# **GENERAL ASSEMBLY OF NORTH CAROLINA** SESSION 2023

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### **HOUSE BILL 259**

### Committee Substitute Favorable 4/3/23 Third Edition Engrossed 4/6/23 Senate Appropriations/Base Budget Committee Substitute Adopted with unengrossed amendments 5/16/23

Senate Finance Committee Favorable with unengrossed amendments 5/16/23 Senate Pensions and Retirement and Aging Committee Substitute Adopted 5/16/23

Short Title:	2023 Appropriations Act.	(Public)
Sponsors:		

Referred to:

#### March 6, 2023

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-		10	~ ~			

1 2 AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS 3 OF STATE AGENCIES, DEPARTMENTS, AND INSTITUTIONS.

4 The General Assembly of North Carolina enacts:

6	PART I. TITLE AND INTRODUCTION
7	

#### 8 TITLE OF ACT

9 SECTION 1.1. This act shall be known as the "Current Operations Appropriations 10 Act of 2023."

#### 12 **INTRODUCTION**

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

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20 PART II. CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

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### **GENERAL FUND APPROPRIATIONS**

23 SECTION 2.1.(a) Appropriations from the General Fund for the budgets of the State departments, institutions, and agencies, and for other purposes as enumerated, are made for each 24 25 year of the 2023-2025 fiscal biennium, according to the following schedule:

27	<b>Current Operations - General Fund</b>	FY 2023-2024	FY 2024-2025
28			
29	EDUCATION		
30	North Carolina Community College System		
31	Requirements	1,847,398,737	1,890,844,517



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General Assembly Of North Carolina		Session 2023
Less: Receipts	383,664,149	383,664,149
Net Appropriation	1,463,734,588	1,507,180,368
Department of Public Instruction		
Requirements	13,268,962,482	13,464,948,885
Less: Receipts	1,819,398,621	1,749,398,621
Net Appropriation	11,449,563,861	11,715,550,264
THE UNIVERSITY OF NORTH CAROLINA		
East Carolina Univ Academic Affairs		
Requirements	431,788,788	431,792,843
Less: Receipts	167,185,795	167,185,795
±	<b>264,602,993</b>	<b>264,607,048</b>
Net Appropriation	204,002,995	204,007,048
East Carolina Univ Health Affairs		
Requirements	110,284,626	114,284,626
Less: Receipts	12,894,770	12,894,770
Net Appropriation	97,389,856	101,389,856
Elizabeth City State University		
Requirements	49,820,539	49,820,539
Less: Receipts	3,660,169	3,660,169
Net Appropriation	46,160,370	46,160,370
Fayetteville State University		
Requirements	90,646,751	90,646,751
Less: Receipts	11,935,205	11,935,205
Net Appropriation	<b>78,711,546</b>	<b>78,711,546</b>
	70,711,340	70,711,540
Appalachian State University		
Requirements	311,794,580	312,248,983
Less: Receipts	122,087,419	121,862,419
Net Appropriation	189,707,161	190,386,564
NC A&T University		
Requirements	243,898,043	238,898,043
Less: Receipts	87,678,145	87,678,145
Net Appropriation	156,219,898	151,219,898
NC School of Science and Mathematics		
Requirements	45,331,072	45,331,072
Less: Receipts	3,291,677	3,291,677
Net Appropriation	42,039,395	42,039,395
Net Appropriation	42,039,393	42,039,393
NC State University - Academic Affairs		
Requirements	953,304,072	953,304,072
Less: Receipts	438,387,357	438,387,357
Net Appropriation	514,916,715	514,916,715
NC State University - Ag. Research		
Requirements	79,347,667	79,347,667
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General Assembly Of North Carolina		Session 2023
Less: Receipts	19,124,784	19,124,784
Net Appropriation	60,222,883	60,222,883
NC State University - Coop. Extension		
Requirements	62,983,558	62,983,558
Less: Receipts	18,874,550	18,874,550
Net Appropriation	44,109,008	44,109,008
North Concline Control University		
North Carolina Central University	142 460 077	142 460 077
Requirements	143,469,077	143,469,077
Less: Receipts	51,845,844	51,845,844
Net Appropriation	91,623,233	91,623,233
UNC at Asheville		
Requirements	72,301,113	72,301,113
Less: Receipts	21,876,242	21,876,242
Net Appropriation	50,424,871	50,424,871
		, ,
UNC at Chapel Hill - Academic Affairs		
Requirements	743,025,583	708,811,584
Less: Receipts	375,651,994	376,437,995
Net Appropriation	367,373,589	332,373,589
UNC at Chapel Hill - Area Health Ed.		
Requirements	55,271,874	55,271,874
Less: Receipts	0	0
Net Appropriation	55,271,874	55,271,874
UNC at Chapel Hill - Health Affairs	260 560 724	260 560 724
Requirements	369,568,724	369,568,724
Less: Receipts	138,758,876	138,758,876
Net Appropriation	230,809,848	230,809,848
UNC at Charlotte		
Requirements	485,342,624	485,342,624
Less: Receipts	178,652,793	178,652,793
Net Appropriation	306,689,831	306,689,831
	) )	, ,
UNC at Greensboro		
Requirements	301,275,257	301,275,257
Less: Receipts	105,192,973	105,192,973
Net Appropriation	196,082,284	196,082,284
UNC at Pembroke		
Requirements	124,344,011	124,344,011
Less: Receipts	26,162,155	26,162,155
Net Appropriation	98,181,856	98,181,856
UNC at Wilmington		
UNC at Wilmington Requirements	313,631,547	313,631,547

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General Assembly Of North Carolina		Session 2023
Net Appropriation	198,947,266	198,947,266
UNC BOG - Aid to Private Institutions		
Requirements	1,209,300	1,209,300
Less: Receipts	0	0
Net Appropriation	1,209,300	1,209,300
UNC BOG - Institutional Programs		
Requirements	291,341,229	346,846,982
Less: Receipts	25,500,000	15,500,000
Net Appropriation	265,841,229	331,346,982
UNC BOG - Related Ed. Programs		
Requirements	721,515,350	808,961,350
Less: Receipts	136,388,975	158,784,975
Net Appropriation	585,126,375	650,176,375
UNC School of the Arts Requirements	56,488,236	56,488,236
Less: Receipts	17,148,612	17,148,612
Net Appropriation	39,339,624	<b>39,339,624</b>
	0,00,024	57,557,024
UNC System Office		
Requirements	47,640,384	47,640,384
Less: Receipts	259,217	259,217
Net Appropriation	47,381,167	47,381,167
Western Carolina University		
Requirements	185,596,722	185,569,946
Less: Receipts	29,507,260	29,507,260
Net Appropriation	156,089,462	156,062,686
Winston-Salem State University		
Requirements	91,945,473	91,945,473
Less: Receipts	22,435,103	22,435,103
Net Appropriation	69,510,370	69,510,370
HEALTH AND HUMAN SERVICES		
Aging and Adult Services	163,000,080	162 000 002
Requirements Less: Receipts	110,397,320	163,099,902 110,397,320
Net Appropriation	<b>52,602,760</b>	<b>52,702,582</b>
	52,002,700	52,702,502
Central Management and Support		
Requirements	462,237,603	472,466,405
Less: Receipts	233,940,805	240,060,329
Net Appropriation	228,296,798	232,406,076
Child and Family Well-Being		
Child and Family Well-Being Requirements	595,844,916	591,561,827

General Assembly Of North Carolina		Session 2023
Net Appropriation	64,116,997	59,833,908
Child Development and Early Education		
Requirements	890,833,772	891,897,819
Less: Receipts	637,948,539	638,948,539
Net Appropriation	252,885,233	252,949,280
Health Benefits		
Requirements	30,114,714,527	31,746,598,475
Less: Receipts	24,598,955,094	26,007,075,328
Net Appropriation	5,515,759,433	5,739,523,147
Health Services Regulation		
Requirements	81,587,062	82,255,660
Less: Receipts	56,846,728	56,846,728
Net Appropriation	24,740,334	25,408,932
Mental Hlth/Dev. Disabl./Subs. Abuse Se	erv.	
Requirements	1,773,379,747	1,761,144,297
Less: Receipts	952,550,693	927,851,315
Net Appropriation	820,829,054	833,292,982
Public Health		
Requirements	495,800,540	488,273,759
Less: Receipts	377,386,877	365,711,884
Net Appropriation	118,413,663	122,561,875
Services for the Blind/Deaf/Hard of Hear	ring	
Requirements	45,564,185	45,696,214
Less: Receipts	36,258,407	36,261,833
Net Appropriation	9,305,778	9,434,381
Social Services		
Requirements	2,158,865,519	2,149,485,580
Less: Receipts	1,949,415,067	1,938,770,024
Net Appropriation	209,450,452	210,715,556
Vocational Rehabilitation Services		
Requirements	184,563,720	183,819,222
Less: Receipts	141,566,889	140,253,360
Net Appropriation	42,996,831	43,565,862
AGRICULTURE, NATURAL, AND E	CONOMIC RESOURCES	
Agriculture and Consumer Services		
Requirements	285,103,025	277,010,553
Less: Receipts	86,050,056	84,989,321
Net Appropriation	199,052,969	192,021,232
Commerce		
Requirements	289,143,419	275,466,795
Less: Receipts	81,893,455	67,893,455

General Assembly Of North Carolina		Session 2023
Net Appropriation	207,249,964	207,573,340
Environmental Quality		
Requirements	302,627,283	296,889,481
Less: Receipts	198,714,895	191,225,192
Net Appropriation	103,912,388	105,664,289
Labor		
Requirements	43,488,721	43,389,023
Less: Receipts	18,112,941	18,112,941
Net Appropriation	25,375,780	25,276,082
Natural and Cultural Resources		
Requirements	325,190,659	322,398,232
Less: Receipts	54,842,950	54,842,950
Net Appropriation	270,347,709	267,555,282
Wildlife Resources Commission		
Requirements	97,453,845	97,057,905
Less: Receipts	82,816,959	81,855,762
Net Appropriation	14,636,886	15,202,143
JUSTICE AND PUBLIC SAFETY		
Indigent Defense Services		
Requirements	160,963,439	174,051,212
Less: Receipts	13,962,679	13,962,679
Net Appropriation	147,000,760	160,088,533
Department of Public Safety		
Requirements	913,627,974	928,383,809
Less: Receipts	237,764,523	237,764,523
Net Appropriation	675,863,451	690,619,286
Department of Adult Correction		
Requirements	2,005,175,582	2,049,317,327
Less: Receipts	24,612,230	24,612,230
Net Appropriation	1,980,563,352	2,024,705,097
Administrative Office of the Courts		
Requirements	748,876,324	773,047,733
Less: Receipts	1,210,166	1,210,166
Net Appropriation	747,666,158	771,837,567
Department of Justice		
Requirements	110,417,049	111,440,269
Less: Receipts	45,147,562	45,147,562
Net Appropriation	65,269,487	66,292,707
GENERAL GOVERNMENT		
Administration Requirements	76,394,342	77,823,544
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General Assembly Of North Carolina		Session 2023
Less: Receipts	11,636,055	11,636,055
Net Appropriation	64,758,287	66,187,489
Administrative Hearings		
Requirements	9,094,746	9,287,619
Less: Receipts	1,216,625	1,216,625
Net Appropriation	7,878,121	8,070,994
Auditor		
Requirements	25,268,173	25,719,316
Less: Receipts	6,899,163	6,899,163
Net Appropriation	18,369,010	18,820,153
Budget and Management	22 217 246	12 465 060
Requirements	22,217,246	12,465,060
Less: Receipts <b>Net Appropriation</b>	11,036,517 <b>11,180,729</b>	1,036,517 <b>11,428,543</b>
Net Appropriation	11,100,729	11,420,545
Budget and Management - Special Approp.		
Requirements	13,750,000	10,000,000
Less: Receipts	3,550,000	0
Net Appropriation	10,200,000	10,000,000
Controller		
Requirements	35,680,157	36,355,687
Less: Receipts	875,957	875,957
Net Appropriation	34,804,200	35,479,730
Elections		
Requirements	9,299,898	9,511,219
Less: Receipts	102,000	102,000
Net Appropriation	9,197,898	9,409,219
		- , , -
General Assembly		
Requirements	91,141,990	93,456,430
Less: Receipts	561,000	561,000
Net Appropriation	90,580,990	92,895,430
Governor		
Requirements	7,414,139	7,570,557
Less: Receipts	1,000,730	1,000,730
Net Appropriation	6,413,409	6,569,827
	0,110,107	0,007,021
Housing Finance Agency		
Requirements	20,660,000	20,660,000
Less: Receipts	0	0
Net Appropriation	20,660,000	20,660,000
Human Resources		
	16 511 590	11,278,104
Requirements	16,511,580	11.270.104

