for that department. The Department of Public Safety
.9	and the Department of Justice shall each make the following reports to the chairs of the House
0	of Representatives Appropriations Committee on Justice and Public Safety and the Senate
1	Appropriations Committee on Justice and Public Safety:
2	(1) A report upon receipt of any assets.
3	(2) A report that shall be made prior to use of the assets on their intended use and
4	the departmental priorities on which the assets may be expended.
5	(3) A report on receipts, expenditures, encumbrances, and availability of these
6	assets for the previous fiscal year, which shall be made no later than
57	September 1 of each year.
88	<b>SECTION 19B.2.(b)</b> The General Assembly finds that the use of seized and forfeited
<u>89</u>	assets transferred pursuant to federal law for new personnel positions, new projects, acquisition
0	of real property, repair of buildings where the repair includes structural change, and construction
-1	of or additions to buildings may result in additional expenses for the State in future fiscal periods.
2	Therefore, the Department of Justice and the Department of Public Safety are prohibited from
3	using these assets for such purposes without the prior approval of the General Assembly.
4	<b>SECTION 19B.2.(c)</b> Nothing in this section prohibits State law enforcement
5	agencies from receiving funds from the United States Department of Justice, the United States
-6	Department of the Treasury, and the United States Department of Health and Human Services.
7	SECTION 19B.2.(d) The Joint Legislative Oversight Committee on Justice and
8	Public Safety shall study the impact on State and local law enforcement efforts of the receipt of
.9	seized and forfeited assets. The Committee shall report its findings and recommendations prior
0	to the convening of the 2022 Regular Session of the 2021 General Assembly.
51	

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	ON OF OFFICER-INVOLVED SHOOT	
	G IN DEATH OR SERIOUS BODILY I	
	<b>TION 19B.3.(a)</b> G.S. 143B-919 is amended	
	Sureau shall, upon request of the Governor,	investigate and prepare evidence in
the event of any (1)		the manual descent discharges the
<u>(1)</u>	A sworn law enforcement officer with	
	officer's firearm in the performance of the	le officer's duties, excluding during
( <b>2</b> )	training exercises. A sworn law enforcement officer with th	a nowar to arrest uses force against
<u>(2)</u>	an individual in the performance of the of	-
	of, or serious bodily injury to, the individ	
<u>(3)</u>	An individual in the custody of the De	
<u>(5)</u>	prison, a county jail, or a local confineme	
	location of the individual, dies or suffers	
SECT	FION 19B.3.(b) This section becomes effe	
DEPARTMENT	<b>F OF PUBLIC SAFETY TO ISSUE NE</b>	W REQUEST FOR PROPOSAL
FOR VIPER	SYSTEM MAINTENANCE	C C
SECT	<b>TION 19B.4.(a)</b> Prior to using the fund	ds appropriated in this act for the
maintenance of the	ne Voice Interoperability Plan for Emergen	cy Responders (VIPER) System, the
Department of P	ablic Safety shall issue a request for propos	al for that maintenance.
SECT	<b>FION 19B.4.(b)</b> The Department of Public	Safety shall submit the results of the
	osal issued pursuant to subsection (a) of t	this section to the Joint Legislative
-	ittee on Justice and Public Safety.	
	<b>TION 19B.4.(c)</b> After 60 days have pass	
	o subsection (b) of this section, the Depar	
funds appropriate	ed in this act to contract with a vendor to m	aintain the VIPER System.
	LECTIONS INVESTIGATIONS DIVIS	SION TO STATE BUREAU OF
INVESTIGA		on in the State Deand of Elections is
	<b>FION 19B.5.(a)</b> The Investigations Division State Runney of Investigation in the Department	
	State Bureau of Investigation in the Departments of a Type I transfer, as described in C	•
	<b>(ION 19B.5.(b)</b> G.S. 143B-919 reads as re	
	vestigations of lynchings, election frau	
	rnor; witness fees and mileage for emplo	· · · · · · · · · · · · · · · · · · ·
	Sureau shall, upon request of the Governor,	
	lynching or mob violence in the State; sha	• • •
•	ion with elections when requested to do so	6
	e Governor. State. Such investigation, how	
-	e Attorney General to make such investi	
-	ke under the laws of the State. The Bureau	
	to investigate cases of frauds arising under t	-
of the Governor,	ne gaming laws, and lottery laws, and matte	•
		-
of violations of the	so to do. In all such cases it shall be the d	luty of the Department to keep such
of violations of the by the Governor	so to do. In all such cases it shall be the d be necessary and to prepare evidence in the	• • •
of violations of the by the Governor records as may be		ne cases investigated, for the use of
of violations of the by the Governor records as may be enforcement office	be necessary and to prepare evidence in the	the cases investigated, for the use of a of employees of the Bureau may be
of violations of the by the Governor records as may be enforcement office required by the Go in the State when	be necessary and to prepare evidence in the cers and for the trial of causes. The services	the cases investigated, for the use of s of employees of the Bureau may be on of any crime committed anywhere the State, and when, in the judgment

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law. The State l	Bureau of Investigation is hereby authorized to investigate	tte the following without
( <u>1</u> )	<u>The</u> attempted arson of, or arson of, damage of, the misuse of, any State-owned personal property, be property or any assault upon or threats against any 1 in G.S. 147-2(1), (2), or (3), any executive officer na any court officer as defined in G.S. 14-16.10(1). <u>All cases arising from frauds in connection with elect</u> municipality and special district and shall report any laws to the Attorney General or district attorney or p for further investigation and prosecution. In conduct this subdivision, the Bureau shall have the authority t subpoenas, summon witnesses, and compel the prod records, and other evidence.	buildings, or other real legislative officer named med in G.S. 147-3(c), or <u>ctions in any county and</u> <u>violations of the election</u> <u>prosecutor of the district</u> <u>ting investigations under</u> <u>to administer oaths, issue</u>
"		
	<b>CTION 19B.5.(c)</b> G.S. 163-20 reads as rewritten:	
"§ 163-20. Me	etings of Board; quorum; minutes.	
 (c) Mee	tings to Investigate Alleged Violations of This Chapter	- When called upon to
	ear sworn alleged violations of this Chapter, the State	
	he matter in the county in which the violations are alleged	
	Elections shall report any alleged incidents of frauds	
	stigation to investigate as provided in G.S. 143B-919.	
"		
SEC	<b>CTION 19B.5.(d)</b> G.S. 163-22 reads as rewritten:	
"§ 163-22. Pov	vers and duties of State Board of Elections.	
	State Board of Elections shall investigate when nece	•
	of election <del>laws, frauds and <u>laws</u> and</del> irregularities in ele	• •
- ·	d special district, and shall report violations of the elect	•
	ict attorney or prosecutor of the district for further invest d of Elections shall report any alleged incidents of frauds	0 1
	stigation to investigate as provided in G.S. 143B-919.	s in elections to the state
	ingation to investigate as provided in 0.5. 1450-717.	
 (j1) Noty	withstanding G.S. 153A-98 or any other provision of law	, all officers, employees.
U /	county board of elections are required to give to the S	
-	l information, documents, and data within their possession	
	cluding any internal investigation or personnel docume	
	le, upon request pursuant to an investigation under subs	-
	vestigation under G.S. 143B-919 by the State Bureau of I	
board employe	e for interview and to produce any equipment, har	dware, or software for
-	se requirements are mandatory and shall be timely comp	plied with as specified in
	by any four members of the State Board.	
"		
	<b>CTION 19B.5.(e)</b> G.S. 163-33 reads as rewritten:	
	vers and duties of county boards of elections.	1 11 ' ''
•	boards of elections within their respective jurisdictions	-
0	boards in this Chapter, and they shall perform all the du	ities imposed upon them
by law, which s	hall include the following:	

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(3) To investigate (i) irregularities, nonperformance of duties, and violations of
laws laws, except cases arising from frauds in connection with an election, by
election officers and other persons, and to report violations to the State Board
of Elections. Elections and (ii) cases arising from frauds in connection with
an election by election officers or other persons and to report any violations
to the State Bureau of Investigation. In exercising the powers and duties of
this subdivision, the board may act only when a majority of its members are
present at any meeting at which such powers or duties are exercised. Provided
that in any hearing on an irregularity no board of elections shall consider as
evidence the testimony of a voter who cast a ballot, which ballot that voter
was not eligible to cast, as to how that voter voted on that ballot.
"
SECTION 19B.5.(f) G.S. 163-278 reads as rewritten:
"§ 163-278. Duty of investigating and prosecuting violations of this Article.
(a) It shall be the duty of the State Board of Elections and the district attorneys to
investigate any violations of this Article, except as provided in subsection (b) of this section, and
the State Board and district attorneys are authorized and empowered to subpoena and compel the
attendance of any person before them for the purpose of making such investigation. The State
Board and the district attorneys are authorized to call upon the Director of the State Bureau of
Investigation to furnish assistance by the State Bureau of Investigation in making the
investigations of such violations. The State Board shall furnish the district attorney a copy of its
investigation. The district attorney shall initiate prosecution and prosecute any violations of this
Article. The provisions of G.S. 163-278.28 shall be applicable to violations of this Article.
(b) It shall be the duty of the State Bureau of Investigation and the district attorneys to
investigate any violations of this Article arising from frauds, and the State Bureau of
Investigation and district attorneys are authorized and empowered to subpoena and compel the
attendance of any person before them for the purpose of making such investigation. The State
Bureau of Investigation shall furnish the district attorney a copy of its investigation. The district
attorney shall initiate prosecution and prosecute any violations of this Article."
SECTION 19B.5.(g) Any investigation ongoing as of the effective date of this
section is not abated or affected by this section. Prosecutions for offenses or violations committed
before the effective date of this section are not abated or affected by this section, and the statutes
that would be applicable but for this section remain applicable to those prosecutions.
<b>SECTION 19B.5.(h)</b> This section becomes effective October 1, 2021.
PART XIX-C. ADULT CORRECTION
CENTER FOR COMMUNITY TRANSITIONS/CONTRACT AND REPORT
<b>SECTION 19C.1.</b> The Department of Public Safety may continue to contract with
The Center for Community Transitions, Inc., a nonprofit corporation, for the purchase of prison
beds for minimum security female inmates during the 2021-2023 fiscal biennium. The Center for
Community Transitions, Inc., shall report by February 1 of each year to the chairs of the House
of Representatives Appropriations Committee on Justice and Public Safety and the Senate
Appropriations Committee on Justice and Public Safety on the annual cost per inmate and the
average daily inmate population compared to bed capacity using the same methodology as that
used by the Department of Public Safety.
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STATEWIDE MISDEMEANANT CONFINEMENT PROGRAM REPORT
<b>SECTION 19C.2.</b> G.S. 148-32.1(b2) reads as rewritten:
"(b2) The Statewide Misdemeanant Confinement Program is established. The Program
shall provide for the housing of misdemeanants from all counties serving sentences imposed for

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1 2	1	re than 90 days and for all sentences imposed for impaired driving under gardless of length. Those misdemeanants shall be confined in local confinement
3		as provided in subsections (b3) and (b4) of this section. The Program shall
4	±	for the placement and transportation of inmates and reimbursement to counties
5		of those inmates. Any county that voluntarily agrees to house misdemeanants
6	-	y or from other counties pursuant to the Program may enter into a written
7		he Division of Adult Correction and Juvenile Justice to do so.
8		arolina Sheriffs' Association shall:
9	(1)	Report no later than the fifteenth day of each month to the Office of State
10		Budget and Management and the Fiscal Research Division on the Statewide
11		Misdemeanant Confinement Program. Each monthly report shall include all
12		of the following:
13		a. The daily population delineated by misdemeanant or DWI monthly
14		housing.
15		b. The cost of housing prisoners under the Program.
16		
17		c.The cost of transporting prisoners under the Program.d.Personnel costs.
18		
19		<ul> <li><u>e.</u> <u>Inmate medical care costs.</u></li> <li><u>f.</u> The number of counties that volunteer to house inmates under the</li> </ul>
20		Program.
21		g. The administrative costs paid to the Sheriffs' Association and to the
22		Department of Public Safety.
23	<u>(2)</u>	Report no later than October 1 of each year to the chairs of the House of
24		Representatives Appropriations Committee on Justice and Public Safety and
25		the Senate Appropriations Committee on Justice and Public Safety and the
26		Joint Legislative Oversight Committee on Justice and Public Safety on the
27		Statewide Misdemeanant Confinement Program. The report shall include the
28		following with respect to the prior fiscal year:
29		a. <u>The cost of housing prisoners by county under the Program.</u>
30		b. The cost of transporting prisoners by county under the Program.
31		<u>c.</u> <u>Personnel costs by county.</u>
32		<u>d.</u> <u>Inmate medical care costs by county.</u>
33		e. The number of counties that volunteer to house inmates under the
34		Program.
35		<u>f.</u> The administrative costs paid to the Sheriffs' Association and to the
36		Department of Public Safety."
37		
38		AISDEMEANANT CONFINEMENT PROGRAM FUNDING TRANSFER
39 40		<b>FION 19C.3.</b> Of the funds appropriated in this act for the Statewide
40		Confinement Program:
41	(1)	The sum of one million dollars (\$1,000,000) shall be transferred each fiscal
42		year to the North Carolina Sheriffs' Association, Inc., a nonprofit corporation,
43		to support the Program and for administrative and operating expenses of the
44 45	( <b>0</b> )	Association and its staff.
45 46	(2)	The sum of two hundred twenty-five thousand dollars (\$225,000) shall be allocated each fiscal year to the Division of Adult Correction for its
46 47		allocated each fiscal year to the Division of Adult Correction for its
47 48		administrative and operating expenses for the Program.
48 49	INTEDSTATE	COMPACT FEES TO SUPPORT TRAINING PROGRAMS AND
47 70	DOUDLE	COMPACT FEES TO SUPPORT TRAINING PROGRAMS AND

50 EQUIPMENT PURCHASES SECTIONS

SECTION 19C.4.(a) Notwithstanding the provisions of G.S. 148-65.7, fees 1 2 collected for the Interstate Compact Fund during the 2021-2023 fiscal biennium may be used by 3 the Division of Adult Correction and Juvenile Justice of the Department of Public Safety during 4 the 2021-2023 fiscal biennium to provide training programs and equipment purchases for the 5 Section of Community Corrections, but only to the extent sufficient funds remain available in the 6 Fund to support the mission of the Interstate Compact Program. 7 SECTION 19C.4.(b) No later than October 1 of each fiscal year, the Department of 8 Public Safety shall report to the Joint Legislative Oversight Committee on Justice and Public 9 Safety on the amount of funds used pursuant to this section and for what purposes the funds were 10 used. 11 12 NURSE STAFFING AT STATE PRISONS REPORT 13 SECTION 19C.5.(a) The Department of Public Safety shall report the following 14 information to the Joint Legislative Oversight Committee on Justice and Public Safety by February 1, 2022, and by February 1, 2023: 15 16 (1)The total number of permanent nursing positions allocated to the Department, 17 the number of filled positions, the number of positions that have been vacant 18 for more than six months, and information regarding the location of both filled 19 and vacant positions. 20 (2) The extent to which temporary contract services are being used to staff vacant 21 nursing positions, the method for funding the contract services, and any cost 22 differences between the use of permanent employees versus contract 23 employees. 24 (3) A progress report on the implementation of its plan to (i) reduce the use of 25 contract services to provide nursing in State prisons and (ii) attract and retain 26 qualified nurses for employment in permanent positions in State prisons. 27 SECTION 19C.5.(b) Notwithstanding any other provision of law, the Department 28 of Public Safety may, in its discretion and subject to the approval of the Office of State Budget 29 and Management, convert funds appropriated for contractual nursing services to permanent 30 nursing positions when it is determined to promote security, generate cost savings, and improve 31 health care quality. The Department shall report on any such conversions to the Fiscal Research 32 Division. 33 34 DEPARTMENT REPORT ON PRISON PERSONNEL MATTERS 35 SECTION 19C.6. The Department of Public Safety, Division of Adult Correction 36 and Juvenile Justice, shall report the following information to the Joint Legislative Oversight 37 Committee on Justice and Public Safety by February 1, 2022, and by February 1, 2023: 38 The number of Division employees charged with the commission of a criminal (1)39 offense committed in a State prison and during the employee's work hours. 40 The information shall be provided by State facility and shall specify the offense charged and the outcome of the charge. 41 42 The number of employees disciplined, demoted, or separated from service due (2)43 to personal misconduct. To the extent it does not disclose confidential personnel records, the information shall be organized by type of misconduct, 44 45 nature of corrective action taken, and outcome of the corrective action. 46 (3) The hiring and screening process, including any required credentials or skills, 47 criminal background checks, and personality assessments. The information 48 shall also include the process the Division uses to verify the information 49 provided by an applicant. 50

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1 2	REIMBURSE COUNTIES FOR HOUSING AND EXTRAORDINARY MEDICAL EXPENSES
3	SECTION 19C.7. Notwithstanding G.S. 143C-6-9, the Department of Public Safety
4	may use funds available to the Department for the 2021-2023 fiscal biennium to reimburse
5	counties for the cost of housing convicted inmates, parolees, and post-release supervisees
6	awaiting transfer to the State prison system, as provided in G.S. 148-29. The reimbursement may
7	not exceed forty dollars (\$40.00) per day per prisoner awaiting transfer. Beginning October 1,
8	2021, the Department shall report quarterly to the chairs of the Joint Legislative Oversight
9	Committee on Justice and Public Safety and the chairs of the House of Representatives
10	Appropriations Committee on Justice and Public Safety and the Senate Appropriations
11	Committee on Justice and Public Safety on the expenditure of funds to reimburse counties for
12	prisoners awaiting transfer.
13	
14	DOT CONTRACT OF INMATE LITTER CREW
15	SECTION 19C.8.(a) After the issuance of a request for information (RFI) and
16	receipt of bids by the Department of Transportation for litter pickup on State highways and roads,
17	the Department of Transportation shall first offer the contract to the Division of Adult Correction
18	and Juvenile Justice upon the same terms and conditions as the most favorable bid received by
19	the Department of Transportation from a suitable contractor. The Division of Adult Correction
20	and Juvenile Justice shall have 30 days to accept or decline the offered contract.
21	<b>SECTION 19C.8.(b)</b> It is the policy of the General Assembly that the Department
22	of Transportation shall utilize inmate litter crews for litter pickup on State highways and roads
23 24	as often as is necessary and practicable.
24 25	CREATE THE DEPARTMENT OF ADULT CORRECTION AND OTHER
23 26	CONFORMING CHANGES
20 27	<b>SECTION 19C.9.(a)</b> The Department of Adult Correction is established in this Part
28	as a single, unified cabinet-level department. All functions, powers, duties, and obligations vested
29	in the following programs, divisions, and entities located in the Department of Public Safety are
30	transferred to, vested in, and consolidated within the Department of Adult Correction in the
31	manner of a Type I transfer, as defined in G.S. 143A-6:
32	(1) Prisons Section.
33	(2) Alcohol and Chemical Dependency Treatment Program, except the
34	DART-Cherry and the Black Mountain Substance Abuse Treatment Center
35	for Women.
36	(3) Health Services Section.
37	(4) Correction Enterprises Section.
38	SECTION 19C.9.(b) The Grievance Resolution Board is transferred to the
39	Department of Adult Correction in the manner of a Type II transfer, as defined in G.S. 143A-6.
40	SECTION 19C.9.(c) G.S. 143B-2 reads as rewritten:
41	"§ 143B-2. Interim applicability of the Executive Organization Act of 1973.
42	The Executive Organization Act of 1973 shall be applicable only to the following named
43 44	departments:
44 45	(12) Department of Adult Correction."
45 46	SECTION 19C.9.(d) G.S. 143B-6 reads as rewritten:
40 47	"§ 143B-6. Principal departments.
48	In addition to the principal departments enumerated in the Executive Organization Act of
49	1971, all executive and administrative powers, duties, and functions not including those of the
50	General Assembly and its agencies, the General Court of Justice and the administrative agencies
51	created pursuant to Article IV of the Constitution of North Carolina, and higher education

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	previously vest departments:	ed by law in the several State agencies, are ve	ested in the following principal
	 (14) SEC	Department of Adult Correction." CTION 19C.9.(e) G.S. 126-5(d)(1) reads as rewa	ritten:
	"(d) (1)	Exempt Positions in Cabinet Department. – S Chapter, which is known as the North Caro Governor may designate a total of 425 ex following departments and offices:	lina Human Resources Act, the
		o. Department of Adult Correction."	
		CTION 19C.9.(f) Chapter 143B of the General	Statutes is amended by adding a
]	new Article to r		
		" <u>Article 16.</u>	
		"Department of Adult Correction	
		"Part 1. Organization; General Provisions for	<u>Department.</u>
,		Organization.	
		ablished the Department of Adult Correction. T	
		e executive branch of the State in relation to the o	detention and correction of adult
	offenders.		
,		Powers and duties of the Secretary.	
		f the Department is the Secretary of the Depart	
		have the powers and duties as are conferred o	
		e Secretary by the Governor, and conferred on the	
		his State. The Secretary is authorized to adop	t rules and procedures for the
	·	of this Article.	
	" <u>§ 143B-1444.</u>		
		his Article, the following meanings shall apply:	
	(1)	Department. – The Department of Adult Corr	
	<u>(2)</u>	Justice and Public Safety Appropriations	
		Appropriations Committee on Justice and F	-
		Representatives Appropriations Committee o	
	$\frac{(3)}{(4)}$	Program. – The Alcoholism and Chemical De	• •
	<u>(4)</u>	Secretary. – The Secretary of the Department	
		<b>CTION 19C.9.(g)</b> G.S. 143B-711 is repealed.	
		hapter 143B and G.S. 143B-701 through 143B-7	
		bpart A of Part 2 of Article 13 of Chapter 143B a	re recodified as Part 2 of Article
	-	43B of the General Statutes as follows:	
		ner Citation	Recodified Citation
	Part		Part 2
		B-630	143B-1450
		part A	1420 1451
		B-701	143B-1451
		B-702	143B-1452
		B-703	143B-1453
		B-704 B-705	143B-1454 142D 1455
		B-705	143B-1455
		B-707	143B-1456
		B-707.4	143B-1457
	1431	B-709	143B-1458

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	SECTION 19C.9.(h) G.S. 143B-707.5 through 707.10 of	f Subpart A of Part 2 of
	Article 13 of Chapter 143B are recodified as Part 3 of Article 16 of Cha	pter 143B of the General
	Statutes as follows:	
	Former Citation	<b>Recodified</b> Citation
	Subpart A	Part 3
	143B-707.3	143B-1470
	143B-707.5	143B-1471
	143B-707.6	143B-1472
	143B-707.7	143B-1473
	143B-707.8	143B-1474
	143B-707.9	143B-1475
	143B-707.10	143B-1476
	SECTION 19C.9.(i) Parts 2 and 3 of Article 16 of Chap	ter 143B of the General
	Statutes read as rewritten:	
	"Part 2. General Provisions for Division of Priso	ns.
	"§ 143B-1450. Creation of Division of Adult Correction and Ju	
	powers.	
	There is hereby created and established a division to be known a	as the Division of Adul
	Correction and Juvenile Justice of the Department of Public Saf	
	Department. The Division of Prisons shall have the power and duty to	
	Part 2 of this Article and shall have such other powers and duties as are	
	Article and are prescribed by the Secretary of the Department of Public	
	"§ 143B-1451. Division of Adult Correction and Juvenile Justice	
	Public Safety Prisons – duties.	· · · · · · · · · · · · · · · · · · ·
	It shall be the duty of the Division of Prisons to provide the necess	arv custody, supervision
	and treatment to control and rehabilitate criminal offenders and thereb	
	cost of crime and delinquency.	· · · · · · · · · · · · · · · · · · ·
	"§ 143B-1452. Division of Adult Correction and Juvenile Justice	e of the Department o
	<b>Public Safety</b> Prisons – rules and regulations.	<b>.</b>
	The Division of Adult Correction and Juvenile Justice of the Dep	artment of Public Safety
	Prisons shall adopt rules and regulations related to the conduct, supervis	
	of persons in its custody or under its supervision. Such rules and regul	
	and published by the office of the Attorney General and shall be made	
	for public inspection. The rules and regulations shall include a description	
	the Division. A description or copy of all forms and instructions used	6
	those relating solely to matters of internal management, shall also be fi	•
	Attorney General.	
	"§ 143B-1453. Repair or replacement of personal property.	
	(a) The Secretary of Public Safety may adopt rules governing	repair or replacement o
	personal property items excluding private passenger vehicles that belo	1 1
	facilities within the Division of Adult Correction and Juvenile Justice P	
	of Public Safety and that are damaged or stolen by inmates of the Stat	I
	the item is determined by the Secretary to be damaged or stolen on or o	
	the performance of employment and necessary for the employee to ha	
	possession to perform his-the employee's assigned duty.	tve m ms <u>the employee</u>
	possession to perform mis <u>the employee's</u> assigned daty.	
	(e) The Secretary of Public Safety shall establish by rule an a	nneals process consisten
		process consisten
	with Chapter 150B of the General Statutes	
	with Chapter 150B of the General Statutes. "§ 143B-1454. Division of Adult Correction and Juvenile Justice	o of the Department of

1	(a) The functions of the Division of Adult Correction and Juvenile Justice of the
2	Department of Public Safety Prisons shall include all functions of the executive branch of the
3	State in relation to corrections and the rehabilitation of adult offenders, including detention,
4	parole, and aftercare supervision, detention and further including those prescribed powers, duties,
5	and functions enumerated in the laws of this State. All such functions, powers, duties, and
6	obligations heretofore vested in the State Department of Correction and Commission of
7	Correction are hereby transferred to and vested in the Division of Prisons of the Department of
8	Adult Correction except as otherwise provided by the Executive Organization Act of 1973.
9	(b) All such functions, powers, duties, and obligations heretofore vested in the
10	Department of Social Rehabilitation and Control and any agency enumerated in Article 14 of
11	Chapter 143A of the General Statutes and laws of this State are hereby transferred to and vested
12	in the Division of Adult Correction and Juvenile Justice of the Department of Public Safety
13	except as otherwise provided by the Executive Organization Act of 1973. They shall include, by
14	way of extension and not of limitation, the functions of:
15	(1) The State Department of Correction and Commission of Correction,
16	(2) Repealed by Session Laws 1999-423, s. 8, effective July 1, 1999.
17	(3) The State Probation Commission,
18	(4) The State Board of Paroles,
19	(5) The Interstate Agreement on Detainers, and
20	(6) The Uniform Act for Out of State Parolee Supervision.
21	
22	(d) The Division shall establish an alcoholism and chemical dependency treatment
23	program. the Alcoholism and Chemical Dependency Treatment Program. The program Program
24	shall consist of a continuum of treatment and intervention services for male and female inmates,
25 26	established in medium and minimum custody prison facilities, and for male and female
26	probationers and parolees, established in community based residential treatment facilities.
27	 18 142D 1455 Division of Adult Connection and Investiga of the Department of
28	"§ 143B-1455. Division of Adult Correction and Juvenile Justice of the Department of
29 30	<b>Public Safety</b> <u>Prisons</u> – Alcoholism and Chemical Dependency Treatment Program.
31	(a) The Program established by G.S. 143B-704-G.S. 143B-1454 shall be offered in
32	correctional facilities, or a portion of correctional facilities that are self-contained, so that the
33	residential and program space is separate from any other programs or inmate housing, and shall
33 34	be operational by January 1, 1988, at those facilities as the Secretary or the Secretary's designee
35	be operational by fandary 1, 1960, at mose facilities as the Secretary of the Secretary successfield
55	may designate
	may designate. (b) A Section Chief deputy director for the Alcoholism and Chemical Dependency
36	(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency
36 37	(b) A <u>Section Chief deputy director</u> for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the
36 37 38	(b) A <u>Section Chief deputy director</u> for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a <u>deputy director</u> for the <u>Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the</u>
36 37 38 39	(b) A <u>Section Chief deputy director</u> for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a <u>deputy director</u> for the <u>Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the</u> <u>Director</u> for the Division of <u>Adult Correction and Juvenile Justice</u> . <u>Prisons</u> . The duties of the
36 37 38 39 40	(b) A <u>Section Chief deputy director</u> for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a <u>deputy director for the</u> <u>Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the</u> <u>Director for the Division of Adult Correction and Juvenile Justice. Prisons.</u> The duties of the <u>Section Chief deputy director</u> and staff shall include the following:
36 37 38 39 40 41	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following:         <ul> <li>(1) Administer and coordinate all substance abuse programs, grants, contracts,</li> </ul> </li> </ul>
36 37 38 39 40 41 42	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following:         <ul> <li>(1) Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction and Juvenile Justice</li> </ul> </li> </ul>
36 37 38 39 40 41 42 43	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following:         <ol> <li>Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction and Juvenile Justice Prisons of the Department of Public Safety. Adult Correction.</li> </ol> </li> </ul>
36 37 38 39 40 41 42	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following:         <ol> <li>Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction and Juvenile Justice Prisons of the Department of Public Safety. Adult Correction.</li> <li>Develop and maintain working relationships and agreements with agencies</li> </ol> </li> </ul>
36 37 38 39 40 41 42 43 44	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following:         <ol> <li>Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction and Juvenile Justice Prisons of the Department of Public Safety. Adult Correction.</li> <li>Develop and maintain working relationships and agreements with agencies and organizations that will assist in developing and operating alcoholism and</li> </ol> </li> </ul>
36 37 38 39 40 41 42 43 44 45	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following:         <ol> <li>Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction and Juvenile Justice Prisons of the Department of Public Safety. Adult Correction.</li> <li>Develop and maintain working relationships and agreements with agencies</li> </ol> </li> </ul>
36 37 38 39 40 41 42 43 44 45 46	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following:         <ol> <li>Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction and Juvenile Justice Prisons of the Department of Public Safety. Adult Correction.</li> <li>Develop and maintain working relationships and agreements with agencies and organizations that will assist in developing and operating alcoholism and chemical dependency treatment and recovery programs in the Division of</li> </ol> </li> </ul>
36 37 38 39 40 41 42 43 44 45 46 47	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following: <ul> <li>(1) Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction and Juvenile Justice Prisons of the Department of Public Safety. Adult Correction.</li> <li>(2) Develop and maintain working relationships and agreements with agencies and organizations that will assist in developing and operating alcoholism and chemical dependency treatment and recovery programs in the Division of Adult Correction and Juvenile Justice Prisons of the Department of Public</li> </ul> </li> </ul>
36 37 38 39 40 41 42 43 44 45 46 47 48	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following: <ul> <li>(1) Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction.</li> <li>(2) Develop and maintain working relationships and agreements with agencies and organizations that will assist in developing and operating alcoholism and chemical dependency treatment and recovery programs in the Division of Adult Correction.</li> </ul> </li> </ul>
36 37 38 39 40 41 42 43 44 45 46 47 48 49	<ul> <li>(b) A Section Chief deputy director for the Alcoholism and Chemical Dependency Treatment Program shall be employed and shall report directly to a deputy director for the Division of Adult Correction and Juvenile Justice as designated by the Deputy Commissioner the Director for the Division of Adult Correction and Juvenile Justice. Prisons. The duties of the Section Chief deputy director and staff shall include the following: <ul> <li>(1) Administer and coordinate all substance abuse programs, grants, contracts, and related functions in the Division of Adult Correction.</li> <li>(2) Develop and maintain working relationships and agreements with agencies and organizations that will assist in developing and operating alcoholism and chemical dependency treatment and recovery programs in the Division of Adult Correction.</li> </ul> </li> </ul>

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1		
2	(7) Supervise directly the facility and district program r	-
3	specialized personnel, and programs that exist or may be c	1
4	Division of Adult Correction and Juvenile Justice Prisons of	the Department
5	of Public Safety. <u>Adult Correction.</u>	2012
6	(8) Repealed by Session Laws 2012-83, s. 10, effective June 26,	
7	(c) In each prison that houses an alcoholism and chemical dependency	
8	shall be a unit superintendent under the <u>Section Division</u> of Prisons of the <del>Divisio</del> of Adult Correction and Iuvanila Justice and other sustadial administrative and	-
9 10	of Adult Correction and Juvenile Justice and other custodial, administrative, and required to maintain the proper custody level at the facility. The unit superin	
10	responsible for all matters pertaining to custody and administration of the unit. T	
12	<u>deputy director of the Alcoholism and Chemical Dependency Treatment Program</u>	
12	and direct employees to manage treatment programs at each location. Duties of	•
14	program managers shall include program development and implementation.	
15	personnel assigned to treatment programs, adherence to all pertinent policy	_
16	requirements of the Department, and other duties as assigned.	1
17		
18	"§ 143B-1456. Reports to the General Assembly.	
19	The Division of Adult Correction and Juvenile Justice Prisons of the Depa	rtment of Public
20	Safety Adult Correction shall report by March 1 of each year to the Chairs of	
21	House Appropriations Committees and the Chairs of the Senate and House	
22	Subcommittees in Justice and Public Safety Appropriations Committees on	
23	provide effective treatment to offenders with substance abuse problems. The rep	ort shall include:
24		
25 26	(3) Utilization of the community based programs at DART-Cl	herry and Black
26 27	Mountain Substance Abuse Treatment Center for Women.	
27	<ul><li>(7) Evaluation of each substance abuse treatment program funded</li></ul>	d by the Division
28 29	of Adult Correction and Juvenile Justice Prisons of the Depa	•
30	Safety. Adult Correction. Evaluation measures shall inclu	
31	alcohol and drug dependency, improvements in disciplinar	
32	rates, recidivism (defined as return-to-prison rates), and other	-
33	programs' success.	
34	"§ 143B-1457. Annual report on safekeepers.	
35	The Department of Public Safety shall report by October 1 of each year to	the chairs of the
36	House of Representatives and Senate Justice and Public Safety Appropriations	
37	Justice and Public Safety and the chairs of the Joint Legislative Oversight Comm	
38	and Public Safety on county prisoners housed in the State prison system pursuar	it to safekeeping
39	orders under G.S. 162-39. The report shall include:	
40		
41	"§ 143B-1458. Security Staffing.	
42	(a) The Division of Adult Correction and Juvenile Justice Prisons of the Dublic Sofety Adult Correction shall conduct	e Department of
43 44	Public Safety Adult Correction shall conduct:	
44 45	(b) The Division of Adult Correction and Juvenile Justice Prisons of th	e Department of
4 <i>5</i> 46	Public Safety Adult Correction shall update the security staffing relief formu	-
40 47	three years. Each update shall include a review of all annual training requirem	•
48	staff to determine which of these requirements should be mandatory and	
49	frequency of the training. The Division shall survey other states to determine w	
50	vacancy factor in their staffing relief formulas.	
51	"Part 3. Medical Costs; Medicaid Services.	

1	"§ 143B-1	470. M	ledical costs for <del>imates and juvenile offenders.<u>inmates.</u></del>
2	(a)	The D	epartment of Public Safety Adult Correction shall reimburse those providers
3	and facilit	ies prov	viding approved medical services to inmates and juvenile offenders outside the
4	correction	al <del>or juv</del>	venile facility the lesser amount of either a rate of seventy percent (70%) of the
5	provider's	then-cu	urrent prevailing charge or two times the then-current Medicaid rate for any
6	given serv	ice. The	e Department shall have the right to audit any given provider to determine the
7	-		charge to ensure compliance with this provision.
8	-	0	oes apply to vendors providing services that are not billed on a fee-for-service
9			nporary staffing. Nothing in this section shall preclude the Department from
10			provider for services at rates that provide greater documentable cost avoidance
11		-	do the rates contained in this section or at rates that are less favorable to the
12			ensure the continued access to care.
13	(b)		epartment of Public Safety Adult Correction shall make every effort to contain
14			inmates and juvenile offenders by making use of its own hospital and health
15			provide health care services to inmates and juvenile offenders. inmates. To the
16		-	epartment of <del>Public Safety <u>Adult Correction</u> must utilize other facilities and</del>
17			ide health care services to inmates and juvenile offenders, inmates, the
18		1	make reasonable efforts to make use of hospitals or other providers with which
19	1		or, if none is reasonably available, hospitals with available capacity or other
20			ies in a region to accomplish that goal. The Department shall make reasonable
21			bly distribute inmates and juvenile offenders among all hospitals or other
22		-	a care facilities.
23	(c)		epartment of Public Safety Adult Correction shall report quarterly to the Joint
24	~ /		sight Committee on Justice and Public Safety and the chairs of the House of
25	0		nd Senate Justice and Public Safety Appropriations Committees on Justice and
26	Public Saf		na benate <u>subtree and r done barety</u> rappropriations committees on subtree and
27	i done bai	(1)	The percentage of the total inmates and juvenile offenders requiring
28		(1)	hospitalization or hospital services who receive that treatment at each hospital.
29			nosphanzation of nosphar services who receive that treatment at each nosphar.
30		(5)	The volume of inpatient medical services provided to Medicaid-eligible
31		$(\mathbf{J})$	inmates and juvenile offenders, inmates, the cost of treatment, the estimated
32			savings of paying the nonfederal portion of Medicaid for the services, and the
33			length of time between the date the claim was filed and the date the claim was
33 34			paid.
35			pard.
36		(6)	The hospital utilization, including the amount paid to individual hospitals, the
30 37		(0)	number of inmates and juvenile offenders served, the number of claims, and
38			whether the hospital was a contracted or noncontracted facility.
39			whether the hospital was a confidence of honeontracted facility.
40	<del>(d)</del>	 <u>The D</u>	repartment of Public Safety shall study whether contracts to provide inmate
41	· · ·		n be expanded to additional hospitals. The Department shall report the findings
42			chairs of the House of Representatives and Senate Appropriations Committees
43	•	,	iblic Safety no later than February 1, 2017. The report shall include a list of
44			red for expansion and reasons for or against expanding to each hospital.
45			Iedicaid services for inmates.
46	(a)		epartment of Public Safety Division of Health Services of the Department of
47	. ,		and the Department of Health and Human Services shall work together to
48			kers in the Department of Public Safety, Health Services Shah work together to
49			al reimbursement for performing administrative activities related to Medicaid
50			mates. The Department of Public Safety, Health Services Section, Adult
51			ion of Health Services, shall develop policies and procedures to account for the

time social workers in the Division of Health Services Section spend on administrative activities 1 2 related to Medicaid eligibility for inmates. All social workers in the Division of Health Services 3 Section who perform administrative activities related to Medicaid eligibility shall be required to 4 receive eligibility determination training provided by the Department of Health and Human 5 Services at least quarterly. 6 The Department of Public Safety, Health Services Section, Adult Correction, Division (b) 7 of Health Services, shall require each social worker performing administrative activities related 8 to Medicaid eligibility for inmates to document the following: 9 10 (3) The number of 24-hour community provider stays prescreened for potential 11 applications, the number of applications submitted, and the number and 12 percentage of applications approved, denied, and withdrawn, which shall be 13 reported to the Health Services Section-Division Director on a monthly basis. 14 In addition to the requirements in subsection (b) of this section, each Department of (c) 15 Public Safety, Health Services Section, Adult Correction, Division of Health Services, social workers-worker performing administrative activities related to Medicaid eligibility for inmates 16 17 shall submit Medicaid applications and any supporting documents electronically through the 18 ePass portal in the Department of Health and Human Services or through other electronic means, 19 unless paper copies are required by federal law or regulation. 20 "§ 143B-1472. Medication losses related to inmate transfer. 21 The Health Services Section Division shall collect data on medication losses that (a) 22 occur during inmate transfer. The collection methods shall provide, at a minimum, for all of the 23 following: 24 25 The Department shall also establish disciplinary actions for staff who are found to be (c) 26 responsible for inmate medication losses during transfer. The Health Services Section shall be 27 responsible for addressing disciplinary actions for DPS-Health Services prison staff who are 28 found to be responsible for medications lost during inmate transfers and shall refer incidents 29 involving custody staff to the appropriate unit for action. 30 "§ 143B-1473. Contract for limited use of local purchase of inmate pharmacy needs. 31 The Health Services Section Division shall adopt a statewide reimbursement for local (a) 32 purchases of limited quantities of medicine. The statewide reimbursement rate shall be based on 33 the North Carolina State Health Plan for Teachers and State Employees reimbursement rate for 34 prescription drugs. Any pharmacy willing to accept the statewide reimbursement rate shall have 35 the right to participate in the plan. 36 The Health Services Section-Division shall obtain monthly electronic invoices of (b) 37 prescriptions filled by each prison from the vendor chosen under subsection (a) of this section 38 and shall develop a mechanism to collect information on purchases made outside the contract. 39 At a minimum, the following information shall be collected for each prescription: (i) the inmate's 40 prison, (ii) the requesting provider, (iii) the medication requested, (iv) the quantity of the 41 medication requested, and (v) the total cost of the prescription. 42 The Department shall establish a formal oversight mechanism to ensure prescriptions (c) 43 written by providers to be filled at local pharmacies do not exceed the quantities specified in the 44 Department's policy. The Health Services Section Division central office shall be responsible for 45 implementing the oversight function, shall use the data collected under subsections (a) and (b) of 46 this section to implement the function, and shall implement corrective and disciplinary actions 47 as needed. 48 "§ 143B-1474. Federal 340B Program – Department of <del>Public Safety/Department</del> Adult 49 Correction/Department of Health and Human Services partnership. 50 The Department of Public Safety (DPS) Adult Correction (DAC) shall establish and

50 The Department of Public Safety (DPS) <u>Adult Correction (DAC)</u> shall establish and 51 implement a partnership with the Department of Health and Human Services (DHHS) in order

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1	for <u>DPS-DAC</u> to be eligible to operate as a 340B covered entity. The Department of Public Safety
2	<u>DAC</u> shall contract for consultant services in order to implement this section. In order to
3	implement the requirements of this section, <del>DPS</del> <u>DAC</u> shall do all of the following:
4	
5	(3) Ensure that the <u>DPS-DAC</u> Apex Central Pharmacy, and any other <u>DPS-DAC</u>
6	pharmacies necessary, are compliant dispensing pharmacies under the 340B
7	Program.
8	
9	"§ 143B-1475. Federal 340B Program – Department of Public Safety/University Adult
10	<u>Correction/University</u> of North Carolina Health Care System partnership.
11	(a) The Department of Public Safety shall partner with the University of North Carolina
12	Health Care System (UNC-HCS) by October 1, 2019, to begin receiving all 340B Program
13	savings realized from medications prescribed to inmates, but not administered, at a 340B
14 15	Program-registered UNC-HCS site for non-HIV and non-HCV medications pursuant to subsections (b) and (c) of this section. The Department of Adult Correction (DAC) shall be the
15 16	subsections (b) and (c) of this section. <u>The Department of Adult Correction (DAC) shall be the</u> successor in interest for the partnership established under this section.
10	(b) Pursuant to subsection (c) of this section, <del>DPS</del> -DAC shall direct that the prescribing
18	authority of <del>DPS</del> -DAC providers be transferred to UNC-HCS providers for identified inmates
19	treated at a 340B Program-registered UNC-HCS site.
20	(c) By October 1, 2019, DPS and UNC-HCS shall:
20	(c) By October 1, 2019, DI 5 and Offer field shan.
22	(3) Develop mechanisms to ensure that the communication between the
23	UNC-HCS prescriber and the <u>DPS-DAC</u> physician maintains the quality and
24	continuity of care that inmates currently receive.
25	(4) Select the UNC-HCS pharmacy, the <u>DPS-DAC</u> Apex Central Pharmacy, or a
26	combination of both, as the pharmacy through which medications will be
27	dispensed pursuant to this section.
28	"§ 143B-1476. Reports related to the federal 340B Program.
29	(a) The Department of Public Safety Adult Correction shall report to the Joint Legislative
30	Oversight Committee on Justice and Public Safety and the Fiscal Research Division by October
31	1, 2020, and annually thereafter, regarding:
32	
33	(b) The Department of Public Safety Adult Correction shall report to the Joint Legislative
34	Oversight Committee on Justice and Public Safety and the Fiscal Research Division by October
35	1, 2021, and annually thereafter, on savings achieved from the partnerships between the four
36	prison regions and North Carolina 340B Program entities for the provision of inmate medications
37	and services under the federal 340B Program."
38	
39 40	CONFORMING CHANGES REGARDING DEPARTMENT OF ADULT CORRECTION SECTION 19C.9 (i). The following statutes are smended by delating the language
40 41	<b>SECTION 19C.9.(j)</b> The following statutes are amended by deleting the language "Department of Public Safety" wherever it appears and substituting "Department of Adult
41 42	Correction": G.S. 15-188, 15-194, 58-31-26, 97-13, 130A-4.4, and 143-134.
42 43	<b>SECTION 19C.9.(k)</b> The following statutes are amended by deleting the language
44	"Secretary of Public Safety" wherever it appears and substituting "Secretary of the Department
45	of Adult Correction": G.S. 15-10.2, 15-10.3, 15A-1340.36, 15A-1371, 122C-312, 130A-25,
46	148-4, 148-5, 148-10.1, 148-11, 148-18.1, 148-19, 148-20, 148-22, 148-22.1, 148-24, 148-25,
47	148-26, 148-26.5, 148-28, 148-33, 148-33.1, 148-33.2, 148-36, 148-37, 148-41, 148-45,
48	148-46, 148-46.2, 148-74, 148-78, 148-118.6, 148-118.8, 148-118.9, 148-121, 148-122,
49	162-39, and 164-37.
50	<b>SECTION 19C.9.</b> ( <i>l</i> ) The following statutes are amended by deleting the language
51	"Division of Adult Correction and Juvenile Justice of the Department of Public Safety" wherever

it appears and substituting "Division of Prisons of the Department of Adult Correction": 1 2 G.S. 1-110, 7A-109.3, 7A-313, 7A-451, 7A-474.18, 7A-498.3, 7B-2517, 14-202, 14-208.20, 3 14-208.22, 14-254.5, 14-258.1, 14-258.3, 15-6.1, 15-10.1, 15-194, 15-196.3, 15A-544.3, 4 15A-544.5, 15A-615, 15A-821, 15A-1340.13, 15A-1340.20, 15A-1353, 15A-1354, 15A-1355, 5 15A-1368.2, 15A-1368.3, 15B-31, 15B-32, 20-81.12, 65-4, 66-25, 66-58, 97-13, 122C-55, 6 122C-62, 122C-312, 122C-313, 122C-402, 131E-98, 131E-214.1, 143-300.7, 143-599, 146-33, 7 147-12, 148-2, 148-3, 148-4, 148-6, 148-10, 148-10.1, 148-10.2, 148-10.3, 148-10.4, 148-10.5, 8 148-12, 148-18, 148-18.1, 148-19, 148-19.2, 148-22, 148-22.1, 148-23, 148-23.1, 148-23.2, 9 148-24, 148-26, 148-26, 148-28, 148-32.1, 148-32.2, 148-33, 148-33.1, 148-36, 148-37, 10 148-37.3, 148-41, 148-45, 148-46.1, 148-59, 148-64, 148-64.1, 148-66, 148-67, 148-70, 148-74, 148-78, 148-118.1, 148-118.2, 148-118.4, 148-118.5, 148-118.6, 148-118.8, 153A-221, 11 12 153A-230.1, 153A-230.2, 153A-230.3, 153A-230.5, 162-39, and 163-82.20A. 13 **SECTION 19C.9.(m)** The following statutes are amended by deleting the language 14 "Division of Adult Correction and Juvenile Justice" wherever it appears and substituting 15 "Division of Prisons": G.S. 14-208.40A, 14-208.40B, 14-208.42, 14-208.44, 20-79.4, 126-23, 16 143B-1154, 148-10.4, 148-19.2, 148-32.1, 160A-287, 162-39, 164-42, and 164-50. 17 **SECTION 19C.9.(n)** The following statutes are amended by deleting the language 18 "Section of Prisons of the Division of Adult Correction and Juvenile Justice" wherever it appears 19 and substituting "Division of Prisons": G.S. 14-208.6, 14-208.40C, 14-258.2, 66-58, 130A-25, 20 148-11, and 148-18. 21 **SECTION 19C.9.(0)** The following statutes are amended by deleting the language 22 "Division of Adult Correction and Juvenile Justice of the Department of Public Safety" wherever 23 it appears and substituting "Division of Prisons of the Department of Adult Correction, the 24 Division of Community Supervision and Reentry of the Department of Public Safety": 25 G.S. 15A-145, 15A-145.1, 15A-145.2, 15A-145.7, 15A-145.8A, 15A-146, 15A-147, and 26 15A-149. 27 28 **MODIFICATIONS** TO DEPARTMENT OF **PUBLIC** SAFETY/GENERAL 29 PROVISIONS 30 SECTION 19C.9.(p) G.S. 143B-601(10) is repealed. 31 SECTION 19C.9.(q) G.S. 143B-604(a) reads as rewritten: 32 The Secretary shall establish the State Reentry Council Collaborative (SRCC). The "(a) 33 SRCC shall include up to two representatives from each of the following: 34 . . . 35 (5) The Division of Adult Correction and Juvenile Justice Community 36 Supervision and Reentry of the Department of Public Safety. . . . . " 37 38 39 **CREATE DIVISION OF JUVENILE JUSTICE** 40 SECTION 19C.9.(r) Subpart A of Part 3 of Article 13 of Chapter 143B of the 41 General Statutes reads as rewritten: 42 "Part 3. Division of Juvenile Justice Section.Justice. 43 "Subpart A. Creation of Division. "§ 143B-800. Creation of Division of Juvenile Justice Section of the Division of Adult 44 45 **Correction and Juvenile Justice** of the Department of Public Safety. 46 There is hereby created and constituted a section division to be known as the "Juvenile 47 "Division of Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice of 48 the Department of Public Safety", with the organization, powers, and duties as set forth in this 49 Article or as prescribed by the Director of the Division of Adult Correction and Juvenile Justice.

#### **General Assembly Of North Carolina** Session 2021 "§ 143B-801. Transfer of Office of Juvenile Justice authority to the Division of Juvenile 1 2 Justice Section of the Division of Adult Correction and Juvenile Justice of the 3 **Department of Public Safety.** 4 All (i) statutory authority, powers, duties, and functions, including directives of S.L. (a) 5 1998-202, rule making, budgeting, and purchasing, (ii) records, (iii) personnel, personnel positions, and salaries, (iv) property, and (v) unexpended balances of appropriations, allocations, 6 7 reserves, support costs, and other funds of the Office of Juvenile Justice under the Office of the 8 Governor are transferred to and vested in the Division of Juvenile Justice Section of the Division 9 of Adult Correction and Juvenile Justice of the Department of Public Safety. This transfer has all 10 of the elements of a Type I transfer as defined in G.S. 143A-6. The Section Division shall be considered a continuation of the Office of Juvenile 11 (b)12 Justice for the purpose of succession to all rights, powers, duties, and obligations of the Office and of those rights, powers, duties, and obligations exercised by the Office of the Governor on 13 14 behalf of the Office of Juvenile Justice. Where the Office of Juvenile Justice or the Division of Adult Correction and Juvenile Justice of the Department of Public Safety is referred to by law, 15 contract, or other document, that reference shall apply to the Division of Juvenile Justice Section 16 17 of the Division of Adult Correction and Juvenile Justice. Where the Office of the Governor is 18 referred to by contract or other document, where the Office of the Governor is acting on behalf 19 of the Office of Juvenile Justice, that reference shall apply to the Section. Division. 20 (c) All institutions previously operated by the Office of Juvenile Justice and the present central office of the Office of Juvenile Justice, including land, buildings, equipment, supplies, 21 22 personnel, or other properties rented or controlled by the Office or by the Office of the Governor 23 for the Office of Juvenile Justice, shall be administered by the Division of Juvenile Justice 24 Section of the Division of Adult Correction and Juvenile Justice of the Department of Public 25 Safety. 26 "§ 143B-802. Medical costs for juvenile offenders. 27 The Department of Public Safety shall reimburse those providers and facilities (a) 28 providing approved medical services to juvenile offenders outside the juvenile facility the lesser 29 amount of either a rate of seventy percent (70%) of the provider's then-current prevailing charge or two times the then-current Medicaid rate for any given service. The Department shall have the 30 right to audit any given provider to determine the actual prevailing charge to ensure compliance 31 32 with this provision. 33 This section does apply to vendors providing services that are not billed on a fee-for-service 34 basis, such as temporary staffing. Nothing in this section shall preclude the Department from 35 contracting with a provider for services at rates that provide greater documentable cost avoidance 36 for the State than do the rates contained in this section or at rates that are less favorable to the State but that will ensure the continued access to care. 37 (b) The Department shall make every effort to contain medical costs for juvenile 38 39 offenders by making use of health care facilities to provide health care services to juvenile 40 offenders. To the extent that the Department must utilize other facilities and services to provide health care services to juvenile offenders, the Department shall make reasonable efforts to make 41 42 use of hospitals or other providers with which it has a contract or, if none is reasonably available, 43 hospitals with available capacity or other health care facilities in a region to accomplish that goal. The Department shall make reasonable efforts to equitably distribute juvenile offenders among 44 45 all hospitals or other appropriate health care facilities. 46 (c) The Department shall report quarterly to the Joint Legislative Oversight Committee on Justice and Public Safety and the chairs of the House of Representatives and Senate 47 48 Appropriations Committees on Justice and Public Safety on: 49 The percentage of the total juvenile offenders requiring hospitalization or (1)50 hospital services who receive that treatment at each hospital.

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1	<u>(2)</u>	The volume of scheduled and emergent services listed b	y hospital and, of that
2	<u></u> /	volume, the number of those services that are provid	• •
3		noncontracted providers.	<u> </u>
4	<u>(3)</u>	The volume of scheduled and emergent admissions list	ed by hospital and, of
5		that volume, the percentage of those services that are p	
6		and noncontracted providers.	
7	<u>(4)</u>	The volume of inpatient medical services provided	to Medicaid-eligible
8		juvenile offenders, the cost of treatment, the estimated	
9		nonfederal portion of Medicaid for the services, an	
10		between the date the claim was filed and the date the cl	
11	<u>(5)</u>	The status of the implementation of the claims processi	
12		to address the backlog of unpaid claims.	• •
13	<u>(6)</u>	The hospital utilization, including the amount paid to in	dividual hospitals, the
14		number of juvenile offenders served, the number of cla	
15		hospital was a contracted or noncontracted facility.	
16	<u>(7)</u>	A list of hospitals under contract.	
17	$\overline{(8)}$	The reimbursement rate for contracted providers. T	The Department shall
18		randomly audit high-volume contracted providers to	
19		billing at the contracted rate.	
20	Reports subm	itted on August 1 shall include totals for the previous	fiscal year for all the
21	information reque		<u>/</u>
22	•	<b>TION 19C.9.(s)</b> G.S. 143B-805 reads as rewritten:	
23	"§ 143B-805. De		
24	In this Part, u	nless the context clearly requires otherwise, the following	words have the listed
25	meanings:		, ,
26	(1)	Chief court counselor The person responsible for	or administration and
27		supervision of juvenile intake, probation, and post-relea	
28		judicial district, operating under the supervision of the	
29		Justice Section of the Division of Adult Correction and	
30		Department of Public Safety.	
31		1 2	
32	<u>(9a)</u>	Division The Division of Juvenile Justice of the l	Department of Public
33		Safety.	1
34			
35	<del>(19a)</del>	Section. The Juvenile Justice Section of the Division	n of Adult Correction
36		and Juvenile Justice of the Department of Public Safety	<del>.</del>
37		1 5	
38	SECT	<b>TON 19C.9.(t)</b> The following statutes are amended by	deleting the language
39		ult Correction and Juvenile Justice" wherever it app	0 0 0
40		venile Justice": G.S. 7B-1501, 7B-2204, 7B-2055, 1	0
41		C-108.1, 115C-296.2, 115C-325.10, 126-5, and 143B-85	
42		<b>TON 19C.9.(u)</b> The following statutes are amended by	
43		Section of the Division of Adult Correction and Juvenil	e e e
44	appears and sub	stituting "Division of Juvenile Justice": G.S. 7A-109.	3, 7A-302, 7B-3100,
45	11	, 14-316.1, 15-6, 15A-1301, 66-58, 114-12.1, 115D-1, 12	
46		152.14, 143B-153, 143B-806, 143B-809, 143B-853, 14	
47		221.1, and 162-60.	,,
48	,	<b>TON 19C.9.(v)</b> The following statutes are amended by	deleting the language
49		er it appears and substituting "Division": G.S. 15A-1301,	0 0 0
50		-816, 143B-817, 143B-818, 143B-819, 143B-820, 1	
51	143B-840, and 14		,,
	,		

1	
2	CREATE DIVISION OF COMMUNITY SUPERVISION AND REENTRY
3	SECTION 19C.9.(w) G.S. 143B-1152 reads as rewritten:
4	"§ 143B-1152. Definitions.
5	The following definitions apply in this Subpart:
6	
7	(2) Division. – The Division of Adult Correction and Juvenile Justice. Community
8	Supervision and Reentry.
9	
10	(6) Secretary. – The Secretary of <u>the Department of Public Safety</u> .
11	(6a) Section. The Section of Community Corrections of the Division of Adult
12	Correction and Juvenile Justice.
13	
14	SECTION 19C.9.(x) G.S. 143B-1155 reads as rewritten:
15	"§ 143B-1155. Duties of Division of Adult Correction and Juvenile Justice. Community
16	Supervision and Reentry.
17	(a) In addition to those otherwise provided by law, the Division of Adult Correction and
18	Juvenile Justice Community Supervision and Reentry shall have the following duties:
19	
20	(b) The <u>Section Division</u> of Community <u>Corrections of the Division of Adult Correction</u>
21	and Juvenile Justice Supervision and Reentry shall develop and publish a recidivism reduction
22	plan for the State that accomplishes the following:
23	
24	(c) The Department of Public Safety, Community Correction Section, Division of
25	Community Supervision and Reentry, shall report by March 1 of each year to the Chairs of the
26	Senate and House of Representatives Appropriations Subcommittees on Justice and Public Safety
27	and the Joint Legislative Oversight Committee on Justice and Public Safety on the status of the
28	programs funded through the Treatment for Effective Community Supervision Program. The
29	report shall include the following information from each of the following components:
30	
31	<b>SECTION 19C.9.(y)</b> G.S. 143B-1161 reads as rewritten:
32	"§ 143B-1161. Justice Reinvestment Council.
33	(a) The Justice Reinvestment Council is established to act as an advisory body to the
34	Commissioner of Adult Correction Director of the Division of Community Supervision and
35	Reentry of the Department of Public Safety with regard to this Subpart. The Council shall consist
36	of 13 members as follows, to be appointed as provided in subsection (b) of this section:
37	
38	(d) The purpose of the Justice Reinvestment Council in conjunction with the Department
39	of Public Safety, Division of Adult Correction and Juvenile Justice, Community Supervision and
40	<u>Reentry</u> , is to:
41	
42	<b>SECTION 19C.9.(z)</b> The following statutes are amended by deleting the language
43	"Division of Adult Correction and Juvenile Justice" wherever it appears and substituting
44	"Division of Community Supervision and Reentry": G.S. 14-208.40, 14-208.43, 14-208.45,
45	15-206, 15-209, 15A-534, 15A-534.1, 15A-1332, 15A-1343.3, 15A-1368, 15A-1368.4, 15A-1274, 20, 10, 20, 28, 20, 170, 50, 12, 2, 125, 1, 142D, 708, 142D, 709, 142D, 1156, 148, 52
46	15A-1374, 20-19, 20-28, 20-179, 50-13.2, 135-1, 143B-708, 143B-720, 143B-1156, 148-53, 148-54, and 148-557
47	148-54, and 148-65.7.
48	<b>SECTION 19C.9.(aa)</b> The following statutes are amended by deleting the language
49 50	"Section of Community Corrections of the Division of Adult Correction and Juvenile Justice"
50	wherever it appears and substituting "Division of Community Supervision and Reentry":

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1 2 3	G.S. 7B-3000, 7B-3001, 7B-3100, 14-208.40C, 14-208.41, 15A-837, 15A-134-15A-1369.4, 15A-1371, 20-179.3, 105-259, 115C-46.2, 143B-708, and 148-65.							
3 4	OTHER CONFORMING CHANGES							
4 5	SECTION 19C.9.(bb) G.S. 7B-1402(b) reads as rewritten:							
6		all be av officio						
7	"(b) The Task Force shall be composed of 36 members, 12 of whom shall be ex officio members, four of whom shall be appointed by the Governor, 10 of whom shall be appointed by							
8								
9		the Speaker of the House of Representatives, and 10 of whom shall be appointed by the President Pro Tempore of the Senate. The ex officio members other than the Chief Medical Examiner may						
10	Pro Tempore of the Senate. The ex officio members other than the Chief Medical Examiner may designate representatives from their particular departments, divisions, or offices to represent							
11	them on the Task Force. In making appointments or designating representatives, appointing							
12	authorities and ex officio members shall use best efforts to select members of							
13	with sufficient knowledge and experience to effectively contribute to the issues examined by the							
14	Task Force and, to the extent possible, to reflect the geographical, political, ge							
15	diversity of this State. The members shall be as follows:							
16								
17	(11a) The Director of the <u>Division of Juvenile</u> Justice Section, D	ivision of Adult						
18	Correction and Juvenile Justice, Justice of the Department of							
19	"	J						
20	SECTION 19C.9.(cc) G.S. 7B-1501 reads as rewritten:							
21	"§ 7B-1501. Definitions.							
22	In this Subchapter, unless the context clearly requires otherwise, the follow	ving words have						
23	the listed meanings. The singular includes the plural, unless otherwise specified							
24	(1) Chief court counselor. – The person responsible for add	ninistration and						
25	supervision of juvenile intake, probation, and post-release sup							
26	judicial district, operating under the supervision of the Di							
27	Correction and Juvenile Justice of the Department of Public	Safety.						
28								
29	(10a) Division. – The Division of Adult Correction and Juvenil							
30	Department of Public Safety created under Article $\frac{12}{13}$ of $\frac{12}{13}$	Chapter 143B of						
31	the General Statutes.							
32	$\frac{1}{1000} = \frac{1}{1000} = 1$							
33	<b>SECTION 19C.9.(dd)</b> G.S. 7B-1905(b) reads as rewritten:	1 1-4-1 11						
34 35	"(b) Pursuant to G.S. 7B-1903(b), (c), or (d), a juvenile may be temporari approved detention facility. It shall be unlawful for a sheriff or any unit of gover							
35 36	a juvenile detention facility unless the facility meets the standards and rules	-						
30 37	Department of Public Safety and has been approved by the Juvenile Justice							
38	Department of Fubic Safety and has been approved by the suverine sustee Division of Juvenile Justice for operation as a juvenile detention facility."	- Section of the						
39	SECTION 19C.9.(ee) G.S. 14-196.3(b) reads as rewritten:							
40	"(b) It is unlawful for a person to:							
41								
42	(5) Knowingly install, place, or use an electronic tracking device	without consent.						
43	or cause an electronic tracking device to be installed, placed,							
44	consent, to track the location of any person. The provisions of							
45	do not apply to the installation, placement, or use of an ele							
46	device by any of the following:	C						
47	a. A law enforcement officer, judicial officer, probation	or parole officer,						
48	or employee of the Division of Corrections, Prisons	_						
49	Public Safety, Adult Correction, when any such pers	on is engaged in						
50	the lawful performance of official duties and in accor							
51	or federal law.							

1			"					
2		SECT	SECTION 10C 0 (ff) C.S. 14 415 10 reads as rewritten:					
	UQ 1 4 415		SECTION 19C.9.(ff) G.S. 14-415.10 reads as rewritten:					
3	-		0. Definitions.					
4	The fo	ollowin	llowing definitions apply to this Article:					
5		•••						
6		(4a)	Qualified retired correctional officer. – An individual who retired from service					
7			as a State correctional officer, other than for reasons of mental disability, who					
8			has been retired as a correctional officer two years or less from the date of the					
9			permit application and who meets all of the following criteria:					
10			a. Immediately before retirement, the individual met firearms training					
11			standards of the Division of <u>Prisons of the Department of Adult</u>					
12			Correction and Juvenile Justice of the Department of Public Safety and					
12								
			was authorized by the Division of <u>Prisons of the Department of</u> Adult					
14			Correction and Juvenile Justice of the Department of Public Safety to					
15			carry a handgun in the course of assigned duties.					
16			b. The individual retired in good standing and was never a subject of a					
17			disciplinary action by the Division of Prisons of the Department of					
18			Adult Correction and Juvenile Justice of the Department of Public					
19			Safety that would have prevented the individual from carrying a					
20			handgun.					
21								
22		(4c)	Qualified retired probation or parole certified officer. – An individual who					
23		~ /	retired from service as a State probation or parole certified officer, other than					
24			for reasons of mental disability, who has been retired as a probation or parole					
25			certified officer two years or less from the date of the permit application and					
26			who meets all of the following criteria:					
20 27			a. Immediately before retirement, the individual met firearms training					
28			standards of the Division of Adult Correction and Juvenile Justice					
29			<u>Community Supervision and Reentry</u> of the Department of Public					
30			Safety and was authorized by the Division of Adult Correction and					
31			Juvenile Justice Community Supervision and Reentry of the					
32			Department of Public Safety to carry a handgun in the course of duty.					
33			b. The individual retired in good standing and was never a subject of a					
34			disciplinary action by the Division of Adult Correction and Juvenile					
35			Justice Community Supervision and Reentry of the Department of					
36			Public Safety that would have prevented the individual from carrying					
37			a handgun.					
38			" 					
39		SECT	<b>FION 19C.9.(gg)</b> G.S. 14-258.7(a) reads as rewritten					
40	"(a)		Department of Public Safety and Juvenile Justice the Department of Adult					
41	• •		each report the following to the chairs of the Joint Legislative Oversight					
42			stice and Public Safety by March 15 of each year:					
43	Commu	"						
44			<b>FION 19C.9.(hh)</b> G.S. 14-269(b)(9) reads as rewritten:					
44 45	"(b)		prohibition shall not apply to the following persons:					
43 46	(0)	-	following persons.					
		(0)	State compational officers when off duty moved a different film of					
47		(9)	State correctional officers, when off-duty, provided that an officer does not					
48			carry a concealed weapon while consuming alcohol or an unlawful controlled					
49			substance or while alcohol or an unlawful controlled substance remains in the					
50			officer's body. If the concealed weapon is a handgun, the correctional officer					
51			must meet the firearms training standards of the Division Department of Adult					

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1	Correction and Juvenile Justice of the Department of Public						
2	Safety.Correction."						
3	SECTION 19C.9.(ii) G.S. 15A-145.2(c) reads as rewritten:						
4	"(c) Whenever any person who has not previously been convicted of (i) any felony offense						
5	under any state or federal laws; (ii) any offense under Chapter 90 of the General Statutes; or (iii)						
6	an offense under any statute of the United States or any state relating to controlled substances						
7	included in any schedule of Chapter 90 of the General Statutes or to that paraphernalia included						
8	in Article 5B of Chapter 90 of the General Statutes, pleads guilty to or has been found guilty of						
9	a misdemeanor under Article 5 of Chapter 90 of the General Statutes by possessing a controlled						
10	substance included within Schedules I through VI of Chapter 90, or by possessing drug						
11	paraphernalia as prohibited by G.S. 90-113.22 or pleads guilty to or has been found guilty of a						
12	felony under G.S. 90-95(a)(3), the court may, upon application of the person not sooner than 12						
13	months after conviction, order cancellation of the judgment of conviction and expunction of the						
14	records of the person's arrest, indictment or information, trial, and conviction. A conviction in						
15	which the judgment of conviction has been canceled and the records expunged pursuant to this						
16	subsection shall not be thereafter deemed a conviction for purposes of this subsection or for						
17	purposes of disqualifications or liabilities imposed by law upon conviction of a crime, except as						
18	provided in G.S. 15A-151.5. Cancellation and expunction under this subsection may occur only						
19	once with respect to any person. Disposition of a case under this subsection at the district court						
20	division of the General Court of Justice shall be final for the purpose of appeal.						
21	 The court shall also ender all loss and means of coursing the Division of Drivers of the						
22	The court shall also order all law enforcement agencies, the Division of Prisons of the						
23	Department of Adult Correction, the Division of Community Supervision and Reentry of the						
24 25	Department of Public Safety, the Division of Motor Vehicles, and any other State or local						
23 26	agencies identified by the petitioner as bearing records of the conviction and records relating						
20 27	thereto to expunge their records of the conviction. The clerk shall notify State and local agencies of the court's order on provided in $C = 15.4$ , 150						
27	of the court's order as provided in G.S. 15A-150.						
28 29	SECTION 19C.9.(jj) G.S. 15A-521 reads as rewritten:						
29 30	"§ 15A-521. Commitment to detention facility pending trial.						
31	(a) Commitment. – Every person charged with a crime and held in custody who has not						
32	been released pursuant to Article 26 of this Chapter, Bail, must be committed by a written order						
33	of the judicial official who conducted the initial appearance as provided in Article 24 to an						
34	appropriate detention facility as provided in this section. If the person being committed by written						
35	order is under the age of 18, that person must be committed to a detention facility approved by						
36	the Division of Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice						
37	to provide secure confinement and care for juveniles, or to a holdover facility as defined in						
38	G.S. 7B-1501(11). If the person being committed reaches the age of 18 years while held in						
39	custody, the person shall be transported by personnel of the Juvenile Justice Section of the						
40	Division, or personnel approved by the Juvenile Justice Section, Division, to the custody of the						
41	sheriff of the county where the charges arose.						
42							
43	(c) Copies and Use of Order, Receipt of Prisoner. –						
44	(1) The order of commitment must be delivered to a law-enforcement officer, who						
45	must deliver the order and the prisoner to the detention facility named therein.						
46	(2) The jailer or personnel of the Juvenile Justice <u>Section Division</u> must receive						
47	the prisoner and the order of commitment, and note on the order of						
48	commitment the time and date of receipt. As used in this subdivision, "jailer"						
49	includes any person having control of a detention facility and "personnel of						
50	the Juvenile Justice Section" Division" includes personnel approved by the						
51	Juvenile Justice Section. Division.						

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1 2 3 4 5 6 7 8 9		(3)	Upon releasing the prisoner pursuant to the terms of the delivering the prisoner to the court, the jailer or personnel Justice Section Division must note the time and date on the or to the clerk. Personnel of the Juvenile Justice Section, Divisi approved by the Juvenile Justice Section, Division, shall tranunder the age of 18 from the juvenile detention facility or hol court and shall transfer the person back to the juvenile detention facility.	of the Juvenile der and return it <u>on, or personnel</u> sport the person dover facility to				
9 10			<b>TION 19C.9.(kk)</b> G.S. 15A-830(a)(3) reads as rewritten:					
10	"(a)		blowing definitions apply in this Article:					
12 13 14		 (3)	Custodial agency. – The agency that has legal custody of defendant arising from a charge or conviction of a crime					
15			Article including, but not limited to, local jails or detention fa	•				
16			jails or detention facilities, facilities designated under G.S. 1					
17			custody and treatment of involuntary clients, the Depart					
18			Correction, or the Division of Adult Correction and Juveni	le Justice of the				
19			Department of Public Safety."					
20	"( )		<b>TION 19C.9.</b> ( <i>ll</i> ) G.S. 15A-832(g) reads as rewritten:	41 4				
21 22	"(g)		e sentencing hearing, the prosecuting attorney shall submit to the identifying information set for the in $C = 154$ , $P(21(a))$ shall be a set for the interval of the interv	1,1				
22 23			ing the identifying information set forth in G.S. 15A-831(c) ab e further notices under this Article. The clerk of superior court					
23 24			al judgment and commitment, or judgment suspending sentence					
25			dult Correction and Juvenile Justice of the Department of Public					
26			f Adult Correction, or other agency receiving custody of the def					
27			the custodial agency as a confidential file."					
28			<b>TION 19C.9.(mm)</b> G.S. 15A-1340.14(f) reads as rewritten:					
29	"(f)		of Prior Convictions A prior conviction shall be proved	l by any of the				
30	following							
31			Stipulation of the parties.					
32		(2)	An original or copy of the court record of the prior conviction					
33 34		(3)	A copy of records maintained by the Department of Pul	• • •				
34 35			<u>Department of Adult Correction</u> , the Division of Motor Ve Administrative Office of the Courts.	incles, or of the				
35 36		(4)	Any other method found by the court to be reliable.					
37	The St	. ,	ars the burden of proving, by a preponderance of the evider	nce, that a prior				
38			and that the offender before the court is the same person as the	· •				
39		in the prior conviction. The original or a copy of the court records or a copy of the records						
40		maintained by the Department of Public Safety, the Department of Adult Correction, the Division						
41	of Motor Vehicles, or of the Administrative Office of the Courts, bearing the same name as that							
42	by which the offender is charged, is prima facie evidence that the offender named is the same							
43	person as the offender before the court, and that the facts set out in the record are true. For							
44	purposes of this subsection, "a copy" includes a paper writing containing a reproduction of a							
45 46	record maintained electronically on a computer or other data processing equipment, and a document produced by a facsimila machine. The prosecutor shall make all facsible afforts to							
40 47	document produced by a facsimile machine. The prosecutor shall make all feasible efforts to obtain and present to the court the offender's full record. Evidence presented by either party at							
47 48	trial may be utilized to prove prior convictions. Suppression of prior convictions is pursuant to							
49	G.S. 15A-980. If a motion is made pursuant to that section during the sentencing stage of the							
50		criminal action, the court may grant a continuance of the sentencing hearing. If asked by the						
51			ppliance with G.S. 15A-903, the prosecutor shall furnish the c					

criminal record to the defendant within a reasonable time sufficient to allow the defendant to 1 2 determine if the record available to the prosecutor is accurate. Upon request of a sentencing 3 services program established pursuant to Article 61 of Chapter 7A of the General Statutes, the 4 district attorney shall provide any information the district attorney has about the criminal record 5 of a person for whom the program has been requested to provide a sentencing plan pursuant to 6 G.S. 7A-773.1." 7 SECTION 19C.9.(nn) G.S. 15A-1340.16(d) reads as rewritten: 8 Aggravating Factors. – The following are aggravating factors: "(d) 9 10 (6) The offense was committed against or proximately caused serious injury to a present or former law enforcement officer, employee of the Division of Adult 11 12 Correction and Juvenile Justice of the Department of Public Safety, the Department of Adult Correction, jailer, fireman, emergency medical 13 14 technician, ambulance attendant, social worker, justice or judge, clerk or 15 assistant or deputy clerk of court, magistrate, prosecutor, juror, or witness against the defendant, while engaged in the performance of that person's 16 official duties or because of the exercise of that person's official duties. 17 ....." 18 19 SECTION 19C.9.(00) G.S. 15A-1340.18 reads as rewritten: 20 "§ 15A-1340.18. Advanced supervised release. 21 . . . 22 (b) The Division of Prisons of the Department of Adult Correction and Juvenile Justice 23 of the Department of Public Safety is authorized to create risk reduction incentives consisting of 24 treatment, education, and rehabilitative programs. The incentives shall be designed to reduce the 25 likelihood that the prisoner who receives the incentive will reoffend. 26 When imposing an active sentence for an eligible defendant, the court, in its discretion (c) 27 and without objection from the prosecutor, may order that the Department of Adult Correction 28 admit the defendant to the ASR program. The Department of Adult Correction shall admit to the 29 ASR program only those defendants for which ASR is ordered in the sentencing judgment. 30 ...." 31 SECTION 19C.9.(pp) G.S. 15A-1340.21(c) reads as rewritten: 32 "(c) Proof of Prior Convictions. - A prior conviction shall be proved by any of the 33 following methods: 34 (1)Stipulation of the parties. 35 An original or copy of the court record of the prior conviction. (2)36 A copy of records maintained by the Department of Public Safety, the (3) 37 Department of Adult Correction, the Division of Motor Vehicles, or of the Administrative Office of the Courts. 38 39 Any other method found by the court to be reliable. (4) 40 The State bears the burden of proving, by a preponderance of the evidence, that a prior conviction exists and that the offender before the court is the same person as the offender named 41 42 in the prior conviction. The original or a copy of the court records or a copy of the records 43 maintained by the Department of Public Safety, the Department of Adult Correction, the Division 44 of Motor Vehicles, or of the Administrative Office of the Courts, bearing the same name as that 45 by which the offender is charged, is prima facie evidence that the offender named is the same 46 person as the offender before the court, and that the facts set out in the record are true. For 47 purposes of this subsection, "copy" includes a paper writing containing a reproduction of a record maintained electronically on a computer or other data processing equipment, and a document 48 49 produced by a facsimile machine. Evidence presented by either party at trial may be utilized to 50 prove prior convictions. Suppression of prior convictions is pursuant to G.S. 15A-980. If a

motion is made pursuant to that section during the sentencing stage of the criminal action, the 1 2 court may grant a continuance of the sentencing hearing." 3 SECTION 19C.9.(gg) G.S. 15A-1343 reads as rewritten: 4 "§ 15A-1343. Conditions of probation. 5 . . . 6 (a1) Community and Intermediate Probation Conditions. – In addition to any conditions a 7 court may be authorized to impose pursuant to G.S. 15A-1343(b1), the court may include any 8 one or more of the following conditions as part of a community or intermediate punishment: 9 10 (3)Submission to a period or periods of confinement in a local confinement 11 facility for a total of no more than six days per month during any three separate 12 months during the period of probation. The six days per month confinement 13 provided for in this subdivision may only be imposed as two-day or three-day 14 consecutive periods. When a defendant is on probation for multiple 15 judgments, confinement periods imposed under this subdivision shall run concurrently and may total no more than six days per month. If the person 16 17 being ordered to a period or periods of confinement is under the age of 18, 18 that person must be confined in a detention facility approved by the Division 19 of Juvenile Justice Section of the Division of Adult Correction and Juvenile 20 Justice to provide secure confinement and care for juveniles or to a holdover 21 facility as defined in G.S. 7B-1501(11). If the person being ordered to a period 22 or periods of confinement reaches the age of 18 years while in confinement, 23 the person may be transported by personnel of the Division of Juvenile Justice 24 Section of the Division, Justice, or personnel approved by the Division of 25 Juvenile Justice Section, Justice, to the custody of the sheriff of the applicable 26 local confinement facility. 27 28 (b) Regular Conditions. - As regular conditions of probation, a defendant must: 29 30 In addition to these regular conditions of probation, a defendant required to serve an active 31 term of imprisonment as a condition of special probation pursuant to G.S. 15A-1344(e) or 32 G.S. 15A-1351(a) shall, as additional regular conditions of probation, obey the rules and

132 C.3. 13A-1331(a) shall, as additional regular conditions of probation, obey the futies and
 regulations of the Division of <u>Prisons of the Department of Adult Correction and Juvenile Justice</u>
 of the Department of Public Safety governing the conduct of inmates while imprisoned and report
 to a probation officer in the State of North Carolina within 72 hours of his discharge from the
 active term of imprisonment.
 ...

