SESSION 1999

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HOUSE BILL 71

Short Title: 1999 Lottery for Education.

Sponsors: Representatives Fitch; Allred and Adams.

Referred to: Rules, Calendar and Operations of the House.

February 11, 1999

1	A BILL TO BE ENTITLED
2	AN ACT TO ESTABLISH A STATE LOTTERY TO PROVIDE FUNDS FOR
3	EDUCATIONAL PURPOSES.
4	The General Assembly of North Carolina enacts:
5	Section 1. The General Statutes are amended by adding a new Chapter to read:
6	" <u>CHAPTER 143D.</u>
7	"NORTH CAROLINA STATE LOTTERY.
8	"ARTICLE 1.
9	''GENERAL PROVISIONS AND DEFINITIONS.
10	" <u>§ 143D-101. Citation.</u>
11	This Chapter shall be known and may be cited as the North Carolina State Lottery
12	<u>Act.</u>
13	" <u>§ 143D-102. Purpose and intent.</u>
14	The General Assembly declares that the purpose and intent of this Chapter is to
15	provide additional monies to benefit the public purposes described in this Chapter
16	through the implementation of a State-operated lottery without the imposition of
17	additional or increased taxes. The lottery shall be initiated at the earliest practical time,
18	and it shall be operated to maximize new revenue to the State. That new revenue shall be
19	raised in a manner consistent with the dignity of the State and the general welfare of the
20	people and in a manner consistent with effective business practices.

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(Public)

1	" <u>§ 143D-</u>	103. L	aws not affected.
2	In the	event	of a conflict between the provisions of this Chapter and any other laws,
3	including	Article	e 37 of Chapter 14 of the General Statutes, the provisions of this Chapter
4	shall gove	ern.	
5	" <u>§ 143D-</u>	<u>104. C</u>	Commission a self-supporting agency.
6	It is the	ne inter	nt of this Chapter that the Commission established by this Chapter shall
7	be an inde	epende	nt, self-supporting, and revenue-raising agency of State government.
8	" <u>§ 143D-</u>	<u>105.</u> P	Public purposes to benefit from lottery.
9	The ne	et reve	nues of the lottery shall be used to benefit the public purposes set forth in
10	<u>G.S. 143</u>	D-175.	It is the intent of this Chapter that the net revenues generated by the
11	lottery es	stablish	ned by this Chapter shall not supplant revenues already expended or
12	projected	to be	expended for those public purposes and that lottery net revenues shall
13	suppleme	nt rath	her than be used as substitute funds for the total amount of money
14	allocated	for tho	se public purposes.
15	" <u>§ 143D-</u>	106. A	Allocation of revenues.
16	<u>(a)</u>	As ne	arly as practical:
17		<u>(1)</u>	At least fifty percent (50%) of the total annual revenues, as described in
18			this Chapter, shall be returned to the public in the form of prizes as
19			described in this Chapter;
20		<u>(2)</u>	At least thirty-four percent (34%) of the total annual revenues, as
21			described in this Chapter, shall be used for the public purposes
22			described in G.S. 143D-175; and
23		<u>(3)</u>	No more than sixteen percent (16%) of the total annual revenues, as
24			described in this Chapter, shall be allocated for payment of expenses of
25			the Commission as described in this Chapter.
26	<u>(b)</u>		imed prize money held by the Commission in the Lottery Fund, as
27			s Chapter, may be used by the Commission to enhance prizes in other
28	lottery ga		
29	<u>(c)</u>		e extent that the expenses of the Commission are less than sixteen percent
30	<u>(16%) of</u>		nnual revenues, any surplus funds may be allocated in any proportion:
31		<u>(1)</u>	To increase prize payments; or
32		<u>(2)</u>	To the benefit of the public purposes as described in this Chapter.
33			Definitions.
34	<u>As use</u>		his Chapter, unless the context requires otherwise:
35		<u>(1)</u>	<u>'Commission' means the North Carolina State Lottery Commission.</u>
36		<u>(2)</u>	'Commissioner' means one of the members of the Commission
37			appointed pursuant to this Chapter to oversee the lottery.
38		<u>(3)</u>	'Director' means the person appointed by the Governor pursuant to this
39			Chapter as the chief administrator of the Commission.
40		<u>(4)</u>	<u>'Game' or 'lottery game' means any procedure or game authorized by the</u>
41			Commission whereby prizes are distributed among persons who have
42			paid, or unconditionally agreed to pay, for tickets or shares that provide
43			the opportunity to win these prizes.

1	(5)	'Lottery' or 'State lottery' means any lottery game or series of games
2	<u>(9)</u>	established and operated pursuant to this Chapter and authorized by the
3		Commission.
4	<u>(6)</u>	<u>'Lottery contractor' means a person with whom the Commission has</u>
5		contracted for the purpose of providing goods or services to the
6		Commission.
7	(7)	'Major procurement' means a procurement for a contract for (i) the
8	<u>+</u>	printing of instant tickets or the provision of shares for use in any lottery
9		game, (ii) any goods or services involving the receiving or recording of
10		selections in any lottery game, (iii) any goods or services involving the
11		determination or generation of winners in any lottery game, or (iv) any
12		goods and services involving warehousing, telemarketing, and
13		distribution of instant games.
14	<u>(8)</u>	'Person' means any natural person or corporation, limited liability
15		company, trust, association, partnership, joint venture, subsidiary, or
16		other business entity.
17	<u>(9)</u>	'Retailer', 'lottery retailer', or 'lottery game retailer' means a person (i)
18		who is licensed by the Commission to sell tickets or shares in lottery
19		games to the public and (ii) with whom the Commission has contracted.
20	<u>(10)</u>	'Share' means any method of participation in a lottery game, other than
21		by a ticket purchased on an equivalent basis with a ticket, whether
22		presently contemplated or developed in the future.
23	<u>(11)</u>	'Ticket' means any tangible evidence issued by the Commission to prove
24		participation in a lottery game.
25	<u>(12)</u>	'Vendor' or 'lottery vendor' means any person who submits a bid,
26		proposal, or offer as part of a procurement for a contract for goods or
27		services for the Commission.
28	<u>"§§ 143D-108 a</u>	nd 143D-109: Reserved for future codification purposes.
29 20	UNT	<u>"ARTICLE 2.</u> ODTH CAROLINA STATE LOTTERY COMMISSION
30 31		ORTH CAROLINA STATE LOTTERY COMMISSION. Creation of Commission.
32		ited a North Carolina State Lottery Commission.
33		Commission membership; appointment; vacancies; removal.
34		Commission shall consist of nine members, five of whom shall be
35		e Governor, two of whom shall be appointed by the General Assembly
36		mendation of the President Pro Tempore of the Senate, and two of whom
37		ed by the General Assembly upon the recommendation of the Speaker of
38	the House of Re	
39		e initial appointees of the Governor, two members shall serve terms of
40		members shall serve terms of three years, and one shall serve a term of
41	five years. Of t	he initial appointees of the General Assembly upon the recommendation
42		Pro Tempore of the Senate, one member shall serve a term of three years,
43	and one membe	r shall serve a term of five years. Of the initial appointees of the General