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General Assembly Of North Carolina		Session 2023
Net Appropriation	10,810,692	11,177,216
Industrial Commission		
Requirements	26,221,065	26,431,597
Less: Receipts	20,443,552	20,654,084
Net Appropriation	5,777,513	5,777,513
Insurance		
Requirements	57,054,306	58,314,229
Less: Receipts	5,140,347	5,140,347
Net Appropriation	51,913,959	53,173,882
Lieutenant Governor		
Requirements	1,307,284	1,333,848
Less: Receipts	0	0
Net Appropriation	1,307,284	1,333,848
Military and Veterans Affairs		
Requirements	13,228,546	13,934,980
Less: Receipts	0	0
Net Appropriation	13,228,546	13,934,980
Revenue		
Requirements	186,257,835	187,179,403
Less: Receipts	68,443,597	66,973,597
Net Appropriation	117,814,238	120,205,806
Secretary of State	10 001 101	10 245 502
Requirements	18,991,121	19,345,783
Less: Receipts	378,161	330,036
Net Appropriation	18,612,960	19,015,747
Treasurer		
Requirements	74,104,674	74,173,905
Less: Receipts	68,701,996	68,719,338
Net Appropriation	5,402,678	5,454,567
Treasurer - Other Retirement Plans/Benefits		
Requirements	22,773,708	22,923,708
Less: Receipts	0	0
Net Appropriation	22,773,708	22,923,708
INFORMATION TECHNOLOGY		
Department of Information Technology		
Requirements	103,229,152	99,813,783
Less: Receipts	21,472,580	20,472,580
Net Appropriation	81,756,572	79,341,203
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RESERVES, DEBT, AND OTHER BUDGET	8	
General Fund Reserve	120 025 540	520 200 022
Requirements	160,065,540	530,298,933
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General Assembly Of North Carolina		Session 2023
Less: Receipts	0	0
Net Appropriation	160,065,540	530,298,933
Total Dequirements	64,738,651,912	67 110 758 242
Total Requirements		67,119,758,242
Less: Total Receipts	35,031,528,888	36,296,444,244
Total Net Appropriation	29,707,123,024	30,823,313,998
<b>SECTION 2.1.(b)</b> For purposes of this act	t and the Committee R	eport described in
Section 43.2 of this act, the requirements set forth in t		-
funds, including agency receipts, appropriated to an age	1	
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GENERAL FUND AVAILABILITY		
SECTION 2.2.(a) The General Fund avai	ilability derived from	State tax revenue,
nontax revenue, and other adjustments used in deve	loping the budget for	each year of the
2023-2025 fiscal biennium is as follows:		-
	FY 2023-2024	FY 2024-2025
Unappropriated Balance Remaining FY 2022-23	818,331,123	2,010,318,396
Anticipated FY 2022-23 Reversions	500,000,000	300,000,000
Anticipated FY 2022-23 Overcollections	3,114,500,000	-
S.L. 2023-11, 2022 Budget Technical Corrections	(26,207,523)	-
Total, Prior Year-End Fund Balance	4,406,623,600	2,310,318,396
Revised Consensus Revenue Forecast	22 115 000 000	22 205 200 000
Tax Revenue	32,115,800,000	32,395,200,000
Non-Tax Revenue	1,723,100,000	1,480,100,000
Total, Tax and Non-Tax Revenue	33,838,900,000	33,875,300,000
Revenue Adjustments		
Adjustments to Tax Revenue	(41,300,000)	(878,600,000)
Adjustments to Non-Tax Revenue	(4,053,395)	(2,762,583)
Total, Revenue Adjustments	(45,353,395)	(881,362,583)
	(,,,,	(,,,,-
Statutorily Required Reservations of Revenue		
State Capital and Infrastructure Fund (SCIF)	(1,412,592,500)	(1,461,333,238)
Subtotal, Statutorily Required Reservations of Reve	enue (1,412,592,500)	(1,461,333,238)
Reserves		
Clean Water and Drinking Water Reserve	(750,000,000)	(750,000,000)
Regional Economic Development Reserve	(250,000,000)	(250,000,000)
State Emergency Response and Disaster Relief Fun		(250,000,000)
Economic Development Project Reserve	(10,000,000)	-
Medicaid Contingency Reserve	(500,000,000)	(500,000,000)
Medicaid Transformation Reserve	(5,000,000)	-
Information Technology Reserve	(650,000,000)	-
Additional Transfer to SCIF	(350,000,000)	(350,000,000)
Savings Reserve	(250,000,000)	-
NCInnovation Reserve	(1,425,000,000)	-
Stabilization and Inflation Reserve	(400,000,000) (150,000,000)	(500,000,000) (150,000,000)
Federal Infrastructure Match Reserve	(150,000,000)	(150,000,000) ( <b>2,750,000,000</b> )
Subtotal, Reserves	(4,990,000,000)	(') '/ <b>S</b> IL IMML IMML'

	Gene	ral Assembly Of North Carolina		Session 2023
1 2 3	Revis	ed Total General Fund Availability	31,797,577,705	31,092,922,575
4 5 6 7 8	S. H	ral Fund Net Appropriations B. 20, Care for Women, Children, and Families Act .B. 259, 2023 Appropriations Act , General Fund Net Appropriations	(80,136,285) (29,707,123,024) ( <b>29,787,259,309</b> )	(79,336,285) (30,823,313,998) ( <b>30,902,650,283</b> )
9	Unap	propriated Balance Remaining	2,010,318,396	190,272,292
0 1		<b>SECTION 2.2.(b)</b> In addition to the amount	t required under G	\$ 1/3C-/-3 1 the
2 3 4 5	G.S.	Controller shall transfer to the State Capital and 143C-4-3.1 the sum of three hundred fifty million do year and the sum of three hundred fifty million do	Infrastructure Fund Ilars (\$350,000,000	l established under )) in the 2023-2024
6 7 8 9 0	Reser hundi	<b>SECTION 2.2.(c)</b> The State Controller shall we described in G.S. 143C-4-11 from funds available red million dollars (\$500,000,000) in nonrecurring fu- um of five hundred million dollars (\$500,000,000) in	e in the General Funds for the 2023-2	und the sum of five 024 fiscal year and
1 2 3 4 5	Resert the st 2023- Techi	<b>SECTION 2.2.(d)</b> The State Controller shall a ve established in Section 2.2(h) of S.L. 2021-180 from of six hundred fifty million dollars (\$650,000-2024 fiscal year. The State Controller shall transformology Reserve to State agencies and departments for the state control of the state control of the state for the state control of the state for the state control of the state control of the state for the state control of the st	om funds available i 0,000) in nonrecur er funds available for information tech	n the General Fund ring funds for the in the Information mology projects in
6 7		dance with the following schedule, and the funds tra n which they are transferred:	nsferred are approp	briated for the fiscal
8 9 0		State Agency or Department	2023-2024	2024-2025
1 2 3	(1) (2)	Department of Information Technology (Budget Code: 14660) Department of Health and Human Services	\$4,800,000	\$3,800,000
4 5	(3)	(Budget Code: 14440) Department of Health and Human Services	8,179,801	680,000
6 7	(4)	(Budget Code: 14410) Department of Environmental Quality	14,177,000	0
8 9	(5)	(Budget Code: 14300) Department of Environmental Quality	7,500,000	2,500,000
0 1	(6)	(Budget Code: 24317) SEAA	5,510,000	5,510,000
2 3	(7)	(Budget Code: 16012) NCCCS	15,622,000	25,518,000
4 5	(8)	(Budget Code: 26802) OSHR	0	15,000,000
6 7	(9)	(Budget Code: 14111) General Assembly	5,600,000	0
8 9		(Budget Code: 21000)	15,000,000	0

50SECTION 2.2.(e)The State Controller shall reserve to the State Emergency51Response and Disaster Relief Fund established in G.S. 166A-19.42 from funds available in the

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General Fund the sum of two hundred fifty million dollars (\$250,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of two hundred fifty million dollars (\$250,000,000) in nonrecurring funds for the 2024-2025 fiscal year. The State Controller shall transfer funds available in the State Emergency Response and Disaster Relief Fund to State agencies and departments for the purposes described in Section 5.6 of this act and in accordance with the following schedule. The funds transferred are appropriated for the five-year period ending June 30, 2028.

0				
9		State Agency or Department	2023-2024	2024-2025
10				
11	(1)	Emergency Management		
12		(Budget Code: 24552)	\$33,327,500	\$0
13	(2)	DACS–Soil & Water Conservation		
14		(Budget Code: 23704)	20,000,000	0
15	(3)	Department of Environmental Quality – Disaster		
16		(Budget Code: 24310)	5,493,953	987,906
17	(4)	Wildlife Resources Commission		
18		(Budget Code: 14350)	1,000,000	0
19	(5)	Department of Environmental Quality		
20		(Budget Code: 14300)	2,500,000	0
21	(6)	DEQ – Special Revenue		
22		(Budget Code: 24317)	10,000,000	10,000,000
23	(7)	UNC at Chapel Hill – Academic Affairs		
24		(Budget Code: 16020)	330,000	330,000
25	(8)	Office of State Budget and Management – Special		
26		Appropriations (Budget Code: 13085)	2,000,000	0
27				

SECTION 2.2.(f) The State Controller shall reserve to the Clean Water and Drinking Water Reserve established in Section 2.2(p) of S.L. 2022-74 from funds available in the General Fund the sum of seven hundred fifty million dollars (\$750,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of seven hundred fifty million dollars (\$750,000,000) in nonrecurring funds for the 2024-2025 fiscal year.

33 **SECTION 2.2.(g)** The State Controller shall reserve to the Economic Development 34 Project Reserve established in Section 2.2 of S.L. 2021-180 from funds available in the General 35 Fund the sum of ten million dollars (\$10,000,000) in nonrecurring funds for the 2023-2024 fiscal 36 year. The State Controller shall transfer from the Economic Development Project Reserve the 37 sum of ten million dollars (\$10,000,000) in nonrecurring funds for the 2023-2024 fiscal year to 38 the Department of Commerce (Budget Code: 14602) to be allocated to the North Carolina 39 Megasite Fund.

40 SECTION 2.2.(h) There is established in the General Fund an NCInnovation 41 Reserve to make funds available for NCInnovation, Inc. (NCInnovation), a North Carolina 42 nonprofit corporation, for the purposes set out in Section 11.9 of this act. The State Controller 43 shall reserve to the NCInnovation Reserve from funds available in the General Fund the sum of 44 one billion four hundred twenty-five million dollars (\$1,425,000,000) in nonrecurring funds for 45 the 2023-2024 fiscal year. Upon the Department of Commerce (Department) certifying to the 46 State Controller that NCInnovation has met the requirements set out in Article 76B of Chapter 47 143 of the General Statutes, as enacted by Section 11.9 of this act, the State Controller shall 48 transfer two hundred fifty million dollars (\$250,000,000) of the funds in the NCInnovation 49 Reserve to the Department and shall prioritize funds so as to transfer the remainder of the funds in the NCInnovation Reserve as soon as practicable to the Department. Funds transferred 50 pursuant to this subsection are hereby appropriated to the Department for allocation to 51

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NCInnovation for purposes consistent with Section 11.9 of this act. Funds allocated pursuant to
 this section do not revert but may be retained by NCInnovation, as provided in Section 11.9 of
 this act.

**SECTION 2.2.(i)** Section 2.2(j) of S.L. 2022-74 reads as rewritten:

5 "SECTION 2.2.(j) There is established in the General Fund a World University Games 6 Reserve to make funds available to support the State of North Carolina as a host of the 2027-2029 7 World University Games upon an act of appropriation by the General Assembly. The State 8 Controller shall reserve to the World University Games Reserve from funds available in the 9 General Fund the sum of twenty-five million dollars (\$25,000,000) in nonrecurring funds for the 10 2022-2023 fiscal year. Funds in the reserve that have not been appropriated by June 30, 2026, 11 June 30, 2029, shall revert to the General Fund and the World University Games Reserve shall 12 be eliminated."

SECTION 2.2.(j) The State Controller shall transfer to the Department of Commerce the sum of four million dollars (\$4,000,000) in each year of the 2023-2025 fiscal biennium from the World University Games Reserve, and the funds transferred are appropriated for the fiscal year in which they are transferred.

17 **SECTION 2.2.(k)** There is established in the General Fund a Regional Economic 18 Development Reserve. The State Controller shall reserve to the Regional Economic 19 Development Reserve from funds available in the General Fund the sum of two hundred fifty 20 million dollars (\$250,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum 21 of two hundred fifty million dollars (\$250,000,000) in nonrecurring funds for the 2024-2025 22 fiscal year.

SECTION 2.2.(*l*) The State Controller shall reserve to the Stabilization and Inflation Reserve established in Section 2.2(q) of S.L. 2022-74 from funds available in the General Fund the sum of four hundred million dollars (\$400,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of five hundred million dollars (\$500,000,000) in nonrecurring funds for the 2024-2025 fiscal year.

SECTION 2.2.(m) The State Controller shall reserve to the Federal Infrastructure 28 29 Match Reserve established in Section 2.2(m) of S.L. 2022-74 from funds available in the General 30 Fund the sum of one hundred fifty million dollars (\$150,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of one hundred fifty million dollars (\$150,000,000) in 31 32 nonrecurring funds for the 2024-2025 fiscal year. The State Controller shall transfer funds 33 available in the Federal Infrastructure Match Reserve to agencies and departments as needed to 34 draw down federal funds in accordance with the following schedule, and the funds transferred 35 are appropriated for the fiscal year in which the funds are transferred: 36

37 2024-2025 **State Agency or Department** 2023-2024 38 39 (1) DEQ – (Budget Code: 64320) \$6,605,875 \$14,417,727 40 41 (2)DEQ – (Budget Code: 64311) 3,975,123 8,675,950 42 43 (3) DEQ – (Budget Code: 24300) 1,388,921 1,388,921 44 45 (4) DEQ – (Budget Code: 14300) 850,000 850,000 46 47 (5) DEQ – (Budget Code: 64305) 500,000 500,000 48 49 Commerce – (Budget Code: 14600) 250,000 250,000 (6) 50 51 (7)OSBM – (Budget Code: 13005) 10,000,000 0

2 **SECTION 2.2.(n)** The State Controller shall reserve to the Medicaid Transformation 3 Reserve from funds available in the General Fund the sum of five million dollars (\$5,000,000) 4 in nonrecurring funds for the 2023-2024 fiscal year. The State Controller shall transfer the sum 5 of one hundred million dollars (\$100,000,000) for the 2023-2024 fiscal year and the sum of sixty 6 million six hundred forty-two thousand one hundred seventy dollars (\$60,642,170) for the 7 2024-2025 fiscal year from funds available in the Medicaid Transformation Reserve in the 8 General Fund to the Medicaid Transformation Fund, established under Section 12H.29 of S.L. 9 2015-241.