(b2) Special Conditions of Probation for Sex Offenders and Persons Convicted of Offenses
Involving Physical, Mental, or Sexual Abuse of a Minor. – As special conditions of probation, a
defendant who has been convicted of an offense which is a reportable conviction as defined in
G.S. 14-208.6(4), or which involves the physical, mental, or sexual abuse of a minor, must:

42 43 (9) Submit at reasonable times to warrantless searches by a probation officer of 44 the probationer's person and of the probationer's vehicle and premises while 45 the probationer is present, for purposes specified by the court and reasonably 46 related to the probation supervision, but the probationer may not be required 47 to submit to any other search that would otherwise be unlawful. For purposes 48 of this subdivision, warrantless searches of the probationer's computer or other 49 electronic mechanism which may contain electronic data shall be considered 50 reasonably related to the probation supervision. Whenever the warrantless search consists of testing for the presence of illegal drugs, the probationer may 51

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1 2 3 4	also be required to reimburse the Division of Adult Constitution Justice Community Supervision and Reentry of the I Safety for the actual cost of drug screening and drug test positive.	Department of Public
5 6	<ul><li>(b3) Screening and Assessing for Chemical Dependency. – A defendency.</li></ul>	
7	to a period of residential treatment in the Drug Alcohol Recovery Treatm	
8 9	or the Black Mountain Substance Abuse Treatment Center for Women ope of Adult Correction and Juvenile Justice Community Supervision and Reen	try of the Department
10	of Public Safety must undergo a screening to determine chemical depende	
11	indicates the defendant is chemically dependent, the court shall order an ass	
12	the appropriate level of treatment. The assessment may be conducted eith	
13	court imposes the condition, but participation in the program shall be based	d on the results of the
14 15	assessment. (b4) Intermediate Conditions. – The following conditions of pro-	hation apply to each
15 16	defendant subject to intermediate punishment:	batton apply to each
17	(1) If required in the discretion of the defendant's proba	tion officer perform
18	community service under the supervision of the	
19	Community of the Division of Adult Correction	
20	Supervision and Reentry and pay the fee required by G.	
21		
22	(c) Statement of Conditions. – A defendant released on supervise	ed probation must be
23	given a written statement explicitly setting forth the conditions on which t	6
24	released. If any modification of the terms of that probation is subsequently	made, the defendant
25	must be given a written statement setting forth the modifications.	
26	Upon entry of an order of supervised probation by the court, a defendation	
27	Division of Adult Correction and Juvenile Justice Community Supervision	and Reentry for filing
28	with the clerk of superior court a signed document stating that:	
29 30	SECTION 19C.9.(rr) G.S. 15A-1343.2 reads as rewritten:	
30 31	"§ 15A-1343.2. Special probation rules for persons sentenced under A	rticle 81B
32	§ 15A-1545.2. Special probation rules for persons sentenced under A	THERE OID.
33	(b) Purposes of Probation for Community and Intermediate Punishi	ments. – The Division
34	of Adult Correction and Juvenile Justice Community Supervision and Reen	
35	of Public Safety shall develop a plan to handle offenders sentenced	
36	intermediate punishments. The probation program designed to handle these	
37	the following principal purposes: to hold offenders accountable for making	
38	compliance with the court's judgment, to effectively rehabilitate offenders	
39	specialized treatment or education programs, and to protect the public safe	5
40	(b1) Departmental Risk Assessment by Validated Instrument Requ	-
41	probation program developed by the Division of Adult Correction	
42	<u>Community Supervision and Reentry of the Department of Public Safety p</u>	
43	(b) of this section, the Division of Adult Correction and Juvenile Justice Co	• •
44 45	and Reentry of the Department of Public Safety shall use a validated instru-	
45 46	probationer for risk of reoffending and shall place a probationer in a super the probationer's risk of reoffending and criminogenic needs.	vision level based on
40 47	the probationer's fisk of reoriending and emininogenic needs.	
48	(e) Delegation to Probation Officer in Community Punishment. –	Unless the presiding
49	judge specifically finds in the judgment of the court that delegation is not ap	1 0
50	Division of Community of the Division of Adult Correction and Juvenile Ju	

50 <u>Division of Community of the Division of Adult Correction and Juvenile Justice Supervision and</u>

<u>Reentry</u> of the Department of Public Safety may require an offender sentenced to community
 punishment to do any of the following:

3

4 If the <u>Section-Division</u> imposes any of the above requirements, then it may subsequently reduce 5 or remove those same requirements.

6 The probation officer may exercise authority delegated to him or her by the court pursuant to 7 subsection (e) of this section after administrative review and approval by a Chief Probation 8 Officer. The offender may file a motion with the court to review the action taken by the probation 9 officer. The offender shall be given notice of the right to seek such a court review. However, the 10 offender shall have no right of review if he or she has signed a written waiver of rights as required by this subsection. The Section Division may exercise any authority delegated to it under this 11 12 subsection only if it first determines that the offender has failed to comply with one or more of 13 the conditions of probation imposed by the court or the offender is determined to be high risk 14 based on the results of the risk assessment in G.S. 15A-1343.2, except that the condition at 15 subdivision (5) of this subsection may not be imposed unless the Section-Division determines that the offender failed to comply with one or more of the conditions imposed by the court. 16 17 Nothing in this section shall be construed to limit the availability of the procedures authorized 18 under G.S. 15A-1345.

19 The Division shall adopt guidelines and procedures to implement the requirements of this 20 section, which shall include a supervisor's approval prior to exercise of the delegation of authority 21 authorized by this section. Prior to imposing confinement pursuant to subdivision (5) of this 22 subsection, the probationer must first be presented with a violation report, with the alleged 23 violations noted and advised of the right (i) to a hearing before the court on the alleged violation, 24 with the right to present relevant oral and written evidence; (ii) to have counsel at the hearing, 25 and that one will be appointed if the probationer is indigent; (iii) to request witnesses who have 26 relevant information concerning the alleged violations; and (iv) to examine any witnesses or 27 evidence. The probationer may be confined for the period designated on the violation report upon the execution of a waiver of rights signed by the probationer and by two officers acting as 28 29 witnesses. Those two witnesses shall be the probation officer and another officer to be designated 30 by the Chief-Director of the Community Section-Supervision and Reentry Division in written 31 Division policy.

(f) Delegation to Probation Officer in Intermediate Punishments. – Unless the presiding
 judge specifically finds in the judgment of the court that delegation is not appropriate, the
 Section Division of Community of the Division of Adult Correction and Juvenile Justice
 Supervision and Reentry of the Department of Public Safety may require an offender sentenced
 to intermediate punishment to do any of the following:

37 38 (6) Submit to a period or periods of confinement in a local confinement facility 39 for a total of no more than six days per month during any three separate 40 months during the period of probation. The six days per month confinement provided for in this subdivision may only be imposed as two-day or three-day 41 42 consecutive periods. When a defendant is on probation for multiple 43 judgments, confinement periods imposed under this subdivision shall run 44 concurrently and may total no more than six days per month. If the person 45 being ordered to a period or periods of confinement is under the age of 18, 46 that person must be confined in a detention facility approved by the Division 47 of Juvenile Justice Section of the Division of Adult Correction and Juvenile 48 Justice to provide secure confinement and care for juveniles or to a holdover 49 facility as defined in G.S. 7B-1501(11). If the person being ordered to a period 50 or periods of confinement reaches the age of 18 years while in confinement, 51 the person may be transported by personnel of the Division of Juvenile Justice

1 2 3 4	Section of the Division, Justice, or personnel approved by the Juvenile Justice Section, to the custody of the sheriff of the applicable local confinement facility.
5	If the Section Division of Community Supervision and Reentry imposes any of the above
6	requirements, then it may subsequently reduce or remove those same requirements.
7	The probation officer may exercise authority delegated to him or her by the court pursuant to
8	subsection (f) of this section after administrative review and approval by a Chief Probation
9	Officer. The offender may file a motion with the court to review the action taken by the probation
10	officer. The offender shall be given notice of the right to seek such a court review. However, the
11	offender shall have no right of review if he or she has signed a written waiver of rights as required
12	by this subsection. The <u>Section Division</u> may exercise any authority delegated to it under this
13	subsection only if it first determines that the offender has failed to comply with one or more of
14	the conditions of probation imposed by the court or the offender is determined to be high risk
15	based on the results of the risk assessment in G.S. 15A-1343.2, except that the condition at
16	subdivision (6) of this subsection may not be imposed unless the <u>Section Division</u> determines
17	that the offender failed to comply with one or more of the conditions imposed by the court.
18	Nothing in this section shall be construed to limit the availability of the procedures authorized
19	under G.S. 15A-1345.
20	The Division shall adopt guidelines and procedures to implement the requirements of this
21	section, which shall include a supervisor's approval prior to exercise of the delegation of authority
22	authorized by this section. Prior to imposing confinement pursuant to subdivision (6) of this
23	subsection, the probationer must first be presented with a violation report, with the alleged
24	violations noted and advised of the right (i) to a hearing before the court on the alleged violation,
25 26	with the right to present relevant oral and written evidence; (ii) to have counsel at the hearing,
26	and that one will be appointed if the probationer is indigent; (iii) to request witnesses who have
27	relevant information concerning the alleged violations; and (iv) to examine any witnesses or
28	evidence. The probationer may be confined for the period designated on the violation report upon
29 30	the execution of a waiver of rights signed by the probationer and by two officers acting as witnesses. These two witnesses shall be the probation officer and enother officer to be designed
30 31	witnesses. Those two witnesses shall be the probation officer and another officer to be designated by the Chief Director of the Division of Community Section Supervision and Beentry in written
32	by the <u>Chief Director of the Division of Community Section Supervision and Reentry in written</u>
32 33	Division policy.
33 34	SECTION 19C.9.(ss) G.S. 15A-1344 reads as rewritten:
34 35	"§ 15A-1344. Response to violations; alteration and revocation.
35 36	§ 15A-1544. Response to violations, alteration and revocation.
30 37	(c) Procedure on Altering or Revoking Probation; Returning Probationer to District
38	Where Sentenced. – When a judge reduces, terminates, extends, modifies, or revokes probation
38 39	outside the county where the judgment was entered, the clerk must send a copy of the order and
40	any other records to the court where probation was originally imposed. A court on its own motion
41	may return the probationer to the district court district as defined in G.S. 7A-133 or superior court
42	district or set of districts as defined in G.S. 7A-41.1, as the case may be, where probation was
43	imposed or where the probationer resides for reduction, termination, continuation, extension,
44	modification, or revocation of probation. In cases where the probation is revoked in a county
45	other than the county of original conviction the clerk in that county must issue a commitment
45 46	order and must file the order revoking probation and the commitment order, which will constitute
40 47	sufficient permanent record of the proceeding in that court, and must send a certified copy of the
48	order revoking probation, the commitment order, and all other records pertaining thereto to the
49	county of original conviction to be filed with the original records. The clerk in the county other
50	than the county of original conviction must issue the formal commitment to the Division of Adult

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   Adult Correction.
- 2 3

. . . 4 Confinement in Response to Violation. – When a defendant under supervision for a (d2)5 felony conviction has violated a condition of probation other than G.S. 15A-1343(b)(1) or G.S. 15A-1343(b)(3a), the court may impose a period of confinement of 90 consecutive days to 6 7 be served in the custody of the Division of Adult Correction and Juvenile Justice Community 8 Supervision and Reentry of the Department of Public Safety. The court may not revoke probation 9 unless the defendant has previously received a total of two periods of confinement under this 10 subsection. A defendant may receive only two periods of confinement under this subsection. The 90-day term of confinement ordered under this subsection for a felony shall not be reduced by 11 12 credit for time already served in the case. Any such credit shall instead be applied to the suspended sentence. However, if the time remaining on the maximum imposed sentence on a 13 14 defendant under supervision for a felony conviction is 90 days or less, then the term of confinement is for the remaining period of the sentence. Confinement under this section shall be 15 credited pursuant to G.S. 15-196.1. 16

17 When a defendant under supervision for a misdemeanor conviction sentenced pursuant to 18 Article 81B of Chapter 15A of the General Statutes has violated a condition of probation other 19 than G.S. 15A-1343(b)(1) or G.S. 15A-1343(b)(3a), the court may impose a period of 20 confinement pursuant to G.S. 15A-1343(a1)(3). If the person being ordered to a period of 21 confinement is under the age of 18, that person must be confined in a detention facility approved 22 by the Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice to provide 23 secure confinement and care for juveniles or to a holdover facility as defined in 24 G.S. 7B-1501(11). If the person being ordered to a period of confinement reaches the age of 18 25 years while in confinement, the person may be transported by personnel of the Division of 26 Juvenile Justice Section of the Division, Justice, or personnel approved by the Division of 27 Juvenile Justice Section, Justice, to the custody of the sheriff of the applicable local confinement 28 facility. The court may not revoke probation unless the defendant has previously received at least 29 two periods of confinement for violating a condition of probation other than G.S. 15A-1343(b)(1) 30 or G.S. 15A-1343(b)(3a). Those periods of confinement may have been imposed pursuant to G.S. 15A-1343(a1)(3), 15A-1343.2(e)(5), or 15A-1343.2(f)(6). The second period of 31 32 confinement must have been imposed for a violation that occurred after the defendant served the 33 first period of confinement. Confinement under this section shall be credited pursuant to 34 G.S. 15-196.1.

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. . .

36 Special Probation in Response to Violation. - When a defendant has violated a (e) 37 condition of probation, the court may modify the probation to place the defendant on special probation as provided in this subsection. In placing the defendant on special probation, the court 38 39 may continue or modify the conditions of probation and in addition require that the defendant 40 submit to a period or periods of imprisonment, either continuous or noncontinuous, at whatever time or intervals within the period of probation the court determines. In addition to any other 41 42 conditions of probation which the court may impose, the court shall impose, when imposing a 43 period or periods of imprisonment as a condition of special probation, the condition that the 44 defendant obey the rules and regulations of the Division of Adult Correction and Juvenile Justice 45 of the Department of Public Safety Prisons of the Department of Adult Correction governing 46 conduct of inmates, and this condition shall apply to the defendant whether or not the court imposes it as a part of the written order. If imprisonment is for continuous periods, the 47 confinement may be in either the custody of the Division of Adult Correction and Juvenile Justice 48 49 Community Supervision and Reentry of the Department of Public Safety or a local confinement facility. Noncontinuous periods of imprisonment under special probation may only be served in 50 a designated local confinement or treatment facility. If the person being ordered to a period or 51

periods of imprisonment, either continuous or noncontinuous, is under the age of 18, that person 1 2 must be imprisoned in a detention facility approved by the Division of Juvenile Justice Section 3 of the Division of Adult Correction and Juvenile Justice to provide secure confinement and care 4 for juveniles or to a holdover facility as defined in G.S. 7B-1501(11). If the person being ordered 5 to a period or periods of imprisonment reaches the age of 18 years while imprisoned, the person 6 may be transported by personnel of the Division of Juvenile Justice Section of the Division, 7 Justice, or personnel approved by the Division of Juvenile Justice Section, Justice, to the custody 8 of the sheriff of the applicable local confinement facility.

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10 (e1) Criminal Contempt in Response to Violation. – If a defendant willfully violates a 11 condition of probation, the court may hold the defendant in criminal contempt as provided in 12 Article 1 of Chapter 5A of the General Statutes. A finding of criminal contempt by the court shall 13 not revoke the probation. If the offender serves a sentence for contempt in a local confinement 14 facility, the Division of Adult Correction and Juvenile Justice Community Supervision and Reentry of the Department of Public Safety shall pay for the confinement at the standard rate set 15 by the General Assembly pursuant to G.S. 148-32.1(a) regardless of whether the offender would 16 17 be eligible under the terms of that subsection.

18

. . . . "

19

#### SECTION 19C.9.(tt) G.S. 15A-1351(a) reads as rewritten:

20 "(a) The judge may sentence to special probation a defendant convicted of a criminal 21 offense other than impaired driving under G.S. 20-138.1, if based on the defendant's prior record 22 or conviction level as found pursuant to Article 81B of this Chapter, an intermediate punishment 23 is authorized for the class of offense of which the defendant has been convicted. A defendant 24 convicted of impaired driving under G.S. 20-138.1 may also be sentenced to special probation. 25 Under a sentence of special probation, the court may suspend the term of imprisonment and place 26 the defendant on probation as provided in Article 82, Probation, and in addition require that the 27 defendant submit to a period or periods of imprisonment in the custody of the Division of Adult 28 Correction and Juvenile Justice Community Supervision and Reentry of the Department of Public 29 Safety or a designated local confinement or treatment facility at whatever time or intervals within 30 the period of probation, consecutive or nonconsecutive, the court determines, as provided in this 31 subsection. For probationary sentences for misdemeanors, including impaired driving under 32 G.S. 20-138.1, all imprisonment under this subsection shall be in a designated local confinement 33 or treatment facility. If the person being ordered to a period or periods of imprisonment is under 34 the age of 18, that person must be imprisoned in a detention facility approved by the Division of 35 Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice to provide 36 secure confinement and care for juveniles or to a holdover facility as defined in 37 G.S. 7B-1501(11). If the person being ordered to a period or periods of imprisonment reaches 38 the age of 18 years while imprisoned, the person may be transported by personnel of the Division 39 of Juvenile Justice Section of the Division, Justice, or personnel approved by the Division of 40 Juvenile Justice Section, Justice, to the custody of the sheriff of the applicable local confinement facility. In addition to any other conditions of probation which the court may impose, the court 41 42 shall impose, when imposing a period or periods of imprisonment as a condition of special 43 probation, the condition that the defendant obey the Rules and Regulations of the Division of 44 Prisons of the Department of Adult Correction and Juvenile Justice of the Department of Public 45 Safety governing conduct of inmates, and this condition shall apply to the defendant whether or 46 not the court imposes it as a part of the written order. Except for probationary sentences for 47 misdemeanors, including impaired driving under G.S. 20-138.1, if imprisonment is for 48 continuous periods, the confinement may be in the custody of either the Division of Adult 49 Correction and Juvenile Justice Community Supervision and Reentry of the Department of Public 50 Safety or a local confinement facility. Noncontinuous periods of imprisonment under special probation may only be served in a designated local confinement or treatment facility. If the person 51

being ordered continuous or noncontinuous periods of imprisonment is under the age of 18, that 1 2 person must be imprisoned in a detention facility approved by the Division of Juvenile Justice 3 Section of the Division of Adult Correction and Juvenile Justice to provide secure confinement 4 and care for juveniles or to a holdover facility as defined in G.S. 7B-1501(11). If the person being 5 ordered to a period or periods of imprisonment reaches the age of 18 years while imprisoned, the 6 person may be transported by personnel of the Division of Juvenile Justice Section of the 7 Division, Justice, or personnel approved by the Juvenile Justice Section, Division, to the custody 8 of the sheriff of the applicable local confinement facility. Except for probationary sentences of 9 impaired driving under G.S. 20-138.1, the total of all periods of confinement imposed as an 10 incident of special probation, but not including an activated suspended sentence, may not exceed one-fourth the maximum sentence of imprisonment imposed for the offense, and no confinement 11 12 other than an activated suspended sentence may be required beyond two years of conviction. For 13 probationary sentences for impaired driving under G.S. 20-138.1, the total of all periods of 14 confinement imposed as an incident of special probation, but not including an activated 15 suspended sentence, shall not exceed one-fourth the maximum penalty allowed by law. In imposing a sentence of special probation, the judge may credit any time spent committed or 16 confined, as a result of the charge, to either the suspended sentence or to the imprisonment 17 18 required for special probation. The original period of probation, including the period of 19 imprisonment required for special probation, shall be as specified in G.S. 15A-1343.2(d), but 20 may not exceed a maximum of five years, except as provided by G.S. 15A-1342(a). The court 21 may revoke, modify, or terminate special probation as otherwise provided for probationary 22 sentences."

SECTION 19C.9.(uu) G.S. 15A-1352 reads as rewritten:

# 24 "§ 15A-1352. Commitment to Division of <u>Prisons of the Department of Adult Correction</u> 25 and Juvenile Justice of the Department of Public Safety or local confinement 26 facility.

(a) Except as provided in subsection (f) of this section, a person sentenced to
imprisonment for a misdemeanor under this Article or for nonpayment of a fine for conviction
of a misdemeanor under Article 84 of this Chapter shall be committed for the term designated by
the court to the Statewide Misdemeanant Confinement Program as provided in G.S. 148-32.1 or,
if the period is for 90 days or less, to a local confinement facility, except as provided for in
G.S. 148-32.1(b).

33 If a person is sentenced to imprisonment for a misdemeanor under this Article or for 34 nonpayment of a fine under Article 84 of this Chapter, the sentencing judge may make a finding 35 of fact as to whether the person would be suitable for placement in a county satellite jail/work 36 release unit operated pursuant to G.S. 153A-230.3. If the sentencing judge makes a finding of 37 fact that the person would be suitable for placement in a county satellite jail/work release unit 38 and the person meets the requirements listed in G.S. 153A-230.3(a)(1), then the custodian of the 39 local confinement facility may transfer the misdemeanant to a county satellite jail/work release 40 unit.

41 If the person sentenced to imprisonment is under the age of 18, the person must be committed 42 to a detention facility approved by the Division of Juvenile Justice Section of the Division of 43 Adult Correction and Juvenile Justice to provide secure confinement and care for juveniles. 44 Personnel of the Division of Juvenile Justice Section of the Division or personnel approved by 45 the Division of Juvenile Justice Section shall transport the person to the detention facility. If the 46 person sentenced to imprisonment reaches the age of 18 years while imprisoned, the person may 47 be transported by personnel of the Juvenile Justice Section of the Division, or personnel approved 48 by the Juvenile Justice Section. Division, to the custody of the sheriff of the applicable local 49 confinement facility. 50 A person sentenced to imprisonment for a felony under this Article or for nonpayment (b)

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1	terre designed date the constants of the Disision of Driver of the Desertment of Adult			
1	term designated by the court to the custody of the Division of <u>Prisons of the Department of Adult</u>			
2	Correction and Juvenile Justice of the Department of Public Safety.Correction.			
3				
4	(f) A person sentenced to imprisonment of any duration for impaired driving under			
5	G.S. 20-138.1, other than imprisonment required as a condition of special probation under			
6	G.S. 15A-1351(a) or G.S. 15A-1344(e), shall be committed to the Statewide Misdemeanant			
7	Confinement Program established under G.S. 148-32.1.			
8	If the person sentenced to imprisonment is under the age of 18, the person must be committed			
9	to a detention facility approved by the Division of Juvenile Justice Section of the Division of			
10	Adult Correction and Juvenile Justice to provide secure confinement and care for juveniles.			
11	Personnel of the Division of Juvenile Justice Section or personnel approved by the Division of			
12	Juvenile Justice Section shall transport the person to the detention facility. If the person sentenced			
13	to imprisonment reaches the age of 18 years while imprisoned, the person may be transported by			
14	personnel of the Division of Juvenile Justice Section of the Division, Justice, or personnel			
15	approved by the <u>Division of</u> Juvenile <del>Justice Section, Justice, to the custody of the sheriff of the</del>			
16	applicable local confinement facility."			
17	SECTION 19C.9.(vv) G.S. 15A-1368.6 reads as rewritten:			
18	"§ 15A-1368.6. Arrest and hearing on post-release supervision violation.			
19				
20	(c) Officers to Conduct Preliminary Hearing. – The preliminary hearing on post-release			
21	supervision violation shall be conducted by a judicial official, or by a hearing officer designated			
22	by the Commission. A person employed by the Division of Adult Correction and Juvenile Justice			
23	Community Supervision and Reentry of the Department of Public Safety shall not serve as a			
24	hearing officer at a hearing provided by this section unless that person is a member of the			
25	Commission, or is employed solely as a hearing officer.			
26	(d) Procedure for Preliminary Hearing. – The Division of Adult Correction and Juvenile			
27	Justice-Community Supervision and Reentry of the Department of Public Safety shall give the			
28	supervisee notice of the preliminary hearing and its purpose, including a statement of the			
29	violations alleged. At the hearing, the supervisee may appear and speak in the supervisee's own			
30	behalf, may present relevant information, and may, on request, personally question witnesses and			
31	adverse informants, unless the hearing officer finds good cause for not allowing confrontation.			
32	If the person holding the hearing determines there is probable cause to believe the supervisee			
33	violated conditions of supervision, the hearing officer shall summarize the reasons for the			
34	determination and the evidence relied on. Formal rules of evidence do not apply at the hearing.			
35	If probable cause is found, the supervisee may be held in the custody of the Division of Prisons			
36	of the Department of Adult Correction and Juvenile Justice of the Department of Public Safety			
37	to serve the appropriate term of imprisonment, subject to the outcome of a revocation hearing			
38	under subsection (e) of this section.			
39				
40	SECTION 19C.9.(ww) G.S. 15A-1369 reads as rewritten:			
41	"§ 15A-1369. Definitions.			
42	For purposes of this Article, the term:			
43				
44	(1a) "Department" means the Department of Adult Correction.			
45	(2) "Division" means the Division of Adult Correction and Juvenile Justice of the			
46	Department of Public Safety.			
47	$(4) \qquad "Investal" are seen as a set of the set of the product of the product of the set of the s$			
48	(4) "Inmate" means any person sentenced to the custody of the <del>Division of Adult</del>			
49 50	Correction and Juvenile Justice of the Department of Public			
50 51	Safety.Department.			
51				

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SECTION 19C.9.(xx) G.S. 15A-1369.1 reads as rewritten:			
"§ 15A-1369.1. Authority to release.			
The Commission shall establish a medical release program to be administered by the			
Department. Department in conjunction with the Division of Community Supervision and			
Reentry of the Department of Public Safety. The Commission shall prescribe when and under			
what conditions an inmate may be released for medical release, consistent with the provisions of			
G.S. 15A-1369.4. The Commission may adopt rules to implement the medical release program."			
SECTION 19C.9.(yy) G.S. 15A-1369.4(a) reads as rewritten:			
"(a) The Commission shall set reasonable conditions upon an inmate's medical release that			
shall apply through the date upon which the inmate's sentence would have expired. These			
conditions shall include: include all of the following:			
(1) That the released inmate's care be consistent with the care specified in the			
medical release plan as approved by the Commission;Commission.			
(2) That the released inmate shall cooperate with and comply with the prescribed			
medical release plan and with reasonable requirements of medical providers			
to whom the released inmate is to be referred to continued			
treatment;treatment.			
(3) That the released inmate shall be subject to supervision by the Section of			
Community Corrections of the Division of Adult Correction and Juvenile			
Justice Division of Community Supervision and Reentry of the Department of			
Public Safety and shall permit officers from the Division to visit the inmate at			
reasonable times at the inmate's home or elsewhere; elsewhere.			
(4) That the released inmate shall comply with any conditions of release set by			
the Commission; and Commission.			
(5) That the Commission shall receive periodic assessments from the inmate's			
treating physician."			
SECTION 19C.9.(zz) G.S. 15A-1376 reads as rewritten:			
"§ 15A-1376. Arrest and hearing on parole violation.			
(c) Officers to Conduct Hearing. – The preliminary hearing on parole violation must be			
conducted by a judicial official, or by a hearing officer designated by the Post-Release			
Supervision and Parole Commission. No person employed by the Division of Adult Correction			
and Juvenile Justice Community Supervision and Reentry of the Department of Public Safety			
may serve as a hearing officer at a hearing provided in this section unless he is a member of the Post Palaese Supervision and Parela Commission or is ampleved solaly as a hearing officer			
Post-Release Supervision and Parole Commission or is employed solely as a hearing officer.			
(d) Procedure for Preliminary Hearing on Parole Violation. – The Division of Adult Correction and Iuvanila Justice Community Supervision and Paentry of the Department of Public			
Correction and Juvenile Justice Community Supervision and Reentry of the Department of Public			
Safety must give the parolee notice of the preliminary hearing and its purpose, including a statement of the violations alloged. At the hearing, the parolee may appear and speak in his own			
statement of the violations alleged. At the hearing, the parolee may appear and speak in his own behalf, may present relevant information, and may, on request, personally question witnesses and			
adverse informants, unless the hearing officer finds good cause for not allowing confrontation.			
If the person holding the hearing determines there is probable cause to believe the parolee violated his persona has must summarize the reasons for his determination and the avidence has			
violated his parole, he must summarize the reasons for his determination and the evidence he reliad on Formal rules of avidence do not apply at the barring. If probable avide is found the			
relied on. Formal rules of evidence do not apply at the hearing. If probable cause is found, the			
parolee may be held in the custody of the Division of <u>Prisons of the Department of Adult</u>			
Correction and Juvenile Justice of the Department of Public Safety-to serve the appropriate term of imprisonment, subject to the outcome of a revocation hearing under subsection (e).			
"			
SECTION 19C.9.(aaa) G.S. 15A-2000(e) reads as rewritten:			
"(e) Aggravating Circumstances. – Aggravating circumstances which may be considered			
are limited to the following:			

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	 (8)	The capital felony was committed against a law-en- employee of the Division of <u>Prisons of the Department of</u> and Juvenile Justice Correction, an employee of the Division <u>Supervision and Reentry</u> of the Department of Public Saft the Division of Juvenile Justice of the Department of P fireman, judge or justice, former judge or justice, pro- prosecutor, juror or former juror, or witness or former defendant, while engaged in the performance of his offici of the exercise of his official duty.	of Adult Correction sion of Community ety, an employee of Public Safety, jailer, osecutor or former witness against the
	SEC	<b>FION 19C.9.(bbb)</b> G.S. 15B-21 reads as rewritten:	
"§ 15]		ual report.	
Tl Legis Senat	he Commis lative Over e Appropri	sion shall, by March 15 each year, prepare and transmit to the sight Committee on Justice and Public Safety and to the cha ations Committees on Justice and Public Safety a report of and the current fiscal year to date. The report shall include:	irs of the House and
	 (9)	The amount of funds expected to be received in the current as the amount actually received in the current fiscal yea report, from the Division of Adult Correction and Juv- Department of Public Safety Safety, the Department of Adult from the compensation fund established pursuant to the V 1984, 42 U.S.C. § 10601, et seq.	r on the date of the enile Justice of the dult Correction, and
	SEC	<b>FION 19C.9.(ccc)</b> G.S. 17C-3 reads as rewritten:	
		Carolina Criminal Justice Education and Training Stan	dards Commission
<u> </u>		lished; members; terms; vacancies.	
(a		e is established the North Carolina Criminal Justice Educ	cation and Training
		mission, hereinafter called "the Commission." The Co 36 members as follows:	mmission shall be
	(3)	Departments. – The Attorney General of the State of I Secretary of Public Safety; <u>the Secretary of the De</u> <u>Correction</u> , the Director of the State Bureau of Investigati of the State Highway Patrol, and the President of t Community Colleges System.	partment of Adult on, the Commander
	(6)	Adult Correction Prisons, Community Supervision and Ro Justice. – Four correctional officers in management pos	sitions employed by
		the Division of Adult Correction and Juvenile Justice of	-
		Public Safety shall be appointed, two from the Se	
		Community <u>Supervision and Reentry of the Department of</u>	• 1
		the recommendation of the Speaker of the House of Repr from the Section of Division of Prices of the Department	
		from the Section of Division of Prisons of the Department upon the recommendation of the President Pro Temp	
		Appointments by the General Assembly shall be made	
		G.S. 120-122. Appointments by the General Assembly s	
		terms to conclude on June 30th in odd-numbered years of	•
		no longer serves in a management position with the	
		Correction and Juvenile Justice, Division, whichever	

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1		Governor shall appoint of	ne correctional officer employed by the Division of
2		Prisons of the Departme	ent of Adult Correction and Juvenile Justice of the
3		<b>1</b>	fety and assigned to the Office of Staff Development
4			yee of the Division of Community Supervision and
5			ent of Public Safety assigned to the Office of State
6			ng, and one juvenile justice officer employed by the
7			ice Section of the Division of Adult Correction and
8			e Department of Public Safety. The Governor's
9 10		11	three-year terms or until the appointee is no longer
10		juvenile justice officer, v	f Staff Development and Training or is no longer a
12	(b) T	5 5	I for staggered terms. The initial appointments shall
12			e appointees shall hold office until July 1 of the year
13	-	1	until their successors are appointed and qualified as
15	provided her		and then successors are appointed and quartied as
16			
17	The Atto	ney General, the President of	The University of North Carolina, the Dean of the
18		•	North Carolina at Chapel Hill, the President of the
19		•	m, the Director of the State Bureau of Investigation,
20	the Comman	er of the State Highway Patrol	, the Secretary of Adult Correction, and the Secretary
21	of Public Sa	ety shall be continuing mem	bers of the Commission during their tenure. These
22			ex officio and shall perform their duties on the
23			of their offices. The ex officio members may elect to
24	-		the Commission or may designate, in writing, one
25			ent, university or agency to represent and vote for
26		ommission at all meetings the	ex officio members are unable to attend.
27	"		112.75E(a) reads as recurition.
28 29			0-113.75E(a) reads as rewritten: Opioid and Prescription Drug Abuse Advisory
30	. ,	•	the Department. The Committee shall develop and,
31			e strategic plan to combat the problem of opioid and
32			ll include representatives from the following, as well
33		-	etary of Health and Human Services:
34		5 ,	,
35	(	The Divisions of Adult	Correction and Division of Juvenile Justice of the
36		Department of Public Sa	fety.
37	(	) The Division of Commu	nity Supervision and Reentry of the Department of
38		Public Safety.	
39	<u>(</u> !	<u>)</u> The Division of Prisons	of the Department of Adult Correction.
40		"	
41			8A-14(a)(9) reads as rewritten:
42	"(a) T	e director of social services sl	all have the following duties and responsibilities:
43	• •		
14 15	(9	1	with the Division of Adult Correction and Prisons of
45 46			<u>Correction, the Division of</u> Juvenile Justice <u>of the</u> ety, and the Division of Community Supervision and
+0 47			rtment of Public Safety and their respective
+7 48		representatives;"	tanent of rubbe barety and then <u>respective</u>
+0 49	S	1	5C-112.1(b) reads as rewritten:
50			inimum of 24 members to be appointed as follows:
51			with a disability and one representative of a private
		· ····································	in a second second representative of a private

school appointed by the Governor; one member of the Senate and one parent of a child with a 1 2 disability between the ages of birth and 26 appointed by the President Pro Tempore of the Senate; 3 one member of the House of Representatives and one parent of a child with a disability appointed 4 by the Speaker of the House of Representatives; and 14 members appointed by the State Board 5 of Education. The State Board shall appoint members who represent individuals with disabilities, 6 teachers, local school administrative units, institutions of higher education that prepare special 7 education and related services personnel, administrators of programs for children with 8 disabilities, charter schools, parents of children with disabilities, a State or local official who 9 carries out activities under the federal McKinney-Vento Homeless Assistance Act, vocational, 10 community, or business organizations concerned with the provision of transition services, and others as required by IDEA. The majority of members on the Council shall be individuals with 11 12 disabilities or parents of children with disabilities. The Council shall designate a chairperson from among its members. The designation of the chairperson is subject to the approval of the 13 14 State Board of Education. The Board shall adopt rules to carry out this subsection. Ex officio members of the Council shall be the following: 15 16 . . . 17 (2)The Secretary of Public Safety or the Secretary's designee. 18 (3) The Secretary of Public Safety Adult Correction or the Secretary's designee. ....." 19 20 SECTION 19C.9.(ggg) G.S. 115D-5 reads as rewritten: 21 "§ 115D-5. Administration of institutions by State Board of Community Colleges; 22 personnel exempt from North Carolina Human Resources Act; extension 23 courses; tuition waiver; in-plant training; contracting, etc., for establishment 24 and operation of extension units of the community college system; use of existing 25 public school facilities. 26 • • • 27 In order to make instruction as accessible as possible to all citizens, the teaching of (b) 28 curricular courses and of noncurricular extension courses at convenient locations away from 29 institution campuses as well as on campuses is authorized and shall be encouraged. A pro rata 30 portion of the established regular tuition rate charged a full-time student shall be charged a 31 part-time student taking any curriculum course. In lieu of any tuition charge, the State Board of 32 Community Colleges shall establish a uniform registration fee, or a schedule of uniform 33 registration fees, to be charged students enrolling in extension courses for which instruction is 34 financed primarily from State funds. The State Board of Community Colleges may provide by 35 general and uniform regulations for waiver of tuition and registration fees for the following: 36 37 (2)Courses requested by the following entities that support the organizations' 38 training needs and are on a specialized course list approved by the State Board 39 of Community Colleges: 40 . . . 41 The Division of Prisons of the Department of Adult Correction and the g. 42 Division of Juvenile Justice of the Department of Public Safety for the 43 training of full-time custodial employees and employees of the 44 Division-Divisions required to be certified under Article 1 of Chapter 17C of the General Statutes and the rules of the Criminal Justice and 45 46 Training Standards Commission. ....." 47 48 SECTION 19C.9.(hhh) G.S. 120-12.1 reads as rewritten: 49 "§ 120-12.1. Reports on vacant positions in the Judicial Department and two other various 50 departments.

1	The Judicial Department, the Department of Justice, the Department of Adult Correction, and			
2	the Department of Public Safety shall each report by February 1 of each year to the Chairs of the			
3	House and Senate Appropriations Committees and the Chairs of the House and Senate			
4	Appropriations Subcommittees on Justice and Public Safety on all positions within that			
5	departmen	t that ha	ave remained vacant for 12 months or more. The report shall include the original	
6			dates, the dates of any postings or repostings of the positions, and an	
7			e length of the vacancies."	
8	1		<b>ION 19C.9.(iii)</b> G.S. 120-70.94(a) reads as rewritten:	
9	"(a)		oint Legislative Oversight Committee on Justice and Public Safety shall	
10	. ,		ntinuing basis, the correctional, law enforcement, and juvenile justice systems	
11			, in order to make ongoing recommendations to the General Assembly on ways	
12			systems and to assist those systems in realizing their objectives of protecting	
13	-		punishing and rehabilitating offenders. In this examination, the Committee	
14	shall:		r	
15	5	(1)	Study the budget, programs, and policies of the Department of Public Safety	
16		(-)	and the Department of Adult Correction to determine ways in which the	
17			General Assembly may improve the effectiveness of the	
18			Department.Departments.	
19		(2)	Examine the effectiveness of the Division of Prisons of the Department of	
20		(2)	Adult Correction and Juvenile Justice of the Department of Public Safety in	
21			implementing the public policy stated in G.S. 148-26 of providing work	
22			assignments and employment for inmates as a means of reducing the cost of	
23			maintaining the inmate population while enabling inmates to acquire or retain	
24			skills and work habits needed to secure honest employment after their release.	
25			skins und work hubits needed to seedre nonest employment after them release.	
26		(2b)	Examine the effectiveness of the Division of Adult Correction and Juvenile	
27		(20)	Justice of the Department of Public Safety in implementing the duties and	
28			responsibilities charged to the Division in Part 3 of Article 13 of Chapter 143B	
29			of the General Statutes and the overall effectiveness and efficiency of the	
30			juvenile justice system in the State.	
31			ju venne justice system in the state.	
32		(10)	Study the needs of juveniles. This study may include, but is not limited to:	
33		(10)	a. Determining the adequacy and appropriateness of services:	
34			1. To children and youth receiving child welfare	
35			services; services.	
36			2. To children and youth in the juvenile court system; system.	
37			3. Provided by the Division of Social Services of the Department	
38			of Health and Human Services and the Division of Adult	
39			Correction and Juvenile Justice of the Department of Public	
40			Safety;Safety.	
41			4. To children and youth served by the Mental Health,	
42			Developmental Disabilities, and Substance Abuse Services	
43			system.	
44			"	
45		SECT	<b>ION 19C.9.(jjj)</b> G.S. 122C-22(a) reads as rewritten:	
46	"(a)		the following are excluded from the provisions of this Article and are not	
47	• •		licensure under this Article:	
48	requireu te	, ootam		
49		(10)	Inpatient chemical dependency or substance abuse facilities that provide	
50		(10)	services exclusively to inmates of the Division Department of Adult	
51			Correction and Juvenile Justice of the Department of Public Safety, offenders	

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1	under the supervision of the Division of Community Super	vision and Reentry
2	of the Department of Public Safety, as described in G.S. 1-	-
3	" 	
4	SECTION 19C.9.(kkk) The title of Part 10 of Article 5 of Ch	hapter 122C of the
5	General Statutes reads as rewritten:	1
6	"Part 10. Voluntary Admissions, Involuntary Commitments and Discharg	es, Inmates and
7	Parolees, Division of Adult Correction and Juvenile Justice of the Depart	
8	Safety.Parolees."	
9	<b>SECTION 19C.9.(III)</b> G.S. 122C-421(b) reads as rewritten:	
10	"(b) These special police officers may exercise any and all of the pow	vers enumerated in
11	this Part upon or in pursuit from the property formerly occupied by the Blac	k Mountain Center
12	and now occupied by the Division of Adult Correction Community Supervise	ion and Reentry of
13	the Department of Public Safety. These special police officers shall exercise	
14	the property transferred to the Division of Adult Correction Community Super	rvision and Reentry
15	of the Department of Public Safety only by agreement of the Division of	f Adult Correction
16	Community Supervision and Reentry of the Department of Public Safety and	the Department of
17	Health and Human Services."	
18	SECTION 19C.9.(mmm) G.S. 127A-54(c) reads as rewritten:	
19	"(c) Any defendant whose sentence by a military court includes con	nfinement shall be
20	placed into the custody of the Division of Prisons of the Department of Ac	
21	Juvenile Justice of the Department of Public Safety. Correction. The Division	
22	Prisons of the Department of Public Safety Adult Correction is authorized t	to transfer physical
23	custody of the defendant to a local confinement facility."	
24	<b>SECTION 19C.9.(nnn)</b> G.S. 131E-184(d) reads as rewritten:	
25	"(d) In accordance with, and subject to the limitations of G.S. 148-19	· •
26	shall exempt from certificate of need review the construction and operation	
27	dependency or substance abuse facility for the purpose of providing	
28	dependency or substance abuse services solely to inmates of the $\underline{\text{Division }}$	
29	Correction and Juvenile Justice offenders under the supervision of the Divis	-
30	<u>Supervision and Reentry</u> of the Department of Public Safety. If an inpatient ch	
31	or substance abuse facility provides services both to inmates of the Divisio	
32 33	Department of Adult Correction and Juvenile Justice Correction, offenders un	-
33 34	of the Division of Community Supervision and Reentry of the Departmer Safety, and to members of the general public, only the portion of the facility	-
34 35	<u>and offenders</u> shall be exempt from certificate of need review."	that serves minates
36	<b>SECTION 19C.9.(000)</b> G.S. 143-63.1(d) reads as rewritten:	
30 37	"(d) Notwithstanding the provisions of this section, but subject to	the provisions of
38	G.S. 20-187.2, the North Carolina State Highway Patrol, the North Carolina	-
39	Correction and Juvenile Justice of the Department of Public Safety, the Divis	
40	Supervision and Reentry of the Department of Public Safety, the Division	
41	Department of Adult Correction, the Alcohol Law Enforcement Division of	
42	Public Safety, and the North Carolina State Bureau of Investigation may sell,	-
43	dispose of any or all surplus weapons they possess to any federally licensed f	
44	sale, trade, or disposal of these weapons shall be in a manner prescribed by	
45	Administration. Any moneys or property obtained from the sale, trade, or disp	_
46	general fund."	C I
47	SECTION 19C.9.(ppp) G.S. 143-138(g) reads as rewritten:	
48	"(g) Publication and Distribution of Code. – The Building Code Counc	cil shall cause to be
40	printed after adaption by the Council the North Caroline State Building	

48 "(g) Publication and Distribution of Code. – The Building Code Council shall cause to be 49 printed, after adoption by the Council, the North Carolina State Building Code and each 50 amendment thereto. It shall, at the State's expense, distribute copies of the Code and each 51 amendment to State and local governmental officials, departments, agencies, and educational

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institutions, as is set out in the table below. (Those marked by an asterisk will receive copies only
on written request to the Council.)
OFFICIAL OR AGENCY NUMBER OF COPIES
Division of Prisons of the Department of Adult Correction <u>1</u>
and Division of Juvenile Justice of the
Department of Public Safety 1
Division of Community Supervision and Reentry
of the Department of Public Safety
SECTION 19C.9.(qqq) G.S. 143-166.1 reads as rewritten:
"§ 143-166.1. Purpose.
In consideration of hazardous public service rendered to the people of this State, there is
hereby provided a system of benefits for dependents of law-enforcement officers, firefighters,
rescue squad workers, and senior Civil Air Patrol members killed in the discharge of their official
duties, and for dependents of noncustodial employees of the Division of <u>Prisons of the</u>
<u>Department of</u> Adult Correction and Juvenile Justice of the Department of Public Safety killed
by an individual or individuals in the custody of the Division of Prisons of the Department of
• • •
Adult <u>Correction</u> <u>Correction</u> , and <u>for dependents of noncustodial employees of the Division of</u>
Juvenile Justice and the Division of Community Supervision and Reentry of the Department of Dublic Sofety killed by an individual or individuals in the sustady of the Division of Invenile
Public <u>Safety killed by an individual or individuals in the custody of the Division of Juvenile</u>
Justice or the Division of Community Supervision and Reentry of the Department of Public
Safety."
<b>SECTION 19C.9.(rrr)</b> G.S. 143-166.2 reads as rewritten:
"§ 143-166.2. Definitions.
The following definitions apply in this Article:
(1) Covered person. – This term shall apply to all of the following individuals:
a. Firefighters.
b. Law enforcement officers.
c. Noncustodial employees of <u>either the Division of Adult Correction</u>
and Juvenile Justice Community Supervision and Reentry of the
Department of Public Safety. Safety or the Division of Prisons of the
Department of Adult Correction.
d. Rescue squad workers.
e. Senior Civil Air Patrol members.
(2) Custodial employee. – An employee of <u>either the Division of Prisons of the</u>
Department of Adult Correction and Correction, the Division of Community
Supervision and Reentry of the Department of Public Safety, or the Juvenile
Justice of the Department of Public Safety who is a detention officer or a
correctional officer or who otherwise has direct care and control over
individuals in the custody of the Division of Prisons of the Department of
Adult Correction and Correction, the Division of Community Supervision and
Reentry of the Department of Public Safety, or the Division of Juvenile Justice
of the Department of Public Safety.
(6) Killed in the line of duty. – This term shall apply to all of the following deaths:
(c)
c. The death of a noncustodial employee who, while performing his or
her official duties, is killed in a manner reasonably determined by the
Industrial Commission to be directly caused by an individual or
individuals in the custody of <u>either</u> the Division of <u>Prisons of the</u>
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1 2 3 4	(4)	Sworn State Law-Enforcement Officers with the power of Adult Correction and Juvenile Justice of the Dep Safety; Safety.	
5 6 7 8	(9) "	Juvenile Justice Officers, <u>Division of</u> Juvenile Justice <del>Second Adult Correction and Juvenile Justice</del> of the De Safety; <u>Safety</u> .	
o 9		<b>TION 19C.9.(uuu)</b> G.S. 143B-179(a) reads as rewritten:	
10		Council on Developmental Disabilities of the Department of	f Health and Human
11		nsist of 32 members appointed by the Governor. The compo	
12	shall be as follow		
13 14 15	(1)	Eleven members from the General Assembly and State g as follows: One person who is a member of the Senate, member of the House of Representatives, one rep	one person who is a
16 17 18		Department of Public Instruction, one representative <u>Department</u> of Adult Correction and Juvenile Justice of Public Safety, Correction, and seven representatives of	f the Department of
19		Health and Human Services to include the Secretary or h	
20	"		-
21		<b>TION 19C.9.(vvv)</b> G.S. 143B-394.15(c) reads as rewritten	
22		pership. – The Commission shall consist of 38-39 memb	ers, who reflect the
23	geographic and c	ultural regions of the State, as follows:	
24	•••		
25	(4)	The following persons or their designees, ex officio:	
26 27		<ul><li>a. The Governor.</li><li>b. The Lieutenant Governor.</li></ul>	
27		<ul><li>b. The Lieutenant Governor.</li><li>c. The Attorney General.</li></ul>	
28 29		d. The Secretary of Administration.	
30		e. Repealed by Session Laws 2017-102, s. 24, effect	tive July 12, 2017.
31		f. The Superintendent of Public Instruction.	are bary 12, 2017.
32		g. The Secretary of Public Safety.	
33		g1. The Secretary of the Department of Adult Correct	tion.
34		h. The Secretary of Health and Human Services.	
35		i. The Director of the Office of State Human Resou	rces.
36		j. The Chair of the North Carolina Council for Won	nen.
37		k. The Dean of the School of Government at the	University of North
38		Carolina at Chapel Hill.	
39		<i>l.</i> The Chairman of the Governor's Crime Commiss	ion."
40		<b>TION 19C.9.(www)</b> G.S. 143B-1100 reads as rewritten:	
41		is hereby created the Governor's Crime Commission of	-
42	-	he Commission shall consist of $\frac{37-38}{20}$ voting members	and five nonvoting
43 44		mposition of the Commission shall be as follows:	
44 45	(1)	The voting members shall be: a. The Governor, the Chief Justice of the Supre	me Court of North
46		Carolina (or the Chief Justice's designee), the A	
47		Director of the Administrative Office of the Cou	-
48		the Department of Health and Human Services, the	•
49		Safety (or the Secretary's designee), the Secretary	•
50 51		of Adult Correction (or the Secretary's d Superintendent of Public Instruction;	• •

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2 3		(2)	The nonvoting members shall be the Director of the Investigation, the Deputy Chief-Director of the Division	of Juvenile Justice
4 5			Section of the Division of Adult Correction and Juve Department of Public Safety who is responsible for Inter	
6			programs, the Deputy Chief-Director of the Division	
7			Section of the Division of Adult Correction and Juve	
8			Department of Public Safety who is responsible for Y	
9			programs, the Section Chief of the Section Director of Pris	1
10			Department of Adult Correction and Juvenile Justice and	
11			Section Chief Director of the Section Division of Commun	
12			Reentry of the Division of Adult Correction and Juvenile	• •
13			of Public Safety.	-
14	(b)	The m	embership of the Commission shall be selected as follows:	
15		(1)	The following members shall serve by virtue of their office	
16			Chief Justice of the Supreme Court, the Attorney General,	
17			Administrative Office of the Courts, the Secretary of the De	
18			and Human Services, the Secretary of Public Safety, th	-
				· · ·
26			-	
27			Department of Public Safety, the Deputy Chief Director	
28			for Youth Development of the Division of Juvenile Jus	tice Section of the
29			Division of Adult Correction and Juvenile Justice of the De	epartment of Public
			Safety, and the Superintendent of Public Instruction. Shou	
			-	•
			-	
			no less than three nominees from the membership of the S	Supreme Court.
		SECT	<b>TON 19C.9.(xxx)</b> G.S. 143B-1311(d) reads as rewritten:	
36	"(d)		ollowing office holders or their designee, shall serve as no	onvoting ex officio
37	members	of the C	Commission:	
38		(1)	The Lieutenant Governor.	
		(2)	Secretary of Public Safety.	
		. ,	•	
			· ·	
			-	
			•	
49		. ,	•	
50		(12)	The Mayor of Jacksonville, or designee.	
51		(13)	The Assistant Secretary for Veterans Affairs, Department	of Administration.
$     19 \\     20 \\     21 \\     22 \\     23 \\     24 \\     25 \\     26 \\     27 \\     28 \\     29 \\     30 \\     31 \\     32 \\     33 \\     34 \\     35 \\     36 \\     37 \\     38 \\     39 \\     40 \\     41 \\     42 \\     43 \\     44 \\     45 \\     46 \\     47 \\     48 \\     49 \\     50 $	. ,	 SECT The fe of the C (1) (2) (2a) (3) (4) (5) (6) (7) (8) (9) (10) (11) (12)	Department of Adult Correction, the Director of the Investigation, the Section Chief of the Section Director Prisons of the Division of Adult Correction and Juvenile J of Adult Correction, the Section Chief of the Section Dire of Community Supervision and Reentry of the Division of and Juvenile Justice, Department of Public Safety, the Dep who is responsible for Intervention/Prevention of the Juve Department of Public Safety, the Deputy Chief Director for Youth Development of the Division of Juvenile Just Division of Adult Correction and Juvenile Just Division of Adult Correction and Juvenile Just Division of Adult Correction and Juvenile Justice of the De Safety, and the Superintendent of Public Instruction. Shou of the Supreme Court choose not to serve, his alternate s the Governor from a list submitted by the Chief Justice whi no less than three nominees from the membership of the S <b>TON 19C.9.(xxx)</b> G.S. 143B-1311(d) reads as rewritten: ollowing office holders or their designee, shall serve as no commission: The Lieutenant Governor. Secretary of Public Safety. Secretary of the Department of Adult Correction. Secretary of Commerce. The Secretary of Transportation. The Secretary of Transportation. The Commissioner of Agriculture. Adjutant General of the North Carolina National Guard. The Mayor of Elizabeth City, or designee. The Mayor of Goldsboro, or designee. The Mayor of Goldsboro, or designee. The Mayor of Jacksonville, or designee.	e State Bureau o <u>of the Division</u> o <del>Justice, Departmen</del> <u>ctor of the Division</u> <del>of Adult Correction</del> puty <del>Chief Directo</del> nile Justice <del>Section</del> who is responsible tice <del>Section of the</del> who is responsible tice <del>Section of the</del> add the Chief Justice shall be selected by ich list must contain supreme Court.

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(14) The President of The University of North Carolina.				
(15) The President of the North Carolina Community College System.				
(16) The Superintendent of Public Instruction."				
SECTION 19C.9.(yyy) G.S. 148-4.1 reads as rewritten:				
"§ 148-4.1. Release of inmates.				
(a) Whenever the Secretary of Public Safety the Department of Adult Correction				
determines from data compiled by the Division of Adult Correction and Juvenile Justice of the				
Department of Public Safety Prisons that it is necessary to reduce the prison population to a more				
manageable level or to meet the State's obligations under law, he shall-the Secretary i				
consultation with the Secretary of the Department of Public Safety may direct the Post-Release				
Supervision and Parole Commission to release on parole over a reasonable period of time				
number of prisoners sufficient to that purpose. From the time the Secretary directs the				
Post-Release Supervision and Parole Commission until the prison population has been reduced				
to a more manageable level, the Secretary may not accept any inmates ordered transferred from				
local confinement facilities to the State prison system under G.S. 148-32.1(b). Further, the				
Secretary may return any inmate housed in the State prison system under an order entered				
pursuant to G.S. 148-32.1(b) to the local confinement facility from which the inmate was				
transferred. In order to meet the requirements of this section, the Parole Commission shall not				
parole any person convicted under Article 7B of Chapter 14 of a sex offense, under G.S. 14-3				
14-41, or 14-43.3, under G.S. 90-95(h) of a drug trafficking offense, or under G.S. 14-17, or an				
other violent felon as defined in subsection (a1) of this section. The Parole Commission ma				
continue to consider the suitability for release of such persons in accordance with the criteria s				
forth in Articles 85 and 85A of Chapter 15A.				
(a1) Notwithstanding any other provision of this section, the Division of <u>Prisons of the Division of Prisons of the Division of the Division of Prisons of the Division of </u>				
Department of Adult Correction and Juvenile Justice of the Department of Public Safety shall				
all times secure the necessary prison space to house any violent felon or habitual felon for the				
full active sentence imposed by the court. For purposes of this subsection, the term "violent felor				
means any person convicted of the following felony offenses: first or second degree murde				
voluntary manslaughter, first or second degree rape, first or second degree sexual offense, an				
sexual offense involving a minor, robbery, kidnapping, or assault, or attempting, soliciting, o				
conspiring to commit any of those offenses.				
SECTION 19C.9.(zzz) G.S. 148-13 reads as rewritten:				

#### ³⁴ "§ 148-13. Regulations as to custody grades, privileges, gain time credit, etc.

(a) The Secretary of <u>Public Safety the Department of Adult Correction may issue</u>
regulations regarding the grades of custody in which State prisoners are kept, the privileges and
restrictions applicable to each custody grade, and the amount of cash, clothing, etc., to be awarded
to State prisoners after their discharge or parole. The amount of cash awarded to a prisoner upon
discharge or parole after being incarcerated for two years or longer shall be at least forty-five
dollars (\$45.00).

(a1) The Secretary of Public Safety the Department of Adult Correction shall adopt rules
to specify the rates at, and circumstances under, which earned time authorized by
G.S. 15A-1340.13(d) and G.S. 15A-1340.20(d) may be earned or forfeited by persons serving
activated sentences of imprisonment for felony or misdemeanor convictions. Such rules shall
include any person serving an activated sentence of imprisonment who is confined in a detention
facility approved by the Division of Juvenile Justice Section of the Division of Adult Correction
and Juvenile Justice of the Department of Public Safety.

(b) With respect to prisoners who are serving sentences for impaired driving offenses
 under G.S. 20-138.1, the Secretary of Public Safety the Department of Adult Correction may, in
 his-the Secretary's discretion, issue regulations regarding deductions of time from the terms of

1 such prisoners for good behavior, meritorious conduct, work or study, participation in 2 rehabilitation programs, and the like. 3 (d) Repealed by Session Laws 1993, c. 538, s. 32, effective January 1, 1995. (c), 4 (e) The Secretary's regulations concerning earned time and good time credits authorized 5 by this section shall be distributed to and followed by local jail administrators and by personnel 6 of the Division of Juvenile Justice Section or personnel approved by the Division of Juvenile 7 Justice Section with regard to sentenced jail prisoners, including prisoners housed in a detention 8 facility approved by the Juvenile Justice Section of the Division of Adult Correction and Division 9 of Juvenile Justice. 10 (f) The provisions of this section do not apply to persons sentenced to a term of special probation under G.S. 15A-1344(e) or G.S. 15A-1351(a)." 11 12 SECTION 19C.9.(aaaa) G.S. 148-19.1 reads as rewritten: 13 "§ 148-19.1. Exemption from licensure and certificate of need. 14 Inpatient chemical dependency or substance abuse facilities that provide services (a) 15 exclusively to inmates of the Division-Department of Adult Correction and Juvenile Justice-or offenders under the supervision of the Division of Community Supervision and Reentry of the 16 17 Department of Public Safety shall be exempt from licensure by the Department of Health and 18 Human Services under Chapter 122C of the General Statutes. If an inpatient chemical 19 dependency or substance abuse facility provides services both to inmates of the Division of Adult 20 Correction and Juvenile Justice of the Department of Public Safety or offenders under 21 supervision and to members of the general public, the portion of the facility that serves inmates 22 or offenders under supervision shall be exempt from licensure. 23 Any person who contracts to provide inpatient chemical dependency or substance (b)24 abuse services to inmates of the Division Department of Adult Correction and Juvenile Justice 25 or to offenders under the supervision of the Division of Community Supervision and Reentry of 26 the Department of Public Safety may construct and operate a new chemical dependency or 27 substance abuse facility for that purpose without first obtaining a certificate of need from the 28 Department of Health and Human Services pursuant to Article 9 of Chapter 131E of the General 29 Statutes. However, a new facility or addition developed for that purpose without a certificate of 30 need shall not be licensed pursuant to Chapter 122C of the General Statutes and shall not admit 31 anyone other than inmates unless the owner or operator first obtains a certificate of need." 32 SECTION 19C.9.(bbbb) G.S. 148-29 reads as rewritten: 33 "§ 148-29. Transportation of convicts to prison; reimbursement to counties; sheriff's 34 expense affidavit. 35 The sheriff having in charge any prisoner to be taken to the State prison system shall (a) 36 send the prisoner to the custody of the Division of Prisons of the Department of Adult Correction 37 and Juvenile Justice of the Department of Public Safety after sentencing and the disposal of all 38 pending charges against the prisoner, if no appeal has been taken. Beginning on the day after the 39 Section of Prisons of the Division of Adult Correction and Juvenile Justice has been notified by 40 the sheriff that a prisoner is ready for transfer and the Division has informed the sheriff that 41 bedspace is not available for that prisoner, and continuing through the day the prisoner is received 42 by the Section of Prisons of the Division of Adult Correction and Juvenile Justice, Division, the 43 Division of Adult Correction and Juvenile Justice of the Department of Public Safety shall pay 44 the county: 45 A standard sum set by the General Assembly in its appropriations acts for the (1)46 cost of providing food, clothing, personal items, supervision, and necessary 47 ordinary medical services to the prisoner awaiting transfer to the State prison 48 system; and 49 Extraordinary medical costs, as defined in G.S. 148-32.1(a), incurred by (2)50 prisoners awaiting transfer to the State prison system.

**General Assembly Of North Carolina** Session 2021 If the Section of Prisons of the Division of Adult Correction and Juvenile Justice determines that 1 2 bedspace is not available for a prisoner after the sheriff has notified the Division that the prisoner 3 is ready for transfer, reimbursement under this subsection shall be made beginning on the day 4 after the sheriff gave the notification. The sheriff having in charge any parolee or post-release supervisee to be taken to the 5 (b) 6 State prison system shall send the prisoner to the custody of the Division of Prisons of the 7 Department of Adult Correction and Juvenile Justice of the Department of Public Safety after 8 preliminary hearing held under G.S. 15A-1368.6(b) or G.S. 15A-1376(b). Beginning on the day 9 after the Section of Prisons of the Division of Adult Correction and Juvenile Justice has been 10 notified by the sheriff that a prisoner is ready for transfer and the Division has informed the sheriff that bedspace is not available for that prisoner, and continuing through the day the prisoner 11 12 is received by the Section of Prisons of the Division of Adult Correction and Juvenile Justice, 13 Division, the Division of Adult Correction and Juvenile Justice of the Department of Public 14 Safety shall pay the county: 15 (1)A standard sum set by the General Assembly in its appropriations acts for the 16 cost of providing food, clothing, personal items, supervision, and necessary ordinary medical services to the parolee or post-release supervisee awaiting 17 18 transfer to the State prison system; and 19 Extraordinary medical costs, as defined in G.S. 148-32.1(a), incurred by (2)20 parolees or post-release supervisees awaiting transfer to the State prison 21 system. 22 If the Section of Prisons of the Division of Adult Correction and Juvenile Justice-determines that 23 bedspace is not available for a prisoner after the sheriff has notified the Division that the prisoner 24 is ready for transfer, reimbursement under this subsection shall be made beginning on the day 25 after the sheriff gave the notification. 26 ....." 27 SECTION 19C.9.(cccc) G.S. 148-32.3 reads as rewritten: 28 "§ 148-32.3. Inmate Construction Program. 29 Notwithstanding any other provision of law, but subject to the provisions of this Article, the 30 State Construction Office may utilize inmates in the custody of the Division of Adult Correction 31 Prisons of the Department of Public Safety-Adult Correction through the Inmate Construction 32 Program for repair and renovation projects on State-owned facilities, with priority given to 33 Department of Public Safety Adult Correction construction projects. State agencies utilizing the 34 Inmate Construction Program shall reimburse the Division of Prisons of the Department of Adult 35 Correction of the Department of Public Safety for the cost of transportation, custody, and wages 36 for the inmate crews." 37 SECTION 19C.9.(dddd) G.S. 148-40 reads as rewritten: 38 "§ 148-40. Recapture of escaped prisoners. 39 The rules and regulations for the government of the State prison system may provide for the 40 recapture of convicts that may escape, or any convicts that may have escaped from the State's

prison or prison camps, or county road camps of this State, and the Division of Adult Correction 41 42 and Juvenile Justice Prisons of the Department of Public Safety Adult Correction may pay to any 43 person recapturing an escaped convict such reward or expense of recapture as the regulations 44 may provide. Any citizen of North Carolina shall have authority to apprehend any convict who 45 may escape before the expiration of his the convict's term of imprisonment whether he the convict 46 be guilty of a felony or misdemeanor, and retain him the convict in custody and deliver him the 47 convict to the Division of Adult Correction and Juvenile Justice Prisons of the Department of 48 Public Safety. Adult Correction." 49 SECTION 19C.9.(eeee) G.S. 148-118.8 reads as rewritten:

# 50"§ 148-118.8. Appointment, salary, and authority of Executive Director and inmate51grievance examiners.

The Grievance Resolution Board, in consultation with the Secretary of Public Safety, 1 (a) 2 the Department of Adult Correction, shall provide the Governor with at least three nominees, and 3 the Governor shall appoint an Executive Director from those nominees. The Grievance 4 Resolution Board shall appoint grievance examiners. The Executive Director shall manage the 5 staff and perform such other functions as are assigned to the Director by the Grievance Resolution 6 Board. The Executive Director shall serve at the pleasure of the Governor. The grievance 7 examiners shall serve at the pleasure of the Grievance Resolution Board. The grievance 8 examiners shall be subject to Article 2 of Chapter 126 of the North Carolina General Statutes for 9 purposes of salary and leave. Support staff, equipment, and facilities for the Board shall be 10 provided by the Division Department of Adult Correction of the Department of Public Safety.Correction. 11 12 (b) The inmate grievance examiners shall investigate inmate grievances pursuant to the 13 procedures established by the Administrative Remedy Procedure. Examiners shall attempt to 14 resolve grievances through mediation with all parties. Otherwise, the inmate grievance examiners shall either (i) order such relief as is appropriate; or (ii) deny the grievance. The decision of the 15 grievance examiner shall be binding, unless the Secretary of Public Safety the Department of 16 Adult Correction (i) finds that such relief is not appropriate, (ii) gives a written explanation for 17 18 this finding, and (iii) makes an alternative order of relief or denies the grievance." 19 SECTION 19C.9.(ffff) G.S. 148-128 reads as rewritten: 20 "§ 148-128. Authorization for Correction Enterprises. 21 The Section Division of Correction Enterprises of the Division of Adult Correction and 22 Juvenile Justice-is established as a division of the Division-Department of Adult Correction and 23 Juvenile Justice of the Department of Public Safety. Correction. The Section Division of 24 Correction Enterprises of the Division of Adult Correction and Juvenile Justice may develop and 25 operate industrial, agricultural, and service enterprises that employ incarcerated offenders in an 26 effort to provide them with meaningful work experiences and rehabilitative opportunities that 27 will increase their employability upon release from prison. Enterprises operated under this Article 28 shall be known as "Correction Enterprises."" 29 SECTION 19C.9.(gggg) G.S. 148-131 reads as rewritten: 30 "§ 148-131. Powers and responsibilities. 31 In order to fulfill the purposes set forth in G.S. 148-129, the Section-Division of Correction 32 Enterprises of the Division Department of Adult Correction and Juvenile Justice is authorized 33 and empowered to take all actions necessary in the operation of its enterprises, including any of 34 the following actions to: . . . . " 35 36 SECTION 19C.9.(hhhh) G.S. 148-132 reads as rewritten: 37 "§ 148-132. Distribution of products and services. The Section-Division of Correction Enterprises of the Division-Department of Adult 38 39 Correction and Juvenile Justice is empowered and authorized to market and sell products and 40 services produced by Correction Enterprises to any of the following entities: ....." 41 42 SECTION 19C.9.(iiii) G.S. 148-134 reads as rewritten: 43 "§ 148-134. Preference for Division of Prisons of Department of Adult Correction and 44 Juvenile Justice of the Department of Public Safety products. 45 All departments, institutions, and agencies of this State that are supported in whole or in part 46 by the State shall give preference to Correction Enterprises products in purchasing articles, 47 products, and commodities that these departments, institutions, and agencies require and that are 48 manufactured or produced within the State prison system and offered for sale to them by 49 Correction Enterprises. No article or commodity available from Correction Enterprises shall be 50 purchased by any State department, institution, or agency from any other source unless the prison product does not meet the standard specifications and the reasonable requirements of the 51

department, institution, or agency as determined by the Secretary of Administration or the 1 2 requisition cannot be complied with because of an insufficient supply of the articles or 3 commodities required. The provisions of Article 3 of Chapter 143 of the General Statutes 4 respecting contracting for the purchase of all supplies, materials, and equipment required by the 5 State government or any of its departments, institutions, or agencies under competitive bidding 6 shall not apply to articles or commodities available from Correction Enterprises. The Section 7 Division of Correction Enterprises of the Division Department of Adult Correction and Juvenile 8 Justice shall be required to keep the price of such articles or commodities substantially in accord 9 with that paid by governmental agencies for similar articles and commodities of equivalent 10 quality." **SECTION 19C.9.(iiii)** G.S. 150B-1(e) reads as rewritten: 11 12 "(e) Exemptions From Contested Case Provisions. - The contested case provisions of this 13 Chapter apply to all agencies and all proceedings not expressly exempted from the Chapter. The 14 contested case provisions of this Chapter do not apply to the following: 15 . . . 16 (7) The Division of Adult Correction and Juvenile Justice of the Department of 17 Public Safety. Prisons of the Department of Adult Correction. ...." 18 19 SECTION 19C.9.(kkkk) G.S. 153A-218 reads as rewritten: 20 "§ 153A-218. County confinement facilities. 21 A county may establish, acquire, erect, repair, maintain, and operate local confinement 22 facilities and may for these purposes appropriate funds not otherwise limited as to use by law. Subject to the holdover provisions in G.S. 7B-2204, no person under the age of 18 may be held 23 24 in a county confinement facility unless there is an agreement between the county confinement 25 facility and the Division of Adult Correction and Juvenile Justice allowing the housing of persons 26 under the age of 18 at the facility or a portion of the facility that has been approved as a juvenile 27 detention facility by the Division of Juvenile <del>Justice Section.</del> Justice. A juvenile detention facility 28 may be located in the same facility as a county jail provided that the juvenile detention facility 29 meets the requirements of this Article and G.S. 147-33.40." 30 SECTION 19C.9.(*IIII*) G.S. 162-39(b1) reads as rewritten: 31 "(b1) The Department of Public Safety, Health Services Section, Division of Health 32 Services of the Department of Adult Correction shall maintain records of prisoners transferred to 33 a unit of the State prison system pursuant to subsection (b) of this section. The records shall 34 utilize unique identifiers for each transferred prisoner and shall include all of the following 35 information: 36 . . . . " 37 SECTION 19C.9.(mmm) G.S. 164-40 reads as rewritten: "§ 164-40. Correction population simulation model; Juvenile Justice Section of the Division 38 39 of Adult Correction and Juvenile Justice of the Department of Public Safety 40 juvenile justice facilities population simulation model. The Commission shall develop a correctional population simulation model, and shall 41 (a) 42 have first priority to apply the model to a given fact situation, or theoretical change in the 43 sentencing laws, when requested to do so by the Chairman, the Executive Director, or the 44 Commission as a whole. 45 The Executive Director or the Chairman shall make the model available to respond to 46 inquiries by any State legislator, or by the Secretary of the Department of Public Safety, or by 47 the Secretary of the Department of Adult Correction, in second priority to the work of the 48 Commission. 49 The Commission shall develop a Juvenile Justice Section of the Division of Adult (b) Correction and Juvenile Justice of the Department of Public Safety facilities population 50 simulation model, model for juvenile justice facilities and shall have first priority to apply the 51

- **General Assembly Of North Carolina** Session 2021 model to a given fact situation, or theoretical change in the dispositional laws set forth in Chapter 1 2 7B of the General Statutes, when requested to do so by the Chairman, the Executive Director, or 3 the Commission as a whole. 4 The Executive Director or the Chairman shall make the model available to respond to 5 inquiries by any State legislator, or by the Division of Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice of the Department of Public Safety, in second priority to 6 7 the work of the Commission." 8 SECTION 19C.9.(nnnn) G.S. 164-43 reads as rewritten: 9 "§ 164-43. Priority of duties; reports; continuing duties. 10 Once the primary duties of the Commission have been accomplished, it shall have the 11 (d) 12 continuing duty to monitor and review the criminal justice and corrections systems and the 13 juvenile justice system in this State to ensure that sentences and dispositions remain uniform and 14 consistent, and that the goals and policies established by the State are being implemented by 15 sentencing and dispositional practices, and it shall recommend methods by which this ongoing 16 work may be accomplished and by which the correctional population simulation model and the 17 Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice of the 18 Department of Public Safety-juvenile justice facilities population simulation model developed 19 under G.S. 164-40 shall continue to be used by the State. 20 21 (h) The Commission or its successor shall meet within 10 days after the last day for filing 22 general bills in the General Assembly for the purpose of reviewing bills as described in 23 subsections (e), (f), and (g). The Commission or its successor shall include in its report on a bill 24 an analysis based on an application of the correctional population simulation model or the 25 Juvenile Justice Section of the Division of Adult Correction and Juvenile Justice of the 26 Department of Public Safety juvenile justice facilities population simulation model to the provisions of the bill." 27 28 SECTION 19C.9.(0000) G.S. 164-47 reads as rewritten: 29 "§ 164-47. Biennial Report on Recidivism. 30 The Judicial Department, through the North Carolina Sentencing and Policy Advisory
- Commission, <u>the Division of Prisons of the Department of Adult Correction</u>, and the Division of Adult Correction and Juvenile Justice Community Supervision and Reentry of the Department of Public Safety shall jointly conduct ongoing evaluations of community corrections programs and in-prison treatment programs and make a biennial report to the General Assembly. The report shall include composite measures of program effectiveness based on recidivism rates, other outcome measures, and costs of the programs.
- 37 During the 1998-99 fiscal year, the Sentencing and Policy Advisory Commission shall 38 coordinate the collection of all data necessary to create an expanded database containing offender 39 information on prior convictions, current conviction and sentence, program participation, and 40 outcome measures. Each program to be evaluated shall assist the Commission in the development 41 of systems and collection of data necessary to complete the evaluation process. The first 42 evaluation report shall be presented to the Chairs of the Senate and House Appropriations 43 Committees and the Chairs of the Senate and House Appropriations Subcommittees on Justice 44 and Public Safety by April 15, 2000, and future reports shall be made by April 15 of each 45 even-numbered year."
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#### 47 MEMORANDUM OF UNDERSTANDING/REPORTING/EFFECTIVE DATE

48 **SECTION 19C.9.(pppp)** No later than July 1, 2022, the Department of Public Safety 49 and the Department of Adult Correction shall enter into a memorandum of understanding (MOU) 50 related to the transfer of custody of inmates and offenders between the Division of Prisons of the 51 Department of Adult Corrections and the Division of Community Supervision and Reentry of the

1 Department of Public Safety. In addition to any other matters necessary for the successful and 2 timely transfer of custody of inmates and offenders between the divisions, the MOU shall address 3 specific lines of responsibility, establish official lines of communication, and identify the 4 mechanisms to be used for sharing of information and records. 5 SECTION 19C.9.(qqqq) The Office of State Budget and Management, in 6 consultation with the Department of Public Safety, shall make an interim report on or before 7 January 15, 2022, on progress implementing this section to the Joint Legislative Oversight 8 Committee on Justice and Public Safety. The interim report shall include information regarding 9 the proposed memorandum of understanding required by subsection (pppp) of this section. The 10 Office of State Budget and Management, in consultation with the Department of Public Safety and the Department of Adult Correction, shall make a final report on or before July 15, 2022, on 11 12 progress implementing this section to the Joint Legislative Oversight Committee on Justice and 13 Public Safety. The final report shall include information regarding: 14 (1)Any reclassifications of positions or reductions in force. 15 (2)Any recommendations for changes to the statutes that organize the Department of Public Safety or the Department of Adult Correction. 16 17 The memorandum of understanding required by subsection (pppp) of this (3)18 section. 19 SECTION 19C.9.(rrrr) In addition to the reporting requirements of G.S. 143C-6-9, 20 the Department of Public Safety shall report for the 2021-2022, the 2022-2023, and the 21 2023-2024 fiscal years the following information to the chairs of the Joint Legislative Oversight 22 Committee on Justice and Public Safety and the chairs of the House of Representatives 23 Appropriations Committee on Justice and Public Safety and the Senate Appropriations 24 Committee on Justice and Public Safety: 25 The amount of lapsed salary generated by fund code for the previous six (1)26 months. 27 An itemized accounting of the use of lapsed salary funds, including: (2)28 Fund code. a. 29 Current certified budget. b. 30 Annual projected expenditure. c. Annual projected shortfall. 31 d. 32 Amount of lapsed salary funds transferred to date. e. 33 The reports shall be submitted by August 1, November 1, February 1, and May 1 of 34 each fiscal year. The August report shall also include an annual accounting of this information 35 for the previous fiscal year. 36 SECTION 19C.9.(ssss) In addition to the reporting requirements of G.S. 143C-6-9, 37 the Department of Adult Correction shall report for the 2022-2023 and the 2023-2024 fiscal years the following information to the chairs of the Joint Legislative Oversight Committee on Justice 38 39 and Public Safety and the chairs of the House of Representatives Appropriations Committee on 40 Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety: 41 The amount of lapsed salary generated by fund code for the previous six (1)42 months. 43 An itemized accounting of the use of lapsed salary funds, including: (2)44 Fund code. a. 45 Current certified budget. b. 46 Annual projected expenditure. c. 47 d. Annual projected shortfall. 48 Amount of lapsed salary funds transferred to date. e. 49 The reports shall be submitted by August 1, November 1, February 1, and May 1 of 50 each fiscal year. The August report shall also include an annual accounting of this information for the previous fiscal year. 51

**SECTION 19C.9.(tttt)** This subsection is effective when this act becomes law. The 1 2 remainder of this section becomes effective July 1, 2022. On and after that date, any references or directives in this act to the Division of Adult Correction and Juvenile Justice, the Section of 3 4 Adult Correction in the Division of Adult Correction and Juvenile Justice, the Section of Juvenile 5 Justice of the Division of Adult Correction and Juvenile Justice, or the Section of Community Corrections of the Division of Adult Correction and Juvenile Justice shall be construed to apply 6 7 to the appropriate division of either the Department of Public Safety or the Department of Adult 8 Correction pursuant to the departmental changes enacted by this section. 9 10 INCREASED MISDEMEANANT CONFINEMENT REIMBURSEMENT RATE IF 11 UTILIZING INMATE LABOR TO CLEAN ROADWAYS AND REOUIRE 12 **RELATED REPORTING** 13 **SECTION 19C.10.(a)** G.S. 148-26 is amended by adding a new subsection to read: 14 "(e2) Pursuant to the provisions of this Article that regulate inmate labor, sheriffs having custody of inmates under the Statewide Misdemeanant Confinement Program may hire those 15 inmates to maintain the cleanliness of areas along local and State roadways. 16 17 A sheriff hiring inmates under this subsection shall coordinate with the Department of Transportation before and after a cleanup project to ensure that cleanup efforts are not 18 19 unnecessarily duplicated by either the sheriff's office or the Department of Transportation. The 20 sheriff shall also ensure that all inmates hired pursuant to this subsection are adequately guarded while working and that food, water, and bathroom facilities are accessible in reasonable amounts 21 22 and times. 23 Sheriffs that utilize inmate labor pursuant to this section for a combined total of 500 work 24 hours in one calendar month shall submit a record of those work hours to the Department of 25 Public Safety and shall be reimbursed for caring for and housing the inmates of the Statewide 26 Misdemeanant Confinement Program at a rate of at least sixty dollars (\$60.00) per day, per 27 inmate held under the Statewide Misdemeanant Confinement Program for each calendar month 28 in which 500 work hours were completed." 29 **SECTION 19C.10.(b)** G.S. 148-32.1, as amended by this Part, reads as rewritten: 30 "§ 148-32.1. Local confinement, costs, alternate facilities, parole, work release. 31 . . . 32 (b1) It is the intent of the General Assembly to authorize the Division of Adult Correction 33 and Juvenile Justice to enter into voluntary agreements with counties to provide housing for 34 misdemeanants serving periods of confinement of more than 90 days and for all sentences 35 imposed for impaired driving under G.S. 20-138.1, regardless of length. It is further the intent of 36 the General Assembly that the Division of Adult Correction and Juvenile Justice, in conjunction 37 with the North Carolina Sheriffs' Association, Inc., establish a program for housing misdemeanants serving periods of confinement of more than 90 days and for all sentences 38 39 imposed for impaired driving under G.S. 20-138.1, regardless of length. It is also the intent of 40 the General Assembly that the Division of Adult Correction and Juvenile Justice contract with 41 the North Carolina Sheriffs' Association, Inc., to provide a service that identifies space in local 42 confinement facilities that is available for housing these misdemeanants. 43 The General Assembly intends that the cost of housing and caring for these misdemeanants, including, but not limited to, care, supervision, transportation, medical, and any other related 44 45 costs, be covered by State funds and not be imposed as a local cost. Therefore, the General Assembly intends that the funds appropriated for the Statewide Misdemeanant Confinement 46 Program be used to provide funding to cover the costs of managing a system for providing that 47 housing of misdemeanants in local confinement facilities as well as reimbursing the counties for 48

49 housing and related expenses for those misdemeanants. For the calendar month that a sheriff

50 utilizes inmate labor pursuant to G.S. 148-26(e2), the payment for housing and caring for those

1	misdemeanants for	or that calendar month shall be paid at a rate pursuant to the provisions of that		
2	section.			
3	(b2) The Statewide Misdemeanant Confinement Program is established. The Program			
4	_	the housing of misdemeanants from all counties serving sentences imposed for		
5	-	e than 90 days and for all sentences imposed for impaired driving under		
6		gardless of length. Those misdemeanants shall be confined in local confinement		
7	-	as provided in subsections (b3) and (b4) of this section. The Program shall		
8		for the placement and transportation of inmates and reimbursement to counties		
9		f those inmates. Any county that voluntarily agrees to house misdemeanants		
10 11	•	or from other counties pursuant to the Program may enter into a written ne Division of Adult Correction and Juvenile Justice to do so.		
11	U	rolina Sheriffs' Association shall:		
12	(1)	Report no later than the fifteenth day of each month to the Office of State		
13 14	(1)	Budget and Management and the Fiscal Research Division on the Statewide		
14		Misdemeanant Confinement Program. Each monthly report shall include all		
16		of the following:		
10		of the following.		
18		<u>h.</u> The counties with sheriffs' offices that utilized inmate labor pursuant		
19		to G.S. 148-26(e2), the number of total hours worked by inmates in		
20		each participating county, and the number of road miles cleaned by		
21		inmates in each participating county.		
22	(2)	Report no later than October 1 of each year to the chairs of the House of		
23		Representatives Appropriations Committee on Justice and Public Safety and		
24		the Senate Appropriations Committee on Justice and Public Safety and the		
25		Joint Legislative Oversight Committee on Justice and Public Safety on the		
26		Statewide Misdemeanant Confinement Program. The report shall include the		
27		following with respect to the prior fiscal year:		
28				
29		g. <u>The counties with sheriffs' offices that utilized inmate labor pursuant</u>		
30		to G.S. 148-26(e2), the number of total hours worked by inmates in		
31		each participating county, and the number of road miles cleaned by		
32	"	inmates in each participating county.		
33 34				
34 35	PART VIX-D II	UVENILE JUSTICE		
36	IANI AIA-D.J.	UVENILE JUSTICE		
37	LIMIT USE OF	COMMUNITY PROGRAM FUNDS		
38		<b>TON 19D.1.(a)</b> Funds appropriated in this act to the Department of Public		
39		1-2023 fiscal biennium for community program contracts, that are not required		
40		mmunity program contracts, may be used only for the following:		
41	(1)	Other statewide residential programs that provide Level 2 intermediate		
42		dispositional alternatives for juveniles.		
43	(2)	Statewide community programs that provide Level 2 intermediate		
44		dispositional alternatives for juveniles.		
45	(3)	Regional programs that are collaboratives of two or more Juvenile Crime		
46		Prevention Councils which provide Level 2 intermediate dispositional		
47		alternatives for juveniles.		
10	(A)	The Invention Council funds to be used for the Level 2		

48 (4) The Juvenile Crime Prevention Council funds to be used for the Level 2
49 intermediate dispositional alternatives for juveniles listed in
50 G.S. 7B-2506(13) through (23).