1	Assembly upon the recommendation of the Speaker of the House of Representatives, one
2	member shall serve a term of three years, and one member shall serve a term of five
3	years. All succeeding appointments shall be for terms of five years.
4	(c) All initial appointments shall be made within 30 days of the effective date
5	of this Chapter.
6	(d) Vacancies shall be filled within 30 days of their occurrence by the
7	appointing authority for the unexpired portion of the term in which they occur.
8	(e) <u>All appointments made by the General Assembly shall be made in accordance</u>
9	with the applicable sections of Article 16 of Chapter 120 of the General Statutes.
10	" <u>§ 143D-112. Qualifications of Commissioners.</u>
11	(a) At least one of the Commissioners appointed by the Governor shall have a
12	minimum of five years' experience in law enforcement.
13	(b) At least one of the Commissioners appointed by the General Assembly upon
14	the recommendation of the President Pro Tempore of the Senate shall be a certified
15	public accountant.
16	(c) At least one of the Commissioners appointed by the General Assembly upon
17	the recommendation of the Speaker of the House of Representatives shall have retail
18	sales experience.
19	(d) No person shall be appointed as a Commissioner who has been convicted of a
20	felony.
21	" <u>§ 143D-113. Compensation and expenses.</u>
22	(a) Commissioners shall be compensated at the rate of one hundred dollars
23	(\$100.00) for each day engaged in Commission business.
24	(b) Commissioners shall, in addition to daily compensation, be reimbursed for
25	actual expenses incurred on Commission business, including necessary travel expenses.
26	" <u>§ 143D-114. Powers and duties of the Commission.</u>
27	The Commission shall exercise all powers necessary to effectuate the purposes of this
28	Chapter, including the adoption of rules pursuant to Chapter 150B of the General Statutes
29	and the establishment of licensing and contracting requirements and procedures.
30	" <u>§ 143D-115. Annual selection of chair.</u>
31	The Commission shall annually select a chair from its membership.
32	" <u>§ 143D-116. Meetings; records.</u>
33	(a) Meetings of the Commission shall be open and public in accordance with
34	Article 33C of Chapter 143 of the General Statutes.
35	(b) Records of the Commission shall be open and available to the public in
36	accordance with the provisions of Chapter 132 of the General Statutes.
37	(c) The Commission shall meet with the Director at least quarterly to make
38	recommendations and set policy, to approve or reject reports of the Director, to adopt
39	rules in accordance with Chapter 150B of the General Statutes, and to transact any other
40	business that may properly be brought before it. Regular meetings shall be held no more
41	often than monthly, unless required by an emergency.

1 2	(d) The chair or a majority of the members of the Commission shall have the neuron advance written notice to all of
23	power to call special meetings of the Commission upon advance written notice to all of the members of the Commission and the Director
3 4	the members of the Commission and the Director. "§ 143D-117. Quorum; voting.
5 6	<u>A majority of the total membership of the Commission constitutes a quorum. All</u>
0 7	decisions of the Commission shall be made by a majority vote. "§ 143D-118. Reports.
8	The Commission shall make quarterly and annual reports on the operations of the
8 9	<u>Commission to the Governor, Attorney General, State Treasurer, and to the General</u>
10	Assembly. The reports shall include full and complete statements of lottery revenues,
11	prize disbursements, expenses, net revenues, and all other financial transactions involving
12	lottery funds.
13	" <u>§ 143D-119: Reserved for future codification purposes.</u>
14	<u>"ARTICLE 3.</u>
15	"NORTH CAROLINA STATE LOTTERY DIRECTOR.
16	" <u>§ 143D-120. Appointment and removal of Director.</u>
17	The Governor shall appoint a Director within 30 days of the effective date of this
18	Chapter. The Director shall direct the operations of the Commission. The Governor may
19	remove the Director upon notification to the Commission. The Director shall be exempt
20	from the State Personnel Act.
21	" <u>§ 143D-121. Qualifications of the Director.</u>
22	No person shall be appointed Director who has been convicted of a felony.
23	" <u>§ 143D-122. Salary.</u>
24	During the first fiscal year of the operation of the Commission, the Director shall
25	receive compensation as set by the Commission and approved by the Governor.
26	Thereafter the compensation of the Director shall be set by the General Assembly in the
27	Current Operations Appropriations Act. The Director shall render full-time attention to
28	the duties of the office.
29	" <u>§ 143D-123. Duties and powers of the Director.</u>
30	The Director shall perform all duties, exercise all powers, assume and discharge all
31	responsibilities, and carry out and effect all purposes provided by this Chapter. The
32	Director shall act as the Secretary and Executive Officer of the Commission. The
33	Director shall act in accordance with this Chapter, the rules adopted by the Commission,
34	and under the guidance of the Commission.
35	" <u>§ 143D-123.1. Tax related duties.</u>
36	The Director shall:
37	(1) Provide for federal income tax to be withheld from a lottery game prize
38	as required by section 3402 of the Internal Revenue Code.
39	(2) Provide for State income tax in the amount of seven percent (7%) of a
40	lottery game prize to be withheld from a prize from which federal
41	income tax is required to be withheld.

1	(3) <u>Report to the Secretary of Revenue the payment of a lottery game prize</u>
2	that must be reported to the Internal Revenue Service under section
3	<u>3402 of the Internal Revenue Code.</u>
4	" <u>§ 143D-124. Power to hire and procure services.</u>
5	(a) <u>The Director shall hire, subject to the approval of the Commission, the</u>
6	professional, clerical, technical, and administrative personnel needed to carry out the
7	provisions of this Chapter. No person shall be employed by the Commission who has
8	been convicted of a felony within the last 10 years. Each person employed by the
9	Commission shall execute an authorization to allow an investigation of the person's
10	background.
11	(b) The Director may, and is encouraged to, subject to the approval of the
12	Commission, outsource all feasible operational tasks for the purposes of limiting the
13	number of State employees to essential policy-making positions.
14	" <u>§ 143D-125. Assistant directors.</u>
15	The Director may appoint and prescribe the duties for up to four assistant directors.
16	The compensation of each assistant director shall be set by the Commission and shall not
17	exceed the Director's compensation. The Director may designate one of the assistant
18	directors as the deputy director.
19	" <u>§ 143D-126. Assistant director for security.</u>
20	(a) One of the assistant directors, the assistant director for security, shall be
21	responsible for a security division to assure the security, honesty, fairness, and integrity
22	in the operation and administration of the Commission and lottery games, including an
23	examination of the background of all prospective employees, lottery vendors, lottery
24 25	contractors, and any other person required to be licensed by or who contracts with the Commission.
25 26	
20 27	(b) The assistant director for security shall be qualified by training and experience including at least five years of law enforcement experience and knowledge and
27	experience in computer security.
28 29	(c) The assistant director for security may, in conjunction with the Director, confer
30	with the Attorney General or the Attorney General's designee, to promote and ensure the
31	security, honesty, fairness, and integrity of the operation and administration of the
32	Commission.
33	(d) The assistant director for security, in conjunction with the Director, shall report
34	any alleged violation of law to the appropriate law enforcement authority for further
35	investigation and action.
36	"§ 143D-127. Criminal identification information available to Commission; law
37	enforcement officer status.
38	(a) Upon the request of the Director or the assistant director for security, the
39	Attorney General and the Secretary of Crime Control and Public Safety shall furnish
40	information that they have in their possession, including computerized or other
41	information and data, to the Director and the assistant director for security necessary to
42	assure the security, honesty, fairness, and integrity in the operation and administration of
43	the Commission and its licensees.