10 **SECTION 2.2.(o)** Notwithstanding G.S. 143C-4-2, the State Controller shall 11 transfer to the Savings Reserve the sum of two hundred fifty million dollars (\$250,000,000) in 12 nonrecurring funds in the 2023-2024 fiscal year. This transfer is not an "appropriation made by 13 law," as that phrase is used in Section 7(1) of Article V of the North Carolina Constitution.

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**SECTION 2.2.(p)** G.S. 143C-9-3(a1) reads as rewritten:

15 "(a1) Each year, the sum of seventeen million five hundred thousand dollars (\$17,500,000) 16 twenty-five million dollars (\$25,000,000) from the Settlement Reserve Fund is appropriated to 17 The Golden L.E.A.F. (Long-Term Economic Advancement Foundation), Inc., a nonprofit 18 corporation, and these funds shall not be subject to G.S. 143C-6-23. The remainder of the funds 19 credited to the Settlement Reserve Fund each fiscal year shall be transferred to the General Fund 20 and included in General Fund availability as nontax revenue."

**SECTION 2.2.(q)** Subject to the specific prioritization in subsection (h) of this section, the State Controller shall ensure that the funds directed to be reserved in the 2023-2024 fiscal year under this section are completed as soon as practicable but no later than the end of the 2023-2024 fiscal year and the funds directed to be reserved in the 2024-2025 fiscal year under this section are completed as soon as practicable but no later than the end of the 2024-2025 fiscal year under this section are completed as soon as practicable but no later than the end of the 2024-2025 fiscal year. In making the transfers required under this section, the State Controller shall prioritize transfers to Reserves that support expenditures occurring in the 2023-2025 fiscal biennium.

SECTION 2.2.(r) Except as otherwise specifically provided, nothing in this section shall be construed as appropriating funds reserved pursuant to this section. Funds reserved pursuant to this section do not constitute an "appropriation made by law," as that phrase is used in Section 7(1) of Article V of the North Carolina Constitution.

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# PART III. HIGHWAY FUND AND HIGHWAY TRUST FUND

35 CURRENT OPERATIONS AND EXPANSION/HIGHWAY FUND

36 **SECTION 3.1.** Appropriations from the State Highway Fund for the maintenance 37 and operation of the Department of Transportation and for other purposes as enumerated are 38 made for the fiscal biennium ending June 30, 2025, according to the following schedule:

		,	-8
39	Highway Fund	FY 2023-24	FY 2024-25
40	Administration	\$117,778,829	\$117,854,173
41	Division of Highways		
42	Administration	54,305,975	57,986,424
43	Construction	79,043,078	77,543,078
44	Maintenance	1,856,772,344	2,153,626,208
45	Governor's Highway Safety Program	0	0
46	OSHA	358,030	358,030
47	Aid to Municipalities	170,375,000	170,375,000
48	Intermodal Divisions		
49	Ferry	70,429,849	61,079,849
50	Public Transportation, Bicycle		
51	and Pedestrian	72,510,286	69,510,286

	General Assembly Of North Carolina		Session 2023
1	Aviation	184,174,429	179,474,429
2	Rail	45,299,938	45,299,938
3	Division of Motor Vehicles	172,068,086	147,037,618
4	Other State Agencies, Reserves, Transfers	101,468,086	116,758,967
5	Capital Improvements	12,685,681	0
6 7	Highway Fund Total	\$2,967,270,000	\$3,196,904,000
8	HIGHWAY FUND AVAILABILITY		
9	<b>SECTION 3.2.</b> The Highway Fund av	ailability used in developi	ng the 2023-2025
10	fiscal biennial budget is shown below:		
11	Highway Fund Availability	FY 2023-24	FY 2024-25
12	Beginning Balance	\$0	\$0
13	Motor Fuels Tax	1,805,200,000	1,827,700,000
14	Licenses and Fees	895,100,000	1,053,300,000
15	Short-Term Lease	116,700,000	121,500,000
16	Investment Income	40,700,000	35,700,000
17	Sales Tax Transfer	106,300,000	163,000,000
18	Adjustments to Availability		
19	Short Term Rental Changes	600,000	1,000,000
20	Aviation Fuels Tax Changes	0	(11,000,000)
21	Sales Tax Changes	(30,000)	(50,000)
22	Title Fees – Transfer from Highway		
23	Trust Fund	1,500,000	1,954,000
24	Electric Vehicle Registration Fee Increase	500,000	2,000,000
25	Plug-in Hybrid Registration Fee	700,000	1,800,000
26	Transportation Commerce Tax	0	5,700,000
20 27	Total Highway Fund Availability	\$2,967,270,000	\$3,202,604,000
28	Unappropriated Balance Remaining	φ <b>2,707,270,000</b>	5,700,000
29	Shappropriated Datanee Remaining	0	5,700,000
30	HIGHWAY TRUST FUND APPROPRIATION	S	
31	<b>SECTION 3.3.</b> Appropriations from th	e State Highway Trust Fund	d for construction,
32	for operations of the Department of Transportation	n, and for other purposes a	as enumerated are
33	made for the fiscal biennium ending June 30, 2025,	, according to the following	schedule:
34			
35	Highway Trust Fund	FY 2023-24	FY 2024-25
36	Program Administration	42,017,311	42,017,311
37	Bond	121,439,825	121,436,775
38	Turnpike Authority	49,000,000	49,000,000
39	State Ports Authority	45,000,000	45,000,000
40	FHWA State Match	6,070,440	6,176,440
41	Strategic Prioritization Funding		0,170,110
42	Plan for Transportation Investments	2,045,187,396	2,182,325,474
43	Transfer to Visitor Center	640,000	640,000
44	Highway Trust Fund Total	\$2,309,354,972	\$2,446,596,000
44	Ingiway ITust Fund Total	\$ <b>2,307,334</b> ,772	φ2,440,390,000
46	HIGHWAY TRUST FUND AVAILABILITY		
47	SECTION 3.4. The Highway Trust	Fund availability used in	n developing the
48	2023-2025 fiscal biennial budget is shown below:	2	1 0
49	Highway Trust Fund Availability	FY 2023-24	FY 2024-25
50	Beginning Balance (Unspent Advance		~ _ ~ _ ~
51	Acquisition Hardship Funds)	\$109,834,972	\$0
	· · · /	. ,	

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General Assem	bly Of North Carolina		Session 2023
Highway Use Ta	ax	1,112,400,000	1,160,800,000
Motor Fuels Tax		598,900,000	602,500,000
Fees		142,100,000	170,900,000
Investment Inco	me	28,900,000	25,300,000
Sales Tax Trans		318,800,000	489,600,000
		010,000,000	,
Adjustments to A	Availability		
Sales Tax Chang	ges	(80,000)	(150,000)
-	nsfer to Highway Fund	(1,500,000)	(1,954,000)
	Trust Fund Availability	\$2,309,354,972	\$2,446,596,000
PARI IV. OIE	IER AVAILABILITY AND APPI	<b>KOPKIA HONS</b>	
OTHER APPR	OPRIATIONS		
	<b>TION 4.1.(a)</b> State funds, as define	ed in G.S. 143C-1-1(d)(25)	), are appropriated
	the 2023-2025 fiscal biennium, as fo		, are appropriated
(1)	All budget codes listed in the Go		ase Budget for the
(1)	2023-2025 fiscal biennium, su		U
	appropriated up to the amount	1	
	Assembly in this act and as delin	1 , 5	•
	Section 43.2 of this act, or in ano		1
(2)	Agency receipts up to the amou		•
(2)	mandated salary increases and em	-	
	-	ipioyee benefit increases p	novided in this act
	$-$ tor each year of the $2023_2025$ fig	scal hiennium	
SEC	for each year of the 2023-2025 fit		s of the amounts
	TION 4.1.(b) Receipts collected	in a fiscal year in exces	
appropriated by	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpended	in a fiscal year in excesed and unencumbered unt	il appropriated by
appropriated by the General Asso	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpende embly, unless the expenditure of over	in a fiscal year in exces ed and unencumbered unt errealized receipts in the fi	il appropriated by scal year in which
appropriated by the General Asso the receipts we	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendent embly, unless the expenditure of over ere collected is authorized by the	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali	il appropriated by scal year in which
appropriated by the General Asso the receipts we appropriated in t	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpende embly, unless the expenditure of over ere collected is authorized by he amounts necessary to implement	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection.	il appropriated by scal year in which ized receipts are
appropriated by the General Asso the receipts we appropriated in t SEC	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendence embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be expendence	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. Expended only for the spe	il appropriated by scal year in which ized receipts are ecified programs,
appropriated by the General Asso the receipts we appropriated in t SEC	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpende embly, unless the expenditure of over ere collected is authorized by he amounts necessary to implement	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. Expended only for the spe	il appropriated by scal year in which ized receipts are ecified programs,
appropriated by the General Asso the receipts we appropriated in t SEC purposes, object	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpende embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. apended only for the spe horized by the General As	il appropriated by scal year in which ized receipts are ecified programs,
appropriated by the General Asso- the receipts we appropriated in to SEC purposes, object	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendence embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overrealist this subsection. Appended only for the spe- horized by the General As <b>D GRANTS</b>	il appropriated by scal year in which ized receipts are ecified programs, ssembly.
appropriated by the General Asso the receipts we appropriated in t SEC purposes, object OTHER RECE SEC	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendence embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut <b>CIPTS FROM PENDING AWARI</b> <b>TION 4.2.(a)</b> Notwithstanding	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. apended only for the spe horized by the General As <b>D GRANTS</b> G.S. 143C-6-4, State age	il appropriated by scal year in which ized receipts are ecified programs, ssembly.
appropriated by the General Asso the receipts we appropriated in t SEC purposes, object OTHER RECE SEC approval of the	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpende embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut <b>CIPTS FROM PENDING AWARI</b> <b>TION 4.2.(a)</b> Notwithstanding the Director of the Budget, spend fund	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. apended only for the spe horized by the General As <b>O GRANTS</b> G.S. 143C-6-4, State age ads received from grants	il appropriated by scal year in which ized receipts are ecified programs, ssembly. encies may, with awarded after the
appropriated by the General Asso the receipts we appropriated in t SEC purposes, object OTHER RECE SEC approval of the enactment of thi	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendence embly, unless the expenditure of ove ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut <b>CIPTS FROM PENDING AWARI</b> <b>TION 4.2.(a)</b> Notwithstanding to birector of the Budget, spend funds s act for grant awards that are for 1	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overrealit this subsection. apended only for the spe- horized by the General As <b>D GRANTS</b> G.S. 143C-6-4, State agends received from grants ess than two million five	il appropriated by scal year in which ized receipts are ecified programs, ssembly. encies may, with awarded after the hundred thousand
appropriated by the General Asso the receipts we appropriated in t <b>SEC</b> purposes, object <b>OTHER RECE</b> <b>SEC</b> approval of the enactment of thi dollars (\$2,500,	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendence embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut <b>IPTS FROM PENDING AWARI</b> <b>TION 4.2.(a)</b> Notwithstanding Director of the Budget, spend funds a act for grant awards that are for 1 000). State agencies shall report	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. spended only for the spe horized by the General As <b>D GRANTS</b> G.S. 143C-6-4, State age ds received from grants ess than two million five to the Joint Legislative	il appropriated by scal year in which ized receipts are ecified programs, sembly. encies may, with awarded after the hundred thousand commission on
appropriated by the General Asso the receipts we appropriated in t SEC purposes, object OTHER RECE SEC approval of the enactment of thi dollars (\$2,500, Governmental C	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendence embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut <b>CIPTS FROM PENDING AWARI</b> <b>TION 4.2.(a)</b> Notwithstanding the Director of the Budget, spend funds a act for grant awards that are for 1 000). State agencies shall report operations, the chairs of the Senate of	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. apended only for the spe horized by the General As <b>O GRANTS</b> G.S. 143C-6-4, State age dds received from grants ess than two million five to the Joint Legislative Committee on Appropriati	il appropriated by scal year in which ized receipts are ecified programs, ssembly. encies may, with awarded after the hundred thousand commission on ions/Base Budget,
appropriated by the General Asso the receipts we appropriated in t SEC purposes, object OTHER RECE SEC approval of the enactment of thi dollars (\$2,500, Governmental C the chairs of the	TION 4.1.(b) Receipts collected this section shall remain unexpendence embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement TION 4.1.(c) Funds may be ex- s, and line items or as otherwise aut <b>IPTS FROM PENDING AWARI</b> TION 4.2.(a) Notwithstanding Director of the Budget, spend funds a act for grant awards that are for 1 000). State agencies shall report perations, the chairs of the Senate of House Appropriations Committee,	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. apended only for the spe horized by the General As <b>O GRANTS</b> G.S. 143C-6-4, State age dds received from grants ess than two million five to the Joint Legislative Committee on Appropriati	il appropriated by scal year in which ized receipts are ecified programs, ssembly. encies may, with awarded after the hundred thousand commission on ions/Base Budget,
appropriated by the General Asso the receipts we appropriated in t <b>SEC</b> purposes, object <b>OTHER RECE</b> <b>SEC</b> approval of the enactment of thi dollars (\$2,500, Governmental C the chairs of the days of receipt o	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendent embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut <b>CIPTS FROM PENDING AWARI</b> <b>TION 4.2.(a)</b> Notwithstanding Director of the Budget, spend funds a act for grant awards that are for 1 000). State agencies shall report operations, the chairs of the Senate of House Appropriations Committee, f such funds.	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. appended only for the spe horized by the General As <b>D GRANTS</b> G.S. 143C-6-4, State age ds received from grants ess than two million five to the Joint Legislative Committee on Appropriati and the Fiscal Research I	il appropriated by scal year in which ized receipts are ecified programs, sembly. encies may, with awarded after the hundred thousand commission on ions/Base Budget, Division within 30
appropriated by the General Asso the receipts we appropriated in t SEC purposes, object OTHER RECE SEC approval of the enactment of thi dollars (\$2,500, Governmental C the chairs of the days of receipt o State	<b>TION 4.1.(b)</b> Receipts collected this section shall remain unexpendent embly, unless the expenditure of over ere collected is authorized by the he amounts necessary to implement <b>TION 4.1.(c)</b> Funds may be ex- s, and line items or as otherwise aut <b>CIPTS FROM PENDING AWARI</b> <b>TION 4.2.(a)</b> Notwithstanding the Director of the Budget, spend funds a act for grant awards that are for 1 000). State agencies shall report operations, the chairs of the Senate of House Appropriations Committee, f such funds. agencies may spend up to the great	in a fiscal year in excess ed and unencumbered unt errealized receipts in the fi G.S. 143C-6-4. Overreali this subsection. apended only for the spe horized by the General As <b>O GRANTS</b> G.S. 143C-6-4, State age dds received from grants ess than two million five to the Joint Legislative Committee on Appropriati and the Fiscal Research I er of one percent (1%) or the	il appropriated by scal year in which ized receipts are ecified programs, ssembly. encies may, with awarded after the hundred thousand commission on ions/Base Budget, Division within 30 ten million dollars
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1	SEC	<b>FION 4.2.(b)</b> The Office of State	Budget and Management sh	all work with the
2		gencies to budget grant awards acco		
3	1 2	of the respective granting entitie	0 1 0	
4	-	personnel may be employed on a		
5		y appropriated up to the applicab		
6		be incorporated into the authorize		
7		<b>FION 4.2.(c)</b> Notwithstanding th		
8		ant not anticipated in this act if (i	-	
9		ture expenditures relating to the pr		
10		cial obligation as a consequence of	8 8 8	
11		ed for a capital project.	in accepting the grant fund	s of (ii) the grant
12				
13	EDUCATION I	LOTTERY FUNDS/NEEDS-BA	SED PUBLIC SCHOOL C	APITAL FUND
14	CHANGES			
15		<b>FION 4.3.(a)</b> The allocations ma	de from the Education Lot	tery Fund for the
16		biennium are as follows:		ion y n'ana non une
17			FY 2023-2024	FY 2024-2025
18	Noninstructional	Support Personnel	\$385,914,455	\$385,914,455
19	Prekindergarten		78,252,110	78,252,110
20	Ũ	uilding Capital Fund	100,000,000	100,000,000
21		blic School Capital Fund	254,252,612	258,252,612
22		epair & Renovation	50,000,000	50,000,000
23		erve Fund for Public Colleges	50,000,000	50,000,000
23	and Universi	e e	41,194,733	41,194,733
25	LEA Transporta		21,386,090	21,386,090
26	TOTAL ALLO		<b>\$931,000,000</b>	<b>\$935,000,000</b>
27	IOTAL ALLO	CATION	\$751,000,000	φ)33,000,000
28	SEC'	<b>FION 4.3.(b)</b> Article 38B of Ch	apter 115C of the General	Statutes reads as
29	rewritten:		apter 115° of the General	Statutes reads as
30	ie written.	"Article 3	8B	
31		"Needs-Based Public Sc		
32	"8 115C-546.10.	Fund created; purpose; priorit	1	
33		ated the Needs-Based Public S		interest-bearing
34		cial fund in the Department of Pu	-	-
35		the Needs-Based Public School		
36		the provisions of G.S. 147-69.2 a	-	
37		award grants from the Fund to cou	-	
38		needs in accordance with the follow		ieur public sentoor
39	(1)	Counties designated as develop	• •	
40	(1) $(2)$	Counties with greater need and		tax and property
41	(2)	tax revenue.	less donney to generate sales	and property
42	(3)	Counties with a high debt-to-tax	revenue ratio	
43	(4)	The extent to which a project w		vies in adequately
44		serving the current and future st		nes in adequatery
45	(5)	Projects with new construction of		visting facilities
46	(6)	Projects that will consolidate tw	-	-
47	(0) (7)	Counties that have not received a		-
48	(7)	years.	a Stant ander and Antiere III	ine previous unec
49	"8 115C-546 11	Matching requirement; use of	funds: maximum awarde.	nroject review
50		ligible county awarded a grant un		- •
		• • •	-	-
51	funds from coun	ty funds, other non-State funds, or	a combination of these sources	rces for the grant