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1	<b>SECTION 19D.1.(b)</b> Funds appropriated by this act to the Department of Public
2	Safety for the 2021-2023 fiscal biennium for community programs may not be used for staffing,
3	operations, maintenance, or any other expenses of youth development centers or detention
4	facilities.
5	<b>SECTION 19D.1.(c)</b> The Department of Public Safety shall submit an electronic
6	report by October 1 of each year of the 2021-2023 fiscal biennium on all expenditures made in
7	the preceding fiscal year from the miscellaneous contract line in Fund Code 1230 to the chairs of
8	the House of Representatives Appropriations Committee on Justice and Public Safety and the
9	Senate Appropriations Committee on Justice and Public Safety and the Fiscal Research Division.
10	The report shall include all of the following: an itemized list of the contracts that have been
11	executed, the amount of each contract, the date the contract was executed, the purpose of the
12	contract, the number of juveniles that will be served and the manner in which they will be served,
13	the amount of money transferred to the Juvenile Crime Prevention Council fund, and an itemized
14	list of grants allocated from the funds transferred to the Juvenile Crime Prevention Council fund.
15	
16 17	PART XIX-E. EMERGENCY MANAGEMENT AND NATIONAL GUARD
17 18	TRANSFER OF NCNG TUITION ASSISTANCE PROGRAM
19	SECTION 19E.1.(a) The North Carolina National Guard Tuition Assistance
20	Program administered by the State Education Assistance Authority is transferred to the
21	Department of Public Safety. This transfer shall have all of the elements of a Type I transfer, as
22	defined in G.S. 143A-6. The State Education Assistance Authority shall transfer all associated
23	program administration funds to the Department of Public Safety.
24	<b>SECTION 19E.1.(b)</b> Part 2 of Article 23 of Chapter 116 of the General Statutes,
25	G.S. 116-209.50 through G.S. 116-209.55, is recodified as Article 15 of Chapter 127A of the
26	General Statutes, G.S. 127A-190 through G.S. 127A-195.
27	SECTION 19E.1.(c) Article 15 of Chapter 127A of the General Statutes, as
28	recodified by subsection (b) of this section, reads as rewritten:
29	"Article 15.
30	"North Carolina National Guard Tuition Assistance Act of 1975.
31	"§ 127A-190. Short title.
32	This Part Article shall be known and may be cited as the North Carolina National Guard
33	Tuition Assistance Act of 1975.
34	"§ 127A-191. Purpose.
35 36	The General Assembly of North Carolina, recognizing that the North Carolina National
30 37	Guard is the only organized, trained and equipped military force subject to the control of the State, hereby establishes a program of tuition assistance for qualifying guard members for the
38	purpose of encouraging voluntary membership in the North Carolina National Guard, improving
39	the educational level of its members, and thereby benefiting the State as a whole.
40	"§ 127A-192. Definitions.
41	The following definitions apply in this Part: Article:
42	(1) Academic Year. – The annual enrollment period used by the
43	Authority.Secretary.
44	(2) Private Educational Institutions. – Any junior college, senior college or
45	university which is operated and governed by private interests not under the
46	control of the federal, State or any local government, which is located within
47	and licensed by the State of North Carolina, which does not operate for profit,
48	whose curriculum is primarily directed toward the awarding of associate,
49	baccalaureate or graduate degrees, which agrees to the applicable
50	administration and funding provisions of this Part. <u>Article.</u>

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1 2 3	(3)	Proprietary School. – An educational institution that is proprietary school in G.S. 115D-87(2), (ii) licensed by Community Colleges, and or (iii) listed by the North Caroli	the State Board of na State Approving	
4 5		Agency for Veterans and Military Education as an ap school for purposes of this Part. <u>Article.</u>		
6 7	<u>(3a)</u> (4)	<u>Secretary. – The Secretary of Public Safety or the Secretary</u> State Educational Institutions. – Any of the constituent		
8	(+)	University of North Carolina, or any community college		
9 10	(5)	provisions of Chapter 115D of the General Statutes of Nor Student Loop - A loop on loops made to aligible student		
10 11	(5)	Student Loan. – A loan or loans made to eligible students to aid in attaining an education beyond the high s	-	
12	"§ 127A-193. B	• • •		
13	*	rovided under this Part Article shall consist of a monetary edu	ucational assistance	
14	1	ed the highest amount charged by a State educational instit		
15	year or a lesser	amount, as prescribed by the Authority, Secretary, to rema	in within the funds	
16	appropriated, to	qualifying members of the North Carolina National Guard	. Benefits provided	
17		209.55(g) G.S. 127A-195(g) shall be payable for a period of		
18		option of the Authority. Secretary. All other benefits provi		
19		payable for a period of one academic year at a time, renewa	ble at the option of	
20	the Authority.Se			
21 22	"§ 127A-194. E	e members of the North Carolina National Guard who are er	rollad or who shall	
22		prietary school, private educational institution, or State edu		
23		to apply for this tuition assistance benefit: Provided, that		
25	-	tion of two years remaining as a member of the North Carol		
26	-	he academic period for which tuition assistance is provided of		
27		or herself to extended membership for at least two additional		
28	of that academic	-	•	
29	(b) This	tuition assistance benefit shall be applicable to students	s in the following	
30	categories:			
31	(1)	Students seeking to achieve completion of their secondar	y school education	
32		at a community college or technical institute.		
33	(2)	Students seeking trade or vocational training or education.	•	
34 25	(3)	Students seeking to achieve a two-year associate degree.		
35 36	(4) (5)	Students seeking to achieve a four-year baccalaureate deg Students seeking to achieve a graduate degree.	ree.	
30 37	(5)	Students seeking to achieve a graduate degree. Students enrolled in a program granting a graduate certific	vate	
38	(7)	Students enrolled in a program granting a graduate certific Students enrolled in a professional certification program re		
39	(')	Director of the North Carolina National Guard Education	-	
40		Center and approved by the North Carolina National		
41		Services Officer.		
42	(c) The f	ollowing persons shall be eligible to apply for disbursements	to pay outstanding	
43	student loans put	suant to G.S. 116-209.55(g):G.S. 127A-195(g):		
44	(1)	Persons described in subsections (a) and (b) of this section		
45	(2)	Active members of the North Carolina National Guard w		
46		enrolled in any proprietary school, private educational i	nstitution, or State	
47 19		educational institution, but only if:	and romaining as a	
48 49		a. The applicant has a minimum obligation of two years member of the North Carolina National Guard fr	-	
49 50		application; or	on the time of the	
50		upplication, of		

1 2	b. The applicant commits himself or herself to extended membership for at least two additional years from the time of the application.
3	"§ 127A-195. Administration and funding.
4	(a) The Authority Secretary is charged with the administration of the tuition assistance
5	program under this <del>Part.</del> Article. The Secretary may delegate administrative tasks to other persons
6	within the Department of Public Safety as the Secretary deems best for the orderly administration
7	of this program. The Department of Public Safety may also contract with the State Education
8	Assistance Authority for the administration of these tuition benefit disbursements.
9	(b) The <u>Authority Secretary</u> shall determine the eligibility of applicants, select the benefit
10	recipients, establish the effective date of the benefit, and may suspend or revoke the benefit if the
11	Authority Secretary finds that the recipient does not maintain an adequate academic status, or if
12	the recipient engages in riots, unlawful demonstrations, the seizure of educational buildings, or
13	otherwise engages in disorderly conduct, breaches of the peace, or unlawful assemblies. The
14	Authority Secretary shall maintain such records and shall promulgate such rules and regulations
15	as the <u>Authority Secretary</u> deems necessary for the orderly administration of this program. The
16	Authority Secretary may require of proprietary schools or State or private educational institutions
17	such reports and other information as the Authority Secretary may need to carry out the
18	provisions of this Part-Article and the Authority Secretary shall disburse benefit payments for
19	recipients upon certification of enrollment by the enrolling institutions.
20	(c) All tuition benefit disbursements shall be made to the proprietary school or State or
21	private educational institution concerned, for credit to the tuition account of each recipient. Funds
22	disbursed pursuant to subsection (g) of this section shall be made to the student loan creditor
23	concerned to be applied against the outstanding student loans of each North Carolina National
24	Guard member beneficiary.
25	(d) The participation by any proprietary school or private educational institution in this
26	program shall be subject to the applicable provisions of this Part-Article and to examination by
27	the State Auditor of the accounts of the benefit recipients attending or having attended such
28	private schools or institutions. The Authority Secretary may defer making an award or may
29	suspend an award in any proprietary school or private educational institution which does not
30	comply with the provisions of this Part-Article relating to said institutions. The manner of
31	payment to any proprietary school or private educational institution shall be as prescribed by the
32	Authority.Secretary.
33	(e) Irrespective of other provisions of this <u>Part, Article, the Authority Secretary may</u>
34	prescribe special procedures for adjusting the accounts of benefit recipients who, for reasons of
35	illness, physical inability to attend classes or for other valid reason satisfactory to the Authority,
36	Secretary, may withdraw from any proprietary school or State or private educational institution
37	prior to the completion of the term, semester, quarter or other academic period being attended at
38	the time of withdrawal.
39	(f) Any balance of the monetary educational assistance grant up to the maximum for the
40	academic year remaining after tuition is paid pursuant to subsection (c) of this section may be
41	disbursed to the recipient as reimbursement for required course books and materials. The manner
42	of obtaining the reimbursement payment for these required books and materials shall be as
43 44	prescribed by the Authority. <u>Secretary.</u>
44 45	(g) Any funds not needed to accomplish the other purposes of this <u>Part Article may</u> be used to help members of the North Carolina National Guard repay outstanding student loans in
43 46	
40 47	accordance with rules to be adopted by the Authority. <u>Secretary</u> . These rules shall provide that the length of a member's deployment may be considered in determining whether or not, and in
48	what amount, a member receives assistance pursuant to this subsection. There shall be no
48 49	reimbursement under this subsection for payments already made on student loans, and funds shall
49 50	not be provided under this subsection for the purpose of paying student loans obtained for courses
50 51	from which the member withdrew or for which the member did not receive a passing grade.
	i i i i i i i i i i i i i i i i i i i
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1	Payments for outstanding loans shall not exceed the maximum benefit available under G.S.					
2		<del>116-209.53.</del> <u>G.S. 127A-193.</u> "				
3	SEC	<b>SECTION 19E.1.(d)</b> This section becomes effective July 1, 2021.				
4						
5		HALLENGE CODIFICATION				
6		<b>CTION 19E.2.(a)</b> Chapter 127A of the General Statutes is amended	by adding a			
7	new Article to re					
8		" <u>Article 18.</u>				
9	"8 177 A 770 D	" <u>Tarheel Challenge Academy.</u>				
10 11		Purpose; establishment.	d'a Tarbaal			
11		e of this Article is to authorize the North Carolina National Guar demy to operate independently of existing schools. The Tarheel				
12		tablished as a Division of the North Carolina National Guard. T				
14		lemy shall satisfy all of the following:				
15	<u>(1)</u>	Exist as a cost-free program.				
16	$\frac{(1)}{(2)}$	Be housed for administrative purposes within the North Carolin	na National			
17	<u>(2)</u>	Guard.	<u>la riational</u>			
18	<u>(3)</u>	Be a community-based school that leads, trains, and mentors at-ris	sk vouth.			
19	$\frac{(4)}{(4)}$	Be designated as an approved alternative learning program, as def	•			
20	<u></u>	Article, and an innovative school option.	<u></u>			
21	<u>(5)</u>	Create at least a 22-week residential program that requires a	12-month			
22		post-residential mentoring period.				
23	<u>(6)</u>	Improve life skills and employment potential of participants by	y providing			
24		quasi-military based training and supervised work experience.				
25	<u>(7)</u>	Teach the "8 Core Components" of academic excellence, job skills	, health and			
26		hygiene, physical fitness, life coping skills, responsible	citizenship,			
27		leadership, and service to community.				
28	<u>(8)</u>	Increase opportunity for participants to receive a high school dip	oloma or its			
29		equivalent.				
30	<u>(9)</u>	Enjoy the full cooperation of other State and local agencies in carr	<u>ying out its</u>			
31		<u>program.</u>				
32	" <u>§ 127A-221. D</u>					
33		ng definitions apply for the purposes of this Article:				
34	<u>(1)</u>	Academy Tarheel Challenge Academy, a Division of the Nor	<u>th Carolina</u>			
35		National Guard.				
36	<u>(2)</u>	Alternative learning program. – A program offered by the Ac				
37		provides specialized services for at-risk students outside of				
38		classroom setting. Services should be designed to meet the needs	of students			
39 40	(2)	who have not been successful in the traditional school setting.	a anitania.			
40	<u>(3)</u>	Eligible participant. – An individual who meets all of the followin				
41 12		a. <u>Is a minimum of 16 years of age and a maximum of 18 yea</u>	irs of age at			
42 43		the time of entry into the program.	an hefere			
+3 44		b. <u>Has failed to complete or has left school for any rea</u> graduation or completion of a program of studies without				
44 45		to another school and has not received a certificate from a				
+5 16		equivalency or has not progressed in a traditional high sch				
47		c. <u>A citizen or legal resident of the United States.</u>	oor sound.			
48		<u>d.</u> <u>Unemployed or underemployed.</u>				
49		e. Not currently on parole or probation and not accused or c	onvicted of			
50		a crime that would be considered a felony if the individ				
51		adult.				

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1		<u>f.</u> <u>Free from use of illegal drugs or substances.</u>		
2		g. Physically and mentally capable to participate in	<u>the alternative</u>	
3		learning program.		
4		Administration; supervision.		
5		al supervision and administration of the Academy shall be ves		
6		onal Guard Adjutant General. It shall be the duty of the Adjutant	General or his or	
7		o do all of the following:		
8	<u>(1)</u>	•	nditions imposed	
9	( <b>2</b> )	on the Academy by the Federal Youth Challenge Program.	A and a mark and	
10 11	<u>(2)</u>		le Academy, as	
11	<u>(3)</u>	<u>necessary.</u> Direct and control all Academy personnel matters.		
12	<u>(3)</u> (4)	• •	f the alternative	
13	<u>(+)</u>	learning program offered by the Academy."	<u>i the alternative</u>	
15	SE	<b>CTION 19E.2.(b)</b> This section becomes effective October 1, 20	)21.	
16	~			
17	<b>BUTNER TI</b>	MBER FUND SALE PROCEEDS		
18	SE	CTION 19E.3.(a) G.S. 146-30 reads as rewritten:		
19	"§ 146-30. Ap	oplication of net proceeds.		
20		e net proceeds of any disposition made in accordance with this Su	bchapter shall be	
21		ordance with the following priority:		
22	(1)		nstrument of title	
23		whereby title to real property was acquired.		
24	(2)	1 7 7	•	
25 26	(3)			
26 27		s section, however, prohibits the disposition of any State lands		
27		at if the appraised value in fee simple of any property involved in y-five thousand dollars (\$25,000), then the exchange shall not		
28 29		with the Joint Legislative Commission on Governmental Operatio		
30	consultation w	the fourt Degistative commission on Governmental Operatio		
31	(d) No	twithstanding any other provision of this Subchapter, the follo	wing exceptions	
32	apply:	······································		
33				
34	(8)	The net proceeds derived from the sale of any portion of the	e land owned by	
35		the State in the Camp Butner reservation shall be deposite	ed with the State	
36		Treasurer in a capital improvement account to the credit of the	-	
37		Health and Human Services to make capital improvements		
38		owned by the State in the Camp Butner reservation subject the		
39		Office of State Budget and Management. The net proceeds		
40		sale of timber from land owned by the State in the Camp B		
41 42		shall be deposited with the State Treasurer in a capital impr		
42 43		to the credit of the Department of Public Safety to be used to a Carolina National Guard's Camp Butner Training Center		
43 44		<u>Carolina National Guard-operated Training Centers.</u> The det		
44		Butner reservation" in G.S. 122C-3 applies to this subdivision	-	
46		"	/11.	
47	SE	<b>CTION 19E.3.(b)</b> This section becomes effective July 1, 2021.		
48	51	=, = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = = =		
49	NORTH CAP	ROLINA NATIONAL GUARD RESERVE JOB ACT		
50		CTION 19E.4.(a) Article 13 of Chapter 126 of the General Sta	tutes is amended	
51		ew section to read:		

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1	" <u>§ 126-80.5. National Guard preference.</u>			
2	(a) It shall be the policy of the State of North Carolina that, in recognition and			
3	appreciation for service to the State and this country, and in recognition of the time and advantage			
4			f a civilian career, an eligible member of	
5			be granted preference in employment	
6			er with every State department, agency, ar	
7	-	-	ions of applicants for positions with this S	
8			a preference shall be awarded to all elig	
9	Guard who are c	itizens	of the State. This preference applies to in	itial employment and extends
10			events, including a subsequent hiring,	promotion, reassignment, or
11	horizontal transfe			
12	<u>(c)</u> <u>The p</u>	rovisior	ns of this section shall be subject to the pro	visions of Article 9 of Chapter
13	143B of the Gen			
14	SECT	FION 1	<b>9E.4.(b)</b> G.S. 126-81 reads as rewritten:	
15	"§ 126-81. Defin	nitions.		
16	As used in th		le: The following definitions apply in this	
17	(1)	<u>"А ре</u>	<del>riod of war" includes <u>Period</u> of war. – V</del>	World War I (April 16, 1917,
18		throug	gh November 11, 1918), World War II	(December 7, 1941, through
19		Decer	nber 31, 1946), the Korean Conflict (June	27, 1950, through January 31,
20		1955)	, the period of time between January 3	31, 1955, and the end of the
21		hostil	ities in Vietnam (May 7, 1975), or any o	ther campaign, expedition, or
22		engag	ement for which a campaign badge or med	dal is authorized by the United
23		States	Department of Defense.	
24	(2)	<del>"Vete</del>	<del>ran" means a <u>Veteran. – A</u> person who s</del>	erved in the Armed Forces of
25		the U	nited States on active duty, for reasons oth	ner than training, and has been
26		discha	arged under other than dishonorable condi	itions.
27	(3)	<del>"Eligi</del>	ble veteran" means: Eligible veteran. – Ar	ny of the following:
28		a.	A veteran who served during a period o	f <del>war; or<u>war.</u></del>
29		b.	The spouse of a disabled veteran; orvete	eran.
30		c.	The surviving spouse or dependent of	a veteran who dies on active
31			duty during a period of war either direct	ctly or indirectly as a result of
32			such service; orservice.	
33		d.	A veteran who suffered a service-	-connected disability during
34			<del>peacetime; orpeacetime.</del>	• •
35		e.	The spouse of a veteran described in sub	odivision sub-subdivision d. of
36			this subsection; or subdivision.	
37		f.	The surviving spouse or dependent of	a person who served in the
38			Armed Forces of the United States on	
39			than training, who died for service-relat	ed reasons during peacetime.
40	(4)	Eligit	le member of the National Guard. – Any	01
41		<u>a.</u>	A resident of North Carolina who is a cu	
42		_	of either the North Carolina Army Natio	
43			Air National Guard, or the reserves of th	
14			States.	
45		<u>b.</u>	A resident of North Carolina who is a	former member of either the
16			North Carolina Army National Guard, th	•
17			Guard, or the reserves of the Armed For	
18			discharge condition is greater than dish	
19			six years of creditable service.	
50		<u>c.</u>	The surviving spouse and dependent	of a member of the North
51		<u> </u>	Carolina Army National Guard or the	•
~ 1			caronina ranny reactional Odard of the	Torar Carolina Fill Pational

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1			Guard who dies on State active duty eit	ther directly or indirectly as a
2			result of that service.	
3		<u>d.</u>	The surviving spouse or dependent of a	member of the North Carolina
4			National Guard who died for ser	
5			peacetime."	<i>L</i>
6	SECT	TON 1	<b>9E.4.(c)</b> G.S. 128-15 reads as rewritten:	
7			t preference for veterans and their spo	uses or surviving spouses.
8	_	-	e policy of the State of North Carolina	
9	. ,		this country during a period of war, and i	
10			he pursuit of a civilian career, veterans	-
11	-		granted preference in employment with ev	-
12	and institution.		5	
13		ed in th	is section:	
14	(0) 115 454		riod of war" includes Period of war. – V	World War I (April 16, 1917.
15	(1)		gh November 11, 1918), World War II	
16			nber 31, 1946), the Korean Conflict (June	
17			, the period of time between January 3	••••
18		,	ities in Vietnam (May 7, 1975), or any o	
19			ement for which a campaign badge or med	1 0 1
20			Department of Defense.	
21	(2)		ran" means a Veteran. – A person who so	erved in the Armed Forces of
22	(-)		nited States on active duty, for reasons oth	
23			arged under other than dishonorable condi	0
24	(3)		ble veteran" means:Eligible veteran. – An	
25		a.	A veteran who served during a period of	
26		b.	The spouse of a disabled veteran; orvete	
27		с.	The surviving spouse or dependent of	
28		0.	duty during a period of war either direct	
29			such service; or <u>service.</u>	
30		d.	A veteran who suffered a disabling inju	ry for service-related reasons
31			during <del>peacetime; orpeacetime.</del>	
32		e.	The spouse of a veteran described in sub	division sub-subdivision d. of
33			this <del>subsection; or</del> subdivision.	
34		f.	The surviving spouse or dependent of	a person who served in the
35			Armed Forces of the United States on a	-
36			than training, who dies for service-relate	
37	<u>(4)</u>	Eligih	le member of the National Guard. – Any	
38	<u></u>	<u>a.</u>	A resident of North Carolina who is a cur	-
39		<u></u>	of either the North Carolina Army Natio	• •
40			Air National Guard, or the reserves of th	•
41			States.	
42		<u>b.</u>	A resident of North Carolina who is a	former member of either the
43			North Carolina Army National Guard, th	•
44			Guard, or the reserves of the Armed Ford	
45			discharge condition is greater than dish	
46			six years of credible service.	<u> </u>
47		<u>c.</u>	The surviving spouse and dependent	of a member of the North
48			Carolina Army National Guard or the	
49			Guard who dies on State active duty eit	
50			result of that service.	,,,,,
-				

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1		d. The surviving spouse or dependent of a member of the	he North Carolina			
2		National Guard who died for service-related reasons	during peacetime.			
3		fter, in all evaluations of applicants for positions with this S	•			
4		itutions or agencies, a preference shall be awarded to all elig				
5		of the National Guard who are citizens of the State and who				
6		tes honorably in the military forces of this State or of the Un				
7	1	This preference applies to initial employment with the State an				
8 9	employment eve transfers.	nts including subsequent hirings, promotions, reassignment	s, and horizontal			
10	• • • •	rovisions of this section shall be subject to the provisions of A	1			
11		al Statutes, G.S. 126-83, and Parts 13 and 19 of Article 9 of	Chapter 143B of			
12	the General Statu					
13	SECT	<b>TON 19E.4.(d)</b> This section is effective when it becomes law	Ν.			
14						
15		E EMERGENCY MANAGEMENT GRANTS	( ) ( D ) 11			
16 17		<b>TION 19E.5.(a)</b> The funds appropriated in this act to the Dep				
17 18	•	of Emergency Management, to provide competitive grants to concise stablished in accordance with G.S. 166A-19.15 shall o				
18 19	0 0	y management agencies located in either a development t	•			
20		two area, as defined in G.S. 143B-437.08. Grants shall be us				
20		gement offices are adequately equipped, trained, and prepar				
22		The Division shall develop policies and procedures to implen				
23	grant program consistent with this section.					
24	<b>SECTION 19E.5.(b)</b> The Division shall report on the awarding of grant funds					
25	pursuant to subsection (a) of this section by January 15, 2022, and by January 15 of each year					
26	thereafter until the funds appropriated by this section are expended.					
27						
28		MANAGEMENT ACT REVISIONS				
29 20		<b>TION 19E.6.(a)</b> G.S. 166A-19.3 reads as rewritten:				
30 31	"§ 166A-19.3. D	eliniuons.				
31	 (2a)	Concurrence of the Council of State The consensus, within	n 10 calendar dave			
33	<u>(2a)</u>	of the issuance of an executive order, of a majority of the n				
34		Council of State prior to the Governor exercising a po				
35		requiring a concurrence of the Council of State. The Govern				
36		the contact and response of each Council of State member				
37		the concurrence, nonconcurrence, or no response provided				
38		by name and position on the same website in which the e				
39		published. If consensus is achieved, the release of inf	ormation by the			
40		Governor shall be prior to, or simultaneously with, exer	cising the stated			
41		authority.				
42	<u>(2b)</u>	Council of State The Lieutenant Governor, Secretary of				
43		Treasurer, Superintendent of Public Instruction, At				
44		Commissioner of Agriculture, Commissioner of Labor,				
45		Insurance, or any interim officer or acting officer appoint	ed in accordance			
46 47		with Section 7 of Article III of the State Constitution.				
47 48	 (9a)	Executive order. – A signed, written, and published direct	tive iccued by the			
48 49	<u>(9a)</u>	Governor that carries the force of law.	<u>ive issued by the</u>			
49 50	"	Governor that carries the force of faw.				
51		<b>TION 19E.6.(b)</b> G.S. 166A-19.30 reads as rewritten:				
	~_0					

#### "§ 166A-19.30. Additional powers of the Governor during state of emergency.

(a) In addition to any other powers conferred upon the Governor by law, during a
 gubernatorially or legislatively declared state of emergency, with the concurrence of the Council
 <u>of State</u>, the Governor shall have the following powers:

5

1

6 (c) In addition to any other powers conferred upon the Governor by law, during a 7 gubernatorially or legislatively declared state of emergency, if the Governor determines that local 8 control of the emergency is insufficient to assure adequate protection for lives and property 9 because (i) needed control cannot be imposed locally because local authorities responsible for 10 preservation of the public peace have not enacted appropriate ordinances or issued appropriate declarations as authorized by G.S. 166A-19.31; (ii) local authorities have not taken implementing 11 12 steps under such ordinances or declarations, if enacted or declared, for effectual control of the 13 emergency that has arisen; (iii) the area in which the emergency exists has spread across local 14 jurisdictional boundaries, and the legal control measures of the jurisdictions are conflicting or 15 uncoordinated to the extent that efforts to protect life and property are, or unquestionably will 16 be, severely hampered; or (iv) the scale of the emergency is so great that it exceeds the capability 17 of local authorities to cope with it, the Governor has the following powers: powers, with the 18 concurrence of the Council of State:

19

. . .

(c1) Any executive order issued by the Governor that exercises any of the powers granted
 under subsections (a), (b), and (c) of this section shall expire 10 calendar days after issuance
 unless the Council of State concurs as provided in G.S. 166A-19.3. If the Council of State fails
 to concur, the Governor shall not issue a substantially similar executive order arising from the
 same events that form the basis to issue the initial executive order that failed to receive a
 concurrence of the Council of State.

(c2) If the Council of State concurs with the executive order in accordance with subsection
 (c1) of this section, the executive order shall expire 45 calendar days from the date of issuance,
 unless the General Assembly extends the executive order by the enactment of a general law. If
 the General Assembly does not extend the executive order by enactment in accordance with this
 subsection, the Governor shall not issue a substantially similar executive order arising from the
 same events that formed the basis to issue the initial executive order that was not extended.
 ...."

33 34

35

NORTH CAROLINA OFFICE OF RECOVERY AND RESILIENCY

36 SECTION 19E.7. Section 5.7(a) of S.L. 2018-136, as amended by Section 12.5 of
 37 S.L. 2020-78, reads as rewritten:

SECTION 19E.6.(c) This section becomes effective September 1, 2021.

38 "SECTION 5.7.(a) The Office of Recovery and Resiliency (Office) is created in the
 39 Department of Public Safety. The Office shall execute multi-year recovery and resiliency projects
 40 and administer funds provided by the Community Development Block Grant Disaster Recovery
 41 program.

42 'SECTION 5.7.(a1) The Secretary may reassign up to 15 existing positions of the Division 43 of Emergency Management to the Office. In addition, the Secretary may create new three-year time-limited positions. positions if State and federal funds are available to support those 44 45 positions. The reassigned positions assigned to the Office shall retain the employment status of 46 the positions at the time of the reassignment after implementation of this act is completed. The 47 three year time limited new positions created in this section shall be temporary positions based 48 upon availability of State and federal funds and are exempt from the provision of the State Human 49 Resources Act, Chapter 126 of the General Statutes, except Articles 6 and 7 of that Chapter. 50 "SECTION 5.7.(a2) The Office will provide general disaster recovery coordination and

50 <u>SECTION 5.7.(a2)</u> The Office will provide general disaster recovery coordination and 51 public information; citizen outreach and application case management; audit, finance,

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management s	compliance, and reporting on disaster recovery funds; and program and construction management services. The Office shall also contract for services from vendors specializing in housing, construction, and project management services."				
PART XX. A	DMINISTRATION				
MANAGEM	ENT OF STATE-OWNED AND STATE-LEASE	D REAL PROPERTY			
PORTFO	LIO				
SE	<b>CTION 20.1.(a)</b> G.S. 143-341.2 reads as rewritten:				
	Proactive management of State-owned and Sta	te-leased real property			
-	rtfolio.				
	ties of the Department of Administration The Depa	rtment of Administration			
	following powers and duties:				
(1)	1 1 1				
	1, 2018, <u>April 1, 2022</u> , and every five years there	-			
	Administration shall develop and implement a processing and diagonal of the facilities and	1 I I			
	manage, acquire, and dispose of the facilities and	1 1 1			
	support State government operations. The plan shall	t do all of the following.			
	<u>f.</u> Provide recommendations for disposing of e	visting State property and			
	facilities, consolidating operations among				
	relocating State agencies from leased f	-			
	facilities.				
	g. Describe all changes made to space planning	standards developed and			
	distributed as provided in subdivision (4) of				
(3)					
	The Department of Administration shall develop				
	agencies procedures to be used to measure the utiliz				
	State-leased real property. The procedures deve	eloped pursuant to this			
	subdivision shall be all of the following:				
		tendende Nelstendere			
(4)					
	December 1, 2016, the <u>The</u> Department of Administ distribute to State agencies space planning standard				
	workspace size and to govern the use of share				
	developed pursuant to this subdivision shall be bas				
	Office of Real Property Management Performanc				
	Workspace Utilization and Allocation Benchn				
	Department identifies another efficient industry star	1			
	the space planning standards developed pursuant	-			
	Department shall annually shall:				
	<u>a.</u> <u>Annually perform audits of a portion of Sta</u>	ate agencies to determine			
	each agency's adherence to the space plan	• •			
	pursuant to this subdivision and shall				
	admonishment to any agency that fails to jus	-			
	of the Department, any deviation from those				
	b. Update the space planning standards dev				
	subdivision at least once every five years and	a distribute those changes			
	to State agencies.				
•••					

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1 2	(7)	Reporting. – The Department of Administration shall make reports:	the following
2 3 4 5 6		a. No later than <del>December 1, 2018, <u>April 1, 2022,</u> and e thereafter, the Department shall report the followin Legislative Commission on Governmental Operation <u>Legislative Oversight Committee on Capital Improv</u></del>	g to the Joint s, <del>to the Joint</del>
7 8 9		Legislative Oversight Committee on General Governm Research Division of the General Assembly, and to	ent, and Fiscal
9 10		Evaluation Division of the General Assembly: Division	<u>.</u>
11		b. If any State agency fails to submit the informatio	n required by
12 13		subdivision (b)(1) of this section, the Department sl failure to the chairs of the Joint Legislative Co	hall report the
14		Governmental Operations and to Operations, the chai	
15		Legislative Oversight Committee on Capital Improve	
16 17		chairs of the Joint Legislative Program Evaluat Committee on General Government within 30 days.	
18		c. No later than <del>December 1, 2019, April 1, 2023, a</del>	and each year
19		thereafter, the Department shall report to the Joi	nt Legislative
20		Commission on Governmental Operations, to the Jo	-
21		Oversight Committee on Capital Improvements, Jo	-
22		Oversight Committee on General Government, and F	
23		Division of the General Assembly, and to the Progr	
24 25		Division of the General Assembly on the State's po	
25 26		property. This report shall include at least the following	g information:
20 27		 8 A list of all audits performed that year	, pursuant to
28		8. <u>A list of all audits performed that year</u> sub-subdivision a. of subdivision (4) of this	-
28 29 30		summary of the findings of each audit, and the for addressing the findings of the audit.	
31	(b) Dutie	es of Other State Agencies. – Each State agency shall have the fol	lowing powers
32	and duties:	so of other State Algeneres. Duen State ageney shall have the for	io wing powers
33	(1)	Collection and reporting of information on property use. – No	later than July
34 35		1, 2018, November 1, 2021, and each year thereafter, each Sta submit to the Department of Administration all of the information and the informatio	te agency shall
36		in G.S. 143-341(4)b.1. through 15. for each building, facility,	
37		building or facility that the agency occupies. This shall be in a	
38		reports required pursuant to G.S. 143-341(4)h.	j
39			
40	(4)	Development of five-year property management plan. – No la	ter than July 1,
41		2018, November 1, 2021, and every five years thereafter, eac	h State agency
42		shall develop a five-year real property management plan and s	hall submit the
43		plan to the Department of Administration for review. Each plan	n shall do all of
44		the following:	
45		"	
46		<b>TION 20.1.(b)</b> The Department of Administration, State Proper	•
47		pril 1, 2022, comprehensive State facilities plan required by G.S	
48 40		ection (a) of this section, a report on any changes to the space	
49 50		ult of employees working from home due to the COVID-19 pande shall consult with the Office of State Human Pesources in prepar	
50 51		shall consult with the Office of State Human Resources in preparate all of the following:	ing the report,

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1 2	(1)	The percentage of employees in each State agency that, from home at least one day each week from March 1, 202	-
3 4 5	(2)	The percentage of employees in each State agency that from home at least four days each week from March 2021.	, on average, worked
6 7	(3)	Information from State agencies about the continue work-from-home policies, including anticipated termina	
8 9	(4)	Recommendations for reducing or consolidating State response to expanded State agency work-from-home pol	agency facilities in
0			
1		N OF NONPUBLIC EDUCATION/REPORTING REQ	-
2 3		<b>FION 20.2.</b> The Department of Administration, Div	1
5 4		sion), shall report to the Joint Legislative Oversight Co Joint Legislative Oversight Committee on Education, and	
+ 5		use of State Fiscal Recovery Funds appropriated in this ac	
6		nsuring compliance with the provisions of G.S. 115C-552	
7	compiled as follo		. The report shall be
8	(1)	An initial report submitted no later than February 1, 2022	which shall include
9	(1)	all of the following:	2, which shan merude
0		a. A description of the increase in home school noti	ce of intent filings as
1		a result of the COVID-19 pandemic, and the nu	
2		schools that have since submitted termination no	
3		b. The current approach to tracking the number	
4		schools in the State.	·· · · · · · · · · · · · · · · · · · ·
5		c. Challenges in maintaining an accurate count	of operational home
6		schools.	1
7 8		d. Efforts underway to determine which home so	chools are no longer
8 9		operational.	statistical non-onto on
0		e. The current methodology for compiling annual operational home schools, and any planned dat	abase improvements
1		and changes to the statistical report methodology	•
2	( <b>2</b> )	f. Year-to-date and planned expenditures.	
3 4	(2)	A final report submitted no later than August 1, 2022, wh to the Division's annual statistical report on home schools	11
+ 5		of the following:	s and shan menute an
6		a. An assessment of the long-term impact of the CO	VID-19 pandemic on
7		the number of home schools in the State, in	-
8		increase in the number of home schools exp	
9		pandemic is likely to continue to rise or decl	0
0		contributing to those decisions.	inte, und the fuctors
1		b. An assessment of the accuracy of current dat	a on the number of
2		operational home schools.	
3		c. An update on efforts undertaken to determine wh	ich home schools are
4		no longer operational.	
5		d. Any changes made to the way in which the annu	al statistical report is
6		compiled, including any completed database	-
7		changes to the statistical report methodology.	-
8		e. Recommendations on ways in which the collection	on and compilation of
9		data on the number of operational home sch	-
2		-	
0		improved.	

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	ROLINA COUNCIL FOR WOMEN AND YOUTH INVOLVEMENT
DUTIES	
	CTION 20.3. G.S. 143B-393 reads as rewritten:
	North Carolina Council for Women and Youth Involvement – creation;
-	vers and duties.
	re is hereby created the North Carolina Council for Women and Youth
functions and d	the Department of Administration. The Council shall have perform the following
(1)	To advise Advise the Governor, the principal State departments, and the State
(1)	legislature concerning the education and employment of women in the State
	of North Carolina.
(1a)	
()	matter relating to the following programs and organizations:
	a. North Carolina Internship Council and the North Carolina State
	Government Internship Program.
	b. SADD (Students Against Destructive Decisions).
	c. State Youth Councils.
(2)	To advise Advise the Secretary of Administration upon any matter the
	Secretary may refer to the Council.
(3)	Repealed by Session Laws 2013-30.2(b), effective July 1, 2013.
<u>(4)</u>	Administer the Domestic Violence Center Fund, as provided in G.S. 50B-9.
<u>(5)</u>	Administer the Sexual Assault and Rape Crisis Center Fund, as provided in
	<u>G.S. 143B-394.21.</u>
<u>(6)</u>	Recommend a person to serve as State Coordinator of the office of
	Coordinator of Services for Victims of Sexual Assault, as provided in
( <b>7</b> )	<u>G.S. 143B-394.2.</u>
<u>(7)</u>	Provide staff support to the Domestic Violence Commission, as provided in G.S. 143B-394.16.
(8)	Serve as a member of the North Carolina Child Fatality Task Force, as
<u>(8)</u>	provided in G.S. 7B-1402.
<u>(9)</u>	Consult with the Department of Public Safety on a reporting system and
	database on certain domestic violence-related homicides, as provided in
	G.S. 143B-903.
(10)	
<u>,,</u>	Youth Advisory Council, as provided in G.S. 143B-394.32 and
	G.S. 143B-394.26, respectively.
"	
	MPROVEMENT GRANTS FOR ORGANIZATIONS THAT PROVIDE
	S TO VICTIMS OF DOMESTIC VIOLENCE AND SEXUAL ASSAULT
	CTION 20.4.(a) Of the funds appropriated in this act to the Department of
	, North Carolina Council for Women and Youth Involvement (hereinafter
	the 2022-2023 fiscal year, the sum of four million eight hundred thousand dollars
	nonrecurring funds shall be used to establish a grant program to provide funds to
	estic violence and sexual assault agencies for the purpose of making one-time
• • •	es or undertaking construction projects. The following criteria shall apply to the
grant program:	

48 (1) Only organizations that qualify for existing domestic violence or sexual 49 assault grant programs pursuant to G.S. 50B-9 and G.S. 143B-394.21, 50 respectively, are eligible.

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1 2 3	(2)	The maximum amount of each grant shall be fort (\$45,000). Additional grant funds shall be made av round of applications based on availability of funds. T	ailable during a second
4		second-round grants shall be determined by the Con-	uncil. The provisions of
5 6	(3)	this section shall apply if a second round of grants is The Council shall establish matching requirements	
7	(4)	appropriate, and may accept in-kind matching in lieu	of cash matching.
8 9	(4)	The Council shall establish policies and procedures grants awarded pursuant to this section.	s for the distribution of
10	SECT	<b>FION 20.4.(b)</b> The Council shall submit a written repo	ort on the administration
11	of the grants auth	orized by subsection (a) of this section to the Senate Ap	ppropriations Committee
12	on General Go	overnment and Information Technology, the Hou	ise of Representatives
13	Appropriations C	Committee on General Government, the Joint Legislativ	ve Oversight Committee
14		ernment, and the Fiscal Research Division within 60 da	
15	been made. The	report shall contain all of the following:	
16	(1)	The names of the grant recipients, the number of gran	nts awarded, the average
17		amount of each grant awarded, and the range of the a	mounts of the grants.
18	(2)	A description of the facility upgrades and construct	ction projects that were
19		funded by the grants.	
20			
21		ASSISTANCE FUNDS FOR ORGANIZATION	
22		TO VICTIMS OF DOMESTIC VIOLENCE AND S	
23		<b>FION 20.5.</b> Of the funds appropriated in this act from the funds appropriated in this act from the funds appropriated in this act from the funds appropriated in the funds ap	•
24	-	partment of Administration, North Carolina Council	
25		puncil), the sum of fifteen million dollars (\$15,000,000	
26		22 fiscal year shall be used to reduce the negative e	-
27	-	emic on organizations that provide domestic violence an	id sexual assault services
28		The Council shall allocate the funds as follows:	
29	(1)	Seven million five hundred thousand dollars (\$7	
30		violence organizations across the State eligible to re	
31		G.S. 50B-9(b). Eligible grant recipients shall recei	ve an equal amount as
32		provided in G.S. 50B-9(b).	
33	(2)	Seven million five hundred thousand dollars (\$7,50	
34 25		programs and organizations across the State eligible to	0 1
35		to G.S. 143B-394.21. Eligible grant recipients shall r	receive an amount based
36 37		on the formula provided in G.S. 143B-394.21.	
38	NODTH CAD	OLINA COUNCIL FOR WOMEN AND YOU'	ΤΗ ΙΝΙΛΟΙ VEMENT
38 39		G REQUIREMENTS	
40		<b>FION 20.6.</b> G.S. 50B-9 reads as rewritten:	
40 41		estic Violence Center Fund.	
42	-	Domestic Violence Center Fund is established within	the State Treasury The
43		ministered by the Department of Administration, Nor	
44		and Youth Involvement, and shall be used to make gra	
45		ence and to The North Carolina Coalition Against Dom	
46		ninistered in accordance with the provisions of the Exe	
47		of Administration shall make quarterly grants to each el	
48	-	e North Carolina Coalition Against Domestic <del>Violenc</del>	-
49		scal year thereafter, the Violence. The Department of A	· · · · ·
50		grantees within 10 business days of the date t	
51		Act, as defined in G.S. 143C-1-1, is certified for that fis	

	General Assemb	oly Of North Carolina	Session 2021
1 2 3	under this section	grant recipient shall receive the same amount. To be eli n, a domestic violence center must meet the following rec It shall have been in operation on the preceding July 1	juirements:
3 4	(1)		and shan continue to
	( <b>2</b> )	be in operation.	
5	(2)	It shall offer all of the following services: a hotline, the	-
6 7		community education programs, daytime services, and the night and it shall fulfill other criteria established	
8		Administration.	of the Department of
9	(3)	It shall be a nonprofit corporation or a local governmer	ntal entity
10		<u>On or before September 1, the North Carolina Council f</u>	•
11		Il report on the quarterly distributions of the grants from t	
12		the House and Senate chairs of the General Govern	
12		n five business days of distribution. and the Fiscal Researce	
13 14	shall include the		<u>II DIVISIOII.</u> The report
15	(1)	Date, amount, and recipients of the fund disbursements	The report shall also
15 16	<u>(1)</u>	<u>include any eligible</u>	S. The report shall also
10 17	( <b>2</b> )	<u>Eligible programs which are ineligible to receive fund</u>	ing during the relative
17	<u>(2)</u>		
18 19		reporting cycle as well as the reason of the ineligit	finty for that relative
20		reporting cycle."	
	CDANTS FOI	D NONDROFIT ODCANIZATIONS BROWIDIN	G SERVICES TO
21 22		R NONPROFIT ORGANIZATIONS PROVIDING	G SERVICES IU
		OF HUMAN TRAFFICKING	to the Department of
23		<b>FION 20.7.(a)</b> Of the funds appropriated in this act	
24		North Carolina Council for Women and Youth Involvement	
25		ninety-five thousand dollars (\$595,000) in nonrecurring	
26		scal biennium shall be used to develop, strengthen, or exp	
27	-	ograms. These funds shall be allocated each fiscal year as	
28	(1)	Two hundred fifty thousand dollars (\$250,000) to Com	
29	(2)	Three hundred twenty thousand dollars (\$320,000) t	o the North Carolina
30	(2)	Institute Against Human Trafficking.	
31	(3)	Up to twenty-five thousand dollars (\$25,000) to the Cou	incli for administrative
32		costs.	1, 1, 1, 1, 0
33		<b>FION 20.7.(b)</b> Each grantee shall submit to the Council	
34		king service program which shall, at a minimum, include	6
35	(1)	A description of the geographic area the organization s	erves and the needs of
36		victims of human trafficking in that area.	1 1 1
37	(2)	A plan to address the needs of victims, including the g	goals and objectives of
38		each proposed initiative.	
39	(3)	The time line for implementing each proposed initiative	
40		objective and the names of any partners with whom the	-
41		working and the role of those partners in the proposed i	
42	(4)	A list of the specific services each proposed initiative w	•
43		include case management, client safety, client well-bei	-
44		including health, transportation, housing, education	on, and employment
45		assistance.	
46	(5)	The anticipated planning and administrative costs for ea	1 1 ·
47		sorted by type, including staffing, fixed costs, contr	acts, and information
48		technology.	
49	(6)	A description of the organization's capacity to implem	
50		the needs of victims, including the organization's st	affing level, systems,
51		partnerships, existing funding, and existing programs.	

	General Assem	bly Of North Carolina	Session 2021
1	(7)	A description of the applicant's plans and capability to contin	ue each proposed
2		initiative beyond June 30, 2023, if the applicant plans to do	
3	(8)	Any additional information deemed appropriate by the Cour	ncil.
4	SEC	TION 20.7.(c) The Council shall review each proposal sul	omitted and, if it
5	determines it me	eets the requirements of subsection (b) of this section, shall en	ter into a contract
6	with the grantee	s to provide the human trafficking services. If the Council deter	rmines a proposal
7		all of the information required by subsection (b) of this sec	
8	~	grantee of the deficiency, which shall be corrected before a	•
9		l year are disbursed. Funds appropriated for the 2021-2022 fi	•
10		h grantee in a lump sum only after the grantee has submitted a	-
11	1 1	appropriated for the 2022-2023 fiscal year shall be disbursed	•
12	U	a quarterly basis so long as the grantees have submitted the	1 1
13	1 V	ection (b) of this section in the 2021-2022 fiscal year. The Cou	1
14		etailed proposal required by subsection (b) of this section and the	
15	•	) of this section. Grant recipients shall comply with all reporting	g requirements in
16 17		and the contract between the recipient and the Council.	and 2022 asah
17 18		<b>TION 20.7.(d)</b> On or before March 1 and September 1 of 202 pmit a report to the Council that includes all of the following:	.2 and 2025, each
18 19	(1)	Progress on the development and implementation of each	h of its program
20	(1)	initiatives.	n of its program
20	(2)	Progress on meeting goals and objectives for each program	initiative
22	(3)	The number of human trafficking victims assisted through	
23	(3)	initiative.	si each program
24	(4)	A description and explanation of any delays in implement	ation of program
25		initiatives.	
26	(5)	A description and explanation of any changes in the pro-	oposal submitted
27		pursuant to subsection (b) of this section.	L
28	(6)	Planning and administrative costs to date for each program	initiative, sorted
29		by type, including staffing, fixed costs, contracts, and inform	ation technology.
30	(7)	Any additional information required by the Council.	
31		TION 20.7.(e) On or before March 1 and September 1 of 20	
32		bmit a report on the grants awarded pursuant to subsection (a)	
33		opriations Committee on General Government and Information	••
34	-	esentatives Appropriations Committee on General Govern	
35	U	rsight Committee on General Government, and the Fiscal Resea	arch Division that
36	contains all of th	6	
37	(1)	The number of applications received.	
38	(2)	The number of grants awarded.	
39 40	(3)	The names and locations of the grant recipients.	
40 41	(4)	The amount of each grant awarded.	that wara fundad
41	(5)	A description of the human trafficking program initiatives by each grant awarded, including the geographic area in wh	
42 43		provided.	ich services were
43 44	(6)	The total number of victims of human trafficking that were s	erved to date by
45	(0)	each grant recipient.	cived, to date, by
46		each grant recipient.	
47	GRANT PROG	<b>GRAM FOR NONPROFIT ORGANIZATIONS PROVID</b>	ING SERVICES
48		AS OF HUMAN TRAFFICKING	
49		<b>TION 20.8.(a)</b> Of the funds appropriated in this act to th	e Department of
50		North Carolina Council for Women and Youth Involvement (	-
51		ight hundred five thousand dollars (\$1,805,000) in nonrecurr	

1 2 3 4	2021-2022 fiscal year and the sum of one million four hundred five thousand dollars (\$1,405,000) in nonrecurring funds for the 2022-2023 fiscal year shall be used to award and administer grants to organizations that provide direct services to victims of human trafficking. The Council shall develop the grant program and, in consultation with the North Carolina Human Trafficking		
5	Commission, establish program guidelines. The following criteria shall apply to the grant		
6	program:		
7	(1)	Each applicant shall submit a detailed proposal of its human trafficking	
8		service program as provided in subsection (b) of this section.	
9	(2)	The Council shall establish matching requirements for grants, as it deems	
10		appropriate, and shall accept in-kind matching in lieu of cash matching.	
11	(3)	The Council shall post the program guidelines on its website and distribute	
12		them directly to the eligible nonprofit organizations.	
13	(4)	Grant recipients shall comply with all reporting requirements in	
14		G.S. 143C-6-23 and the contract between the recipient and the Council.	
15	(5)	Only the following nonprofit organizations are eligible to participate in the	
16		grant program:	
17		a. A Fresh Start CLT, Inc.	
18		b. Safe Place, Inc.	
19		c. AbolitionNC	
20		d. Beloved Haven, Inc.	
21		e. Christian Recovery Centers, Inc. (Brunswick Christian Recovery	
22		Center)	
23		f. Changing Destinies Ministry	
24		g. CrossRoads: Sexual Assault Response & Resource Center, Inc.	
25		h. Wayne Pregnancy Care Center, Inc. (Cry Freedom Missions)	
26		i. Five 14 Revolution, Inc.	
27		j. Haven House, Inc.	
28		k. Help, Incorporated: Center Against Violence	
29		<i>l.</i> Ministry Seven (Hendersonville Rescue Mission)	
30		m. Hyde County Hotline, Inc.	
31		n. JusticeMatters, Inc.	
32		o. Lily Pad Haven, Inc.	
33		p. On Eagles Wings	
34		q. The Outer Banks Hotline, Inc.	
35		r. Randolph County Family Crisis Center, Inc.	
36		s. Resources, Education, Assistance, Counseling and Housing of Macon	
37		County, Inc. (REACH of Macon and Jackson)	
38		t. The Salvation Army (Salvation Army Project Fight)	
39		u. Onslow County Partnership for Children, Inc. (The One Place Child	
40		Advocacy Center)	
41		v. Triad Ladder of Hope	
42		w. World Relief Corporation of National Association of Evangelicals	
43		(World Relief Triad)	
44		<b>TION 20.8.(b)</b> Each grantee shall submit to the Council a detailed proposal of	
45		king service program which shall, at a minimum, include all of the following:	
46	(1)	A description of the geographic area the organization serves and the needs of	
47		victims of human trafficking in that area.	
48	(2)	A plan to address the needs of victims, including the goals and objectives of	
49		each proposed initiative.	

	General Assem	bly Of North Carolina	Session 2021
1 2 3	(3)	The time line for implementing each proposed initiativ objective and the names of any partners with whom the working and the role of those partners in the proposed	he organization will be
4 5 6 7	(4)	A list of the specific services each proposed initiative v include case management, client safety, client well-be including health, transportation, housing, educati assistance.	ing, and other services,
8 9 10	(5)	The anticipated planning and administrative costs for e sorted by type, including staffing, fixed costs, cont technology.	<b>1 1</b>
11 12 13	(6)	A description of the organization's capacity to implem the needs of victims, including the organization's s partnerships, existing funding, and existing programs.	staffing level, systems,
14 15	(7)	A description of the applicant's plans and capability to initiative beyond June 30, 2023, if the applicant plans	continue each proposed to do so.
16	(8)	Any additional information deemed appropriate by the	
17		TION 20.8.(c) The Council shall review each propos	
18		eets the requirements of subsection (b) of this section, sh	
19	-	s to provide the human trafficking services. If the Counci	
20		all of the information required by subsection (b) of th	
21		grantee of the deficiency, which shall be corrected be	
22 23		l year are disbursed. Funds appropriated for the 2021-20	
23 24		h grantee in a lump sum only after the grantee has submit appropriated for the 2022-2023 fiscal year shall be disbu	
25		a quarterly basis so long as the grantees have submitted	-
26	•	ection (b) of this section in the 2021-2022 fiscal year. The	1 1
27		etailed proposal required by subsection (b) of this section	
28	by subsection (d		I I I I
29		TION 20.8.(d) On or before March 1 and September 1 of	of 2022 and 2023, each
30		omit a report to the Council that includes all of the follow	
31 32		Progress on the development and implementation of initiatives.	
33	(2)	Progress on meeting goals and objectives for each pro	-
34 35 36	(3) (4)	<ul><li>The number of human trafficking victims assisted initiative.</li><li>A description and explanation of any delays in implementation</li></ul>	
30 37	(ד)	initiatives.	ementation of program
38	(5)	A description and explanation of any changes in t	he proposal submitted
39	(-)	pursuant to subsection (b) of this section.	FF
40	(6)	Planning and administrative costs to date for each pro	ogram initiative, sorted
41		by type, including staffing, fixed costs, contracts, and in	-
42	(7)	Any additional information required by the Council.	
43	SEC	TION 20.8.(e) On or before March 1 and September 1	of 2022 and 2023, the
44		bmit a report on the grant program established pursuar	
45		iations Committee on General Government and Inform	
46		resentatives Appropriations Committee on General C	
47		rsight Committee on General Government, and the Fiscal	Research Division that
48	contains all of th	6	
49 50	(1)	The number of applications received.	
50 51	(2) (3)	The number of grants awarded. The names and locations of the grant recipients.	
.)]	(5)	The names and locations of the grant recipients.	

51 (3) The names and locations of the grant recipients.

	General Assembly Of North Carolina			Session 2021
1	(4)	The a	nount of each grant awarded.	
2 3	(5)	A des by the	cription of the human trafficking program initia grant awarded, including the geographic area	
4 5	(6)		tal number of victims of human trafficking that	were served, to date, by
6		-	rant recipient.	
7			<b>0.8.(f)</b> Of the funds appropriated for the grant p	
8 9			to twenty-five thousand dollars (\$25,000) in m for administrative costs.	each fiscal year of the
10				
11			<b>REIMBURSEMENT FOR COMMUTING</b>	IN STATE-OWNED
12	MOTOR VI			
13			<b>0.9.</b> G.S. 143-341 reads as rewritten:	
14			l duties of Department.	
15 16	The Departm	ient of A	dministration has the following powers and dut	les:
16 17	(8)	Ganar	al Services:	
17	(0)	Gener	al Selvices.	
19		i.	To establish and operate a central motor fle	et and such subsidiary
20		1.	related facilities as the Secretary may deem ned	•
20				bosting, and to that ond.
22			7a	
23			Every individual who uses a State-o	owned passenger motor
24			vehicle, pickup truck, or van to drive b	
25			official work station and his or her how	me, shall reimburse the
26			State for these trips at a rate computed b	by the Department. This
27			rate shall <del>approximate <u>be</u> derived</del>	•
28			approximates the benefit derived from	
29			prescribed by federal law. law, which	•
30			value rule described in Publication	
31			Revenue Service. Reimbursement for a	
32 33			of State shall be for the actual number of the vehicle to commute during the more	-
33 34			the vehicle to commute during the mor any other individual shall be for 20 day	
35			of how many days the individual uses	
36			during the month. Reimbursement sha	
37			deduction. Funds derived from reim	
38			owned by the Motor Fleet Managen	
39			deposited to the credit of the Divisio	
40			reimbursements on vehicles initia	ally purchased with
41			appropriations from the Highway Fund	and not owned by the
42			Division shall be deposited in a Special	
43			the Department of Transportation, wh	
44			Highway Fund; funds derived from reir	
45			vehicles shall be deposited in a Special	
46			the Department of Administration wh	
47 19			General Fund. Commuting, for	
48 49			sub-sub-subdivision, does not include t	
49 50			office is in their home, as determined	
50 51			Administration, Division of Motor Fle this sub-sub-subdivision does not a	-
51			ans sub-sub-subarrision does not a	pry to the following

1	
1	vehicles: (i) clearly marked police and fire vehicles, (ii)
2	delivery trucks with seating only for the driver, (iii) flatbed
3	trucks, (iv) cargo carriers with over a 14,000 pound capacity,
4	(v) school and passenger buses with over 20 person capacities,
5	(vi) ambulances, (vii) [Repealed]. (viii) bucket trucks, (ix)
6	cranes and derricks, (x) forklifts, (xi) cement mixers, (xii)
7	dump trucks, (xiii) garbage trucks, (xiv) specialized utility
8 9	repair trucks (except vans and pickup trucks), (xv) tractors,
9 10	(xvi) unmarked law-enforcement vehicles that are used in
10	undercover work and are operated by full-time, fully sworn law-enforcement officers whose primary duties include
12	carrying a firearm, executing search warrants, and making
12	arrests, and (xvii) any other vehicle exempted under Section
14	274(d) of the Internal Revenue Code of 1954, and Federal
15	Internal Revenue Service regulations based thereon. The
16	Department of Administration, Division of Motor Fleet
17	Management, shall report quarterly to the Joint Legislative
18	Commission on Governmental Operations and to the Fiscal
19	Research Division of the Legislative Services Office on
20	individuals who use State-owned passenger motor vehicles,
21	pickup trucks, or vans between their official work stations and
22	their homes, who are not required to reimburse the State for
23	these trips.
24	"
25 26	DOA LEASE LAKE WHEELER FIELD LAB PROPERTY TO USDA
26 27	
27	SECTION 20.10. The Department of Administration (Department) may lease to the
27 28	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for
27 28 29	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated
27 28 29 30	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City
27 28 29	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for
27 28 29 30 31	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City
27 28 29 30 31 32	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use
27 28 29 30 31 32 33 34 35	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related
27 28 29 30 31 32 33 34 35 36	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of
27 28 29 30 31 32 33 34 35 36 37	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions
<ul> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> </ul>	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting
<ul> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> </ul>	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting requirements of G.S. 146-29(c) prior to entering or renewing any lease under this section.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<b>SECTION 20.10.</b> The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting requirements of G.S. 146-29(c) prior to entering or renewing any lease under this section. <b>PART XXI. ADMINISTRATIVE HEARINGS</b>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	SECTION 20.10. The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting requirements of G.S. 146-29(c) prior to entering or renewing any lease under this section. PART XXI. ADMINISTRATIVE HEARINGS/USE OF FUNDS FOR HUMAN RELATIONS SPECIALIST POSITION
<ul> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> </ul>	SECTION 20.10. The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting requirements of G.S. 146-29(c) prior to entering or renewing any lease under this section. PART XXI. ADMINISTRATIVE HEARINGS/USE OF FUNDS FOR HUMAN RELATIONS SPECIALIST POSITION SECTION 21.1. Of the funds appropriated in this act to the Office of Administrative
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	SECTION 20.10. The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting requirements of G.S. 146-29(c) prior to entering or renewing any lease under this section. PART XXI. ADMINISTRATIVE HEARINGS/USE OF FUNDS FOR HUMAN RELATIONS SPECIALIST POSITION
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	SECTION 20.10. The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting requirements of G.S. 146-29(c) prior to entering or renewing any lease under this section. PART XXI. ADMINISTRATIVE HEARINGS/USE OF FUNDS FOR HUMAN RELATIONS SPECIALIST POSITION SECTION 21.1. Of the funds appropriated in this act to the Office of Administrative Hearings for a new Human Relations Specialist position, the sum of two thousand five hundred
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	SECTION 20.10. The Department of Administration (Department) may lease to the United States Department of Agriculture, Agricultural Research Service (USDA ARS), for nominal monetary consideration, up to 15 acres of real property owned by the State and allocated to North Carolina State University as part of the University's Lake Wheeler Field Lab in the City of Raleigh near the intersection of Lake Wheeler Road and Inwood Road. The lease may be for a term of up to 40 years, including renewals, and may permit the construction, as well as the use and operation, by USDA ARS of an interdisciplinary plant research facility and related improvements to facilitate, encourage, and strengthen collaboration with university researchers in related fields. The lease shall provide that USDA ARS shall be responsible for all costs related to the construction, use, and operation of the facility. Notwithstanding the provisions of G.S. 146-29.1, the lease shall be effective upon execution and the satisfaction of any conditions precedent to its effectiveness stated in the lease. The Department shall comply with the reporting requirements of G.S. 146-29(c) prior to entering or renewing any lease under this section. <b>PART XXI. ADMINISTRATIVE HEARINGS/USE OF FUNDS FOR HUMAN RELATIONS SPECIALIST POSITION</b> SECTION 21.1. Of the funds appropriated in this act to the Office of Administrative Hearings for a new Human Relations Specialist position, the sum of two thousand five hundred dollars (\$2,500) in FY 2021-22 may be used for start-up costs, including the purchase of furniture

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# PART XXIII. BUDGET AND MANAGEMENT

grant funds.

# 3 EVIDENCE-BASED GRANTS

(1)

(2)

(3)

4 **SECTION 23.1.** Of the funds appropriated in this act to the Office of State Budget 5 and Management (OSBM), the sum of three hundred thousand dollars (\$300,000) in nonrecurring 6 funds in each year of the 2021-2023 fiscal biennium shall be used to provide grants to State 7 agencies to, in partnership with research institutions, evaluate the outcomes of one or more 8 programs administered by the State agency. OSBM shall develop guidelines and procedures for 9 the administration and distribution of these funds to State agencies through a competitive process 10 and shall, by June 30, 2022, and June 30, 2023, submit reports on the administration and use of 11 the funds to the Joint Legislative Oversight Committee on General Government and the Fiscal 12 Research Division. Each report shall include the following information:

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- 15 16

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(4) The names of the research institutions that partnered with State agencies to

The number of applications received.

- (4) The names of the research institutions that part conduct evaluations of State program outcomes.
- (5) The name of each State agency program that was evaluated and a description of the program.
  - (6) The amount of funds spent for each evaluation.
  - (7) A description of the data used to perform the evaluation and the evaluation methodology.

The criteria used by OSBM to evaluate applications from State agencies for

23 24 25

# (8) The findings of each evaluation conducted in the fiscal year.

The number of applications accepted and rejected.

# 26 NCPRO/EXTENSION OF OPERATIONS

27 SECTION 23.2. Section 4.3 of S.L. 2020-4, as amended by Section 3.5 of S.L.
28 2021-1, reads as rewritten:

"SECTION 4.3.(a) OSBM shall establish a temporary North Carolina Pandemic Recovery
 Office (Office) to oversee and coordinate funds made available under COVID-19 Recovery
 Legislation. This Office shall also provide technical assistance and ensure coordination of federal
 funds received by State agencies and local governments and ensure proper reporting and
 accounting of all funds. The authorization set forth in this section expires on December 31, 2021,
 June 30, 2023, and the Office shall cease to operate upon expiration of the authorization."

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# LOCAL FISCAL RECOVERY FUNDS/TECHNICAL ASSISTANCE

**SECTION 23.3.** Of the funds appropriated in this act from the State Fiscal Recovery Fund to the Office of State Budget and Management, Pandemic Recovery Office, the sum of thirty million dollars (\$30,000,000) in nonrecurring funds for the 2021-2022 fiscal year shall be allocated equally to the North Carolina League of Municipalities, North Carolina Association of County Commissioners, and North Carolina Association of Regional Councils of Government to provide guidance and technical assistance to units of local government in the administration of funds from the Local Fiscal Recovery Fund, as established in Section 2.6 of S.L. 2021-25.

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# FUNDING FOR STATE RECOGNIZED INDIAN TRIBES

46 **SECTION 23.4.** Of the funds appropriated in this act from the State Fiscal Recovery 47 Fund to the Office of State Budget and Management, Pandemic Recovery Office, the sum of ten 48 million dollars (\$10,000,000) in nonrecurring funds for the 2021-2022 fiscal year shall be 49 allocated to the American Indian tribes named in Chapter 71A of the General Statutes. The funds 50 shall be allocated based on the number of members enrolled in the tribes on July 1, 2021.

$\frac{1}{2}$		SPECIAL APPROPRIATIONS				
2 3	3 SYMPHONY CHALLENGE GRANT					
4		ed in this act to the Office of State Budget				
5		and Management – Special Appropriations, the sum of two million dollars (\$2,000,000) in				
6	recurring funds for each year of the 2021-2023 fiscal biennium shall be allocated to the North					
7	Carolina Symphony as provided in this section. It is the intent of the General Assembly that the					
8	North Carolina Symphony raise at least five million dollars (\$5,000,000) in non-State funds for					
9	· · ·	the 2021-2022 fiscal year and nine million dollars (\$9,000,000) in non-State funds for the				
10						
11	• • • •	•				
12	2 subsections (b) and (c) of this section.					
13						
14	6					
15		million dollars (\$2,000,000) in non-State				
16		ony shall receive the sum of six hundred				
17						
18		of two million dollars (\$2,000,000) in				
19	C	nt of four million dollars (\$4,000,000) in				
20	,	Symphony shall receive the sum of seven				
21						
22 23		of one million dollars (\$1,000,000) in				
23 24	C	nt of five million dollars (\$5,000,000) in Symphony shall receive the final sum of				
2 <del>4</del> 25	,	(0,000) in the 2021-2022 fiscal year.				
26		•				
27						
28	e	million dollars (\$4,000,000) in non-State				
29		ony shall receive the sum of six hundred				
30		2				
31	(2) Upon raising an additional sum	of two million dollars (\$2,000,000) in				
32	non-State funding for a total amou	nt of six million dollars (\$6,000,000) in				
33		Symphony shall receive the sum of seven				
34						
35		of three million dollars (\$3,000,000) in				
36	C	nt of nine million dollars (\$9,000,000) in				
37		Symphony shall receive the final sum of				
38		00,000) in the 2022-2023 fiscal year.				
39 40						
40 41		d in this act to the Office of State Budget				
42						
43	0 1 11 1	5				
44						
45	<b>,</b>					
46		hall apply for the funds in the manner				
47		11.7				
48		the preservation of historic records and				
49	9 files. Allowable uses of the funds i	nclude, but are not limited to, document				
50		on, and placement in protected archival				
51	51 binders.					

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1 2	(3)	Funds may be used for document digitization on will continue to be maintained and preserved.	ly if the original documents
3 4 5 6 7	(4)	The maximum grant amount to each office sha (\$1,000). Additional grant funds shall be disbu applications based on availability of funds. The second-round grants shall be determined by OS section shall apply if a second round of grants is a	ursed in a second round of e maximum amount of the BM. The provisions of this administered.
8 9 10	(5)	Grantees must provide a one hundred percent (100 awarded.	)%) match for all grant funds
10 11 12	PART XXV. CO	ONTROLLER	
13	<b>OVERPAYME</b>	NT AUDITS	
14		<b>FION 25.1.(a)</b> During the 2021-2023 fiscal bienniu	im, receipts generated by the
15		lvertent overpayments by State agencies to vendors	
16	U U	s and discounts, miscalculated freight charges, unc	•
17	1	s, and related errors shall be deposited in Special	Reserve Account 24172 as
18	required by G.S.		
19 20		<b>FION 25.1.(b)</b> Of the funds appropriated in this a and for each fixed war of the 2021 2023 fixed h	-
20 21		and for each fiscal year of the 2021-2023 fiscal t (\$250,000) of the funds shall be used by the Offic	
22		debt collection, or e-commerce costs.	e of the State Controller for
23		<b>FION 25.1.(c)</b> The State Controller shall report ann	ually to the Joint Legislative
24		Governmental Operations and the Fiscal Research	
25	deposited into Sp	becial Reserve Account 24172 and the disbursemen	t of that revenue.
26			
27	PART XXVI. E	LECTIONS	
28 29	DUASE OUT D	<b>OSITIONS FUNDED WITH HAVA AND OTH</b>	ED FEDEDAL FUNDS
29 30		<b>FION 26.1.(a)</b> The State Board of Elections sha	
31		Budget and Management, develop and impleme	
32		time positions that are currently funded with Help	
33	federal funds. Fif	fteen of the positions described in this section shall	expire no later than June 30,
34		ll expire no later than June 30, 2023. The full-time p	
35	•	authorized in S.L. 2018-5, shall not be phased o	out unless authorized by the
36	General Assembl	•	1 ····
37 38		<b>FION 26.1.(b)</b> The State Board of Elections shall su ittee on General Government, the Senate Appropria	-
38 39		d Information Technology, the House of Repu	
40		eneral Government, and the Fiscal Research Division	
41	(1)	No later than October 1, 2021, the phase-out pla	
42		of this section.	
43	(2)	No later than August 1, 2022, an interim report of	-
44		phase-out plan which shall include, for each of th	1 1
45		out, (i) the position title, (ii) the position number,	, and (iii) the total amount of
46 47	(2)	funds, salary, and benefits being reduced. No later than September 1, 2023, a final report o	on the implementation of the
47 48	(3)	phase-out plan which shall include, for each of	-
40 49		phase-out plan which shan include, for each of phased out, (i) the position title, (ii) the position	0 1
50		amount of funds, salary, and benefits being reduc	
51			

**General Assembly Of North Carolina** Session 2021 PART XXVII. GENERAL ASSEMBLY 1 2 3 FUNDING TO MITIGATE COVID-19 PANDEMIC FISCAL IMPACT ON 4 **LEGISLATURE** 5 **SECTION 27.1.** Of the funds appropriated in this act from the State Fiscal Recovery Fund to the General Assembly, the sum of twenty-one million eight hundred thousand dollars 6 7 (\$21,800,000) in nonrecurring funds for the 2021-2022 fiscal year to be used for the 2021-2023 8 fiscal biennium shall be allocated as follows: 9 Two million three hundred fifty thousand dollars (\$2,350,000) for premium (1)10 pay and bonuses for essential workers. 11 Eleven million dollars (\$11,000,000) for staff resources dedicated to support (2)legislative activities, including research and analysis, developing and drafting 12 legislation, monitoring spending and compliance with State and federal 13 14 requirements, and related activities. Four hundred fifty thousand dollars (\$450,000) for replacing revenue lost by 15 (3)legislative food services due to the negative impact of the COVID-19 16 17 pandemic. Eight million dollars (\$8,000,000) for making broadband and other 18 (4) 19 information technology improvements in the legislative complex and for 20 making improvements in the functionality of committee rooms. 21 22 PART XXVIII. GOVERNOR [RESERVED] 23 24 PART XXIX. HOUSING FINANCE AGENCY 25 26 STUDY MODIFYING QUALIFIED ALLOCATION PLAN AND PILOT PROGRAM 27 FOR LOW-INCOME HOUSING DEVELOPMENT 28 SECTION 29.1.(a) The Housing Finance Agency (hereinafter "Agency") shall study 29 potential modifications to the amenities policies in the Qualified Allocation Plan it uses to 30 establish selection criteria and application requirements for housing credits to allow for siting of development projects in high-opportunity neighborhoods, downtowns, and other areas and the 31 32 rehabilitation or renovation of historic properties. In conducting the study, the Agency shall, at a 33 minimum, consider all of the following: 34 Eliminating or deprioritizing and redefining the "shopping," "grocery," and (1)35 "pharmacy" categories in the amenity scoring model to include a more diverse 36 range of retail and commercial businesses, including locally owned 37 businesses. 38 Eliminating the distinction between primary and secondary amenities in the (2)39 scoring model. 40 Establishing a threshold score to include amenities and measures of (3) 41 opportunity. 42 Removing the cap on construction costs for historic rehabilitation projects. (4) 43 (5) Using best practices from programs in other states. 44 **SECTION 29.1.(b)** No later than July 1, 2022, the Agency shall submit the results 45 of the study required by subsection (a) of this section, and any proposed modifications to the 46 amenities policies in the Qualified Allocation Plan, to the North Carolina Federal Tax Reform Allocation Committee (hereinafter "Committee"), established pursuant to Article 51B of Chapter 47 143 of the General Statutes, and the Fiscal Research Division. The Committee may propose any 48 49 recommended modifications resulting from the study as part of the 2023 Qualified Allocation

50 Plan.

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SECTION 29.1.(c) In the 2022 and 2023 housing credit award cycle, the Agency 1 2 shall set aside ten percent (10%) of the State's federal tax credit allocation for low-income housing for (i) development projects located within 1 mile of a municipality's downtown and (ii) 3 4 historic property rehabilitation or renovation projects located anywhere in the State. If, in either 5 the 2022 or 2023 award cycle, the tax credits are not allocated as a result of a lack of eligible 6 projects under this subsection, the Agency shall, in that same award cycle, reallocate the unused 7 tax credits to eligible developers of projects that do not meet the criteria provided in (i) and (ii) 8 of this subsection.

9 SECTION 29.1.(d) Of the funds appropriated in this act to the Agency, the sum of 10 three million five hundred thousand dollars (\$3,500,000) in nonrecurring funds for each year of 11 the 2021-2023 fiscal biennium shall be used by the Agency to make loans to developers of low-income housing who also receive a share of the State's federal tax credit allocation for 12 low-income housing set aside as required by subsection (c) of this section. The amount of the 13 14 loans shall be based on the income level of the county in which the property is being developed. The loan funds shall be used by developers for low-income housing development projects 15 described in subsection (c) of this section. 16

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- **SECTION 29.1.(e)** For purposes of this section, the following definitions apply:
- (1) Downtown. An area of a municipality that has been zoned a "central business district," as that district is defined by the governing body of the municipality, or an area that has been designated a municipal service district pursuant to Article 23 of Chapter 160A of the General Statutes.
  - (2) Historic property. A building or structure (i) designated as a local historic landmark, (ii) listed in the National Register of Historic Places, (iii) located in a locally designated historic district, (iv) located in a historic district listed in the National Register of Historic Places, (v) named on the North Carolina study list for the National Register of Historic Places, or (vi) otherwise deemed eligible for listing in the National Register of Historic Places.
- 27 28 29

# **BUDGETING AND REPORTING REQUIREMENTS**

30 **SECTION 29.2.(a)** Chapter 122A of the General Statutes is amended by adding a 31 new section to read:

#### 32 "<u>§ 122A-16.1. Budgeting requirements.</u>

33 In addition to the requirements set forth in G.S. 143C-3-3 and G.S. 143C-3-5, the Agency 34 shall include in the report required under G.S. 122A-16 a recommended base budget for 35 operations of, and programs administered by, the Agency showing accounting detail 36 corresponding to the Agency budget recommendation for each budget code and purpose or program. The recommended base budget required under this subsection shall meet all of the 37 following requirements: 38 39 Employ the North Carolina Accounting System Uniform Chart of Accounts (1)40 adopted by the State Controller to show both uses and sources of funds by line-item detail and shall display in separate parallel columns all of the 41 42 following: (i) actual expenditures and receipts for the most recent fiscal year 43

43for which actual information is available, (ii) the certified budget for the<br/>preceding fiscal year, (iii) the currently authorized budget for the preceding<br/>fiscal year, (iv) program base budget requirements for the upcoming fiscal<br/>year, (v) proposed expenditures and receipts for the upcoming fiscal year, and<br/>(vi) proposed increases and decreases.