1	(b) For the purpose of requesting and receiving this information, the Commission			
2	shall be considered to be a 'criminal justice agency' and its enforcement agents to be 'law			
3	enforcement officers'.			
4	(c) The Commission's enforcement agents shall have the same authority with			
5	respect to service and execution of arrest warrants and search warrants as is conferred on			
6	other law enforcement officers of this State.			
7	"§ 143D-128. Coordination with Commission.			
8	The Director shall confer as frequently as necessary, but not less than quarterly, with			
9	the Commission on the operation and administration of the Commission. The Director			
10	shall make available for inspection by the Commission all books, records, files,			
11	documents, and other information of the lottery and shall make recommendations for the			
12	improved operation and administration of the Commission and lottery games.			
13	"§ 143D-129. Study of lottery systems; recommendations for improvement.			
14	The Director shall make an ongoing study of the operation and administration of other			
15	lotteries and commissions and lottery games that are in operation in other states and			
16	countries, of available literature on the subject of lotteries, of federal laws that may affect			
17	the operation of the Commission and lottery games, and of the reaction of the citizens of			
18	the State to existing or proposed features in lottery games. The Director shall conduct			
19	this research in order to recommend improvements that will serve the purposes of this			
20	Chapter. The Director may make recommendations to the Commission, to the Governor,			
21	and to the General Assembly on any matters concerning the secure, profitable, and			
22	efficient operation and administration of the Commission and of lottery games and the			
23	convenience of the purchasers of tickets and shares.			
24	" <u>§ 143D-130. Accountability; books and records.</u>			
25	The Director shall make and keep books and records that accurately and fairly reflect			
26	each day's transactions, including the distribution of tickets or shares to lottery game			
27	retailers, receipt of funds, prize claims, prizes paid directly by the Commission, expenses,			
28	and all other financial transactions involving lottery funds necessary to permit			
29	preparation of daily financial statements in conformity with generally accepted			
30	accounting principles, in order to maintain daily accountability.			
31	" <u>§ 143D-131. Monthly financial reports.</u>			
32	The Director shall make a monthly financial report to the Commission, to the			
33	Governor, to the State Controller, to the State Treasurer, and to the General Assembly.			
34	The report shall include a statement of all lottery revenues, prize disbursements,			
35	expenses, net revenues, and all other financial transactions involving lottery funds for the			
36	preceding month.			
37	" <u>§ 143D-132. Independent study of demographics of lottery players.</u>			
38	Within the first six months of sales of tickets or shares to the public, the Director shall			
39	engage an independent firm experienced in demographic analysis to conduct a special			
40	study of the demographic characteristics of the players of each lottery game, including			
41	their income, age, sex, education, and frequency of participation. This report shall be			
42	presented to the Commission, to the Governor, and to the General Assembly. Similar			
43	studies shall be conducted on a continuing, periodic basis.			

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1	"§ 143C-133. Independent study of effectiveness of lottery communications.
2	(a) Until the study required by this section is conducted and the results have been
3	reviewed by the General Assembly, expenditures for advertising of the lottery shall not
4	exceed four percent (4%) of all proceeds from the sales of lottery tickets or shares.
5	(b) After the first full year of sales of tickets or shares to the public, the Director
6	shall engage an independent firm experienced in the analysis of advertising, promotion,
7	public relations, and other aspects of communications to conduct a special study of the
8	effectiveness of the communications activities undertaken by the Commission and make
9	recommendations to the Commission on the future conduct and future rate of
10	expenditures for these activities. This report shall be presented to the Commission, to the
11	Governor, and to the General Assembly.
12	(c) Similar studies shall be conducted on a continuing, periodic basis.
13	"§ 143D-134. Independent audit of lottery security.
14	(a) After the first full year of operation, the Director shall, in addition to all other
15	security measures, engage an independent firm experienced in security procedures,
16	including computer security and systems security, to conduct a continuing comprehensive
17	study and evaluation of all aspects of security in the operation of the Commission and of
18	lottery games. The study shall include:
19	(1) <u>Personnel security;</u>
20	(2) Lottery game retailer security;
21	(3) Lottery contractor security;
22	(4) <u>Security of manufacturing operations of lottery contractors;</u>
23	(5) Security against ticket counterfeiting, alteration, and other
24	means of fraudulently winning; security of drawings among entries or
25	<u>finalists;</u>
26	(6) <u>Computer security;</u>
27	(7) Data communications security;
28	(8) Database security;
29	(9) Systems security;
30	(10) Commission premises and warehouse security;
31	(11) Security in distribution;
32	(12) Security involving validation and payment procedures;
33	(13) <u>Security involving unclaimed prizes;</u>
34	(14) <u>Security aspects applicable to each particular lottery game;</u>
35	(15) <u>Security of drawings in games where winners are determined</u>
36	by drawings of numbers; and
37	(16) Any other aspects of security applicable to any particular
38	lottery game and to the Commission and its operations.
39	(b) The portion of the security audit report containing the overall evaluation of the
40	Commission and of lottery games in terms of each aspect of security shall be presented to
41	the Commission, to the Governor, and to the General Assembly.

1	(c) The	portion of the security audit report containing specific recommendations
2		ential and shall be presented only to the Director, to the assistant director
3		d to the Commission.
4	<u>(d)</u> Simil	ar audits of security shall be conducted biennially thereafter.
5	<u>"§§ 143D-135 t</u>	hrough 143D-139: Reserved for future codification purposes.
6		<u>"ARTICLE 4.</u>
7		"OPERATION OF LOTTERY.
8		Initiation and operation of lottery.
9		ssion shall initiate operation of lottery games at the earliest feasible and
10	-	ut within 180 days of approval of the referendum. The lottery games shall
11		I shall continue to be operated so as to produce the maximum amount of
12		benefit the public purposes described in this Chapter consistent with the
13		d in G.S. 143D-102. Other departments, boards, commissions, and
14	-	State and their officers shall cooperate with the Commission to aid the
15		fulfilling these objectives.
16		<u>Fypes of lottery games.</u>
17	· · · ·	the recommendation of the Director, the Commission shall adopt rules,
18 19	-	rescribed by Chapter 150B of the General Statutes, specifying the types of
20	lottery games to be conducted by the Commission including, but not limited to, instant	
20 21	lotteries, on-line games, games played on computer terminals or other devices, and other games traditional to the lottery; provided, however:	
22	(1)	No lottery game shall use the theme of dog racing or horse racing;
23	(2)	No lottery game shall be based on the outcome of a particular sporting
<u>-</u> 3 24		event or on the results of a series of sporting events;
25	<u>(3)</u>	In lottery games using tickets, each ticket in a particular game shall bear
26	\/	a unique number distinguishing it from every other ticket in that lottery
27		game;
28	<u>(4)</u>	No name or photograph of a current elected official shall appear on the
29		tickets of any lottery game; and
30	<u>(5)</u>	In games using electronic computer terminals or other devices to play
31		lottery games, no coins or currency shall be dispensed to players from
32		those electronic computer terminals or devices.
33	(b) <u>T</u>	he Commission may authorize the use of:
34	<u>(1)</u>	Any type of lottery game that has been conducted by any state
35		government-operated lottery in the United States that will achieve the
36		revenue objectives of the lottery consistent with the purposes stated in
37		G.S. 143D-102 including, but not limited to:
38		a. <u>The sale of instant tickets or shares by electronic computer</u>
39 40		terminals or devices; or
40	(2)	b. Any other type of lottery game; or
41 42	<u>(2)</u>	Any gaming technology that has been used by any state government-
42		operated lottery in the United States that will achieve the revenue

1		objectives of the lottery consistent with the purposes stated in G.S.
2		143D-102 including, but not limited to:
3		a. Printed tickets and shares;
4		b. Vending machines; or
5		c. Electronic computer terminals or other devices to play lottery
6		games that are connected by telephone lines or other electronic
7		means with a central computer system operated by the
8		Commission.
9	" <u>§ 143D-141.1</u>	Lottery advertising.
10	<u>(a)</u> <u>Upor</u>	n the recommendation of the Director, the Commission shall adopt
11		rding the nature of lottery advertising.
12	The guideling	nes shall require:
13	<u>(1)</u>	Minimizing the appeal of the lottery to minors. In developing the
14		guidelines, the Director and the Commission shall consider the possible
15		impact of using cartoon characters and other figures that would
16		particularly attract the attention of minors; and
17	<u>(2)</u>	Prohibiting the use of false, misleading, or deceptive information.
18		Commission shall provide, by rule, in the manner prescribed by Chapter
19	<u>150B of the Ge</u>	neral Statutes, that:
20	<u>(1)</u>	In lottery games using tickets with preprinted winners, the overall
21		estimated odds of winning prizes shall be printed on each ticket;
22	<u>(2)</u>	A detailed tabulation of the estimated number of prizes of each
23		particular prize denomination that are expected to be awarded in each
24		lottery game, or the estimated odds of winning these prizes, shall be
25		available at the offices of the Commission at the time that lottery game
26		is offered for sale to the public; and
27	<u>(3)</u>	All printed or point-of-sale advertising promoting the sale of lottery
28		tickets for a particular game shall include the actual or estimated overall
29		odds of winning the game.
30		Number and value of prizes.
31	<u> </u>	ecommendation of the Director, the Commission shall adopt rules as
32	* *	Chapter 150B of the General Statutes that specify the number and value of
33	*	ing tickets or shares in lottery games including cash prizes, merchandise
34	· · ·	onsisting of deferred payments or annuities, and prizes of tickets or shares
35		ery game or other lottery games conducted by the Commission.
36		Method of determining winners.
37	• • • •	the recommendation of the Director, the Commission shall adopt rules,
38		by Chapter 150B of the General Statutes, that specify the method for
39		nners in a lottery game; provided, that if a lottery game uses a weekly
40	•	ning numbers, a drawing among entries, or a drawing among finalists:
41 42	$\frac{(1)}{(2)}$	The drawings shall always be open to the public:
42 43	<u>(2)</u>	The drawings shall be witnessed by an independent certified public
43		accountant;