1 as provided in this section. An eligible county is a county with an adjusted market value of taxable 2 real property of less than forty billion dollars (\$40,000,000,000). The adjusted market value of 3 taxable property in a county is equal to the county's assessed taxable real property value, using 4 the latest available data published by the Department of Revenue, divided by the county's sales 5 assessment ratio determined under G.S. 105-289(h). The amount of matching funds for a county 6 awarded a grant shall be published annually by the Department of Public Instruction prior to any 7 application period. The local match requirement applied to the project shall be based on the match 8 requirement effective at the time of the grant award. The local match requirement is calculated 9 as follows:

10 11

# Adjusted Market Value of Taxable Real Property

12	Over	Up to	Percentage Match
13	\$0	\$2 billion	0%
14	\$2 billion	\$10 billion	5%
15	\$10 billion	\$20 billion	15%
16	\$20 billion	\$30 billion	25%
17	\$30 billion	\$40 billion	35%
10		1 1 0 1	C 1 1 1 1 1 1

18 (b) Grant funds shall be used only for the construction of new school buildings and 19 additions, repairs, and renovations. Grant funds shall not be used for real property acquisition or 20 for capital improvements to administrative buildings. Grant funds shall be disbursed in a series 21 of payments based on the progress of the project. To obtain a payment, the grantee shall submit 22 a request for payment along with documentation of the expenditures for which the payment is 23 requested and evidence that the matching requirement contained in subsection (a) of this section 24 has been met. No portion of grant funds may be used to acquire a Leadership in Energy and 25 Environmental Design (LEED) certification.

Maximum grant award amounts shall be determined as follows:

- 26
- 27

(c)

- 28
- 29 30

31

32

- Up to thirty\_forty million dollars (\$30,000,000) (\$40,000,000) for an (1)elementary school.
- Up to forty-fifty million dollars (\$40,000,000) (\$50,000,000) for a middle (2)school or a combination of an elementary and middle school.
- Up to fifty sixty million dollars (\$50,000,000) (\$60,000,000) for a high (3) school.

33 The Department of Public Instruction shall review projected enrollment to evaluate (d) 34 the reasonableness of a project's size and scope. A county may include in a grant application a 35 minimum grant amount that would enable the project to proceed. A grant application that 36 proposes to consolidate two or more schools by (i) making additions or renovations at one or 37 more school facilities and (ii) closing one or more existing school facilities may be submitted 38 and considered by the Department of Public Instruction as a single project. Each application for 39 a grant under this Article shall be evaluated independent of other grant applications submitted. A 40 county may not apply for projects that exceed an aggregate amount greater than the maximum grant award amounts listed in subsection (c) of this section in any single year. The Department 41 42 of Public Instruction shall not award a grant to an applicant at less than the requested amount or 43 less than the maximum grant amounts listed in subsection (c) of this section for the purpose of 44 reserving the amount of grant funds available for other grant applications. If a county declines or 45 otherwise forfeits a grant awarded under this section, the Department shall not award additional 46 grants to that county for 24 months from the date the grant award was declined or forfeited.

47 "§ 115C-546.12. Grant agreement; requirements.

48 A county receiving grant funds pursuant to this Article shall enter into an agreement (a) 49 with the Department of Public Instruction detailing the use of grant funds. The agreement shall 50 contain at least all of the following:

	General Assemb	oly Of North Carolina	Session 2023
1	(1)	A requirement that the grantee seek planning assistance and p	olan review from
2		the School Planning Section of the Department of Public Inst	truction.
3	(2)	A progress payment provision governing disbursements to the	
4		duration of the school construction project based upon	
5		progress and documentation satisfactory to the Department t	hat the matching
6		requirement in G.S. 115C-546.11 has been met.	
7	(3)	A provision requiring periodic reports to the Department of P	
8		on the use of disbursed grant funds and the progress of the sch	lool construction
9	(4)	project.	
10 11	(4)	A requirement that matching funds paid by the cour G.S. 115C-546.11 must be derived from non-State and nonfe	
11	(b) Projec	ct construction must be initiated within 24 months of the awar	
12		ent of Public Instruction may grant a 12-month extension und	
13 14	circumstances.	ent of 1 done instruction may grant a 12-month extension une	ici extraorumar <u>y</u>
15		Lease exception; requirements.	
16		ithstanding any provision of this Article to the contrary, a co	unty may utilize
17		lease agreement if all of the following criteria are met:	
18	(1)	Ownership of the subject property on which the leased scho	ol is constructed
19		shall be retained by the county.	
20	(2)	The lease agreement shall include a repairs and maintenand	e provision that
21		requires the landlord to bear the entire expense of all repai	
22		alterations, or improvements to the basic structure, fixtures	, appurtenances,
23		and grounds of the subject property for the term of the lease.	
24	(3)	The lease agreement shall be for a term of at least 15 years a	nd no more than
25		25 years.	
26	(4)	In lieu of the progress payment requirement provided in G.S.	
27		a county that has entered into a lease agreement shall provi	1.
28		lease agreement to the Department of Public Instructio	
29		periodically reimbursed upon submission of documentation s	
30		Department that the matching requirement of this section has	
31		e purposes of this section, the term "lease agreement" shall include advector of a section of a	• •
32 33		edevelopment agreements entered into in anticipation of or in agreement entered into pursuant to this subsection shall b	
33 34		Article 8 of Chapter 159 of the General Statutes. In determin	
34	_	it is necessary or expedient pursuant to G.S. 159	-
36	Ũ	(1), the Local Government Commission may consider any	
37		financing methods available to the county.	other relevant
38	"§ 115C-546.14.		
39		before April 1 of each year, a grant recipient shall submit to the	e Department of
40		n an annual report for the preceding year that describes the	-
41		the grant was received. The grant recipient shall submit a fi	1 0
42		ublic Instruction within three months of the completion of the p	
43	(b) On or	before May 1 of each year, the Department of Public Instruction	on shall submit a
44	report to the chai	rs of the Senate Appropriations Committee on Education/High	er Education, the
45	chairs of the Hou	ise Appropriations Committee on Education, and the Fiscal Re	esearch Division.
46	-	contain at least all of the following information for the fiscal ye	
47	(1)	Number, description, and geographic distribution of projects	
48	(2)	Total cost of each project and amount supported by the Nee	ds-Based Public
49 50		School Capital Fund.	
50	(3)	Projections for local school administrative unit capital needs	
51		years based upon present conditions and estimated demograp	ome enanges.

	General Assembly Of North Carolina		Session 2023
1	(4) Any legislative recommendations f	for improving the Nee	ds-Based Public
2	School Capital Fund program."		
3	<b>SECTION 4.3.</b> (c) The Department of Publi	c Instruction may award	d additional grant
4	funds for new construction, up to the maximum amo	•	-
5	section, to a county that received an award for new of	construction under G.S	. 115C-546.11(c)
6	during the 2022-2023 fiscal year, provided that the cour	ity has not yet begun co	onstruction on the
7	project. A county seeking additional funding pursuant to	o this subsection shall r	equest additional
8	funds from the Department in an amount not exceeding t	en million dollars (\$10,	000,000) by June
9	30, 2024, and shall provide actual bids or other docum	entation of cost increas	es satisfactory to
10	the Department based upon the original project scope of	0 0	
11	the requested additional funding. The additional gr		
12	subsection shall be subject to the same local matching re		-
13	grant was awarded. The Department may amend any ext		-
14	recipients from the initial grant award to accommodate	Ũ	01
15	this subsection. The Department may award additional g		
16	of the regular application process and time line; provid	led, however, all addition	onal grants funds
17	shall be awarded no later than June 30, 2025.		
18	<b>SECTION 4.3.(e)</b> G.S. 115C-546.11(c),	as amended by subsec	ction (b) of this
19 20	section, reads as rewritten:		ل مغمله سبية له سم المحيية
20 21	"(c) Maximum grant award amounts shall be dete annually by the Department	rinned as follows: <u>revie</u>	ewed and updated
21	(1) Up to forty million dollars (\$40,000	$(000)$ for the cost of $\alpha$	onstruction of an
22	elementary school.school,	$\frac{1000}{101}$ 101 <u>the cost of co</u>	
23 24	(2) Up to fifty million dollars (\$50,000,0	<del>00) for</del> a middle school	or a combination
25	of an elementary and middle school.		of a comomation
26	(3) Up to sixty million dollars (\$60,000,0	-	chool based upon
27	the most recent Producer Price Index		
28	as published by the federal Bureau		
29	236222."		
30	SECTION 4.3.(f) Subsection (e) of this sec	tion becomes effective	July 1, 2024, and
31	applies to applications submitted on or after that date.	The remainder of this	section becomes
32	effective July 1, 2023.		
33			
34	INDIAN GAMING EDUCATION REVENUE FUN	D APPROPRIATION	S
35	SECTION 4.4. Notwithstanding G.S. 143		
36	Indian Gaming Education Revenue Fund for the fisc	al biennium ending Ju	ine 30, 2025, as
37	follows:		
38		FY 2023-2024	FY 2024-2025
39	Textbook and Digital Resources Allotment	\$10,000,000	\$10,000,000
40	Classroom Materials	11,000,000	1,000,000
41	Total Appropriation	\$21,000,000	\$11,000,000
42			
43	CIVIL PENALTY AND FORFEITURE FUND		
44 45	<b>SECTION 4.5.(a)</b> Allocations are made fro	2	rorieiture Fund
45 46	for the fiscal biennium ending June 30, 2025, as follows	s: FY 2023-2024	FY 2024-2025
46 47	School Technology Fund	\$18,000,000	<b>FY</b> 2024-2025 \$18,000,000
47 48	Drivers Education	30,193,768	30,193,768
40 49	State Public School Fund	226,041,640	166,041,640
49 50	Total Appropriation	\$274,235,408	\$214,235,408
50	r our vihr obranon	Ψ <i>μι τηθυυ</i> <b>τυυ</b>	Ψ <b>ΔΙΤ</b> 9 <b>ΔΟΟ</b> 9 <b>Τ</b> 00