- 48 (2) Identify all budget and fund code titles.
- 49(3)Include accurate projections of receipts, expenditures, and fund balances.5050Estimated receipts, including federal funds, shall be adjusted to reflect actual<br/>collections from the previous fiscal year, unless there is a more reasonable

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1	basis upon which to accurately project receipts. Revenue a	and expenditure
2	detail provided in the Budget Support Document shall be no le	
3	the two-digit level in the North Carolina Accounting System	
4	of Accounts as prescribed by the State Controller.	
5	(4) Clearly identify all proposed expenditures supported by exist	ing or proposed
6	appropriations, including statutory appropriations.	
7	(5) Include a list of budget adjustments made during the prior fis	cal year that are
8	included in the proposed base budget for the upcoming fiscal	
9	budget adjustments shall identify the revision number, revision	n type, revision
10	title, the purpose or programs affected, the amount of funds n	noving between
11	the purpose or programs, and the justification for the adjustme	ent."
12	<b>SECTION 29.2.(b)</b> G.S. 143C-1-1(b) reads as rewritten:	
13	"(b) The provisions of this Chapter shall apply to every State agency, un	less specifically
14	exempted herein, and to every non-State entity that receives or expends any State	funds. No State
15	agency or non-State entity shall expend any State funds except in accordance	with an act of
16	appropriation and the requirements of this Chapter. Except for the provision	ons set forth in
17	G.S. 143C-3-3 and G.S. 143C-3-5, the provisions of Chapter 122A of the Gener	al Statutes shall
18	continue to apply to the North Carolina Housing Finance Agency created under C	Chapter 122A of
19	the General Statutes and to control its expenditures and, in the event of a conflict w	with the sections
20	of this Chapter other than G.S. 143C-3-3 and G.S. 143C-3-5, the provisions of C	Chapter 122A of
21	the General Statutes shall control. The provisions of Chapter 120 of the General	
22	continue to apply to the General Assembly and to control its expenditures and i	
23	conflict with this Chapter, the provisions of Chapter 120 of the General Statute	
24	Nothing in this Chapter abrogates or diminishes the inherent power of the legisla	ative, executive,
25	or judicial branch."	
26	SECTION 29.2.(c) G.S. 143C-3-3 is amended by adding a new sub-	
27	"(f) <u>Applicability to Housing Finance Agency. – The provisions of this</u>	
28	the North Carolina Housing Finance Agency created under Chapter 122A of the C	
29	Nothing in this section shall be construed as requiring the Housing Finance Ag	
30	approval for the exercise of any of the powers granted by Chapter 122A of the Ge	eneral Statutes."
31	SECTION 29.2.(d) G.S. 143C-3-5(d) reads as rewritten:	
32	"(d) Funds Included in Budget. – Consistent with requirements of the	
33	Constitution, Article 5, Section 7(1), the Governor's Recommended State Budge	, U
34 25	the Recommended Base Budget and Recommended Capital Improvements I	
35	Document, shall include recommended expenditures of State funds from all Go	
36	Proprietary Funds, as those funds are described in G.S. 143C-1-3, and all funds	
37	(i) The University of North Carolina and its constituent institutions that are	•
38	Chapter. Chapter and (ii) the North Carolina Housing Finance Agency created	•
39	122A of the General Statutes that are appropriated from the State Treasury	
40	provided otherwise by federal law, funds received from the federal governmen	
41	funds when deposited in the State treasury and shall be classified and account	
42	Governor's budget recommendations no differently than funds from other sour	-
43	this section shall be construed as requiring the Housing Finance Agency to receive	* *
44	the exercise of any of the powers granted by Chapter 122A of the General Statut	es."
45	SECTION 29.2.(e) G.S. 122A-16 reads as rewritten:	1.4
46 47	"§ 122A-16. Oversight by committees of General Assembly; annual reports	<del>», report; audit;</del>
47 19	construction of Chapter.	a antotima - 1
48 49	(a) <u>Oversight.</u> — The Finance Committee of the House of Representatives the Finance Committee of the Senate Senate and the Joint Legis	
49 50	<u>Representatives, the Finance Committee of the Senate Senate, and the Joint Legis</u> <u>Committee on General Government shall exercise continuing oversight of the A</u>	
50 51	to assure that the Agency is effectively fulfilling its statutory <del>purpose; provided</del>	
51	to assure that the Agency is effectively furthing its statutory purpose, provided	i, nowever, that

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nothing in this Chapter shall be construed as required by the Agency to receive legislative	_ _			
approval for the exercise of any of the powers granted by this Chapter.purpose.				
(b) <u>Comprehensive Report.</u> — The Agency shall, <del>promptly following the close of each</del>				
<u>fiscal year</u> , on or before December 1 of each year, submit an annual comprehensive report of its				
activities for the preceding year to the Governor, the Office of State Budget and Management				
State Auditor, the aforementioned committees of the General Assembly and the Local				
Government Commission. Each such Commission, the Joint Legislative Oversight Committee				
on General Government, and the Fiscal Research Division. The comprehensive report required under this subsection shall set forth a complete operating and financial statement of the Agency				
during such year.include at least all of the following:				
(1) The goals and objectives of each program administered by the Agency.				
(2) The number and types of activities funded by the Agency.				
(3) The number of individuals or families served for each program administered	1			
by the Agency.				
(4) The information required under G.S. 45-104, 122A-5.14, 122A-5.15	2			
122A-16.1, and Section 20.1 of S.L. 2005-276.				
(c) <u>Audit. – The Agency shall cause an audit of its books and accounts to be made at leas</u>	t			
once in each year by an independent certified public accountant and the cost thereof may be paid	ł			
from any available moneys of the Agency. The Agency shall on January 1 and July 1 of each	f			
year submit a written report of its activities to the Joint Legislative Commission on Governmenta				
Operations. The Agency shall also at the end of each fiscal year submit a written report of its				
budget expenditures by line item to the Joint Legislative Commission on Governmenta				
Operations.				
(d) Construction. – Nothing in this Chapter shall be construed as requiring the Agency to	)			
receive legislative approval for the exercise of any of the powers granted by this Chapter."	-			
<b>SECTION 29.2.(f)</b> Section 20.1(a) of S.L. 2005-276 reads as rewritten:				
"SECTION 20.1.(a) Funds appropriated in this act to the Housing Finance Agency for the	е			
federal HOME Program shall be used to match federal funds appropriated for the HOME				
Program. In allocating State funds appropriated to match federal HOME Program funds, the				
Agency shall give priority to HOME Program projects, as follows:	-			
(1) First priority to projects that are located in counties designated as Tier One				
Tier Two, or Tier Three Enterprise Counties under G.S. 105-129.3; and	,			
(2) Second priority to projects that benefit persons and families whose incomes	c			
are fifty percent (50%) or less of the median family income for the local area				
with adjustments for family size, according to the latest figures available from				
the United States Department of Housing and Urban Development.	1			
The As part of the report required under G.S. 122A-16, the Housing Finance Agency shall	1			
report to the Joint Legislative Commission on Governmental Operations by April 1 of each year				
concerning on the status of the HOME Program and shall include in the report information or	1			
priorities met, types of activities funded, and types of activities not funded."				
<b>SECTION 29.2.(g)</b> G.S. $45-104(f)$ reads as rewritten:				
"(f) The <u>As part of the report required under G.S. 122A-16, the Housing Finance Agency</u>				
shall report to the General Assembly describing on the operation of the program established by				
this act not later than May 1 of each year until the funds are completely disbursed from the State				
Home Foreclosure Prevention Trust Fund. Information in the report shall be presented in				
aggregate form and may include the number of clients helped, the effectiveness of the funds in				
preventing home foreclosure, recommendations for further efforts needed to reduce foreclosures				
and provide any other aggregated information the Housing Finance Agency determines is	5			
pertinent or that the General Assembly requests."				
<b>SECTION 29.2.(h)</b> G.S. 122A-5.14(d) reads as rewritten:				

1 "(d) Annual Report. – By April 1 of each year, the As part of the report required under 2 G.S. 122A-16, the Agency shall report to the House Appropriations Subcommittee on General 3 Government and Senate Appropriations Subcommittee on General Government and Information 4 Technology on the effectiveness of the Program in accomplishing its purposes and provide any 5 other information the Agency determines is pertinent or that the General Assembly requests." 6 SECTION 29.2.(i) G.S. 122A-5.15(d) reads as rewritten: 7 "(d) By February 1 of each year, the As part of the report required under G.S. 122A-16,

the Agency shall report to the Joint Legislative Commission on Governmental Operations and
 the Fiscal Research Division on the number of loans made under this section, the amount of each
 loan, and whether the low-income housing development is located in a low-, moderate-, or
 high-income county, as designated by the Agency."

SECTION 29.2.(j) Subsections (b) through (d) of this section become effective July 1, 2021, and apply beginning with the 2022-2023 fiscal year. Subsections (b) and (c) of G.S. 122A-16, as amended by subsection (e) of this section, and subsections (f) through (i) of this section become effective July 1, 2021, and apply to reports due on or after that date. The remainder of this section becomes effective July 1, 2021.

17

# 18 STATE HOMEOWNER ASSISTANCE FUND

**SECTION 29.3.(a)** The North Carolina Housing Finance Agency shall establish and administer the State Homeowner Assistance Fund (Fund) to mitigate financial hardships associated with the COVID-19 pandemic by providing funds for qualified expenses to eligible homeowners for the purpose of preventing mortgage delinquencies, defaults, foreclosures, loss of utilities or home energy services, and displacements of homeowners experiencing financial hardship after January 21, 2020. The Agency shall do all of the following:

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 Develop and submit a plan for the use of federal Housing Assistance Fund (HAF) funding in accordance with the guidelines established by the United States Department of the Treasury (Treasury).

- (2) Upon submission of the plan described in subdivision (1) of this subsection, submit a copy of the plan to the Joint Legislative Oversight Committee on General Government, the Senate Appropriations Committee on General Government and Information Technology, the House of Representatives Appropriations Committee on General Government, and the Fiscal Research Division.
- (3) Promptly notify the entities listed in subdivision (2) of this section upon receipt of decisions from the Treasury approving the plan, making recommendations to improve weaknesses in the plan prior to its approval, or any other decisions involving the receipt of federal funds for the purposes described in this section, including the schedule of disbursements of federal funds.
- (4) Prior to adopting or amending procedures for administering the Fund, (i) publish the proposed procedures in the North Carolina Register at least 30 days prior to the adoption of the final procedures, (ii) accept oral and written comments on the proposed procedures, and (iii) hold at least one public hearing on the proposed procedures. For purposes of this section, the Agency is exempt from the requirements of Article 2A of Chapter 150B of the General Statutes.
- 47 (5) Allocate or expend funds from the Fund only in accordance with section 3206
  48 of the American Rescue Plan Act (the HAF Statute) and the Guidance for the
  49 Homeowner Assistance Fund issued by the Treasury on April 14, 2021, as
  50 amended from time to time, and any other guidance issued by the Treasury
  51 regarding the HAF.

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(6)	<ul> <li>Beginning in 2022, on or before March 1 and September 1, a in each year thereafter until the federal HAF funds are fully to the entities listed in subdivision (2) of this section f administered under the Fund by providing, at a minimum, al a. An overview and description of program goals.</li> <li>b. The date the program was established and the duration of the program's target population and geographic are d. Homeowner eligibility requirements.</li> <li>e. The number of participating houseowners, type assistance provided to those houseowners, and the assistance.</li> <li>f. Progress in meeting program goals to date.</li> <li>g. Interaction with other programs administered under h. Agency planning and administrative costs, sorted between the second second</li></ul>	expended, report for each program l of the following: on of the program. a. and amount of e duration of the the Fund.
	<ul><li>staffing, fixed costs, contracts, and information tech</li><li>i. Total of federal HAF funds spent to date, amou</li></ul>	nology.
	amount unobligated. <b>TION 29.3.(b)</b> This section expires on September 30, 2025, under the federal HAF program is amended or extended by fed	
SEC "§ 122A-5.15." (a) The Workforce How low-income how	E HOUSING LOAN PROGRAM/REVOLVING LOANS TION 29.4.1.(a) G.S. 122A-5.15 reads as rewritten: Workforce Housing Loan Program. North Carolina Housing Finance Agency shall establish at sing Loan Program for the purpose of making <u>revolving</u> lo sing development in the State. Funds appropriated to the North the Workforce Housing Loan Program shall be used by the section.	oans for qualified Carolina Housing
SEC made from the V the State Fisca	<b>TION 29.4.1.(b)</b> This section is effective when it becomes la <b>TION 29.4.2.</b> Unless otherwise prohibited by federal law or Vorkforce Housing Loan Program using funds appropriated to Recovery Fund shall be repaid to the Program for the pu as authorized by G.S. 122A-5.15.	guidelines, loans the Program from
PART XXX. II	ISURANCE	
SEC percentage rate is five percent ( SEC	Y FEE & INSURANCE REGULATORY FUND TION 30.1.(a) Notwithstanding the provisions of G.S to be used in calculating the insurance regulatory charge unde 5%) for the 2022 calendar year. TION 30.1.(b) G.S. 58-6-25 reads as rewritten: urance regulatory charge.	
(6.5%). When the Department shall submit that General Assembly sufficient to define the definition of the sufficient to define the definition of the sufficient to define the sufficient term of te	s. – The rate of the charge for each taxable year shall be six and he Department prepares its budget request for each upcomir Il propose a percentage rate of the charge levied in this section t proposed rate to the General Assembly each fiscal year. It is ply (i) that the percentage rate not exceed the rate necessary fray the estimated cost of the operations of the Department for uding a reasonable margin for a reserve fund, and (ii) that the	ng fiscal year, the on. The Governor s the intent of the to generate funds or each upcoming

reserve not exceed one-third of the estimated cost of operating the Department for each upcoming fiscal year. that shall be used to provide for unanticipated expenditures requiring a budget adjustment as authorized by G.S. 143C-6-4. In calculating the amount of the reserve, the General Assembly shall consider all relevant factors that may affect the cost of operating the Department or a possible unanticipated increase or decrease in North Carolina premiums or other charge revenue.

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8 (d) Use of Proceeds. – The Insurance Regulatory Fund is created in the State treasury, 9 under the control of the Office of State Budget and Management. The as an interest-bearing 10 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 11 12 Statutes shall be <del>credited to the Fund. The Fund shall be placed in an interest-bearing account</del> 13 and any interest or other income derived from the Fund shall be credited to the Fund. credited. 14 Moneys in the Fund may be spent only pursuant to appropriation by the General Assembly 15 Assembly, and in accordance with the line item budget enacted by the General Assembly. The 16 the Fund is subject to the provisions of the State Budget Act, except that no unexpended surplus 17 of the Fund shall revert to the General Fund. Act. All money credited to the Fund shall be used 18 to reimburse the General Fund for the following:

19 20

#### 21 VOLUNTEER FIRE DEPARTMENT GRANT PROGRAM CHANGES

SECTION 30.2.(a) Grants Authorized. – Notwithstanding the provisions of G.S. 58-87-1, the Commissioner of Insurance shall use funds from the Volunteer Fire Department Fund to provide grants to eligible fire departments in accordance with this section. The Commissioner may use up to one percent (1%) of the Fund for staff and resources to administer the grant programs authorized by this section. For purposes of this section, the term "eligible fire department" has the same meaning as in G.S. 58-87-1(b).

28 SECTION 30.2.(b) Base Allocation Grants. – Of the funds appropriated in this act 29 to the Department of Insurance, the sum of five million dollars (\$5,000,000) from the State Fiscal 30 Recovery Fund and the sum of three million dollars (\$3,000,000) in funds transferred to the 31 Volunteer Fire Department Fund pursuant to G.S. 105-228.5 shall be used to provide eligible fire 32 departments base allocation grants for purposes consistent with G.S. 58-87-1(a1)(3). An eligible 33 fire department may apply to the Commissioner and shall be awarded a base allocation of ten 34 thousand dollars (\$10,000) for the 2021-2022 fiscal year to help mitigate the financial impact of 35 the COVID-19 pandemic and its impact on the department's ability to conduct fundraising and 36 generate revenue. Base allocations do not require a match and shall be made as soon as 37 practicable, but not later than August 1, 2021.

38 **SECTION 30.2.(c)** Supplemental Grants. – An eligible fire department may apply 39 to the Commissioner for a supplemental grant to be used to purchase equipment, make capital 40 improvements, and other related purposes outlined in G.S. 58-87-1(a1)(3). The grants shall be 41 awarded only during the 2021-2022 fiscal year, shall not exceed thirty-five thousand dollars 42 (\$35,000), and do not require a cash match. Grant funds shall be disbursed to eligible fire 43 departments in single lump sum payments. The Commissioner shall award and release grant 44 funds, as soon as practicable, and, to the extent possible, ensure an equitable distribution of grants 45 across the State.

46 **SECTION 30.2.(d)** Emergency Reserve Grants. – The Commissioner shall reserve 47 up to one million dollars (\$1,000,000) in each fiscal year of the 2021-2023 fiscal biennium to 48 provide grants to eligible fire departments in the event of an emergency. For purposes of this 49 subsection, the term "emergency" has the same meaning as in G.S. 166A-19.3. Emergency 50 reserve grants shall not exceed fifty thousand dollars (\$50,000) and shall be used for purposes 51 consistent with G.S. 58-87-1(a1)(3). Any unspent funds remaining in the emergency reserve on

#### **General Assembly Of North Carolina** Session 2021 June 30 of each fiscal year of the 2021-2023 fiscal biennium shall revert to the Volunteer Fire 1 2 Department Fund. If an eligible fire department is awarded an emergency reserve grant and 3 thereafter receives a monetary settlement from its insurance carrier for the same loss or damages 4 for which the grant was awarded, the fire department shall reimburse the State for the amount of 5 the grant. 6 **SECTION 30.2.(e)** Report. – Within 60 days after all grants have been awarded 7 under this section, the Commissioner shall submit a written report to the Senate Appropriations 8 Committee on General Government and Information Technology, the House of Representatives 9 Appropriations Committee on General Government, the Joint Legislative Oversight Committee 10 on General Government, and the Fiscal Research Division which shall be posted on the Department of Insurance's website and shall contain all of the following: 11 12 (1)For base allocation grants under subsection (b) of this section, the total number 13 of grants awarded. 14 (2)For supplemental grants under subsection (c) of this section: The total number of grants awarded, the average amount of the grants 15 a. 16 awarded, and the range of the amounts of the grants awarded. A description of the types of purchases made using grant funds and the 17 b. 18 other ways in which grant funds were used. 19 For emergency reserve grants under subsection (d) of this section: (3) 20 A list of the eligible fire departments that were awarded grants. a. 21 b. The amount of the grant award to each eligible fire department. 22 A description of the emergency for which grant funds were awarded. c. 23 24 WORKERS' COMPENSATION FUND FOR FIREFIGHTERS AND EMS/RESCUE 25 **WORKERS** 26 SECTION 30.3. Notwithstanding the provisions of G.S. 58-87-10, for the 27 2021-2022 fiscal year and the 2022-2023 fiscal year, the State Fire and Rescue Commission shall 28 not set an amount to be paid by every eligible unit and eligible entity, as those terms are defined 29 in G.S. 58-87-10(a), that elects to participate in the Workers' Compensation Fund (Fund) created 30 pursuant to G.S. 58-87-10(b). For the 2021-2022 fiscal year and the 2022-2023 fiscal year, no 31 eligible unit or eligible entity shall be required to submit to the State Fire and Rescue Commission 32 any payment to participate in the Fund. 33 34 PART XXXI. INSURANCE – INDUSTRIAL COMMISSION [RESERVED] 35 36 PART XXXII. LIEUTENANT GOVERNOR [RESERVED] 37 38 PART XXXIII. MILITARY AND VETERANS AFFAIRS 39 40 ASSESSMENT OF AND LONG-TERM CARE PLANNING FOR VETERANS SECTION 33.1.(a) Notwithstanding the provisions of G.S. 143B-1293, of the funds 41 42 appropriated in this act to the Department of Military and Veterans Affairs (Department), the 43 sum of two hundred fifty thousand dollars (\$250,000) in nonrecurring funds for the 2021-2022 44 fiscal year shall be used by the Department, in consultation with the Department of Health and 45 Human Services (DHHS), to assess the long-term care needs of veterans across the State for the 46 purpose of developing a plan to guide the State in enhancing long-term care and other services 47 for veterans. The assessment and plan shall incorporate the following principles and objectives: 48 Use State-specific veterans' demographic information, including the (1)49 geographical distribution of veterans across the State. 50 (2)Allow for the fact that the needs of veterans are complex and broader than the 51 traditional, institutional-based system of care.

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1 2	(3)	Take into account the needs of pre- and post-Gulf War v services and support.	veterans in planning	
2 3 4 5	(4)	Incorporate the presence and location of current State V the services they provide, in a larger long-term system needs of veterans in both rural and urban areas.		
6 7 8	(5)	Enhance and develop new partnerships, including with the home industry, to encourage and promote the location nursing homes in target areas so that those facilities	and certification of es can qualify for	
9 10	(6)	reimbursement from the U.S. Department of Veterans Af Explore partnerships with a broader system of nursing ho		
11 12	(7)	to expand State resources. Encourage partnerships of home- and community-based se		
13 14 15	(8)	providers and the U.S. Department of Veterans Affairs for Evaluate State planning to explore financially feasible and for meeting veterans' needs.		
15 16 17	(9)	Evaluate current resources by determining programmatic new construction of State veterans' homes.	approaches to avoid	
18 19		Consider alternate models of care prior to expanding vete <b>TION 33.1.(b)</b> To lead the assessment and develop the p	lan required by this	
20 21 22	subject matter ex	artment shall issue a request for proposals for an independ pertise in the field of long-term care planning for veterans oter 143 of the General Statutes shall apply to this subsection	s. The provisions of	
23 24	SECT progress report o	<b>TION 33.1.(c)</b> The Department, in consultation with D n the implementation of this section no later than Decembe	HHS, shall issue a r 1, 2021, and April	
25 26 27	1, 2022, and a final report, including the results of the assessment and the plan required by this section, no later than October 1, 2022, to the Joint Legislative Oversight Committee on General			
27 28 29	Government, the Senate Appropriations Committee on General Government and Information Technology, the House of Representatives Appropriations Committee on General Government, and the Fiscal Research Division.			
30 31 32		TATE VETERANS HOMES FION 33.2. Part 10 of Article 14 of Chapter 143B of the	General Statutes is	
33		ng a new section to read:		
34	" <u>§ 143B-1301. I</u>	Detailed annual report.		
35	By March 1	of odd-numbered years and September 1 of even-nu	imbered years, the	
36	-	Ailitary and Veterans Affairs shall report to the Joint Le		
37		General Government, the Senate Appropriations Com		
38		I Information Technology, the House of Representati	<b>. . .</b>	
39 40		eneral Government, and the Fiscal Research Division on the		
40 41		program by providing a general overview of the State Ve on of each facility which shall include, at a minimum, all o		
41	<u>specific descripti</u> (1)	Facility location and date opened, which shall be include		
42 43	<u>(1)</u>	only, unless the information has changed.		
44	(2)	Services available, including specialty services offered.		
45	$\frac{(2)}{(3)}$	Staffing levels, including resident-to-nursing ratios.		
46	(4)	Partnerships with outside organizations and governme	ents in delivery of	
47	<u></u>	services.		
48	<u>(5)</u>	Average daily census.		
49	(6)	Number of beds, by type.		
50	<u>(7)</u>	Admission eligibility, admission by type, such as le	ong-term care and	
51		rehabilitation, and admissions by referral.		

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<u>(8)</u>	Description of residents, including:	
	a. Demographics by age, race, ethnicity, and ger	nder.
	b. Resident's home county where domiciled prior	r to admission to facili
	c. Number of admissions, discharges, and death	
<u>(9)</u>	Results of resident and family satisfaction surveys.	
(10)	Waiting list data, including average length of wait	it time and priority f
	admission.	1 1
<u>(11)</u>	Certification and quality rating by independent orga	inizations and State a
	federal government.	
<u>(12)</u>	Daily rate by payor, including Medicare, Medicaid, V	Veterans Affairs, priva
	pay, or any other source.	_
<u>(13)</u>	Average out-of-pocket payment per resident.	
(14)	State administrative costs, sorted by type, includir	ng staffing, fixed cos
<u> </u>	facility operation, and maintenance.	<u> </u>
<u>(15)</u>	Total receipts collected, by source, including Medic	are, Medicaid, Vetera
<u></u>	Affairs, private pay, or any other source."	
SERVICES FOR	R VETERANS	
SECT	<b>TON 33.3.(a)</b> Notwithstanding the provisions of G.S.	143B-1293, of the fun
	his act to the Department of Military and Veterans	
	\$1,000,000) in nonrecurring funds for the 2022-20	
	rected grant to Purple Hearts Homes, Inc., to provid	
	vice-connected disabled veterans and their families	
	y to the Charlotte office, Piedmont Chapter, High Cou	
-	y September 1, 2023, Purple Heart Homes, Inc., shal	• -
-	tions Committee on General Government and Information	
House of Representatives Appropriations Committee on General Government, the Joint		
Legislative Oversight Committee on General Government, and the Fiscal Research Division on		
the use of these funds, including the number of individuals served and the type of services		
provided to those individuals.		
-	<b>TON 33.3.(b)</b> Notwithstanding the provisions of G.S.	143B-1293, of the fun
	· · ·	
appropriated in this act to the Department of Military and Veterans Affairs, the sum of five hundred thousand dollars (\$500,000) in nonrecurring funds for the 2021-2022 fiscal year shall		
be allocated as a directed grant to Veterans Life Center, a nonprofit organization, for the Veterans		
	ed in Butner, North Carolina. By September 1, 2022, V	
	nate Appropriations Committee on General Govern	
	House of Representatives Appropriations Committee	
	tive Oversight Committee on General Government, a	
_	se of these funds, including the number of individual	
	to those individuals.	
services provided		
REPORT ON SO	CHOLARSHIPS FOR CHILDREN OF WARTIME	E VETERANS
	<b>TON 33.4.</b> Part 2 of Article 14 of Chapter 143B of	
	ng a new section to read:	
•	eport on scholarships.	
		rans Affairs shall ren
By September 1 of each year, the Department of Military and Veterans Affairs shall report to the Joint Legislative Oversight Committee on General Government, the Senate Appropriations		
to the Joint Legislative Oversight Committee on General Government, the Senate Appropriations Committee on General Government and Information Technology, the House of Representatives		
-	meral Soverinnent and information reenhology, the I	louse of Representativ
Committee on Ge		-
Committee on Ge Appropriations C	Committee on General Government, and the Fiscal the Scholarships for Children of Wartime Veterans pr	Research Division t

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(1)	Description of the scholarship program, by year,	including statutory
<u>-,,-</u>	establishment, purpose, and eligibility.	
(2) Number of scholarships awarded, by year, beginn		with the 2017-2018
<u>,</u>	fiscal year, and sorted by:	
	a. Number of full-time students receiving scholarsh	ips and grouped by
	public, private, and community colleges.	<u> </u>
	b. Number of new applicants for scholarships.	
	c. Number of new scholarship awards offered, denie	d, and accepted.
	d.Range and average amount of scholarships awarde.Actual amount of award provided.f.Scholarship awards offered and accepted by count	
	<u>f.</u> <u>Scholarship awards offered and accepted by coun</u>	<u>ty.</u>
	g. Total expenditures for scholarship awards cla	assified by source,
	including State funds and Escheats Fund.	
	<u>h.</u> <u>Total costs of administering the scholarship progr</u>	<u>am.</u> "
PART XXXIV	. REVENUE	
TAX COLLEC	CTION ASSISTANCE FEE/SPECIAL FUND	
	<b>CTION 34.1.</b> G.S. 105-243.1 reads as rewritten:	
	Collection of tax debts.	
(e) Use.	. – The fee is a receipt of the Department and must be app	lied to the costs of
	reducing the incidence of overdue tax debts. The proceeds	
	ecial account within the Department and may be expended	
	The proceeds of the fee may not be used for any purpose that	
	d to collecting and reducing the incidence of overdue tax del	
may apply the proceeds of the fee for the purposes listed in this subsection. The remaining		
• • • •	fee may be spent only pursuant to appropriation by the Gen	-
	not revert but remain in the special account until spent for the	
	The Department and the Office of State Budget and Manag	
for all expendit	sures using accounting procedures that clearly distinguish co	osts allocable to the
purposes listed	in this subsection from costs allocable to other purposes an	d must demonstrate
	e fee proceeds are used for any other purpose.pursuant to a	
General Assem		
The Departi	ment may apply the fee proceeds for the following purposes:	
(1)	To pay (i) contractors for collecting overdue tax debts und	ler subsection (b) of
	this section and (ii) auditors responsible for identifying or	
<del>(2)</del>	To pay the fee the United States Department of the Treasu	<del>ry charges for setoff</del>
	to recover tax owed to North Carolina.	
<del>(3)</del>	To pay for taxpayer locator services, not to exceed	three hundred fifty
	thousand dollars (\$350,000) a year.	
(4)	To pay for postage or other delivery charges for correspo	ndence directly and
	primarily relating to collecting overdue tax debts, not to ex	ceed seven hundred
	fifty thousand dollars (\$750,000) a year.	
<del>(5)</del>	To pay for operating expenses for Project Collection Ta	x and the Taxpayer
	Assistance Call Center.	
<del>(6)</del>	To pay for expenses of the Examination and Collection E	Division directly and
	primarily relating to collecting overdue tax debts.	
(7)	To pay the direct and indirect expenses of information to	echnology upgrades
	to the Department of Revenue computer systems that are	intended to upgrade
	Department of Revenue capabilities to (i) allow for electro	onic filing of returns

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1	by taxpayers and the electronic issuance of refunds by the De	partment for all
2	remaining tax schedules and (ii) accomplish other mission-criti	cal information
3	technology tasks of the Department as approved by the Office	of State Budget
4	and Management in consultation with the State CIO.	
5		
6		
7	COVID-19 PANDEMIC RECOVERY GRANT PROGRAMS	
8	SECTION 34.2A.(a) Purpose; Use. – The purpose of this section	
9	from the American Rescue Plan Act to provide financial support to businesses i	
0	suffered substantial economic damage from the COVID-19 pandemic for which	n they were not
1	otherwise fully compensated.	
2	<b>SECTION 34.2A.(b)</b> JOBS Grant Program. – There is created the J	
3	and Business Saving Grant Program (the Program) to be administered by the	-
4	Revenue. The Department may provide a one-time grant for each award amount	
5	business. Each grant awarded under the Program must include a description of the	e award amount
6	used to calculate the grant. The Department's grant determinations are final.	
7	<b>SECTION 34.2A.(c)</b> Grant Amount. – The grant amount a qualifyin	•
8	receive per award amount is equal to seven and one-half percent (7.5%) of the	award amount,
9	not to exceed eighteen thousand seven hundred fifty dollars (\$18,750).	
0	SECTION 34.2A.(d) Grant Program Limits. – The total of all fund	-
1	the Program, including the amount the Department of Revenue may use for admin	
2	Program, may not exceed the sum of one billion dollars (\$1,000,000,000) plus an	ny amount used
3	for the Program pursuant to Section 34.2C(a) of this act.	
4	<b>SECTION 34.2A.(e)</b> Automatic Award. – The Department of Rev	
.5 .6	currently available data from the Department, the Small Business Administration	•
.0 :7	available sources to identify qualifying businesses in this State that have been a award amount on or before June 30, 2021. The Department must award a g	
.7	subsection to the last known address of an identified qualifying business for eac	
.8 9	award amount by September 30, 2021.	
0	<b>SECTION 34.2A.(f)</b> Initial Application; Award. – A qualifying bu	siness that was
1	approved for an award amount on or before June 30, 2021, but does not receiv	
2	subsection (e) of this section by September 30, 2021, for that award amount m	-
3	Department of Revenue for a grant on a form prescribed by the Department. The	• • • •
4	include any supporting documentation required by the Department, and the De	
5	confirm that the applicant did not previously receive a grant under the Program for	
6	award amount. Grants will be paid on a rolling basis to qualifying businesses th	
7	applications on or before November 19, 2021.	
8	SECTION 34.2A.(g) Secondary Application; Award. – If the limit u	nder subsection
9	(d) of this section has not been met by December 31, 2021, the Department of	
0	reopen the Program for additional applications. A qualifying business that was a	
1	award amount but did not receive a grant for that award amount under subsection	
2	section may file an application with the Department to receive a grant under this	
.3	applicant must include any supporting documentation required by the Depar	tment, and the
4	Department must confirm that the applicant did not previously receive a grant und	ler the Program
5	for the applicable award amount. The application must be filed with the Departme	-
6	February 18, 2022. The Department may not accept late applications. The Depa	rtment may not
7	award grants under this subsection until the application deadline has passed. If the	he total amount
8	to be awarded for applications submitted pursuant to this subsection, when added	
.9	awarded under subsections (e) and (f) of this section, exceeds the maximum an	
0	available under subsection (d) of this section, the Department must reduce each	
1	under this subsection on a proportionate basis so the maximum amount is not	exceeded The

1	-	grants under this subsection as soon as practicable after the application			
2	deadline has passed.				
3	<b>SECTION 34.2A.(h)</b> Clawback. – For grants awarded under the Program pursuant				
4		pepartment shall require a business to apply, under oath, on a form			
5		ment that includes (i) a certification that the business was approved for			
6 7		nount, (ii) a certification that the business will promptly inform the			
8		ction or recapture of the award amount and return any grant amount d or recaptured award amount, and (iii) any information necessary for			
o 9		ate the application. The Department shall include with every grant			
10	-	am a notice that (i) the award must be returned or forfeited by a business			
10	-	on of the award is premised on an award amount the qualifying business			
12		eive that was subsequently recaptured and (ii) a business is responsible			
12		g any amount improperly received.			
13	<u> </u>	<b>4.2A.(i)</b> Definitions. – The following definitions apply in this section:			
15		amount. – Amount awarded from any of the following:			
16	(1) 11. uit a.	COVID-19 Job Retention Program. – Defined in Section 4.2B of S.L.			
17		2020-4, as enacted by Section 1.1(e) of S.L. 2020-80, as amended.			
18	b.	EIDL Advance. – An Economic Injury Disaster Loan Advance defined			
19		in any of the following:			
20		1. 15 U.S.C. § 9009(e).			
21		2. Section 331 of the Economic Aid to Hard-Hit Small			
22		Businesses, Nonprofits, and Venues Act, Title III of Division			
23		N of Public Law 116–260.			
24		3. Section 5002 of the American Rescue Plan Act of 2021, P.L.			
25		117-2.			
26	с.	Paycheck Protection Program. – Defined in 15 U.S.C. § 636(a)(36).			
27	d.	Restaurant Revitalization Fund Defined in section 5003 of the			
28		American Rescue Plan Act of 2021, P.L. 117-2.			
29	e.	Shuttered Venue Operators Grant Program. – Defined in section 324			
30		of the Economic Aid to Hard-Hit Small Businesses, Nonprofits, and			
31	(2) Or ali	Venues Act, Title III of Division N of Public Law 116–260.			
32		ying business. – A business that (i) listed a North Carolina address as			
33 34		siness address on the application for an award amount and (ii) was			
34 35	SECTION 3	ved for that award amount. 34.2A.(j) Outreach. – The Office of Historically Underutilized			
35 36		of Administration, is directed to inform and educate minority-owned			
37	_	eligible to apply for the grants provided by the Program as soon as			
38	-				
39	practicable so they may have the opportunity to access the grants provided by it. SECTION 34.2A.(k) Allocation of Funds for JOBS Grant Program. – Of the funds				
40		rom the State Fiscal Recovery Fund to the Department of Revenue, the			
41	sum of one billion dollars (\$1,000,000,000) in nonrecurring funds for the 2021-2022 fiscal year				
42	is allocated for the JOBS Grant Program to be used as provided in this section. The Department				
43	of Revenue may use up t	o one-quarter of one percent $(0.25\%)$ of the funds in this subsection for			
44	the administration of the	e Program under this section. The Department shall remit any funds			
45	remaining after disposition	on of all timely filed applications under subsection (g) of this section to			
46	-	et and Management which shall deposit the funds into the State Fiscal			
47	-	unts deposited into the Reserve under this section are receipts that do			
48	not constitute an "appropriation made by law," as that phrase is used in Section 7(1) of Article V				
49 50	of the North Carolina Constitution.				
50	SECTION 34	<b>4.2A.</b> ( <i>l</i> ) This section is effective when it becomes law.			

SECTION 34.2B.(a) Allocation of Funds for the Small Business Pandemic 1 2 Recovery Grant Program; Transfer to JOBS Grant Program. - Of the funds appropriated in this 3 act from the State Fiscal Recovery Fund to the Department of Revenue, the sum of five hundred 4 million dollars (\$500,000,000) in nonrecurring funds for the 2021-2022 fiscal year is allocated 5 for the Small Business Pandemic Recovery Grant Program to be used as provided in this section. 6 The Department of Revenue may use up to one-quarter of one percent (0.25%) of the funds 7 allocated in this subsection for the administration of this section. The Department shall use any 8 funds remaining after disposition of all timely filed applications under this section for the Job 9 Opportunity and Business Saving Grant Program as provided in Section 34.2A of this act. 10 **SECTION 34.2B.(b)** Purpose; Use. – The purpose of this section is to use funds from the American Rescue Plan Act to aid small businesses in North Carolina that suffered 11 12 substantial economic damage from the COVID-19 pandemic for which they were not otherwise 13 compensated. 14 **SECTION 34.2B.(c)** Small Business Pandemic Recovery Grant Program. – There is created the Small Business Pandemic Recovery Grant Program (Program) to be administered by 15 16 the Department of Revenue. The Department may provide one-time grants to a business that 17 suffered economic damage from the COVID-19 pandemic and meets the conditions of this 18 section. 19 **SECTION 34.2B.(d)** Eligibility. – A business is eligible for a grant under this 20 Program if it meets all of the following conditions: 21 (1)It is a small business. It demonstrates that its sales for the taxable year 2020 are at least twenty 22 (2)23 percent (20%) below its sales for the taxable year 2019. 24 (3) It did not participate in a loan or grant program created or funded through the 25 CARES Act, the Consolidated Appropriations Act, or the American Rescue 26 Plan Act. 27 SECTION 34.2B.(e) Application. – A business must apply to the Department of 28 Revenue for a grant on a form prescribed by the Department and must include any supporting 29 documentation required by the Department. The application must be filed with the Department 30 on or before November 19, 2021. The Department may not accept late applications. 31 SECTION 34.2B.(f) Grant Amount. - The grant amount is equal to the applicant's 32 economic loss, not to exceed eighteen thousand seven hundred fifty dollars (\$18,750). 33 SECTION 34.2B.(g) Grant Program Limit. – The total of all funds granted under 34 this Program, including the amount the Department of Revenue may use for administration of 35 the Program, may not exceed five hundred million dollars (\$500,000,000). The Department must 36 calculate the total amount of grants requested from the applications timely filed under subsection 37 (e) of this section. If the total amount of grants requested exceeds the maximum amount of funds 38 available under this subsection, the Department must reduce each grant award on a proportionate 39 basis. The Department's grant determinations based on applications timely filed are final. 40 SECTION 34.2B.(h) Clawback. - If a business receives a grant under this program 41 for which it is ineligible, the business forfeits the grant awarded under this section and is liable 42 for the amounts received. 43 **SECTION 34.2B.(i)** Definitions. – The following definitions apply in this section: 44 Business. - An entity subject to income tax under Article 4 of Chapter 105 of (1)the General Statutes. 45 46 (2)CARES Act. - The federal Coronavirus Aid, Relief, and Economic Security 47 Act, P.L. 116-136. 48 Consolidated Appropriations Act of 2021. - The Consolidated Appropriations (3)49 Act of 2021, P.L. 116-260.

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1 2 3	<ul> <li>(4) Economic loss. – The economic damage experienced in connection with the COVID-19 pandemic determined as the difference between the business's sales for the taxable year 2020 and its sales for the taxable year 2019.</li> <li>(5) Sales. – Defined in G.S. 105-130.4.</li> </ul>
4	
5	(6) Small business. – Defined in section 35.3 of 31 C.F.R. Part 35.
6	<b>SECTION 34.2B.(j)</b> Outreach. – The Office of Historically Underutilized
7	Businesses, Department of Administration, is directed to inform and educate minority-owned
8 9	businesses that may be eligible to apply for the grants provided by the Small Business Pandemic Recovery Grant Program as soon as practicable so they may have the opportunity to access the
0	grants provided by it.
1	<b>SECTION 34.2B.(k)</b> This section is effective when it becomes law.
2	<b>SECTION 34.2C.(a)</b> G.S. 105-130.5(b) reads as rewritten:
3	"(b) The following deductions from federal taxable income shall be made in determining
1	State net income:
5	
	(31a) To the extent included in federal taxable income, the amount received by a
	taxpayer under the following:
	a. <u>The Job Opportunity and Business Saving Grant Program.</u>
	b. <u>The Small Business Pandemic Recovery Grant Program.</u> "
	<b>SECTION 34.2C.(b)</b> G.S. 105-153.5(b) reads as rewritten:
	"(b) Other Deductions. – In calculating North Carolina taxable income, a taxpayer may
	deduct from the taxpayer's adjusted gross income any of the following items that are included in
	the taxpayer's adjusted gross income:
	(14a) The amount received by a taxpayer under the following:
	a. <u>The Job Opportunity and Business Saving Grant Program.</u>
	b. <u>The Small Business Pandemic Recovery Grant Program.</u> "
	<b>SECTION 34.2C.(c)</b> This section is effective for taxable years beginning on or after
	January 1, 2021, and applies to amounts received by a taxpayer on or after that date.
	PART XXXV. SECRETARY OF STATE [RESERVED]
	PART XXXVI. TREASURER
Ļ	INDRAVE OVOTEM FOR MONITORDIO THE EROLL HELLTH OF LOCAL
) -	IMPROVE SYSTEM FOR MONITORING THE FISCAL HEALTH OF LOCAL
) ,	GOVERNMENT UNITS
7	<b>SECTION 36.1.(a)</b> The Department of State Treasurer, State and Local Government
	Finance Division, in consultation with the Local Government Commission (hereinafter
	"Commission"), shall evaluate the State's current system for monitoring the financial operations
	of local government units (hereinafter "unit" or "units") and approving their requests to issue new
	debt and amend current debt. For purposes of this section, the term "unit" has the same meaning
	as in G.S. 159-7(b)(15). The Department shall develop a plan to transition to a system for
	monitoring the financial operations of units that does all of the following:
Ļ	(1) Uses a "value added" approach to reviewing the State's current practices and
	policies.
	(2) Directs current Commission staffing resources to the units in greatest need
	and away from units with adequate governance, staff, resources, and technical
	expertise.
	(3) Implements a schedule of reporting to the Commission based on a unit's
	financial health.

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1 2	(4) Standardizes training of unit officials and staff, as deemed appro Commission.	priate by the
3	(5) Authorizes the Commission to compel units to comply with	Commission
4	directives.	
5	(6) Incorporates a clear definition of the term "fiscal distress."	
6	(7) Implements a new fiscal warning system for units at risk of fisca	ıl distress.
7	(8) Expands the criteria and parameters for measuring a unit's fis	cal health to
8	incorporate economic and demographic factors.	
9	(9) Incorporates factors impacting a unit's fiscal health, including	g changes in
10	population, tax base, and business and economic indicators.	
11	SECTION 36.1.(b) The Department shall submit an interim re	port on the
12	implementation of this section no later than December 15, 2021, and a final report	and plan by
13	April 1, 2022, to the Joint Oversight Committee on General Government, Senate Ap	ppropriations
14	Committee on General Government and Information Technology, House Ap	ppropriations
15	Committee on General Government, and Fiscal Research Division. The reports shall	l contain any
16	recommendations for legislation deemed appropriate to implement the provisions of	f this section.
17		
18	ELIMINATE REPORT ON CHIEF INVESTMENT OFFICER	
19	SECTION 36.2. G.S. 147-69.3 reads as rewritten:	
20	"§ 147-69.3. Administration of State Treasurer's investment programs.	
21		
22	(i1) The State Treasurer shall report the incentive bonus paid to the Chie	
23	Officer to the Joint Legislative Commission on Governmental Operations by Octo	ber 1 of each
24	<del>year.</del>	
25	"	
26		
27	PART XXXVII. GENERAL GOVERNMENT	
28		a
29	GENERAL GOVERNMENT OVERSIGHT REPORTING REQUIREMENT	5
30	DEPARTMENT OF ADMINISTRATION	
31		
32 33	<b>SECTION 37.1.(a)</b> G.S. 116D-4 reads as rewritten:	
33 34	<ul> <li>(a) Minority Business Participation. – The goals set by G.S. 143-128 for pa</li> </ul>	rtiaination in
54 35	projects by minority businesses apply to projects funded by the proceeds of bonds or	1
35 36	under this section. The following State agencies shall monitor compliance with this	
30 37	and shall report to the General Assembly Joint Legislative Oversight Committee	
38	<u>Government</u> by January 1 of each year on the participation by minority busines	
39	projects. The State Construction Office, Department of Administration, shall monito	
40	with regard to projects funded by the proceeds of university improvement gener	-
41	bonds and notes and special obligation bonds and notes; the Board of Gover	-
42	University of North Carolina shall provide the State Construction Office any	
43	required by the State Construction Office to monitor compliance. The Commun	
44	System Office shall monitor compliance with regard to projects funded by the	
45	community college general obligation bonds and notes.	r clocas of
46	"	
47	SECTION 37.1.(b) G.S. 143-48 reads as rewritten:	
48	"§ 143-48. State policy; cooperation in promoting the use of small contracto	rs, minority
49	contractors, physically handicapped contractors, and women	
50	purpose; required annual reports.	,
51		

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1 2	(d) The Department of Administration shall collect and compile the section and report it annually to the General Assembly.Joint Legislative			
3	on General Government.			
4				
5	SECTION 37.1.(c) G.S. 143-128.3 reads as rewritten:			
6	"§ 143-128.3. Minority business participation administration.			
7	(a) All public entities subject to G.S. 143-128.2 shall report to	o the Department of		
8	Administration, Office of Historically Underutilized Business, the followin	1		
9	building project:	g while respect to each		
10				
11	The reports shall be in the format and contain the data prescribed	by the Secretary of		
12	Administration. The University of North Carolina and the State Board of			
13	shall report quarterly and all other public entities shall report semiannually	•		
14	Department of Administration shall make reports every six months to	•		
15	Committee on Governmental Operations and the Joint Legislative Ove			
16	<u>General Government</u> on information reported pursuant to this subsection.	<u>Isigne committee on</u>		
17				
18	(c) The Secretary shall study and recommend to the General Asser	<del>nbly-</del> Joint Legislative		
19	Oversight Committee on General Government and other State agencies			
20	effectiveness and efficiency of the State capital facilities development	•		
21	participation program and good faith efforts in utilizing minority busin			
22	G.S. 143-128.2, and other appropriate good faith efforts that may res			
23	utilization of minority businesses.			
24	(d) The Secretary shall appoint an advisory board to develop	recommendations to		
25	improve the recruitment and utilization of minority businesses. The Secretary, with the input of			
26	its advisory board, shall review the State's programs for promoting the recruitment and utilization			
27	of minority businesses involved in State capital projects and shall recommend to the General			
28	Assembly, Joint Legislative Oversight Committee on General Government, the State			
29	Construction Office, The University of North Carolina, and the community colleges system			
30	changes in the terms and conditions of State laws, rules, and policie			
31	opportunities for utilization of minority businesses on these projects. The S			
32	guidance to these agencies on identifying types of projects likely to attract in			
33	by minority businesses and breaking down or combining elements of we			
34	feasible units to facilitate minority business participation.			
35				
36	(g) The <u>Annually, on or before September 1, beginning September</u>	1, 2022, the Secretary		
37	shall report findings and recommendations-recommendations, as require	ed under this section		
38	section, to the Joint Legislative Committee on Governmental Operations			
39	June 1, beginning June 1, 2002. and the Joint Legislative Oversight Co	ommittee on General		
40	Government and shall post the report findings and recommendations	on the Department's		
41	website."			
42	SECTION 37.1.(d) G.S. 143-341 reads as rewritten:			
43	"§ 143-341. Powers and duties of Department.			
44	The Department of Administration has the following powers and dutie	s:		
45				
46	(8) General Services:			
47				
48	i. To establish and operate a central motor fleet	•		
49	related facilities as the Secretary may deem nece	ssary, and to that end:		
50				
<ul> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> <li>46</li> <li>47</li> <li>48</li> </ul>	<ul> <li>shall report findings and recommendations recommendations, as required section, to the Joint Legislative Committee on Governmental Operations June 1, beginning June 1, 2002.and the Joint Legislative Oversight Conference of Government and shall post the report findings and recommendations website."</li> <li>SECTION 37.1.(d) G.S. 143-341 reads as rewritten:</li> <li>"§ 143-341. Powers and duties of Department.</li> <li>The Department of Administration has the following powers and duties</li> <li>(8) General Services:</li> <li></li> <li>i. To establish and operate a central motor fleet related facilities as the Secretary may deem nece</li> </ul>	ed under this section annually on or before ommittee on Genera on the Department' s: and such subsidiary		

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1 2 3 4 5			11.	Oversight Committee on G	eneral Assembly Joint Legislative eneral Government on any rules ed under sub-sub-subdivisions 3., sion.
6		(12)	Report on V	Vehicles Managed – Beginni	ing on September 1, 2021, and
7		<u>(12)</u>	-	• •	of Administration shall provide a
8			•	-	ommittee on General Government
9					ittee on Justice and Public Safety
10					nanaged by the Department of
11					ic Safety. The report shall include
12				owing information:	
13			<u>a.</u> <u>The</u> r	number of motor vehicles r	nanaged by the Department of
14			Admir	nistration for the Department of	of Public Safety.
15					le, including the mileage on each
16				vehicle.	
17					repair or replace a motor vehicle.
18					ackup motor vehicles managed by
19					and available for use by the
20				-	ling the location and condition of
21		SECT		notor vehicle."	11 is remarked
22 23				Section 27.6(c) of S.L. 2015-2 G.S. 143-747 reads as rewritte	-
23 24	"8 143-74		incil of Interna		11.
2 <del>4</del> 25			inch of interna	a Auturing.	
26	 (c)	The C	ouncil shall:		
27	(•)				
28		(12)	Issue an annu	al report including, but not lin	mited to, No later than November
29			1 of each year	r, issue a report that shall incl	ude, but not be limited to, service
30					y internal auditors and to propose
31				-	by the Governor and General
32			•		ured by the Office of State Budget
33					o the Joint Legislative Oversight
34				n General Government."	
35			.0.	G.S. 143B-394.16(b) reads as	
36	"(b)	-		1 0	s and recommendations, including
37	• •				embly Joint Legislative Oversight
38 39	Commu			<u>hent</u> no later than April 1 each $C S 143P 304 21$ is amondo	•
39 40	read:	SECI	10N 37.1.(II)	G.S. 143B-394.21 Is amende	ed by adding a new subsection to
40 41	"(c)	The N	orth Carolina (	Council for Women shall repo	rt on the quarterly distributions of
42					nd to the House and Senate chairs
43	-			<b>₽</b>	five business days of distribution.
44				-	the fund disbursements. The report
45	-			-	receive funding during the relative
46				eason of the ineligibility for the	
47				G.S. 143B-409 reads as rewrit	
48	"§ 143B-4	409. No	orth Carolina S	State Commission of Indian	Affairs – reports.
49					ing an account of its proceedings,
50			-	-	be submitted to the Governor and
51	the legisla	ature. <u>G</u>	overnor and the	Joint Legislative Oversight Co	ommittee on General Government.

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The repo	ort will b	become a matter of public record and will be maintain	ed in the State Historical
Archives deem pro	-	also be furnished to such other persons or agencies	as the Commission may
deem pro	+	TION 37 1 (i) G.S. 142P 410 roads as rewritten:	
"S 1/2D		<b>FION 37.1.(j)</b> G.S. 143B-410 reads as rewritten:	fical records, clarical
§ 143D.	staff.	orth Carolina State Commission of Indian Affairs -	- fiscal records; cierical
Eisee			audit non out will become
		s shall be kept by the Secretary of Administration. The	1
-		ual report and will be submitted in accordance with t	<u> </u>
		submission of the annual report. <u>The Commission shall</u>	
to the Joi	_	slative Oversight Committee on General Government.	
14 <b>3</b> 0		<b>TION 37.1.(k)</b> G.S. 143B-411.2 reads as rewritten:	
§ 143B-		North Carolina Advisory Council on the Eastern I	Band of the Cherokee –
771		ose or creation; powers and duties.	1 ( 1 1 1 ( )
-		of the Council is to study on a continuing basis the	-
		the Cherokee and the State of North Carolina in order	to resolve any matters of
concern		tate or the Tribe. It shall be the duty of the Council:	
	(1)	Identify existing and potential conflicts between the	e State of North Carolina
		and the Eastern Band of Cherokee Indians; Indians.	
	(2)	Propose State and federal legislation and agreement	
		North Carolina and the Cherokee Tribe to resolv	re existing and potential
		conflicts;conflicts.	
	(3)	To study and make recommendations concerning a	-
		Council by any official of the Eastern Band of the Ch	
		Carolina, or the government of Haywood, Jacks	son, Swain, Graham, or
		Cherokee Counties.	
	(4)	Study other issues of mutual concern to the	Eastern Band of the
		Cherokee;Cherokee.	
	<del>(5)</del>	Make a report with recommendations as needed,	
		biannually to the Governor, the Chief of the Easter	
		the General Assembly, and the Tribal Council of	the Eastern Band of the
		Cherokee."	
		<b>TION 37.1.(</b> <i>l</i> <b>)</b> The North Carolina Farmworker Coun	cil, enacted as Part 26 of
Article 9	of Cha	pter 143B of the General Statutes, is repealed.	
ETHICS		MISSION	
		<b>TION 37.2.</b> G.S. 138A-10 reads as rewritten:	
-		wers and duties.	
(a)	In ad	dition to other powers and duties specified in this Chapt	er, the Commission shall:
	•••		
	(11)	Report annually to the General Assembly Join	
		Committee on General Government and the Government	
		activities and generally on the subject of public	
		conflicts of interest, including recommendations	
		legislative action, as the Commission deems appropriate	riate.
	"		
OFFICE		TATE HUMAN RESOURCES	
		<b>TION 37.3.</b> G.S. 143-583 reads as rewritten:	
"§ 143-5	83. Mo	del program; technical assistance; reports.	
•••			

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1	(c) Reports. – The Office of State Human Resources shall report a	nnually to the Joint			
2	Legislative Commission on Governmental Operations and the Joint Legislative Oversight				
3	<u>Committee on General Government</u> on the safety, health, and workers' com	1			
4	of State agencies, compliance with this Article, and the fines levied against State agencies				
5 6	pursuant to Article 16 of Chapter 95 of the General Statutes."				
7	OFFICE OF STATE AUDITOR				
8	SECTION 37.4. G.S. 147-64.11 reads as rewritten:				
9	"§ 147-64.11. Review of office.				
10	The Auditor may, on his-the Auditor's own initiative and as often as he	+ <u>the Auditor</u> deems			
11	necessary, or as requested by the General Assembly Assembly or the Joint Legislative Oversight				
12	Committee on General Government, cause to be made a quality review audit of the operations of				
13	his the Auditor's office. Such a "peer review" shall be conducted in accordance with standards				
14	prescribed by the accounting profession. Upon the recommendation of the				
15	Commission on Governmental Operations Operations, the Auditor may				
16 17	independent public accountant, qualified management consultant, or other pr conduct a financial and compliance, economy and efficiency, and program	1			
17	State Auditor."	T result audit of the			
19	State Auditor.				
20	OFFICE OF STATE BUDGET AND MANAGEMENT				
21	SECTION 37.5.(a) Article 6 of Chapter 143C of the General Sta	tutes is amended by			
22	adding a new section to read:				
23	" <u>§ 143C-6-13. Results first annual report.</u>				
24	By October 1 of each year, the Office of State Budget and Managem				
25	annual report to the Joint Legislative Commission on Governmental Operatio	-			
26 27	Oversight Committee on General Government, and Joint Legislative P	-			
27 28	Oversight Committee on the progress in implementing the cost-benefit analy				
28 29	crafting policy and budget decisions. The report may include recommendations for legislation." <b>SECTION 37.5.(b)</b> Section 26.3(c) of S.L. 2017-57 is repealed.				
30	<b>SECTION 37.5.(c)</b> G.S. 143C-6-23 reads as rewritten:				
31	"§ 143C-6-23. State grant funds: administration; oversight and reportin	ng requirements.			
32					
33	(h) Report on Grant Recipients That Failed to Comply. – <del>Not later tha</del>	•			
34	by May 1 of every succeeding year, the The Office of State Budget and Mana				
35	to the Joint Legislative Commission on Governmental Operations and t				
36	Division on post online at regular intervals a list of all grantees or subgra				
37 38	comply with this section with respect to grant funds received in the prior fise	cal year.			
38 39	SECTION 37.5.(d) G.S. 143-194 is repealed.				
40	She Holt 97.5.(u) 6.5. 145 194 is repeated.				
41	STATE BOARD OF ELECTIONS				
42	SECTION 37.6.(a) G.S. 66-58 reads as rewritten:				
43	"§ 66-58. Sale of merchandise or services by governmental units.				
44					
45	(c) The provisions of subsection (a) of this section shall not prohibit:				
46 47	$(17) \qquad \text{The sale by the State Deard of Elections to political commuted}$	ittoos and condidate			
47 48	(17) The sale by the State Board of Elections to political comm committees of computer software designed by or for				
40 49	Elections to provide a uniform system of electronic film				
50	finance reports required by Article 22A of Chapter 163 of	0 1 0			
51	and to facilitate the State Board's monitoring of complian				

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"	This computer software for electronic filing of can not exceed a cost of one hundred dollars (\$100.00) or candidate committee without the State Board of writing the Joint Legislative Commission on Gove	) to any political committee f Elections first notifying in		
SECTION 37.6.(b) G.S. 163-165.9 reads as rewritten: "§ 163-165.9. Voting systems: powers and duties of county board of elections.				
with any require	the acquisition of any voting system, the county boa ments of the State Board of Elections regarding trainin leting all of the following:			
 (2)	The county board of elections shall annually maintenance agreements necessary to maintain system. A county board of elections may emp maintain a voting system in lieu of entering int necessary to maintain the warranty of its votin Elections is not required to provide routine mainter of elections that does not maintain the warranty. State Board of Elections provides any maintenan maintained the warranty of its voting system, the State for the cost. The State Board of Elections shale by January 15 to the House and Senate Committee Fiscal Research Division, to the Joint Legislative General Government, and to the Joint Legislative Governmental Operations on implementation of the by the county board of elections, the State Board of elections that subdivision shall be paid from a county nor the State Board of Elections shall enter vendor for software license and maintenance agr agrees to (i) operate a training program for qualified personnel to maintain the voting system"	the warranty of its voting loy qualified personnel to to maintenance agreements ing system. State Board of enance to any county board of its voting system. If the acc to a county that has not county shall reimburse the all <del>annually</del> -report <u>annually</u> es on Appropriations, to the <u>e Oversight Committee on</u> gislative Commission on his subdivision. If requested of Elections may enter into division, but such contracts etions. Any contract entered non-State funds. Neither a r into any contract with any reements unless the vendor ication of county personnel the State of North Carolina e the county is employing		
SEC	<b>T OF INSURANCE</b> <b>TION 37.7.(a)</b> G.S. 58-2-120 reads as rewritten: eports of Commissioner to the Governor and Gen	eral Assembly.		
The Commi the Joint Legisl in the Commissi pertaining to the SEC	ssioner shall, from time to time, report to the Governor tive Oversight Committee on General Government oner's opinion should be made in the laws relating to i Department." <b>TION 37.7.(b)</b> G.S. 58-42-45 reads as rewritten:	r and <del>the General Assembly</del> any change or changes that insurance and other subjects		
(b) At the Commission	ticle subject to Administrative Procedure Act; leg e same time the Commissioner issues a notice of he er shall provide copies of the notice to the Joint Reg ee, the Joint Legislative Commission on Governmen	earing under G.S. 150B-38, gulatory Reform Committee		

1	and the Joint Legislative Oversight Committee on General Government. The Commissioner shall
2	provide the Committee Committees and Commission with copies of any plan promulgated by or
3	approved by the Commissioner under G.S. 58-42-1(1) or (2)."
4	<b>SECTION 37.7.(c)</b> G.S. 58-79-20 reads as rewritten:
5	"§ 58-79-20. Inspection of premises; dangerous material removed.
6	The Commissioner of Insurance, or the chief of fire department or chief of police where there
7	is no chief of fire department, or the city or county building inspector, electrical inspector, heating
8	inspector, or fire prevention inspector has the right at all reasonable hours, for the purpose of
9	examination, to enter into and upon all buildings and premises in their jurisdiction. When any of
10	such officers find in any building or upon any premises overcrowding in violation of occupancy
11	limits established pursuant to the North Carolina State Building Code, combustible material or
12	inflammable conditions dangerous to the safety of such building or premises they shall order the
13	same to be removed or remedied, and this order shall be forthwith complied with by the owner
14	or occupant of such buildings or premises. The owner or occupant may, within twenty-four hours,
15	appeal to the Commissioner of Insurance from the order, and the cause of the complaint shall be
16	at once investigated by his-the Commissioner's direction, and unless by his-the Commissioner's
17	authority the order of the officer above named is revoked it remains in force and must be forthwith
18	complied with by the owner or occupant. The Commissioner of Insurance, fire chief, or building
19	inspector, electrical inspector, heating inspector, or fire prevention inspector shall make an
20	immediate investigation as to the presence of combustible material or the existence of
21	inflammable conditions in any building or upon any premises under their jurisdiction upon
22	complaint of any person having an interest in such building or premises or property adjacent
23	thereto. The Commissioner may, in person or by deputy, visit any municipality or county and
24	make such inspections alone or in company with the local officer. The Commissioner shall
25	submit annually, as early as consistent with full and accurate preparation, and not later than the
26	first day of June, a detailed report of his the Commissioner's official action under this Article,
27 28	and it shall be embodied in his the report to the General Assembly. Joint Legislative Oversight
28 29	<u>Committee on General Government.</u> " SECTION 37.7.(d) G.S. 58-87-1 reads as rewritten:
30	"§ 58-87-1. Volunteer Fire Department Fund.
31	§ 50-07-1. Volunteer File Department Fund.
32	(c) Report. – The Commissioner must submit a written report to the General Assembly
33	Joint Legislative Oversight Committee on General Government within 60 days after the grants
34	have been made. This report must contain the following:
35	""
36	SECTION 37.7.(e) G.S. 58-87-5 reads as rewritten:
37	"§ 58-87-5. Volunteer Rescue/EMS Fund.
38	· · · ·
39	(e) Report. – The Commissioner must submit a written report to the General Assembly
40	Joint Legislative Oversight Committee on General Government within 60 days after the grants
41	have been made. This report must contain the following:
42	
43	<b>SECTION 37.7.(f)</b> G.S. 58-92-15(n) reads as rewritten:
44	"(n) The Commissioner shall review the effectiveness of this section and report every three
45	years to the General Assembly-Joint Legislative Oversight Committee on General Government
46	the Commissioner's findings, and if appropriate, recommendations for legislation to improve the
47	effectiveness of this Article. The report and legislative recommendations shall be submitted no
48	later than June 30 following the conclusion of each three-year period."
49	
50	INDUSTRIAL COMMISSION
51	SECTION 37.8.(a) G.S. 97-78 reads as rewritten:

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1 2 3	"§ 97-78. Salaries and expenses; administrator, executive secr and other staff assistance; annual report.	retary, deputy commissioners,		
5 4 5 6 7	(e) No later than October 1 of each year, the Commission distribution a report of the administration of this Article, together the Commission deems advisable. No later than October 1 of ea submit this report to the Joint Legislative Oversight Committee	with such recommendations as ach year, the Commission shall		
8 9 10 11	Economic Resources, the Senate Appropriations Committee Economic Resources, and the chairs of the House of Representation on Agriculture and Natural and Economic Resources. Gene Appropriations Committee on General Government and Informat	on Agriculture, Natural, and ives Appropriations Committee eral Government, the Senate		
12	Appropriations Committee on General Government.			
13 14 15	(f) No later than April 1, 2008, the Every four years Commission shall prepare and implement a strategic plan for acco 			
16 17 18	(g) The Commission shall demonstrate its success in in under subsection (f) of this section by including all of the follow subsection (e) of this section:			
19 20 21 22	(1) The total number of claims made during the the total number of claims in which complianc each claim, the date the claim was filed, the required, the date of actual compliance, and a	e was not timely made, and, for date by which compliance was		
23 24 25 26	<ul> <li>action imposed by the Commission.</li> <li>(2) The total number of requests for, and compensation under G.S. 97-25 in which fit within 75 days of the filing of the motion with</li> </ul>	nal disposition was not made		
27 28 29 30	such request or dispute, the date the motion or the date on which final disposition was ascertainable, the date on which any ordered provided.made."	made and, where reasonably		
31	<b>SECTION 37.8.(b)</b> G.S. 143-788(b) reads as rewritte	en:		
32	"(b) No later than October 1 of each year, the Section shall			
33	of the Governor and to the Joint Legislative Commission on Gov			
34	of the administration of this Article, together with any recomme	endations as the Section deems		
35	advisable. This report shall include, at a minimum, the num			
36	misclassification received, the number of cases referred to each			
37	amount of back taxes, wages, benefits, penalties, or other monies			
38	reasonably ascertainable, the amount of back taxes, wages, bene	· •		
39 40	collected, and the number of cases referred to each State agency.	collected.		
40 41	DEPARTMENT OF MILITARY AND VETERANS AFFAIR	DC		
42	SECTION 37.9.(a) G.S. 144-9 reads as rewritten:			
43	"§ 144-9. Retirement of a flag of the United States of An	nerica or the State of North		
44	Carolina.			
45 46	(b) The Division of Veterans Affairs shall accept, at n	o charge a worn tattered or		
40 47	(b) The Division of Veterans Affairs shall accept, at n otherwise damaged flag of the United States of America or the	-		
48	citizen of the State and shall make arrangements for its respectf			
49	establish a flag retirement program to encourage citizens to send in or drop off such flags at the			
50 51	Division's office in Raleigh and at any Veterans Home or Veter may establish other locations for flag drop-off as it deems a	rans Cemetery in the State and		

	General	Assem	bly Of North Carolina	Session 2021
1 2	drop-off	location	ng retirement program on its Web site and by printed points. On or before December 31, 2016, and annually therea	after, the Division shall
3 4	-		per of flags received under the program to the Joint Leg Operations.	gislative Committee on
5	"		1	
6		SEC	<b>TION 37.9.(b)</b> G.S. 143B-1300(a) reads as rewritten:	
7	"(a)		Assistant Secretary for Veterans Affairs shall report annu	ally to the Secretary of
8	· · ·		of Military and Veterans Affairs and the Joint Legislative	
9	on Gener	al Gove	ernment on the activities of the State Veterans Homes Pro	ogram. This report shall
10			unting of all monies received and expended, statistics on	
11	-	•	recommendations to the Secretary, the Governor, and th	e General Assembly as
12	to the pro	0	and such other matters as may be deemed pertinent."	
13		SEC	<b>TION 37.9.(c)</b> G.S. 143B-1310 reads as rewritten:	
14	"§ 143B-	1310.	Commission established; purpose; transaction of busi	iness.
15				
16	(c)	Trans	saction of Business. – The Commission shall meet, at a	minimum, at least once
17	during ea	ich quai	rter and shall provide a report on military affairs to the Se	ecretary of Military and
18	Veterans	Affair	s and to the General Assembly Affairs and the Joint	Legislative Oversight
19			General Government at least every six months. Prior to	
20			General Assembly, the Commission shall report to the $\epsilon$	
21			rsight Committee on General Government with recom	
22	-		rity actions or issues may be submitted at any time.	
23	""""""""""""""""""""""""""""""""""""""		ity actions of issues may be submitted at any time.	
24				
25	DEPAR'	TMEN	T OF REVENUE	
26	DEIM		<b>TION 37.10.</b> G.S. 105-256 reads as rewritten:	
20 27	"8 105_2		iblications prepared by Secretary of Revenue; report	t on fraud prevention
28	ş 105-2	50. I u	incations prepared by Secretary of Revenue, report	
28 29		nrog	TASS	t on mudu prevention
	(2)	prog Publi		_
	(a)		<b>ress.</b> ications. – The Secretary shall prepare and publish the fo	_
30	(a)	Publi	ications. – The Secretary shall prepare and publish the fo	llowing:
30 31	(a)		ications. – The Secretary shall prepare and publish the fo On an annual basis, a report on the quality of services	llowing: s provided to taxpayers
30 31 32	(a)	Publi	ications. – The Secretary shall prepare and publish the fo On an annual basis, a report on the quality of services through the Taxpayer Assistance Call Center, walk-in a	llowing: s provided to taxpayers assistance, and taxpayer
30 31 32 33	(a)	Publi	ications. – The Secretary shall prepare and publish the fo On an annual basis, a report on the quality of services through the Taxpayer Assistance Call Center, walk-in a education. The report must be submitted to the Joint L	llowing: s provided to taxpayers assistance, and taxpayer legislative Commission
30 31 32 33 34	(a)	Publi	ications. – The Secretary shall prepare and publish the fo On an annual basis, a report on the quality of services through the Taxpayer Assistance Call Center, walk-in a education. The report must be submitted to the Joint L on Governmental Operations.Operations and the Join	llowing: s provided to taxpayers assistance, and taxpayer legislative Commission
30 31 32 33 34 35	(a)	Publi	ications. – The Secretary shall prepare and publish the fo On an annual basis, a report on the quality of services through the Taxpayer Assistance Call Center, walk-in a education. The report must be submitted to the Joint L	llowing: s provided to taxpayers assistance, and taxpayer legislative Commission
30 31 32 33 34 35 36	(a)	Publi  (6)	ications. – The Secretary shall prepare and publish the fo On an annual basis, a report on the quality of services through the Taxpayer Assistance Call Center, walk-in a education. The report must be submitted to the Joint L on Governmental Operations.Operations and the Join Committee on General Government.	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight
30 31 32 33 34 35 36 37	(a)	Publi  (6)	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the secretary shall prepare and publish the formation of the secretary shall prepare and publish the formation of the secretary of the secretary of the secretary secretary of the secretary of the secretary shall be submitted to the secretary and the secretary of the secretary shall be secretary of the secretary of the</li></ul>	llowing: s provided to taxpayers assistance, and taxpayer legislative Commission <u>t Legislative Oversight</u> each year, a semiannual
30 31 32 33 34 35 36 37 38	(a)	Publi  (6)	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary Assistance Call Center, walk-in a education. The report must be submitted to the Joint L on Governmental Operations. Operations and the Joint Committee on General Government.</li> <li>By January 1 and July 1 February 15 and August 15 of the report on the Department's activities listed in this subdimension.</li> </ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must
30 31 32 33 34 35 36 37 38 39	(a)	Publi  (6)	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary Secretary Secretary of Secretary Secreta</li></ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental
30 31 32 33 34 35 36 37 38 39 40	(a)	Publi  (6)	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary Secretary Secretary of Secretary Secreta</li></ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on
30 31 32 33 34 35 36 37 38 39 40 41	(a)	Publi  (6)  (8)	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary Secretary Secretary of Secretary Secreta</li></ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on
30 31 32 33 34 35 36 37 38 39 40 41 42	(a)	Publi  (6)	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary Secretary Secretary of Secretary Secreta</li></ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on
30 31 32 33 34 35 36 37 38 39 40 41 42 43		Publi  (6)  (8) "	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary Secretary</li></ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44		Publi  (6)  (8) "	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary shall prepare and publish the formation of the Secretary Assistance Call Center, walk-in a education. The report must be submitted to the Joint L on Governmental Operations. Operations and the Joint Committee on General Government.</li> <li>By January 1 and July 1-February 15 and August 15 of the report on the Department's activities listed in this subdition be submitted to the Joint Legislative Commission Operations, to the Joint Legislative Ov General Government, and to the Revenue Laws Study</li> <li>OF STATE</li> </ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45		Publi  (6)  (8) " <b>FARY</b> SEC	<ul> <li>ications. – The Secretary shall prepare and publish the form of the annual basis, a report on the quality of services through the Taxpayer Assistance Call Center, walk-in a education. The report must be submitted to the Joint L on Governmental Operations.Operations and the Join Committee on General Government.</li> <li>By January 1 and July 1 February 15 and August 15 of the report on the Department's activities listed in this subdition be submitted to the Joint Legislative Commission Operations of the Joint Legislative Over General Government, and to the Revenue Laws Study</li> <li>OF STATE TION 37.11.(a) G.S. 64-1.1 is repealed.</li> </ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	SECRET	Publi  (6)  (8) " TARY SEC SEC	<ul> <li>ications. – The Secretary shall prepare and publish the form of the annual basis, a report on the quality of services through the Taxpayer Assistance Call Center, walk-in a education. The report must be submitted to the Joint L on Governmental Operations.Operations and the Join Committee on General Government.</li> <li>By January 1 and July 1 February 15 and August 15 of a report on the Department's activities listed in this subdition be submitted to the Joint Legislative Commissi Operations Operations, to the Joint Legislative Ov General Government, and to the Revenue Laws Study</li> <li>OF STATE TION 37.11.(a) G.S. 64-1.1 is repealed.</li> <li>TION 37.11.(b) G.S. 147-54.5 reads as rewritten:</li> </ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on Committee.
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 44 45 46 47	SECRET	Publi  (6)  (8) " TARY SEC SEC 4.5. In	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the secretary shall prepare and publish the formation of the for</li></ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on Committee.
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	SECRET	Publi  (6)  (8) " TARY SEC SEC 4.5. In	<ul> <li>ications. – The Secretary shall prepare and publish the form of the annual basis, a report on the quality of services through the Taxpayer Assistance Call Center, walk-in a education. The report must be submitted to the Joint L on Governmental Operations.Operations and the Join Committee on General Government.</li> <li>By January 1 and July 1 February 15 and August 15 of a report on the Department's activities listed in this subdition be submitted to the Joint Legislative Commissi Operations Operations, to the Joint Legislative Ov General Government, and to the Revenue Laws Study</li> <li>OF STATE TION 37.11.(a) G.S. 64-1.1 is repealed.</li> <li>TION 37.11.(b) G.S. 147-54.5 reads as rewritten:</li> </ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental versight Committee on Committee.
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	SECRE7 "§ 147-54	Publi  (6)  (8) " TARY SEC SEC 4.5. Inv use o	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the secretary shall prepare and publish the formation of the faxpayer Assistance Call Center, walk-in a education. The report must be submitted to the Joint L on Governmental Operations.Operations and the Join Committee on General Government.</li> <li>By January 1 and July 1-February 15 and August 15 of a report on the Department's activities listed in this subdition be submitted to the Joint Legislative Commissi Operations - Operations, to the Joint Legislative Ov General Government, and to the Revenue Laws Study</li> <li>OF STATE</li> <li>TION 37.11.(a) G.S. 64-1.1 is repealed.</li> <li>TION 37.11.(b) G.S. 147-54.5 reads as rewritten:</li> <li>vestor Protection and Education Trust Fund; administ of the Fund.</li> </ul>	llowing: s provided to taxpayers assistance, and taxpayer egislative Commission t Legislative Oversight each year, a semiannual ivision. The report must ion on Governmental <u>versight Committee on</u> Committee.
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	SECRET "§ 147-54  (f)	Publi  (6)  (8) " TARY SEC SEC 4.5. In use o Begin	<ul> <li>ications. – The Secretary shall prepare and publish the formation of the secretary shall prepare and publish the formation of the for</li></ul>	Illowing: s provided to taxpayers assistance, and taxpayer degislative Commission to Legislative Oversight each year, a semiannual aversight Committee on Governmental dersight Committee on Committee. tration; limitations on ry of State shall report

the Joint Legislative Commission on Governmental Operations-Operations, and the Joint 1 2 Legislative Oversight Committee on General Government on the expenditures from the Investor 3 Protection and Education Trust Fund and on the effectiveness of investor awareness education 4 efforts of the Department of the Secretary of State." 5 6 **DEPARTMENT OF STATE TREASURER** 7 SECTION 37.12.(a) G.S. 147-68 reads as rewritten: 8 "§ 147-68. To receive and disburse moneys; to make reports. 9 10 (d2)After consulting with the Select Committee on Information Technology and the Joint Legislative Commission on Governmental Operations and after consultation with and approval 11 12 of the Information Resources Management Commission, the Department of State Treasurer may spend departmental receipts for the 2000-2001 fiscal year to continue improvement of the 13 14 Department's investment banking operations system, retirement payroll systems, and other 15 information technology infrastructure needs. The Department of State Treasurer shall report by January 1, 2001, and annually thereafter to the following regarding the amount and use of the 16 departmental receipts: the Joint Legislative Commission on Governmental Operations, the Chairs 17 18 of the General Government Appropriations Subcommittees of both the House of Representatives 19 and the Senate, and the Joint Legislative Committee on Information Technology. 20 . . . . " 21 SECTION 37.12.(b) G.S. 147-69.2A reads as rewritten: 22 "§ 147-69.2A. Investments; special funds held by the State Treasurer. 23 24 (b) Organization and Reporting. – All documents of the Governor or the State Treasurer 25 concerning the Fund are public records governed by Chapter 132 of the General Statutes and any applicable provisions of the General Statutes protecting confidential information. 26 27 The State Treasurer and the Governor shall jointly develop and adopt an investment policy 28 statement for the Fund. 29 The State Treasurer and Governor shall jointly adopt a common policy to prevent conflicts 30 of interests such that (i) the designees of the State Treasurer and Governor who selected the 31 third-party investment management firm, (ii) the staff of the State Treasurer overseeing the Fund, 32 and (iii) the third-party investment management firm's employees selecting or overseeing Fund 33 investments do not provide services for compensation (as an employee, consultant, or otherwise), 34 within two years after the end of their service to the Fund, to any entity in which an investment 35 from the Fund was made. 36 By October 1, 2015, and at least semiannually thereafter, the State Treasurer shall submit a 37 report to the Governor, the Office of State Budget and Management, the Joint Legislative 38 Commission on Governmental Operations, and the Fiscal Research Division on investments 39 made from the Fund and any return on investment. This report shall be made for the Fund in lieu 40 of the reports required by G.S. 147-69.8 and G.S. 147-69.12(b). . . . . " 41 42 **SECTION 37.12.(c)** G.S. 147-69.12 reads as rewritten: 43 "§ 147-69.12. Reporting on the State Treasurer's investment programs. No later than the tenth day of February, May, August, and November of each year, 44 (a) 45 the State Treasurer shall report on all investments for which the State Treasurer is in any way 46 responsible. responsible, including investments made from the Escheat Fund and return on investment as provided in G.S. 147-69.2A. This report shall be made for the Escheat Fund in lieu 47 48 of the report required by G.S. 147-69.8. The State Treasurer's quarterly report shall include each 49 of the following:

50

. . .

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the beginning with a summa	e Treasurer shall report to the Governor annually and to the of each biennial session the exact balance in the treasury tary of the receipts and payments of the treasury during the practicable an account of the same down to the termination	o the credit of the State, e preceding fiscal year,
 Se	<b>CTION 37.12.(d)</b> G.S. 147-86.45 is repealed.	
	CTION 37.12.(d) G.S. 147-86.43 is repeated. CTION 37.12.(e) G.S. 147-86.62 is repeated.	
	<b>CTION 37.12.(f)</b> G.S. 147-86.84 is repealed.	
	CTION 37.13. This Part is effective when this act beco	omes law and applies to
reports submit	tted on or after that date.	
PART XXXV	III. INFORMATION TECHNOLOGY	
DIT/GREAT	ACT CHANGES	
SE	CTION 38.1. G.S. 143B-1373 reads as rewritten:	
	. Growing Rural Economies with Access to Technolog	y (GREAT) program.
(a) As	used in this section, the following definitions apply:	
	The later and the distance of second seconds and the	· · · · · · · · · · · · · · · · · · ·
(5)	Eligible economically distressed county. <u>area.</u> – A development tier one or tier two area, as defined	
	<u>G.S. 143B-437.08, or a rural census tract, as defined</u>	
	in any other county with total employment of less that	
	1, 2020, as measured pursuant to G.S. 143B-437.52(c)	•
	the purposes of this section, the tier designation that	
	beginning of a fiscal year shall be applied for all grant	
	year.	
(6)		
	in an unserved <u>economically distressed</u> area of an of	
	county seeking to provide broadband service to h	
	community anchor points not currently served. Eligible middle mile, backhaul, and other similar projects no	1 0
	service to end users. If a contiguous project area cru	
	county into one or more eligible adjacent counties,	0
	section, the project shall be deemed to be located in	
	greatest number of unserved households are proposed	-
	for an award under this section, no more than ar	n incidental number of
	households or businesses, not to exceed ten perce	
	households or businesses within the boundaries of the	1 0
	by the applicant, may have terrestrially deployed Inte	
	transmission speeds greater than 10 Mbps download a	and 1 Mbps upload.
	1) Uncommend on a design of a design of the second bio and the fig.	
(14	<ol> <li>Unserved area. – A designated geographic area that is p to broadband service, as defined in this section, offered</li> </ol>	
	wireless provider. Areas where a private provider	-
	receive funds through other <u>State</u> or fede	-
	designed specifically for broadband deployment shall	be considered served if
	designed specifically for broadband deployment shall such funding is intended to result in construction of	
		f broadband in the area
	such funding is intended to result in construction of	f broadband in the area rederal funding program a good standing with the

1 . . . 2 Project areas comprised of census blocks, or portions thereof, within which a (c) 3 broadband provider is receiving matching funds to deploy broadband service within the next 18 4 months are ineligible for the GREAT program. It is essential for the Office to know the location 5 of census blocks, or portions thereof, comprising these areas so it can determine project eligibility. A private provider receiving Universal Service or Connect America Phase II, or 6 7 nonfederal State or federal funds to deploy broadband service in unserved areas may qualify such 8 area for protection by submitting within 60 days of the application period a listing of the census 9 blocks, or portions thereof, comprising the State- or federally funded project areas meeting this requirement and nothing more to in a manner prescribed by the Office. In future program years, 10 the cutoff date for submitting this census block data shall be established by the Office, but shall 11 12 be not less than 60 days prior to the beginning date of the application period. This will enable the office to update maps and advise applicants as to the unserved areas of the State that are eligible 13 14 for consideration in that program year. The Office shall only utilize this data to update maps of census blocks to reflect these census blocks, or portions thereof, as being served. Failure on the 15 part of a provider to submit the listing of census blocks by the cutoff date shall result in those 16 17 areas being eligible for inclusion under this program during the upcoming subsequent program 18 year. years. The Office shall use the census block data provided only for mapping of unserved 19 areas. Upon expiration of the 18-month reservation period described in this subsection, A project 20 area shall remain protected for a period of 18 months from the submission of the listing 21 information required under this subsection; provided, however, a private provider that has received a reservation of census blocks protection for a project area shall submit written 22 documentation by April 30 of the year following the program year that broadband deployment 23 24 has begun or been completed completed, or is otherwise in good standing, in the census blocks, 25 or portions thereof, that have been deemed ineligible by the Office due to the existence of a 26 federally funded project area. under this subsection. Upon submission of documentation 27 satisfactory to the Office, a protected project area shall remain protected until project completion. 28 A project area where a private provider has forfeited or otherwise defaulted on an agreement in 29 connection with receipt of funds to deploy broadband service shall be eligible for inclusion in 30 this program in subsequent program years. Information provided to the Office pursuant to this subsection is not a public record, as that term is defined in G.S. 132-1. 31 32 . . . 33 An application submitted pursuant to this section shall include a project area map that (d1) 34 provides location-specific data in a format required by the Office. A provider submitting an 35 application pursuant to this section shall bear the burden of proof that the proposed area to be 36 served can, in fact, be served using the proposed technology. The burden of proof may be 37 satisfied by the submission of data, maps, and any other information satisfactory to the Office, 38 demonstrating that the area and number of prospective broadband recipients proposed to be 39 served can be provided the minimum upload and download speeds indicated in the application.