1	(3)	Any equipment used in the drawings shall be inspected by the
2	<u>(J)</u>	independent certified public accountant and an employee of the
3		Commission both before and after the drawings; and
4	<u>(4)</u>	The drawings and inspections shall be recorded on both videotape and
5	<u>(+)</u>	audiotape.
6	(h) T	the Commission may authorize the use of any existing or future methods
7	. ,	for determining winners.
8	-	Sale price of tickets and shares.
9		ecommendation of the Director, the Commission shall adopt rules, as
10		Chapter 150B of the General Statutes, specifying the retail sales price for
11	•	s for lottery games, provided:
12	<u>(1)</u>	No ticket or share shall be sold for more than the retail sales price
13	<u>_/</u>	established by the Commission; and
14	(2)	The minimum retail price of each ticket, share, or transaction in any
15	<u> </u>	lottery game shall be fifty cents (50¢), except to the extent of any
16		discounts or promotions authorized by the Commission for a particular
17		lottery game.
18	"§ 143D-145. \	Validation and payment of prizes.
19		ecommendation of the Director, the Commission shall adopt rules, as
20		Chapter 150B of the General Statutes, to establish a system of verifying the
21		ets or shares claimed to win prizes and to effect payment of those prizes,
22	provided:	
23	<u>(1)</u>	For the convenience of the public, lottery retailers may be authorized by
24		the Commission to pay winners of up to an amount appropriate to the
25		lottery game involved, after performing validation procedures on their
26		premises, and with the approval of the Director;
27	<u>(2)</u>	No prize shall be paid to any person under the age of 18 years;
28	<u>(3)</u>	No prize shall be paid arising from claimed tickets or shares that are
29		stolen, counterfeit, altered, fraudulent, unissued, produced or issued in
30		error, unreadable, not received or recorded by the Commission by the
31		applicable deadlines, lacking in captions that conform and agree with
32		the play symbols as appropriate to the lottery game involved, or not in
33		compliance with any additional specific rules and public or confidential
34		validation and security tests appropriate to the particular game involved;
35		(4) No particular prize in any lottery game shall be paid more
36		than once, and in the event of a binding determination that more than
37		one claimant is entitled to a particular prize, the sole remedy for these
38		claimants is the award to each of them of a proportionate share in the
39		prize;
40		(5) The Commission may specify that winners of five hundred
41		ninety-nine dollars (\$599.00) or less may claim the prizes from either:
42		a. <u>The same lottery game retailer who sold the winning ticket or</u>
43		share;

1		b From any other lattery rateilary or
1		b. From any other lottery retailer; or Directly from the Commission:
2		c. <u>Directly from the Commission;</u> (6) <u>Holders of tickets or charge shall have the right to alaim</u>
3		(6) <u>Holders of tickets or shares shall have the right to claim</u>
4		prizes for 120 days after the drawing or the end of the lottery game or
5		play in which the prize was won. The Commission may define
6 7		shorter time periods for eligibility for entry into drawings involving
7		entries or finalists. If a valid claim is not made for a prize payable
8		directly by the Commission within the applicable period, the
9		unclaimed prize money may be used to increase prize payments for
10 11		future games, or may revert to the North Carolina State Lottery Fund; (7) After the expiration of the claim period for prizes for each
		(7) After the expiration of the claim period for prizes for each
12		lottery game, the Commission shall make available a detailed
13		tabulation of the total number of prizes of each prize denomination
14	(9)	that was actually claimed and paid directly by the Commission;
15	<u>(8)</u>	The right of any person to a prize shall not be assignable, except that
16		payment of any prize may be paid to the estate of a deceased
17		prizewinner or to a person designated pursuant to an appropriate judicial
18		order. The Director, Commission, and the State shall be discharged of
19 20	(0)	all liability upon payment of a prize; and No ticket or share in a lettery game shall be purchased by and no prize
20	<u>(9)</u>	No ticket or share in a lottery game shall be purchased by, and no prize shall be paid to a member of the Commission, the Director, an assistant
21		shall be paid to, a member of the Commission, the Director, an assistant
22		lottery director, or employee of the lottery, or to any spouse, parent, or child living in the same household as a parson disqualified by this
23		child living in the same household as a person disqualified by this provision.
24 25	"8 1 /2 D 1/6	*
25 26		Lottery game-play rules and winner validation procedures.
26 27		brizes contemplated in each lottery game by its prize structure for a given shall be paid to the players of the lottery game. Conversely, in order to
27		scal integrity of the lottery and to protect public funds, no prizes shall be
28 29	x	nvalid and not contemplated by the prize structure of the lottery game
30		burchasing a ticket or share in a lottery game, a player agrees to abide by,
31		by, the game-play rules developed by the Director, and approved by the
32		hat apply to any particular lottery game involved.
33		bbreviated form of the game-play rules may appear on tickets in lottery
34	games using tic	
35	• •	players acknowledge that the determination of whether the player is a
36		ect to the game-play rules and the winner validation procedures and
37	•	lidation tests established by the Commission for the particular lottery
38	game involved.	• • •
39	<i>U</i> ²	game-play rules shall not be considered to be rules or regulations for the
40		pter 150B of the General Statutes.
40 41	· ·	Distribution of tickets and shares.
42		n the recommendation of the Director, the Commission shall adopt rules,
43		by Chapter 150B of the General Statutes, specifying the manner of
	and presentoed	of employ roop of the General Statutes, specifying the intillier of

1	distribution, dissemination, or sale of lottery tickets or shares to lottery game retailers or
2	directly to the public, and the incentives, if any, for any lottery employees, lottery
3	vendors, lottery contractors, electronic computer terminal operators, or lottery retailers
4	engaged in these activities. Notwithstanding any other provisions of this Chapter, no
5	lottery ticket or shares shall be sold or resold by any party except at the sales price or
6	value established by the Commission, except as specifically authorized by the
7	Commission.
8	(b) The Commission may enter into agreements with other states for the operation
9	and promotion of multistate lotteries consistent with the purposes set forth in G.S. 143D-
10	<u>102. The claim period for prizes may vary if required by multistate agreements.</u>
11	<u>"§§ 143D-148 and 143D-149:</u> Reserved for future codification purposes.
12	<u>"ARTICLE 5.</u>
13	<u>''LOTTERY GAME RETAILERS.</u>
14	"§ 143D-150. Contracting with lottery game retailers.
15	Upon the recommendation of the Director, the Commission shall adopt rules, as
16	prescribed by Chapter 150B of the General Statutes, specifying the terms and conditions
17	for contracting with lottery game retailers to provide adequate and convenient availability
18	of tickets or shares to prospective buyers of each lottery game. The Commission may sell
19	tickets and shares directly to the public or may distribute tickets or shares by any other
20	method authorized by the Commission.
21	" <u>§ 143D-151. Selection of lottery game retailers.</u>
22	(a) The Director shall select as lottery game retailers those persons deemed by the
23	Director best able to serve the public convenience and to promote the sale of tickets or
24	shares.
25	(b) No natural person under 21 years of age shall be a lottery game retailer. This
26	minimum age shall not prohibit employees of a retailer who are under 21 years of age
27	from selling lottery tickets or shares during their employment.
28	(c) In the selection of a lottery game retailer, the Director or the Commission shall
29	consider:
30	(1) <u>Financial responsibility;</u>
31	(2) Accessibility of the place of business or activity to the public;
32	(3) <u>Security of the premises;</u>
33	(4) <u>Integrity;</u>
34	(5) <u>Reputation</u> ;
35	(6) The sufficiency of existing lottery game retailers for any particular
36	lottery game to serve the public convenience; and
37	(7) The projected volume of sales for the lottery game involved.
38	(d) No contract with any lottery game retailer shall be entered into if the retailer
39	has been convicted of a felony or a gambling-related offense in any state or federal court
40	of the United States within 10 years of entering into the contract.
41	(e) No person shall be a lottery game retailer who is engaged exclusively in the
42	business of selling lottery tickets or shares or operating electronic computer terminals or
43	other devices solely for entertainment.