	· · · · · · · · · · · · · · · · · · ·
1 2 3	<b>SECTION 4.5.(b)</b> The Department of Public Instruction shall fund drivers education using the clear proceeds of the late fee for motor vehicle registration, as outlined in $C = S = 20.88.03$ . The Department shall not spend more than the lasser of (i) thirty million one
3 4	G.S. 20-88.03. The Department shall not spend more than the lesser of (i) thirty million one hundred ninety-three thousand seven hundred sixty-eight dollars (\$30,193,768) or (ii) the
5	proceeds of the late fee for motor vehicle registration in each year of the biennium. The
6	Department may use up to two percent (2%) of the funds allocated pursuant to this section for
7	statewide administration of the drivers education program.
8	
9	CORONAVIRUS CAPITAL PROJECTS FUND RESERVE TRANSFER ADJUSTMENT
10	SECTION 4.6. Section 4.12 of S.L. 2021-180 reads as rewritten:
11	"SECTION 4.12. The State Controller shall transfer the sum of two hundred seventy seven
12	million sixty thousand eight hundred fifty five dollars (\$277,060,855) two hundred seventy-three
13	million five hundred eighty-three thousand one hundred seventy-nine dollars (\$273,583,179) to
14 15	<u>align with the federal award letter received</u> for the 2021-2022 fiscal year from the Coronavirus Capital Projects Reserve, established in Section 2.3 of S.L. 2021-25, to the Coronavirus Capital
16	Projects Fund, established in Section 2.4 of S.L. 2021-25, to the Coronavirus Capital Projects Fund, established in Section 2.4 of S.L. 2021-25."
17	1 isjeets 1 und, estublished in Section 2.1 of S.L. 2021 25.
18	GENERAL PROVISIONS FOR AMERICAN RESCUE PLAN ACT OF 2021 FUNDING
19	SECTION 4.7.(a) Definitions. – The definitions in S.L. 2021-25 and the following
20	definitions apply in this section:
21	(1) American Rescue Plan Act or ARPA. – The American Rescue Plan Act of
22	2021, as defined in S.L. 2021-25.
23	(2) ARPA Temporary Savings Fund. – As established in Section 1.3 of S.L.
24	2023-7.
25 26	<ul> <li>(3) State Fiscal Recovery Fund. – As established in Section 2.2 of S.L. 2021-25.</li> <li>(4) State Fiscal Recovery Recovery As established in Section 2.1 of S.L.</li> </ul>
26 27	(4) State Fiscal Recovery Reserve. – As established in Section 2.1 of S.L. 2021-25.
28	<b>SECTION 4.7.(b)</b> Guidance. – OSBM shall work with the recipient State agencies
29	to budget receipts awarded pursuant to ARPA to allow for the tracking of such funds through
30	either separate accounts or fund codes according to the program needs and within the parameters
31	of the respective granting entities and applicable federal laws and regulations. State agencies
32	shall not use funds received pursuant to ARPA for recurring purposes. Depending on the nature
33	of the award, additional State personnel may be employed on a temporary or time-limited basis.
34	<b>SECTION 4.7.(c)</b> Disbursement. – OSBM shall allocate State Fiscal Recovery Fund
35	funds to State agencies and departments upon justification from the agency or department and
36	only as needed to implement the provisions of this act. State Fiscal Recovery Fund funds shall
37 38	be allocated to nonprofit organizations on a quarterly basis unless OSBM determines that cash flow or the network of the program being funded requires otherwise
38 39	flow or the nature of the program being funded requires otherwise. <b>SECTION 4.7.(d)</b> Interest. – All interest earned on funds held in the State Fiscal
40	Recovery Fund though June 30, 2023, shall be transferred to the State Fiscal Recovery Reserve.
41	Effective July 1, 2023, all interest earned on funds held in the State Fiscal Recovery Fund shall
42	be transferred to the General Fund.
43	SECTION 4.7.(e) Administration. – For administrative expenses related to
44	administration of a provision allocating ARPA funds in this act, a State agency may, of ARPA
45	funds allocated to it under this act, use up to the lesser of (i) the amount allowed by federal law
46	or guidance or (ii) ten percent (10%) of ARPA funds allocated to it under this act. When utilizing
47	the authority set forth in this subsection, a State agency shall not reduce funds earmarked in this
48	act, or the Committee Report described in Section 43.2 of this act, for a particular local
49	government project or non-State entity project.

SECTION 4.7.(f) Accounting. – A State agency receiving State Fiscal Recovery
 Fund funds shall track such funds separately from other funds by use of either separate accounts
 or fund codes.

4 **SECTION 4.7.(g)** Reports. – In addition to any report required under this section or 5 any other law, OSBM shall provide a quarterly report to the Senate Committee on 6 Appropriations/Base Budget, the House Appropriations Committee, and the Fiscal Research 7 Division, beginning October 15, 2023, detailing the use of State Fiscal Recovery Fund funds 8 allocated under this act. The report required from OSBM under this section shall include, for the 9 preceding quarter, the amount of funds disbursed to each State agency, State department, and 10 nonprofit organization; the amount of funds remaining to be disbursed to each State agency, State 11 Department, and nonprofit organization; and how the funds were used by each State agency, 12 State department, and nonprofit organization.

SECTION 4.7.(h) Audit. – The State Auditor shall conduct biennial preliminary financial audits and a final performance audit of the State Fiscal Recovery Fund no later than 90 days following the latest date on which expenditures may be made under applicable federal law or guidance.

17 **SECTION 4.7.(i)** Reversion. – The funds appropriated from the State Fiscal 18 Recovery Fund in this act and in prior enactments of the General Assembly shall not revert at the 19 end of each fiscal year of the 2023-2025 fiscal biennium but shall remain available to expend and 20 appropriate until the date set by applicable federal law or guidance.

SECTION 4.7.(j) Exclusion. – This section does not apply to funds allocated in this act from the ARPA Temporary Savings Fund or to the Department of Health and Human Services with regards to any federal receipts arising from the enhanced federal medical assistance percentage (FMAP) available to the State under section 9814 of ARPA or any savings realized as a result of those receipts.

26

# TRANSFER OF STATE FISCAL RECOVERY FUNDS FROM STATE FISCAL RECOVERY RESERVE

SECTION 4.8. The State Controller shall transfer the sum of nineteen million forty-seven thousand seven hundred ninety-four dollars (\$19,047,794) for the 2023-2024 fiscal year and eleven million four hundred fifty-two thousand two hundred six dollars (\$11,452,206) for the 2024-2025 fiscal year from the State Fiscal Recovery Reserve to the State Fiscal Recovery Fund.

35 TRANSFER OF INTEREST EARNED FROM STATE FISCAL RECOVERY RESERVE

36 SECTION 4.8A.(a) The State Controller shall transfer interest earned from State
 37 Fiscal Recovery Funds in the State Fiscal Recovery Reserve to State agencies and departments
 38 in accordance with the following schedule:

39	State Agency or Department	2023-2024	2024-2025
	(1) Department of Information Technology	0	4,797,794
	<ul><li>(Budget Code: 14660)</li><li>(2) Department of Commerce</li><li>(2) Department of Life (20)</li></ul>	4,000,000	0
45 (	(3) Department of Agriculture and Consumer Services	3,000,000	0
	<ul><li>(Budget Code: 23704)</li><li>(4) Department of Agriculture and Consumer Services</li></ul>	10,000,000	10,000,000
48 49 (	<ul><li>(Budget Code: 63701)</li><li>(5) Department of Agriculture and Consumer Services</li></ul>	10,000,000	8,939,265
50 51 (	<ul><li>(Budget Code: 13700)</li><li>(6) Department of Natural and Cultural Resources</li></ul>	10,000,000	0
43 ( 44 45 ( 46 47 ( 48 49 ( 50	<ul> <li>(2) Department of Commerce (Budget Code: 14602)</li> <li>(3) Department of Agriculture and Consumer Services (Budget Code: 23704)</li> <li>(4) Department of Agriculture and Consumer Services (Budget Code: 63701)</li> <li>(5) Department of Agriculture and Consumer Services (Budget Code: 13700)</li> </ul>	3,000,000 10,000,000 10,000,000	

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	(Budget Code: 24820)
	(7)Department of Natural and Cultural Resources5,000,0000
	(Budget Code: 24817)
	SECTION 4.8A.(b) Reversion. – The interest funds allocated pursuant to this section
	and in prior enactments of the General Assembly shall not revert at the end of each fiscal year o
	the 2023-2025 fiscal biennium but shall remain available and appropriated until expended.
	STATE FISCAL RECOVERY FUNDS FOR BONUSES ADJUSTMENT
	<b>SECTION 4.8B.</b> Allocation of Funds. – Section 39.2(f) of S.L. 2021-180 reads as
	rewritten:
	"SECTION 39.2.(f) Of the funds appropriated in this act from the State Fiscal Recovery
	Fund, the sum of five hundred forty five twenty-two million seven hundred forty-seven thousand
1.1	<u>seven hundred ninety-four</u> dollars <del>(\$545,000,000) (\$522,747,794)</del> for the 2021-2022 fiscal yea
	is allocated to provide the one-time, lump sum bonuses authorized in this section to State
	employees and local education employees for work performed during the COVID-19 pandemic.
	ARPA TEMPORARY SAVINGS FUND
	SECTION 4.9.(a) Funds allocated in this act from the ARPA Temporary Savings
	Fund, established in Section 1.3(a) of S.L. 2023-7, to State agencies and departments are
	appropriated for the purposes described in those allocations for the fiscal year in which they are
	allocated. Funds appropriated in this act from the ARPA Temporary Savings Fund shall no
	revert.
	<b>SECTION 4.9.(b)</b> The funds appropriated in this act from the ARPA Temporary
	Savings Fund shall become available during the course of the 2023-2025 fiscal biennium as the
	funds are deposited into that Fund. The Department of Health and Human Services (DHHS) shal
	not provide allocations of the funds appropriated in this act from the ARPA Temporary Saving
	Fund until the funds are available within that Fund. After funds begin to be deposited to the Fund
	DHHS shall allocate funds on at least a quarterly basis, or more frequently, provided funds are
	available with the Fund. Funds allocated as detailed in the Committee Report described in Section
	43.2 of this act shall be disbursed based upon the amount of funds being allocated, least to most
	If there are two or more allocation amounts that are equal, then the funds for those allocation
	shall be disbursed in the order determined by the Secretary of DHHS, taking into account any
	time lines for the use of the funds, the best interest of the citizens of the State, and the avoidance
	of any disruption in services to those citizens.
	<b>SECTION 4.9.(c)</b> Beginning October 1, 2024, and annually thereafter, in addition
	to any report required under this act or any other law, State agencies and departments and any
	non-State entities receiving funds from the ARPA Temporary Savings Fund shall submit a report to the Figure Research Division detailing the use of funds appropriated in this set from the ARPA
	to the Fiscal Research Division detailing the use of funds appropriated in this act from the ARPA
	Temporary Savings Fund for the previous fiscal year until the funds received are fully expended. The report required under this section shall include the amount of funds received to date, how
	the funds were used during the previous fiscal year, and the amount of funds that remained
	unspent at the end of the previous fiscal year. This subsection shall not apply to any fund
	appropriated to the State Capital and Infrastructure Fund.
	SECTION 4.9.(d) State agencies and departments and any non-State entitie
	receiving funds from the ARPA Temporary Savings Fund may use up to five percent (5%) o
	those funds for administrative costs, including for time-limited positions. This subsection shall
	not apply to any funds appropriated to the State Capital and Infrastructure Fund.
	TRANSFORMATIONAL INVESTMENTS IN NORTH CAROLINA HEALTH

	General As	sembl	ly Of North Carolina Sessio	on 2023
1 2 3 4	CARO	LINA FH CA	ON OF THE AUTHORITY OF THE UNIVERSITY OF N HEALTH CARE SYSTEM AND EAST CAROLINA UNIVE ARE SYSTEM WITH RESPECT TO OPERATIONS AND PERSO FIES	RSITY
5		SECT	<b>TON 4.10.(a)</b> G.S. 116-37, 116-37.2, 116-36.6, 116-40.4, and 116-4	10.6 are
6 7	repealed.	SECT	<b>TON 410 (b)</b> Charter 116 of the Conserved Statistics is amonded by add	المع م الم
8			<b>TON 4.10.(b)</b> Chapter 116 of the General Statutes is amended by additional to read:	ing the
8 9	following n	ew An	ticles to read:	
9 10			" <u>Article 38.</u> " <u>University of North Carolina Health Care System.</u>	
10			"Part 1. Health Care System.	
11	" <u>§ 116-350</u> .	Dofi		
12			definitions shall apply in this Article:	
13 14		<u>(1)</u>	Board or Board of Directors. – The Board of Directors of the Unive	reity of
15	2	<u>(1)</u>	North Carolina Health Care System.	<u>1511 y 01</u>
16		(2)	Chief Executive Officer. – The executive and administrative head	of the
17	2	(2)	University of North Carolina Health Care System.	or the
18		(3)	Component unit. – Any of the following:	
19	-	<u>(J)</u>	<u>a.</u> The University of North Carolina Hospitals at Chapel Hill.	
20			b. A clinical patient care program established or maintained	by the
21			School of Medicine of the University of North Carolina at Chap	
22	(	(4)	System affiliate. – Any corporation, partnership, limited liability co	
23	-	<u> </u>	joint venture, association business trust, or similar entity organized ur	
24			laws of the United States of America or any state thereof, whether for	
25			or nonprofit, if a majority of the members of the governing body of	-
26			partnership or membership interests are one of the following:	
27			a. The same as the members of the Board of the System.	
28			b. Subject, directly or indirectly, to election or appointment by the	e Board
29			of the System.	
30	<u>(</u>	(5)	The University of North Carolina Health Care System or System Th	entity
31			created pursuant to G.S. 116-350.5, the component units of which incl	lude the
32			University of North Carolina Hospitals at Chapel Hill and the clinical	patient
33			care programs established or maintained by the School of Medicine	e of the
34			University of North Carolina at Chapel Hill.	
35			niversity of North Carolina Health Care System.	
36			ishment of System Effective November 1, 1998, the University of	
37			Care System is established. The System is a State agency and p	
38		-	rned and administered as an affiliated enterprise of The University of	
39			lance with the provisions of this Article. The System shall provide patie	
40			cation of physicians and other health care providers in partnership v	
41			th Carolina at Chapel Hill School of Medicine and other health sciences	
42			e constituent institutions of The University of North Carolina System;	
43			atively with the health sciences schools of the University of North Car	
44	-		d other institutions; facilitate clinical collaboration with and fi	
45			ne University of North Carolina at Chapel Hill School of Medicine; rend	
46 47		-	to promote the health and well-being of the citizens of North Caroli and transformation in health care services delivery.	<u>na; and</u>
47 48			and transformation in health care services delivery. Fer of Rights. – As of November 1, 1998, all of the rights, privileges, lia	bilition
48 49			f the Board of the University of North Carolina Hospitals at Chapel F	
49 50			the provisions of this Article, shall be transferred to and assumed by the	
51	of the Syste		the provisions of this raticle, shall be transferred to and assumed by the	<u>- Doard</u>
<b>U</b> I	<u>or are bysic</u>			