40 Applications shall be made publicly available by posting on the Web site of the (e) Department of Information Technology for a period of at least 30-20 calendar days prior to award. 41 42 During the 30-day 20-day period, any interested party may submit comments to the Secretary 43 concerning any pending application. A broadband service provider of broadband services currently providing broadband service in a project area proposed in an application may submit a 44 45 protest of any application on the grounds the proposed project covers an area that is not an eligible 46 a protected area under subsection (c) of this section. section, or that the proposed project area contains ten percent (10%) or more of total households with access to broadband service as 47 defined in this section. Protests shall be submitted in writing, accompanied by all credible and 48 49 relevant supporting documentation, and including specific addresses, and detailed mapping demonstrating that the protesting broadband provider has installed infrastructure sufficient to 50 provide broadband service to the specific addresses provided in the protest, along with an 51

attestation that broadband service is available in the public right-of-way at the specific addresses 1 2 indicated. The protest shall be considered by the Office in connection with the review of the 3 application. Upon submission of evidence satisfactory to the Office that the proposed project area 4 includes a protected area or prospective broadband recipients that are presently served, as 5 measured using a methodology satisfactory to the Office, the Office may work with an applicant 6 to amend an application to reduce the number of unserved prospective broadband recipients in 7 the project area to reflect an accurate level of current broadband service. The Office may revise 8 application scores in accordance with amended applications; however, the Office may reject any 9 amended application resulting in a lower application score to the extent that the lower score 10 would have impacted the ranking of the application in the initial scoring process. For applications 11 with filed protests, the Secretary shall issue a written decision to the protesting party at least 15 12 days prior to the approval of that application. Following a protest that is granted for a portion of 13 the application, the Office may release to an applicant the locations or areas declared ineligible. 14 The information released to the applicant is not a public record, as that term is defined under 15 G.S. 132-1, and shall remain confidential. Any provider submitting a protest shall verify that the information in the protest is accurate and that the protest is submitted in good faith. The Office 16 17 may deny any protest or application that contains inaccurate information.

As a means of resolving a protest, the Office may utilize speed tests to determine if the protested area or individual households or businesses currently have access to broadband service as defined in this section. The Department shall publish the speed test methodology it uses to assess speed levels pursuant to this section. All decisions regarding the speed test to be utilized and the manner by which the speed tests are applied shall be made by the Secretary or the Secretary's designee.

24

(g) Applications shall be scored based upon a system that awards a single point for criteria
 considered to be the minimum level for the provision of broadband service with additional points
 awarded to criteria that exceed minimum levels. The Office shall score project applications in
 accordance with the following:

29	(1)	Partnership. – Projects involving partnership shall be given points in their
30		application score. For the purposes of scoring under this subdivision, a-an
31		application utilizing a partner's infrastructure shall be awarded one point and
32		an application utilizing one or more partners' financial contribution shall be
33		awarded up to three points in accordance with this subdivision. A county may
34		enter into an agreement as an infrastructure partner or a financial contribution
35		partner with one or more applicants. A county that provides a portion of the
36		match required by this section or that has entered into an agreement with the
37		applicant to make available its infrastructure that has been installed for the
38		county's enterprise, nonconsumer broadband purposes, or any other property,
39		buildings, or structures owned by the county, for a proposed project under this
40		section shall be considered a partnership. A an infrastructure partnership for
41		the purposes of this subdivision. Notwithstanding Article 8 of Chapter 143 of
42		the General Statutes or any provision of law to the contrary, a county that has
43		entered into an agreement for a financial partnership with the applicant for a
44		proposed project under this section may provide a portion of the match
45		required by this section pursuant to G.S. 153A-349.60. Projects involving
46		partnerships shall be given six points in their application score.section with
47		unrestricted general funds or federal funding allocated to the county for the
48		purpose of broadband infrastructure improvements; provided, however,
49		nothing in this subdivision shall be construed to authorize a county to provide
50		broadband service to consumers. Points shall be awarded to applications for
51		projects using county funds for a portion of the required match as follows:

	General Assemb	oly Of North Carolina		Session 2021
1		<u>% of Match</u>	Points Given	
2		10%, up to $20%$	1	
3		<u>20%, up to 30%</u>	$\frac{1}{2}$	
4		<u>30%, up to 50%</u>	3	
5	(2)	Unserved households	- The Office shall give ad	ditional points to projects
6		based upon the estimate	d number of unserved hou	seholds within the eligible
7		economically distressed	d county, as determined	by the most recent data
8		published by the Fed	leral Communications Co	ommission or any other
9		information available to	the Office. Points shall be	given to projects that will
10			ith estimated unserved hou	seholds as follows:
11		<b>Unserved Households</b>	Points Given	
12		500 or less	1	
13		501-1400	2	
14		Over 1400	3	
15	(3)			hall give additional points
16		1 0 1		sed upon the percentage of
17				e economically distressed
18		• • •		unserved households shall
19				ublished by the Federal
20			•	ormation available to the
21				vill serve a percentage of
22			thin the project area as foll	
23			eholds To Be Served	Points Given
24		Under-Less than 15	%	1
25		15% to 25%		2
26	(A)	Over 25%	The Office shell show a life	3
27	(4)		-	ional points to projects that
28 29		-		nesses located within the ned by the most recent data
29 30		•	•	ommission or any other
31				given to projects that serve
32			hin the project area as follo	
33			1 0	businesses shall receive 1
34		point.	ng to serve between 1 and -	Fousinesses shan receive r
35		1	ng to serve between 5 and	10 businesses shall receive
36		2 points.	ing to ber ve between 5 und	
37		-	ng to serve either (i) more	than 10 businesses or (ii) a
38		• • •	or more full-time employe	
39	(5)			Il give additional points to
40	~ /	-		the proposed project per
41				ulable to the Office. Points
42			-	ted cost per household or
43		business as follows:	Ĩ	-
44		a. For projects prop	posed in the Piedmont or C	oastal Plain Regions:
45		1 0 1 1	Partnership- <del>Using</del>	Private Provider
46		Household/Business	Infrastructure	Only
47		Up to \$1,700	4	9
48		<del>\$1,701-2,200<u>\$1,700,</u> up</del>		8
49		<del>\$2,201-2,700</del> <u>\$2,200, up</u>		7
50		<del>\$2,701-3,200</del> <u>\$2,700, up</u>		6
51		b. For projects loca	ted in the Mountain Regio	n:

0	General Assemb	oly Of North Carolina		Session 2021
		Est. Cost per	Partnership-Using	Private Provider
		Household/Business	Infrastructure	Only
		Up to \$2,500	4	9
		\$2,501-3,300 <u>\$2,500,</u>		8
		<u>\$3,301-3,800</u> <u>\$3,300,1</u>	=	1
		<del>\$3,801-4,300<u>\$3,800,</u></del>	-	6
	(6)		• 1	rovide minimum download and
		1 I		aggregate points given unde
			0	on multiplied by a factor at the
		level indicated in the		
		Minimum Download	1:	
		Minimum Upload		Score Multiplier
		<b>25.2 Million and the 100</b>	10 Mlana	1.25
		25:3 Mbps. up to 100		1.35
		100:10 Mbps. up to 2		1.75
		200:20 Mbps. or grea	<del>ter.<u>up to 1 Gbps.</u></del>	2.00
		<u>1 Gbps. or greater.</u>	<i>c</i> 1 1 <i>d</i>	<u>3.25</u>
			-	etrics provided in subsection (g
				on the scoring metrics, the Offic
S.		an additional point point	1 0	
	<u>(1)</u>	-	•	y Broadband Planning Playboo
	( <b>2</b> )	6	nes established by the C	
	<u>(2)</u>		-	used federal funds received from
				. 117-2) to provide a portion of
		the match required by	-	a the highest score shall reasing
		•	· • • •	g the highest score shall receiv
				As a means of breaking a tie for rity to the application proposin
		-	• •	cost per household or business
				to an agreement with the Office
				ection (d) of this section and an
	-			ontain a provision governing th
	-	• 1	-	sement of grant funds measure
				y upon verification by the Offic
		1 0		re progress milestones containe
		-		certify and provide to the Offic
	-	1 0 1	• •	on attestation that either speed
				or the proposed upstream an
-	•			lines, and for which a base spee
		1	11 0	(g) of this section, are available
	-	-		A single grant award shall no
				t may be awarded per fiscal year
			0	ty; except that if funds remain
	1 0	•	•	nt, then the next highest scorin
		1 01 0	0	a county where a grant has bee
				with that county does not excee
		ars (\$2,000,000) in that i		which that county does not excee
L.			•	l established in subsection (b) o
t1	his section shall	be disbursed for project		
tl		1 0	ts located in a developm	

1 applications receiving the same score, the Office shall give priority to the application proposing 2 to serve the highest number of new households at the lowest cost per household. Applicants 3 awarded grants pursuant to this section shall enter into an agreement with the Office. The 4 agreement shall contain all of the elements outlined in subsection (d) of this section and any other provisions the Office may require. The agreement shall contain a provision governing the time 5 6 line and minimum requirements and thresholds for disbursement of grant funds measured by the 7 progress of the project. Grant funds shall be disbursed only upon verification by the Office that 8 the terms of the agreement have been fulfilled according to the progress milestones contained in 9 the agreement. Information provided to the Office in connection with project progress milestones 10 that would otherwise be considered confidential information under G.S. 132-1.1 shall not be deemed a public record, as that term is defined under G.S. 132-1. At project completion, the grant 11 recipient shall certify and provide to the Office evidence consistent with Federal 12 13 Communications Commission attestation that either speeds greater than those identified in the 14 application guidelines or the proposed upstream and downstream broadband speeds identified in 15 the application guidelines, and for which a base speed multiplier was awarded pursuant to 16 subdivision (6) of subsection (g) of this section, are available throughout the project area prior to 17 any end user connections. A single grant award shall not exceed two million dollars (\$2,000,000). 18 No more than one grant may be awarded per fiscal year for a project in any one eligible 19 economically distressed county; except that if funds remain available after all top scoring projects 20 have been awarded a grant, then the next highest scoring projects may be awarded a grant even 21 if the project is located in a county where a grant has been awarded in that fiscal year provided 22 the total award associated with that county does not exceed two million dollars (\$2,000,000) in 23 that fiscal year. 24 No more than one-half of the funds appropriated to the fund established in subsection (b) of 25 this section shall be disbursed for projects located in a development tier two or tier three county. 26 If the Office has not received enough grant applications for projects located in a development 27 tier one county to disburse one-half of the funds appropriated to the fund established in subsection 28 (b) of this section as of March 1 of each year, then the Office may allocate any unencumbered 29 funds in the fund for projects located in a development tier two or tier three county. 30 Grant recipients are required to provide matching funds based upon the application (i) 31 scoring pursuant to this section in the following minimum amounts: 32 **Matching Requirement** Score 33 <del>55%</del>50% 12.0 points or less 34 Greater than 12.0 points, but less than 17.5 points <del>50%</del>45% 35 45%40% 17.5 points, up to 22.0 points 36 Greater than 22.0 points <del>35%</del>30% 37 Up to fifty percent (50%) of matching funds paid by the grant recipient may be comprised of 38 third-party funding including funds from federal and other grant programs. Funds from the 39 Universal Service Fund shall not be used for any portion of the required matching funds. Any 40 other current or future federal funds may be used, including any future phase of the Connect America Fund, for the required matching funds within the parameters of this program.programs 41 42 to the extent that the applicable grant program rules permit application of grant funds for that 43 purpose. ...." 44 45 **INTERNAL SERVICE FUND RATE SUBMISSION** 46 47 SECTION 38.2. G.S. 143B-1333 reads as rewritten: 48 "§ 143B-1333. Internal Service Fund. 49 The Internal Service Fund is established within the Department as a fund to provide (a) 50 goods and services to State agencies on a cost-recovery basis. The Department shall establish

51 fees for subscriptions and chargebacks for consumption-based services. The Information

Technology Strategic Sourcing Office shall be funded through a combination of administrative 1 2 fees as part of the IT Supplemental Staffing contract, as well as fees charged to agencies using 3 their services. The State CIO shall establish and annually update consistent, fully transparent, 4 easily understandable fees and rates that reflect industry standards for any good or service for 5 which an agency is charged. These fees and rates shall be prepared by October 1 and shall be 6 approved by the Office of State Budget and Management. and submitted by the Department to 7 the Office of State Budget and Management and Fiscal Research Division on the date agreed 8 upon by the State Budget Director and the Department's Chief Financial Officer. The rates shall 9 be approved by the Office of State Budget and Management. The Office of State Budget and 10 Management shall ensure that State agencies have the opportunity to adjust their budgets based on any rate or fee changes prior to submission of those budget recommendations to the General 11 12 Assembly. The approved Information Technology Internal Service Fund budget and associated 13 rates shall be included in the Governor's budget recommendations to the General Assembly. 14 (b) Repealed by Session Laws 2016-94, s. 7.4(d), effective July 1, 2016. 15 (c) Receipts shall be used solely for the purpose for which they were collected. In coordination with the Office of the State Controller and the Office of State Budget and 16 Management, the State CIO shall ensure processes are established to manage federal receipts, 17 18 maximize those receipts, and ensure that federal receipts are correctly utilized." 19 20 **CYBERSECURITY REPORTING** 21 SECTION 38.3.(a) The Department of Information Technology shall develop a plan 22 for its use of funds received for cybersecurity purposes. In developing the cybersecurity plan, the 23 Department shall include the following: 24 (1)A summary of all cybersecurity funds received and how those funds have been 25 and will be utilized. 26 (2) The scope of activities and services planned to (i) prevent cybersecurity 27 incidents and significant cybersecurity incidents in the State and (ii) mitigate 28 and address cybersecurity incidents and significant cybersecurity incidents 29 that have occurred. 30 (3) Potential funding, partnerships, and other resources available to the 31 Department to assist in its role of preventing, mitigating, and addressing 32 cybersecurity issues in the State. 33 **SECTION 38.3.(b)** The Department shall submit the cybersecurity plan outlined in 34 this section to the Joint Legislative Oversight Committee on Information Technology and the 35 Fiscal Research Division on or before October 1, 2021. 36 37 STATE RECOVERY FUNDS/BROADBAND GRANTS 38 **SECTION 38.4.** Of the funds appropriated in this act from the State Fiscal Recovery 39 Fund to the Department of Information Technology for broadband infrastructure grants, the 40 Department shall utilize those funds pursuant to G.S. 143B-1373, subject to applicable federal guidelines. In the event federal guidelines conflict with the provisions of G.S. 143B-1373, the 41 42 federal guidelines shall control and the Department shall adapt the grant program to the extent 43 necessary to give effect to the controlling federal guidelines. 44 45 STATE RECOVERY FUNDS/BROADBAND STOPGAP SOLUTIONS 46 **SECTION 38.5.** Of the funds appropriated in this act from the State Fiscal Recovery 47 Fund to the Department of Information Technology for broadband stopgap solutions, the Department shall utilize thirty million dollars (\$30,000,000) each fiscal year through the 48 49 2023-2024 fiscal year to provide grants to internet service providers, local government entities, 50 and nonprofits for the provision and installation of infrastructure, as that term is defined in

51 G.S. 143B-1373(a), that will expand the provision of broadband service to unserved and

Ge	eneral Assem	bly Of North Carolina	Session 2021
		seholds in this State. The Department shall ensure tha ompliance with applicable federal guidelines.	t grant funds are awarded
PA	ART XXXIX.	SALARIES AND BENEFITS	
EI		ATE-FUNDED EMPLOYEES AWARDED LE S/EFFECTIVE JULY 1, 2021, AND JULY 1, 2022	
		<b>FION 39.1.(a)</b> Effective July 1, 2021, except as prov	
thi	is section, a pe	rson (i) whose salary is set by this Part, pursuant to th	ne North Carolina Human
Re	esources Act, o	or as otherwise authorized in this act and (ii) who is en	nployed in a State-funded
ро	sition on June	30, 2021, is awarded:	
	(1)	A legislative salary increase in the amount of one an of annual salary in the 2021-2022 fiscal year.	d one-half percent (1.5%)
	(2)	Any salary adjustment otherwise allowed or provide	ed by law.
	SEC	<b>FION 39.1.(a1)</b> Effective July 1, 2022, except as prov	vided by subsection (b) of
	-	erson (i) whose salary is set by this Part, pursuant to the	
		or as otherwise authorized in this act and (ii) who is en	nployed in a State-funded
po		30, 2022, is awarded:	
	(1)	A legislative salary increase in the amount of one an	d one-half percent (1.5%)
		of annual salary in the 2022-2023 fiscal year.	
	(2)	Any salary adjustment otherwise allowed or provide	•
		<b>FION 39.1.(b)</b> For the 2021-2023 fiscal biennium, t	
		ceive the legislative salary increases provided by subse	ections (a) and (a1) of this
sec	ction:		
	(1)	Employees of local boards of education.	
	(2)	Local community college employees.	
	(3)	Employees of The University of North Carolina.	101
	(4)	Clerks of superior court compensated under G.S. 7A	
	(5)	Correctional employees to which Section 39.14 of the	11
	(6) (7)	Law enforcement officers to which Section 39.15 of	
	(7)	Employees of schools operated by the Departmen	
		Services, the Department of Public Safety, and the	
	SEC	who are paid based on the Teacher Salary Schedule.	
th;		<b>FION 39.1.(c)</b> Part-time employees shall receive the	e increases authorized by
um		prorated and equitable basis. <b>FION 39.1.(d)</b> No eligible State-funded employee	shall be prohibited from
ra		l salary increases provided in this section solely beca	1
	-	e legislative increase is above the maximum of the same	1 1 1
		Resources Commission.	alary lange prescribed by
un		Resources commission.	
R(	ONLISES AV	VARDED TO STATE EMPLOYEES FOR W	ORK DURING THE
D	PANDEMI		
		<b>FION 39.2.(a)</b> The General Assembly finds that N	Jorth Carolina's response
eff		VID-19 pandemic have included the extraordinary wo	-
		ployees at all levels and in all agencies. Essential se	
	-	hout the pandemic to the citizens of North Carolina, i	•
-	-	, public safety, transportation, education, and public r	-
	-	State employees and local education employees who	
		services of government during the pandemic receive	
-			± •

1	<b>SECTION 39.2.(b)</b> Further, the General Assembly finds that certain employees were
2	at increased risk of exposure to COVID-19 due to job duties that required significant in-person
3	interaction. These employees should receive additional pay due to the increased personal risk
4	involved in providing the essential services associated with their job duties.
5	<b>SECTION 39.2.(c)</b> By October 31, 2021, employers of State employees and local
6	education employees shall administer a one-time, lump sum bonus of one thousand dollars
7	(\$1,000) to all permanent full-time State employees and local education employees who are
8	employed as of October 1, 2021.
9	<b>SECTION 39.2.(d)</b> By October 31, 2021, employers of State employees and local
10	education employees shall provide an additional one-time, lump sum bonus of five hundred
11	dollars (\$500.00) to all permanent full-time State employees and local education employees who
12	are employed as of October 1, 2021, and who meet at least one of the following eligibility criteria
13	for the additional bonus:
14	(1) The employee earns an annual salary that does not exceed seventy-five
15	thousand dollars (\$75,000).
16	(2) The employee is employed as a law enforcement officer.
17	(3) The employee is an employee in the Division of Adult Correction and Juvenile
18	Justice of the Department of Public Safety with job duties requiring frequent
19	in-person contact.
20	(4) The employee is employed in a position at a 24-hour residential or treatment
21	facility operated by the Department of Health and Human Services.
22	<b>SECTION 39.2.(e)</b> The following definitions apply for the purposes of the bonuses
23	authorized in subsections (c) and (d) of this section:
24	(1) The term "State employee" includes all State employees in all State agencies,
25	departments, and institutions regardless of funding source.
26	(2) The term "local education employee" includes all employees of community
27	colleges, local school administrative units, innovative schools, regional
28	schools, and public charter schools regardless of funding source.
29	<b>SECTION 39.2.(f)</b> Of the funds appropriated in this act from the State Fiscal
30	Recovery Fund, the sum of five hundred forty-five million dollars (\$545,000,000) for the
31	2021-2022 fiscal year is allocated to provide the one-time, lump sum bonuses authorized in this
32	section to State employees and local education employees for work performed during the
33	COVID-19 pandemic.
34	<b>SECTION 39.2.(g)</b> The premium pay bonuses awarded by this section:
35	(1) Are in addition to any regular wage or other bonuses the employee receives
36	or is scheduled to receive.
37	(2) Are not considered compensation for any retirement system administered by
38	the State.
39	SECTION 39.2.(h) Permanent part-time employees shall receive the bonuses
40	authorized in this section on a prorated and equitable basis.
41	SECTION 39.2.(i) The Office of State Budget and Management shall ensure that the
42	funds for the bonuses authorized by this section are used only for the purposes set forth in this
43	section. If the Director of the Budget determines that funds appropriated to a State agency for
44	these bonuses exceed the amount required by that agency, the Director may reallocate those funds
45	to another State agency for payment of these bonuses. Notwithstanding G.S. 143C-4-9, funds
46	appropriated for these bonuses in excess of the amounts required for implementation shall not be
47	credited to the Pay Plan Reserve.
48	SECTION 39.2.(j) Any funds remaining after these bonuses are awarded in
49	accordance with this section shall be credited to the State Fiscal Recovery Fund.
50	

# 51 GOVERNOR AND COUNCIL OF STATE

	General Assembly Of North Carolina	Session 2021
1	SECTION 39.3.(a) Effective July 1, 2021, G.S. 147-11	
2	"§ 147-11. Salary and expense allowance of Governor; allowan	ce to person designated to
3	represent Governor's office.	
1	(a) The salary of the Governor shall be one hundred fifty f	our thousand seven hundred
5	forty three dollars (\$154,743) one hundred fifty-seven thousand s	ixty-four dollars (\$157,064)
5	annually, payable monthly.	
7	(b) <u>He-The Governor</u> shall be paid annually the sum of el-	
3	dollars (\$11,500) as an expense allowance in attending to the bu	
)	expenses out of the State and in the State in representing the inter	rest of the State and people,
)	incident to the duties of his-the office, the said allowance to be paid	monthly.
1	(c) In addition to the foregoing allowance, the actual expe	enses of the Governor while
2	traveling outside the State on business incident to his-the office shal	l be paid by a warrant drawn
3	on the State Treasurer. Whenever a person who is not a State officia	al or employee is designated
1	by the Governor to represent the Governor's office, such the perso	n shall be paid actual travel
5	expenses incurred in the performance of such duty; provided that th	e payment of such-the travel
5	expense shall conform to the provisions of the biennial appropriatio	n act in effect at the time the
7	payment is made."	
3	<b>SECTION 39.3.(a1)</b> Effective July 1, 2022, G.S.	147-11(a), as amended by
)	subsection (a) of this section, reads as rewritten:	
)	"(a) The salary of the Governor shall be one hundred fifty	y seven thousand sixty four
1	dollars (\$157,064) one hundred fifty-nine thousand four hundred	twenty dollars (\$159,420)
2	annually, payable monthly."	
3	<b>SECTION 39.3.(b)</b> Effective July 1, 2021, the annual	salaries for members of the
1	Council of State, payable monthly, are set as follows:	
5	Council of State	<u>Annual Salary</u>
5	Lieutenant Governor	\$138,749
7	Attorney General	138,749
3	Secretary of State	138,749
)	State Treasurer	138,749
)	State Auditor	138,749
1	Superintendent of Public Instruction	138,749
2	Agriculture Commissioner	138,749
3	Insurance Commissioner	138,749
1	Labor Commissioner	138,749
5	SECTION 39.3.(b1) Effective July 1, 2022, the annual	salaries for members of the
5	Council of State, payable monthly, are set as follows:	
7	Council of State	<u>Annual Salary</u>
3	Lieutenant Governor	\$140,831
)	Attorney General	140,831
)	Secretary of State	140,831
1	State Treasurer	140,831
2	State Auditor	140,831
3	Superintendent of Public Instruction	140,831
1	Agriculture Commissioner	140,831
5	Insurance Commissioner	140,831
5	Labor Commissioner	140,831
7		
3	CERTAIN EXECUTIVE BRANCH OFFICIALS	
)	SECTION 39.4.(a) Effective July 1, 2021, the annual set	alaries, payable monthly, for
·		
)	the following executive branch officials for the 2021-2022 fiscal ye	ar are as follows:

General Assembly Of North Carolina	Session 202
Chairman, Alcoholic Beverage	
Control Commission	\$124,593
State Controller	173,491
Commissioner of Banks	139,837
Chair, Board of Review, Division	
of Employment Security	137,165
Members, Board of Review,	,
Division of Employment Security	135,488
Chairman, Parole Commission	137,165
Full-Time Members of the Parole Commission	126,822
Chairman, Utilities Commission	155,485
Members of the Utilities Commission	139,837
Executive Director, North Carolina	139,037
Agricultural Finance Authority	121,324
SECTION 39.4.(a1) Effective July 1, 2022, the a	
for the following executive branch officials for the 2022-2023 f	
Executive Branch Officials	•
	<u>Annual Salary</u>
Chairman, Alcoholic Beverage	\$126.462
Control Commission	\$126,462
State Controller	176,093
Commissioner of Banks	141,934
Chair, Board of Review, Division	120.222
of Employment Security	139,223
Members, Board of Review,	
Division of Employment Security	137,521
Chairman, Parole Commission	139,223
Full-Time Members of the Parole Commission	128,725
Chairman, Utilities Commission	157,817
Members of the Utilities Commission	141,934
Executive Director, North Carolina	
Agricultural Finance Authority	123,154
JUDICIAL BRANCH	
SECTION 39.5.(a) Effective July 1, 2021, the annu	al salaries, payable monthly, f
the following judicial branch officials for the 2021-2022 fiscal	year are as follows:
Judicial Branch Officials	<u>Annual Salary</u>
Chief Justice, Supreme Court	\$163,251
Associate Justice, Supreme Court	159,014
Chief Judge, Court of Appeals	156,499
Judge, Court of Appeals	152,437
Judge, Senior Regular Resident Superior Court	148,324
Judge, Superior Court	144,213
Chief Judge, District Court	131,059
Judge, District Court	126,947
Chief Administrative Law Judge	128,035
District Attorney	139,460
Assistant Administrative Officer of the Courts	134,298
Public Defender	139,460
Director of Indigent Defense Services	143,736
	173,130

#### Session 2021

1	Judicial Branch Officials	<u>Annual Salary</u>
2	Chief Justice, Supreme Court	\$165,699
3	Associate Justice, Supreme Court	161,399
4	Chief Judge, Court of Appeals	158,846
5	Judge, Court of Appeals	154,723
6	Judge, Senior Regular Resident Superior Court	150,549
7	Judge, Superior Court	146,376
8	Chief Judge, District Court	133,025
9	Judge, District Court	128,851
10	Chief Administrative Law Judge	129,956
11	District Attorney	141,552
12	Assistant Administrative Officer of the Courts	136,312
13	Public Defender	141,552
14	Director of Indigent Defense Services	145,892

15 **SECTION 39.5.(b)** The district attorney or public defender of a judicial district, with the approval of the Administrative Officer of the Courts or the Commission on Indigent Defense 16 17 Services, respectively, shall set the salaries of assistant district attorneys or assistant public 18 defenders, respectively, in that district such that the average salaries of assistant district attorneys 19 or assistant public defenders in that district, for the 2021-2022 fiscal year, do not exceed 20 eighty-three thousand eight hundred thirty-two dollars (\$83,832) and the minimum salary of any 21 assistant district attorney or assistant public defender is at least forty-four thousand nine hundred 22 ninety-four dollars (\$44,994), effective July 1, 2021.

23 **SECTION 39.5.(b1)** The district attorney or public defender of a judicial district, with the approval of the Administrative Officer of the Courts or the Commission on Indigent 24 25 Defense Services, respectively, shall set the salaries of assistant district attorneys or assistant 26 public defenders, respectively, in that district such that the average salaries of assistant district 27 attorneys or assistant public defenders in that district, for the 2022-2023 fiscal year, do not exceed 28 eighty-five thousand eighty-nine dollars (\$85,089) and the minimum salary of any assistant 29 district attorney or assistant public defender is at least forty-five thousand six hundred sixty-nine 30 dollars (\$45,669), effective July 1, 2022.

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#### **CLERKS OF SUPERIOR COURT**

SECTION 39.6.(a) Effective July 1, 2021, G.S. 7A-101(a) reads as rewritten:

34 "(a) The clerk of superior court is a full-time employee of the State and shall receive an 35 annual salary, payable in equal monthly installments, based on the number of State-funded 36 assistant and deputy clerks of court as determined by the Administrative Office of Court's 37 workload formula, according to the following schedule:

38	Assistants and Deputies	Annual Salary
39	0-19	<del>\$97,375<u></u>\$98,836</del>
40	20-29	<del>107,625</del> <u>109,239</u>
41	30-49	<del>117,875<u>119,643</u></del>
42	50-99	<del>128,125</del> <u>130,047</u>
43	100 and above	<del>130,688.<u>132,648.</u></del>

If the number of State-funded assistant and deputy clerks of court as determined by the Administrative Office of Court's workload formula changes, the salary of the clerk shall be changed, on July 1 of the fiscal year for which the change is reported, to the salary appropriate for that new number, except that the salary of an incumbent clerk shall not be decreased by any change in that number during the clerk's continuance in office."

49 **SECTION 39.6.(a1)** Effective July 1, 2022, G.S. 7A-101(a), as amended by 50 subsection (a) of this section, reads as rewritten:

General Assembly Of North Carolina	Session 2021
"(a) The clerk of superior court is a full-time emp	ployee of the State and shall receive an
annual salary, payable in equal monthly installments,	based on the number of State-funded
assistant and deputy clerks of court as determined by	the Administrative Office of Court's
workload formula, according to the following schedule:	
Assistants and Deputies	Annual Salary
0-19	<del>\$98,836</del> <u>\$100,318</u>
20-29	<del>109,239<u>110,878</u></del>
30-49	<u>119,643121,438</u>
50-99	<del>130,047</del> 131,998
100 and above	<del>132,648</del> 134,638.
If the number of State-funded assistant and deputy	· · · · · · · · · · · · · · · · · · ·
Administrative Office of Court's workload formula cha	•
changed, on July 1 of the fiscal year for which the changed	
for that new number, except that the salary of an incumb	
change in that number, except that the satary of an incumb change in that number during the clerk's continuance in c	
change in that number during the clerk's continuance in o	JIICE.
ASSISTANT AND DEPUTY CLERKS OF SUPERIO	D COUDT
SECTION 39.7.(a) Effective July 1, 2021, C	
"(c1) A full-time assistant clerk or a full-time depu	
clerk serving as head bookkeeper per county, shall be	e paid an annual salary subject to the
following minimum and maximum rates:	
Assistant Clerks and Head Bookkeeper	Annual Salary
	4 <u>,780\$35,302</u>
Maximum	<u>64,25865,222</u>
Deputy Clerks	Annual Salary
	<del>1,200<u></u>\$31,666</del>
Maximum	<del>50,466.<u>51,223.</u>"</del>
SECTION 39.7.(a1) Effective July 1, 20	22, G.S. 7A-102(c1), as amended by
subsection (a) of this section, reads as rewritten:	
"(c1) A full-time assistant clerk or a full-time deput	ty clerk, and up to one full-time deputy
clerk serving as head bookkeeper per county, shall be	e paid an annual salary subject to the
following minimum and maximum rates:	
-	
Assistant Clerks and Head Bookkeeper	Annual Salary
Minimum \$3	<u>5,302\$35,831</u>
	<del>65,222</del> 66,200
Deputy Clerks	Annual Salary
	<del>1,666</del> <u>\$32,143</u>
Maximum	<u>51,223.51,991.</u> "
MAGISTRATES	
<b>SECTION 39.8.(a)</b> Effective July 1, 2021, C	FS 7A-171 1(a)(1) reads as rewritten:
"(a) The Administrative Officer of the Courts, af	
judge and pursuant to the following provisions, shall set	
	e annual salary indicated in the table se
	gistrate is a magistrate who is assigned
	hours a week during the term of office
	instance week during the term of office
The Automistrative Officer of the Cou	ins shan designate whether a magistrate

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shall increase to the next step eve the magistrate was originally appo	all be at the entry rate. A magistrate's salary ry two years on the anniversary of the date inted for increases to Steps 1 through 3, and ry of the date the magistrate was originally through 6.
Table of Salaries of Full-Time Ma	agistrates
	Annual Salary
	<del>\$40,576</del> <u>\$41,185</u>
	\$43,571 <u>\$44,225</u>
	\$46,802 <u>\$47,504</u>
	<u>\$50,222</u> <u>\$50,975</u>
-	<del>\$54,322</del> \$55,137
	\$ <u>59,259</u> \$60,148
	<del>\$64,792.</del> \$65,764."
1	2022, G.S. 7A-171.1(a)(1), as amended by
subsection (a) of this section, reads as rewritten:	· · · · · · · · · · · · · · · · · · ·
"(a) The Administrative Officer of the Court	s, after consultation with the chief district
judge and pursuant to the following provisions, shall	set an annual salary for each magistrate:
(1) A full-time magistrate shall be pai	d the annual salary indicated in the table set
out in this subdivision. A full-time	e magistrate is a magistrate who is assigned
to work an average of not less that	n 40 hours a week during the term of office.
The Administrative Officer of the	Courts shall designate whether a magistrate
is full-time. Initial appointment sh	all be at the entry rate. A magistrate's salary
shall increase to the next step eve	ry two years on the anniversary of the date
the magistrate was originally appo	inted for increases to Steps 1 through 3, and
every four years on the anniversa	ry of the date the magistrate was originally
appointed for increases to Steps 4	through 6.
Table of Salaries of Full-Time Ma	ogistrates
Step Level A	•
1	<del>\$41,185</del> \$41,802
5	<del>\$44,225</del> \$44,888
1	\$47,504\$48,217
1	\$ <del>50,975</del> \$51,740
-	\$55,137\$55,964
	<del>\$60,148<u>\$61,050</u></del>
-	\$65,764.\$66,750."
	400,70 H <u>400,700</u>
LEGISLATIVE EMPLOYEES	
	021, the annual salaries of the Legislative
Services Officer and of nonelected employees of th	
2021, shall be legislatively increased by one and one	•
	2022, the annual salaries of the Legislative
Services Officer and of nonelected employees of th	
2022, shall be legislatively increased by one and one	-half percent (1.5%).
SECTION 39.9.(b) Nothing in this act li	imits any of the provisions of G.S. 120-32.
-	
GENERAL ASSEMBLY PRINCIPAL CLERKS SECTION 39.10.(a) Effective July 1, 20	021, G.S. 120-37(c) reads as rewritten:

The principal clerks shall be full-time officers. Each principal clerk shall be entitled 1 "(c)2 to other benefits available to permanent legislative employees and shall be paid an annual salary 3 of one hundred sixteen thousand seven hundred thirty-two dollars (\$116,732), one hundred 4 eighteen thousand four hundred eighty-three dollars (\$118,483), payable monthly. Each principal 5 clerk shall also receive such additional compensation as approved by the Speaker of the House 6 of Representatives or the President Pro Tempore of the Senate, respectively, for additional 7 employment duties beyond those provided by the rules of their House. The Legislative Services 8 Commission shall review the salary of the principal clerks prior to submission of the proposed 9 operating budget of the General Assembly to the Governor and shall make appropriate 10 recommendations for changes in those salaries. Any changes enacted by the General Assembly 11 shall be by amendment to this paragraph."

12

**SECTION 39.10.(b)** Effective July 1, 2022, G.S. 120-37(c), as amended by 13 subsection (a) of this section, reads as rewritten:

14 "(c) The principal clerks shall be full-time officers. Each principal clerk shall be entitled 15 to other benefits available to permanent legislative employees and shall be paid an annual salary 16 of one hundred eighteen thousand four hundred eighty three dollars (\$118,483), one hundred 17 twenty thousand two hundred sixty dollars (\$120,260), payable monthly. Each principal clerk 18 shall also receive such additional compensation as approved by the Speaker of the House of 19 Representatives or the President Pro Tempore of the Senate, respectively, for additional 20 employment duties beyond those provided by the rules of their House. The Legislative Services 21 Commission shall review the salary of the principal clerks prior to submission of the proposed 22 operating budget of the General Assembly to the Governor and shall make appropriate 23 recommendations for changes in those salaries. Any changes enacted by the General Assembly 24 shall be by amendment to this paragraph."

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26 27

#### SERGEANTS-AT-ARMS/READING CLERKS

SECTION 39.11.(a) Effective July 1, 2021, G.S. 120-37(b) reads as rewritten:

28 The sergeant at arms and the reading clerk in each house shall be paid a salary of four "(b) 29 hundred sixty dollars (\$460.00) four hundred sixty-seven dollars (\$467.00) per week plus 30 subsistence at the same daily rate provided for members of the General Assembly, plus mileage 31 at the rate provided for members of the General Assembly for one round trip only from their 32 homes to Raleigh and return. The sergeants at arms shall serve during sessions of the General 33 Assembly and at such time prior to the convening of, and subsequent to adjournment or recess 34 of, sessions as may be authorized by the Legislative Services Commission. The reading clerks 35 shall serve during sessions only."

36 **SECTION 39.11.(b)** Effective July 1, 2022, G.S. 120-37(b), as amended by 37 subsection (a) of this section, reads as rewritten:

38 The sergeant at arms and the reading clerk in each house shall be paid a salary of four "(b) 39 hundred sixty-seven dollars (\$467.00) four hundred seventy-four dollars (\$474.00) per week plus 40 subsistence at the same daily rate provided for members of the General Assembly, plus mileage 41 at the rate provided for members of the General Assembly for one round trip only from their 42 homes to Raleigh and return. The sergeants at arms shall serve during sessions of the General 43 Assembly and at such time prior to the convening of, and subsequent to adjournment or recess 44 of, sessions as may be authorized by the Legislative Services Commission. The reading clerks 45 shall serve during sessions only."

46

#### 47 **COMMUNITY COLLEGES**

48 **SECTION 39.12.(a)** Community college personnel shall receive the following 49 legislative salary increases:

1 2 3 4 5	(1)	Effective July 1, 2021, the State Board of C	Community Colleges shall provide
4 5		amount of one and one-half percent (1.5%)	oss-the-board salary increase in the
6	(2)	Effective July 1, 2022, the State Board of C community college personnel with an acro amount of one and one-half percent (1.5%)	Community Colleges shall provide oss-the-board salary increase in the
0 7	SECT	<b>TON 39.12.(b)</b> The minimum salaries for	
		ge faculty for the 2021-2022 fiscal year are a	
9	ommunity cone	the factory for the 2021 2022 fiscal year are a	<u>Minimum Salary</u>
10	Education Le	vel	2021-2022
11		ploma/Certificate or Less	\$38,145
12		gree or Equivalent	38,675
13	Bachelor's De		40,977
14		ee or Education Specialist	43,018
15	Doctoral Deg	1	45,961
16	SECT	TON 39.12.(b1) The minimum salaries for	r nine-month, full-time curriculum
17 cc	ommunity colleg	ge faculty for the 2022-2023 fiscal year are a	as follows:
18			Minimum Salary
19	Education Le	vel	2022-2023
20	Vocational D	ploma/Certificate or Less	\$38,717
21	Associate Deg	gree or Equivalent	39,225
22	Bachelor's De		41,591
23		ee or Education Specialist	43,663
24	Doctoral Deg		46,651
25		<b>TON 39.12.(c)</b> No full-time faculty membe	
		alty member's education level. The pro rata	
		n level shall be used to determine the min	imum salary for part-time faculty
	nembers.		
29		<b>TON 39.12.(d)</b> No State-funded communit	y college employee shall earn less
	han thirteen dolla	ars (\$13.00) per hour.	
31 22 T			
		TY OF NORTH CAROLINA	its of North Constinue shall receive
33 34 th		<b>ION 39.13.(a)</b> Employees of The University slative salary increases:	ity of North Caronna shan receive
34 ui 35	(1)	Effective July 1, 2021, the Board of Gove	ernors of The University of North
36	(1)	Carolina shall provide employees with an	
37		the amount of one and one-half percent (1.	
38	(2)	Effective July 1, 2022, the Board of Gove	*
39	(2)	Carolina shall provide employees with an	•
40		the amount of one and one-half percent (1.	
41	SECT	<b>TON 39.13.(b)</b> All university employees, w	*
		Resources Act, are eligible to receive the le	
	y subsection (a)	-	8
44	5		
	CORRECTION	AL OFFICER SALARY SCHEDULE	
46	SECT	TON 39.14.(a) State employees serving	g as correctional officers in the
47 D		blic Safety, Division of Adult Correction,	
	-	sis of a salary schedule determined accordin	
49 co	orrectional offic	er work experience.	

#### **General Assembly Of North Carolina** Session 2021 SECTION 39.14.(b) The following annual salary schedule applies under subsection 1 2 (a) of this section for the 2021-2023 fiscal biennium, effective for each year on July 1, 2021, and 3 July 1, 2022, respectively: 4 5 FY 2021-22 FY 2022-23 6 Experience COI COII COIII COI COII COIII 7 \$34,220 \$34.733 0 \$33,130 \$36,598 \$33,627 \$37,147 8 1 \$35,449 \$37,164 \$39,747 \$36,615 \$39,160 \$35,981 9 2 \$38,812 \$39,394 \$37,576 \$41,510 \$38,140 \$42,133 3 \$40,753 10 \$44,240 \$39,455 \$43,586 \$40,047 \$41,364 11 4 \$41,033 \$42,383 \$45,329 \$41,648 \$43,019 \$46,009 5 12 \$42,264 \$43,654 \$46,689 \$42,898 \$44,309 \$47,389 13 6 +\$43,109 \$44,527 \$43,756 \$48,337 \$47,623 \$45,195 14 15 STATE LAW ENFORCEMENT OFFICER SALARY SCHEDULE 16 **SECTION 39.15.(a)** Law enforcement officers of the State Highway Patrol, Alcohol 17 Law Enforcement, and the State Bureau of Investigation compensated pursuant to an 18 experience-based salary schedule shall be compensated based on the officer's respective work 19 experience pursuant to the salary schedule in subsection (b) of this section. 20 **SECTION 39.15.(b)** The following annual salary schedule applies under subsection 21 (a) of this section for the 2021-2023 fiscal biennium, effective July 1, 2021, and July 1, 2022, for 22 each respective fiscal year: 23 24 **Years of Experience** FY 2021-22 FY 2022-23 25 46,921 47,625 0 26 1 49,971 50,721 27 2 53,219 54,018 3 28 56,678 57,529 29 4 60,362 61,268 30 5 64,286 65,250 31 6+ 68,465 69,491 32 33 MOST STATE EMPLOYEES 34 **SECTION 39.16.** Unless otherwise expressly provided by this Part, the annual 35 salaries in effect for the following persons on June 30, 2021, and June 30, 2022, shall be 36 legislatively increased as provided by Section 39.1 of this act: 37 (1)Permanent, full-time State officials and persons whose salaries are set in 38 accordance with the State Human Resources Act. 39 Permanent, full-time State officials and persons in positions exempt from the (2)40 State Human Resources Act. 41 (3) Permanent, part-time State employees. 42 Temporary and permanent hourly State employees. (4) 43 44 ALL STATE-SUPPORTED PERSONNEL 45 **SECTION 39.17.(a)** The legislative salary increases provided by this act in each 46 year of the 2021-2023 fiscal biennium do not apply to persons separated from service due to 47 resignation, dismissal, reduction in force, death, or retirement or whose last workday is prior to 48 June 30, 2021, for the 2021-2022 fiscal year or June 30, 2022, for the 2022-2023 fiscal year.

49 **SECTION 39.17.(b)** For the 2021-2023 fiscal biennium, payroll checks issued to 50 employees after July 1, 2021, and July 1, 2022, respectively, that represent payment of services

1 provided prior to July 1 of each year shall not be eligible for salary increases provided for in this 2 act. 3 **SECTION 39.17.(c)** This section applies to all employees paid from State funds. 4 whether or not subject to or exempt from the North Carolina Human Resources Act, including 5 employees of public schools, community colleges, and The University of North Carolina. 6 7 USE OF FUNDS APPROPRIATED FOR LEGISLATIVELY MANDATED INCREASES 8 **SECTION 39.18.(a)** The Office of State Budget and Management shall ensure that 9 the appropriations made by this act for legislatively mandated salary increases and employee 10 benefits are used only for those purposes. SECTION 39.18.(b) If the Director of the Budget determines that funds appropriated 11 12 to a State agency for legislatively mandated salary increases and employee benefits exceed the 13 amount required by that agency for those purposes, the Director may reallocate those funds to 14 other State agencies that received insufficient funds for legislatively mandated salary increases 15 and employee benefits. 16 **SECTION 39.18.(c)** Funds appropriated for legislatively mandated salary and 17 employee benefit increases may not be used to adjust the budgeted salaries of vacant positions, 18 to provide salary increases in excess of those required by the General Assembly, or to increase 19 the budgeted salary of filled positions to the minimum of the position's respective salary range. 20 SECTION 39.18.(d) Any funds appropriated for legislatively mandated salary and 21 employee benefit increases in excess of the amounts required to implement the increases shall be 22 credited to the Pay Plan Reserve. 23 SECTION 39.18.(e) No later than May 1, 2022, for the 2021-2022 fiscal year, and 24 subsequently May 1, 2023, for the 2022-2023 fiscal year, the Office of State Budget and 25 Management shall report to the Joint Legislative Commission on Governmental Operations and 26 the Fiscal Research Division on the expenditure of funds for legislatively mandated salary 27 increases and employee benefits. This report shall include at least the following information for 28 each State agency for each year of the 2021-2023 fiscal biennium: 29 The total amount of funds that the agency received for legislatively mandated (1)30 salary increases and employee benefits. 31 The total amount of funds transferred from the agency to other State agencies (2)32 pursuant to subsection (b) of this section. This section of the report shall 33 identify the amounts transferred to each recipient State agency. 34 The total amount of funds used by the agency for legislatively mandated salary (3) 35 increases and employee benefits. 36 The amount of funds credited to the Pay Plan Reserve. (4) 37 38 PAY PLAN RESERVE/CORRECTIONAL OFFICERS 39 SECTION 39.19. Effective July 1, 2021, G.S. 143C-4-9(a) reads as rewritten: 40 "(a) Creation. - The Pay Plan Reserve is established within the General Fund. The General 41 Assembly shall appropriate in the Current Operations Appropriations Act (Act) or other 42 appropriations act a specific amount to this reserve for allocation, on an as-needed basis only, to 43 fund statutory and scheduled pay expenses authorized by: G.S. 20-187.3, for troopers of the State Highway Patrol compensated pursuant 44 (1)45 to an experience-based salary schedule. 46 (2)G.S. 7A-102. 47 (3) G.S. 7A-171.1. 48 (4) Teacher Salary Schedule, as enacted by the General Assembly. 49 (5) Pay Plans for Principals and Assistant Principals, as enacted by the General 50 Assembly.

	General Assemb	oly Of North Carolina	Session 2021
1	(6)	The Act, for law enforcement officers of the State Bure	eau of Investigation and
2		Alcohol Law Enforcement.	
3	<u>(7)</u>	The Act, for correctional officers compensated pursu	ant to the Correctional
4 5		Officer Salary Schedule."	
6	STATE AGENO	CY TEACHERS	
7		<b>FION 39.20.</b> Employees of schools operated by the De	partment of Health and
8		, the Department of Public Safety, and the State Board	=
9		her Salary Schedule shall be paid as authorized under the	
10			
11		ONUS PAYMENT PROGRAM FOR ELIGIBL	LE DIRECT CARE
12	WORKERS		
13		<b>FION 39.21.(a)</b> One-Time Bonus. – Of the funds approp	
14	-	tealth and Human Services (DHHS) from the State Fisc	•
15 16		dollars (\$100,000,000) shall be used to distribute a one-time bound along as a one time bound any payment to each of	
16 17		passed along as a one-time bonus payment to each of ed by the eligible provider for continuing to provide crit	0
17		emic. Up to one million dollars (\$1,000,000) of these	
19		ster this one-time bonus payment program.	Tunus may be used by
20		<b>FION 39.21.(b)</b> Eligible Provider. – For the purposes of	of this section, the term
21		r" means a provider that is enrolled in the Medicaid	
22	• •	f the following provider categories:	
23	(1)	Providers who provide services through the follow	ving Medicaid waiver
24		programs:	
25		a. The Community Alternatives Program for Chil	
26		b. The Community Alternatives Program	for Disabled Adults
27		(CAP/DA).	
28		c. The North Carolina Innovations waiver.	
29 30	( <b>2</b> )	d. The Traumatic Brain Injury (TBI) waiver. Personal care services (PCS) providers.	
30 31	(2) (3)	Intermediate care facilities for individuals with i	ntellectual disabilities
32	(3)	(ICF/IIDs), including ICF/IID-level group homes.	interfectuar disabilities
33	(4)	Home health providers.	
34	(5)	Nursing homes.	
35	(6)	Behavioral health residential facilities, including Le	evel III and Level IV
36		residential treatment facilities, psychiatric residential	al treatment facilities
37		(PRTFs), medical management and crisis stabilization	facilities, and facilities
38		providing inpatient substance use disorder treatment.	
39		<b>FION 39.21.(c)</b> Eligible Direct Care Workers. – An	
40		ployees who are direct care workers eligible for the on	1.
41		ted by this section. Only employees who meet all of the	following criteria may
42	-	by an eligible provider:	DILLIC who interacts
43 44	(1)	The employee is a direct care worker, as defined by directly with patients or clients.	Dund, who interacts
45	(2)	The employee has been employed by the same eligible	e provider since March
46	(2)	10, 2020, through August 1, 2021.	rio nucl since multi
47	(3)	The employee has worked at least 1,000 hours provid	ing direct care services
48	(-)	between March 10, 2020, and August 1, 2021.	
49	(4)	The employee is not an employee of the State or oth	erwise eligible for any
50		employment-related bonus under this act.	

1	<b>SECTION 39.21.(d)</b> Procedure to Participate. – To participate in the one-time bonus
2	payment program, each eligible provider shall submit the number of direct care workers the
3	provider has designated as eligible, including a description of the position held by any direct care
4	worker the provider has designated as eligible that supports designation that the position meets
5	the criteria of direct care worker, to DHHS by no later than September 1, 2021. Prior to receiving
6	any funds, the eligible provider shall submit an attestation that any funds received in accordance
7	with this section shall be provided directly to designated eligible direct care workers by no later
8	than November 1, 2021.
9	Upon receipt of the information and attestation required by this subsection from an
10	eligible provider, and no later than October 1, 2021, DHHS shall review the submitted
11	information provided against historical Medicaid and NC Health Choice claims data of that
12	eligible provider to evaluate the reasonableness of the submitted number of direct care workers
13	designated as eligible for the one-time bonus payment under this section. No payment shall be
14 15	made to an eligible employer until all information submitted is reviewed and the total number of
15 16	potential eligible direct care workers is ascertained. If, based upon the information submitted by
10 17	a provider, DHHS determines that the number of direct care workers designated is not correct or that the provider is not an eligible provider, then, by no later than October 15, 2021, DHHS shall
17	provide notice to the provider and include the reason for the determination and the number of
19	eligible direct care workers determined to be correct by DHHS, if applicable. If DHHS makes
20	any determination of ineligibility, then DHHS shall reserve funds in the amount necessary to
21	make full payment as was applied for in case that determination is later modified.
22	No later than October 15, 2021, DHHS shall issue a one-time payment, including
23	associated payroll costs, to each eligible provider in the amount required to provide bonuses to
24	eligible direct workers, subject to the other requirements of this section.
25	SECTION 39.21.(e) Bonus Amount Calculation Subject to the requirements of
26	subsection (d) of this section, the amount of the one-time bonus available for eligible direct care
27	workers shall be calculated as the lesser of the following amounts:
28	(1) One hundred million dollars (\$100,000,000) minus both the amount used by
29	DHHS for administration of this one-time bonus payment program and the
30	amount determined to be necessary to cover the associated payroll costs for
31	each eligible provider divided by the total number of direct care workers
32 33	<ul><li>designated by eligible providers as eligible employees.</li><li>(2) One thousand five hundred dollars (\$1,500).</li></ul>
55 34	SECTION 39.21.(f) Any funds remaining after all payments are made to eligible
35	providers in accordance with this section shall be credited to the State Fiscal Recovery Fund.
36	SECTION 39.21.(g) Nothing in this section shall be construed to create an
37	entitlement to the distribution of funds by DHHS under this section.
38	
39	SALARY-RELATED CONTRIBUTIONS
40	SECTION 39.22.(a) Effective for the 2021-2023 fiscal biennium, required employer
41	salary-related contributions for employees whose salaries are paid from department, office,
42	institution, or agency receipts shall be paid from the same source as the source of the employee's
43	salary. If an employee's salary is paid in part from the General Fund or Highway Fund and in
44	part from department, office, institution, or agency receipts, required employer salary-related
45	contributions may be paid from the General Fund or Highway Fund only to the extent of the
46	proportionate part paid from the General Fund or Highway Fund in support of the salary of the
47 48	employee, and the remainder of the employer's requirements shall be paid from the source that
48 49	supplies the remainder of the employee's salary. The requirements of this section as to source of payment are also applicable to payments on behalf of the employee for hospital medical benefits,
49 50	longevity pay, unemployment compensation, accumulated leave, workers' compensation,
50 51	severance pay, separation allowances, and applicable disability income benefits.
<i></i>	runte puj, separaton ano vances, and approacte disactify meetic benefits.

1	SECTI	ON 39 22 (b) F	Effective July	1 2021 the Sta	te's employer (	contribution rates		
2	<b>SECTION 39.22.(b)</b> Effective July 1, 2021, the State's employer contribution rates budgeted for retirement and related benefits as a percentage of covered salaries for the 2021-2022							
$\frac{2}{3}$	fiscal year for teachers and State employees, State law enforcement officers (LEOs), the							
4	University and Community Colleges Optional Retirement Programs (ORPs), the Consolidated							
5	Judicial Retirement System (CJRS), and the Legislative Retirement System (LRS) are as set forth							
6	below:	(2012)	,					
7		Teachers	State	ORPs	CJRS	LRS		
8		and State	LEOs					
9		Employees						
10	Retirement	15.74%	15.74%	6.84%	38.70%	27.15%		
11	Disability	0.09%	0.09%	0.09%	0.00%	0.00%		
12	Death	0.13%	0.13%	0.00%	0.00%	0.00%		
13	Retiree Health	6.31%	6.31%	6.31%	6.31%	6.31%		
14	NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%		
15								
16	<b>Total Contributio</b>	n						
17	Rate	22.27%	27.27%	13.24%	45.01%	33.46%		
18	The rate	e for teachers and	d State employ	ees and State la	w enforcement	officers includes		
19	one one-hundredth	<b>-</b> · ·	-		•			
20					1 V	contribution rates		
21	budgeted for retire		1	0				
22	fiscal year for tea		<b>1</b>					
23	University and Co		· 1					
24	Judicial Retiremen	t System (CJRS)	, and the Legis	slative Retireme	ent System (LR	S) are as set forth		
25	below:							
26		Teachers	State	ORPs	CJRS	LRS		
27		and State	LEOs					
28		Employees						
29	Retirement	16.09%	16.09%	6.84%	39.31%	26.55%		
30	Disability	0.09%	0.09%	0.09%	0.00%	0.00%		
31	Death	0.13%	0.13%	0.00%	0.00%	0.00%		
32	Retiree Health	6.71%	6.71%	6.71%	6.71%	6.71%		
33	NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%		

#### 35 **Total Contribution**

36	Rate		23.029	%	28.029	%	13.64%		46.02%		33.26%	
37		The rate for	or teache	ers and	State en	ployees	and Stat	e law	enforceme	nt off	icers inclue	des
38	one one-h	undredth pe	ercent (C	).01%)	for the O	Dualified	Excess	Benef	fit Arrange	ement.		

39 **SECTION 39.22.(d)** Effective July 1, 2021, the maximum annual employer 40 contributions for the 2021-2022 fiscal year, payable monthly, by the State to the North Carolina 41 State Health Plan for Teachers and State Employees for each covered employee and the average 42 covered retiree are as follows:

43 44

34

- (1) For employees, seven thousand forty-six dollars (\$7,046).
- 44 (2) For retirees, four thousand eight hundred seventy-five dollars (\$4,875). In
  45 applying this subdivision, the annual employer contribution for the average
  46 retiree shall be calculated assuming the retiree enrollment counts remain at the
  47 April 2021 level throughout the 2021-2022 fiscal year.

48 **SECTION 39.22.(e)** Effective July 1, 2022, the maximum annual employer 49 contributions for the 2022-2023 fiscal year, payable monthly, by the State to the North Carolina 50 State Health Plan for Teachers and State Employees for each covered employee or retiree are as 51 follows:

General Assem	bly Of North Carolina	Session 2021
(1) (2)	For employees, seven thousand four hundred ninety- For retirees, five thousand one hundred eighty-eight	-
PART XL. CA	PITAL	
CAPITAL IMI	PROVEMENT & REPAIRS AND RENOVATIONS	APPROPRIATIONS
SEC	TION 40.1.(a) The following agency capital improve	ment projects have been
	ct code for reference to allocations in this Part, past allo	
	by the General Assembly for future fiscal years:	,
	Improvement Project	Project Code
	Office of the Courts–	Ŭ
Supreme Co	urt & Court of Appeals-Lexan Windows	AOC21-1
Ĩ		
Department of A	Agriculture and Consumer Services	
Eaddy Build	ing–Addition & Renovation	DACS21-1
Tidewater R	esearch Station–Swine Unit Replacements	DACS21-2
NCFS-Cour		DACS21-3
NCFS-Regi	on 1 Headquarters	DACS21-4
C		
Department of H	Iealth and Human Services	
New Brough	iton Hospital–	
New Ma	intenance Facility	DHHS21-1
Department of E	Environmental Quality	
Water Resou	rces Development Projects	DEQ-WRD21
Department of N	Vatural and Cultural Resources	
NC Museum	of Art–Light Control	DNCR21-1
NC Museum	of Art–Amphitheater Restoration	DNCR21-2
NC Museum	of Natural History–Dueling Dinosaurs Lab	DNCR21-3
Fort Fisher I	Historic Site–New Visitor Center	DNCR21-4
Fort Fisher A	Aquarium–Aquarium Expansion	DNCR21-5
NC Zoo-As	ia/Australia Exhibits	DNCR21-6
NC Zoo-Par	king/Trams	DNCR21-7
NC Transpo	rtation Museum	DNCR21-8
Thomas Day	House	DNCR21-9
-	f the Atlantic	DNCR21-10
Historic Site	S	DNCR21-11
Pisgah View	State Park	DNCR21-12
C		
Department of A	Administration	
DHHS/Dix	Campus Relocation	DOA21-1
Dix Campus	Relocation–Utilities & Mail Service Warehouse	DOA21-2
State Gov't.	Complex Chiller Plant	DOA21-3
	-	
Department of J	ustice	
-	ustice Academy Repairs & Renovations	DOJ21-1
•	ustice Academy Repairs & Renovations	DOJ21-2
U		
Department of I	nsurance	
Department of I		

	General Assembly Of North Carolina	Session 2021
1	Land Development & Training Center	DOI21-1
2		
3	Department of Public Instruction	
4	Center for the Advancement of Teaching	DPI21-1
5	Department of Public Sofety	
6 7	Department of Public Safety Richmond Regional JDC–Raise the Age Renovations	DPS21-1
8	National Guard–	DF321-1
8 9	Federal Match Funding Pool	NG21-1
10		1021 1
11	General Assembly	
12	Renovations/Elevator Repair	NCGA21-1
13	Downtown Government Complex	NCGA21-2
14	1	
15	The University of North Carolina	
16	North Carolina State University–	
17	Apiculture Facility	UNC/NCS21-1
18	S.T.E.M. Building	UNC/NCS20-1
19	Elizabeth City State University–	
20	New Residence Hall	UNC/ECS21-1
21	Sky Bridge	UNC/ECS21-2
22	New Dining Facility	UNC/ECS21-3
23	Flight School	UNC/ECS21-4
24	Appalachian State University–	
25	Peacock Hall/Business	UNC/ASU21-1
26	North Carolina School of Science and Math-Morganton–	
27	Repair & Renovation and Wellness Center	UNC/SSM21-1
28	North Carolina Central University	UNC/NCC21-1
29 30	Lab Equipment East Carolina University	UNC/INCC21-1
31	Brody School of Medicine	UNC/ECU21-1
32	University of North Carolina at Pembroke	0110/20021-1
33	Health Sciences Center	UNC/PEM21-1
34	Fayetteville State University	
35	Dormitories	UNC/FSU21-1
36	Winston-Salem State University	
37	K.R. Williams Auditorium	UNC/WSS21-1
38		
39	Repairs and Renovations-The University of North Carolina	UNC/R&R21
40	Repairs and Renovations-State Agencies (non-UNC)	R&R21
41	Community College Capital Projects	CC21
42	Stream Debris Removal	SDR21
43	Courthouse Funds	CF21
44	K-12 Athletic Facility Funds	K-12F21
45	Airport Fund	AP21
46	Dam Fund	DAM21
47	Connect NC Bond Funds	CNC21
48	<b>SECTION 40.1.(b)</b> This subsection authorizes the foll	• • • •
49 50	allocates funding in the 2021-2023 fiscal biennium based upon project	
50	authorized projects. The authorizations provided in this subsection	on represent the maximum

5	improvement project co	des, as defined in subsection (a)		ounts for ouprior
6	Capital Improvements			
7	State Capital and	Total	FY	FY
8	Infrastructure Fund	Project Authorization	2021-2022	2022-2023
9	AOC21-1	\$135,000	\$135,000	
10	DACS21-1	1,632,000	1,632,000	_
11	DACS21-2	3,518,000	3,518,000	
12	DACS21-3	4,000,000	4,000,000	_
13	DACS21-4	8,000,000	4,000,000	_
14	DHHS21-1	1,600,000	1,600,000	_
15	DEQ-WRD21	N/A	44,469,664	35,231,560
16	DNCR21-1	1,000,000	1,000,000	
17	DNCR21-2	2,448,102	2,448,102	_
18	DNCR21-3	2,500,000	2,500,000	_
19	DNCR21-4	8,000,000	4,000,000	4,000,000
20	DNCR21-5	15,000,000	5,000,000	5,000,000
21	DNCR21-6	75,000,000	41,233,563	33,766,437
22	DNCR21-7	5,000,000	5,000,000	
23	DNCR21-8	4,000,000	4,000,000	_
24	DNCR21-9	800,000	800,000	_
25	DNCR21-10	4,200,000	4,200,000	_
26	DNCR21-11	15,000,000	15,000,000	_
27	DNCR21-12	12,200,000	9,000,000	3,200,000
28	DOA21-1	244,000,000	50,000,000	60,500,000
29	DOA21-2	13,700,000	13,700,000	
30	DOA21-3	21,875,000	10,286,748	11,588,252
31	DOI21-1	3,500,000	3,500,000	
32	DOJ21-1	1,673,500	1,673,500	_
33	DOJ21-2	2,836,952	2,836,952	_
34	DPI21-1	23,416,952	19,482,815	3,934,137
35	DPS21-1	10,702,952	10,702,952	
36	NG21-1	N/A	3,569,696	_
37	NCGA21-1	2,000,000	2,000,000	_
38	NCGA21-2	13,191,316	1,800,000	11,391,316
39	UNC/NCS21-1	4,000,000	4,000,000	_
40	UNC/NCS20-1	160,000,000	18,250,000	36,500,000
41	UNC/ECS21-1	40,000,000	10,000,000	30,000,000
42	UNC/ECS21-2	2,500,000	2,500,000	_
43	UNC/ECS21-3	7,500,000	7,500,000	_
44	UNC/ECS21-4	34,000,000	4,000,000	10,000,000
45	UNC/ASU21-1	25,000,000	12,500,000	12,500,000
46	UNC/SSM21-1	12,000,000	12,000,000	-
47	UNC/NCC21-1	3,011,000	3,011,000	_
48	UNC/ECU21-1	215,000,000	21,500,000	53,750,000
49	UNC/PEM21-1	91,000,000	9,100,000	22,750,000
50	UNC/FSU21-1	20,000,000	2,000,000	5,000,000
51	UNC/WSS21-1	57,000,000	5,700,000	14,250,000

project. An additional action by the General Assembly is required to increase the maximum

Budget and Management for the 2021-2023 fiscal biennium the following amounts for capital

There is allocated from the State Capital and Infrastructure Fund to the Office of State

### **General Assembly Of North Carolina**

authorization for any of the projects listed.

1 2 3

4

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Senate Bill 105

S105-CSMLxfra-6 [v.1]

	nbly Of North Carolina		Session 202
UNC/R&R21	N/A	250,000,000	250,000,00
R&R21	N/A	200,000,000	200,000,00
CC21	400,000,000	100,000,000	100,000,00
SDR21	100,000,000	50,000,000	50,000,00
CF21	64,957,500	32,478,750	32,478,75
K-12F21	41,000,000	20,500,000	20,500,00
AP21	69,650,000	34,825,000	34,825,00
DAM21	35,300,000	17,650,000	17,650,00
CNC21	400,000,000	200,000,000	200,000,00
	<b>CTION 40.1.(c)</b> Of the funds in the	, ,	, ,
	bsection (b) of this section for the 2	-	
	ursuant to G.S. 143C-8-13, the followi		-
agencies:			
(1)	Of the amount allocated for project	t code UNC/R&R21 from	the State Capit
(1)	and Infrastructure Fund, the Board		-
	sum of one hundred twenty-five m		
	year of the 2021-2023 fiscal bier		,
	facility modernization projects.	linium for comprehensive	
(2)	Of the amount allocated for project	ot code $R\&R21$ from the	State Canital a
(2)	Infrastructure Fund, the Office		-
	encouraged to allocate the sum of	-	-
	-	-	
	fiscal year of the 2021-2023 fisca	1	
The	projects for State agencies, excludi	•	
	e Office of State Budget and Managem		-
	ommission on Governmental Operati		
	3(b). The Board of Governors shall rep	-	e Commission
	Operations in accordance with G.S. 14		
	CTION 40.1.(d) The Board of Gover		
	e funds allocated for project code UNO		,
	s listed in this subsection. The Board of	• •	-
0	d projects that the General Assembly in	itends to fund through the	2023-2025 fisc
biennium:			
	ient Institution	Authoriz	zed Project Co
11	tate University–		
•	Envelope & Roof Repair		
$M_{1-1} I I_{-1} I_{-1} I_{-1} I_{-1}$			
•	Partial Renovation–Building Systems		10,000,00
Walker Hal	ll HVAC Repair & Upgrades		10,000,00 500,00
Walker Hal	•••		10,000,00 500,00
Walker Hal Walker Hal	ll HVAC Repair & Upgrades	n	10,000,00 500,00 1,300,00
Walker Hal Walker Hal Campus-W	ll HVAC Repair & Upgrades ll Envelope & Structural Repair	n	10,000,00 500,00 1,300,00 1,500,00
Walker Hal Walker Hal Campus-W Chapell Wi	ll HVAC Repair & Upgrades ll Envelope & Structural Repair 'ide Electronic Door Access Installation	n	$\begin{array}{c} 10,000,00\\ 500,00\\ 1,300,00\\ 1,500,00\\ 600,00\end{array}$
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig	ll HVAC Repair & Upgrades ll Envelope & Structural Repair de Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement	n	10,000,00 500,00 1,300,00 1,500,00 600,00 1,000,00
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig Holmes Co	ll HVAC Repair & Upgrades ll Envelope & Structural Repair 'ide Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement ght Hall Roof Repair & Replacement	n	\$5,000,00 10,000,00 500,00 1,300,00 1,500,00 600,00 1,000,00 200,00 100,00
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig Holmes Co BB Doughe	Il HVAC Repair & Upgrades Il Envelope & Structural Repair Vide Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement ght Hall Roof Repair & Replacement onvocation Center Chiller erty Chiller Repair	n	$ \begin{array}{c} 10,000,00\\ 500,00\\ 1,300,00\\ 1,500,00\\ 600,00\\ 1,000,00\\ 200,00\\ 100,00 \end{array} $
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig Holmes Co BB Doughe Facilities O	Il HVAC Repair & Upgrades Il Envelope & Structural Repair Vide Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement ght Hall Roof Repair & Replacement onvocation Center Chiller	n	$\begin{array}{c} 10,000,00\\ 500,00\\ 1,300,00\\ 1,500,00\\ 600,00\\ 1,000,00\\ 200,00\\ 100,00\\ 300,00\end{array}$
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig Holmes Co BB Doughe Facilities O John E. The	Il HVAC Repair & Upgrades Il Envelope & Structural Repair Vide Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement ght Hall Roof Repair & Replacement onvocation Center Chiller erty Chiller Repair Operations/Motorpool Wall Repairs omas Chiller Compressor Upgrades	n	$\begin{array}{c} 10,000,00\\ 500,00\\ 1,300,00\\ 1,500,00\\ 600,00\\ 1,000,00\\ 200,00\\ 100,00\\ 300,00\\ 250,00\end{array}$
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig Holmes Co BB Doughe Facilities O John E. The Anne Belk	ll HVAC Repair & Upgrades ll Envelope & Structural Repair Vide Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement ght Hall Roof Repair & Replacement onvocation Center Chiller erty Chiller Repair Operations/Motorpool Wall Repairs omas Chiller Compressor Upgrades Hall Hot Water Piping Replacement		$\begin{array}{c} 10,000,00\\ 500,00\\ 1,300,00\\ 1,500,00\\ 600,00\\ 1,000,00\\ 200,00\\ 100,00\\ 300,00\\ 250,00\\ 500,00\end{array}$
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig Holmes Co BB Doughe Facilities O John E. The Anne Belk Edwin Dun	ll HVAC Repair & Upgrades ll Envelope & Structural Repair Vide Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement onvocation Center Chiller erty Chiller Repair Operations/Motorpool Wall Repairs omas Chiller Compressor Upgrades Hall Hot Water Piping Replacement ican Hall HVAC & Lighting Improven		$\begin{array}{c} 10,000,00\\ 500,00\\ 1,300,00\\ 1,500,00\\ 600,00\\ 1,000,00\\ 200,00\\ 100,00\\ 300,00\\ 250,00\\ 500,00\\ 800,00\end{array}$
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig Holmes Co BB Doughe Facilities O John E. The Anne Belk Edwin Dun John E. The	Il HVAC Repair & Upgrades Il Envelope & Structural Repair Vide Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement ght Hall Roof Repair & Replacement onvocation Center Chiller erty Chiller Repair Operations/Motorpool Wall Repairs omas Chiller Compressor Upgrades Hall Hot Water Piping Replacement incan Hall HVAC & Lighting Improven omas Envelope		$\begin{array}{c} 10,000,00\\ 500,00\\ 1,300,00\\ 1,500,00\\ 600,00\\ 1,000,00\\ 200,00\\ 100,00\\ 300,00\\ 250,00\\ 500,00\\ 800,00\\ 300,00\\ \end{array}$
Walker Hal Walker Hal Campus-W Chapell Wi Smith Wrig Holmes Co BB Doughe Facilities O John E. The Anne Belk Edwin Dun John E. The	ll HVAC Repair & Upgrades ll Envelope & Structural Repair Vide Electronic Door Access Installation ilson Gutter/Soffit/Roof Replacement onvocation Center Chiller erty Chiller Repair Operations/Motorpool Wall Repairs omas Chiller Compressor Upgrades Hall Hot Water Piping Replacement ican Hall HVAC & Lighting Improven		$\begin{array}{c} 10,000,00\\ 500,00\\ 1,300,00\\ 1,500,00\\ 600,00\\ 1,000,00\\ 200,00\\ 100,00\\ 300,00\\ 250,00\\ 500,00\\ 800,00\end{array}$

	General Assembly Of North Carolina	Session 2021
1	University Hall Sprinkler System	250,000
2	Duncan Hall Renovation	20,000,000
3	East Carolina University–	
4	Brody High-Rise Code Compliance, Phase 2	6,000,000
5	Main Campus-College Hill Drive Steam, Phase 3	2,500,000
6	Whichard Building Comprehensive Renovation	10,000,000
7	Speight Building Roof, Window, & Envelope Replacement	4,000,000
8	Chilled Water Extension to Whichard & Graham	6,475,000
9	Main Campus-Relocate Steam & Condensate, Phase 1	5,000,000
10	Health Science Building Envelope Infiltration Repairs	5,000,000
11	Brody Building Freight Elevators-Emergency Power	250,000
12	Science & Technology–Replace Roof	400,000
13	Old Cafeteria Building–Install Steam Manhole & Replace Piping	300,000
14	Health Science Campus Catwalks/Central Utility Plant	225,000
15	Warren Life Sciences–Replace Roof–Section B	300,000
16	Health Science Campus Central Utility Plant Transformers 1 & 2	404,000
17	Bate Upgrade Elevators (2)	350,000
18	Rivers–Replace Roof	300,000
19	Christenbury–Replace Roof	410,000
20	Brody Building Envelope Infiltration Repairs, Phase 1	1,500,000
21	Brody Chilled Water Loop Valve Replacement	100,000
22	Jenkins Art North Building Envelope Repairs	1,750,000
23	McGinnis Scene Shop–Replace Roof	100,000
24	Brody–Inline Fan Replacement, Phase 1	200,000
25	Jenkins Art–Replace Distribution Sub Panels, Westside Jenkins Art	225,000
26	Messick–Upgrade/Replace Elevator	150,000
27	Building 127–Upgrade/Replace Elevator	150,000
28	Coastal Studies Annex–Repair & Coat Siding & Roofing	100,000
29	School of Dental Medicine/Comm. Svc. Learning Ctrs. Upgrades	100,000
30	(HVAC & Indoor Air Quality)	203,000
31	Main Campus Steam Plant–Install Steam Blanket for Boilers	100,000
32	McGinnis Auditorium–Upgrade/Replace Elevator	300,000
33	Brewster–HVAC Controls Optimization/D Wing	400,000
34	Greenville Centre–HVAC Controls Upgrade	400,000
35	(Specific Remote Terminal Unit Variable Air Volumes)	300,000
36	Plate & Frame Heat Exchanger for Science & Technology/	500,000
37	Central Chiller Plant w/Controls Upgrade	300,000
38	Old Cafeteria Building Controls Upgrade (Specific Direct Digital Control)	300,000
39	Carol Belk Building–HVAC System (Specific Variable Air Volume Integration	,
40	Rivers Building–HVAC System (Specific Variable Air Volume Integration	300,000
41	Austin Building–Air Handlers Replacement	1,500,000
42	Warren Life Sciences–Extend Sprinkler System to Original Section	1,500,000
43	Building 43–Upgrade Freight Elevator/Replace Shaft and Jack	230,000
43 44	Main Campus–Replace Power Distribution System Steam Plant	250,000
44	Biotechnology Building–Upgrade Laboratory Exhaust System	452,000
46		130,134
40 47	Biotechnology Building–Replace Exhaust Fans Repair & Repave Service Drive at West End Dining/	150,154
47	Behind White Residence Hall	150,000
40 49	Wright Building/Wright Auditorium–Fire Alarm System Upgrade	300,000
49 50	Old Cafeteria & Ragsdale Annex–Replace Roof	240,000
50 51	Brody School of Medicine–Replace Computer Room Air Conditioning Units	240,000
51	Brody School of Medicine-Replace Computer Room An Conditioning Units	200,000

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1	Cotanche Data Center-Renovations to Improve Fire Protec. Syst./Data Rooms	210,000
2	Howell Science Building South	30,000,000
3	Elizabeth City State University-	
4	Repair Campus Main Switch	700,000
5	Repair Campus Pump Station	650,000
6	Infrastructure Upgrades–Water & Electrical, Phase 1	12,000,000
7	Emergency Generator Power–Operations	4,900,000
8	Emergency Generator Power–Residence Halls	2,100,000
9	Campus-Wide Lockdown System	2,000,000
10	Building Demolition (4 Buildings)	1,500,000
11	Butler Residence Hall Renovations	2,500,000
12	Underground Infrastructure–	_,_ , _ , _ , _ , _ ,
13	(Replace all campus plumbing gate valves/infrastructure for fire pump)	150,000
14	Underground Infrastructure–	100,000
15	(Replace 6-in. with 8-in. line to improve water volume/Campus North)	300,000
16	Jenkins Hall, Phase 2–Renovation of Laboratory and Classroom	400,000
17	Vaughn Center–Repair Student Phys. Ed. Learning Spaces–	100,000
18	(Pool, flooring, ceilings & building envelope)	550,000
19	Fine Arts–Roof Replacement	200,000
20	Dixon Hall–Classroom & Laboratory Renovations	400,000
20	ITC–Air Handler Replacement	300,000
22	Lester Hall–Demolition	495,000
22	Infrastructure Upgrades–Water & Electrical, Phase 2	27,000,000
23 24	Fayetteville State University–	27,000,000
2 <del>4</del> 25	Lyons Science Renovation	1,500,000
25 26	Butler Renovation–(HVAC, Bldg. Envelope, Fire Alarm)	3,450,000
20 27	A.B. Rosenthal Building–Targeted Renovation	10,000,000
28	Campus-Wide Utility Infrastructure	9,950,000
28 29	Barber/Collins Admin Complex–Roof Replacement	200,000
30	Campus-Wide Exterior Lighting Retrofit	400,000
31	Campus-Wide Brick Paver & Concrete Walk Repairs	400,000 500,000
32	Telecom–Roof Replacement	150,000
33	Butler–Roof Replacement	650,000
33 34	Chesnutt–MEP (Generator)	400,000
34 35	Telecom–MEP (Central Plant Tie, AHU, BAS, MDP, Generator)	400,000 750,000
35 36		600,000
30 37	University Advancement–MEP (AHU, Heat Pumps, BAS, MDP)	450,000
	FM Complex-MEP (HVAC, MDP, Generator, Restrooms)	,
38	Harris CBE–Precast Concrete Structural Repair	100,000
39 40	Cook-Exterior Stairs & Patio Repairs	100,000
40	J. Knuckles Science Annex–Roof Replacement	150,000
41	H.T. Chick–Targeted Renovation	9,500,000
42	North Carolina Agricultural & Technical State University–	0.700.000
43	Carver Hall–Comprehensive Modernization, Phase 1	9,700,000
44	Price Hall–Renovation, Phase 1	8,000,000
45 46	Marteena Hall Renovation	9,100,000
46	General Classroom, B Side–Roof Repairs	1,241,107
47	Boiler Replacement	1,459,200
48	Hines Hall–HVAC Modifications	300,000
49 50	Waterproofing Buildings	600,000
50	IRC Building-HVAC Repairs/Replacement	705,274
51	Dudley–HVAC Repairs/Controls	403,305