1	(f) <u>A person lawfully engaged in nongovernmental business on State property or</u>
2	an owner or lessee of premises on which alcoholic beverages are sold may be selected as
3	a lottery game retailer.
4	(g) <u>A civic or fraternal organization may be selected as a lottery game retailer.</u>
5	(h) Political subdivisions or their agencies or departments may be selected as
6	lottery game retailers for sales from their premises.
7	(i) The Director may contract with lottery retailers on a permanent, seasonal, or
8	temporary basis.
9	(j) The Commission may establish and require payment by each lottery game
10	retailer of an initial fee or an annual fee, or both, to maintain the contract to be a lottery
11	game retailer.
12	(k) Lottery retailers may contract with any person approved or authorized by the
13	Commission who provides goods or services that facilitate the sale of lottery tickets or
14	shares.
15	" <u>§ 143D-152. Nonassignability.</u>
16	The contract to act as a lottery game retailer is not assignable or transferable.
17	" <u>§ 143D-153. Termination of a contract with a lottery game retailer.</u>
18	The Director or Commission may terminate a contract with a lottery game retailer
19	under the provisions for termination included in the contract. These provisions for
20	termination shall include the knowing sale of tickets or shares to any person under the
21	age of 18 years.
22	" <u>§ 143D-154. Compensation for lottery game retailers.</u>
23	(a) Upon the recommendation of the Director, the Commission shall adopt rules,
24	as prescribed by Chapter 150B of the General Statutes, determining the payment of
25	compensation to lottery game retailers for their sales of lottery tickets or shares.
26	(b) The amount of compensation paid to lottery game retailers for their sales of
27	lottery tickets or shares shall be five percent (5%) of the retail price of the tickets or
28	shares for each lottery game. The Commission may authorize an incentive bonus of up to $\frac{1}{2}$
29	two percent (2%) based on attainment of sales volume or other objectives specified by the
30	Director for each lottery game.
31 32	(c) In cases of a lottery game retailer whose rental payments for premises are
32 33	contractually computed on the basis of a percentage of retail sales, and where the computation of retail sales is not explicitly defined to include sales of tickets or shares in
33 34	a lottery game, the compensation received by the lottery game retailer from the lottery
34 35	shall be deemed to be the amount of the retail sale for the purposes of this contractual
35 36	computation.
30 37	"§ 143D-155. Sales to persons under the age of 18.
38	(a) No tickets or shares in lottery games shall be sold to persons under the age of
39	18 years. Selling tickets or shares to a person under the age of 18 years shall be a Class 1
40	misdemeanor.
41	(b) To prevent the sale of lottery tickets or shares to persons under the required
42	age, the Commission shall issue rules prescribing the procedures to be followed by lottery
43	retailers in determining the age of potential lottery purchasers.

1	<u>(c)</u>	It shall be a defense to violation of subsection (a) of this section if the retailer:
2		(1) Shows that the purchaser produced a drivers license, a special
3		identification card issued under G.S. 20-37.7, a military identification
4		card, or a passport showing his age to be at least the required age for
5		purchase and bearing a physical description of the person named on the
6		card reasonably describing the purchaser; or
7		(2) Produces evidence of other facts that reasonably indicated at the time of
8		sale that the purchaser was at least the required age.
9	<u>(d)</u>	Nothing in this Article shall be construed to prevent any person 18 years or
10		om giving or assigning lawfully purchased lottery tickets or shares to another
11	1	<u>f any age.</u>
12	" <u>§ 143D</u> -	-156. Payment of prize won by person under the age of 18.
13	<u>(a)</u>	If the person entitled to a prize for any winning ticket or share is a minor, and
14		is less than five thousand dollars (\$5,000), the Director may direct payment of
15	-	by delivery of a check or draft payable to the order of the minor to an adult
16		of that minor's family or to that minor's legal guardian.
17	<u>(b)</u>	If the person entitled to a prize or any winning ticket is a minor, and the prize
18		ousand dollars (\$5,000) or more, the Director may direct payment to that minor
19		iting the amount of the prize in any insured depository institution to the credit of
20		member of that minor's family or the legal guardian of the minor, as custodian
21	for that n	
22		-157. Display of certificate of authority.
23		ottery tickets or shares shall be sold by a lottery game retailer unless the retailer
24	-	ously displays a certificate of authority, signed by the Director, to sell lottery
25	tickets on	
26		- <u>158. Bonding.</u>
27		Director may require an appropriate bond from any lottery game retailer or may
28	-	blanket bonds covering the activities of selected or all lottery game retailers.
29		-159. Lottery game retailer accounting; payments.
30	<u>(a)</u>	The Director shall establish procedures that shall be used by lottery game
31		to account for all tickets or shares that they sell to the public and to account for
32	all funds	they receive from the public for the tickets or shares.
33	.1 1	(b) <u>No payment by lottery game retailers to the Commission for tickets or</u>
34		hall be in cash. All payments shall be in the form of checks, bank drafts,
35		c fund transfers, or other recorded financial instruments as approved by the
36	Director.	
37		<u>"ARTICLE 6.</u>
38	110 1 43D	<u>"LOTTERY VENDORS AND LOTTERY CONTRACTORS.</u>
39 40		- <u>160. Procurements.</u>
40	<u>(a)</u>	Notwithstanding other provisions of law, the Director is encouraged to
41 42		or lease goods or services or combinations of goods and services needed to e the purposes of this Chapter
47	епестият	e me ourooses of this c'hanter

+2 effectuate the purposes of this Chapter.

1	(b) The Director shall not contract with any single private party or
2	nongovernmental entity for the administration of the Commission established by this
3	<u>Chapter; however, this subsection shall not preclude procurements that integrate such</u>
4	functions as lottery game design, supply of goods and services, and advertising.
5	(c) In all procurements, the Director and Commission shall act to promote the
6	objective of maximizing net revenues for the benefit of the public purposes described in
7	this Chapter.
8	" <u>§ 143D-161. Contracts.</u>
9	(a) The Director may directly solicit proposals or enter into contracts for the
10	purchase or lease of goods or services to effectuate the purposes of this Chapter.
11	(b) In awarding contracts in response to solicitations for proposals, the Director
12	shall award the contracts to the responsible vendor submitting the best proposal that the
13	Director determines maximizes the benefits to the State.
14	(c) In all procurement decisions, the Director, or the Commission, if the
15	Commission chooses to make the decision, shall take into account the particularly
16	sensitive nature of the Commission and lottery games and shall consider the competence,
17	quality of product, experience, and timely performance of the vendors in order to
18	promote and ensure security, honesty, fairness, and integrity in the operation and
19	administration of the Commission and lottery games and the objective of maximizing net
20	revenues for the benefit of the public purposes described in this Chapter.
21	(d) The Director may engage an independent firm experienced in evaluating
22	lottery procurement proposals to aid in the evaluation of proposals made to the
23	Commission.
24	(e) Before a contract for a major procurement is awarded, the assistant director for
25	security shall conduct an investigation of:
26	(1) The vendor to whom the contract is to be awarded;
27	(2) Any parent or subsidiary corporation of the vendor to whom
28	the contract is to be awarded;
29	(3) All shareholders with a five percent (5%) or more interest in
30	the vendor or parent or subsidiary corporation of the vendor to whom
31	the contract is to be awarded; and
32	(4) <u>All officers and directors of the vendor or parent or subsidiary</u>
33	corporation of the vendor to whom the contract is to be awarded.
34	(f) <u>All contract awards made by the Director are made subject to the approval of</u>
35	the Commission.
36	(g) No contract shall be awarded to any person convicted of a felony or any
37	gambling offense in any state or federal court of the United States within 10 years of
38	entering into the contract.
39 40	(h) The Commission may by rule designate classes of contracts other than major
40	procurements that do not require approval of the Commission.
41 42	" <u>§ 143D-162. Lottery vendor disclosures for major procurements.</u>
42 43	(a) <u>Upon the recommendation of the Director, the Commission shall adopt rules</u> , as prescribed by Chapter 150B of the General Statutes, to provide for disclosures by
43	as presented by Chapter 150B of the General Statutes, to provide for disclosures by