#### 1 Governance. - The Board of the System shall govern and administer The University (c) 2 of North Carolina Hospitals at Chapel Hill, the clinical patient care programs established or 3 maintained by the School of Medicine of the University of North Carolina at Chapel Hill, and 4 such other entities and functions as (i) the General Assembly may assign to the System or (ii) the 5 Board may decide, within the limitations of its statutory powers and duties, to establish, 6 administer, or acquire for the purpose of rendering services designed to promote the health and 7 well-being of the citizens of North Carolina. 8 With respect to G.S. 116-350.30, 116-350.35, 116-350.40, 116-350.45, and (d) 9 116-350-65, the Board may adopt policies that make the authorities and responsibilities 10 established by one or more of said sections applicable to the University of North Carolina 11 Hospitals at Chapel Hill, to the clinical patient care programs of the School of Medicine of the University of North Carolina at Chapel Hill, to both, or to other persons or entities affiliated with 12 13 or under the control of the University of North Carolina Health Care System. 14 "§ 116-350.10. Board of Directors. 15 The Board shall be composed of 24 members as follows: (a) 16 Four ex officio members as follows: (1) 17 The President of The University of North Carolina or the President's a. 18 designee. 19 The Chief Executive Officer of the University of North Carolina <u>b.</u> 20 Health Care System. 21 The Chancellor of the University of North Carolina at Chapel Hill. <u>c.</u> The President of the University of North Carolina Hospitals. 22 d. 23 Eight members at large shall be appointed by the General Assembly as (2)24 follows: 25 One member shall be appointed by the General Assembly upon a. 26 recommendation of the Speaker of the House of Representatives 27 annually. 28 One member shall be appointed by the General Assembly upon <u>b.</u> 29 recommendation of the President Pro Tempore of the Senate annually. 30 (3) Twelve members at large shall be appointed by the Board of Governors after 31 consultation with the President of The University of North Carolina. The 32 Board of Governors shall appoint three members annually. 33 All at-large positions shall serve four-year terms beginning November 1 of the (4)34 year of appointment. At-large positions shall be filled by the appointment of 35 persons from the business and professional public at large who have special 36 competence in business management, hospital administration, health care 37 delivery, or medical practice or who otherwise have demonstrated dedication 38 to the improvement of health care in North Carolina, and who are neither 39 members of the Board of Governors, members of the board of trustees of a 40 constituent institution of The University of North Carolina, nor officers or 41 employees of the State. No member may be appointed to more than two full 42 four-year terms in succession. Any vacancy in an unexpired term shall be 43 filled by the appointing authority for the remainder of the unexpired term. 44 Vacancies for members appointed by the General Assembly shall be filled as 45 provided in G.S. 120-122. 46 The Board, with each ex officio and at-large member having a vote, shall elect a chair (b) 47 only from among the at-large members for a term of two years. Notwithstanding the foregoing 48 limitation, the Chancellor of the University of North Carolina at Chapel Hill may serve as chair. No person shall be eligible to serve as chair for more than three terms in succession. 49 50 The Board shall meet at least every 60 days and may hold special meetings at any (c)

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51 time and place within the State at the call of the chair. Board members, other than ex officio

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1	members, shall r	eceive the same per diem and reimbursement for travel expenses as members of
2	the State boards	and commissions generally.
3	<u>(d)</u> <u>The I</u>	Board's action on matters within its jurisdiction is final, except that appeals may
4	<u>be made, in writi</u>	ng, to the Board of Governors with a copy of the appeal to the Chancellor of the
5	University of No	orth Carolina at Chapel Hill. The Board shall keep the Board of Governors and
6	the board of true	stees of the University of North Carolina at Chapel Hill fully informed about
7		y and recommend changes necessary to maintain adequate health care delivery.
8	education, and re	esearch for improvement of the health of the citizens of North Carolina.
9	" <u>§ 116-350.15.</u> ]	Powers and duties of the Board of Directors.
10	(a) Contr	acting Authority The Board may authorize the System or any component unit
11		contract in its individual capacity, subject to such policies and procedures as the
12	Board may direc	<u>t.</u>
13		ements with Constituent Institutions The Board may enter into formal
14	agreements with	constituent institutions of The University of North Carolina with respect to the
15	provision of clin	ical experience for students and for the provision of maintenance and supporting
16	services.	
17	(c) Gene	ral Powers and Duties The Board is authorized to exercise such authority and
18		d adopt such policies, rules, and regulations as it deems necessary or convenient.
19	not inconsistent	with the provisions of this Article, to carry out the patient care, education,
20	research, and pu	blic service mission of the System, including, but not limited to, authority to do
21	the following:	
22	<u>(1)</u>	Construct, plan, create, equip, operate, and maintain health care facilities and
23		ancillary enterprises.
24	<u>(2)</u>	Collect, manage, and control all receipts generated through its clinical
25		operations and other activities.
26	<u>(3)</u>	Issue bonds and notes as provided in G.S. 116-350.55.
27	<u>(4)</u>	Acquire and dispose of real or personal property, including existing public or
28		private hospital and health care facilities, by purchase, grant, gift, devise,
29		lease, or otherwise.
30	<u>(5)</u>	Enter into partnerships, affiliations, and other combinations or arrangements
31		with other hospitals or health care entities, as it deems appropriate, including
32		arrangements for management services, to achieve its missions of patient care,
33		education, research, and public service.
34	<u>(6)</u>	Contract with or enter into any arrangement, including through interlocal
35		cooperation agreements under Part 1 of Article 20 of Chapter 160A of the
36		General Statutes, with other public hospitals of this or other states, federal or
37		public agencies, or with any person, private organization, or nonprofit
38		corporation for the provision of health care.
39	<u>(7)</u>	Insure property or operations of the System against risks as the Board may
40		deem advisable.
41	<u>(8)</u>	Except as provided in G.S. 116-350.40, to invest any funds held in reserves or
42		sinking funds, or any funds generated from operations, in property or
43		securities in which trustees, executors, or others acting in a fiduciary capacity
44 45	( <b>0</b> )	may legally invest funds under their control.
45 46	<u>(9)</u>	Exercise the following powers conferred upon municipal hospitals and
46 47		hospital authorities under Article 2 of Chapter 131E of the General Statutes:
47 48		a. The power to enter into agreements with other hospital entities subject
		to Article 2 of Chapter 131E of the General Statutes to jointly exercise
49 50		the powers, privileges, and authorities granted by Article 2 of Chapter
50		<u>131E of the General Statutes.</u>

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1		<u>b.</u>	The power to lease any hospital facility, or any part of a hospital
2			facility, to a nonprofit corporation, provided that the terms and
3			conditions of such lease are consistent with the public purposes
4			described in G.S. 131E-12.
5		<u>c.</u>	The power to acquire an ownership interest, in whole or in part, in a
6			nonprofit or for-profit managed care company, as provided in
7			<u>G.S. 131E-7.1.</u>
8 9		<u>d.</u>	<u>All powers set forth in G.S. 131E-23 that are not otherwise addressed</u> by this Part.
0	(10)	Exer	cise any or all powers conferred upon the Board, either generally or with
1	<u>(10)</u>		ect to any specific health care facility or other operations, through or by
2			gnated agents, including private corporations, nonprofit corporations, or
3			ed liability companies formed under the laws of the State.
4	(11)		the powers of a body corporate and politic, including the power to sue
5	(11)		be sued, to make contracts, and to adopt and use a common seal and to
5			the same as may be deemed expedient.
7	(d) Limita	-	- Notwithstanding the powers and duties provided in this section, the
8			sh to another entity more than fifty percent (50%) of control of either the
9	UNC Hospitals of	-	• • •
0	"§ 116-350.20. F	Report	s due from the Board of Directors.
21	The Chief Ex	ecutiv	e Officer and the President of The University of North Carolina jointly
2	shall report by De	ecembe	er 31 of each year on the operations and financial affairs of the System to
3	the Joint Legislat	ive Co	ommission on Governmental Operations and the Board of Governors of
4	The University of	f North	n Carolina. The report shall include actions taken by the Board under the
5	authority granted	-	
6			Officers and their staff.
7			tive Officer The executive and administrative head of the University
8			Ith Care System shall have the title of "Chief Executive Officer." The
9			board of trustees, and the Chancellor of the University of North Carolina
0	•		g such search process as the boards and the Chancellor deem appropriate,
1			pre persons as candidates for the office, who, pursuant to criteria agreed
2			the Chancellor, have the qualifications for both the positions of Chief
3 4			e University of North Carolina Health Care System and Vice-Chancellor
4 5			the University of North Carolina at Chapel Hill. The names of the , once approved by the Board of Directors and the board of trustees, shall
5 6			hancellor to the President of The University of North Carolina, who if
7			y of one or more of the candidates, will nominate one as Chief Executive
8		-	ection by the Board of Governors. The individual serving as Chief
9	- ·		1 have complete executive and administrative authority to formulate
0			and the adoption of, and implement policies governing the programs and
1	* *		sity of North Carolina Health Care System, subject to all requirements of
2			. That same individual, when serving as Vice-Chancellor for Medical
3			authorities, rights, and responsibilities of a vice-chancellor of the
4			rolina at Chapel Hill.
5			f UNC Hospitals. – The executive and administrative head of the
6			rolina Hospitals at Chapel Hill shall have the title of "President of the
7			rolina Hospitals at Chapel Hill." The Board of Directors shall elect, on
8			ef Executive Officer, the President of the University of North Carolina
9	Hospitals at Chap		•
0	(c) Admin	nistrati	ive and Professional Staff The Board of Directors shall elect, on
51	nomination of the	e Chief	f Executive Officer, such additional administrative and professional staff

1	employees of the University of North Carolina Health Care System as may be deemed necessary
2	to assist in fulfilling the duties of the office of the Chief Executive Officer, all of whom shall
3	serve at the pleasure of the Chief Executive Officer.
4	" <u>§ 116-350.30. Personnel.</u>
5	(a) <u>Employment Authority. – The System may employ a workforce to conduct its</u>
6	operations. Employees who are employed directly by the System, and not by a System affiliate,
7	are State employees whose terms and conditions of employment, including benefit plans and
8	programs, are determined by the Board. Only Articles 5, 6, 7, and 14 of Chapter 126 of the
9	General Statutes, the State Human Resources Act, apply to these State employees. The Board of
10	the System may authorize the System to employ the faculty and staff of the University of North
11	Carolina School of Medicine as well as other health affairs schools and components of the
12	University of North Carolina at Chapel Hill subject to the provisions of this subsection, provided
13 14	that any employees who are faculty members shall remain subject to the faculty policies of the University of North Carolina at Chapel Hill, as established or adopted pursuant to delegation
15 16	from the Board of Governors of The University of North Carolina. A State employee employed by the System immediately prior to November 1, 2023, has the right to (i) continued State
17	employment if the employee remains in the employee's current role or position, unless terminated
18	in accordance with the terms of employment that existed immediately prior to November 1, 2023,
19	subject to all relevant provisions of State and federal law and (ii) continued participation in the
20	State Teachers' and State Employees' Retirement System if the employee was enrolled in the
20	Retirement System immediately prior to November 1, 2023, and maintains State employee status.
22	(b) Certain Career State Employees. – Notwithstanding subsection (a) of this section, a
23	State employee who achieved career State employee status by October 31, 1998, shall remain
24	subject to the rules regarding discipline or discharge that were effective on October 31, 1998,
25	and shall not be subject to the rules regarding discipline or discharge adopted after that date.
26	"§ 116-350.35. Finances.
27	(a) System Budgeting. – The System, the UNC Hospitals, and designated component
28	parts of The University of North Carolina shall not be subject to the provisions of the State
29	Budget Act, except for General Fund appropriations, or otherwise subject to the authority,
30	oversight, or control of the Office of the State Controller. The System, the UNC Hospitals, and
31	designated component parts of The University of North Carolina shall be subject to the authority
32	and oversight of the Office of the State Auditor. The Chief Executive Officer, subject to the
33	Board, shall be responsible for all aspects of budget preparation, budget execution, and
34	expenditure reporting for the System. Separate auditable accounts under the control of the Board
35	shall be maintained for the UNC Hospitals and the clinical patient care programs of the School
36	of Medicine of the University of North Carolina at Chapel Hill. Except for General Fund
37	appropriations, all receipts of the UNC Hospitals may be invested pursuant to G.S. 116-265.40.
38	General Fund appropriations for support of the UNC Hospitals shall be budgeted in a General
39	Fund code under a single purpose, "Contribution to University of North Carolina Hospitals at
40	Chapel Hill Operations" and be transferable to a special fund operating code as receipts. All
41	revenues generated from operations, appropriations, or funds otherwise under the control of the
42	Board shall exclusively be used in furtherance of the missions and goals of the System as
43	determined or approved by the Board.
44	(b) Patient/Health Care System Benefit. – The Chief Executive Officer, or the Chief
45	Executive Officer's designee, may expend operating budget funds, including State funds, of the
46	System for the direct benefit of a patient, when, in the judgment of the Chief Executive Officer
47	or the Chief Executive Officer's designee, the expenditure of these funds would result in a
48	financial benefit to the System. Any such expenditures are declared to result in the provision of
49	medical services and create charges of the University of North Carolina Health Care System for
50	which the health care system may bill and pursue recovery in the same way as allowed by law
51	for recovery of other health care systems' charges for services that are unpaid.