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1	McNair Hall–HVAC Repairs	250,000
2	Elevator Repairs/Replacement	450,000
3	Campus-Wide Steam Leaks	500,000
4	Building Steam System Repairs	200,000
5	Moore Gym/Hodgin Hall/Fraiser Hall–Roof Repairs	1,000,000
6	Price Hall/1020 Wendover/Hodgin Hall/Campbell Hall/C.H. Moore–	
7	Window Replacement	200,000
8	1020 Wendover/Price/Corbett Sports Center/Campbell, & Carver-	
9	Asbestos Abatement	150,000
10	Campus-Wide–Back Flow Preventors	300,000
11	Beef Barn/Bull Barn/Calf Barn/Dairy Barn	100,000
12	Carver Hall–Comprehensive Modernization, Phase 2	10,400,000
13	Price Hall Renovation, Phase 2	8,500,000
14	North Carolina Central University-	- , ,
15	Lee Biology Renovation	8,100,000
16	B.N. Duke Auditorium–Steam to Natural Gas Conversion	350,000
17	Art Museum–Roof Replacement	250,000
18	Campus-Wide Steam System Repairs	
19	(Steam Traps, Valves, Leaks, Piping & Insulation Replacement, MHs)	600,000
20	Robinson Science Building–Repair & Restore Brick Façade	300,000
21	Hubbard Totton Building–Elevator Replacement	350,000
22	Campus-Wide ADA Compliance Upgrades, Phase 2	100,000
23	William Jones Building–HVAC Upgrades	450,000
24	Walker PE Complex–Elevator Replacement	350,000
25	Sanitary Sewer System–	550,000
<u>2</u> 6	(Locate/assess terra-cotta pipes; stop inflow and infiltration)	100,000
27	Roof Gutters & Vent Repairs	310,000
28	Taylor Building–Repair & Restore Brick Façade	161,000
29	Water System–Re-route South and East Sides/Increase Capacity	135,000
30	Campus-Wide Annual Flat Roof Diagnostics, Prev. Maint., & Leak Repairs	300,000
31	Fire Alarm Systems Upgrades & Repairs	250,000
32	Steam Plant–Roof Repair	40,000
33	Asbestos/Mold Remediation & Contaminants Removal	300,000
34	Shepard Library–ITS/NOC/HVAC Upgrades	230,000
35	Fine Arts Building–Fire Alarm System Replacement	495,000
36	Miller Morgan Building–VFDs Replacement	80,000
37	B.N. Duke Auditorium–Repair & Restore Brick Façade	300,000
38	Edmonds Building–Brick Façade Repair & ADA Access	500,000
39	(Ease of Entry & Code Compliant Steps and Handrails)	245,300
40	Taylor Education Building Renovation	13,750,000
41	North Carolina School of Science and Mathematics–	15,750,000
42	Campus-Wide HVAC Renovations	2,000,000
43	Chiller Replacement	3,000,000
44	Building Envelope Repairs	5,850,000
45	Cafeteria Renovation	2,500,000
46	Academic Commons & Dining Hall Renovation	12,400,000
47	North Carolina State University–	12,400,000
48	Page Hall–Building Envelope Repairs & Plumbing Upgrades	4,000,000
40 49	Scott Hall–HVAC Renovation	5,000,000
49 50	Mann Hall–HVAC & Plumbing Renovation	10,000,000
51	Kilgore Hall–HVAC Renovation	10,000,000
51		10,000,000

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1	North & Central Campus–Domestic Water Line Replacement	4,303,000
2	Poe Hall–Fire Protection Systems	3,500,000
3	Thomas Hall–HVAC Renovation	4,000,000
4	Research Building III–HVAC Upgrades	900,000
5	Original Campus–Domestic Water Line Repair Under RR Tracks	270,000
6	Dabney Labs–Renovation	1,500,000
7	Polk–2nd Floor Overhang Structural Repair	150,000
8	Scott Hall Labs–Renovation	2,500,000
9	Brooks Hall–Renovation, Phase 1	1,500,000
0	Mann Hall–Electrical Upgrades	950,000
1	Thomas Hall Labs–Renovation	1,000,000
2	CVM Equine AHU Replacement	300,000
3	McKimmon–ADA Improvements/Restrooms	500,000
4	Morrill Drive Domestic Water Line Replacement	661,000
5	Nelson, Park Alumni, Beef Ed. Unit, Schaub, CVM Research–	
6	Fire Alarm Panel Replacement	250,000
7	Campus-Wide Domestic Water Line & Valve Replacement, Phase 2	650,000
8	Don Ellis, Brooks–BAS Controls Upgrade, Phase 1	100,000
9	Polk Hall Labs–Renovation, Phase 1	1,500,000
0	Campus-Wide Asbestos Removal Steam System	650,000
1	Caldwell Hall–Pointing & Caulking	100,000
2	Research Building I–AHU Replacement	850,000
3	Research Building IV–HVAC Upgrades	1,100,000
4	Centennial Campus–Repair Steam Leaks	550,000
5	CVM Main–Fire Alarm Upgrade, Phase 3	400,000
6	Mann Hall–Fire Sprinkler System	500,000
7	Campus Steam Leak Repair–MH13	200,000
8	Gardner Labs–Renovation	480,000
9	Textiles–COT Pod 2, South Side Foundation Waterproofing	350,000
0	Campus Cooling Tower Refurbish at CBC	250,000
1	Polk Hall–Fire Alarm Upgrade	600,000
2	Biltmore–Code Deficiencies	2,000,000
3	Campus Upgrade Sanitary/Storm Water System, Phase 1	844,000
4	Campus Chilled Water System Improvements	575,000
5	Kilgore–Foundation Waterproofing	350,000
6	Cox–Pointing & Caulking	300,000
7	Tompkins Hall–Above-Grade Waterproofing/Pointing	200,000
8	Yarborough–Chiller Controls Upgrade	146,000
9	Campus Sewer Line Replacement/Court of NC	175,000
9	111 Lampe Drive Renovation	42,000,000
1	University of North Carolina at Asheville–	42,000,000
2	Campus Safety Improvements, Access Control, Cameras	2,300,000
2 3		4,400,000
3 4	Campus Roadway Repairs	
4 5	Campus-Wide–Arc Flash Compliance, Phase II Peplace & Ungrada Evaling Station/Compliant Storage Tanks & System	150,000
	Replace & Upgrade Fueling Station/Compliant Storage Tanks & System	150,000
6 7	(FCAP #31053) Peplace Pedestrian Pethe/Main Qued to Quen Hell	150,000
7	Replace Pedestrian Paths/Main Quad to Owen Hall	250,000
8	Replace Walkways in Tennent Park/ADA Accessible Path to	250 000
9	Main Quadrangle/Carmichael Hall	250,000
0	Repair Concrete at Carmichael Plaza & Walk Along Ramsey/Tennent Park	200,000
1	Reuter Center–Replace BAS; Add VFD to AHU (FCAP #31131)	150,000

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	Reuter Center/Riverside Warehouse–Roof Replacements (FCAP #14433)	475,000
2	Rework Intersection at Edgewood & University Heights	250,000
3	Utility Location Survey/Installation of Underground Utility Markers	200,000
ŀ	Zageir Hall–Replace Machinery w/new HE Models (FCAP #31124)	225,000
5	Underground Waterline Repairs–	
5	(Replace Domestic Waterline/Valves & Assoc. Work)	506,000
7	Campus-Wide–Implement Interoperable Communications/911 Commission	250,000
8	Campus-Wide–Install Sub-Metering in all Buildings:	
)	(Gas, Electric, Domestic Hot Water, Rain Water Systems, & Heating)	150,000
)	Replace Sidewalks at Zageir Hall	150,000
	Weizenblatt Hall–Replace Low Slope Roof w/New Membrane Roof	175,000
2	118 W.T. Weaver–HVAC Replacement	
3	(Replace Major HVAC Equip./Update Controls)	518,974
ŀ	Campus-Wide–Replace Deteriorated/Rusted Handrails w/Aluminum	250,000
5	Lipinsky Renovation	10,000,000
5	University of North Carolina at Chapel Hill–	
7	Wilson Library–Means of Egress	9,300,000
8	Swain Hall–Targeted Renovation	5,800,000
)	Phillips Hall–1958 Central HVAC System	6,000,000
)	Hamilton Hall–Central HVAC System	8,800,000
	Wilson Library–1953 Central HVAC System AHU 1 & 2	7,000,000
2	Wilson Library–1953 Central HVAC System AHU 3	4,000,000
3	462 Art Studio Bldg.–Steel Roof	219,772
ŀ	12 Carroll Hall–Replace Roofing/Built-Up Roof, Sector C	406,823
5	209 First Dental–Replace Roofing/Slate Roof	565,120
5	166 General Storeroom–Replace Roofing/Built-Up Roof, Sector 5	577,490
7	625 ITS Building-Manning–Replace Roofing/Built-Up Roof	672,719
3	27 Memorial Hall–Replace Barrel Roof	330,000
)	226 Old Clinic–Replace Built-Up Roof	283,355
)	5 South Building–Replace Metal Roof/Gutters & Install Fall Protection	927,239
	228 Brinkhous-Bullitt Building–Electrical Service & Distribution	
2	(Replace Main/Sub-Distribution)	4,843,986
3	12 Carroll Hall–Repair & Renovate Elevator #1618	746,929
ŀ	12 Carroll Hall–Repair & Renovate Elevator #6442	464,850
5	41 Coastal Process Environmental Health Lab Building-	
5	System Cumulative Deficiencies	675,000
7	13 Davie Hall–Replace Air Handling Unit 1A, 1st Floor, 1967 Bldg.	428,865
8	13 Davie Hall–Replace Air Handling Unit 1B, 1st Floor, 1967 Bldg.	169,045
)	3 Ackland Art Museum–Install Bldg. Automation System	236,625
)	13 Davie Hall–Replace Air Handling Unit 1C, 1st Floor, 1967 Bldg.	225,461
	14 Dey Hall–Repair & Renovate Elevator #4576	407,206
2	369 Friday Center–Replace Heating/Cooling Air Handling Units:	
3	AHU 01/Office, 1st Floor	255,456
ŀ	369 Friday Center–Replace Heating/Cooling Air Handling Units:	
5	AHU 02/Mail/Book Room, 1st Floor	272,402
5	462 Art Studio Building–Install Fire Sprinkler System	326,540
7	211 Brauer Hall–Fire Alarm Systems:	
8	Replace Fire Alarm Initiating Devices & Control Panel	565,868
)	13 Davie Hall–Fire Alarm Systems:	
)	Replace Fire Alarm Control Panel	135,985
	498 Kenan Center–Fire Alarm Systems:	

Replace Initiating Devices & Control Panel	200,000
3 Ackland Art Museum–Air Handling Units:	,
	419,748
24 Wilson Library–Replace AHU 7 HVAC System	5,086,299
3 Ackland Art Museum–Replace Windows/Painted Wood Window	484,785
328 Bingham Facility (Building 1)–Replace Roofing/EPDM Roof	225,560
228 Brinkhous-Bullitt Building–Provide Roof Fall Protection	156,547
•	138,419
University of North Carolina at Charlotte–	
Atkins Library Tower-ADA & Elev.	10,000,000
Smith–Replace HVAC & Controls, Envelope, Replace Roof	5,950,000
Atkins Library Tower–Fire & Smoke Systems	3,840,000
Woodward–Controls & Lab HVAC Modernization	2,700,000
Friday–HVAC, Controls & Electrical Upgrade	9,700,000
Atkins–Roof	911,250
Reese–Roof	226,100
Reese–Fire Systems	773,500
	327,250
•	654,500
Fridav–Roof	1,011,000
•	416,500
	729,000
	1,574,009
	120,311
•	188,792
	995,269
	839,459
	561,202
	631,072
Rowe–Elevators	156,334
	154,042
	362,670
	19,100,000
	25,900,000
	, ,
•	2,440,000
	1,550,000
	10,400,000
	712,031
	985,327
	773,128
	400,000
	762,000
	861,750
	839,175
•	
	230,000
	683,434
	486,000
1 10	435,000
Campus-Wide Walks and Hardscape Improvements	240,000
	3 Ackland Art Museum–Replace Windows/Painted Wood Window 328 Bingham Facility (Building 1)–Replace Roofing/EPDM Roof 228 Brinkhous-Bullitt Building–Provide Roof Fall Protection 229 Burnett-Womack Building–Provide Roof Fall Protection University of North Carolina at Charlotte– Atkins Library Tower–ADA & Elev. Smith–Replace HVAC & Controls, Envelope, Replace Roof Atkins Library Tower–Fire & Smoke Systems Woodward–Controls & Lab HVAC Modernization Friday–HVAC, Controls & Electrical Upgrade Atkins–Roof Reese–Roof Reese–Fire Systems Duke–HVAC & Controls Friday–Roof RUP-2–HVAC & Controls King–Fire Systems & Abatement Fretwell–HVAC & Controls Memorial Hall–Envelope Memorial Hall–Envelope Memorial Hall–Roof Reese–Envelope King–Envelope Grigg–HVAC & Controls Friday–Fire Systems

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1	Campus-Wide Asbestos & Lead Abatement	240,000
2	Petty Bldg.–Replace EST QuickStart Fire Alarm System	400,000
3	Sink Bldg./Maintenance Compound–Asphalt Replacement	140,000
4	Coleman Bldg.–VCT Flooring Abatement & Replacement	250,000
5	996 Spring Garden/1605 Spring Garden/535 Tate Street/2900 Oakland Ave	
6	Fire Alarm Upgrade	250,000
7	Cone Arts/Lecture Hall, Room 103–Seating, Flooring, Lighting, Other Upgrad	
8	Jackson Library–Renovation/Addition	81,000,000
9	University of North Carolina at Pembroke–	
10	Jacobs Hall–Demolition/Site Restoration	1,250,000
11	Campus Roof Replacements	1,500,000
12	Campus Safety & Regional Emergency Response Center	4,480,000
13	Campus Gas Line Replacement	550,000
14	Jones Pool–HVAC Replacement	1,300,000
15	Livermoore & Jones–Generator	424,500
16	Honors College–Renovation	250,000
17	Jones Auxiliary Gym/Dance Studio–Flooring/Studio Upgrades	625,000
18	Education–Boiler Replacement	110,000
19	Chavis–Air Handlers	390,000
20	Moore Hall & Chavis–Boiler Replacement	190,000
20 21	Lumbee Hall & Old Main–Elevator Replacement	465,000
21	Jones/Livermore/Lumbee/Old Main–FACP Replacement	403,000 682,000
22	Jones-Ceiling Repaint	110,000
23 24	Business Administration Renovation	12,500,000
24 25	School of the Arts–	12,300,000
23 26		4,800,000
	Stevens Center–Roof, Water Intrusion, Bldg. Envelope	
27 28	Gray Building–Roof, Bldg. Envelope, HVAC, Fire Suppression	3,350,000
28 29	Performance Place/Workplace/WPV–Roof Replacements	2,435,000
29 30	Gray Building–New Electrical Service Main	256,000 134,000
30 31	Design and Production/Workplace/Film Building 3–Life Safety Code Correction Admin/Aquarius/Facilities/D&P Storage/WorkplaceWest V/Demille–	on 134,000
	· · ·	115 000
32	Install Exit/Egress Lighting	115,000
33	Workplace–Renovate Drama Studios	448,000
34 25	Drainage & Landscape Improvements/Common Area at Moore & Sanford	397,000
35	Workplace–Renovate Drama Administrative Offices	323,000
36	Facilities Management–Install Shop Exhaust & Heating System	95,000
37	Gray Building–Remove Boilers	123,000
38	Film School, Buildings 1 & 2–Repair & Replace Windows	202,000
39	Film Archives Building–A/C & Controls	485,000
40	Performance Place, Film 2–	07.000
41	Provide Heating/Cooling to Control Booth and Foley Booth	87,000
42	Gray Building–Modifications to Heating/Ventilation/AC System for Police	101,000
43	Film School–Paint Rooftop Components	81,000
44	Facilities Management–Resurface Drives/Vehicle Staging	75,000
45	Design & Production–Renovate Administrative/Faculty Offices	162,000
46	Design & Production–Mechanical System Retrocommissioning	134,000
47	Campus-Wide ADA/Misc. Improvements	39,000
48	Chapel St. Buildings–Roof Replacement	34,000
49	300 Waughtown–Exterior Waterproofing & Repairs	73,000
50	Film School, Building 3–Theater Dimmers	232,000
51	Hanes Student Commons–Motor Control Center	150,000

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	Commons Building–Upgrade Air Distribution & Controls	93,000
2	Commons–Partial Interior Renovation	75,000
3	Residence Halls A-F–Replace Floor Slabs, Sidewalks, & Stairs	118,000
ŀ	Stevens Center Renovation, Phase 1	25,000,000
5	University of North Carolina at Wilmington-	
5	Coastal Marine Studies–Plumbing, Mech., Elec. Renovation	9,930,000
7	West Side Energy Plant Modernization	3,926,440
}	Wagoner/Hurst/Hamilton Roadways–Storm Water Refurbishment	2,500,000
)	Warehouse/Receiving–Replace Fire Alarm System	161,000
)	Telecommunications–Replace Fire Alarm System	62,000
	Kenan Auditorium–Fire/Life Safety Improvements	75,000
	Isaac Bear Bldg.–Fire Sprinkler	410,000
	Alderman Hall–Replace Windows	280,000
	Randall Library Renovation & Expansion	61,500,000
	Western Carolina University–	
	Killian Building–HVAC Upgrades/Window Replacement	3,570,000
	Reid Building–Roof Replacement	2,520,000
	Moore Building–Abatement, Demo. & Struct. Improvements	7,100,000
	Moore Building–Infrastructure & Accessibility	4,200,000
	HFR Building–Roof Replacement	660,000
	Campus-Wide Fire Alarm System Upgrades	300,000
	Reid Building–Gym Floor Replacement	275,000
	Undersized Water Main Replacements/Non-Functioning Valves/Upgrade Lines	
	Facilities Management Building–Roof Replacement	193,000
	Highlands Biological Station–Structural Repairs	250,000
	Ramsey Activities Center–Elevator Replacement	250,000
	HFR Building–Chiller Replacement	200,000
	Old Student Union–Foundation & Exterior Repair	450,000
	Hunter Library–Cooling Tower Replacement	175,000
	Campus-Wide Egress Lighting/Exit Light Replacement	100,000
	Moore Building Renovation	15,000,000
	Winston-Salem State University–	15,000,000
	Hauser Hall Renovations–Restore the Core	9,500,000
	Computer Science–Roof Repair	120,000
	Gaines Complex–Roof Replacement	660,000
	Computer Science–Exterior Wall Repairs	110,000
	W.B. Atkinson–Exterior Wall Repairs	125,000
	Elva Jones Computer Science–HVAC Upgrades/BAS Controls Replacement	1,450,000
	O'Kelly Library–Upgrade HVAC Make-Up Air System	375,000
	1600 Lowery St.–Add Fire Alarm System	125,000
	• •	
	Campus-Wide Fire Alarm System Upgrades	750,000
	R.J. Reynolds–Roof Replacement	205,000
	Coltrane Hall–Exterior Wall Repairs/Door & Window Replacement	275,000
	O'Kelly Library–Upgrade Electrical System	250,000
	Hauser Hall–Renovation, Phase 2	7,500,000
	PBS North Carolina–	2 200 000
	Tower Lighting/FAA Markers/Tower Elev. Repair	2,200,000
	Bryan Center–Replace HVAC Air Handler & Controls	2,707,000
	Bryan Center–Chiller & Cooling Tower Replacement	1,120,000
	North Carolina Arboretum–	1 000 000
	Infrastructure Restoration & Road Projects	1,000,000
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SECTION 40.1.(e) Of the funds in the State Capital and Infrastructure Fund 1 2 allocated in subsection (b) of this section for project code CC21, the following amounts are 3 allocated for capital improvement projects at community colleges in this State in the aggregate 4 amount of four hundred million dollars (\$400,000,000). Funds allocated pursuant to this 5 subsection shall be used for the purpose of issuing allotted proceeds to community colleges for new construction or rehabilitation of existing facilities and repairs and renovations in accordance 6 7 with the following: 8 **Community College Proceeds Allotment** 9 Alamance CC \$ 7,938,704 10 Asheville-Buncombe TCC \$ 8,265,643 Beaufort County CC \$ 4,149,414 11 12 Bladen CC \$ 3,520,119 13 Blue Ridge CC \$ 2,905,574 Brunswick CC 14 \$ 2,278,736 15 Caldwell CC and TI \$ 6,909,954 \$ 9,986,372 16 Cape Fear CC Carteret CC 17 \$ 3,375,700 18 Catawba Valley CC \$ 8,655,880 19 Central Carolina CC \$10,031,233 20 Central Piedmont CC \$20,000,000 21 Cleveland CC \$ 7,598,247 22 Coastal Carolina CC \$ 8,460,455 23 College of the Albemarle \$ 6,376,529 24 Craven CC \$ 5,765,056 25 Davidson County CC \$ 6,755,089 26 Durham TCC \$ 6,188,478 27 Edgecombe CC \$ 5,417,837 28 Fayetteville TCC \$20,000,000 29 Forsyth TCC \$14,572,113 30 Gaston College \$ 9,009,858 31 **Guilford TCC** \$19,525,968 32 Halifax CC \$ 2,996,526 33 \$ 2,105,434 Haywood CC 34 Isothermal CC \$ 5,007,321 35 James Sprunt CC \$ 3,144,017 36 Johnston CC \$ 5,111,793 37 Lenoir CC \$11,826,322 38 Martin CC \$ 2,190,242 39 \$ 3,829,850 Mayland CC 40 McDowell TCC \$ 2,173,649 41 Mitchell CC \$ 3,397,210 42 \$ 1,860,231 Montgomery CC Nash CC 43 \$ 7,753,111 44 Pamlico CC \$ 1,222,332 45 Piedmont CC \$ 3,001,442 46 Pitt CC \$14,535,241 47 Randolph CC \$ 5,418,451 48 Richmond CC \$ 7,526,958 49 Roanoke Chowan CC \$ 2,217,281 50 Robeson CC \$ 6,555,976 51 Rockingham CC \$ 4,407,523

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1	Rowan-Cabarrus CC	\$12,614,170
2	Sampson CC	\$ 5,203,976
3	Sandhills CC	\$ 4,970,448
4	Southeastern CC	\$ 6,701,009
5	South Piedmont CC	\$ 5,560,411
6	Southwestern CC	\$ 5,020,226
7	Stanly CC	\$ 5,610,190
8	Surry CC	\$ 7,888,312
9	Tri-County CC	\$ 2,055,656
10	Vance-Granville CC	\$ 7,394,217
11	Wake TCC	\$20,000,000
12	Wayne CC	\$ 9,149,360
13	Western Piedmont CC	\$ 3,947,229
14	Wilkes CC	\$ 5,514,320
15	Wilson CC	\$ 4,402,607

16 **SECTION 40.1.(f)** There is created within the Community Colleges System Office 17 the Community Colleges Building Fund as an interest-bearing capital project fund. At the 18 beginning of each fiscal year, the Office of State Budget and Management shall transfer an 19 amount equal to the amount allocated for community college capital projects in the most recent 20 Current Operations Appropriations Act to the Community Colleges Building Fund. Proceeds 21 disbursed from the Fund shall be used for new construction or rehabilitation of existing facilities, 22 repairs and renovations, building of technology infrastructure, and the purchase of measures to 23 ensure building security. Projects for facilities for centralized administration, trailers, relocatable 24 classrooms, or mobile classrooms are not eligible for funding. Any items purchased with such 25 proceeds and installed or replaced as part of a renovation or rehabilitation must have a useful life 26 of at least 10 years or must extend the life of the facility by at least 10 years once renovated or 27 rehabilitated. The Community Colleges System Office shall develop a priority list of projects and 28 capital needs to administer the proceeds from the Community Colleges Building Fund and shall 29 prioritize allocation of funds among projects for new construction and repairs and renovations 30 by ranking the projects for the various community colleges according to greatest need and the 31 ability for disbursed funds to be expended and projects completed expeditiously.

32 As of the effective date of this section, a county that is a development tier three area, 33 as defined in G.S. 143B-437.08, shall provide local matching funds from county funds, other 34 non-State funds, or a combination of these sources for such proceeds in the amount of one dollar 35 (\$1.00) of local matching funds for every one dollar (\$1.00) of such proceeds. The provisions of 36 G.S. 115D-31, or any other provision of law permitting prior expenditures to be used for match 37 purposes, do not apply for purposes of meeting the matching funds requirements of this section. 38 For rehabilitation of existing facilities and repairs and renovations, community colleges are not 39 required to match proceeds allocated in this section. Each community college receiving the 40 proceeds allocated pursuant to subsection (e) of this section shall report by January 1, and quarterly thereafter, to the Community Colleges System Office on the projects funded from those 41 42 allocations, and the Community Colleges System Office shall combine the reports and submit 43 them in accordance with G.S. 143C-8-14. Allocations from the fund shall not be used to retire debt issued or authorized prior to July 1, 2021. The amount distributed to any single community 44 45 college shall not exceed the amount listed in the allocation schedule in subsection (e) of this 46 section. Interest credited to the Community Colleges Building Fund shall revert to the State 47 Capital and Infrastructure Fund.

48 **SECTION 40.1.(g)** For project code NCGA21-2, the Legislative Services Office 49 shall utilize funds appropriated for the 2021-2022 fiscal year to expand upon the Government 50 Facilities Master Plan initiated pursuant to Section 36.2(a) of S.L. 2018-5, with a focus on

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potential remodeling expenditures and the use of leasing alter	natives to more effectively renovate
and remodel State-owned property for the following:	
(1) The Department of Public Instruction/Edu	cation Building.
(2) Dobbs Building.	
(3) Bath Building.	
(4) Albemarle Building.	
(5) The Department of Administration Buildi	ng.
The expanded Government Facilities Master Pla	
also consider available options for consolidating the facilitie	es of the Department of Commerce,
The University of North Carolina System Office, the Comm	nunity Colleges System Office, and
the Department of Public Instruction into a single location lo	ocated in the downtown government
complex.	
<b>SECTION 40.1.(h)</b> In connection with the expa	nded Government Facilities Master
Plan described in subsection (g) of this section, the Legisl	ative Services Office, utilizing the
Alternative Workplace Requirements methodology develop	ed for the State of North Carolina
during a project conducted with the assistance of the Office of	of State Auditor in 2019, shall direc
a study of the Albemarle Building to determine the necessa	
State Auditor, considering the necessary amount of square for	ootage that employees, or groups of
employees, need in order to perform the required tasks for the	heir positions. The cost of the study
described in this subsection shall not exceed one hundred th	
be funded utilizing funds available to the Department of Insu	irance.
SECTION 40.1.(i) For project code N	VCGA21-2, and notwithstanding
G.S. 143-135.26 or any other provision of law to the contra	
shall utilize the funds appropriated for the 2022-2023 fiscal y	ear to initiate advance planning, ful
planning, and design for the location of The University of N	North Carolina System Office in the
downtown government complex, including any facility cons	solidation identified using the study
conducted pursuant to subsection (g) of this section.	
SECTION 40.1.(j) Of the funds allocated in the	his Part for project code CF21, the
Administrative Office of the Courts (AOC) shall provide fu	nds in the form of aggregate grants
in the following amounts to the following counties for court	nouse repair and renovation:
County Courthouse	Grant Amount
Alleghany County	\$2,000,000
Burke County	\$1,000,000
Cabarrus County	\$4,500,000
Caldwell County	\$4,500,000
Cleveland County	\$4,500,000
Columbus County	\$2,000,000
Davie County	\$1,000,000
Hoke County	\$31,000,000
Jones County	\$250,000
Lenoir County	\$550,000
Lincoln County	\$4,500,000
Madison County	\$3,800,000
Pender County	\$250,000
Rutherford County	\$3,107,500
Stokes County	\$2,000,000
<b>SECTION 40.1.(k)</b> Of the funds allocated in thi	, ,
Department of Public Instruction (DPI) shall provide funds	1 0
the form of aggregate grants for repair and renovation of ath	•
in the form of grants as follows:	
Facility/Draigat	Amount

51 **Facility/Project** 

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	Alexander Central High School–	
	Track	\$300,000
	Tennis Courts	\$330,000
	North Lincoln High School-	
	Field Turf	\$400,000
	Mitchell High School-	
	Football Field Turf	\$1,100,000
	Mountain Heritage High School–	
	Field Turf	\$1,100,000
	Madison High School-	
	Repairs	\$2,500,000
	Bethel Middle School–	
	Sports Field	\$1,500,000
	Lincoln County–	
	Lincoln Rescue Park Soccer Fields	\$1,100,000
	DPI shall distribute the remaining funds allocat	
	form of grants during the 2021-2023 fiscal biennium to loca	
	repair and renovation of athletic facilities at public school	
ł	prioritize the provision of grants to low-wealth public school	
	<b>SECTION 40.1.</b> ( <i>l</i> ) Of the funds allocated in t	1 0
	Division of Aviation in the Department of Transportation	
	the repair and renovation of public use airport facilities in the	form of grants in aggregate amoun
2	as follows:	
	Airport Facility	Amount
	Rockingham County NC Shiloh Airport	\$7,000,000
	Stanly County Airport	\$28,000,000
	Gastonia Municipal Airport	\$250,000
	Statesville Regional Airport	\$500,000
	Johnston County Airport	\$7,500,000
	Mt. Airy/Surry County Airport	\$2,900,000
	Cape Fear Regional Jetport	\$3,500,000
	Smith Reynolds Airport	\$20,000,000
	SECTION 40.1.(m) Of the funds allocated in the	1 0
	Division of Energy, Mineral, and Land Resources in the De	1
	(Division) shall provide funding for the repair of dams and re	elated structures in the form of gran
i	in aggregate amounts as follows:	
	Dam/Structure	Amount
	Lake Lure Dam	\$16,500,000
	Boiling Springs Dam	\$12,200,000
	Lake Adger Dam	\$6,500,000
	Fair Lake Dam	\$100,000
	<b>SECTION 40.1.(n)</b> For the Gaston Aquatics Co	
	Part, Gaston Aquatics, Inc., a nonprofit organization, shall r	
	(\$2,000,000) to the Center for pool construction on a one-	
	four years in which to raise the matching funds. Upon raising	
	(\$1,000,000) in non State funding the Conten shall used	

four years in which to raise the matching funds. Upon raising the initial sum of one million dollars (\$1,000,000) in non-State funding, the Center shall receive the sum of one million dollars (\$1,000,000). Upon raising an additional sum of one million dollars (\$1,000,000), the Center shall receive the sum of one million dollars (\$1,000,000). Funds allocated in this Part to the Center that have not been disbursed by June 30, 2025, shall revert to the State Capital and

50 Infrastructure Fund.

1	SEC	<b>FION 40.1.(0)</b> For the Gaston Community Foundation grant allocated in this						
2		nmunity Foundation (Foundation) shall match the sum of two million dollars						
3		a one-to-one basis. The Foundation shall have four years in which to raise the						
4	matching funds. Upon raising the initial sum of one million dollars (\$1,000,000) in non-State							
5	funding, the Foundation shall receive the sum of one million dollars (\$1,000,000). Upon raising							
6	an additional sum of one million dollars (\$1,000,000), the Foundation shall receive the sum of							
7		ars (\$1,000,000). Funds allocated in this Part to the Foundation that have not						
8		y June 30, 2025, shall revert to the State Capital and Infrastructure Fund.						
9	SECT	<b>FION 40.1.(p)</b> From the funds allocated in this Part to the Gaston County						
10	Family YMCA,	the Warlick Family YMCA (Warlick) shall be allotted the sum of five hundred						
11	thousand dollars	(\$500,000) upon raising matching funds in the sum of five hundred thousand						
12		0) in non-State funds. Funds allocated in this Part that have not been disbursed						
13		, shall revert to the State Capital and Infrastructure Fund.						
14		<b>FION 40.1.(q)</b> For project code DACS21-4, the Department of Agriculture and						
15		ces shall select a site located in Duplin County for the construction of the new						
16	<b>U</b> 1	arters for the North Carolina Forestry Service.						
17		<b>FION 40.1.(r)</b> For project code DNCR21-11, notwithstanding						
18	. ,	d. and Article 6 of Chapter 146 of the General Statutes, the Department of						
19 20		ural Resources may utilize the funds allocated in this Part for Historic Sites for						
20 21	the following:	An amount not avagading six million one hundred thousand dollars						
21	(1)	An amount not exceeding six million one hundred thousand dollars (\$6,100,000) for the purchase of approximately 194 acres containing Hayes						
22		Manor and the Samuel Johnston Historic Farm in Chowan County, to be added						
23 24		to Edenton State Historic Site.						
25	(2)	An amount not exceeding one hundred twenty-five thousand dollars						
26	(_)	(\$125,000) for the purchase of approximately 48 acres adjacent to the Moore's						
27		Creek National Battlefield in Pender County. The Department shall seek to						
28		enter into a Memorandum of Agreement with the National Park Service to						
29		manage the site.						
30	(3)	An amount not exceeding thirty-seven thousand dollars (\$37,000) for the						
31		purchase of approximately 2.35 acres near the Alamance Battleground State						
32		Historic Site in Alamance County, to be added to the Historic Site.						
33	(4)	An amount not exceeding one million dollars (\$1,000,000) for the purchase						
34		of approximately 100 acres adjacent to the Charlotte Hawkins Brown State						
35		Historic Site in Guilford County, to be added to the Historic Site.						
36	(5)	An amount not exceeding one million eight hundred thousand dollars						
37		(\$1,800,000) for the purchase of approximately 245 acres at the Shallow Ford						
38		of the Yadkin in Forsyth County, to be managed in conjunction with other						
39 40	(6)	nearby historic sites. An amount not exceeding one hundred thousand dollars (\$100,000) for the						
40 41	(6)	purchase of a conservation and preservation easement for an approximately						
42		40-acre tract at the site of the Cherokee settlement of Watauga Town in Macon						
43		County.						
44	(7)	An amount not exceeding seven hundred thirteen thousand four hundred						
45	(')	dollars (\$713,400) for the purchase of two sites totaling approximately 2.6						
46		acres and of a conservation and preservation easement at a third site of						
47		approximately 0.7 acres at the site of the Cherokee settlement of Nikwasi						
48		Town in the Town of Franklin in Macon County.						
49	(8)	An amount not exceeding ninety thousand dollars (\$90,000) for the purchase						
50		of Wyse Fork Battlefield, consisting of approximately 46.65 acres known as						
51		the McQuiston Tract at Wyse Fork, as a match to American Battlefield Trust						

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1 2 3		and federal Battlefield Land Acquisition Grant funds. maintained by the Historical Preservation Group of Wyse Four hundred twenty-five thousand dollars (\$425,000) for	Fork.			
4	(9)	a parking lot at the Shallow Ford of the Yadkin in Forsyth				
5	(10)	Forty-two thousand dollars (\$42,000) to be placed into				
6		endowment to cover the cost of stewardship for the Moor				
7		Battlefield in Pender County and the Cherokee settlements				
8		in Macon County and Nikwasi Town in the Town of F	Franklin in Macon			
9 10	(11)	County.	and five hundred			
10	(11)	An amount not exceeding four hundred sixty-seven thou dollars (\$467,500) for the purchase of two tracts situated				
12		Cumberland Counties as a match for federal Battlefield				
13		Grant funds to ultimately be transferred to the Aver	_			
14		Commission.				
15	(12)	Fifty thousand dollars (\$50,000) to be used for the Road to	Freedom program.			
16	(13)	An amount not exceeding one million twenty thousand do				
17		for the purchase of six tracts situated in Johnston and Wayr				
18		to the Bentonville Battlefield as a match for federal	Battlefield Land			
19 20	(14)	Acquisition Grant funds. One million dollars (\$1,000,000) to be used for Horne Crea	ak Historia Form			
20	(14) Notw	ithstanding G.S. 143-341(4)e. and Article 6 of Chapter 14				
22		partment of Natural and Cultural Resources may enter into				
23	· •	a lease agreement with a nonprofit entity for the operation o				
24	-	Vyse Fork Battlefield, and other activities related to the operation	-			
25		ch of the sites described in this subsection, the Departme				
26		es shall seek to partner with nonprofit organizations to provid				
27		site development, preservation, or operational support in ord				
28 29		ds. The Department of Natural and Cultural Resources shall				
29 30		sight Committee on Agriculture and Natural and Economic Division no later than April 1, 2022, with an estimate of any a				
31		with acquisition, maintenance, and operation of the sites ac	-			
32	this subsection.		Juirou paraunit to			
33	The D	Department of Natural and Cultural Resources shall utilize th	e remaining funds			
34	allocated for proj	ect code DNCR21-11 for repair and renovation projects at Hi	storic Sites located			
35	in this State.					
36		<b>TION 40.1.(s)</b> For the Holy Angels grant allocated in this				
37		nonprofit, shall utilize funds received to pay for costs as				
38 39		p to three new group homes with up to a combined total of 20 duals with intellectual disabilities (ICF/IID) beds operating				
39 40	•	the State Medical Facilities Plan, Article 9 of Chapter 13				
41	•	other provision of law to the contrary, Holy Angels Servi				
42		ificate of need review for the construction of each group hor				
43	a combined total of 20 new ICF/IID beds operating in the group homes, for which funding was					
44	received under th	is Part. These group homes and beds shall be subject to exis	ting licensure laws			
45	and requirements					
46		<b>FION 40.1.(t)</b> For the Harnett Health Systems grant allo				
47		ystems, Inc., shall utilize funds received for the same purpose	e and subject to the			
48 49	same guidelines a	and limitations set forth in Section 9F.9(a) of this act.				
49						

# 50 SIX-YEAR INTENDED PROJECT ALLOCATION SCHEDULE

1 SECTION 40.2. It is the intent of the General Assembly to fund capital improvement 2 projects on a cash flow basis and to plan for future project funding based upon projected 3 availability in the State Capital and Infrastructure Fund. Nothing in this section shall be construed 4 (i) to appropriate funds or (ii) as an obligation by the General Assembly to appropriate funds for 5 the projects listed in future years. The following schedule lists capital improvement projects that 6 will begin or be completed in fiscal years outside of the 2021-2023 fiscal biennium and estimated 7 amounts (in thousands) needed for completion of those projects:

0							
9	Project Code FY	Y21-22	FY22-23	FY23-24	FY24-25	FY25-26	FY26-27
10							
11	UNC/R&R21 2	50,000	250,000	250,000	250,000	250,000	250,000
12	R&R21 2	00,000	200,000	200,000	200,000	200,000	200,000
13	DOA21-1	50,000	60,500	54,000	64,500	_	_
14	NCGA21-2	1,800	11,391.3	38,000	51,000	—	_
15	UNC/ECU21-1	21,500	53,750	86,000	53,750	—	_
16	UNC/NCS20-1	18,250	36,500	18,250	_	—	_
17	UNC/PEM21-1	9,100	22,750	36,400	22,750	—	_
18	UNC/ECS21-4	4,000	10,000	10,000	10,000	_	_
19	UNC/FSU21-1	2,000	5,000	8,000	5,000	—	_
20	UNC/WSS21-1	5,700	14,250	22,800	14,250	—	_
21	CC 1	00,000	100,000	100,000	100,000	—	_
22							

22 23

8

## WATER RESOURCES DEVELOPMENT PROJECTS

SECTION 40.3.(a) The Department of Environmental Quality shall allocate funds for water resources development projects in accordance with the schedule that follows. The amounts set forth in the schedule include funds appropriated in this act for water resources development projects and funds carried forward from previous fiscal years. These funds will provide a State match for an estimated two hundred twenty million five hundred twenty-six thousand dollars (\$220,526,000) in federal funds.

30				
31		Name of Project	2021-2022	2022-2023
32				
33	(1)	Princeville Flood Damage Reduction	\$5,197,500	\$5,197,500
34	(2)	Carolina Beach CSDM	4,750,000	1,083,333
35	(3)	Wilmington Harbor DA Maintenance	3,663,642	7,334,000
36	(4)	Kure Beach CSDM	4,889,423	825,641
37	(5)	Surf City/North Topsail Beach CSRM	14,537,000	14,537,000
38	(6)	Ocean Isle CSDM	494,599	1,534,615
39	(7)	WRD Grant Program–State & Local Projects	2,750,000	1,500,000
40	(8)	WRD Grant Program–EQIP Projects	2,000,000	2,750,000
41	(9)	Manteo Old House Channel, Sec. 204, CAP, (65/35)	2,700,000	_
42	(10)	Wrightsville Beach CSDM	3,487,500	469,471
43		TOTALS	\$44,469,664	\$35,231,560
44				

45 **SECTION 40.3.(b)** Part 8A of Article 21 of Chapter 143 of the General Statutes is 46 amended by adding a new section to read:

47	" <u>§ 143-2</u> 1	15.73B	. V	Vater	resources	develo	opment	gra	nts adr	ninistı	ration.	
										_		

48 (a) <u>Fund Creation. – There is established the Water Resources Development Grants</u> 49 <u>Special Fund, a special fund within the Department of Environmental Quality to be used in</u>

50 accordance with this section.

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1	(b) Fund	Uses; Flexibility. – Monies within the Water Resource	s Development Grants				
2	Special Fund shal	l be used for water resources development projects as d	irected by an act of the				
3	General Assembly	y. Where the actual project costs are different from the	e authorized estimated				
4	project costs, the Department may adjust the allocations among projects as needed. If any funded						
5	projects are delayed and the budgeted State funds cannot be used during any given fiscal year, or						
6	if the projects are accomplished at a lower cost, the Department may use the resulting fund						
7	availability to fun	d any of the following:					
8	<u>(1)</u>	U.S. Army Corps of Engineers project feasibility studi	es.				
9	<u>(2)</u>	U.S. Army Corps of Engineers projects whose schedu	les have advanced and				
10		require State matching funds in the current fiscal year.					
11	<u>(3)</u>	State-local water resources development projects.					
12	<u>(4)</u>	NRCS-EQIP stream restoration projects.					
13	(c) Report	ts – The Department shall submit semiannual reports on	the use of funds from				
14	the Water Resou	arce Development Grant Special Fund to the Joint	Legislative Oversight				
15	Committee on Ag	griculture and Natural and Economic Resources, the Fis	cal Research Division,				
16	and the Office of	State Budget and Management on or before March 1 a	nd September 1. Each				
17	report shall incluc	le all of the following:					
18	<u>(1)</u>	The project name.					
19	<u>(2)</u>	The estimated cost of each project.					
20	<u>(3)</u>	The date that work on each project began or is expected					
21	<u>(4)</u>	The date that work on each project was completed	or is expected to be				
22		completed.					
23	<u>(5)</u>	The actual cost of the project.					
24		al reports also shall show those projects advanced i	in schedule and those				
25	projects delayed i						
26		num Share Notwithstanding any provision of law	•				
27		a water resources development project shall be used to	-				
28	• •	b) of the nonfederal portion of the funds for the project.					
29		bly to projects in which a local government participates.					
30		<b>ION 40.3.(c)</b> The following project funds shall be tra					
31		oppment Grants Special Fund established in G.S. 143-21	5.73B(a), as enacted in				
32	subsection (b) of	this section:					
33	Frond Normaham	Duciest Title	Allatmont Dalamaa				
34 35	Fund Number	Project Title	Allotment Balance				
	4T17	DWR – State & Local Projects	\$187,438.98				
36 37	4U07 4U08	DWR – State & Local Water Res Develop Grant	317,000.00				
37 38	4U10	DWR – Cape Fear Lock & Dam # Fish Ramp	470,684.08				
30 39	4V11	DWR – Environmental Qual Incent Prog DWR – NRCS EQUIP	259,732.98 53,123.81				
39 40	4V12		465,701.71				
40 41	4¥12 4Y13	DWR – State & Local Projects	881,757.48				
42	4Y14	DWR – NRCS EQUIP DWR – Everette Jordan Reservoir Water	15,167.24				
42 43	4Y16	DWR – Everence Jordan Reservoir Water DWR – State & Local Projects	1,857,851.47				
43 44	4Y17	DWR – State & Local Projects DWR – Brunswick/FT Anderson Cape Fear	365,495.08				
44 45	4Y19	DWR – Brunswick TT Anderson Cape Fear DWR – Lindsey Bridge Dam Restoration	210,750.00				
46	4Y26	DWR – Town of Rutherfordton Stream	500,000.00				
40 47	4Y27	DWR – Ararat River Greenway Stream Restoration	500,000.00				
48	4001	DWR – Ariaa River Greenway Stream Restoration DWR – Princeville Flood Damage Reduction	500,000.00				
40 49	1001	(Pre-Contr/Design)	3,465,000.00				
49 50	4002	DWR – Carolina Beach CSRM	1,754,946.65				
50 51	4002	DWR – Carolina Beach CSRM DWR – Kure Beach CSRM	2,187,500.37				
51	-00J	D W K - KUIC DEACH CONIVI	2,107,500.57				

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1	4004	DWR – Wrightsville Beach CSRM	2,206,487.00
2	4005	DWR – Ocean Isle CSRM	1,040,016.76
3	4006	DWR – Planning Assistance to Communities	244,613.13
4	4007	DWR – Wilmington Harbor DA Maintenance	3,670,358.64
5	4008	DWR – Morehead City Maintenance	1,980,627.09
6	4009	DWR – Surf City/ North Topsail CSRM	12,500,000.00
7	4O10	DWR – Dan River Regional Water Supply Project	34,000.00
8	4011	DWR – Carteret County (Bogue Banks) CSRM	2,567,320.08
9	4O12	DWR – Neuse River-Goldsboro Sec. 1135. CAP, Project	
10		Mods. (50/50)	333,500.00
11	4013	DWR – Concord Streams, Sec. 206, CAP, Ecosystem	
12		Restoration, Strick Branch, Constr. (65/35)	1,023,000.00
13	4O14	DWR – Lumberton 205, CAP, Flood Damage	
14		Reduction (50/50)	125,000.00
15	4015	DWR – B. Everette Jordan Reservoir Water Supply	1,732,410.25
16	4016	DWR – North Topsail Beach Shoreline Protection –	
17		Phase 2	1,500,000.00
18	4017	DWR – NRCS EQIP/Stream Restoration	2,064,698.97
19	4018	DWR – State-Local Projects (WRD Grant Program)	4,734,317.22
20	4O20	DWR – Cape Fear Lock and Dam # 2 and # 3 Fish Ramp	903,140.24
21	TOTALS		\$50,151,639.23
22			
23	NATIONAL GU	UARD PROJECTS	
24	SEC	<b>TION 40.4.(a)</b> From the funds allocated in this Part for Project	ct Code NG21-1,
25		ate Budget and Management may disburse to the Department	
26	funds needed to p	provide a State match for federal funds for projects included in t	the latest Armory
27		evelopment Plan developed pursuant to G.S. 127A-210, or as n	
28		aged during Hurricane Florence, and designated by the Adjuta	
29		National Guard in an amount not exceeding three million five hu	
30		ndred ninety-six dollars (\$3,569,696) during the 2021-2022 fisc	•
31		<b>TION 40.4.(b)</b> No later than June 1, 2023, and every two year	
32		on, the Department shall report on the use of these funds to the	
33		Governmental Operations, the Fiscal Research Division	-
34		he Office of State Budget and Management. Each report shall	
35	following:		
36	(1)	The status of all projects undertaken pursuant to this section	
37	(2)	The estimated total cost of each project.	
38	(3)	The date that work on each project began or is expected to b	egin.
39	(4)	The date that work on each project was completed or is	-
40	( )	completed.	I
41	(5)	The actual cost of each project, including federal matching f	unds.
42	(6)	Facilities planned for closure or reversion.	
43	(7)	A list of projects advanced in schedule, those projects dela	wed in schedule.
44	(*)	and an estimate of the amount of funds expected to revert to t	
45			
46	NON-GENERA	L FUND/NON-SCIF CAPITAL PROJECT AUTHORIZA	TIONS
47		<b>TION 40.5.(a)</b> The General Assembly authorizes the followin	
48		vith receipts or from other non-General Fund and non-St	
49		ind sources available to the appropriate department:	
50		Amount of Non-(	General Fund
51	Name of Project		

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1		FY 2021-2022	FY 2022-2023
2 3	Department of Natural and Cultural Resources		
4	Edenton State Historic Site–		
5	Frinks House Renovations	\$300,000	_
6	USS NC Battleship–	4200,000	
7	Mast Repairs	1,000,000	_
8	Bentonville State Historic Site–	1,000,000	
9	Harper House Renovations	115,000	_
10	NC Museum of Art–	110,000	
11	Terrace & Green Project	2,500,000	_
12	Brunswick Town State Historic Site–	_,_ ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,, ,,	
13	Shoreline Stabilization	3,000,000	_
14	Charlotte Hawkins Brown Museum–	2,000,000	
15	Memorial Galen Stone Hall	1,100,000	_
16	Department of Agriculture and Consumer Services	_,	
17	State Fair–Repairs & Improvements	5,000,000	_
18	NC Forest Service–	-,,	
19	Design & Install New Bridges	25,000	\$100,000
20	Equipment Shelters	500,000	500,000
21	Parking Lot Expansions	500,000	250,000
22	Picnic Shelters	25,000	50,000
23	Restrooms	25,000	125,000
24	Storage Buildings	125,000	
25	Viewing Platforms	25,000	125,000
26	State Research Stations-	,	,
27	Equipment Storage Shelter	500,000	_
28	Dilapidated Building Demolition	100,000	_
29	Livestock & Mission Critical Facility Improvements		500,000
30	Irrigation Improvements at Research Stations	_	500,000
31	Department of Military and Veterans Affairs		
32	New State Veterans Home–Raleigh	85,700,000	_
33	Department of Public Safety		
34	Alcoholic Beverage Control–		
35	Office Roof Replacement	864,000	_
36	Warehouse Office Renovation	480,000	_
37	Warehouse Storage	313,000	_
38	Wildlife Resources Commission	,	
39	Land Acquisition	10,000,000	6,000,000
40	Setzer Hatchery Revision	18,500,000	, , <u> </u>
41	Samarcand Training Facility	7,500,000	_
42	New Bern Depot Boat Storage Facility	275,000	_
43	Marion Aquaculture Building	360,000	_
44	Elizabethtown Depot Storage Shed	200,000	_
45	McKinney Lake Residence	300,000	_
46	Sandhills Depot Pole Shed	200,000	_
47	District 7 Storage Building–Wilkesboro	140,000	_
48	Burnsville Depot	500,000	_
49	Balsam Depot Renovation	400,000	_
50	Game Land Improvements	1,000,000	_
51	Morganton Pole Shed		130,000
			100,000

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1	Mills River I	Depot P	ole Shed	_	150,000
2	Caswell Dep	ot Stora	ge Building	_	440,000
3	Rhems Depo	ot Storag	e Building	_	230,000
4					
5			F NON-GENERAL		
6	FUND CAP		PROJECTS		_
7	AUTHORIZ	ZED		\$141,572,000	\$9,100,000
8					
9			<b>10.5.(b)</b> From funds deposited wi		-
10	1		the credit of the Department of A	0	
11	1		, the sum of seventy-five thousand		
12			of seventy-five thousand dollars (\$7		
13			the Department of Agriculture an		
14			6-30, by the Department for its plant		
15 16			he General Statutes for costs inciden veys, title searches, and environmer		
10 17	<b>I I</b>		program preserves owned by the D		ne management
17			<b>10.5.(c)</b> Notwithstanding Section 36		5 as enacted by
19			2018-97, the Department of Militar		· · · · ·
20			exceeding twenty-nine million nine h		
21			appropriated in this act from the N		
22			G.S. 143B-1293 to provide the requ		
23			new State veterans nursing facility		
24			e are hereby appropriated.	5	5
25					
26	STATE CONST	<b>FRUCT</b>	ION CHANGES		
27	SEC	TION 4	0.6. G.S. 143-341 reads as rewritte	n:	
28			d duties of Department.		
29	The Departm	nent of A	Administration has the following por	wers and duties:	
30	•••				
31	(3)	Archi	tecture and Engineering:		
32		a.	To examine and approve all		cations for the
33			construction or renovation of the	0	. 1 1 .
34 25			1. All State buildings or buil	-	-
35 36			those buildings over which	-	-
30 37			department has and exerci this sub-sub-subdivision,	5	
38			located on State lands that	•	1 0
39			leased and (ii) located		
40			TransPark are exempt.	within the North C	
41			2. All community college	buildings requiring	the estimated
42			expenditure <u>of public mo</u>		
43			for which public bidding is		
44			million dollars (\$2,000,00	-	
45			contract for such work;		
46			changes in those plans		
47			contract for such work has	-	
48		•••			
49		c.	To supervise the letting of all con	-	
50			renovation of all State buildings a	all community co	ollege buildings

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1 2 3		whose plans and specifications must be exa a.2. of this subdivision.	
	d.	To supervise and inspect all work done	
4		construction or renovation of all State bu	•
5		college buildings whose plans and specifi	
6 7		and approved under a.2. of this subdivisio	
8		G.S. 143-143.2; and no such work may be	
o 9		any State agency until it has been approved	
10		"	d by the Department.
11		•	
12	STREAM DEBRIS	REMOVAL	
13		N 40.7.(a) For project code SDR21, the Di	vision of Soil and Water
14		Department of Agriculture and Consumer Servic	
15		disposal of waterway debris from waters of the	1
16		artment shall contract with one or more approp	
17	_	ne debris removal and disposal activities.	
18	SECTIO	N 40.7.(b) Stream debris removal projects fund	ded under this section shall
19	be exempt from the r	equirements of Articles 1, 4, and 7 of Chapter 1	13 of the General Statutes,
20		nts for stormwater or water quality permits unde	
21		es. The Department of Environmental Quality is	
22		section 401 of the federal Clean Water Act with	h respect to projects funded
23	by this act.		
24		<b>N 40.7.(c)</b> Funds allocated by this section for the	
25		hall remain available for nonrecurring expenses	s until the funds have been
26	spent or encumbered.		
27		N 40.7.(d) The Department of Agriculture and	
28		of the end of each fiscal quarter in which funds	
29 30		ive Oversight Committee on Agriculture and	
30 31		iscal Research Division regarding uses of the nall include a cumulative and quarterly listing of	
32		s were located, and linear feet of streams clearer	
33		<b>N 40.7.(e)</b> Definitions. – The following definition	
34		cute incident. – A natural event such as a hurrica	
35		ent that results in the release of large amounts o	
36		rgeted river basins. – The Neuse River basin,	
37		e Lumber River basin, the Tar-Pamlico River	-
38		ver basin.	,
39	(3) Ve	egetative debris. – Vegetative matter rest	ulting from landscaping,
40		aintenance, right-of-way or land-clearing operation	• • •
41	tre	e limbs, tree stumps, limbs or leaves, shrubbery	, grass clippings, and other
42	pla	ant material.	
43	(4) W	aters of the State Any surface body or accur	mulation of water, whether
44	1	blicly or privately owned and whether natural	
45		eated, which is contained within, flows through,	or borders upon any part of
46		s State.	
47		aterway debris. – Any solid material, inclu	-
48		getative debris and debris exposed to or that has	-
49 50		zardous substances, pollutants, or contaminants,	
50		geted basin following an acute incident and pos	
51	ma	an-made environment or has the potential to inc	rease the fisk of sevenity of

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	future flood events. This may include shoreline and w in inland, non-tidal waterways of a targeted river basi	
GRANTS TO N	ION-STATE ENTITIES	
SEC	<b>TION 40.8.(a)</b> Definitions. – For purposes of this P	Part, nonrecurring funds
llocated from	the State Capital and Infrastructure Fund as grants an	re subject to all of the
ollowing requir	ements:	-
(1)	Grants are subject to the provisions of subsections (	(b) through (f) and (f2)
(2)	Grants of one hundred thousand dollars (\$100,000) of single annual payment in the discretion of the Director of more than one hundred thousand dollars (\$100,	or of the Budget. Grants (000) shall be made in
	A State agency administering a grant shall begin disl	bursement of funds to a
	requirements as soon as practicable, but no later than	
(2)		
(3)		
(A)		0
(4)		-
	•	-
		-
	• •	
	•	confluer execution date,
(5)		to the contrary unless
(0)		-
(6)		-
SEC	•	
	-	
CONNECT NC	BOND CHANGES	
SEC		
(1)	The use of general obligation bonds can be an efficie	nt method for financing
	needs of the State.	
(2)		
(3)		
(4)		
	•	
		• •
	issuance of the debt. Stated alternativery, voters make	assumptions on the need
	GRANTS TO N SEC llocated from to pllowing require (1) (2) (3) (4) (5) (6) SEC CONNECT NC SEC (1) (2)	<ul> <li>in inland, non-tidal waterways of a targeted river basis</li> <li><b>GRANTS TO NON-STATE ENTITIES</b></li> <li><b>SECTION 40.8.(a)</b> Definitions. – For purposes of this P</li> <li>Blocated from the State Capital and Infrastructure Fund as grants at a ollowing requirements: <ol> <li>Grants are subject to the provisions of subsections through (k) of G.S. 143C-6-23.</li> <li>Grants of one hundred thousand dollars (\$100,000) of single annual payment in the discretion of the Direct of more than one hundred thousand dollars (\$100, quarterly or monthly payments in the discretion of the A State agency administering a grant shall begin dis non-State entity, as defined in G.S. 143C-1-1(d), the requirements as soon as practicable, but no later that this act becomes law.</li> <li>Grants shall be disbursed upon a demonstration the intended project or purpose is ready to receive fundin (4) Beginning on the first day of a quarter following the subdivision (2) of this subsection and quarterly thereat Budget and Management shall report to the Fiscal R status of funds disbursed for each grant until all fund a minimum, the report required under this subdivisio on (i) the date of the initial contract, (ii) the date the entity receiving the funds, (iii) the date the disbursi fully executed contract back from the entity, (iv) the and (v) the payment date.</li> </ol> </li> <li>(5) Notwithstanding any provision of G.S. 143C-1-2(b) otherwise indicated, nonrecurring funds appropriate shall not revert until expended or the particular project (6) Grants to nonprofit organizations are for nonsectariat only.</li> <li>SECTION 40.8.(b) This section expires on June 30, 2023.</li> </ul> <b>CONNECT NC BOND CHANGES SECTION 40.9.(a)</b> The General Assembly finds the follow (1) The use of general obligation bonds, is a different state has funds to directly pay for capital needs (3) Where the State provides a general obligation bonds, is a different state has funds to directly pay for capital needs (3) Where the State provides a general obl

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1 2 3			for debt based on the amount and uses set forth in the ball circumstances change those assumptions, the State has an associated costs if it would be inefficient to incur them.	obligation to avoid
4 5		(5)	This section allocates funds to satisfy the needs and p indebtedness was originally authorized by the voters of th	1
6			S.L. 2015-280. Accordingly, funding and debt service cos	_
7			obligation debt for such purposes would be redundant and	
8			assumptions made by (and the representations made to) the	
9			at the time the debt obligation was approved by the vote	ers as to the State's
10 11		SECT	need. TON 40.9.(b) For project code CNC21, the Office of	State Budget and
11	Managem		Ill allocate the sum of four hundred million dollars (\$40	
12	0		ed in Section 1(f) of S.L. 2015-280. Funds allocated pursuar	
14	1 1		ally fund all projects authorized and listed in S.L. 2015-28	
15		•	at Session Law may not be used to increase the total fund	ing for any project
16	authorized		the applicable project amount provided in S.L. 2015-280.	_
17			<b>TION 40.9.(c)</b> The State Treasurer shall not issue more	
18 19			t of one billion six hundred million dollars (\$1,600,00 of the State authorized pursuant to Section 1 of S.L. 2015-23	
20	-		bonds or notes previously authorized under S.L. 2015-280	-
21			ubsection is repealed, and the bond referendum authorized b	
22			no longer provides authority to issue further debt, other that	in refunding bonds,
23	authorized	•		200 . 1 1
24 25			<b>TON 40.9.(d)</b> Subdivision (3) of Section 1(f) of S.L. 2015- <b>TON 40.9.(e)</b> Section $4(h)$ of S.L. 2015 280 reads as rewrited	-
23 26	"SEC		<b>TON 40.9.(e)</b> Section 4(b) of S.L. 2015-280 reads as rewri <b>4.(b)</b> Any funds retained by the Office of State Budget	
27			ection (a) of this section at the time a project is completed s	-
28	-		e Budget and Management until reallocated for other purper	-
29	•	-	ement. The Office of State Budget and Management shall	-
30			sight Committee on Capital Improvements on any funds r	etained pursuant to
31 32	this subse	ection w	ithin 90 days of a project's completion."	
32 33	САРІТА	L PRO	JECT REPORTING	
34		-	<b>TION 40.10.(a)</b> Article 8 of Chapter 143C of the General S	Statutes is amended
35		g the fol	lowing new section to read:	
36			apital project reporting.	
37	<u>(a)</u>	-	<u>itions. – The following definitions apply in this section:</u>	
38 39		<u>(1)</u>	<u>Capital project. – Any capital improvement, as that to</u> <u>G.S. 143C-1-1, that is (i) funded in whole or in part with Sta</u>	
40			receipts, non-General Fund sources, or statutorily	
41			authorized indebtedness of any kind, (ii) not complete, and	
42			the General Assembly for a total project cost of at least	-
43			<u>(\$10,000,000).</u>	
44 45		<u>(2)</u>	<u>Construction phase. – The status of a particular capital p</u>	•
45 46			using the terms customarily employed in the design industries.	and construction
40 47	<u>(b)</u>	Repor	ting. – The following reports on capital projects are required	d:
48	7.57	<u>(1)</u>	By October 1 and April 1 of each year, the following report	
49			to the Joint Legislative Oversight Committee on Capital	
50			the Fiscal Research Division:	

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1		a. The Office of State Budget and Management shall r	eport on the status
2		of capital projects funded from the State Capital	-
3		Fund or other State funds.	
4		b. The Department of Administration shall provide a c	onsolidated report
5		on the status of agency capital projects funded from	-
6	<u>(2)</u>	Beginning January 1, and quarterly thereafter, each State a	gency shall report
7		on the status of agency capital projects to the Office of	State Budget and
8		Management.	
9	(c) Repo	rt Contents The reports required by subsection (b) of this se	ction shall include
10	at least the follow	wing information about every agency capital project:	
11	<u>(1)</u>	The current construction phase of the project.	
12	<u>(2)</u>	The anticipated time line from the current construction	phase to project
13		completion.	
14	<u>(3)</u>	Information about expenditures that have been made in co	onnection with the
15		project, regardless of source of the funds expended.	
16	<u>(4)</u>	Information about the adequacy of funding to complete the	project, including
17		estimates of how final expenditures will relate to initial	
18		expenditures, and whether or not scope reductions will be	necessary in order
19		to complete the project within its budget.	
20	<u>(5)</u>	For capital projects authorized within the most recent fis	
21		estimate of the operating costs for the project for the first f	five fiscal years of
22		its operation.	
23		tional Requirements. – In addition to the other reports require	
24		action Office shall submit a report on April 1 of each year to th	-
25		nittee on Capital Improvements and the Fiscal Research Divi	ision that contains
26	the following:		
27	<u>(1)</u>	The status of the Facilities Condition Assessment Program (	
28		(i) summary information about the average length of time th	· ·
29		FCAP assessments for an average State building, (ii) de	
30		about when the last FCAP assessment was for each State	
31		and (iii) detailed information about the condition and repair	rs and renovations
32		needs of each State building complex.	1 0
33	<u>(2)</u>	The status of plan review, approval, and permitting for	-
34		improvement project and community college capital imp	
35 36		over which the Office exercises plan review, approva	
30 37		authority, including (i) summary information about the worl	
37 38		during the previous quarter, including information about the	
38 39		time spent by the State Construction Office on each major fu that is related to capital project approval, and (ii) detailed	-
40		the amount of time spent engaged in those functions for ea	
41		State Construction Office worked on during the previous qu	
42	SEC	<b>FION 40.10.(b)</b> It is the intent of the General Assembly to con	
43		ovement projects. To that end, reporting requirements in	
44		bjects authorized by a previous act of the General Assembly a	
45		h the reporting requirements imposed under subsection (a) of	• 1
46		<b>FION 40.10.(c)</b> G.S. 143C-8-13 reads as rewritten:	
47		Repairs and Renovations.	
48	3 1 1 0 0 1 0 1 0 1		
49	(b) Alloc	ation and Reallocation of Funds for Particular Projects. –A	ny funds that are
50		Board of Governors of The University of North Carolina or to	•

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l		Anagement may be allocated or reallocated by at the discretion of	
2	for repairs and	d renovations projects so long as all of the following conditions are	e satisfied:
3	(1)		
1		requirements of subsection (a) of this section.	
5	(2)	-	other under this
)		section is two million five hundred thousand dollars (\$2,500,0	
		a particular project, the The Office of State Budget and Mar	,
		Board of Governors, as appropriate, consults withshall rep	-
		Legislative Commission on Governmental Operations and the	
		Division on the initial allocation prior to the expenditure of	
		funds.	i icunocunon. <u>or</u>
	(3)		other under this
		section is less than two million five hundred thousand dollars (	
		a particular project, On or before August 1 each year, the	
		Budget and Management or the Board of Governors, as a	
		submit a final report showing the allocation or reallocati	
		reported during the preceding fiscal year to the Joint Legislati	
		on Governmental Operations Operations, the Joint Legisland	
		Improvements Oversight Committee, and the Fiscal Research	
		60 days of the expenditure or reallocation.	DIVISIOII. Within
	<u>(4</u> )	• •	ovations project
	<u></u>	that was not specifically authorized by an act of the Gen	
		provided, however, if a project specifically authorized by	
		Assembly has been completed, then funds may be reallocated	•
		subsection.	pursuant to this
		"	
		••	
	PART XLL	TRANSPORTATION	
	CASH FLOV	W HIGHWAY FUND AND HIGHWAY TRUST FUND	
		ECTION 41.1.(a) Subsections (b) and (c) of Section 4.1 of S.	L. 2020-91 are
	repealed.		
	-	ECTION 41.1.(b) The General Assembly authorizes and certi	fies anticipated
		the Highway Fund as follows:	I
		or Fiscal Year 2023-2024 \$2,628.0 million	
		or Fiscal Year 2024-2025 \$2,724.2 million	
		or Fiscal Year 2025-2026 \$2,814.8 million	
		or Fiscal Year 2026-2027 \$2,833.6 million	
		or Fiscal Year 2027-2028 \$2,875.9 million	
		ECTION 41.1.(c) The General Assembly authorizes and certi	fies anticipated
		the Highway Trust Fund as follows:	r r r r
		or Fiscal Year 2023-2024 \$1,758.1 million	
		or Fiscal Year 2024-2025 \$1,797.5 million	
		or Fiscal Year 2025-2026 \$1,809.0 million	
		or Fiscal Year 2026-2027 \$1,843.8 million	
		or Fiscal Year 2027-2028 \$1,878.7 million	
		ECTION 41.1.(d) The Department of Transportation, in collabor	oration with the
		ate Budget and Management, shall develop a five-year revenue	
		enue forecast developed under this subsection shall be used (i)	
		h flow estimates included in the biennial budgets, (ii) to develo	
	ii.e jear easi		r SuuteBie

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	-	mprovement Program, and (iii) by the Department of the rtation debt capacity.	e State Treasurer to
)  -	DOT/BUDGET	REORGANIZATION	
j		<b>TION 41.2.(a)</b> It is the intent of the General Assembly that	at the Department of
, , )		ave a transparent budget that is representative of the Depart	
,		to the internal organization of the Department.	tillent 5 mission and
;	0 0	<b>TION 41.2.(b)</b> The Department shall create within the Fin	ancial Management
)		Department of Transportation the Budget Section dedicated	0
		r the Department. The Budget Section shall be separate fro	-
	-	Management Division and shall directly report to the Chief	
		The initial duty of the Budget Section, with the assistance of	
		inagement, shall be to reorganize the entire budget of	
		sing the following criteria:	
	(1)	The Highway Fund Budget Code shall contain Fund Cod	les representative of
	(-/	divisional organizational units within the Department of	1
		Divisions include: Highway Division, Ferry Division, F	
		Transportation, Bicycle and Pedestrian, Secretary's	
		Transportation, Facilities Management, and others deter	
		of State Budget and Management in conjunction with	•
		Transportation and in consultation with the Fiscal Resear	-
	(2)	The current Fund Codes shall be combined to create	
		indicative of the divisions and units within the Departme	nt.
	(3)	The Fund Codes shall be developed as prescribed in the S	
		to include the six account groups. All relevant full-tin	ne equivalent (FTE)
		positions shall be correctly assigned to the Fund Code	and Organizational
		Unit.	
	(4)	The Field Codes shall be eliminated, and the complete	te personal services
		budget, including full-time equivalent positions, shall	be assigned to the
		organizational Fund Code unit.	
	(5)	The Fund Codes shall include any receipts collected an	d used for the units,
		including federal receipts.	
	(6)	The Highway Division's Fund Code shall include disti	_
		centers for specific programs and grants established by the	•
		The Accounts shall include relevant personal services,	-
	/ <b>_</b> `	grants-in-aid, leases, and the entire operating budgets for	
	(7)	The Department shall develop options for groupings of	
		Highway Trust Fund – Strategic Transportation Invest	
		identifying funded projects by the project's first year	
		Department shall work with OSBM in developing the co	mprehensive budget
		structure for the Highway Trust Fund.	
		<b>TION 41.2.(c)</b> Notwithstanding any other provision of law	-
	-	ransportation shall reclassify four vacant full-time equivaler	
		tion system established by the State Human Resources	
	-	gement Division, with one Budget Manager and three Bud	get Analysis, for the
	Budget Section.	TION 11.2 (d) No later than Nevember 1, 2021 and N	Jaroh 31 2022 the
		<b>TION 41.2.(d)</b> No later than November 1, 2021, and N l submit a report to the Joint Legislative Transportation C	
		i suonni a report to the joint Legislative Transportation C	

47 SECTION 41.2.(d) No later than November 1, 2021, and March 31, 2022, the 48 Department shall submit a report to the Joint Legislative Transportation Oversight Committee 49 and the Fiscal Research Division on the status of the creation of the Budget Office. The report 50 shall include the identification of the positions to be reclassed to the Budget Office and the 51 schedule and status for advertising and filling positions.

#### **BUILD NC BONDS/MAX CASH BALANCE EXCEPTION**

SECTION 41.3. G.S. 142-97(2)a. shall not apply to the issuance and sale of Build NC Bonds during the fiscal year ending June 30, 2022.

SPEND PLAN TECHNICAL REVISION

SECTION 41.4. G.S. 143C-6-11.1(a) reads as rewritten:

7 8 The Department of Transportation shall develop a comprehensive cash-spending "(a) 9 plan, known as the "Spend Plan," that is based on the appropriations of the General Assembly, to spend money from any source, including federal funds and bond proceeds, for programs, 10 11 functions, activities or objects, by the Department."

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# INDEMNIFY WILMINGTON FOR MAP ACT

14 **SECTION 41.5.(a)** The Department of Transportation shall defend, indemnify, and 15 hold harmless the Wilmington Urban Area Metropolitan Planning Organization and its members against any claims, civil actions, and proceedings arising out of the filing or amendment of a 16 17 transportation corridor official map in accordance with Article 2E of Chapter 136 of the General 18 Statutes, as it existed before its repeal, for the proposed Hampstead Bypass (R-3300) that extends 19 from the Wilmington Bypass in New Hanover County to U.S. Highway 17 in Pender County.

20 SECTION 41.5.(b) The Department of Transportation shall defend, indemnify, and 21 hold harmless the City of Wilmington and its members and employees against any claims, civil actions, and proceedings arising out of the filing or amendment of all transportation corridor 22 official maps, including for Military Cutoff Road (U-4751) and the Martin Luther King/Kerr 23 24 Ave. Project (U-3338), filed by the City of Wilmington in accordance with Article 2E of Chapter 25 136 of the General Statutes and G.S. 160A-458.4 as they existed before their repeal.

26 **SECTION 41.5.(c)** This section is effective when it becomes law and applies 27 retroactively to June 13, 2019.

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## **DMV PERFORMANCE DASHBOARD EXPANSION**

30 SECTION 41.6.(a) Expand Performance Dashboard. – No later than October 1, 31 2021, the Department of Transportation shall expand the performance dashboard available on the 32 Department's website to display the total number of transactions completed by the Division of 33 Motor Vehicles per month and year-to-date. The performance dashboard report shall sort the 34 transactions by type and indicate whether the transactions were conducted in person, by mail, or 35 by online application.

36 **SECTION 41.6.(b)** Establish Performance Dashboard Archive. – No later than 37 October 1, 2021, the Department shall maintain and make available from the performance 38 dashboard an archive of all prior performance dashboard reports.

39 SECTION 41.6.(c) Paperless Operations Report. – By March 15, 2022, the Division 40 of Motor Vehicles shall submit a report to the Joint Legislative Transportation Oversight Committee and the Fiscal Research Division. The report shall contain all of the following: 41

- 42 A list of services provided by the Division that currently involve paper (1)43 correspondence of any kind. 44 A list of services provided by the Division involving paper correspondence (2)
  - that could be made paperless.
  - 46 (3) A description of requirements to implement paperless transactions for the 47 services identified in subdivision (2) of this subsection, including one-time 48 and recurring costs.
  - 49 A description of the processes the Division is currently pursuing to implement (4) 50 paperless transactions for the services identified in subdivision (2) of this 51 subsection.