1	vendors submitting bids, proposals, or offers as part of a major procurement to ensure
2	that the vendors provide all the information necessary to allow for a full and complete
3	evaluation by the Director and Commission of the competence, integrity, background,
4	and character of the lottery vendors.
5	(b) The rules shall require that all lottery vendors submit to the assistant director
6	for security any appropriate investigation authorizations needed to facilitate these
7	investigations.
8	"§ 143D-163. Compliance with applicable laws.
9	Each lottery contractor shall perform its contract consistent with the laws of this State,
10	federal law, and laws of the state or states in which the lottery contractor is performing or
11	producing, in whole or in part, any of the goods or services contracted for.
12	"§ 143D-164. Performance bond.
13	(a) Each lottery contractor in a major procurement shall, at the time of executing
14	the contract with the Director, post an appropriate bond or letter of credit with the
15	Director, in an amount as deemed necessary by the Commission for that particular bid or
16	contract.
17	(b) The Commission may issue a rule allowing the Director to decrease the bond
18	or letter of credit requirement for a major procurement, after the contract has been in
19	force for one year, if the Director determines that the decrease will result in a cost savings
20	to the Commission while still providing adequate protection against nonperformance.
21	(c) In lieu of a bond or letter of credit, a contractor may, to assure the faithful
22	performance of its obligations, deposit and maintain with the Director securities that are
23	interest-bearing or interest-accruing that, with the exception of those specified in
24	subdivision (1) or (2) of this subsection, are rated in one of the four highest classifications
25	by an established nationally recognized investment rating service. Securities eligible
26	under this subsection are limited to the following:
27	(1) Certificates of deposit issued by solvent banks and savings associations
28	organized and existing under North Carolina law or under the laws of
29	the United States and having their principal place of business in North
30	<u>Carolina.</u>
31	(2) United States bonds and bills for which the full faith and credit of the
32	government of the United States is pledged for the payment of principal
33	and interest.
34	(3) <u>General obligation bonds and notes of any political subdivision of the</u>
35	State.
36	(4) <u>Corporate bonds of a corporation that is not an affiliate or subsidiary of</u>
37	the depositor.
38	Securities shall be held in trust and shall, at all times, have a market value at least equal
39	to the full amount estimated to be paid annually to the contractor under contract.
40	<u>"§§ 143D-165 through 143D-169:</u> Reserved for future codification purposes.
41	<u>"ARTICLE 7.</u> "
42	"NORTH CAROLINA STATE LOTTERY FUND. "& 143D 170 North Carolina State Lattery Fund
43	" <u>§ 143D-170. North Carolina State Lottery Fund.</u>

1	An enter	prise fund to be known as the 'North Carolina State Lottery Fund' is created
2	within the	State treasury. The North Carolina State Lottery Fund is continuously
3	appropriated	to the Commission for the purposes of operating the Commission and the
4	lottery game	<u>S.</u>
5	" <u>§ 143D-17</u>	. Types of income to the North Carolina State Lottery Fund.
6	The Nor	h Carolina State Lottery Fund shall receive the following monies:
7		(1) All proceeds from the sale of lottery tickets or shares;
8		(2) The funds for initial start-up costs provided by the State; and
9		(3) All other monies credited to the Commission from any
10		source.
11	" <u>§ 143D-17</u> 2	2. Types of disbursements from the North Carolina State Lottery Fund.
12	<u>Disburse</u>	ments shall be made from the North Carolina State Lottery Fund for any of
13	the followin	g purposes:
14		(1) The payment of prizes to the holders of valid winning lottery
15		tickets or shares;
16		(2) Expenses of the Commission, including initial start-up costs;
17		and
18	<u>(3</u>	<u>)</u> Transfer of funds from the North Carolina State Lottery Fund pursuant
19		<u>to G. S. 143D-175.</u>
20	" <u>§ 143D-17</u> .	3. Prize payments of the lottery.
21	<u>(a)</u> <u>A</u>	s nearly as practical, at least fifty percent (50%) of the total projected revenue
22	as computed	on a year-round basis for the total of all lottery games, accruing from the
23	sales of all	ottery tickets or shares from lottery games shall be allocated for payment of
24	prizes for lo	tery games.
25	<u> </u>	ne Commission may allocate a larger percentage of the total projected
26	revenue for	a lottery game to prizes if it concludes that the total annual net revenues from
27	the lottery g	me will be enhanced by that prize percentage.
28	" <u>§ 143D-17</u> 4	. Expenses of the lottery.
29	<u>(a)</u> <u>E</u>	spenses of the lottery may include:
30		(1) The costs incurred in the operation and administration of the
31		Commission, including initial start-up costs;
32	<u>(2</u>) The costs resulting from any contracts entered into for the purchase or
33		lease of goods or services required by the Commission;
34	<u>(3</u>	<u>) The compensation paid to lottery game retailers:</u>
35	<u>(4</u>) The costs of supplies, materials, tickets, independent studies, data
36		transmission, advertising, promotion, incentives, public relations,
37		communications, bonding for lottery game retailers, printing, and
38		distribution of tickets and shares;
39	<u>(5</u>) The costs of reimbursing other governmental entities for services
40		provided to the Commission; and
41	<u>(6</u>) The costs for any other goods and services needed to accomplish the
42		purposes of this Chapter.

1	(b) As nearly as practical, no more than sixteen percent (16%) of the total annual
2	revenues accruing from the sale of all lottery tickets and shares from all lottery games
3	shall be expended for the payment of expenses of the Commission.
4	" <u>§ 143D-175. Transfer of net revenues.</u>
5	(a) The funds remaining in the North Carolina State Lottery Fund after receipt of
6	all revenues to the Lottery Fund and after accrual of all obligations of the Commission
7	for prizes and expenses shall be deemed to be the net revenues of the Lottery Fund.
8	(b) The remaining net income of the North Carolina State Lottery Fund shall be
9	transferred as follows:
10	(1) Up to fifty percent (50%) of the net revenues of the Lottery Fund shall
11	be transferred annually to fund the Education Improvement Scholarship
12	Program, provided for in the legislation to be enacted by the General
13	Assembly pursuant to G.S. 143D-175.1.
14	(2) The State Treasurer shall transfer, annually, one million dollars
15	(\$1,000,000) to each local school administrative unit for Capital Outlay
16	projects for educational facilities.
17	(3) The balance of the Lottery Fund shall be transferred to the Early
18	Childhood Education and Development Initiatives Program to expand
19	the program into all 100 counties in the State and to fully fund the
20	program.
21	" <u>§ 143D-175.1. Education Improvement Scholarship Task Force.</u>
22	(a) There is created an Education Improvement Scholarship Task Force which
23	shall consist of the Governor, or his designated representative, the Lieutenant Governor,
24	or his designated representative, the President of The University of North Carolina, the
25	President of the North Carolina Community College System, the Chairman of the State
26	Board of Education, the President of the North Carolina Association of Independent
27	Colleges and Universities, three Senators appointed by the President Pro Tempore of the
28	Senate, and three Representatives appointed by the Speaker of the House of
29	Representatives.
30	(b) The Education Improvement Scholarship Task Force shall study programs
31	providing scholarships based solely on academic achievement in other states and shall
32	report the results of this study, along with the legislation necessary to implement the
33	program required by G.S. 143D-175(b)(1) in North Carolina. The Education
34	Improvement Scholarship Task Force shall consider scholarship program options
35	including:
36	(1) Full tuition scholarships to all students who received a high school
37	diploma or its equivalent from high schools in this State with an 'A' or a
38	'B' average who attend any of the constituent institutions of The
39	University of North Carolina or a community college.
40	(2) Grants of one thousand dollars (\$1,000) per year to all students who
41	have received a high school diploma or its equivalent in this State with
42	an 'A' or a 'B' average who attend any private university or college.