#### **General Assembly Of North Carolina** Session 2023 1 These expenditures shall be restricted (i) to situations in which a patient is financially unable 2 to afford ambulance or other transportation for discharge; (ii) to afford placement in an after-care 3 facility; (iii) to assure availability of a bed in an after-care facility after discharge from the 4 hospitals; (iv) to secure equipment or other medically appropriate services after discharge; or (v)5 to pay health insurance premiums. The Chief Executive Officer or the Chief Executive Officer's 6 designee shall reevaluate at least once a month the cost effectiveness of any continuing payment 7 on behalf of a patient. 8 To the extent that the System advances anticipated government entitlement benefits for a 9 patient's benefit, for which the patient later receives a lump sum "back pay" award from an agency 10 of the State, whether for the current admission or subsequent admission, the State agency shall 11 withhold from this back pay an amount equal to the sum advanced on the patient's behalf by the System, if, prior to the disbursement of the back pay, the applicable State program has received 12 13 notice from the System of the advancement. 14 "§ 116-350.40. Regulation of UNC Hospitals Funds. 15 Definition of Funds. – As used in this section, "funds" means: (a) Moneys, or the proceeds of other forms of property, received by the UNC 16 (1) 17 Hospitals as gifts or devises. Moneys received by the UNC Hospitals pursuant to grants from, or contracts 18 <u>(2)</u> 19 with, the United States government or any agency or instrumentality thereof. 20 <u>(3)</u> Moneys received by the UNC Hospitals pursuant to grants from, or contracts 21 with, any State agencies, any political subdivisions of the State, any other states or nations or political subdivisions thereof, or any private entities 22 23 whereby the UNC Hospitals undertakes, subject to terms and conditions 24 specified by the entity providing the moneys, to conduct research, training, or 25 public service programs. 26 Moneys received from or for the operation by the UNC Hospitals of any of its (4) 27 self-supporting auxiliary enterprises, including the Liability Insurance Trust 28 Fund. 29 Moneys received for services UNC Hospitals and the patient care programs (5) 30 established or maintained by the School of Medicine of the University of 31 North Carolina at Chapel Hill render in its hospital, clinics, and other 32 operations. 33 Moneys received by the UNC Hospitals in respect to borrowings for capital (6)34 equipment or construction projects to further services it renders in either or 35 both of its hospital or clinical operations. 36 The net proceeds from the disposition effected pursuant to Article 7 of Chapter (7) 37 146 of the General Statutes of any interest in real property owned by or under 38 the supervision and control of the UNC Hospitals if the interest in real 39 property had first been acquired by gift or devise or through expenditure of 40 moneys defined in this section, except the net proceeds from the disposition 41 of an interest in real property first acquired by the UNC Hospitals through 42 expenditure of moneys received as a grant from a State agency or General 43 Fund appropriations. Fund Management. - The Board of the System is responsible for the custody and 44 (b) 45 management of the funds of the UNC Hospitals. The Board shall adopt uniform policies and 46 procedures applicable to the deposit, investment, and administration of these funds, which shall 47 assure that the receipt and expenditure of such funds is properly authorized and that the funds are 48 appropriately accounted for. The Board may delegate authority, through the Chief Executive 49 Officer, to the President of the UNC Hospitals, when such delegation is necessary or prudent to 50 enable the UNC Hospitals to function in a proper and expeditious manner.

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1	(c) Fund Expenditure. – Funds under this section and investment earnings the	ereon are
2	available for expenditure by the UNC Hospitals and are hereby appropriated by the	
3	Assembly.	
4	(d) Fund Oversight. – Funds under this section are subject to the oversight of	the State
5	Auditor pursuant to Article 5A of Chapter 147 of the General Statutes are not subje	
6	provisions of the State Budget Act, except for operating and capital funds appropriated	
7	General Fund.	
8	(e) Fund Reporting. – The UNC Hospitals shall submit such reports or other info	ormation
9	concerning its fund accounts under this section as may be required by the Board.	
10	(f) Funds Supplemental. – Funds under this section, or the investment income th	erefrom,
11	shall not take the place of State appropriations or any part thereof, but any portion of the	
12	available for general institutional purposes shall be used to supplement State appropri	
13	the end that the UNC Hospitals may improve and increase their functions, may enlarge the	
14	of service, and may become more useful to a greater number of people.	
15	(g) Fund Investment. – The Board may deposit or invest the funds under this s	ection in
16	interest bearing accounts and other investments in the exercise of its sound discretion,	
17	regard to any statute or rule of law relating to the investment of funds by fiduciaries.	,
18	"§ 116-350.45. Purchases.	
19	Notwithstanding the provisions of Articles 3, 3A, and 3C of Chapter 143 of the	General
20	Statutes and G.S. 143-341(8)(i) of the General Statutes, the Board shall establish poli	
21	regulations governing the purchasing requirements of the System. These policies and reg	
22	shall provide for requests for proposals, competitive bidding or purchasing by means or	
23	competitive bidding, contract negotiations, and contract awards for purchasing	
24	materials, equipment, and services which are necessary and appropriate to fulfill the	
25	educational, research, and community service missions of the System.	<u>,</u>
26	The Board of Directors shall submit all initial policies and regulations adopted put	rsuant to
27	this section to the Division of Purchase and Contract for review upon adoption by the Bo	
28	subsequent changes to these policies and regulations adopted by the Board shall be sub-	mitted to
29	the Division of Purchase and Contract for review. Any comments by the Division of	Purchase
30	and Contract shall be submitted to the Chief Executive Officer and to the Presiden	t of The
31	University of North Carolina.	
32	" <u>§ 116-350.50. Real property.</u>	
33	(a) Acquisition and Disposition. – The Board shall establish policies for acqui	iring and
34	disposing of any interest in real property by the System and the UNC Hospitals. These	policies
35	shall specify procedures for evaluating, negotiating, and approving the acquisition or dis	<u>sposition</u>
36	of an interest in real property by purchase, gift, lease, or rental, but not by condemn	nation or
37	exercise of eminent domain. Acquisitions and dispositions of interests in real property	<u>pursuant</u>
38	to this section shall not be subject to statutes applicable to the acquisition or disposition o	
39	in real property by or on behalf of State agencies, including, without limitation, the prov	
40	Article 36 of Chapter 143 of the General Statutes or Chapter 146 of the General Statute	<u>s.</u>
41	(b) Design and Construction. – The Board may, subject to rules and regulations g	
42	applicable to hospital facilities in the State, adopt policies and procedures that exclusivel	<u>y govern</u>
43	the design, construction, and renovation of buildings, infrastructure, utilities, and other	
44	developments of the System and the UNC Hospitals, including all aspects of vendor se	
45	contracting, negotiation, and approvals. Design and construction for the System and t	
46	Hospitals shall be subject to the requirements of G.S. 44A-26 and G.S. 133-1.1 but	
47	otherwise be subject to the provisions of statutes applicable to design and construction	projects
48	by or on behalf of State agencies.	
49	(c) Plan Review and Code Enforcement of Certain Construction Pro	
50	Notwithstanding any other provision of law to the contrary, a local building code in	-
51	department has general authority over plan review and administration, and enforceme	<u>nt, of all</u>

#### **General Assembly Of North Carolina** Session 2023 1 sections of the North Carolina State Building Code for construction or renovation projects 2 undertaken by the System or its component units that are on or within privately owned real 3 property leased by the System, or its component units, within its jurisdiction. Nothing in this 4 subsection shall be construed to abrogate the authority of the Department of Labor under 5 G.S. 143-139(c) and (d). 6 "§ 116-350.55. Bonds and notes. 7 Bonds and Notes. - In addition to the provisions of Article 3 of Chapter 116D of the (a) 8 General Statutes, the System shall be authorized to issue bonds and notes on behalf of itself or 9 any component units or System affiliate in accordance with the provisions of Article 3 of Chapter 10 116D of the General Statutes, in the same manner and for the same purposes as the Board of 11 Governors of The University of North Carolina may issue bonds and notes as provided for therein. In doing so, the System shall have the same powers conferred upon the Board of 12 13 Governors by such Article and, for purposes of this section, references in such Article to the 14 Board of Governors shall mean and be deemed to include the System. 15 Notwithstanding subsection (a) of this section, in connection with the issuance of (b) 16 bonds or notes of the System in accordance with this section and Article 3 of Chapter 116D of 17 the General Statutes, the following provisions shall apply: Institutions within the meaning of G.S. 116D-22 shall include the System and 18 (1)19 any component unit or System affiliate. 20 (2)The approval of the Director of the Budget, as provided in G.S. 116D-26, 21 116D-27, 116D-29, and 116D-30, shall not apply to bonds or notes issued by the System pursuant to this section and Article 3 of Chapter 116D of the 22 23 General Statutes. 24 (3) Notwithstanding G.S. 116D-26(b), except as otherwise provided in Article 3 25 of Chapter 116D of the General Statutes, special obligation bond projects may 26 be undertaken, special obligation bonds may be issued, and other powers 27 vested in the Board under this section may be exercised by the Board without 28 obtaining the consent of any department, division, commission, board, bureau, 29 or agency of the State and without any other proceedings or the happening of 30 any other conditions or things other than those proceedings, conditions, or 31 things which are specifically required by this section and Article 3 of Chapter 32 116D of the General Statutes. 33 Nothing herein shall limit or restrict the right of the System to obtain a loan (4)34 from a financial institution, provided that the System may not pledge real 35 property owned by the State of North Carolina as collateral. 36 "§ 116-350.60. Nonprofit merger authority. 37 The University of North Carolina Health Care System and any domestic nonprofit 38 corporation may merge in the manner provided in G.S. 55A-11-09, except that the merger need 39 not comply with G.S. 55A-11-02 as required by G.S. 55A-11-09(b)(3). For the purposes of this 40 section, the University of North Carolina Health Care System is deemed an unincorporated 41 "business entity" as defined in G.S. 55A-11-09(a) and the University of North Carolina Health 42 Care System or the University of North Carolina Hospitals is the surviving business entity of any 43 merger effected pursuant to this section. For any plan of merger pursuant to this section, along with the applicable items set forth in the articles of merger under G.S. 55A-11-09(d), the 44 45 University of North Carolina Health Care System shall set forth reference to this section. 46 G.S. 55A-11-09(e1) does not apply to a merger under this section. 47 "§ 116-350.65. Public records. 48 The following records of the System are not public records under Chapter 132 of the General 49 Statutes: 50 (1)Records related to patient care and patient services, including, but not limited to, patient records, vendor contracts, quality initiatives, quality measures, and 51

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report	s related to quality requirements: pr	covided, however, that any contracts
		s publicly reported to government
	atory or oversight bodies shall be co	· · · ·
	• •	or initiatives, including potential
	tions and new services or businesse	• •
		ve Commission on Governmental
	tions as provided by law.	
"§ 116-350.70. State ac	· · ·	
Subject to the provisi	ions and limitations of Parts 1 and 2	of this Article, the Board may enter
into cooperative agreeme	ents with any other entity for the pre-	ovision of health care, including the
acquisition, allocation, sl	haring, or joint operation of hospita	lls or any other health care facilities
or health care provider,	without regard to their effect on ma	arket competition. When partnering
with community hospital	s and other health systems in variou	is regions of the State, the System is
acting according to State	policy by ensuring that health care i	s made available to all parts of North
Carolina; its activities of	constitute "State action" for purpo	oses of antitrust law. The General
		the application of federal and State
antitrust law.		
	"Part 2. Liability Insurance or Self-	-Insurance.
" <u>§ 116-350.100. Author</u>	rization to secure insurance or pro	
The Board is authorit	ized through the purchase of contra	acts of insurance or the creation of
self-insurance trusts, or th	hrough combination of such insuran	ce and self-insurance, to provide the
System, UNC Hospitals,	System affiliates, and individual he	alth care practitioners with coverage
against claims of persona	al or entity tort liability based on con	nduct within the course and scope of
health care functions und	lertaken by such entities or individu	als as employees, agents, or officers
of (i) the System, (ii) the	University of North Carolina Hospi	tals at Chapel Hill, or (iii) any health
care institution, agency,	or entity which has an affiliation ag	reement with the System or with the
University of North Card	olina Hospitals at Chapel Hill. The	types of health care practitioners to
which the provisions of	this Part may apply include, but a	are not limited to, medical doctors,
dentists, nurses, residents	s, interns, medical technologists, nu	rses' aides, and orderlies. Subject to
all requirements and lim	itations of this Article, the coverag	e to be provided, through insurance
or self-insurance or com	bination thereof, may include provi	sion for the payment of expenses of
litigation, the payment of	f civil judgments in courts of compe	tent jurisdiction, and the payment of
settlement amounts, in ac	ctions, suits, or claims to which this	Part applies.
"§ 116-350.105. Establi	ishment and administration of sel	f-insurance trust funds; rules and
		overed persons; application of
<u>G.S. 143-300</u>		
		r of a program of liability insurance,
		sed only for the purposes authorized
	1 -	ty insurance shall not be subject to
		authorized to receive and accept any
		the purposes of this section and to
		ses incurred in collecting, receiving,
		the self-insured program of liability
· · · ·	rom such insurance trust accounts.	
	<b>.</b>	s Article, the Board is authorized to
		istration of the self-insured program
-		regulations concerning the eligibility
	· · · · · ·	n, the assessment of charges against
		nts, and the negotiation, settlement,
litigation, and payment o	of claims.	