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	(5) An estimate of when the processes described in subdivision (4) of this
	subsection will be fully implemented.
	DMV MOBILE UNIT DEPLOYMENT AND REOPENING CLOSED DRIVERS
	LICENSE OFFICES
	<b>SECTION 41.7.(a)</b> The Division of Motor Vehicles shall utilize mobile units on a
1	rotating basis to drivers license offices closed due to the COVID-19 pandemic. The deployment
	of mobile units shall continue until Executive Order No. 116 (2020), Declaration of a State of
	Emergency to Coordinate Response and Protective Actions to Prevent the Spread of COVID-19,
	is rescinded. The mobile units deployed pursuant to this subsection shall (i) operate five days per
	week between the hours of 9:00 A.M. and 5:00 P.M. and (ii) not require appointments for service.
	The Division shall make a reasonable effort to notify the public of the operation of mobile units.
	<b>SECTION 41.7.(b)</b> The Division shall open drivers license offices closed due to the
	COVID-19 pandemic 14 days after the rescission of Executive Order No. 116 or August 15,
	2021, whichever is earlier.
	<b>SECTION 41.7.(c)</b> Subsection (a) of this section is effective 14 days after it becomes law. The remainder of this section is effective when it becomes law.
-	Taw. The remainder of this section is effective when it becomes faw.
	DMV SATURDAY OFFICE HOURS PILOT PROGRAM
	<b>SECTION 41.8.(a)</b> Of the funds appropriated in this act to the Division of Motor
	Vehicles from the State Fiscal Recovery Fund for the 2021-2022 fiscal year, the Division shall
	use one million five hundred thousand dollars (\$1,500,000) for costs related to the expanded
	Saturday hours under this section.
	SECTION 41.8.(b) Expand Drivers License Office Saturday Hours For the
	2021-2023 fiscal biennium, the Division of Motor Vehicles shall expand operations by operating
	one drivers license office in each of the nine most populous counties in the State, as determined
	by the most recent federal decennial census, on Saturdays between the hours of 8:00 A.M. and
	5:00 P.M., in addition to each office's normal operating hours.
	<b>SECTION 41.8.(c)</b> Saturday Hours Service by Order of Arrival. – Notwithstanding
	any executive order or Division policy, a drivers license office shall not require appointments during Saturday operations. The Division of Motor Vehicles shall make a reasonable effort to
	notify the public of the Saturday operations of drivers license offices.
	<b>SECTION 41.8.(d)</b> By October 15, 2021, and quarterly for the remainder of the
	2021-2023 fiscal biennium, the Division of Motor Vehicles shall submit a report to the Joint
	Legislative Transportation Oversight Committee and the Fiscal Research Division that contains
	all of the following information:
	(1) Total costs incurred by each drivers license office as a result of operating on
	Saturdays.
	(2) The total number of transactions by type at each drivers license office on
	Saturdays.
	(3) The total number of hours each drivers license office was operational on a
	Saturday but not fully utilized.
	EVTEND DUDATION OF DEALED DLATES AND DEALED LICENSES
	EXTEND DURATION OF DEALER PLATES AND DEALER LICENSES SECTION 41.9.(a) G.S. 20-79 reads as rewritten:
	"§ 20-79. Dealer license plates.
	(a) How to Get a Dealer Plate. – The Division may issue a person licensed under Article
	12 of this Chapter the appropriate classification of dealer license plate. A person eligible for a
	dealer license plate may obtain one by filing an application with the Division and paying the
	required fee. An application must be filed on a form provided by the Division. The required fee
	is three times the amount set by G.S. 20-87(7).
	Dece 279 Senate Dill 105 S105 CSMI when 6 [w 1]

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2	(c) Form and Duration. – A dealer license plate is subject to G.S. 20-63, except for the			
3	requirement that the plate display the registration number of a motor vehicle and the requirement			
4	that the plate be a "First in Flight" plate, a "First in Freedom" plate, or a "National/State Mottos"			
5	plate. A dealer license plate must have a distinguishing symbol identifying the plate as a dealer			
6	license plate. The symbol may vary depending upon the classification of dealer license plate			
7	ssued. The Division must provide suitably reduced sized license plates for motorcycle dealers			
8	and manufacturers.			
9	A dealer license plate is issued for a period of one year. three years. The Division shall vary			
10	he expiration dates of dealer registration renewals so that an approximately equal number expires			
11	at the end of each month, quarter, or other period consisting of one or more months. A dealer			
12	icense plate may be transferred from one vehicle to another. When the Division issues a dealer			
13	blate, it may issue a registration that expires at the end of any monthly interval. When one of the			
14	ollowing occurs, a dealer must surrender to the Division all dealer license plates issued to the			
15	dealer:			
16	(1) The dealer surrenders the license issued to the dealer under Article 12 of this			
17	Chapter.			
18	(2) The Division suspends or revokes the license issued to the dealer under Article			
19	12 of this Chapter.			
20	(3) The Division rescinds the dealer license plates because of a violation of the			
21	restrictions on the use of a dealer license plate.			
22	To obtain a dealer license plate after it has been surrendered, the dealer must file a new			
23	application for a dealer license plate and pay the required fee for the plate.			
24	····			
25	SECTION 41.9.(b) G.S. 20-288 reads as rewritten:			
26	'§ 20-288. Application for license; license requirements; expiration of license; bond.			
27				
28	(c) All licenses that are granted shall be for a period of one year three years unless sooner			
29	revoked or suspended. The Division shall vary the expiration dates of all licenses that are granted			
30	so that an equal number of licenses expire at the end of each month, quarter, or other period explanation of any explanation of the period with $C = 20.70(a)$			
31 32	consisting of one or more months to coincide with G.S. 20-79(c).			
52 33	SECTION 41.9.(c) G.S. 20-289 reads as rewritten:			
33 34	'§ 20-289. License fees.			
35	(a) The license fee for each fiscal year, three-year period, or part thereof, shall be as			
35 36	follows:			
30 37	(1) For motor vehicle dealers, distributors, distributor branches, and wholesalers,			
38	ninety dollars (\$90.00) two hundred ninety-one dollars (\$291.00) for each			
39	place of business.			
40	(2) For manufacturers, <del>one hundred ninety five dollars (\$195.00) six hundred</del>			
41	thirty dollars and seventy-five cents (\$630.75) and for each factory branch in			
42	this State, one hundred thirty dollars (\$130.00).four hundred twenty-five			
43	dollars and seventy-five cents (\$425.75).			
44	(3) For motor vehicle sales representatives, twenty dollars (\$20.00).sixty-four			
45	dollars and fifty cents (\$64.50).			
46	(4) For factory representatives, or distributor representatives, twenty dollars			
47	(\$20.00).sixty-four dollars and fifty cents (\$64.50).			
48	" "			
49	SECTION 41.9.(d) By March 31, 2022, the Division of Motor Vehicles shall submit			
50	a report to the Joint Legislative Transportation Oversight Committee and the Fiscal Research			
51	Division. The report shall contain the following information:			

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(1) (2)	The number of dealers, as defined in G.S. 20-79(h), affected Changes to the Division's operations and operational co-	•
SECT	implementation of this section. FION 41.9.(e) Subsections (a), (b), and (c) of this section	haarma affaatiya
	and apply to all applications for dealer plates, new licenses,	
-	and appry to an appreations for dealer plates, new needses, of the first date. The remainder of this section is effective whe	
DMV SALARY	ADJUSTMENT FUND	
	<b>FION 41.10.(a)</b> For the 2021-2023 fiscal biennium, the fur	nds appropriated in
	Highway Fund to the Salary Adjustment Fund shall only be	
	vision of Motor Vehicle personnel. To be eligible for a sal	
0	MV employee must not have any active disciplinary action	•
received a salary	adjustment under the authority provided in Section 34.19 of	S.L. 2018-5.
SECT	<b>TION 41.10.(b)</b> No later than January 1 and June 30 of	f each year of the
	l biennium, the Department shall submit a report to the	
Transportation C	Oversight Committee and the Fiscal Research Division on	the actions taker
pursuant to this s	ection. The report shall contain all of the following:	
(1)	The total amount of salary adjustments implemented pursu	
(2)	The average percentage increase in salary for each empl	oyee whose salary
	was increased pursuant to this section.	
(3)	The total number of employees whose salaries were increased	sed pursuant to this
	section.	
(4)	The methodology used by the Department to calculate	salary adjustments
	pursuant to this section.	
(5)	A description of any proposed future salary adjustments.	
	VISION ANNUAL REPORT	
	<b>FION 41.11.</b> Article 7 of Chapter 63 of the General Statu	tes is amended by
adding a new sec		
	sion of Aviation annual report. ctober 1, 2021, and annually thereafter, the Division of Aviat	ion shall submit to
	tive Transportation Oversight Committee and the Fiscal R	
	the following information from the prior fiscal year:	
<u>(1)</u>	A list of all public use airports within the State, their munic	inality and county
<u>(1)</u>	status as commercial services or general aviation, airp	
	following corresponding information:	on code, and m
	<u>a.</u> <u>Total amount of funds allocated to each airport s</u>	ubtotaling federal
	<u>Commercial</u> Services, State Aid to Airports,	-
	Economic Development and State Transportat	
	Program dollars, and total number of projects recei	-
	<u>b.</u> <u>Total amount of funds disbursed to each airport s</u>	
	<u>Commercial</u> Services, State Aid to Airports,	
	Economic Development and State Transportat	
	Program dollars, and total number of projects receiv	*
	<u>c.</u> <u>Total amount of unallocated State appropriation</u>	
	Services, State Aid to Airports, Special Projec	
		where the out of the second se
(2)	Development.	
<u>(2)</u>		ms, including tota

	General Assemb	ly Of North Carolina	Session 2021
1 2 3 4 5 6 7 8 9	<u>(3)</u> (4)	each unit and agency, a list describing each the Division of Aviation is a party, and a Total number of trips and flight hours by Department of Transportation, subtotale agency, and total cost of providing service Summary of activities related to Safe expenditures, number and description participants."	y each manned aircraft owned by the ed by agency, fees charged to each ces to each agency. ety and Education, including total
10	•	ALLOCATIONS TO PORTS AUTI	HORITY AND COMMERCIAL
11	AIRPORTS		•,,
12		<b>TON 41.12.(a)</b> G.S. 136-176(b3) reads as	
13 14	. ,	appropriated to the North Carolina State only be used (i) to pay debt service or rela	
14	•	r notes issued by the State Ports Author	<b>e</b> 1
16		he State Ports Authority from the Highway	
17		ay the funds appropriated to the State Po	e
18	v 1	Notwithstanding the foregoing, it is the int	
19		of funds to the State Ports Authority, the	
20		or notes by the State Ports Authority in rel	
21	constitute a pledg	e of the faith and credit and taxing power	r of the State, and nothing contained
22	herein shall proh	bit the General Assembly from amending	g an appropriation made to the State
23	•	any time to decrease or eliminate the amount	
24	•	Funds appropriated to the State Ports Aut	• • •
25		re not subject to the formula set forth in (	
26	-	hall disburse funds appropriated under	
27	• •	arterly basis, beginning September 30 of e	•
28		<b>TON 41.12.(b)</b> G.S. 63-74(d) reads as rev	
29 20		ssible Uses, Reporting, and Return of	-
30 31		all not allocate funds to an airport unde	
31 32		outlining how the airport will use the fun- irports shall submit their report between Ju	
32 33	1 0 -	days from the date the Department rec	• • •
33 34		epartment shall make a determination de	1 1
35		s the purposes of the program and, if so, al	
36		. The Department of Transportation shall d	
37		terly basis, beginning September 30 of the	
38	-	ection shall return the funds to the Departm	• •
39		irport and not expended or encumbered by	1
40		al year in which the Department makes the	• - •
41	Department unde	r this section, or retained by the Departme	nt for failure of an eligible airport to
42	submit a report	under this subsection, shall be credited	to the fund from which they were
43		shall remain unexpended and unencumber	red until appropriated by the General
44	Assembly."		
45			
46		ANT FUNDS NOT AUTHORIZED TO	
47		<b>TON 41.13.(a)</b> The following position	ns shall not be paid for by funds
48		e State Aid to Airports grant program:	
49 50	60015627 60016342	1 0	

- 5060016342Technical Trainer II
- 51 60020073 Business Officer II

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1	60020271	Engineer III	
2	60026296	Program Manager II	
3	60015619	Aviation Safety Specialist	
4	60027110	Engineer II	
5	60015609	Engineering Supervisor III	
6	60015610	Engineer III	
7	60015612	Engineer III	
8	60015613	Engineer II	
9	60015621	Engineer II	
10	60015622	Engineer III	
11	60029095	Engineer III	
12	SECTIO	<b>DN 41.13.(b)</b> Article 7 of Chapter 63 of the Genera	l Statutes is amended by
13	adding a new section		-
14	"§ 63-74.2. Divisio	n of Aviation grant funded positions prohibited.	
15		t of Transportation shall not create or authorize a	ny Division of Aviation
16	positions that are pa	id for using State funds appropriated for State Aid	to Airports or any other
17	airport aid program.	"	* * ·
18	· · ·		
19	<b>AVIATION/STAT</b>	E PLANE COST OF USE RATE ANALYSIS	
20	SECTIO	<b>DN 41.14.(a)</b> The Division of Aviation shall cond	duct a rates and charges
21	analysis for the Haw	ker Beechcraft King Air B200 passenger aircraft (K	ing Air). The report shall
22		on of the market rates of private aircraft provider	
23	surrounding states a	nd an analysis of actual operating-cost-rate for the k	King Air. The Division of
24		nit the results of the study, including a recomm	
25		rtation Oversight Committee and the Fiscal Researc	ch Division by December
26	1, 2021.		
27		<b>DN 41.14.(b)</b> The Department of Transportation sh	6
28		rs (\$1,200) per hour to State agencies, exclud	ing the Department of
29	Transportation, for u	use of the King Air.	
30			
31	FERRY CAPITAL		
32		<b>DN 41.15.(a)</b> G.S. 136-82 reads as rewritten:	0
33	"§ 136-82. Departi	nent of Transportation to establish and maintain	n ferries.
34 25	$(\cdot, 2)$ Earner Ca	with Second The Former Constal Second 1	
35		pital Special Fund. – The Ferry Capital Special	
36 37		e from the Highway Fund within the Department of oll Proceeds. – The Department of Transportation	-
38	· · ·	collected on North Carolina Ferry System routes an	
38 39	1	<u>uthorized</u> under subsection (f) of this section to rese	
39 40		Fund Ferry Capital Special Fund for each of the Hig	
40 41		e located and fares are earned. For the purposes of	
42	•	terminals from which a passenger trip originates ar	
43		e <del>credited <u>deposited</u> proportionately to each reserve</del>	
44	1 1	f trips originating and terminating in each Highway	
45		o each reserve account fund code shall be used ex	
46		y System ferry passenger vessel replacement project	
47	-	urned. Proceeds may be used to fund ferry passe	
48	-	ent funds allocated for ferry passenger vessel replac	• •
49	1 0 11	n Improvement Program.	r J PP-0, VG
50		1	
-			

#### **General Assembly Of North Carolina** Session 2021 Authority to Generate Certain Receipts. - The Department of Transportation, 1 (f) 2 notwithstanding any other provision of law, may operate or contract for the following 3 receipt-generating activities and, except as otherwise provided in subsection (f1) of this section, 4 use the proceeds for ferry passenger vessel replacement projects in the manner set forth in 5 subsection (d) of this section: activities. The proceeds collected on North Carolina Ferry System 6 routes from receipts generated under this subsection shall be deposited and used in accordance 7 with subsection (d) of this section. The proceeds collected from receipts generated from the 8 Shipyard shall be deposited and used in accordance with subsection (f1) of this section. 9 Operation of, concessions on the ferries and at ferry facilities to provide to (1)10 passengers on the ferries food, drink, and other refreshments, personal comfort 11 items, Internet access, and souvenirs publicizing the ferry system. 12 (2)Sponsorships, including, but not limited to, the sale of naming rights to any 13 ferry vessel, ferry route, or ferry facility. 14 (3) Advertising on or within any ferry vessel or at any ferry facility, including, 15 but not limited to, display advertising and advertising delivered to passengers through the use of video monitors, public address systems installed in 16 17 passenger areas, and other electronic media. 18 (4) Any other receipt-generating activity not otherwise forbidden by applicable 19 law pertaining to public health or safety. 20 The Department may issue rules to implement this subsection. 21 (f1) Use of Receipts Generated From Shipyard. – The Department of Transportation shall 22 eredit-deposit the proceeds from receipts generated under subsection (f) of this section from 23 activities performed by the North Carolina State Shipyard to a reserve account fund code within 24 the Highway Fund Ferry Capital Special Fund to be used exclusively for improvements to the 25 Shipyard, including equipment and associated infrastructure. Notwithstanding the restrictions on 26 the use of proceeds set forth in subsections (d) and (f) of this section, the Department may use a 27 proportional amount of the proceeds credited to each reserve account described in subsection (d) 28 of this section to replace or repair equipment in accordance with this subsection if there is an 29 insufficient amount of funds in the reserve account within the Highway Fund for the Shipyard. 30 Reserve Account Ferry Systemwide Fund Code and Disposition of Marine Vessels. -(f2) 31 There is created in the Highway Fund-Ferry Capital Special Fund a Ferry Systemwide reserve 32 account. fund code. The funds in the account this fund code shall be used for the acquisition or 33 construction of marine vessels to maintain existing service capacity by replacing marine vessels 34 that have reached the end of their useful life, as determined by the Department of Transportation. 35 The Department of Transportation shall decommission and dispose of a marine vessel subject to 36 replacement in a timely manner after the replacement marine vessel is operationalized. 37 Notwithstanding any provision of law to the contrary, any proceeds received from the disposition 38 of a marine vessel shall be eredited deposited to the reserve account fund code established under 39 this subsection. Nothing in this subsection shall be construed as prohibiting the Department of 40 Transportation from using funds held in the reserve account fund code established under this subsection to supplement funds credited-deposited to a reserve account-fund code under 41 42 subsection (d) of this section to use exclusively for prioritized Ferry System ferry passenger 43 vessel replacement projects in the Highway Division in which the funds credited deposited to the 44 reserve account fund code under subsection (d) of this section are earned. For purposes of this 45 subsection, the term "marine vessels" means tugs, barges, dredges, and ferries other than 46 passenger-only vessels. 47 48 Transfer of Funds. – Notwithstanding G.S. 136-44.2(f), G.S. 136-44.2(f1), and any (h)

49 other provision of law to the contrary, beginning with the 2021-2022 fiscal year, no later than 45

days after the first day of the fiscal year, the Department of Transportation shall transfer from the 50

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1	Highway Fund to the Ferry Systemwide fund code of the Ferry Capital	Special Fund all
2	unexpended funds for the Ferry Division's budget from the prior fiscal year.	-
3	(i) <u>Semiannual Report. – No later than March 1 and September 1 of each</u>	ach year, the Ferry
4	Division shall submit a report to the Joint Legislative Transportation Oversig	tt Committee and
5	the Fiscal Research Division that contains the total cost to operate each ferry the	route."
6	<b>SECTION 41.15.(b)</b> G.S. 136-16.10 reads as rewritten:	
7	"§ 136-16.10. Allocations by Department Chief Financial Officer to elimi	
8	The Chief Financial Officer of the Department of Transportation sha	all allocate at the
9	beginning of each fiscal year from the various appropriations made to the	he Department of
10	Transportation for State Construction, State Funds to Match Federal Hi	•
11	Maintenance, and Ferry Operations, and State Maintenance sufficient func-	
12	overdrafts on State maintenance and construction projects, and these alloca	tions shall not be
13	diverted to other purposes."	
14	<b>SECTION 41.15.(c)</b> G.S. 136-44.2(f1)(2) reads as rewritten:	
15	"(2) The unallotted and unencumbered balances on the last day	of the fiscal year
16	for the following:	
17	a. Funds appropriated from the Highway Fund fo	
18	programs of the Department, consisting of fund	
19	pedestrian, ferry, railroad, aviation, and pub	
20	programs, excluding funds deposited in the Fre	ight Rail & Rail
21	Crossing Safety Improvement Fund.	
22 23	b. Funds appropriated from the Highway Fund for	
23 24	programs of the Department, consisting of fun	•
24 25	construction, access and public service roa improvement, small urban construction, and econo	
23 26	programs."	sinc development
20 27	<b>SECTION 41.15.(d)</b> Subdivision (2) of subsection (b) of Sec	ction 35.1 of S.I
28	2016-94 is repealed.	
28 29	2010-94 is repeated.	
30	DOT/RECLASSIFICATION AUTHORITY FOR CERTAIN POSITION	IS
31	<b>SECTION 41.16.</b> Notwithstanding any other provision of law to	
32	Department of Transportation shall reclassify 11 vacant positions, pursuant to	
33	system established by the State Human Resources Commission, to the following	
34	(1) Up to four full-time equivalent (FTE) positions in the Office	01
35	(2) Up to seven FTE positions in the Purchasing Divisio	0
36	procurement and contractual needs of the Department.	C
37		
38	DOT/FACILITIES PLAN	
39	SECTION 41.17.(a) The Department of Transportation shall of	develop a 10-year
40	Facilities Plan for the Department's current and future facility needs. The plan	
41	need for replacement and major renovations of all DOT-owned building	
42	following components: complete facility inventory, condition analysis, build	
43	building capacity analysis with square footage, staff replacement, renovation of	
44	proposed 10-year replacement and renovations schedule. The Department sha	all seek input from
45	all units of the Department to develop the holistic plan of the Department.	<b></b>
46	<b>SECTION 41.17.(b)</b> The Department shall submit a report to the	-
47	Transportation Oversight Committee and the Fiscal Research Division. The r	•
48	all components of the plan, including the proposed 10-year schedule, estimated at the set of all huilding replacements and reproved in a derivery by the Department	
49 50	status of all building replacements and renovations underway by the Departmenter due no later than March 1, 2022	nem. The report is
50 51	due no later than March 1, 2022.	
51		

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1 2 3	<b>REPORT ON PREVENTIVE MAINTENANCE PLAN FOR DOT BUILDINGS</b> <b>SECTION 41.18.(a)</b> The Facilities Division of the Department of Transportation			
5 4 5	shall develop a preventive maintenance program for all buildings owned by the Department. The plan shall include a schedule to examine the building systems, including lighting and electrical, safety, HVAC, building interior, full building exterior, and a short-term and long-term plan for			
6	repair and maintenance.			
7	<b>SECTION 41.18.(b)</b> No later than March 1, 2022, the Facilities Division shall			
8	submit a report to the Joint Legislative Transportation Oversight Committee and the Fiscal			
9 10	Research Division on the plan, schedule, and an estimate of recurring funds needed for			
10 11	maintenance and repair.			
12	CAPITAL, REPAIRS, AND RENOVATIONS			
13	SECTION 41.19. For the 2021-2023 fiscal bie	nnium, the funds ap	propriated in this	
14	act from the Highway Fund to the Department of Tran	nsportation for capi	tal, repairs, and	
15	renovations shall be used as follows:			
16 17	Item	FY 2021-22	FY 2022-23	
18	Polk Maintenance Shop	\$745,285	F I 2022-23	
19	Currituck Equipment and Maintenance Storage Facility	\$447,544		
20	Northampton Sub Shop	\$3,000,000		
21	Alamance County Sub Shop		\$1,792,764	
22	Edgecombe Maintenance and Storage		\$1,751,208	
23 24	Alleghany Equipment Shop		\$162,000	
24 25	Ferry Facilities – Hatteras Dolphins and Exterior Door, Silver Lake Dolphins and Gantries, Minnesott Gantry			
26	and Ramp, and Cedar Island Ticket Booth	\$860,000		
27	Other Statewide – Repairs	\$1,637,500	\$1,681,250	
28	Shipyard Water Tower	\$771,015		
29			ф <b>г 208 222</b>	
30 31	Total	\$7,461,344	\$5,387,222	
32	DOT/CONTRACTING AUTHORITY FOR CERTAIN	CAPITAL ITEMS	5	
33	SECTION 41.20.(a) Notwithstanding G.S. 143			
34	law to the contrary, for the 2021-2023 fiscal biennium, the	e Department of Tra	nsportation shall	
35	have the authority to (i) procure design services and (ii) of		-	
36	contracting for the construction of the capital replacement p			
37 38	act and shall not be subject to the jurisdiction of the D estimated cost of the design and construction of the replaced			
38 39	dollars (\$2,000,000). The Department of Transportation sl			
40	the manner required by Article 3 and Article 8 of Chapte			
41	request, the Department of Administration shall assist the			
42	advertising and awarding a contract under this section.			
43	SECTION 41.20.(b) No later than 30 days after the section of the s			
44	Department of Transportation shall report to the Joint Legislative Transportation Oversight			
45 46	Committee and the Fiscal Research Division on the status of all contracts awarded by the			
40 47	Department of Transportation under subsection (a) of this section. The report shall include for each capital replacement project:			
48	(1) The estimated cost of the design and cons	struction of the replace	cement structure.	
49	(2) The method for replacement, to include	design phase through	h construction.	
50	(3) Any assistance provided by the Departm	ent of Administration	on.	

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	(4)	The issued request for proposal, selection criteria, bid amour contractor.	nts, and selected
	(5)	The status of project, total contract cost, amount paid-to-date, completion date.	and anticipated
RF	EVISE CASH	I WATCH REPORT	
		<b>TION 41.21.</b> G.S. 143C-6-11(n) reads as rewritten:	
		Watch Weekly Report The Department of Transportation s	hall publish for
pul		weekly report of the Department's cash position, which shall be er	1
		mbers." The report shall be issued as a press release to all in	
pos	sted on the D	Department's Web site, and submitted to the Joint Legislative	Transportation
Ov	ersight Comm	nittee and the Fiscal Research Division. In addition to any cash fl	ow category the
De	partment dete	rmines is beneficial to include, the report shall contain the follo	wing:
	(1)	Total Cash and Bond Proceeds	
	(2)	Add Receipts	
		a. Add subcategory of federal receipts	
			lared disaster
		<u>reimbursements)</u>	
	(3)	Less Disbursements	
		a. Payroll	
		b. Debt Service	
		c. STI Construction Costs	
		d. General Operating Costs	
		e. Map Act Claims/Settlements	
		f. State Aid Payments	
		g. Disaster-Related Costs	
		h. Other	
	(4)	Reserved Cash	
		a. GARVEE/Federal Repayment Reserve	
		b. Transportation Emergency Reserve	
		<ul> <li>c. Trustee Accounts – Build NC proceeds</li> <li>d. Trustee Accounts – GARVEE</li> </ul>	
		<ul> <li>e. Trustee Accounts – Other Bonds</li> <li>f. Repealed by Session Laws 2020-91, s. 4.10(a), effecti</li> </ul>	ve July 1 2020
		g. Repealed by Session Laws 2020-91, s. 4.10(a), effecti	
	(5)	Unreserved Cash Balance Total	ve July 1, 2020.
	(5)	a. Highway Fund Total	
		b. Highway Trust Fund Total	
		c. Statutory Cash Requirement"	
HI	GHWAY DI	VISIONS ANNUAL REPORT	
	SEC	TION 41.22. G.S. 143C-6-11 is amended by adding a new subs	section to read:
	" <u>(s)</u> <u>No la</u>	ter than September 1 of each year, the Department of Transportat	tion shall submit
to t		slative Transportation Oversight Committee and the Fiscal Resea	
anı	nual report on	the prior fiscal year allocations and expenditures for each highw	vay division that
<u>co</u> 1	ntains the follo	owing information:	
	<u>(1)</u>	A chart detailing all Highway Fund allocations allotted to	
		division by category and purpose, the actual amount spent b	
		and any funds remaining for each division for the fiscal year.	
	<u>(2)</u>	The amount of funds reallocated between divisions under G	6.S. 136-44.6 by
		division source and recipient.	

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<u>(3)</u>	The overdrafts and carryforward amounts in total and	l by division."
REST AREAS		
	<b>FION 41.23.(a)</b> No later than August 15, 202	1. the Department of
	nall open and fully operate all rest areas owned or mainta	-
-	<b>FION 41.23.(b)</b> Article 7 of Chapter 136 of the Genera	• •
adding a new sec	1	,
U	Rest areas report.	
	October 1 of each year, the Department shall submit	an annual report to the
	Transportation Oversight Committee and the Fiscal	-
contains the follo	owing information:	
<u>(1)</u>	Total inventory of rest areas.	
<u>(2)</u>	Location and description of each rest area to include of	condition of the rest area
	buildings, parking, landscape, ingress and egress roa	ads, restrooms, lighting,
	vending, whether collocated with a welcome center, a	and availability of Wi-Fi
	and cell phone service strength.	
<u>(3)</u>	Most recent reopening date and the reason and le	ength of closure before
	reopening.	
<u>(4)</u>	Actual expenditures by categories to include sta	aff, contracts, building
	operations, and other maintenance.	
<u>(5)</u>	Number of estimated visitors and how estimated visit	tors are calculated.
<u>(6)</u>	Planned renovations and closures for renovations."	
PART XLII. FI	NANCE	
TAKI ALII, FI	IANCE	
PERSONAL IN	COME TAX REDUCTION	
	<b>FION 42.1.(a)</b> G.S. 105-153.7(a) reads as rewritten:	
	- A tax is imposed for each taxable year on the North (	Carolina taxable income
	ual. The tax shall be levied, collected, and paid annua	
•	<del>cent (5.25%) <u>a</u> percentage of the taxpayer's N</del>	•
	computed as follows:	
	le Years Beginning Tax	
In 202		
After		
	<b>FION 42.1.(b)</b> G.S. 105-153.5(a)(1) reads as rewritten:	
"(1)	Standard deduction amount The standard deduction	
	person who is not eligible for a standard deduction	under section 63 of the
		-
		rd Deduction
		<del>500</del> <u>\$25,500</u>
		1 <u>25</u> 19,125
		7 <del>50<u>12,750</u></del>
	-	<del>50.<u>12,750.</u>"</del>
SEC	<b>FION 42.1.(c)</b> G.S. 105-153.5(a1) reads as rewritten:	-
	Deduction Amount A taxpayer who is allowed a fede	ral child tax credit under
	Code for the taxable year is allowed a deduction under	
qualifying child	for whom the taxpayer is allowed the federal tax cre	edit. The amount of the
SEC "(a1) Child section 24 of the	person who is not eligible for a standard deduction Code. For all other taxpayers, the standard deduction amount listed in the table below based on the taxpayer <b>Filing Status Standar</b> Married, filing jointly/surviving spouse <del>\$21,5</del> Head of Household <del>16,1</del> Single <del>10,7</del> Married, filing separately <del>10,75</del> <b>FION 42.1.(c)</b> G.S. 105-153.5(a1) reads as rewritten: Deduction Amount. – A taxpayer who is allowed a fede Code for the taxable year is allowed a deduction under	under section 63 of a amount is equal to er's filing status: <b>rd Deduction</b> 500 \$25,500 12519,125 75012,750 50.12,750." ral child tax credit un this subsection for ea

me, as calculated under the Code: Filing Status	AGI	<b>Deduction</b> Amoun
Married, filing jointly/	Up to \$40,000	\$2,500.00
surviving spouse	Over \$40,000	\$ <b>2,</b> 500.00 <u>\$5,000</u>
surviving spouse	Up to \$60,000	<del>2,000.00</del> 2,500
	Over \$60,000	_,000100 <u>_,000</u>
	Up to \$80,000	<del>1,500.00<u>2,000</u></del>
	Over \$80,000	1,0 00100 <u>=,000</u>
	Up to \$100,000	<del>1,000.00<u>1,500</u></del>
	Over \$100,000	_, <u>_,</u>
	Up to \$120,000	<del>500.00</del> 1,000
	Over \$120,000	<u>θ</u>
	<u>Up to \$140,000</u>	500.00
	Over \$140,000	0
		-
Head of Household	Up to \$30,000	<del>\$2,500.00</del> <u>\$3,000</u>
	Over \$30,000	. ,
	Up to \$45,000	<del>2,000.00</del> 2,500
	Over \$45,000	, <u>,                                   </u>
	Up to \$60,000	<del>1,500.00<u>2,000</u></del>
	Over \$60,000	· · · ·
	Up to \$75,000	<del>1,000.00</del> 1,500
	Over \$75,000	· · · ·
	Up to \$90,000	<del>500.00</del> 1,000
	Over \$90,000	θ
	<u>Up to \$105,000</u>	<u>500.00</u>
	Over \$105,000	<u>0</u>
Single	Up to \$20,000	<del>\$2,500.00</del> <u>\$3,000</u>
	Over \$20,000	
	Up to \$30,000	<del>2,000.00<u>2,500</u></del>
	Over \$30,000	
	Up to \$40,000	<del>1,500.00<u>2,000</u></del>
	Over \$40,000	
	Up to \$50,000	<del>1,000.00<u>1,500</u></del>
	Over \$50,000	
	Up to \$60,000	<u>500.001,000</u>
	Over \$60,000	θ
	<u>Up to \$70,000</u>	<u>500.00</u>
	<u>Over \$70,000</u>	<u>0</u>
Married, filing separately	Up to \$20,000	<del>\$2,500.00<u></u>\$3,000</del>
	Over \$20,000	
	Up to \$30,000	<del>2,000.00</del> 2,500
	Over \$30,000	1 500 000 000
	Up to \$40,000	<del>1,500.00<u>2,000</u></del>
	Over \$40,000	1 000 001 500
	Up to \$50,000	<del>1,000.00<u>1,500</u></del>
	Over \$50,000	
	Up to \$60,000	<del>500.00<u>1,000</u></del>

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		Over \$60,000	<del>0.</del>
		<u>Up to \$70,000</u>	500.00
		Over \$70,000	0."
	<b>SECTION 42.1.(d)</b>	This section is effective for taxable year	rs beginning on or afte
January 1,	2022.	-	0 0
PHASE O	UT CORPORATE I		
		G.S. 105-130.3 reads as rewritten:	
	.3. Corporations.		1
	-	net income of every C Corporation doi	-
	_	ercent (2.5%). <u>State.</u> An S Corporation	-
	his section. The tax is	a percentage of the taxpayer's State n	et income computed
follows:	V D ' '	T	
	e Years Beginning	$\frac{\text{Tax}}{20}$	
<u>In 2024</u>		<u>2%</u>	
<u>In 202</u>		<u>1.5%</u>	
<u>In 2020</u>		$\frac{1\%}{2}$	
<u>In 202</u>		$\frac{0.5\%}{0.000}$	
After 2		<u>0%.</u> "	1 • •
T 1		This section is effective for taxable yea	rs beginning on or af
January 1,	2024.		
EDANCH		ON AND CIMPLIFICATION	
FRANCH		ON AND SIMPLIFICATION	
"(4)		G.S. 105-122(d) reads as rewritten:	lowing
"(d)		ation's tax base is the greatest of the fol	
		n of its net worth as set out in subsection $(55\%)$ of the correction's approximately $(55\%)$	
		cent (55%) of the corporation's apprais	
		n taxation of all the real and tangible p	
		rposes of this subdivision, the appra	
		iding real estate, is the ad valorem va eding the due date of the franchise tax i	
	• 1	0	
		taxable years beginning on or after	
	11	the calculation of franchise tax reporte tax returns) The corporation's tot	
	*	rty in this State. For purposes of this sub	
		tangible property in this State is the tota	
		on to the reporting taxpayer of its tangil	<b>e</b> 1 1
		this State plus additions and improv	
		preciation as permitted for income tax	
		precifically incurred and existing solely	
		f any real estate and any permanent imp	
	real estate."	T any real estate and any permanent mig	
		G.S. 105-114.1(b) reads as rewritten:	
"(b)		s. – If a corporation or an affiliated group	up of corporations ou
× ,	-		
	• •	the capital interests in a noncorporate lin porations must include in its three-tax	• •
-	• • •	e of (i)-the noncorporate limited liabili	
		noncorporate limited liability company	
	-	e noncorporate limited liability company	
		· · ·	ry s actual investment
tangiule pl	operty in this State, as		
0 1	SECTION 12 2 (a) (	G.S. 105-120.2(b) reads as rewritten:	

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1	"(b) Tax Rate. – Every corporation taxed under this section shall ann	ually pay to the
2	Secretary of Revenue, at the time the return is due, the greater of the following	• • •
3	(1) A <u>a</u> franchise or privilege tax at the rate of one dollar and fi	
4	per one thousand dollars (\$1,000) of the amount determined	under subsection
5	(a) of this section, but in no case shall the tax be more than a	one hundred fifty
6	thousand dollars (\$150,000) nor less than two hundred dolla	rs (\$200.00).
7	(2) If the tax calculated under this subdivision exceeds the tax	calculated under
8	subdivision (1) of this subsection, then the tax is levied at the	<del>rate of one dollar</del>
9	and fifty cents (\$1.50) per one thousand dollars (\$1,000) on	
10	following:	C
11	a. Fifty-five percent (55%) of the appraised value as d	etermined for ad
12	valorem taxation of all the real and tangible persona	l property in this
13	State of each such corporation plus the total ap	
14	intangible property returned for taxation of inta	
15	property as computed under G.S. 105-122(d).	
16	b. The total actual investment in tangible property in t	his State of such
17	corporation as computed under G.S. 105-122(d)."	
18	<b>SECTION 42.3.(d)</b> This section is effective for taxable years beginned	nning on or after
19	January 1, 2023, and applicable to the calculation of franchise tax reported on the	he 2022 and later
20	corporate income tax return.	
21		
22	IRC UPDATE	
23	<b>SECTION 42.4.(a)</b> G.S. 105-228.90(b)(7) reads as rewritten:	
24	"(7) Code. – The Internal Revenue Code as enacted as of May-	<del>1, 2020, <u>April 1,</u></del>
25	<u>2021</u> , including any provisions enacted as of that date that	become effective
26	either before or after that date."	
27	<b>SECTION 42.4.(b)</b> G.S. 105-153.5(a)(2)b. reads as rewritten:	
28	"b. Mortgage Expense and Property Tax. – The amou	
29	deduction for interest paid or accrued during the ta	
30	section 163(h) of the Code with respect to any qualifi	-
31	the amount allowed as a deduction for property taxe	1
32	on real estate under section 164 of the Code for that	•
33	taxable years 2014 through <del>2020, 2021, the</del> amou	
34	deduction for interest paid or accrued during the ta	•
35	section 163(h) of the Code with respect to any qualified	
36	not include the amount for mortgage insurance pre-	
37	qualified residence interest. The amount allow	
38	sub-subdivision may not exceed twenty thousand d	
39	For spouses filing as married filing separately or married	
40	the total mortgage interest and real estate taxes of	•
41	spouses combined may not exceed twenty thousand c	
42	For spouses filing as married filing separately with	
43	for mortgage interest and real estate taxes, the dec	
44	items is allowable to the spouse who actually paid the	
45	of the mortgage interest and real estate taxes paid	• •
46	exceeds twenty thousand dollars (\$20,000), these de	
47	prorated based on the percentage paid by each s	
48	obligations paid from joint accounts, the proration	
49 50	income reported by each spouse for that taxable year	•
50	<b>SECTION 42.4.(c)</b> G.S. 105-153.5(c2) reads as rewritten:	

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1	"(c2) Decou	pling Adjustments. – In calculating North Carolina	a taxable income, a taxpayer
2	must make the fo	llowing adjustments to the taxpayer's adjusted gros	ss income:
3	(1)	For taxable years 2014 through 2020, 2025, the ta	xpayer must add the amount
4		excluded from the taxpayer's gross income for	the discharge of qualified
5		principal residence indebtedness under section 10	
6		of this subdivision is to decouple from the incom	
7		federal tax law. If the taxpayer is insolvent, as de	
8		the Code, then the addition required under this s	
9		amount of discharge of qualified principal resid	
0		from adjusted gross income under section 108	
1		exceeds the amount of discharge of indebtedr	
2		excluded under section $108(a)(1)(B)$ of the Code.	
3			
1	(18)	For taxable year 2020, years 2020 through 202	5. a taxpaver must add the
5	(10)	amount excluded from the taxpayer's gross in	
5		employer, whether paid to the taxpayer or to a le	
7		on any qualified education loan, as defined in sec	
8		incurred by the taxpayer for education of the tax	
9		subdivision is to decouple from the exclusion for	
)		of student loans under section 2206 of the CA	
		Consolidated Appropriations Act, 2021, P.L. 116	
3	(20)	A taxpayer must add the amount of any expense	deducted under the Code to
Ļ	(20)	the extent that payment of the expense results in f	
		pursuant to section 1106(b) of the CARES Act,	
,		with the forgiveness is excluded from gross i	
		1106(i) of the CARES Act. The term "covered loa	
		defined in section 1106 of the CARES Act.the ex	
		that is either wholly excluded from gross income	-
		taxes imposed by this Part.	<u> </u>
	<u>(21)</u>	For taxable years 2021 and 2022, a taxpayer mus	t add an amount equal to the
	<u></u>	amount by which the taxpayer's deduction under	
		exceeds the deduction that would have been	
		Revenue Code as enacted as of May 1, 2020. The	
		is to decouple from the increased deduction	
		Appropriations Act, 2021, P.L. 116-260, for bu	
		food and beverages provided by a restaurant.	*
	(22)	For taxable years 2021 through 2025, a taxpa	ayer must add the amount
		excluded from the taxpayer's gross income for the	e discharge of a student loan
		under section 108(f)(5) of the Code. The purpo	-
		decouple from the exclusion from income for the	e discharge of a student loan
		under section 9675 of the American Rescue Plan	Act of 2021.
	<u>(23)</u>	For taxable year 2020, a taxpayer must add the	amount excluded from the
Ļ		taxpayer's gross income for unemployment cor	npensation received by the
5		taxpayer under section 85(c) of the Code. The pu	urpose of this subdivision is
		to decouple from the exclusion from income for u	nemployment compensation
		under section 9042 of the American Rescue Plan	<u>Act of 2021.</u> "
	SECT	<b>TION 42.4.(d)</b> G.S. 105-130.5(a)(32) reads as rewa	
	"(32)	The amount of any expense deducted under the	
		payment of the expense results in forgiveness of	
		section 1106(b) of the CARES Act and the i	ncome associated with the

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1 2		forgiveness is excluded from gross income pursuant to sec CARES Act. The term "covered loan" has the same mean	
3			
		section 1106 of the CARES Act.the expense is allocable either wholly excluded from gross income or wholly exen	
		imposed by this Part."	ipt from the taxes
	SE	<b>CTION 42.4.(e)</b> This section is effective when it becomes law	
	DEDUCE I	MPACT OF FEDERAL SALT CAP BY ALLOW	ING CERTAIN
		MPACT OF FEDERAL SALT CAP BY ALLOW ROUGHS TO ELECT TO PAY TAX AT THE ENTITY LE	
	SE	<b>CTION 42.5.(a)</b> G.S. 105-131(b) reads as rewritten:	
	"(b) For	the purpose of this Part, unless otherwise required by the conte	ext:
	 (11	) "Taxed S Corporation" means an S Corporation for whic	h a valid election
	(11	under G.S. 105-131.1A(a) is in effect."	
	SF	<b>CTION 42.5.(b)</b> G.S. 105-131.1 reads as rewritten:	
		Taxation of an S Corporation and its shareholders.	
		S Corporation shall not be subject to the tax levied under G.S. 1	05-130 3 A taxed
		shall be subject to tax under G.S. 105-131.1A.	150.5. <u>11 taxed</u>
	-	<del>ch</del> Except with respect to a taxed S Corporation, each sharehold	ler's pro rata share
		ration's income attributable to the State and each resident share	
	-	e not attributable to the State, shall be taken into account by the	_
		bject to the adjustments provided in Parts 2 and 3 of this Article	
		d shall be subject to the tax levied under Parts 2 and 3 of this A	
	SE	CTION 42.5.(c) Part 1A of Article 4 of Chapter 105 of the C	General Statutes is
	amended by a	lding a new section to read:	
	" <u>§ 105-131.1</u> A	A. Taxation of S Corporation as a taxed pass-through entity	<u>-</u>
		ked S Corporation Election. – An S Corporation may elect, of	
		required under G.S. 105-131.7, to have the tax under this Article	-
	-	or any taxable period covered by the return. An S Corporation n	nay not revoke the
		he due date of the return including extensions.	
		<u>kable Income of Taxed S Corporation. – A tax is imposed for the</u>	
		blina taxable income of a taxed S Corporation. The tax shall be	
		ally. The tax is imposed on the North Carolina taxable income a	
	<u>G.S. 105-155.</u> follows:	7. The North Carolina taxable income of a taxed S Corporation	n is determined as
	<u>10110ws.</u> (1)	The North Carolina taxable income of a taxed S Corporati	on with respect to
	<u>(1)</u>	such taxable period shall be equal to the sum of the followi	
		a. Each shareholder's pro rata share of the taxed S Con	
		or loss, subject to the adjustments provided in G	•
		G.S. 105-153.6, attributable to the State.	ior roo rooto unu
		b. Each resident shareholder's pro rata share of the tax	ed S Corporation's
		income or loss, subject to the adjustments provided	
		and G.S. 105-153.6, not attributable to the State wi	
		taxable period.	*
	<u>(2)</u>		n calculating each
		shareholder's pro rata share of the taxed S Corporation's ta	
		purposes of this subdivision, separately stated items are tho	se items described
		in section 1366 of the Code and the regulations under it.	
	<u>(3)</u>		t included in the
		calculation of the taxed S Corporation's taxable income.	
	<u>(3)</u>	The adjustments required by G.S. 105-153.5(c3) are no	t included in the

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1	(c) Tax Credit. – A taxed S Corporation that qualifies for a cr	edit may apply each
2	shareholder's pro rata share of the taxed S Corporation's credits against the	shareholder's pro rata
3	share of the taxed S Corporation's income tax imposed by subsection (b)	of this section. An S
4	Corporation must pass through to its shareholders any credit required to be	e taken in installments
5	by this Chapter if the first installment was taken in a taxable period the	at the election under
6	subsection (a) of this section was not in effect. An S Corporation shall n	ot pass through to its
7	shareholders any of the following:	
8	(1) Any credit allowed under this Chapter for any ta	axable period the S
9	Corporation makes the election under subsection (a) o	f this section and the
10	carryforward of the unused portion of such credit.	
11	(2) <u>Any subsequent installment of such credit required to be</u>	
12	by this Chapter after the S Corporation makes an election	
13	of this section and the carryforward of any unused portion	
14	(d) <u>Tax Credit for Income Taxes Paid to Other States. – With</u>	
15	shareholders, a taxed S Corporation is allowed a credit against the taxes in	
16	for income taxes imposed by and paid to another state or country on inc	
17	section. The credit allowed by this subsection is administered in accordance	ce with the provisions
18	<u>of G.S. 105-153.9.</u>	<b>751 1 1 1 1</b>
19 20	(e) <u>Deduction Allowed for Shareholders of a Taxed S Corporation</u>	
20	of a taxed S Corporation are allowed a deduction as specified in G.S. 1	
21	adjustment is only allowed if the taxed S Corporation complies with the pro-	ovisions of subsection
22	(g) of this section. (f) Addition Dequired for Shareholders of a Tayod & Composition	The charabolders of
23 24	(f) <u>Addition Required for Shareholders of a Taxed S Corporation.</u> a taxed S Corporation must make an addition as provided in G.S. 105-153.	
24 25	(g) Payment of Tax. – Except as provided in Article 4C of this Ch	
25 26	of the tax payable as shown on the return of the taxed S Corporation must be	
20 27	within the time allowed for filing the return. In the case of any overpa	
28	Corporation of the tax imposed under this section, only the taxed S Corporation	
29	refund of the overpayment. If the taxed S Corporation files a return showin	
30	the return and does not pay the amount shown due, the Department may co	-
31	taxed S Corporation pursuant to G.S. 105-241.22(1). The Secretary m	
32	collection for the amount of tax debt to the taxed S Corporation. If the tax	
33	Secretary within 60 days of the date the notice of collection is mailed to the	-
34	the shareholders of the S Corporation are not allowed the dec	duction provided in
35	G.S. 105-153.5(c3)(1). The Secretary must send the shareholders a	notice of proposed
36	assessment in accordance with G.S. 105-241.9. For purposes of this sub-	section, the term "tax
37	debt" has the same meaning as defined in G.S. 105-243.1(a).	
38	(h) Basis The basis of both resident and nonresident shareh	nolders of a taxed S
39	Corporation in their stock and indebtedness of the taxed S Corporation sha	
40	the election under subsection (a) of this section had not been made and each	
41	of the taxed S Corporation had properly taken into account each sharehold	
42	the taxed S Corporation's items of income, loss, and deduction in the n	manner required with
43	respect to an S Corporation for which no such election is in effect."	
44	<b>SECTION 42.5.(d)</b> G.S. 105-131.7 is amended by adding a new second seco	
45	"(g) <u>Taxed S Corporation. – Subsections (b) through (f) of this sect</u>	
46	<u>S Corporation with respect to any taxable period for which it is a taxed</u>	S Corporation under
47	<u>G.S. 105-131.1A.</u> " SECTION 42.5 (a) C.S. 105 121 8(a) mode as requitters	
48	<b>SECTION 42.5.(e)</b> G.S. 105-131.8(a) reads as rewritten:	h magna at the start 10
49 50	"(a) For-Except as otherwise provided in G.S. 105-153.9(a)(4) with Corporation for purposes of G.S. 105-153.9 and G.S. 105-160.4 each re-	
50 51	<u>Corporation, for purposes of G.S. 105-153.9 and G.S. 105-160.4, each reconsidered to have paid a tax imposed on the shareholder in an amount equ</u>	
51	considered to have paid a tax imposed on the shareholder in an amount equ	ar to the shareholder's

pro rata share of any net income tax paid by the S Corporation to a state that does not measure 1 2 the income of S Corporation shareholders by the income of the S Corporation. For purposes of 3 the preceding sentence, the term "net income tax" means any tax imposed on or measured by a 4 corporation's net income." 5 **SECTION 42.5.(f)** G.S. 105-153.3 reads as rewritten: 6 "§ 105-153.3. Definitions. 7 The following definitions apply in this Part: 8 9 (18a) Taxed partnership. – A partnership for which a valid election under 10 G.S. 105-154.1 is in effect. (18b) Taxed pass-through entity. – A taxed S Corporation or a taxed partnership. 11 (18c) Taxed S Corporation. – Defined in G.S. 105-131(b). 12 ....." 13 14 SECTION 42.5.(g) G.S. 105-154(d) reads as rewritten: Payment of Tax on Behalf of Nonresident Owner or Partner. - If a business conducted 15 "(d) in this State is owned by a nonresident individual or by a partnership having one or more 16 nonresident members, the manager of the business shall report information concerning the 17 18 earnings of the business in this State, the distributive share of the income of each nonresident 19 owner or partner, and any other information required by the Secretary. The distributive share of 20 the income of each nonresident partner includes any guaranteed payments made to the partner. 21 The manager of the business shall pay with the return the tax on each nonresident owner or 22 partner's share of the income computed at the rate levied on individuals under G.S. 105-153.7. 23 The business may deduct the payment for each nonresident owner or partner from the owner or 24 partner's distributive share of the income of the business in this State. If the nonresident partner 25 is not an individual and the partner has executed an affirmation that the partner will pay the tax 26 with its corporate, partnership, trust, or estate income tax return, the manager of the business is 27 not required to pay the tax on the partner's share. In this case, the manager shall include a copy 28 of the affirmation with the report required by this subsection. The affirmation must be annually 29 filed by the nonresident partner and submitted by the manager by the due date of the report 30 required in this subsection. Otherwise, the manager of the business is required to pay the tax on 31 the nonresident partner's share. Notwithstanding the provisions of G.S. 105-241.7(b), the 32 manager of the business may not request a refund of an overpayment made on behalf of a 33 nonresident owner or partner if the manager of the business has previously filed the return and 34 paid the tax due. The nonresident owner or partner may, on its own income tax return, request a 35 refund of an overpayment made on its behalf by the manager of the business within the provisions 36 of G.S. 105-241.6. This subsection does not apply to a partnership with respect to any taxable period for which it is a taxed partnership." 37 SECTION 42.5.(h) Part 2 of Article 4 of Chapter 105 of the General Statutes is 38 39 amended by adding a new section to read: 40 "§ 105-154.1. Taxation of partnership as a taxed pass-through entity. Taxed Partnership Election. - A partnership may elect, on its timely filed annual 41 (a) return required under G.S. 105-154(c), to have the tax under this Article imposed on the 42 43 partnership for any taxable period covered by the return. A partnership may not revoke the election after the due date of the return, including extensions. This election cannot be made by a 44 publicly traded partnership that is described in section 7704(c) of the Code or by a partnership 45 46 that has at any time during the taxable year a partner who is not one of the following: 47 An individual. (1)48 (2)An estate. 49 A trust described in section 1361(c)(2) of the Code. <u>(3)</u> 50 (4) An organization described in section 1361(c)(6) of the Code.

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1	(b) Taxat	ble Income of Taxed Partnership. – A tax is imposed for the t	axable period on
2		na taxable income of a taxed partnership. The tax shall be levie	*
3		he tax is imposed on the North Carolina taxable income at t	
4	<u>G.S. 105-153.7.</u>	The North Carolina taxable income of a taxed partnership	is determined as
5	follows:		
6	<u>(1)</u>	The North Carolina taxable income of a taxed partnership wi	th respect to such
7		taxable period shall be equal to the sum of the following:	
8		<u>a.</u> Each partner's distributive share of the taxed partner	-
9		loss, subject to the adjustments provided in G.S.	5. 105-153.5 and
10		G.S. 105-153.6, attributable to the State.	
11		b. Each resident partner's distributive share of the ta	
12		income or loss, subject to the adjustments provided i	
13		and G.S. 105-153.6, not attributable to the State wit	h respect to such
14		taxable period.	1 1 1
15	<u>(2)</u>	Separately stated items of deduction are not included when	
16		partner's distributive share of the taxed partnership's taxa	
17		purposes of this subdivision, separately stated items are thos	
18 19	(2)	in section 702 of the Code and the regulations adopted unde The adjustments required by $C = 105 \cdot 152 \cdot 5(a^2)$ are not	
19 20	<u>(3)</u>	The adjustments required by G.S. 105-153.5(c3) are not calculation of the taxed partnership's taxable income.	menuded in the
20 21	(c) Tax C	Credit. – A taxed partnership that qualifies for a credit may app	nly each nartner's
21		e of the taxed partnership's credits against the partner's distributed	
22		s income tax imposed by subsection (b) of this section. A partie	
23 24		rtners any credit required to be taken in installments by this C	
25		aken in a taxable period that the election under subsection (a) o	
26		arthership shall not pass through to its partners any of the follo	
27	(1)	Any credit allowed under this Chapter for any taxable perio	
28		makes the election under subsection (a) of this section and	
29		of the unused portion of such credit.	
30	<u>(2)</u>	Any subsequent installment of such credit required to be take	en in installments
31		by this Chapter after the partnership makes an election under	subsection (a) of
32		this section and the carryforward of any unused portion of su	uch installment.
33	(d) Dedu	ction Allowed for Partners of a Taxed Partnership The pa	rtners of a taxed
34		llowed a deduction as specified in G.S. 105-153.5(c3)(3). T	
35		the taxed partnership complies with the provisions of subse	ection (f) of this
36	section.		
37		ion Required for Partners of a Taxed Partnership. – The pa	rtners of a taxed
38	<b>•</b>	make an addition as provided in G.S. 105-153.5(c3)(4).	.1
39		ent of Tax. – Except as provided in Article 4C of this Chapter	
40		e as shown on the return of the taxed partnership must be paid	-
41		allowed for filing the return. In the case of any overpaying tax impressed under this section, only the taxed partnership may	
42 43		e tax imposed under this section, only the taxed partnership may	· •
43 44		ent. If the taxed partnership files a return showing an amount duy the amount shown due, the Department may collect the ta	
44 45		ant to G.S. 105-241.22(1). The Secretary must issue a notice	
46		e tax debt to the taxed partnership. If the tax debt is not paid	
47		f the date the notice of collection is mailed to the taxed partner	
48		ip are not allowed the deduction provided in G.S. 105-1	* *
49	-	send the partners a notice of proposed assessment in	
50		For purposes of this subsection, the term "tax debt" has the	
51	defined in G.S. 1		

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1	(g) Basis	s. – The basis of both resident and nonresident partners	of a taxed partnership
2		ned as if the election under subsection (a) of this section	had not been made and
3		tners of the taxed partnership had properly taken into	
4	distributive share of the taxed partnership's items of income, loss, and deduction in the manner		
5	required with re	spect to a partnership for which no such election is in effo	ect."
6	SEC	TION 42.5.(i) G.S. 105-153.5 is amended by adding a n	new subsection to read:
7	" <u>(c3)</u> Taxe	d Pass-Through Entities. – In calculating North Carol	<u>lina taxable income, a</u>
8	<u>taxpayer must n</u>	nake the following adjustments to the taxpayer's adjusted	gross income:
9	<u>(1)</u>	A taxpayer that is a shareholder of a taxed S Corpo	pration may deduct the
10		amount of the taxpayer's pro rata share of incor	ne from the taxed S
11		Corporation to the extent it was included in the taxed	-
12		Carolina taxable income and the taxpayer's adjusted g	_
13	<u>(2)</u>	A taxpayer that is a shareholder of a taxed S Corporation	
14		of the taxpayer's pro rata share of loss from the taxe	
15		extent it was included in the taxed S Corporation's I	North Carolina taxable
16		income and the taxpayer's adjusted gross income.	
17	<u>(3)</u>	A taxpayer that is a partner of a taxed partnership may	
18		the taxpayer's distributive share of income from the tax	
19		extent it was included in the taxed partnership's North C	Carolina taxable income
20		and the taxpayer's adjusted gross income.	
21	<u>(4)</u>	A taxpayer that is a partner of a taxed partnership mus	
22 23		taxpayer's distributive share of loss from the taxed par	-
23 24		was included in the taxed partnership's North Carolina	taxable income and the
24 25	SEC	taxpayer's adjusted gross income." <b>TION 42.5.(j)</b> G.S. 105-153.9(a) reads as rewritten:	
25 26		ndividual who is a resident of this State is allowed a c	predit against the taxes
20 27		Part for income taxes imposed by and paid to another stat	
28	· ·	Part, subject to the following conditions:	e of country on meome
29			
30	(4)	Shareholders of a taxed S Corporation shall not be allo	wed a credit under this
31	<u></u>	section for taxes paid by the taxed S Corporation to a	
32		on income that is taxed to the taxed S Corporation. For	-
33		the credit under this section for taxes paid to anothe	· · ·
34		taxed S Corporation's shareholders, a shareholder's	pro rata share of the
35		income of the taxed S Corporation shall be treated a	as income taxed to the
36		shareholder under this Part and a shareholder's pro	rata share of the tax
37		imposed on the taxed S Corporation under G.S. 105-1	131.1A shall be treated
38		as tax imposed on the shareholder under this Part.	
39	<u>(5)</u>	Partners of a taxed partnership shall not be allowed a c	
40		for taxes paid by the taxed partnership to another state	
41		that is taxed to the taxed partnership. The taxed partnership	
42		<u>G.S. 105-153.3(18a) is entitled to a credit under this set</u>	
43		paid. For purposes of allowing the credit under this se	· · · · · · · · · · · · · · · · · · ·
44		another state or country by a taxed partnership's partn	÷ •
45		share of the income of the taxed partnership shall be t	
46 47		to the partner under this Part and a partner's pro rata share to the tay of partnership under C.S. 105, 154,1 shall be	
47 48		on the taxed partnership under G.S. 105-154.1 shall be on the partner under this Part."	realed as tax imposed
48 49	SE C	<b>TION 42.5.(k)</b> G.S. 105-160.4 reads as rewritten:	
49 50		<b>Cax credits for income taxes paid to other states by est</b>	ates and trusts
50 51		and cround for meanic taxes paid to other states by est	uvo unu nuoni.
51	•••		

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(f) Fiduciaries and beneficiaries of estates and trusts who are sh	areholders of a taxed S
Corporation are not allowed a credit under this section for taxes paid by	
by the taxed S Corporation to another state or country on income that	
Corporation. The taxed S Corporation is entitled to a credit under G.S.	
such taxes paid. For purposes of this subsection, the term "taxed S Corp	
defined in G.S. 105-131(b).	oration is the same as
(g) Fiduciaries and beneficiaries of estates and trusts who ar	e partners of a taxed
partnership are not allowed a credit under this section for taxes paid by t	-
by the taxed partnership to another state or country on income that	
partnership. The taxed partnership is entitled to a credit under G.S. 105-	
taxes paid. For purposes of this subsection, the term "taxed partnership"	
in G.S. 105-153.3."	is the sume as defined
<b>SECTION 42.5.</b> ( <i>l</i> ) G.S. 105-163.38 is amended by adding a n	new subdivision to read.
"(6) Taxed pass-through entity. – Defined in G.S. 105-153	
<b>SECTION 42.5.(m)</b> G.S. 105-163.39 is amended by addin	
read:	ig a new subsection to
"(d) <u>Taxed Pass-Through Entity. – This Article applies to every ta</u>	ved pass_through entity
in the same manner as a corporation subject to tax under Article 4 of th	
G.S. 105-163.41(d)(5) shall not apply with respect to a taxable year of a ta	
if it was not a taxed pass-through entity during its preceding taxable year	
SECTION 42.5.(n) This section is effective for taxable year	
January 1, 2021.	is beginning on or arter
January 1, 2021.	
CREATE SEPARATE STATE NET OPERATING LOSS CA	ALCULATION FOR
INDIVIDUAL INCOME TAX PURPOSES	
<b>SECTION 42.6.(a)</b> G.S. 105-153.5 reads as rewritten:	
"§ 105-153.5. Modifications to adjusted gross income.	
(b) Other Deductions. – In calculating North Carolina taxable in	ncome, a taxpayer may
deduct from the taxpayer's adjusted gross income any of the following ite	
the taxpayer's adjusted gross income:	
(16) A State net operating loss as allowed under G.S. 105-2	153.5A.
(c) Additions. – In calculating North Carolina taxable income, a ta	
taxpayer's adjusted gross income any of the following items that are not in	1.
adjusted gross income:	1.2
(6) The <u>Any</u> amount of <u>allowed as a net operating loss</u> car	ried to and deducted on
the federal return but not absorbed in that year and	
subsequent year.deduction under the Code.	a currica formara to a
"	
<b>SECTION 42.6.(b)</b> Part 2 of Article 4 of Chapter 105 of	the General Statutes is
amended by adding a new section to read:	the General Statutes is
" <u>§ 105-153.5A. Net operating loss provisions.</u>	
(a) State Net Operating Loss. – A taxpayer's State net operating loss	oss for a taxable year is
the amount by which business deductions for the year exceed gross busin	
as determined under the Code adjusted as provided in G.S. 105-153.5 at	
	<u>iu 0.5. 105-155.0. The</u>
amount of a taxpayer's State net operating loss must also be determined	in accordance with the
following modifications:	in accordance with the
<u>following modifications:</u> (1) No State net operating loss deduction shall be allowed	

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1	<u>(2)</u>	The amount deductible on account of losses from sale	es or exchanges of capital
2		assets shall not exceed the amount includable on acc	• •
3		or exchanges of capital assets.	
4	<u>(3)</u>	The exclusion provided by Code section 1202 shall 1	not be allowed.
5	$\overline{(4)}$	No deduction shall be allowed under G.S. 105-	
6		deduction.	
7	<u>(5)</u>	The deductions which are not attributable to a taxy	payer's trade or business
8		shall be allowed only to the extent of the amount	
9		derived from such trade or business.	-
10	<u>(6)</u>	Any deduction under Code section 199A shall not be	e allowed.
11	(b) Dedu	ction. – A taxpayer may carry forward a State net op	
12		r taxable year and deduct it in the current taxable year,	• • • •
13	in this subsectior	· · · · · · · · · · · · · · · · · · ·	-
14	(1)	The loss was incurred in one of the preceding 15 tax	able years.
15	$\overline{(2)}$	Any loss carried forward is applied to the next succe	-
16		any portion of it is carried forward and applied to a s	
17	<u>(3)</u>	The taxpayer's State net operating loss deduction ma	ay not exceed the amount
18		of the taxpayer's North Carolina taxable income deter	mined without deducting
19		the taxpayer's State net operating loss.	-
20	<u>(4)</u>	The portion of the State net operating loss attribut	able to the carryforward
21		allowed under subsection (f) of this section is only	ly allowed to the extent
22		described in subsection (f) of this section.	
23	(c) <u>Nonre</u>	esidents In the case of a taxpayer that is a nonreside	nt in the year of the loss,
24	the State net open	rating loss only includes income and deductions derive	d from a business carried
25	on in this State in	n the year of the loss. In the case of a taxpayer that is	a nonresident in the year
26	of the deduction.	the State net operating loss must be included in the n	numerator of the fraction
27	used to calculate	taxable income as defined in G.S. 105-153.4(b).	
28	<u>(d)</u> Part-Y	Year Residents. – In the case of a taxpayer that is a part	t-year resident in the year
29		tate net operating loss includes income and deductions	
30		State while the taxpayer was a nonresident and inclu	
31		ed from all sources during the period the taxpayer was	
32		s a part-year resident in the year of the deduction, the	
33		in the numerator of the fraction used to calculate taxa	<u>able income as defined in</u>
34	<u>G.S. 105-153.4(c</u>		
35		nistration. – A taxpayer claiming a deduction under th	
36		ble for inspection by the Secretary all records necessary	
37		e deduction. The Secretary or the taxpayer may redeter	
38		at is closed under the statute of limitations for the pu	± •
39		hat can be carried forward to a taxable year that remain	ns open under the statute
40	of limitations.		
41		al Net Operating Loss Carryforwards The portion of	
42	· · · ·	rryforward that was not absorbed in tax years beginning	•
43		in the amount of a taxpayer's State net operating loss in	
44		y 1, 2021. The federal net operating loss carryforward	•
45		s in tax years beginning after January 1, 2021, to the	extent that it meets all of
46	the following con		1
47	<u>(1)</u>	The loss would have been allowed in that taxable y	ear under section 172 of
48		the Code as enacted on May 1, 2020. The presidence of $C$ S 105 152 5((2)(8) (0) (10) (1	(2) = 1(14) + 1
49 50	<u>(2)</u>	The provisions of G.S. $105-153.5(c2)(8)$ , (9), (10), (1	<u>13), and (14) do not apply</u>
50	(2)	to the federal net operating loss carryforward.	able veens "
51	<u>(3)</u>	The loss was incurred in one of the preceding 15 tax	able years.

#### SECTION 42.6.(c) This section is effective for taxable years beginning on or after 1 2 January 1, 2021. 3 4 EXTEND THE TIME TO COMPLETE AN ELIGIBLE PROJECT UNDER THE MILL 5 **REHABILITATION TAX CREDIT PROGRAMS** 6 **SECTION 42.7.(a)** G.S. 105-129.71(a1) reads as rewritten: 7 "(a1) Credit for Rehabilitated Railroad Station. – A taxpayer who is allowed a credit under 8 section 47 of the Code for making qualified rehabilitation expenditures of at least ten million 9 dollars (\$10,000,000) with respect to a certified rehabilitation of an eligible railroad station is 10 allowed a credit equal to a percentage of the expenditures that qualify for the federal credit. In order to be eligible for a credit allowed by this Article, the taxpayer must provide to the Secretary 11 12 a copy of the eligibility certification and the cost certification. The amount of the credit is equal 13 to forty percent (40%) of the qualified rehabilitation expenditures. The credit cannot be claimed 14 for a taxable year beginning prior to January 1, 2021. The tax credit must be taken in two equal 15 installments on returns filed for taxable years 2021 and 2022. The sum of the two installments is equal to the credit amount allowed for qualified rehabilitation expenditures incurred in taxable 16 years 2019, 2020, and 2021. When the eligible site is placed into service in two or more phases 17 in different years, the amount of credit that may be claimed in a year is the amount based on the 18 19 qualified rehabilitation expenditures associated with the phase placed into service during that 20 vear. 21 For purposes of this subsection, the term "eligible railroad station" is a site located in this 22 State that satisfies all of the following conditions: 23 24 (4) It is a designated local landmark as certified by a city on or before June 30, 25 2019.September 1, 2020. 26 . . . 27 It is issued a certificate of occupancy on or before December 31, 2021.2023." (7)28 **SECTION 42.7.(b)** G.S. 105-129.75 reads as rewritten: 29 "§ 105-129.75. Sunset and applicable expenditures. 30 Sunset. – Except for credits allowed under G.S. 105-129.71(a1), this Article expires (a) 31 January 1, 2015, for rehabilitation projects for which an application for an eligibility certification 32 is submitted on or after that date. Eligibility certifications under this Article expire January 1, 33 <del>2023.</del>2025. 34 Delayed Sunset and Applicable Expenditures. - For credits allowed under (b) 35 G.S. 105-129.71(a1), the following applies: 36 The qualified rehabilitation expenditures must be incurred on or after January (1)37 1, 2019, and before January 1, 2022.2024. This Article expires, and a tax credit allowed under G.S. 105-127.71(a1) may 38 (2)39 not be claimed, for rehabilitation projects not completed and placed in service 40 prior to January 1, 2022.July 1, 2024." 41 **SECTION 42.7.(c)** This section is effective when it becomes law. 42 43 LIMIT GROSS PREMIUMS TAX ON SURETY BONDS 44 SECTION 42.8.(a) G.S. 105-228.5(b1) reads as rewritten: 45 "(b1) Calculation of Tax Base. - In determining the amount of gross premiums from 46 business in this State, all gross premiums received in this State, credited to policies written or 47 procured in this State, or derived from business written in this State shall be deemed to be for 48 contracts covering persons, property, or risks resident or located in this State unless one of the 49 following applies: 50 (1) The premiums are properly reported and properly allocated as being received from business done in some other nation, territory, state, or states. 51

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(2)	The premiums are from policies written in federal are	as for persons in militar
	service who pay premiums by assignment of service	pay.
Gross prei	niums from business done in this State in the case of	
1	lemental contracts providing for disability benefits, acci	
	enefits that are not annuities, means all premiums collec	
-	ontracts of reinsurance, for policies the premiums on which	•
	ms, or corporations resident in this State, or in the cas	
-	surance covering persons resident within this State. The	0 1 1
	emiums refunded on policies rescinded for fraud or othe	•
-	were paid in advance on life insurance contracts and subs	
-	um payer, beneficiary or estate. Gross premiums shall l	
-	e amounts as provided in the policy contracts for the time	
	ed by cash payment, notes, loans, automatic premium loa	<b>.</b> .
	neans except waiver of premiums by companies under	
	se of disability.	
1	iums from business done in this State in the case of an ins	surer of bail bonds mea
-	ceived by an insurer from a surety bondsman during the	
	on behalf of the insurer. An insurer is subject to the definition	
	on for gross premiums from transacting any other line of	<b>- -</b>
	is paragraph, the terms "bail bonds," "insurer," and "sur	
	as defined in G.S. 58-71-1.	
	iums from business done in this State for all other health	care plans and contrac
-	including contracts of insurance required to be ca	-
	Act, means all premiums written during the calendar	•
-	ase of self-insurers under the Workers' Compensation Ad	•
	ks in this State, other than for contracts of reinsurance, w	
	premiums, deposits, premium deposits, policy fees	1
-	ross premiums shall be deemed to have been written for	-
	ontracts, new and renewal, becoming effective during the	-
	l of making payment or settlement for the premiums, ar	
	ther returned in cash or allowed in payment or reduct	
	rance, and without any other deduction except for return	-
	nents for adjustment of policy rates or for cancellation or	
	<b>CTION 42.8.(b)</b> This section is effective for taxable yes	_
January 1, 202	2.	
-		
MODIFY EX	CISE TAX ON CIGARS AND CLARIFY DEL	IVERY SALES AN
REMOTE	SALES OF TOBACCO PRODUCTS	
SE	CTION 42.9.(a) G.S. 105-113.4 reads as rewritten:	
"§ 105-113.4.	Definitions.	
The follow	ing definitions apply in this Article:	
(2)	Cost price. – The <u>actual price</u> a person liable for the	-
	paid for an item subject to the tax imposed by Part	
	paid for the products, before any discount, rebate,	
	imposed by that Part.by the person liable for the tax.	The actual price paid for
	an item may be either of the following:	
	<u>a.</u> The actual price paid for an item identified as	<u>s a stock keeping unit b</u>
	a unique code or identifier representing the it	1 0

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	b. If the actual price paid for an item is not available,	the average of the
	actual price paid for the item over the 12 calend	
	January 1 of the year in which the sale occurs.	
(2d)	Delivery sale. – A sale of tobacco products cigarettes, smo	keless tobacco, or
()	vapor products to a consumer in this State in which either	
	apply:	
	a. The consumer submits the order for the sale by tel	ephone, mail, the
	Internet or other online service or application, or vo otherwise not in the physical presence of the con- consumer submits the order.	when the seller is
		or vapor products
	b. The tobacco products cigarettes, smokeless tobacco, are delivered via mail or a delivery service.	or vapor products
(2e)	Delivery seller. – A person that located within or outside this	State who makes
(26)	a delivery sale.	<u>s State who</u> makes
(2)	Distributor Either Any of the following:	
(3)	Distributor. – <u>Either Any</u> of the following: a. A person, wherever resident or located, who purch	acae non tax noid
	a. A person, wherever resident or located, who purch cigarettes directly from the manufacturer of the cigarettes directly from the manufacture of the cigarettes directly from the cig	
	sells, or otherwise disposes of the cigarettes.	areties and stores,
	b. A manufacturer of cigarettes.	
	<u>c.</u> <u>A delivery seller of cigarettes.</u>	
 <u>(8a)</u>	Remote sale. – A sale of tobacco products other than ciga	arettes smokeless
<u>(04)</u>	tobacco, or vapor products to a consumer in this State in w	
	following applies:	
	a. The consumer submits the order for the sale by tel	ephone, mail, the
	internet, or other online service or application, or	-
	otherwise not in the physical presence of the con-	
	consumer submits the order.	
	b. The tobacco products other than cigarettes, smok	eless tobacco, or
	vapor products are delivered via mail or a delivery s	
<u>(8b)</u>	Remote seller A person located within or outside this S	tate who makes a
	remote sale.	
(9)	Retail dealer. – A person who sells a tobacco product to the u	
	of the product.product, including a remote seller or a delive	ry seller.
<u>(10b)</u>	Smokeless tobacco Any finely cut, ground, powdered, o	
	other product containing tobacco, that is intended to be pla	
	nasal cavity or otherwise consumed without being combust	ed.
"		
	<b>TION 42.9.(b)</b> G.S. 105-113.4F reads as rewritten:	
	Delivery sales of certain tobacco products; age verification	
· · · ·	. – This section applies to delivery sales of tobacco products,	-
	this State regardless of whether the delivery seller is located	
	_For purposes of this section, the term "tobacco product"	
	except that it does not include cigars.means cigarettes, smol	<u>keless tobacco, or</u>
vapor products.	Caller Desuinements Adulture 11 1 11 4 1	1 of the f-11
	ery Seller Requirements. – A delivery seller shall <u>must</u> do al	i of the following
with respect to a	•	onto of as maximal
(1)	Obtain a license from the Secretary <del>pursuant to the requirement</del>	ents of as required
	by this Article before accepting an order.	

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1 2 3	(2) (3)	·	Comply with the age verification requirements in G.S. Report, collect, and remit to the Secretary all <u>app</u> tobacco products as set out in this Article and Article	licable taxes levied on
4 5		-	Requirement. – A delivery seller who has made a deli products in connection with a delivery sale, during th	
6 7	<u>must,</u> not later	r tha	n the tenth day of each month, file with the Secretary a every delivery sale made during the previous month	memorandum or a copy
8 9	complies with	h 15	U.S.C. § 376 with respect to tobacco products cov ve complied with this subsection. The memorandum	vered by that section is
10			ving information:	for myoree shan <u>mast</u>
11	(1)		The name, address, telephone number, and e-mail add	lress of the consumer.
12 13	(2)	)	The type and the brand, or brands, of tobacco product The quantity of tobacco products that were sold.	
14 15	. ,	enalt	ies. – A person who violates this section is subject to the For the first violation, a penalty of one thousand dolla	
16 17	(2)	·	For a subsequent violation, a penalty of one moustaid cond (\$5,000), as determined by the Secretary.	
18 19		-	tion. This section does not apply to sales of tobacco pre- e tobacco products from a licensed distributor or whole	-
20 21	(f) <del>Sta</del>	<del>ate I</del>	Laws Apply. All State laws that apply to tobacco products livery sellers that sell tobacco products into this St	uct retailers in this State
22 23	<u>Retailers. – A</u>	A de	ivery seller that meets the definition of a "retailer" as pject to all State laws that apply to a retailer in this Stat	defined in Article 5 of
23	-		<b>ION 42.9.(c)</b> G.S. 105-113.5 reads as rewritten:	<u></u>
25			x on cigarettes.	
26			- A tax is levied on the sale or possession for sale in t	this State, by a licensed
27			cigarettes at the rate of two and one-fourth cents $(2.25\varphi)$	-
28			y Liability. – The licensed distributor who first acquir	
29 30			to the tax imposed by this section is liable for the tax is but or who brings meets any of the following condition	
31	imposed by th	nis s	ection:	
32	<u>(1)</u>	)	Is the first person to possess or acquire cigarettes in the	nis State.
33 34	<u>(2</u> )	)	<u>Is the first person to bring</u> into this State cigarettes methods for the first person to handle the cigarettes in this State	
35			who is	
36 37	<u>(3</u> )	)	<u>Is</u> the original consignee of cigarettes made outside t shipped into the <del>State is the first person to handle the</del>	cigarettes in this State.
38 39	<u>(4</u> )	)	Makes a delivery sale of cigarettes for which the deliv collect sales and use tax under Article 5 of this Chapter	• •
40	SE	ECT	<b>ION 42.9.(d)</b> G.S. 105-113.12 reads as rewritten:	
41	-		<del>istributor must obtain license.<u>L</u>icense required.</del>	
42	(a) A	dist	ributor shall- <u>must</u> obtain <u>a license</u> for each <del>place of</del>	business a distributor's
43	license and sh	hall	of the locations listed in this subsection, as applicable	e, and must pay a tax of
44	•		rs (\$25.00) for the each license. A license is in effect u	•
45	-		ond calendar year after the date of issuance or renewal.	-
46			ewable upon signed application with no renewal license	e tax, unless applied for
47	after the June	30	expiration date. The locations are:	
48	<u>(1)</u>	)	Each location where a distributor receives or stores no	on-tax-paid cigarettes in
49			this State.	

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1 2 3	<u>(2)</u>	For a distributor that is a delivery seller, each distributor ships delivery sales of cigarettes, if the let than the location described in subdivision (1) of this	ocation is a location other
4	(b) For th	e purposes of this section, a "place of business" is a	
5		non tax-paid cigarettes.	I
6		ut-of-state distributor that is not a delivery seller n	nav obtain a distributor's
7	license upon con	mpliance with the provisions of G.S. 105-113.4A a	
8	1 ·	of twenty-five dollars (\$25.00)."	
9		<b>FION 42.9.(e)</b> G.S. 105-113.18 reads as rewritten:	
10		Payment of tax; reports.	
11		ied in this Part are payable when a report is required	to be filed. The following
12		red to be filed with the Secretary:	
13	(1)	Distributor's Report. – A licensed distributor shall-I	
14		in the form prescribed by the Secretary. The repo	
15		shipped, delivered, or otherwise disposed of in this	
16		and is due within 20 days after the end of the mor	• 1
17		The report shall-must show the quantity of all cigare	1
18		to be transported into the State by the licensed	d distributor or licensed
19		manufacturer in the State for sales in this State and s	tate the amount of tax due
20		and shall-must identify any transactions to which t	the tax does not apply. A
21		licensed distributor that is a delivery seller must al	so comply with the filing
22		requirement under G.S. 105-113.4F.	
23	(1a)	Repealed by Session Laws 2019-169, s. 4.3(a), effe	ctive July 26, 2019.
24	(2)	Use Tax Report. – Every other <u>A</u> person who is not	a licensed distributor and
25		has acquired non-tax-paid cigarettes for sale, use, o	or consumption subject to
26		the tax imposed by this Part shall, must, within 96	hours after receipt of the
27		cigarettes, file a report in the form prescribed by t	he Secretary showing the
28		amount of cigarettes so received and any other inf	formation required by the
29		Secretary. The report shall <u>must</u> be accompanied	l by payment of the full
30		amount of the tax.	
31	(3)	Shipping Report Any person, except a licensed d	listributor, who transports
32		transports, or causes to transport, cigarettes upon th	e public highways, roads,
33		or streets of this State, upon notice from the Secreta	ry, <del>shall-<u>must</u> file a report</del>
34		in the form prescribed by the Secretary and co	ntaining the information
35		required by the Secretary.	
36	"		
37	SECT	<b>FION 42.9.(f)</b> The following statutes are repealed:	
38	<b>G.S.</b> 1	105-113.35	
39	<b>G.S.</b> 1	105-113.35A	
40	<b>G.S.</b> 1	105-113.36	
41	<b>G.S.</b> 1	105-113.37	
42	<b>G.S.</b> 1	105-113.38	
43		105-113.39	
44	<b>G.S.</b> 1	105-113.40A.	
45		FION 42.9.(g) Part 3 of Article 2A of Chapter 105 of	of the General Statutes, as
46		ection (f) of this section, reads as rewritten:	
47	"Part	3. Tax on Other Tobacco Products. Products Other Th	nan Cigarettes.
48		"Subpart 1. General Provisions.	
49	" <u>§ 105-113.35B.</u>		
50	As used in thi	s Part, the term "tobacco product" means a tobacco pro	duct other than cigarettes.
51		"Subpart 2. Tax Rates and Liability.	

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"§ 105-113.3	86A. Tax rates; liability for tax.	
	ax Imposed. – An excise tax is levied on the sale, use, consumpti-	on, handling, or
distribution of	of tobacco products at the following rates:	-
(1	1) On vapor products, the rate of five cents $(5\phi)$ per fluid millilite	er of consumable
	product. All invoices for vapor products issued by manufact	
	the amount of consumable product in milliliters.	
<u>(2</u>	2) On cigars, the rate of twelve and eight-tenths percent (12.8%)	of the cost price,
	subject to a cap of thirty cents $(30 \notin)$ per cigar.	-
<u>(3</u>	3) On all other tobacco products, the rate of twelve and eigh	t-tenths percent
	(12.8%) of the cost price.	
<u>(b)</u> <u>P</u>	rimary Liability for Tax A wholesale dealer that has not been rel	lieved of paying
	.S. 105-113.37A or a retail dealer is primarily liable for the tax i	imposed by this
section if the	e dealer meets any of the following conditions:	
<u>(1</u>	1) Is the first person to possess or acquire the tobacco product in	
<u>(2</u>	2) Is the first person to bring a tobacco product made outside th	ne State into this
	State.	
<u>(3</u>		the State that is
	shipped into the State.	
(4		er is required to
	collect sales and use tax under Article 5 of this Chapter.	
	econdary Liability A retail dealer located in this State who a	-
	aler non-tax-paid tobacco products subject to the tax imposed by this	s section is liable
	<u>ue on the tobacco products.</u>	(1 f. 11
	exemptions. – The taxes imposed under this section do not apply to the section do not	the following:
	1) <u>A tobacco product sold outside the State.</u>	
(3	<ul> <li><u>A tobacco product sold to the federal government.</u></li> <li><u>A sample tobacco product distributed without charge.</u> A</li> </ul>	comple tobacco
<u>(</u> 2	<u>product may only be distributed in a "qualified adult-only facil</u>	-
	is defined in 21 C.F.R. § 1140.16(d)(2).	<u>inty as that term</u>
(e) U	Use Tax. – A tax is levied upon the sale or possession for sale by a p	erson other than
	wholesale dealer or a licensed retail dealer and upon the use, c	
	or use or consumption of tobacco products within this State at the	•
	tax does not apply to tobacco products for which the tax levied in	
been paid.	and does not upply to toouter produces for which the tax levied in	Line section nub
÷	Occumentation. – If a person liable for the tax imposed by this Part	cannot produce
	tary's satisfaction documentation of the cost price of the items su	
	ay determine a value based on the cost price of comparable items.	
-	"Subpart 3. Wholesale and Retail Dealers.	
" <u>§ 105-113.3</u>	37A. Manufacturer's option.	
<u>(a)</u> <u>S</u>	hipping to Other Licensed Dealers. – A manufacturer who is not a	retail dealer and
who ships to	bacco products to either a wholesale dealer or a retail dealer licensed	d under this Part
nay, upon ap	oplication to the Secretary and upon compliance with requirements p	prescribed by the
Secretary, be	e relieved of paying the tax on tobacco products imposed by this	<u>Part but is not</u>
	n filing a report as required by this Part.	
	ntegrated Wholesale Dealers If a manufacturer has been relieve	
	ection, the permission granted to be relieved of paying the tax also	
-	holesale dealer with whom the manufacturer is an affiliate. A ma	
	ecretary of any integrated wholesale dealer with whom it is an af	
	r applies to the Secretary for permission to be relieved of paying the	
-	I wholesale dealer becomes an affiliate of the manufacturer after the	ne Secretary has
given the ma	inufacturer permission to be relieved of paying the tax.	