1	(2)	
1	<u>(3)</u>	Scholarships not based on need. The Task Force shall recommend a
2		program providing for full scholarships for otherwise qualifying
3		students whose family net income available for funding higher
4		education based on current financial standards for scholarships is one
5		hundred thousand dollars (\$100,000) or less. Scholarships could be
6		reduced as qualifying family income increases above one hundred
7		thousand dollars (\$100,000) so that otherwise qualifying students whose
8 9		qualifying family income exceeds one hundred fifty thousand dollars
9 10		(\$150,000) could receive a scholarship of one thousand dollars (\$1,000)
10	(Λ)	per year. Developing procedures for:
11	<u>(4)</u>	Developing procedures for: Waighting high school grades to ansure the fairness:
12		a. Weighting high school grades to ensure the fairness; Weighting high school grades to take into account any grade
13 14		b. Weighting high school grades to take into account any grade
14 15		<u>inflation; and</u> <u>c.</u> Assessing students who are home schooled.
15 16	(5)	<u>c.</u> <u>Assessing students who are home schooled.</u> <u>Developing a procedure for the payment of the scholarships to the</u>
10	<u>(5)</u>	institutions of higher education and for monitoring recipients of the
18		scholarships to ensure that they remain eligible for the support based on
18 19		successful progress toward the receipt of a degree.
20	(6)	Any other procedures necessary to implement the program.
20 21		
21	$(\underline{c}) \underline{lle} (\underline{1})$	<u>Task Force shall also provide to the General Assembly:</u> <u>A plan, should sufficient funds become available, to expand the</u>
22	(1)	scholarship program to supplement existing scholarship programs for
24		needy students or to expand the coverage of the program to all students
25		receiving a diploma or its equivalent from a high school in North
26		Carolina; and
27	(2)	A plan for the prorating of funds should insufficient funds be available
28		to fund scholarships for all eligible students.
29	<u>(d)</u> The	University of North Carolina shall provide the Task Force with
30	administrative	and expert assistance in accomplishing the study and in the preparation of
31	implementing l	egislation required by this section.
32	<u>(e)</u> <u>The</u>	Task Force's report shall be submitted to the Speaker of the House of
33	Representative	s and the President Pro Tempore of the Senate no later than the first day of
34		ar session of the General Assembly immediately following the effective
35	date of this Cha	
36		. Funds for Capital Outlay projects.
37		Capital Outlay projects for educational facilities may be used by the local
38	school adminis	trative units for:
39	<u>(1)</u>	Construction of school buildings or retirement of bonds previously
40		issued for the construction of school buildings;
41	<u>(2)</u>	Elementary, middle, and high school instructional technology including
42		hardware, software, or networking;

1	(3) <u>Technology centers for training teachers and administrators how to</u>
2	incorporate technology into the curriculum; and
3	(4) Equipment necessary to provide safe schools including video
4	surveillance equipment for school buildings and school buses, radio
5	communications equipment, emergency call-back intercom systems in
6	all classrooms, exterior lighting, fencing, and metal detectors.
7	" <u>§ 143D-175.3. Educational block grants.</u>
8	The educational block grants to local school administrative units shall not be used for
9	personnel purposes.
10	" <u>§ 143D-176. Intergovernmental reimbursements for services.</u>
11	It is the intent of this Chapter that the Commission shall be a self-supporting agency
12	of State government. The Commission shall reimburse, at a reasonable rate, all other
13	governmental entities for services necessary to effectuate the purposes of this Chapter
14	provided by those governmental entities to the Commission.
15	" <u>§ 143D-177. Audits.</u>
16	The State Auditor shall conduct annual audits of all accounts and transactions of the
17	Commission and any other special postaudits the State Auditor deems to be necessary.
18	The State Auditor or the Auditor's agents conducting an audit may examine any records
19	of the Commission, its distributing agencies, lottery contractors, lottery game retailers,
20	and any other person licensed by the Commission.
21	"§§ 143D-178 and 143D-179: Reserved for future codification purposes.
22	<u>"ARTICLE 8.</u>
23	<u>"MISCELLANEOUS.</u>
24	" <u>§ 143D-180. Taxes.</u>
25	No sales taxes shall be imposed on the sale of lottery tickets or shares of lottery games
26	established by this Chapter.
27	" <u>§ 143D-181. Preemption of local regulation.</u>
28	All matters relating to the operation of the Commission and lottery games established
29	by this Chapter shall be governed solely by the provisions of this Chapter and shall be
30	free from regulation or legislation by local governments, including cities and counties.
31	" <u>§ 143D-182. Lawful activity.</u>
32	Any other State or local law, ordinance, or regulation providing any penalty,
33	disability, restriction, regulation, or prohibition for the manufacture, transportation,
34	storage, distribution, advertising, possession, or sale of any lottery tickets or shares or for
35	the operation of any lottery game shall not apply to the operation of the Commission or
36	lottery games established by this Chapter."
37	Section 2. G.S. 147-69.2(a) is amended by adding a new subdivision to read:
38	"(<u>17b) The North Carolina State Lottery Fund.</u> "
39	Section 3. G.S. 105-134.5(b) reads as rewritten:
40	"(b) Nonresidents. For nonresident individuals, the term 'North Carolina taxable
41	income' means taxable income as calculated under the Code, adjusted as provided in G.S.
42	105-134.6 and G.S. 105-134.7, multiplied by a fraction the denominator of which is the
43	taxpayer's gross income as calculated under the Code, adjusted as provided in G.S. 105-

1	134.6 and G.S. 105-134.7, and the numerator of which is the amount of that gross
2	income, as adjusted, that is derived from North Carolina sources and is attributable to the
3	ownership of any interest in real or tangible personal property in this State or State, is
4	derived from a business, trade, profession, or occupation carried on in this State. State, or
5	is derived from gambling activities carried on in this State."
6	Section 4. G.S. 105-163.1(13) reads as rewritten:
7	"(13) Wages. – The term has the same meaning as in section 3401 of the Code
8	except it does not include either of the following:
9	a. The amount of severance wages paid to an employee during the
10	taxable year that is exempt from State income tax for that taxable
11	year under G.S. 105-134.6(b)(11).
12	b. The amount an employer pays an employee as reimbursement for
12	ordinary and necessary expenses incurred by the employee on
14	behalf of the employer and in the furtherance of the business of
15	the employer.
16	Wages also includes the amount of proceeds from gambling activities as
17	defined in section 3402 of the Code."
18	Section 5.(a) G.S. 14-289 reads as rewritten:
19	"§ 14-289. Advertising lotteries.
20	Except <u>as provided in Chapter 143D of the General Statutes or in connection with a</u>
20	lawful raffle as provided in Part 2 of this Article, if anyone by writing or printing or by
22	circular or letter or in any other way, advertise or publish-advertises or publishes an
23	account of a lottery, whether within or without this State, stating how, when or where the
23 24	same is to be or has been drawn, or what are the prizes therein or any of them, or the
2 4 25	price of a ticket or any share or interest therein, or where or how it may be obtained, he
23 26	shall be guilty of a Class 2 misdemeanor."
20 27	Section 5.(b) G.S. 14-290 reads as rewritten:
28	"§ 14-290. Dealing in lotteries.
28 29	Except as provided in Chapter 143D of the General Statutes or in connection with a
30	lawful raffle as provided in Part 2 of this Article, if any person shall open, set on foot,
31	carry on, promote, make or draw, publicly or privately, a lottery, by whatever name, style
32	or title the same may be denominated or known; or if any person shall, by such way and
33	means, expose or set to sale any house, real estate, goods, chattels, cash, written evidence
33 34	of debt, certificates of claims or any other thing of value whatsoever, every person so
35	offending shall be guilty of a Class 2 misdemeanor which may include a fine not to
36	exceed two thousand dollars (\$2,000). Any person who engages in disposing of any
30 37	species of property whatsoever, including money and evidences of debt, or in any manner
38	distributes gifts or prizes upon tickets, bottle crowns, bottle caps, seals on containers,
38 39	
39 40	other devices or certificates sold for that purpose, shall be held liable to prosecution under this section. Any person who shall have in his possession any tickets, certificates
40 41	or orders used in the operation of any lottery shall be held liable under this section, and
41 42	the mere possession of such tickets shall be prima facie evidence of the violation of this
42 43	section."

43 section."

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Section 5.(c) G.S. 14-291 reads as rewritten:

2 "§ 14-291. Selling lottery tickets and acting as agent for lotteries.

Except <u>as provided in Chapter 143D of the General Statutes or in connection with a</u> lawful raffle as provided in Part 2 of this Article, if any person shall sell, barter or otherwise dispose of any lottery ticket or order for any number of shares in any lottery, or shall in anywise be concerned in such lottery, by acting as agent in the State for or on behalf of any such lottery, to be drawn or paid either out of or within the State, such person shall be guilty of a Class 2 misdemeanor."

9 Section 5.(d) G.S. 14-291.1 reads as rewritten:

10 "§ 14-291.1. Selling 'numbers' tickets; possession prima facie evidence of violation.

Except as provided in Chapter 143D of the General Statutes or in connection with a 11 12 lawful raffle as provided in Part 2 of this Article, if any person shall sell, barter or cause to be sold or bartered, any ticket, token, certificate or order for any number or shares in 13 any lottery, commonly known as the numbers or butter and egg lottery, or lotteries of 14 15 similar character, to be drawn or paid within or without the State, such person shall be 16 guilty of a Class 2 misdemeanor. Any person who shall have in his possession any 17 tickets, tokens, certificates or orders used in the operation of any such lottery shall be 18 guilty under this section, and the possession of such tickets shall be prima facie evidence of the violation of this section." 19

Section 5.(e) G.S. 14-292 reads as rewritten:

21 "**§ 14-292. Gambling.**

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Except as provided <u>in Chapter 143D of the General Statutes or in Part 2 of this</u> Article, any person or organization that operates any game of chance or any person who plays at or bets on any game of chance at which any money, property or other thing of value is bet, whether the same be in stake or not, shall be guilty of a Class 2 misdemeanor."

Section 5.(f) G.S. 14-293 reads as rewritten:

28 "§ 14-293. Allowing gambling in houses of public entertainment; penalty.

29 If-Except as provided in Chapter 143D of the General Statutes, if any keeper of an ordinary or other house of entertainment, or of a house wherein alcoholic beverages are 30 retailed, shall knowingly suffer any game, at which money or property, or anything of 31 32 value, is bet, whether the same be in stake or not, to be played in any such house, or in 33 any part of the premises occupied therewith; or shall furnish persons so playing or betting either on said premises or elsewhere with drink or other thing for their comfort or 34 35 subsistence during the time of play, he shall be guilty of a Class 2 misdemeanor. Any person who shall be convicted under this section shall, upon such conviction, forfeit his 36 license to do any of the businesses mentioned in this section, and shall be forever 37 38 debarred from doing any of such businesses in this State. The court shall embody in its 39 judgment that such person has forfeited his license, and no board of county 40 commissioners, board of town commissioners or board of aldermen shall thereafter have power or authority to grant to such convicted person or his agent a license to do any of 41 42 the businesses mentioned herein."

43 Section 5.(g) G.S. 14-299 reads as rewritten:

"§ 14-299. Property exhibited by gamblers to be seized; disposition of same.

All-Except as provided in Chapter 143D of the General Statutes, all moneys or other 2 3 property or thing of value exhibited for the purpose of alluring persons to bet on any game, or used in the conduct of any such game, including any motor vehicle used in the 4 5 conduct of a lottery within the purview of G.S. 14-291.1, shall be liable to be seized by 6 any court of competent jurisdiction or by any person acting under its warrant. Moneys so 7 seized shall be turned over to and paid to the treasurer of the county wherein they are 8 seized, and placed in the general fund of the county. Any property seized which is used 9 for and is suitable only for gambling shall be destroyed, and all other property so seized 10 shall be sold in the manner provided for the sale of personal property by execution, and the proceeds derived from said sale shall (after deducting the expenses of keeping the 11 12 property and the costs of the sale and after paying, according to their priorities all known prior, bona fide liens which were created without the lienor having knowledge or notice 13 14 that the motor vehicle or other property was being used or to be used in connection with 15 the conduct of such game or lottery) be turned over and paid to the treasurer of the county wherein the property was seized, to be placed by said treasurer in the general fund of the 16 17 county." 18 Section 6. Chapter 14 of the General Statutes is amended by adding the 19 following new section to read: 20 "§ 14-309.2. Part does not apply to State lottery. The provisions of this Part shall not apply to the State lottery established in Chapter 21 143D of the General Statutes." 22 23 Section 7. G.S. 120-123 is amended by adding a new subdivision at the end to

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read:

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- "(63) <u>The North Carolina State Lottery Commission</u>, as established by <u>Chapter 143D of the General Statutes.</u>"
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- 28 29
- Section 8. G.S. 150B-2(8a) is amended by adding a new subpart to read: "k. Procedures, instructions, game-play rules, and validation

procedures and tests for a specific lottery game."

30 Section 9. Nothing in this act shall be construed to obligate the General 31 Assembly to make additional appropriations to implement the provisions of this act.

Section 10. The North Carolina State Lottery Commission shall determine an estimate of the initial working capital and submit that estimate to the Office of State Budget and Management for approval. After approval is granted by the Office of State Budget and Management, and with the written approval of the State Treasurer, the State Controller shall advance the approved funds by internal borrowing from other available State funds. The terms and conditions of the temporary loan or loans shall be determined by the Office of State Budget and Management.

39 Section 11. The question of whether North Carolina should have a State 40 lottery shall be submitted to the qualified voters of the State at a referendum on the 41 question held at a special statewide election on the first Tuesday after the first Monday in 42 November 2000. The referendum shall be held in accordance with Chapter 163 of the 43 General Statutes. The form of the ballot for the referendum is:

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- "[] FOR a State lottery.
- [] AGAINST a State lottery."

Section 12. If a State lottery is approved by the qualified voters of this State in the referendum held under Section 11 of this act, the costs to the State Board of Elections and the county boards of elections for conducting the referendum are considered expenses of the lottery; the State Lottery Commission shall reimburse the State Board of Elections and the county boards of elections for these costs from the Lottery Fund.

8 If a State lottery is not approved by the qualified voters of this State in the 9 referendum held under Section 11 of this act, the State Board of Elections and the county 10 boards of elections may seek reimbursement from the General Assembly for their costs 11 incurred in conducting the referendum.

Section 13. Sections 11, 12, and 13 of this act are effective when they become law. If a State lottery is approved by the qualified voters of this State in the referendum held under Section 11 of this act, then Sections 1 through 10 of this act become effective when the results of the referendum are certified by the State Board of Elections. If a State lottery is not approved, Sections 1 through 10 do not become effective.