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1	(c) Dual	Exemption. – If a person is both a manufacturer of cigarettes	s and a wholesale
2		o products, and the person is granted permission under G.S.	
3		g the cigarette excise tax, the permission applies to the tax imp	
4		ucts. A cigarette manufacturer who becomes a wholesale deal	
5	-	relieved of the cigarette excise tax must notify the Secretary	-
6		G.S. 105-113.10 when applying for a license as a wholesale dealers	
7		Non-tax-paid products.	
8		nerwise provided in this Part, a licensed wholesale dealer may	not sell, borrow,
9	-	e non-tax-paid tobacco products to, from, or with another li	
10		tegrated wholesale dealer may not sell, borrow, loan, or excha	
11		s to, from, or with another integrated wholesale dealer.	<u> </u>
12	" <u>§ 105-113.37C</u> .	Discount; refund.	
13	(a) Disco	ount. – A wholesale dealer or a retail dealer who is primarily lia	able for the excise
14	taxes imposed b	y this Part, who files a timely report under this Part, and wh	no sends a timely
15	payment may de	duct from the amount due with the report a discount of two p	ercent (2%). This
16	discount covers	expenses incurred in preparing the records and reports require	d by this Part and
17	the expense of fu	urnishing a bond. This subsection does not apply with respect	t to the excise tax
18	levied on vapor p		
19		nd. – A wholesale dealer or retail dealer who is primarily lia	
20		y this Part and is in possession of stale or otherwise unsalable	
21	•	ax has been paid may return the tobacco products to the manuf	
22		for refund of the tax. The application must be in the form	- · · ·
23		companied by a written certificate signed under penalty of perju	
24		cturer listing the tobacco products returned to the manufacturer	
25	The Secretary m	ust refund the tax paid, less the discount allowed, on the listed	products.
26 27	"8 105 112 20 A	" <u>Subpart 4. Remote Sellers.</u>	
27		<b>Remote seller requirements.</b> ler must do all of the following with respect to a remote sale:	
28 29	<u>A temote ser</u> (1)	Obtain a license from the Secretary as required by this Part	t before accepting
30	<u>(1)</u>	an order.	, before accepting
31	(2)	Report, collect, and remit to the Secretary all applicable taxe	es as set out in this
32		Part and Article 5 of this Chapter. A remote seller that meet	
33		a "retailer" as defined in Article 5 of this Chapter is subject	
34		that apply to a retailer in this State.	
35	" <u>§ 105-113.38B.</u>		
36		the records required to be kept under G.S. 105-113.4G, a re	emote seller must
37	maintain the foll	· ·	
38	(1)	A list, updated annually, showing the cost price paid by the	e remote seller for
39		each stock keeping unit of tobacco products.	
40	<u>(2)</u>	Invoices documenting remote or delivery sales to consumer	s in this State.
41	<u>(3)</u>	Records necessary to document the cost price of purchas	es of all tobacco
42		products sold to consumers in this State.	
43	" <u>§ 105-113.38C</u> .	Penalties.	
44	<u>A remote sel</u>	ler who violates G.S. 105-113.38A is subject to the following	*
45	<u>(1)</u>	For the first violation, a penalty of one thousand dollars (\$1	
46	<u>(2)</u>	For a subsequent violation, a penalty not to exceed five	thousand dollars
47		(\$5,000), as determined by the Secretary.	
48		"Subpart 5. Administrative Provisions.	
49		License required.	1 6
50		irement. – A wholesale dealer or a retail dealer must obtain fr	
51	a license for each	ch of the locations listed in this subsection, as applicable, a	and must pay the

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1	required license tax for each license. A license is in effect until June 30 of the year following the
2	second calendar year after the date of issuance or renewal, unless cancelled or revoked prior to
3	expiration. A license is renewable upon signed application with no renewal license tax, unless
4	applied for after the June 30 expiration date. The locations are:
5	(1) Each location where a wholesale dealer makes tobacco products.
	(2) Each location where a wholesale dealer or a retail dealer receives or stores
	non-tax-paid tobacco products.
	(3) Each location from where a retail dealer that is a delivery seller or remote
	seller ships delivery sales or remote sales if the location is a location other
	than the location described in subdivision (2) of this subsection.
	(b) <u>License Tax Amount. – The license tax amounts are as follows:</u>
	(1) Wholesale dealer \$25.00
	$\begin{array}{c} (1) & \hline \\ (2) & \text{Retail dealer} \\ \end{array} \qquad \qquad$
	(c) <u>Out-of-State Wholesale Dealers. – An out-of-state wholesale dealer of tobacco</u>
	products that is not a delivery seller or a remote seller may obtain a wholesale dealer's license
	upon compliance with the provisions of G.S. 105-113.4A and payment of a tax of twenty-five
	<u>dollars (\$25.00).</u>
	" <u>§ 105-113.39B. Payment of tax.</u>
	(a) Monthly Report. – Taxes levied by this Part are payable by the entity that is primarily
	liable for the tax when a report is required to be filed. A report is due on a monthly basis. A
	monthly report covers tobacco products sold, shipped, delivered, or otherwise disposed of in this
	State occurring in a calendar month and is due within 20 days after the end of the month covered
	by the report. A report must be filed on a form provided by the Secretary and must contain the
	information required by the Secretary.
	(b) Use Tax Report. – A person who is not a licensee under this Part and has acquired
	non-tax-paid tobacco products for sale, use, or consumption subject to the tax imposed by this
	Part must, within 96 hours after receipt of the tobacco products, file a report in the form
	prescribed by the Secretary showing the amount of tobacco products received and any other
	information required by the Secretary. The report must be accompanied by payment of the full
	amount of the tax.
	(c) Shipping Report. – A person who transports, or causes to transport, tobacco products
	upon the public highways, roads, or streets of this State must, upon notice from the Secretary,
	file a report in a form prescribed by and containing the information required by the Secretary.
	"§ 105-113.39C. Bond or irrevocable letter of credit.
	The Secretary may require a wholesale dealer or a retail dealer to furnish a bond in an amount
	that adequately protects the State from a wholesale dealer's or a retail dealer's failure to pay taxes
	due under this Part. A bond must be conditioned on compliance with this Part, payable to the
	State, and in the form required by the Secretary. The amount of the bond is two times the
	wholesale or retail dealer's average expected monthly tax liability under this Part, as determined
	by the Secretary, provided the amount of the bond may not be less than two thousand dollars
	(\$2,000) and may not be more than two million dollars (\$2,000,000). The Secretary should
	periodically review the sufficiency of bonds required of dealers, increase the amount of a required
	bond when the amount of the bond furnished no longer covers the anticipated tax liability of the
	wholesale dealer or retail dealer, and decrease the amount when the Secretary determines that a
	smaller bond amount will adequately protect the State from loss.
	<u>For purposes of this section, a wholesale dealer or a retail dealer may substitute an irrevocable</u>
	letter of credit for the secured bond required by this section. The letter of credit must be issued
	by a commercial bank acceptable to the Secretary and available to the State as a beneficiary. The
	letter of credit must be in a form acceptable to the Secretary, conditioned upon compliance with
	this Part, and in the amounts stipulated in this section.
	" <u>§ 105-113.39D. Use of tax proceeds.</u>
	<u>A rot recently opt of my brocecupi</u>

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1	The Secretary	must credit the net proceeds of the tax collected under this Pa	rt as follows:
2	(1)	Six percent (6%) to the University Cancer Research Fund e	
3		<u>G.S. 116-29.1.</u>	
4	<u>(2)</u>	The remainder to the General Fund."	
5	SECT	<b>TON 42.9.(h)</b> G.S. 116-29.1(b) reads as rewritten:	
6	"(b) Effect	ive July 1 of each calendar year, the funds remitted to the U	niversity Cancer
7		by the Secretary of Revenue from the tax on tobacco proc	
8	0 1	nt to G.S. 105-113.40A G.S. 105-113.39D are appropriated for	1 1
9		<b>TON 42.9.(i)</b> This section becomes effective July 1, 2022, and	
10	-	urring on or after that date. This section does not affect the rig	
11		another person arising under the law as it existed before the	
12		oes it affect the right to any refund or credit of a tax that accru	ed under the law
13	as it existed befor	the effective date of this section.	
14			
15		PARITY FOR SHORT-TERM VEHICLE RENTALS	
16 17		<b>TION 42.10.(a)</b> G.S. 105-164.4 reads as rewritten:	
17 18		<b>EX imposed on retailers and certain facilitators.</b> Vilege tax is imposed on a retailer engaged in business in	the State of the
18 19	· / I	of the retailer's net taxable sales or gross receipts, listed in this	
20		is four and three-quarters percent (4.75%). The percentage rate	
20 21	general rate of tax	is four and three-quarters percent (4.75%). The percentage fac	is are as follows.
21	(17)	The general rate applies to the gross receipts derived from a s	short-term motor
23		vehicle rental by a peer-to-peer vehicle sharing facilitator,	
24		<u>G.S. 105-164.13(32).</u>	notwithistanding
25	"		
26		<b>TON 42.10.(b)</b> G.S. 105-164.13(32) reads as rewritten:	
27	"(32)	Sales Except as otherwise provided in G.S. 105-164.4(a)(17	), sales of motor
28		vehicles, the sale of a motor vehicle body to be mounted on	
29		chassis when a certificate of title has not been issued for the	chassis, and the
30		sale of a motor vehicle body mounted on a motor vehi	cle chassis that
31		temporarily enters the State so the manufacturer of the bod	y can mount the
32		body on the chassis. For purposes of this subdivision, a part	k model RV, as
33		defined in G.S. 105-187.1, is a motor vehicle."	
34	SECT	<b>TON 42.10.(c)</b> G.S. 105-164.3 reads as rewritten:	
35	"§ 105-164.3. De		
36	The following	g definitions apply in this Article:	
37	•••		
38	<u>(166)</u>	Peer-to-peer vehicle sharing facilitator A marketplace	
39		facilitates a short-term motor vehicle rental where the market	
40		registered owner of the motor vehicle who has not made a	n election under
41		<u>G.S. 105-187.5.</u>	
42			(1
43	<u>(248)</u>	<u>Short-term motor vehicle rental. – A motor vehicle rental to</u>	the same person
44 45		for a period of less than 365 continuous days.	
43 46	" Sect	<b>TON 42.10.(d)</b> G.S. 105-187.1(a)(8) reads as rewritten:	
40 47	SEC 1 "(8)	Vehicle sharing service. – A service for which a person pay	ve a membershin
47	(0)	fee for the right to use a motor vehicle or motor vehicles upo	_
40 49		additional time-based or mileage-based fee. The term doe	1.
<del>4</del> ) 50		short-term motor vehicle rental by a peer-to-peer vehicle sha	
50		shore term motor venicie rentar by a poer to peer venicie sha	ing inclination.

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SECT	ГІО <b>N 42.10.</b> (е	e) Article 5 of Chapter 105 of t	he General Statutes is amended by
adding a new sec		· · ·	5
0		<u>Highway Fund of tax on peer</u>	-to-peer vehicle rentals.
			5 days after the end of each fiscal
		-	erred from the General Fund to the
			hicle rentals exercise the privilege
of using the high	-		
		<b>G</b> .S. 105-187.9(a) reads as r	ewritten:
			ler this Article at the rate of five
. ,			<del>ollars (\$10,000,000) (8%)</del> shall be
			all be credited to the General Fund.
Taxes collected u	under this Artic	cle at the rate of three percent (	(3%) shall be credited to the North
Carolina Highwa	y Trust Fund.'		
SECT	FION 42.10.(g	g) Subsection (f) of this section	on becomes effective July 1, 2021.
The remainder of	f this section b	becomes effective October 1, 20	021, and applies to sales occurring
on or after that da	ate.		-
GRADUATE LA	ATE PAYME	ENT PENALTIES	
SECT		a) G.S. $105-236(a)(4)$ reads as	
"(4)		-	ase of failure to pay any tax when
			cretary shall assess a penalty equal
	-		mount of the tax if the failure is for
			ional two percent (2%) for each
			ng which the failure continues, not
			This penalty does not apply in any
		ving circumstances:	
			due on an amended return is paid
		the return is filed.	
			sessment for tax due but not shown
		-	within 45 days after the later of the
		wing:	an and accomment of the tax if the
	1.	_	posed assessment of the tax, if the
			mely request for a Departmental
	n	review of the proposed asse	
	2.		ssment becomes collectible under ted in G.S. 105-241.22(3) through
			timely request for a Departmental
		review of the proposed asse	• • •
	"	review of the proposed asse	Ssment.
SECT	 ГІОN 42 11 (1	) This section becomes effect	ive January 1, 2022, and applies to
penalties assessed			ive fandary 1, 2022, and applies to
penanties assesses		lat date.	
PROPERTY TA	AX EXEMPT	IONS	
		a) G.S. 105-278.2 reads as rew	ritten:
"§ 105-278.2. Bi			
	•	•	burial purposes shall be exempted
			sale or rental or (ii) sale of burial
			2.1 for property exempt under this
-		-	nder this subsection to a taxpayer
			in is exempted from taxation. The
			under this subsection shall be a lien

#### **General Assembly Of North Carolina** Session 2021 on the real property of the taxpayer as provided in G.S. 105-355(a). The taxes shall be carried 1 2 forward in the records of the taxing unit or units as deferred taxes. The deferred taxes for the preceding five fiscal years are due and payable in accordance with G.S. 105-277.1F when the 3 4 property loses its eligibility for deferral as a result of a disqualifying event. A disqualifying event 5 occurs when the property is sold, conveyed, leased, encumbered, or disposed of for a purpose 6 other than burial purposes. 7 Taxable real property set apart for human burial purposes is hereby designated a (b) 8 special class of property under authority of Article V, Section 2(2) of the North Carolina 9 Constitution, and it shall be assessed for taxation taking into consideration the following: Other 10 Property. - Real property not held for the purposes listed in subsection (a) of this section that is set apart for burial purposes is exempted from taxation. A county cannot deny the exemption 11 provided under this subsection to a taxpayer that lacks a survey or plat detailing the exempt 12 13 property. 14 (1)The effect on its value by division and development into burial plots; 15 (2)Whether it is irrevocably dedicated for human burial purposes by plat recorded with the Register of Deeds in the county in which the land is located; and 16 Whether the owner is prohibited or restricted by law or otherwise from selling, 17 (3)18 mortgaging, leasing or encumbering the same. 19 Terms. – For purposes of this section, the term "real property" includes land, tombs, (c) 20 vaults, monuments, and mausoleums, and the term-"burial" includes entombment.entombment 21 and the term "real property" includes any of the following on the burial property: 22 (1)Land. 23 (2)Tombs, vaults, monuments, or mausoleums. 24 (3) Buildings, structures, improvements, or permanent fixtures." 25 **SECTION 42.12.(b)** G.S. 105-277.1F(a) reads as rewritten: 26 "(a) Scope. – This section applies to the following deferred tax programs: 27 . . . 28 G.S. 105-278.2(a), commercial burial property. <u>(5a)</u> ...." 29 30 **SECTION 42.12.(c)** G.S. 105-282.1 reads as rewritten: 31 "§ 105-282.1. Applications for property tax exemption or exclusion; annual review of 32 property exempted or excluded from property tax. 33 Application. - Every owner of property claiming exemption or exclusion from (a) 34 property taxes under the provisions of this Subchapter has the burden of establishing that the 35 property is entitled to it. If the property for which the exemption or exclusion is claimed is 36 appraised by the Department of Revenue, the application shall be filed with the Department. 37 Otherwise, the application shall be filed with the assessor of the county in which the property is 38 situated. An application must contain a complete and accurate statement of the facts that entitle 39 the property to the exemption or exclusion and must indicate the municipality, if any, in which 40 the property is located. Each application filed with the Department of Revenue or an assessor 41 shall be submitted on a form approved by the Department. Application forms shall be made 42 available by the assessor and the Department, as appropriate. 43 Except as provided below, an owner claiming an exemption or exclusion from property taxes 44 must file an application for the exemption or exclusion annually during the listing period. 45 No application required. - Owners of the following exempt or excluded (1)46 property do not need to file an application for the exemption or exclusion to 47 be entitled to receive it: 48 Property exempt from taxation under G.S. 105-278.1 or G.S. a.

49 50

. . .

<del>105-278.2.G.S.</del> 105-278.2(b).

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(2)	Single application required. – An owner of one or more of the following properties eligible for a property tax benefit must file an application for the benefit to receive it. Once the application has been approved, the owner down not need to file an application in subsequent years unless new or addition property is acquired or improvements are added or removed, necessitating change in the valuation of the property, or there is a change in the use of the property or the qualifications or eligibility of the taxpayer necessitating
	review of the benefit.
	a. Property exempted from taxation under G.S. 105-278. G.S. 105-278.2(a), 105-278.3, 105-278.4, 105-278.5, 105-278.
	105-278.7, or 105-278.8.
	<b>TION 42.12.(d)</b> G.S. 105-275 reads as rewritten:
	operty classified and excluded from the tax base.
	ng classes of property are designated special classes under Article V, Sec. 2(2 rolina Constitution and are excluded from tax:
or the morth Cal	
 (44a)	) <u>Vaccines.</u>
<u>(++</u> a)	
SEC	TION 42.12.(e) This section is effective for taxes imposed for taxable yea
	after July 1, 2022.
	WS TECHNICAL, CLARIFYING, AND ADMINISTRATIVE CHANGE
	<b>TION 42.13A.(a)</b> G.S. 105-153.5(b) reads as rewritten:
	er Deductions. – In calculating North Carolina taxable income, a taxpayer ma
	taxpayer's adjusted gross income any of the following items that are included
the taxpayer's ad	djusted gross income:
<del>(14)<u>(</u></del>	
	Credit grant program. This subdivision expires for taxable years beginning or after January 1, 2021.2022."
SEC	<b>TION 42.13A.(b)</b> G.S. 105-153.5(c2) reads as rewritten:
	Supling Adjustments. – In calculating North Carolina taxable income, a taxpay
. ,	following adjustments to the taxpayer's adjusted gross income:
(17)	For taxable years 2019 and 2020, a taxpayer must add an amount equal to the
	amount by which the taxpayer's interest expense deduction under section
	163(j) of the Code exceeds the interest expense deduction that would have
	been allowed under the Internal Revenue Code as enacted as of January
	2020. An add-back under this subdivision is not required to the extent the
	amount was required to be added back under another provision of th
	subsection. The purpose of this subdivision is to decouple from the
	modification of limitation on business interest allowed under section 2306
(17-)	the CARES Act.
<u>(17a)</u>	A taxpayer who made an addition under subdivision (17) of this subsection
<u>(17a)</u>	A taxpayer who made an addition under subdivision (17) of this subsection may deduct twenty percent (20%) of the addition in each of the first five
	A taxpayer who made an addition under subdivision (17) of this subsection may deduct twenty percent (20%) of the addition in each of the first five taxable years beginning with tax year 2021.
"	A taxpayer who made an addition under subdivision (17) of this subsection may deduct twenty percent (20%) of the addition in each of the first five taxable years beginning with tax year 2021.
"	A taxpayer who made an addition under subdivision (17) of this subsection may deduct twenty percent (20%) of the addition in each of the first five taxable years beginning with tax year 2021.

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1	tax in another state or country shall be ascertained, and the No	
2	income tax before credit under this section shall be multiplied	•
3	The credit allowed is either the product thus calculated or	
4	actually paid the other state or country, whichever is smaller.	
5	<b>SECTION 42.13A.(d)</b> G.S. 105-163.7(b) reads as rewritten:	nousling file on
6 7	"(b) Informational Return to Secretary. – Every employer shall an informational return with the Secretary that contains the information given	~
8	employer's written statements to an employee. The Secretary may require addition	
8 9	to be included on the informational return, provided the Secretary has given a	
10	days' notice of the additional information required. The informational return is a	
10	January 31 of the succeeding year and must be filed in an electronic format as p	
12	Secretary. If Secretary and is due on or before January 31 of the succeeding	•
13	employer terminates its business or permanently ceases paying wages during be	-
14	the calendar year, the informational return must be filed within 30 days of the	
15	remuneration. on or before the last day of the month following the end of the cal	1 2
16	which the employer terminates its business, but no later than January 31 of the s	
17	The informational return required by this subsection is in lieu of the rep	
18	G.S. 105-154.	
19		
20	SECTION 42.13A.(e) G.S. 105-163.8 is amended by adding a ne	w subsection to
21	read:	
22	"(c) If a withholding agent fails to file a return and pay the tax due under	
23	files a grossly incorrect or false or fraudulent return, the Secretary must estimate	the tax due and
24 25	assess the withholding agent based on the estimate."	
25 26	SECTION 42.13A.(f) G.S. 105-241.6(b)(5) reads as rewritten: "(5) Contingent Event. – The period to request a refund of an over	novmant mov ha
20 27	extended once as provided in this subdivision:	payment may be
28	-	
20 29	b. Other Event. – If a taxpayer contends that an event h	as occurred that
30	prevents the taxpayer from filing an accurate and def	
31	a refund of an overpayment within the period under	-
32	taxpayer may submit a written request to the Secre	
33	extension of the statute of limitations. The taxpayer m	ust file a written
34	request to the Secretary prior to expiration of the statu	te of limitations
35	under this section. The request must establish by cl	-
36	proof that the event is beyond the taxpayer's control a	-
37	taxpayer from timely filing an accurate and definit	-
38	refund of an overpayment. The Secretary's decision of	-
39 40	final and is not subject to administrative or judicia	
40 41	Secretary agrees to the request, the period to file a request of an overney ment is give months after the event acred	
41	of an overpayment is six months after the event conclu SECTION 42.13A.(g) G.S. 105-252.1 reads as rewritten:	iues.
43	"§ 105-252.1. Use of a TTIN.	
44	A TTIN may not be used on any return, statement, or other document requ	uired to be filed
45	with or furnished to the Department unless specifically authorized in this	
46	Secretary."	<u></u>
47	SECTION 42.13A.(h) Section 1.2(a) of S.L. 2021-16 reads as rewr	itten:
48	"SECTION 1.2.(a) Nonaccrual of Interest. – As a result of the automatic	
49	federal tax filing due date for individuals for the 2020 calendar year, the Secret	
50	has automatically extended the State tax filing due date for individuals for the 202	•
51	April 15, 2021, to May 17, 2021. The Secretary will waive the penalty for f	ailure to file an

1		me tax return, including a partnership and estate and trust tax return, or pay
2	individual inco	me tax due if the return is filed and the tax due is paid by May 17, 2021.
3	Notwithstandin	g G.S. 105-241.21(b), interest shall not accrue from April 15, 2021, through May
4	17, 2021, on an	underpayment of tax imposed on an individual income tax return-return, including
5	a partnership and	nd estate and trust tax return, due April 15, 2021."
6	SEC	<b>CTION 42.13A.(i)</b> This section is effective when it becomes law.
7	SEC	<b>CTION 42.13B.(a)</b> G.S. 105-83(d) reads as rewritten:
8	"(d) This	s section does not apply to corporations liable for the tax levied under G.S.
9	<del>105-102.3 or to</del>	savings-the following:
10	<u>(1)</u>	Banks. For purposes of this subdivision, the term "bank" has the same
11		meaning as defined in G.S. 105-130.7B(b).
12	<u>(2)</u>	Savings and loan associations."
13	SEC	<b>CTION 42.13B.(b)</b> G.S. 105-130.5(a) reads as rewritten:
14	"(a) The	following additions to federal taxable income shall be made in determining State
15	net income:	
16		
17	(31)	For taxable years 2019 and 2020, a taxpayer must add an amount equal to the
18		amount by which the taxpayer's interest expense deduction under section
19		163(j) of the Code exceeds the interest expense deduction that would have
20		been allowed under the Internal Revenue Code as enacted as of January 1,
21		2020, as calculated on a separate entity basis. An add-back under this
22		subdivision is not required to the extent the amount was required to be added
23		back under another provision of this subsection. The purpose of this
24		subdivision is to decouple from the modification of limitation on business
25		interest allowed under section 2306 of the CARES Act.
26		
27	SEC	<b>CTION 42.13B.(c)</b> G.S. 105-130.5(b) reads as rewritten:
28	"(b) The	following deductions from federal taxable income shall be made in determining
29	State net incom	e:
30		
31	(	
32	<u>(32)</u>	
	<u>(32)</u>	may deduct twenty percent (20%) of the addition that was not otherwise
33	<u>(32)</u>	
33 34		may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."
34 35		<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten:</li> </ul>
34 35 36		<ul> <li><u>may deduct twenty percent (20%) of the addition that was not otherwise</u> disallowed by G.S. 105-130.7B in each of the first five taxable years <u>beginning tax year 2021.</u>"</li> <li><b>CTION 42.13B.(d)</b> G.S. 105-130.7B(b)(4) reads as rewritten: Qualified interest expense. – The amount of net interest expense paid or</li> </ul>
34 35 36 37	SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten: Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the</li> </ul>
34 35 36 37 38	SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten: Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is</li> </ul>
34 35 36 37 38 39	SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten: Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not</li> </ul>
34 35 36 37 38 39 40	SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten: Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member duri to a related member if one or more of the</li> </ul>
<ul> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> </ul>	SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten: Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not</li> </ul>
<ul> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> </ul>	SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten: Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member duri to a related member if one or more of the</li> </ul>
<ul> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> </ul>	SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten: Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member if one or more of the following applies:</li> <li></li> <li><u>e.</u> The proportionate amount of interest paid or accrued to a related</li> </ul>
<ul> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> </ul>	SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten:</li> <li>Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member if one or more of the following applies:</li> <li></li> <li>e. The proportionate amount of interest paid or accrued to a related member that has already been disallowed by the application of section</li> </ul>
<ul> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> </ul>	<b>SEC</b> "(4)	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten:</li> <li>Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member if one or more of the following applies:</li> <li></li> <li>e. The proportionate amount of interest paid or accrued to a related member that has already been disallowed by the application of section 163(j) of the Code."</li> </ul>
<ul> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> <li>46</li> </ul>	SEC "(4) SEC	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten:</li> <li>Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member if one or more of the following applies:</li> <li></li> <li>e. The proportionate amount of interest paid or accrued to a related member that has already been disallowed by the application of section 163(j) of the Code."</li> <li>CTION 42.13B.(e) G.S. 105-130.8A(c) reads as rewritten:</li> </ul>
34 35 36 37 38 39 40 41 42 43 44 45 46 47	SE0 "(4) "(2) SE0 "(c) Mer	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten:</li> <li>Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member if one or more of the following applies:</li> <li></li> <li>e. The proportionate amount of interest paid or accrued to a related member that has already been disallowed by the application of section 163(j) of the Code."</li> <li>CTION 42.13B.(e) G.S. 105-130.8A(c) reads as rewritten:</li> </ul>
<ul> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> <li>45</li> <li>46</li> <li>47</li> <li>48</li> </ul>	SEC "(4) "(2) SEC "(c) Mer regulations ado	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten:</li> <li>Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member if one or more of the following applies:</li> <li></li> <li>e. The proportionate amount of interest paid or accrued to a related member that has already been disallowed by the application of section 163(j) of the Code."</li> <li>CTION 42.13B.(e) G.S. 105-130.8A(c) reads as rewritten:</li> <li>gers and Acquisitions. – The Secretary must apply the standards contained in pted under sections 381 and 382 of the Code in determining the extent to which</li> </ul>
34 35 36 37 38 39 40 41 42 43 44 45 46 47	SEC "(4) "(2) SEC "(c) Mer regulations ado a loss survives a	<ul> <li>may deduct twenty percent (20%) of the addition that was not otherwise disallowed by G.S. 105-130.7B in each of the first five taxable years beginning tax year 2021."</li> <li>CTION 42.13B.(d) G.S. 105-130.7B(b)(4) reads as rewritten:</li> <li>Qualified interest expense. – The amount of net interest expense paid or accrued to a related member in a taxable year with the amount limited to the taxpayer's proportionate share of interest paid or accrued to a person who is not a related member during the same taxable year. This limitation does not apply to interest paid or accrued to a related member if one or more of the following applies:</li> <li></li> <li>e. The proportionate amount of interest paid or accrued to a related member that has already been disallowed by the application of section 163(j) of the Code."</li> <li>CTION 42.13B.(e) G.S. 105-130.8A(c) reads as rewritten:</li> </ul>

General	Assembly Of North Carolina	Session 2021
before Ja	nuary 1, 2015, and the standards of this section for taxable years beg	ginning on or after
January 1		<u>,</u>
<u>sundary r</u>	<b>SECTION 42.13B.(f)</b> G.S. 105-251(a) reads as rewritten:	
"(a)	Scope of Information. – A taxpayer must give information to the S	ecretary when the
• •	requests the information. The Secretary may request a taxpayer to	
-		provide only the
Tonowing	kinds of information on a return, a report, or otherwise:	
	<ol> <li>Information that identifies the taxpayer.</li> <li>Information needed to determine the lightlitu of the taxpayer</li> </ol>	an fan a tar
	(2) Information needed to determine the liability of the taxpaye	
	(3) Information needed to determine whether an item is subject	t to a tax.
	(4) Information that enables the Secretary to collect a tax.	the engineeriste
	(5) Financial or tax documentation required to determine	
	adjustment under G.S. 105-130.5A. If such information is n	• •
	as required under G.S. 105-130.5A(a), the Secretary r	• • • •
	<u>adjustment allowable under Part 1 of Article 4 of this Chap</u> (5)(6) Other information the law requires a taxpayer to provide	
	(5)(6) Other information the law requires a taxpayer to provide needs to perform a duty a law requires the Secretary to perform	•
	<b>SECTION 42.13B.(g)</b> Subsection (a) of this section is effective	
low and a	pplies retroactively for taxable years beginning on or after July 1, 20	
	ection is effective when it becomes law and applies retroactively	
	g on or after January 1, 2018. Except as otherwise provided, the remain	•
	we when it becomes law.	ider of this section
	<b>SECTION 42.13C.(a)</b> G.S. 105-164.13E(a)(7) reads as rewritten:	
	"(7) Any of the following animals:	·
	a. Baby chicks and poults. Fowl.	
	b. Livestock."	
	<b>SECTION 42.13C.(b)</b> G.S. 105-259(b) reads as rewritten:	
"(b)	Disclosure Prohibited. – An officer, an employee, or an agent of	the State who has
	tax information in the course of service to or employment by the Stat	
	nation to any other person except as provided in this subsection. Sta	
	or the selection of returns for examination and data used or to be use	
	ards may not be disclosed for any purpose. All other tax information	
only if the	e disclosure is made for one of the following purposes:	-
•		
	(5b) To furnish to the finance officials of a city a list of the ut	ility taxable gross
	receipts and piped natural gas tax revenues attributable	to the city under
	G.S. 105-116.1 and G.S. 105-187.44 or under former	
	<del>G.S. 105-120.</del>	
	SECTION 42.13C.(c) Subsection (a) of this section is effective re	troactively to July
1, 2020, a	and applies to purchases made on or after that date. Except as other	wise provided, the
remainde	r of this section is effective when it becomes law.	
	<b>SECTION 42.13D.(a)</b> G.S. 105-113.4B reads as rewritten:	
"§ 105-11	<b>3.4B.</b> Cancellation or revocation of license.	
(a1)	Revocation. Summary Revocation and Procedure. – The Secretar	
	license issued under this Article when the Secretary finds determine	
	ng liability for the tax imposed under this Article after failing to pa	•
	s Article. In addition, the The Secretary must send a revoked licens	
	n and a notice of hearing. The hearing must be held within 10 days a	
	revocation unless the revoked licensee requests, before the day of th	
nearing b	e rescheduled. Upon receipt of a timely request, the Secretary mu	ust reschedule the

1	nearing and provide at least 10 days' notice of the rescheduled hearing. The revocation is not
2	stayed pending the hearing decision. A notice of hearing under this subsection must be in writing
3	and indicate the date, time, and place of the hearing. A hearing must be conducted as prescribed
4	by the Secretary. The Secretary must issue a final decision and notify the revoked licensee in
5	writing within 10 days of the hearing. The final decision must state the basis for the decision.
6	The statement of the basis of a revocation does not limit the Department from changing the basis.
7	(a2) <u>Non-Summary Revocation. – The Secretary may revoke the license of a licensee that</u>
8	commits one or more of the following acts after holding a hearing on whether the license should
9	be revoked: affording the licensee an opportunity to have a hearing as provided in subsections
10	(a3) through (b2) of this section:
11	(1) Fails to obtain a license in a timely manner or for all places of business as
12	required by this Article.
13	(2) Willfully fails to file a return required by this Article.
14	(3) Willfully fails to pay a tax when due under this Article.
15	(4) Makes a false statement in an application or return required under this Article.
16	(5) Fails to keep records as required by this Article.
17	(6) Refuses to allow the Secretary or a representative of the Secretary to examine
18	the person's books, accounts, and records concerning tobacco product.
19	(7) Fails to disclose the correct amount of tobacco product taxable in this State.
20	(8) Fails to file a replacement bond or an additional bond if required by the
21	Secretary under this Article.
22	(9) Violates G.S. 14-401.18.
23	(10) Fails to meet or maintain the requirements set out in G.S. 105-113.4A(b).
24	(a3) Notice of Proposed Revocation. – The Secretary must provide a licensee with a notice
25	of proposed revocation that includes all of the following information:
26	(1) The basis for the proposed revocation. The statement of the basis for the
27	proposed revocation does not limit the Department from changing the basis.
28	(2) The effective date of the revocation, which must be one of the following:
29	a. Forty-five days from the date of the notice of proposed revocation if
30	the licensee does not file a timely request for hearing.
31	b. The tenth day after the date an adverse final decision is issued if the
32	adverse final decision is mailed.
33	c. The date an adverse final decision is delivered if the adverse final
34	decision is delivered in person.
35	(3) The circumstances, if any, under which the Secretary will not revoke the
36	license.
37	(4) An explanation of how the licensee may contest the proposed revocation.
38	(a4) Request for Hearing and Decision. – A licensee may contest a proposed revocation
39	by filing a written hearing request within 45 days of the date the notice of proposed revocation
40	was mailed, if the notice was delivered by mail, or delivered to the licensee, if the notice was
41	delivered in person. A hearing request is considered filed as provided under G.S. 105-241.11(b).
42	f the licensee does not file a timely hearing request, the license is revoked as provided in the
43	notice of proposed revocation and the revocation is final and not subject to further administrative
44	or judicial review.
45	(b) <u>Hearing Procedure. – The Secretary must send a person whose license is summarily</u>
46	evoked a notice of the revocation and must give the person an opportunity to have a hearing on
47	he revocation within 10 days after the revocation. The Secretary must give a person whose
48	icense may be revoked after a hearing at least 10 days' written notice licensee who filed a timely
49	nearing request in accordance with subsection (a4) of this section at least 20 days' written notice
50	of the date, time, and place of the hearing. A notice of a summary license revocation and a notice
51	of hearing must be sent by certified mail to the last known address of the licensee. If the person
	· · · · · · · · · · · · · · · · · · ·

1	whose license may be revoked fails to attend the noticed hearing, the license revocation is
2	effective 15 days after the noticed hearing.hearing, unless the Department and the licensee agree
3	to a shorter period. A hearing must be conducted as prescribed by the Secretary. The Secretary
4	must issue a final decision and notify the licensee in writing within 60 days of the hearing. The
5	Department and the licensee may extend this time by mutual agreement. Failure to issue a final
6	decision within the required time does not affect the validity of the decision. The final decision
7	must state the basis for the decision and, if the final decision includes revocation of the license,
8	the effective date of the revocation in accordance with subdivision (2) of subsection (a3) of this
9	section. The statement of the basis of a revocation does not limit the Department from changing
10	the basis.
11	(b1) Delivery of Notice. – The Secretary must deliver a notice in accordance with
12	G.S. 105-241.20(b). In lieu of providing notice by United States mail, the Secretary may give
13	notice by email or other electronic means if the licensee has consented to receiving notices via
14	electronic means.
15	(b2) <u>Return of Credentials. – If a license is revoked, the revoked licensee must return to</u>
16	the Secretary, within 10 days of the issuance of the final decision, all licenses previously issued.
17	If a license is unable to be returned, the revoked licensee must include a written statement of the
18	reasons, satisfactory to the Secretary, why the license cannot be returned.
19	(c) Release of Bond. – When the Secretary cancels or revokes a license and the licensee
20	has paid all taxes and penalties due under this Article, the Secretary must take one of the
21	following actions concerning a bond or an irrevocable letter of credit filed by the licensee:
22	(1) Return an irrevocable letter of credit to the licensee.
23	(2) Return a bond to the licensee or notify the person liable on the bond and the
24	licensee that the person is released from liability on the bond."
25	<b>SECTION 42.13D.(b)</b> Article 36B of Chapter 105 of the General Statutes is
26	amended by adding the following new section:
27	" <u>§ 105-449.47B. Revocation of license.</u>
28	(a) <u>Revocation. – The Secretary may revoke a license or a decal when a motor carrier</u>
29 30	fails to comply with this Article or Article 36C or 36D of this Subchapter after affording the motor carrier an opportunity to have a hearing as provided in this section
31	<u>motor carrier an opportunity to have a hearing as provided in this section.</u> (b) Notice of Proposed Revocation. – The Secretary must provide a licensee with a notice
51	(0) Notice of rioposed Revocation. – The secretary must provide a needsee with a notice
	of proposed revocation that includes all of the following information:
32	of proposed revocation that includes all of the following information: (1) The basis for the proposed revocation. The statement of the basis for the
32 33	(1) The basis for the proposed revocation. The statement of the basis for the
32 33 34	(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.
32 33 34 35	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:</li> </ul>
32 33 34 35 36	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if</li> </ul> </li> </ul>
32 33 34 35 36 37	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> </ul> </li> </ul>
32 33 34 35 36 37 38	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the</li> </ul> </li> </ul>
32 33 34 35 36 37 38 39	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> </ul> </li> </ul>
32 33 34 35 36 37 38 39 40	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final</li> </ul> </li> </ul>
32 33 34 35 36 37 38 39 40 41	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final decision is delivered in person.</li> </ul> </li> </ul>
32 33 34 35 36 37 38 39 40 41 42	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final decision is delivered in person.</li> </ul> </li> <li>(3) The circumstances, if any, under which the Secretary will not revoke the</li> </ul>
32 33 34 35 36 37 38 39 40 41 42 43	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final decision is delivered in person.</li> </ul> </li> <li>(3) The circumstances, if any, under which the Secretary will not revoke the license.</li> </ul>
32 33 34 35 36 37 38 39 40 41 42 43 44	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final decision is delivered in person.</li> </ul> </li> <li>(3) The circumstances, if any, under which the Secretary will not revoke the license.</li> <li>(4) An explanation of how the licensee may contest the proposed revocation.</li> </ul>
32 33 34 35 36 37 38 39 40 41 42 43 44 45	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final decision is delivered in person.</li> </ul> </li> <li>(3) The circumstances, if any, under which the Secretary will not revoke the license.</li> <li>(4) An explanation of how the licensee may contest the proposed revocation.</li> <li>(5) Request for Hearing and Decision. – A licensee may contest a proposed revocation</li> </ul>
32 33 34 35 36 37 38 39 40 41 42 43 44	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final decision is delivered in person.</li> <li>(3) The circumstances, if any, under which the Secretary will not revoke the license.</li> <li>(4) An explanation of how the licensee may contest the proposed revocation.</li> <li>b. Request for Hearing and Decision. – A licensee may contest a proposed revocation</li> </ul> </li> </ul>
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final decision is delivered in person.</li> </ul> </li> <li>(3) The circumstances, if any, under which the Secretary will not revoke the license.</li> <li>(4) An explanation of how the licensee may contest the proposed revocation.</li> <li>(5) Request for Hearing and Decision. – A licensee may contest a proposed revocation</li> </ul>
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is mailed.</li> <li>c. The date an adverse final decision is delivered if the adverse final decision is delivered in person.</li> <li>(3) The circumstances, if any, under which the Secretary will not revoke the license.</li> <li>(4) An explanation of how the licensee may contest the proposed revocation.</li> <li>(c) Request for Hearing and Decision. – A licensee may contest a proposed revocation was mailed, if the notice was delivered by mail, or delivered to the licensee, if the notice was</li> </ul> </li> </ul>
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	<ul> <li>(1) The basis for the proposed revocation. The statement of the basis for the proposed revocation does not limit the Department from changing the basis.</li> <li>(2) The effective date of the revocation, which must be one of the following:         <ul> <li>a. Forty-five days from the date of the notice of proposed revocation if the licensee does not file a timely request for hearing.</li> <li>b. The tenth day after the date an adverse final decision is issued if the adverse final decision is delivered if the adverse final decision is delivered in person.</li> <li>(3) The circumstances, if any, under which the Secretary will not revoke the license.</li> <li>(4) An explanation of how the licensee may contest the proposed revocation.</li> <li>(c) Request for Hearing and Decision. – A licensee may contest a proposed revocation was mailed, if the notice was delivered by mail, or delivered to the licensee, if the notice was delivered by mail, or delivered to the licensee, if the notice was delivered in person.</li> </ul> </li> </ul>

Hearing Procedure. – The Secretary must give a licensee who filed a timely hearing 1 (d) 2 request in accordance with subsection (c) of this section at least 20 days' written notice of the date, time, and place of the hearing, unless the Department and the licensee agree to a shorter 3 4 period. A hearing must be conducted as prescribed by the Secretary. The Secretary must issue a final decision and notify the licensee in writing within 60 days of the hearing. The Department 5 and the licensee may extend this time limit by mutual agreement. Failure to issue a final decision 6 7 within the required time does not affect the validity of the decision. The final decision must state 8 the basis for the decision and, if the final decision includes revocation of a license or a decal, the 9 effective date of the revocation in accordance with subdivision (b)(2) of this section. The 10 statement of the basis of the revocation does not limit the Department from changing the basis. Delivery of Notice. - The Secretary must deliver a notice in accordance with 11 (e) G.S. 105-241.20(b). In lieu of providing notice by United States mail, the Secretary may give 12 notice by email or other electronic means if the licensee has consented to receiving notices via 13 14 electronic means. 15 (f) Return of Credentials. – If the license is revoked, the former licensee shall return to the Secretary, within 10 days of the issuance of the final decision, all licenses and decals 16 previously issued. If the licenses or decals are not returned, the credentials are subject to seizure 17 or removal from the motor vehicle or defacement. If a license or decal is unable to be returned, 18 19 the licensee must include a written statement of the reasons, satisfactory to the Secretary, why 20 the license or decal cannot be returned." **SECTION 42.13D.(c)** G.S. 105-449.76 reads as rewritten: 21 "§ 105-449.76. Cancellation or revocation of license. 22 23 Cancellation. – The Secretary may cancel a license issued under this Article upon the 24 written request of the licensee. The licensee's request must include a proposed effective date of 25 cancellation and must return the license to the Secretary on or before the proposed effective date. 26 If the licensee's request does not include a proposed effective date of cancellation, the license is 27 cancelled 15 days after the Department receives the written request. If the license is unable to be 28 returned, the licensee must include a written statement of the reasons, satisfactory to the 29 Secretary, why the license cannot be returned. The Secretary shall notify the licensee when the 30 license is cancelled. Revocation. Summary Revocation and Procedure. - The Secretary may summarily 31 (a1) 32 revoke a license issued under this Article when the Secretary finds determines that the licensee 33 is incurring liability for the tax imposed under this Article after failing to pay a tax when due 34 under this Article. In addition, the The Secretary must send a revoked licensee a notice of the 35 revocation and a notice of hearing. The hearing must be held within 10 days after the date of the 36 notice of revocation unless the revoked licensee requests, before the day of the hearing, that the 37 hearing be rescheduled. Upon receipt of a timely request, the Secretary must reschedule the hearing and provide at least 10 days' notice of the rescheduled hearing. The revocation is not 38 39 staved pending the hearing decision. A notice of hearing under this subsection must be in writing 40 and indicate the date, time, and place of the hearing. A hearing must be conducted as prescribed by the Secretary. The Secretary must issue a final decision and notify the revoked licensee in 41 42 writing within 10 days of the hearing. The final decision must state the basis for the decision. 43 The statement of the basis of a revocation does not limit the Department from changing the basis. Non-Summary Revocation. - The Secretary may revoke the license of a licensee that 44 (a2) commits one or more of the acts listed in G.S. 105-449.120 after holding a hearing on whether 45 46 the license should be revoked. affording the licensee an opportunity to have a hearing as provided 47 in subsections (a3) through (b2) of this section. Notice of Proposed Revocation. - The Secretary must provide a licensee with a notice 48 (a3) 49 of proposed revocation that includes all of the following information: 50 The basis for the proposed revocation. The statement of the basis for the (1)

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1	(2) The effective date of the revocation, which must be one of the	following:
2	<u>a.</u> Forty-five days from the date of the notice of propose	-
3	the licensee does not file a timely request for hearing.	
4	b. The tenth day after the date an adverse final decision	is issued if the
5	adverse final decision is mailed.	
6	c. The date an adverse final decision is delivered if the	e adverse final
7	decision is delivered in person.	
8	(3) The circumstances, if any, under which the Secretary will	not revoke the
9	license.	
10	(4) An explanation of how the licensee may contest the proposed in	revocation.
11	(a4) Request for Hearing and Decision. – A licensee may contest a propo	
12	by filing a written hearing request within 45 days of the date the notice of propo	
13	was mailed, if the notice was delivered by mail, or delivered to the licensee, if	
14	delivered in person. A hearing request is considered filed as provided under G.S.	
15	If the licensee does not file a timely hearing request, the license is revoked as p	
16	notice of proposed revocation and the revocation is final and not subject to further	
17	or judicial review.	
18	(b) <u>Hearing Procedure.</u> – The Secretary must send a person whose licens	e is summarily
19	revoked a notice of the revocation and must give the person an opportunity to have	ve a hearing on
20	the revocation within 10 days after the revocation. The Secretary must give a	-person whose
21	license may be revoked after a hearing at least 10-give a licensee who filed a	timely hearing
22	request in accordance with subsection (a4) of this section at least 20 days' writte	n notice of the
23	date, time, and place of the hearing. A notice of a summary license revocation a	and a notice of
24	hearing must be sent by certified mail to the last known address of the licensee	. If the person
25	whose license may be revoked fails to attend the noticed hearing, the license	revocation is
26	effective 15 days after the noticed hearing.hearing, unless the Department and the	-
27	to a shorter period. A hearing must be conducted as prescribed by the Secretary.	-
28	must issue a final decision and notify the licensee in writing within 60 days of the	<u>e hearing. The</u>
29	Department and the licensee may extend this time by mutual agreement. Failure	
30	decision within the required time does not affect the validity of the decision. The	
31	must state the basis for the decision and, if the final decision includes revocation	
32	the effective date of the revocation in accordance with subdivision (2) of subsect	
33	section. The statement of the basis of a revocation does not limit the Department	from changing
34	the basis.	
35	(b1) Delivery of Notice. – The Secretary must deliver a notice in ac	
36	G.S. 105-241.20(b). In lieu of providing notice by United States mail, the Secret	
37	notice by email or other electronic means if the licensee has consented to receiv	ing notices via
38	<u>electronic means.</u>	1 11 /
39 40	(b2) <u>Return of Credentials. – If the license is revoked, the former licensee</u>	
40	the Secretary, within 10 days of the issuance of the final decision, all licens	
41	previously issued. If a license or decal is unable to be returned, the licensee must in	
42	statement of the reasons, satisfactory to the Secretary, why the license or de	<u>scal cannot be</u>
43	returned.	ud the lineares
44 45	(c) Release of Bond. – When the Secretary cancels or revokes a license a	
45 46	has paid all taxes and penalties due under this Article, the Secretary must ta following actions concerning a bond or an irrevocable letter of credit filed by the	
40 47	following actions concerning a bond or an irrevocable letter of credit filed by the (1) Return an irrevocable letter of credit to the licensee.	110011300.
47 48	(1) Return an inevocable letter of credit to the licensee. (2) Return a bond to the licensee or notify the person liable on th	e hand and the
40 49	licensee that the person is released from liability on the bond."	
49 50	<b>SECTION 42.13D.(d)</b> G.S. 119-19 reads as rewritten:	
50 51	"§ 119-19. Authority of Secretary to cancel or revoke a license.	
51	o and any an antioning to concert of revoke a needse.	

1	(a) <u>Reasons. Cancellation.</u> – The Secretary of Revenue may cancel a license issued under
2	this Article upon the written request of the licensee. The licensee's request must include a
3	proposed effective date of the cancellation and must return the license to the Secretary on or
4	before the proposed effective date. If the licensee's request does not include a proposed effective
5	date of cancellation, the license is cancelled 15 days after the Department receives the written
6	request. If the license is unable to be returned, the licensee must include a written statement of
7	the reason, satisfactory to the Secretary, why the license cannot be returned. The Secretary must
8	notify the licensee when the license is cancelled.
9	(a1) Summary Revocation and Procedure. – The Secretary may summarily revoke a
10	license issued under this Article or under Article 36C or 36D of Chapter 105 of the General
11	Statutes this Chapter when the Secretary finds determines that the licensee is incurring liability
12	for the tax imposed by this Article after failing to pay a tax when due under this Article. The
13	Secretary must send a revoked licensee a notice of the revocation and a notice of hearing. The
14	hearing must be held within 10 days after the date of the notice of revocation unless the revoked
15	licensee requests, before the day of the hearing, that the hearing be rescheduled. Upon receipt of
16	a timely request, the Secretary must reschedule the hearing and provide at least 10 days' notice
17	of the rescheduled hearing. The revocation is not stayed pending the hearing decision. A notice
18	of hearing under this subsection must be in writing and indicate the date, time, and place of the
19	hearing. A hearing must be conducted as prescribed by the Secretary. The Secretary must issue
20	a final decision and notify the revoked licensee in writing within 10 days of the hearing. The final
21	decision must state the basis for the decision. The statement of the basis of a revocation does not
22	limit the Department from changing the basis.
23	(a2) <u>Non-Summary Revocation. – The Secretary may revoke the license of a licensee who</u>
24	files a false report under this Article or fails to file a report required under this Article after
25	holding a hearing on whether the license should be revoked.affording the licensee an opportunity
26	to have a hearing as provided in subsections (a3) through (b2) of this section.
27	(a3) Notice of Proposed Revocation. – The Secretary must provide a licensee with a notice
28	of proposed revocation that includes all of the following information:
29	(1) The basis for the proposed revocation. The statement of the basis for the
30	proposed revocation does not limit the Department from changing the basis.
31	(2) <u>The effective date of the revocation, which must be one of the following:</u>
32	a. <u>Forty-five days from the date of the notice of proposed revocation if</u>
33	the licensee does not file a timely request for hearing.
34	b. <u>The tenth day after the date an adverse final decision is issued if the</u>
35	adverse final decision is mailed.
36	<u>c.</u> <u>The date an adverse final decision is delivered if the adverse final</u>
37	decision is delivered in person.
38 39	(3) <u>The circumstances, if any, under which the Secretary will not revoke the</u>
39 40	<ul> <li><u>license.</u></li> <li><u>An explanation of how the licensee may contest the proposed revocation.</u></li> </ul>
40 41	
42	(a4) <u>Request for Hearing and Decision. – A licensee may contest a proposed revocation</u> by filing a written hearing request within 45 days of the date the notice of proposed revocation
42 43	was mailed, if the notice was delivered by mail, or delivered to the licensee, if the notice was
43 44	delivered in person. A hearing request is considered filed as provided under G.S. 105-241.11(b).
45	If the licensee does not file a timely hearing request, the license is revoked as provided in the
46	notice of proposed revocation and the revocation is final and not subject to further administrative
47	or judicial review.
48	(b) <u>Hearing</u> Procedure. – The Secretary must send a person whose license is summarily
49	revoked a notice of the revocation and must give the person an opportunity to have a hearing on
50	the revocation within 10 days after the revocation. The Secretary must give a person whose
51	license may be revoked after a hearing give a licensee who filed a timely hearing request in

1	accordance with subsection (a4) of this section at least 10-20 days' written notice of the date,
2	time, and place of the hearing. A notice of a summary license revocation and a notice of hearing
3	must be sent by certified mail to the last known address of the licensee.hearing, unless the
4	Department and the licensee agree to a shorter period. A hearing must be conducted as prescribed
5	by the Secretary. The Secretary must issue a final decision and notify the licensee in writing
6	within 60 days of the hearing. The Department and the licensee may extend this time by mutual
7	agreement. Failure to issue a final decision within the required time does not affect the validity
8	of the decision. The final decision must state the basis for the decision and, if the final decision
9	includes revocation of the license, the effective date of the revocation in accordance with
10	subdivision (2) of subsection (a3) of this section. The statement of the basis of a revocation does
11	not limit the Department from changing the basis.
12	(b1) Delivery of Notice The Secretary must deliver a notice in accordance with
13	G.S. 105-241.20(b). In lieu of providing notice by United States mail, the Secretary may give
14	notice by email or other electronic means if the licensee has consented to receiving notices via
15	electronic means.
16	(b2) Return of Credentials. – If the license is revoked, the former licensee shall return to
17	the Secretary, within 10 days of the issuance of the final decision, all licenses previously issued.
18	If a license is unable to be returned, the licensee must include a written statement of the reasons,
19	satisfactory to the Secretary, why the license cannot be returned.
20	(c) Release of Bond. – When the Secretary cancels or revokes a license and the licensee
21	has paid all taxes and penalties due under this Article, the Secretary must either return to the
22	licensee the bond filed by the licensee or notify the person liable on the bond and the licensee
23	that the person is released from liability on the bond."
24	<b>SECTION 42.13D.(e)</b> This section becomes effective January 1, 2022, and applies
25	to summary revocations and non-summary revocations initiated by the Department on or after
26	that date.
20	that date:
20 27	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.
27	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.
27 28	<b>SECTION 42.13E.(a)</b> G.S. 105-113.8 is recodified as G.S. 105-113.4H. <b>SECTION 42.13E.(b)</b> G.S. 105-113.11 is recodified as G.S. 105-113.4I.
27 28 29	<b>SECTION 42.13E.(a)</b> G.S. 105-113.8 is recodified as G.S. 105-113.4H. <b>SECTION 42.13E.(b)</b> G.S. 105-113.11 is recodified as G.S. 105-113.4I. <b>SECTION 42.13E.(c)</b> G.S. 105-113.4I, as recodified by subsection (b) of this
27 28 29 30	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall may not engage in business as a</li> </ul>
27 28 29 30 31	<b>SECTION 42.13E.(a)</b> G.S. 105-113.8 is recodified as G.S. 105-113.4H. <b>SECTION 42.13E.(b)</b> G.S. 105-113.11 is recodified as G.S. 105-113.4I. <b>SECTION 42.13E.(c)</b> G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "§ 105-113.4I. Licenses required.
27 28 29 30 31 32	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall may not engage in business as a</li> </ul>
27 28 29 30 31 32 33	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained</li> </ul>
27 28 29 30 31 32 33 34	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this</li> </ul>
27 28 29 30 31 32 33 34 35	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall-may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all-other licenses</li> </ul>
27 28 29 30 31 32 33 34 35 36	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law."
27 28 29 30 31 32 33 34 35 36 37	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J.
<ol> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> </ol>	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall-may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law."</li> <li>SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J.</li> <li>SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this</li> </ul>
<ol> <li>27</li> <li>28</li> <li>29</li> <li>30</li> <li>31</li> <li>32</li> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> </ol>	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any <u>in this</u> <u>Article. A</u> license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten:
27 28 29 30 31 32 33 34 35 36 37 38 39 40	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: " <b>§ 105-113.4I. Licenses required.</b> After the effective date of this Article, no <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten: " <b>§ 105-113.4J. Unlicensed place of business.</b>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "\$ 105-113.4I. Licenses required. After the effective date of this Article, no- <u>A</u> person shall-may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this <u>Article. A</u> license required by this Article shall be-is in addition to any and all-other licenses which that may be required by law." SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten: "\$ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this Article. A license required by this Article shall be is in addition to any and all other licenses which that may be required by law."</li> <li>SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J.</li> <li>SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten:</li> <li>"§ 105-113.4J. Unlicensed place of business.</li> <li>It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with</li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"§ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall-may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be-is in addition to any and all-other licenses which that may be required by law."</li> <li>SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J.</li> <li>SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten:</li> <li>"§ 105-113.4J. Unlicensed place of business.</li> <li>It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.</li> </ul>
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this <u>Article. A</u> license required by this Article shall be is in addition to any and all other licenses which that may be required by law." SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten: "§ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell cigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article."
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any_in this <u>Article. A</u> license required by this Article shall be is in addition to any and all-other licenses which_that may be required by law." SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten: "§ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article." SECTION 42.13E.(f) G.S. 105-113.33 is recodified as G.S. 105-113.4K.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no- <u>A</u> person shall- <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law." SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten: "§ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article." SECTION 42.13E.(f) G.S. 105-113.33 is recodified as G.S. 105-113.4K. SECTION 42.13E.(g) G.S. 105-113.18(2) reads as rewritten:
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H. SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I. SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten: "§ 105-113.4I. Licenses required. After the effective date of this Article, no- <u>A</u> person shall may not engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any-in this Article. A license required by this Article shall be is in addition to any and all other licenses which that may be required by law." SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J. SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten: "\$ 105-113.4J. Unlicensed place of business. It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article." SECTION 42.13E.(f) G.S. 105-113.43 is recodified as G.S. 105-113.4K. SECTION 42.13E.(g) G.S. 105-113.18(2) reads as rewritten: "(2) Use Tax Report. – Every other <u>A</u> person who is not a licensed distributor and
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	<ul> <li>SECTION 42.13E.(a) G.S. 105-113.8 is recodified as G.S. 105-113.4H.</li> <li>SECTION 42.13E.(b) G.S. 105-113.11 is recodified as G.S. 105-113.4I.</li> <li>SECTION 42.13E.(c) G.S. 105-113.4I, as recodified by subsection (b) of this section, reads as rewritten:</li> <li>"\$ 105-113.4I. Licenses required.</li> <li>After the effective date of this Article, no <u>A</u> person shall <u>may not</u> engage in business as a distributor distributor, wholesale dealer, or retail dealer in this State, without having first obtained from the Secretary the appropriate license for that purpose as prescribed herein. Any in this Article. A license required by this Article shall be is in addition to any and all-other licenses which that may be required by law."</li> <li>SECTION 42.13E.(d) G.S. 105-113.29 is recodified as G.S. 105-113.4J.</li> <li>SECTION 42.13E.(e) G.S. 105-113.4J, as recodified by subsection (d) of this section, reads as rewritten:</li> <li>"\$ 105-113.4J. Unlicensed place of business.</li> <li>It is unlawful for a person to maintain a place of business within this State required by this Article to be licensed to engage in the business of selling, offering for sale, or possessing with the intent to sell eigarettes or other-tobacco products without first obtaining the licenses.all licenses required by this Article."</li> <li>SECTION 42.13E.(f) G.S. 105-113.33 is recodified as G.S. 105-113.4K.</li> <li>SECTION 42.13E.(g) G.S. 105-113.18(2) reads as rewritten:</li> <li>"(2) Use Tax Report. – Every other <u>A</u> person who is not a licensed distributor and has acquired non-tax-paid cigarettes for sale, use, or consumption</li> </ul>

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information required by the Secretary. The report shall <u>must</u> be accompanied by payment of the full amount of the tax."
SECTION 42.13E.(h) G.S. 105-113.35(d) reads as rewritten:
"(d) Manufacturer's Option. – A manufacturer who is not a retail dealer and who ships
tobacco products other than cigarettes to either a wholesale dealer or retail dealer licensed under
this Part may apply to the Secretary to be relieved of paying the tax imposed by this section on
the tobacco products. A manufacturer who is not a retail dealer and who ships vapor products to
either a wholesale dealer or retail dealer licensed under this Part may apply to the Secretary to be
relieved of paying the tax imposed by this section on the vapor products shipped to either a
wholesale dealer or retail dealer. Once granted permission, a manufacturer may choose not to
pay the tax until otherwise notified by the Secretary but is not relieved from filing a report as
required by this Part. To be relieved of payment of the tax imposed by this section, a manufacturer
must comply with the requirements set by the Secretary.
Permission granted under this subsection to a manufacturer to be relieved of paying the tax
imposed by this section applies to an integrated wholesale dealer with whom the manufacturer is
an affiliate. A manufacturer must notify the Secretary of any integrated wholesale dealer with
whom it is an affiliate when the manufacturer applies to the Secretary for permission to be
relieved of paying the tax and when an integrated wholesale dealer becomes an affiliate of the
manufacturer after the Secretary has given the manufacturer permission to be relieved of paying
the tax.
If a person is both a manufacturer of cigarettes and a wholesale dealer of tobacco products
other than cigarettes and the person is granted permission under G.S. 105-113.10 to be relieved
of paying the cigarette excise tax, the permission applies to the tax imposed by this section on
tobacco products other than cigarettes. A cigarette manufacturer who becomes a wholesale dealer
after receiving permission to be relieved of the cigarette excise tax must notify the Secretary of
the permission received under G.S. 105-113.10 when applying for a license as a wholesale
dealer."
<b>SECTION 42.13E.(i)</b> G.S. 105-113.37 reads as rewritten:
<ul> <li>"§ 105-113.37. Payment of tax.</li> <li>(a) Monthly Report. – Taxes levied by this Article Part are payable by a licensed</li> </ul>
(a) Monthly Report. – Taxes levied by this <u>Article Part</u> are payable <u>by a licensed</u> wholesale dealer or licensed retail dealer when a report is required to be filed. A report is due on
a monthly basis. A monthly report covers tobacco products products, other than cigarettes, sold,
shipped, delivered, or otherwise disposed of in this State occurring in a calendar month and is
due within 20 days after the end of the month covered by the report. A report shall-must be filed
on a form provided by the Secretary and shall-must contain the information required by the
Secretary.
(a1) Use Tax Report. – A person who is not a licensed wholesale dealer or licensed retail
dealer and has acquired non-tax-paid tobacco products, other than cigarettes, for sale, use, or
consumption, subject to the tax imposed by this Part must, within 96 hours after receipt of the
tobacco products, file a report in the form prescribed by the Secretary showing the amount of
tobacco products received and any other information required by the Secretary. The report must
be accompanied by payment of the full amount of the tax.
<b>SECTION 42.13E.(j)</b> G.S. 105-113.83 reads as rewritten:
"§ 105-113.83. Payment of excise taxes.
(b) Malt Beverage and Wine. – The excise taxes on malt beverages and wine levied under
G.S. 105-113.80(a) and (b), respectively, are payable to the Secretary by the resident wholesaler
or importer who first handles the beverages in this State. The excise taxes levied under
G.S. 105-113.80(b) on wine shipped directly to consumers in this State pursuant to G.S. 18B-1001.1 must be paid by the wine shipper permittee. The taxes on malt beverages and

1	wine are payable only once on the same beverages. Unless otherwise provided, the tax is due on
2	or before the 15th day of the month following the month in which the beverage is first sold or
3	otherwise disposed of in this State by the wholesaler or importer. When excise taxes are paid on
4	wine or malt beverages, the wholesaler or importer must submit to the Secretary verified reports
5	on forms provided by the Secretary detailing sales records for the month for which the taxes are
6	paid. The report must indicate the amount of excise tax due, contain the information required by
7	the Secretary, and indicate separately any transactions to which the excise tax does not apply. A
8	wine shipper permittee shall submit verified reports once a year on forms provided by the
9	Secretary detailing sales records for the year the taxes are paid. The verified report is due on or
10	before the fifteenth day of the first month of the following calendar year.
11	(b1) Brewery and Winery Option. – A brewery or winery may be relieved of paying the
12	tax levied under G.S. 105-113.80(a) and (b) if all of the following apply:
13	(1) The brewery or winery holds a permit issued under G.S. 18B-1101, 18B-1102,
14	<u>or 18B-1104.</u>
15	(2) The brewery or winery transfers malt beverages or wine to a wholesaler
16	permitted under G.S. 18B-1107 or G.S. 18B-1109.
17	(3) The wholesaler agrees in writing to be responsible for the tax due on the
18	transferred malt beverages or wine.
19	(4) The brewery or winery files a report when the tax would otherwise be due
20	reporting the transfer of malt beverages or wine to the wholesaler.
21	(b2) <u>Backup Tax Liability. – If a brewery or winery is relieved of paying the excise tax as</u>
22	provided under subsection (b1) of this section, the wholesaler receiving the malt beverages or
23	wine is liable for any tax due under this section.
24	(b3) Wine Shipper Permittee. – A wine shipper permittee must pay the excise tax levied $\frac{105}{105}$ 112 80(b) on wine shipped directly to consume in this State surgement to
25 26	under G.S. 105-113.80(b) on wine shipped directly to consumers in this State pursuant to
26 27	G.S. 18B-1001.1. A wine shipper permittee must submit verified reports once a year on forms provided by the Secretary detailing sales records for the year taxes are paid. The verified report
28	is due on or before the fifteenth day of the first month of the following calendar year.
28 29	"
30	<b>SECTION 42.13E.(k)</b> G.S. 105-113.86 reads as rewritten:
31	"§ 105-113.86. Bond or irrevocable letter of credit.
32	(a) Wholesalers and Importers. – A- <u>The Secretary may require a</u> wholesaler or importer
33	must file with the Secretary to furnish a bond in an amount of that adequately protects the State
34	from a wholesaler's or importer's failure to pay taxes due under this Article. The amount of the
35	bond shall not be less than five thousand dollars (\$5,000). The amount of the bond must be
36	proportionate to the anticipated tax liability of the wholesaler or importer.
37	(a1) <u>Distilleries. – The Secretary may require a distillery to furnish a bond in an amount</u>
38	that adequately protects the State from a distillery's failure to pay taxes under this Article. The
39	amount of the bond shall not be less than two thousand dollars (\$2,000).
40	(a2) <u>Periodic Review. – The Secretary should periodically review the sufficiency of the</u>
41	bonds required under this section. The Secretary may increase the proportionate amount required,
42	not to exceed fifty thousand dollars (\$50,000), if the bond furnished-no longer covers the
43	taxpayer's anticipated tax liability. The Secretary may decrease the proportionate-amount
44	required when the Secretary determines that a smaller bond amount will adequately protect the
45	State from loss. The bond must be conditioned on compliance with this Article, payable to the
46	State, in a form acceptable to the Secretary, and secured by a corporate surety.
47	(b) Nonresident Vendors. – The Secretary may require the holder of a nonresident vendor
48	ABC permit to furnish a bond in an amount not to exceed two thousand dollars (\$2,000). The
49 50	bond must be conditioned on compliance with this Article, payable to the State in a form

50 acceptable to the Secretary, and secured by a corporate surety.

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a nonresident <del>ver</del> secured bond req acceptable to the be in a form acce	of Credit. – For purposes of this section, a whole dor-vendor, or a distillery may substitute an irrev uired by this section. The letter of credit must be Secretary and available to the State as a benefici- ptable to the Secretary, conditioned upon compli- lated in this section."	vocable letter of credit for the issued by a commercial bank ary. The letter of credit must
	lated in this section."	ritton
"(2)	<b>TON 42.13E.</b> ( <i>l</i> ) G.S. 105-236(a)(2) reads as rew Failure to Obtain a License. – For failure to obt in a business, trade or profession for which a lice	ain a license before engaging
	shall assess a penalty equal to five percent (5%) the license per month or fraction thereof until pa percent (25%) of the amount so prescribed, but	aid, not to exceed twenty-five
	than five dollars (\$5.00). In cases in which notification by the Department, fails to obtain G.S. 105-449.65 G.S. 105-113.4I, 105-449.	the taxpayer, after written a license as required under
	<u>105-449.131,</u> the Secretary may assess a pena (\$1,000)."	alty of one thousand dollars
	<b>TON 42.13E.(m)</b> G.S. 105-449.45 reads as rewr	itten:
8 105-449.45. F	Returns of carriers.	
 (d) <del>Penalt</del>	ies. Failure to File Return. – A motor carrier that	fails to file a return under this
	uired date is subject to a penalty of fifty dollars (	
	e to Pay Tax When Due. – A motor carrier that t	
	lty of fifty dollars (\$50.00), or ten percent (10%)	
	etary shall not assess this penalty if the motor carr	
with G.S. 105-23		
(d2) Penalt	y Waiver The Secretary may reduce or waive	a penalty as provided under
<u>G.S. 105-449.119</u>	) <u>.</u>	
"		
	<b>TON 42.13E.(n)</b> G.S. 105-449.60 reads as rewrite	tten:
"§ 105-449.60. E		
The following	g definitions apply in this Article:	
···· (20a)	Fuel grade othered Ethered meeting the stand	lard for the American Society
<u>(20a)</u>	<u>Fuel grade ethanol. – Ethanol meeting the stand</u> Testing Materials Specification D 4806, '	
	Denatured Fuel Ethanol for Blending with Gase	
	Spark-Ignition Engine Fuel," or ethanol, regard	
	denatured in accordance with 27 C.F.R. § 19.74	-
(21)	Gasohol. – A blended fuel composed of	•
()	ethanol.alcohol or gasoline and ethanol.	
"		
SECT	<b>TON 42.13E.(o)</b> G.S. 105-449.115 reads as rewr	ritten:
	Shipping document required to transport mot	or fuel by railroad tank car
or tra	nsport truck.	
	s of Transporter. – A person to whom a shipping of	document was issued must do
all of the followin	0	for which it and in 1
(1)	Carry the shipping document in the conveyance	for which it was issued when
(2)	transporting the motor fuel described in it. Show the shipping document to a law enforcement	ent officer upon request when
(2)	transporting the motor fuel described in it.	en orneer upon request when

	ssemb	ly Of North Carolina	Session 202
	<u>(2a)</u>	Maintain a copy of the shipping document at a	-
		for at least three years from the date of delivery	
	(3)	Deliver motor fuel described in the shipping do	
		printed designated on it unless the person person	on, in a manner prescribed b
		the Secretary, does all of the following:	
		a. Notifies the Secretary, in a manner	
		Secretary before transporting the motor	
		printed destination state that the person	has received instructions sinc
		the shipping document was issued to	deliver the motor fuel to
		different destination state.designated on	the shipping document.
		b. Receives from the Secretary, in a manne	er designated by the Secretary
		Secretary a confirmation number author	prizing the diversion.shipmer
		of motor fuel to a state other than the sta	
		document.	• •
		c. Writes Contemporaneously notes on	the shipping document th
		change in destination state and the	
		diversion.received from the Secretary.	
	(4)	Give Upon delivery, provide a copy of the	e shipping document to th
		distributor or other person to whom the motor f	
(e)	Dutie	s of Person Receiving Shipment. – A person to wl	
· · ·		or transport truck may not <u>only</u> accept deliv	
		shown on the shipping document for the motor f	•
		prmine if the shipping document shows North Ca	
		om the fuel is delivered must examine the shippi	
-		bing document. Carolina or has been changed to	
		(3) of subsection (d) of this section. The person	
		ment for at least three years from the date of deliv	
		<u>ocument</u> at the place of business where the motor	
-		delivery and must keep it at that place or anothe	•
		-delivery. A person who accepts delivery of m	
		tly and severally liable for any tax due on the fue	
"	in join	if and severally have for any tax due on the fac	
••••	SECT	<b>TION 42.13E.(p)</b> G.S. 105-449.115A reads as re	written
"8 105-440		. Shipping document required to transport fu	
	/.115/1	. Suppling document required to transport in	ier by tank wagon.
•••	Dutie	s of Transporter. – A person to whom an invo	pice hill of sale or shippin
(h)		sued must do all of the following:	
(b) document		fued must do un of the following.	
. ,		Carry the invoice bill of sale or shipping do	
. ,	(1)	Carry the invoice, bill of sale, or shipping door which it is issued when transporting the motor	cument in the conveyance for
• •	(1)	which it is issued when transporting the motor	cument in the conveyance for fuel described in it.
. ,		which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of	cument in the conveyance for fuel described in it.
. ,	(1) (2)	which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it.	cument in the conveyance for fuel described in it. locument upon request whe
. ,	(1)	which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it. <u>Keep-Maintain</u> a copy of the invoice, bill of sa	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at
. ,	<ol> <li>(1)</li> <li>(2)</li> <li>(3)</li> </ol>	which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it. <u>Keep-Maintain</u> a copy of the invoice, bill of sa centralized place of business for at least three y	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at ears from the date of deliver
. ,	(1) (2)	which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it. <u>Keep-Maintain</u> a copy of the invoice, bill of sa centralized place of business for at least three y <u>Deliver motor fuel described in the shipping do</u>	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at ears from the date of delivery cument to the state designate
. ,	<ol> <li>(1)</li> <li>(2)</li> <li>(3)</li> </ol>	which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it. <u>Keep Maintain</u> a copy of the invoice, bill of sa centralized place of business for at least three y <u>Deliver motor fuel described in the shipping do</u> on it unless the person, in a manner prescribed	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at ears from the date of delivery cument to the state designate
. ,	<ol> <li>(1)</li> <li>(2)</li> <li>(3)</li> </ol>	which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it. <u>Keep-Maintain</u> a copy of the invoice, bill of sa centralized place of business for at least three y <u>Deliver motor fuel described in the shipping do</u> on it unless the person, in a manner prescribed the following:	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at ears from the date of deliver is cument to the state designate 1 by the Secretary, does all of
. ,	<ol> <li>(1)</li> <li>(2)</li> <li>(3)</li> </ol>	which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it. <u>Keep Maintain a copy of the invoice, bill of sa</u> centralized place of business for at least three y <u>Deliver motor fuel described in the shipping do</u> on it unless the person, in a manner prescribed the following: <u>a.</u> <u>Notifies the Secretary before transporti</u>	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at ears from the date of deliver ocument to the state designate d by the Secretary, does all of ang the motor fuel into a state
. ,	<ol> <li>(1)</li> <li>(2)</li> <li>(3)</li> </ol>	<ul> <li>which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it.</li> <li>Keep-Maintain a copy of the invoice, bill of sa centralized place of business for at least three y Deliver motor fuel described in the shipping do on it unless the person, in a manner prescribed the following: <ul> <li>a. Notifies the Secretary before transporting other than the state designated on the shipping</li> </ul> </li> </ul>	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at ears from the date of delivery cument to the state designate d by the Secretary, does all of ang the motor fuel into a star hipping document.
. ,	<ol> <li>(1)</li> <li>(2)</li> <li>(3)</li> </ol>	<ul> <li>which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it.</li> <li>Keep-Maintain a copy of the invoice, bill of sa centralized place of business for at least three y Deliver motor fuel described in the shipping do on it unless the person, in a manner prescribed the following: <ul> <li>a. Notifies the Secretary before transporting other than the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping the state designated on the shipping do the shipping do the shipping the state designated on the shipping do the shipping do the shipping do the shipping the state designated on the shipping do t</li></ul></li></ul>	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at ears from the date of delivery cument to the state designate d by the Secretary, does all of ang the motor fuel into a star hipping document. mation number authorizing the
. ,	<ol> <li>(1)</li> <li>(2)</li> <li>(3)</li> </ol>	<ul> <li>which it is issued when transporting the motor is Show the invoice, bill of sale, or shipping of transporting the motor fuel described in it.</li> <li>Keep-Maintain a copy of the invoice, bill of sa centralized place of business for at least three y Deliver motor fuel described in the shipping do on it unless the person, in a manner prescribed the following: <ul> <li>a. Notifies the Secretary before transporting other than the state designated on the shipping</li> </ul> </li> </ul>	cument in the conveyance for fuel described in it. locument upon request whe ale, or shipping document at ears from the date of delivery cument to the state designate d by the Secretary, does all of ang the motor fuel into a state hipping document. mation number authorizing the

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1	<u>c.</u> <u>Contemporaneously notes on the shipping document the change in</u>
2	destination state and the confirmation number received from the
3	Secretary.
4	(5) Upon delivery, provide a copy of the shipping document to the person to
5	whom the motor fuel is delivered.
6	(b1) Duties of Person Receiving Shipment. – A person to whom motor fuel is delivered by
7	tank wagon may only accept delivery of the motor fuel if the destination state shown on the
8	shipping document for the motor fuel is North Carolina or has been changed to North Carolina
9	in accordance with subdivision (4) of subsection (b) of this section. The person must maintain a
10	copy of the shipping document for at least three years from the date of delivery and must maintain
11	a copy of the shipping document at the place of business where the motor fuel was delivered for
12	90 days from the date of delivery. A person who accepts delivery of motor fuel in violation of
13	this subsection is jointly and severally liable for any tax due on the fuel.
14	"
15	<b>SECTION 42.13E.(q)</b> G.S. 105-449.123 reads as rewritten:
16	"§ 105-449.123. Marking requirements for dyed fuel storage facilities.
17	(a) Requirements. – A person who is a retailer of dyed motor fuel or who stores both
18	dyed and undyed motor fuel for use by that person or another person must mark the storage
19	facility for the dyed motor fuel as follows provided in this subsection and in a manner that clearly
20	indicates the fuel is not to be used to operate a highway vehicle. The storage facility must be
21	marked "Dyed Diesel, Nontaxable Use Only, Penalty For Taxable Use" or "Dyed Kerosene,
22	Nontaxable Use Only, Penalty for Taxable Use" or a similar phrase that clearly indicates the fuel
23 24	is not to be used to operate a highway vehicle. A person who intentionally fails to mark the storage facility as required by this section is subject to a givil penelty equal to the avoise tay at
24 25	storage facility as required by this section is subject to a civil penalty equal to the excise tax at the motor fuel rate on the inventory held in the storage tank at the time of the violation. If the
23 26	inventory cannot be determined, then the penalty is calculated on the capacity of the storage
20 27	tank. The marking requirements are:
28	(1) The storage tank of the storage facility must be marked if the storage tank is
20 29	visible.
30	(2) The fillcap or spill containment box of the storage facility must be marked.
31	<ul><li>(3) The dispensing device that serves the storage facility must be marked.</li></ul>
32	(4) The retail pump or dispensing device at any level of the distribution system
33	must comply with the marking requirements.
34	(a1) Penalty. – A person who fails to mark the storage facility as required by subsection
35	(a) of this section is subject to a civil penalty of two hundred fifty dollars (\$250.00). Each
36	inspection that results in a finding of noncompliance constitutes a separate and distinct offense.
37	(b) Exception. – The marking requirements of this section do not apply to a storage
38	facility that contains fuel used only for one of the purposes listed in G.S. 105-449.105A(a)(1)
39	and is installed in a manner that makes use of the fuel for any other purpose improbable."
40	SECTION 42.13E.(r) Subsections (l) and (q) of this section become effective
41	January 1, 2022, and apply to penalties assessed on or after that date. Subsections (n), (o), and
42	(p) of this section become effective January 1, 2022. Except as otherwise provided, the remainder
43	of this section is effective when it becomes law.
44	<b>SECTION 42.13F.(a)</b> G.S. 105-278(a) reads as rewritten:
45	"(a) Real property designated as a historic property by a local ordinance adopted pursuant
46	to former G.S. 160A-399.4 or designated as a historic landmark by a local ordinance adopted
47 48	pursuant to <u>G.S. 160D-945 or former G.S. 160A-400.5</u> is designated a special class of property
48	under authority of Article V, Sec. 2(2) of the North Carolina Constitution. Property so classified
49 50	shall be taxed uniformly as a class in each local taxing unit on the basis of fifty percent (50%) of the true value of the property as determined pursuant to G.S. 105, 285 and 105, 286, or 105, 287."
50 51	the true value of the property as determined pursuant to G.S. 105-285 and 105-286, or 105-287." <b>SECTION 42.13F.(b)</b> This section is effective retroactively to June 19, 2020.
51	SECTION $42.13F_{(0)}$ This section is checuve reductively to june 17, 2020.

### PART XLIII. MISCELLANEOUS

### 4 STATE BUDGET ACT APPLIES

5 **SECTION 43.1.** The provisions of the State Budget Act, Chapter 143C of the 6 General Statutes, are reenacted and shall remain in full force and effect and are incorporated in 7 this act by reference. 8

#### 9 **COMMITTEE REPORT**

10 **SECTION 43.2.(a)** The North Carolina Senate Appropriations/Base Budget Committee Report on the Current Operations Appropriations Act for Senate Bill 105, Proposed 11 Senate Committee Substitute as Amended, dated June 22, 2021, which was distributed in the 12 Senate and used to explain this act, shall indicate action by the General Assembly on this act and 13 14 shall, therefore, be used to construe this act, as provided in the State Budget Act, Chapter 143C of the General Statutes, as appropriate, and for these purposes shall be considered a part of this 15 act and, as such, shall be printed as a part of the Session Laws. 16

17 SECTION 43.2.(b) The budget enacted by the General Assembly is for the 18 maintenance of the various departments, institutions, and other spending agencies of the State 19 for the 2021-2023 biennial budget as provided in G.S. 143C-3-5. This budget includes the 20 appropriations of State funds as defined in G.S. 143C-1-1(d)(25).

21 The Director of the Budget submitted a recommended base budget to the General 22 Assembly in the Governor's Recommended Budget for the 2021-2023 fiscal biennium, dated 23 March 2021, and in the Budget Support Document for the various departments, institutions, and 24 other spending agencies of the State. The adjustments to the recommended base budget made by 25 the General Assembly are set out in the Committee Report.

26 SECTION 43.2.(c) The budget enacted by the General Assembly shall also be interpreted in accordance with G.S. 143C-5-5, the special provisions in this act, and other 27 28 appropriate legislation. In the event that there is a conflict between the line-item budget certified 29 by the Director of the Budget and the budget enacted by the General Assembly, the budget 30 enacted by the General Assembly shall prevail.

31 **SECTION 43.2.(d)** Notwithstanding subsection (a) of this section, the following 32 portions of the Committee Report are for reference and do not expand, limit, or define the text of 33 the Committee Report: Summary pages setting forth the enacted budget, the legislative changes, the

and containing no other substantive information.

revised budget, and the related FTE information for a particular budget code

Summary pages setting forth the enacted budget, the legislative changes, the

revised budget, and the related FTE information for multiple fund codes

within a single budget code and containing no other substantive information.

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### 41 **REPORT BY FISCAL RESEARCH DIVISION**

42 **SECTION 43.3.** The Fiscal Research Division shall issue a report on budget actions 43 taken by the 2021 Regular Session of the General Assembly. The report shall be in the form of a 44 revision of the Committee Report described in Section 43.2 of this act pursuant to G.S. 143C-5-5. 45 The Director of the Fiscal Research Division shall send a copy of the report issued pursuant to 46 this section to the Director of the Budget. The report shall be published on the General 47 Assembly's internet website for public access.

48

#### 49 APPROPRIATIONS LIMITATIONS AND DIRECTIONS APPLY

(1)

(2)

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1	SECTION 43.4. Except where expressly repealed or amended by this act, the
2	provisions of any legislation enacted during the 2021 Regular Session of the General Assembly
3	affecting the State budget shall remain in effect.
4	
5	MOST TEXT APPLIES ONLY TO THE 2021-2023 FISCAL BIENNIUM
6	SECTION 43.5. Except for statutory changes or other provisions that clearly indicate
7	an intention to have effects beyond the 2021-2023 fiscal biennium, the textual provisions of this
8	act apply only to funds appropriated for, and activities occurring during, the 2021-2023 fiscal
9	biennium.
0	
1	EFFECT OF HEADINGS
2	SECTION 43.6. The headings to the Parts, Subparts, and sections of this act are a
3	convenience to the reader and are for reference only. The headings do not expand, limit, or define
4	the text of this act, except for effective dates referring to a Part or Subpart.
5	
6	SEVERABILITY CLAUSE
7	<b>SECTION 43.7.</b> If any section or provision of this act is declared unconstitutional
8	or invalid by the courts, it does not affect the validity of this act as a whole or any part other than
9	the part so declared to be unconstitutional or invalid.
0	
1	EFFECTIVE DATE
2	<b>SECTION 43.8.</b> Except as otherwise provided, this act becomes effective July 1,
3	2021.