The Board is authorized to create a UNC Health Liability Insurance Trust Fund 1 (c) 2 Council composed of not more than 13 members; one member each shall be appointed by the 3 State Attorney General, the State Insurance Commissioner, the Director of the Office of State 4 Budget and Management, and the State Treasurer; the remaining members shall be appointed by 5 the Board. Subject to all requirements and limitations of this Article and to any rules and regulations adopted by the Board under the terms of subsection (b) of this section, the Board may 6 7 delegate to the UNC Health Liability Insurance Trust Fund Council responsibility and authority 8 for the administration of the self-insured liability insurance program and of the insurance trust 9 accounts established pursuant to such program. 10 Defense of all suits or actions against an individual health care practitioner who is (d) 11 covered by a self-insured program of liability insurance established by the Board under the provisions of this Article may be provided by the Attorney General in accordance with the 12 13 provisions of G.S. 143-300.3 of Article 31A of Chapter 143; provided, that in the event it should 14 be determined pursuant to G.S. 143-300.4 that defense of such a claim should not be provided 15 by the State, or if it should be determined pursuant to G.S. 143-300.5 and G.S. 147-17 that 16 counsel other than the Attorney General should be employed or, if the individual health care 17 practitioner is not an employee of the State as defined in G.S. 143-300.2, then private legal 18 counsel may be employed by the UNC Health Liability Insurance Trust Fund Council and paid 19 for from funds in the insurance trust accounts. 20 (e) For purposes of the requirements of G.S. 143-300.6, the coverage provided State 21 employees by any self-insured program of liability insurance established by the Board pursuant to the provisions of this Article shall be deemed to be commercial liability insurance coverage 22 23 within the meaning of G.S. 143-300.6(c). 24 (f) By rules or regulations adopted by the Board in accordance with subsection (b) of this 25 section, the Board may provide that funds maintained in insurance trust accounts under such a 26 self-insured program of liability insurance may be used to pay any expenses, including damages 27 ordered to be paid, which may be incurred by the System or the University of North Carolina 28 Hospitals at Chapel Hill with respect to any tort claim, based on alleged negligent acts in the 29 provision of health care services, which may be prosecuted under the provisions of Article 31 of 30 Chapter 143 of the General Statutes. 31 "§ 116-350.110. Funding of self-insurance program. 32 If the Board elects to establish a self-insurance trust fund, the initial contribution to (a) 33 the fund shall be determined by an independent actuary but shall be no less than three hundred 34 thousand dollars (\$300,000). Annual contributions to said fund shall be made in an amount to be 35 determined each year by the UNC Health Liability Insurance Trust Fund Council upon the advice 36 of an independent actuary and shall include amounts necessary to pay all costs of administration 37 of the self-insurance program and claims adjustment, including litigation in addition to amounts 38 necessary to pay claims. Contributions shall be no less than one hundred fifty percent (150%) of 39 the amounts actually paid each year on medical malpractice claims until such time as the UNC 40 Health Liability Insurance Trust Fund Council, with the advice of an independent actuary and 41 the approval of the Board, determines that an annual contribution in a lesser amount will not 42 impair the adequacy of the fund to satisfy existing and potential health care malpractice claims 43 for a period of one year. 44 Claims certified to be paid from the fund shall be paid in the order of award or (b) 45 settlement. In the event that the fund created hereunder shall at any time have insufficient funds 46 to assure that both existing and future claims will be paid, the Board is hereby authorized to 47 borrow necessary amounts up to thirty million dollars (\$30,000,000) per established 48 self-insurance trust fund account to replenish the fund. The Board shall maintain funds in each 49 self-insurance trust at no less than one hundred thousand dollars (\$100,000) at all times. 50 Funds borrowed by the Board to replenish the trust fund account may be secured by (c) pledging noncapital assets of the members. Members shall mean those entities, agencies, 51

1	departments, or o	divisions of the System which directly contribute funds to the self-insurance
2		shall individual health care providers be deemed members for the purposes of
3	this section.	
4		ations issued under the provisions of this Part shall not be deemed to constitute
5		or obligation of the State or of any political subdivision thereof or a pledge of
6		lit of the State or of any such political subdivision but shall be payable solely
7		s or assets of the members. Each obligation issued under this Part shall contain
8		of a statement to the effect that the System shall not be obligated to pay the same
9		hereon except from the revenues or assets pledged therefor and that neither the
10		or the taxing power of the State or of any political subdivision thereof is pledged
11		f the principal of or the interest on such obligation.
12		Termination of fund.
13		ated hereunder may be terminated by the Board upon their determination that
14	•	and adequate arrangements have been made to assure that both existing and
15	-	e malpractice claims or judgments against the participants in the self-insurance
16		baid and satisfied. Upon the termination of any fund pursuant to this section, the
17		aining in such fund upon termination less any outstanding indebtedness shall
18		id to the System and allocated among the participating entities according to their
19		butions as determined by the Board.
20	-	Sovereign immunity.
21		is Article shall be deemed to waive the sovereign immunity of the State.
22		Confidentiality of records.
23		taining to the liability insurance program, including all information,
24	_	investigations, or interviews concerning or pertaining to claims or potential
25	-	articipants in the self-insurance program or to the program or applications for
26		he program shall not be considered public records under Chapter 132 of the
27		and shall not be subject to discovery under the Rules of Civil Procedure, Chapter
28	1A of the Genera	1 Statutes.
29	" <u>§ 116-350.130.</u>	Further action.
30	The Board is	hereby authorized to take all action necessary to effectuate the purposes and
31	provisions of this	Part.
32	" <u>§ 116-350.135.</u>	
33	The funds dea	scribed by this Part are appropriated and shall be used only as provided by this
34	<u>Part.</u>	
35	" <u>§§ 116-350.136</u>	to 116-359. Reserved for future codification purposes.
36		" <u>Article 39.</u>
37		"East Carolina University Health Care Operations.
38	" <u>§ 116-360.5.</u> D	
39		g definitions apply in this Article:
40	<u>(1)</u>	Board of Trustees. – The Board of Trustees of East Carolina University.
41	<u>(2)</u>	<u>Career State employee status. – As defined in G.S. 126-1.1.</u>
42	<u>(3)</u>	Chancellor. – The Chancellor of East Carolina University.
43	<u>(4)</u>	ECU Dental School Clinical Operations. – A division of the School of Dental
44		Medicine at East Carolina University that operates clinical programs and
45		facilities in Greenville, North Carolina, and across the State for the purpose of
46		providing medical care to the general public and training dentists and other
47	<i></i> \	health care professionals.
48	<u>(5)</u>	<u>Medical Faculty Practice Plan. – A division of the School of Medicine of East</u>
49 50		Carolina University that operates clinical programs and facilities for the
50		purpose of providing medical care to the general public and training
51		physicians and other health care professionals.

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1	(6) President. – The President of The University of North Carolina	l.
2	(7) School of Medicine. – The Brody School of Medicine of	_
3	University.	
4	"§ 116-360.10. East Carolina University School of Medicine; establishment;	<u>mission.</u>
5	(a) Establishment The Board of Trustees of East Carolina Univer-	<u>sity is hereby</u>
6	authorized to establish a school of medicine at East Carolina University, Gre	enville, North
7	Carolina. The school of medicine shall meet all requirements and regulations of t	the Council on
8	Medical Education and Hospitals of the American Medical Association, the	Association of
9	American Medical Colleges, and other such accrediting agencies whose approv	al is normally
10	required for the establishment and operation of a two-year medical school.	
11	(b) Mission. – The School of Medicine shall provide instruction and training	
12	medical degree, advanced and doctoral degrees in biomedical sciences and rela	
13	other credentials; facilitate the education of physicians and other health care	-
14	partnership with schools and colleges within East Carolina University, The University	
15	Carolina System, and its affiliated enterprises; provide patient care and facilitat	
16	sustainability of East Carolina University's School of Medicine and health scient	
17	through clinical collaboration with and joint operation of health care facilities with	
18	hospitals or health systems; engage in research and render other services designed	-
19	health and well-being of the citizens of North Carolina, with particular focus on ru	
20	State; and drive innovation and transformation in health care services delivery,	with particular
21	focus on rural health care services delivery.	
22 23	" <u>§ 116-360.15. Personnel and operations.</u>	a may amploy
23 24	(a) <u>Employment Authority. – East Carolina University School of Medicin</u> <u>a workforce to conduct its operations of the Medical Faculty Practice Plan and the</u>	
24 25	School Clinical Operations. Employees who are employed directly by Medical Faculty Fractice Fian and the	
23 26	Plan and the ECU Dental School Clinical Operations, and not by an affiliated hose	
20 27	system, are State employees whose terms and conditions of employment, includin	
28	and programs, are determined by the Chancellor, subject to the direction of the P	
29	Articles 5, 6, 7, and 14 of Chapter 126 of the General Statutes, the State Human I	•
30	apply to these State employees. Subject to the approval of the President, the C	
31	authorize East Carolina University to employ the faculty and staff of the School of	•
32	other health affairs schools and components of East Carolina University, subject to	
33	of this section. All employees who are faculty members shall remain subject	
34	policies of East Carolina University, as established or adopted pursuant to deleg	
35	Board of Governors of The University of North Carolina. A State employee emp	
36	Carolina University as part of the Medical Faculty Practice Plan or ECU Dental S	chool Clinical
37	Operations prior to November 1, 2023, has the right to (i) continued State emp	loyment if the
38	employee remains in the employee's current role or position, unless terminated	in accordance
39	with the terms of employment that existed immediately prior to November 1, 2023	3, subject to all
40	relevant provisions of State and federal law and (ii) continued participation in the S	State Teachers'
41	and State Employees' Retirement System if the employee was enrolled in the Retin	rement System
42	immediately prior to November 1, 2023, and maintains State employee status.	
43	(b) <u>Certain Career State Employees. – Notwithstanding subsection (a) of t</u>	his section, all
44	of the following applies:	
45	(1) For employees of the Medical Faculty Practice Plan. – The com	÷
46	State employee who achieved career State employee status b	
47	<u>1998, shall not be reduced as a result of this section and that e</u>	
48	(i) remain subject to the rules regarding discipline or discha	-
49 50	effective on October 31, 1998, and (ii) not be subject to the r	ules regarding
50	discipline or discharge adopted after that date.	

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	(2)	For employees of the ECU Dental School Clinical O	perations. – The
2	<u>~~~</u>	compensation of a State employee who achieved career Sta	-
;		by June 30, 2022, shall not be reduced as a result of thi	
		employee shall (i) remain subject to the rules regarding disc	ipline or discharge
		that were effective on June 30, 2022, and (ii) not be su	bject to the rules
		regarding discipline or discharge adopted after that date.	•
	(c) Subje	ct to the direction of the President and so long as it is to the be	nefit of the School
0	of Medicine, Ea	st Carolina University, or The University of North Caro	olina System, the
<u>C</u>	Chancellor may t	ake any of the following actions:	-
	<u>(1)</u>	Enter into partnerships, affiliations, joint operating agree	ements, and other
		arrangements with hospitals, health systems, and other heal	th care partners on
		behalf of the School of Medicine or East Carolina Universi	<u>ty.</u>
	<u>(2)</u>	Assign employees to assist with the establishment and	operation of any
		partnerships, affiliations, joint operating agreements, and o	ther arrangements
		entered into pursuant to this subsection.	
	<u>(3)</u>	Make available office space, equipment, supplies, and other	r related resources
		as part of any partnerships, affiliations, joint operating agree	ements, and other
		arrangements entered into pursuant to this subsection.	
"	<u>§ 116-360.20.</u> I	<u> Yinances.</u>	
	(a) Budge	eting The School of Medicine, the Medical Faculty Practi	ce Plan, and ECU
<u>[</u>	Dental School Cl	inical Operations, shall not be subject to the provisions of the	State Budget Act,
<u>e</u>	except for Gener	ral Fund appropriations, or otherwise subject to the autho	rity, oversight, or
<u>c</u>	control of the O	ffice of the State Controller. The School of Medicine, the	e Medical Faculty
P	Practice Plan, and	d ECU Dental School Clinical Operations shall be subject to	the authority and
0	oversight of the	Office of the State Auditor. The Chancellor, subject to th	e direction of the
P	President, shall	be responsible for all aspects of budget preparation, budg	et execution, and
e	xpenditure repo	rting for the School of Medicine, the Medical Faculty Practi	ce Plan, and ECU
		inical Operations. Except for General Fund appropriations,	-
N	Medical Faculty	Practice Plan and ECU Dental School Clinical Operations	may be invested
-		116-36.1. General Fund appropriations for support of the	
		ll be budgeted in a General Fund code under a single purpo	
		ty Practice Plan at East Carolina University," and be transfe	-
		de as receipts. All revenues generated from operations, appro	•
		culty Practice Plan shall exclusively be used in furtherance o	
-		ical Faculty Practice Plan and School of Medicine as detern	nined or approved
<u>b</u>	by the Chancello		
	<u> </u>	care Receipts. – The East Carolina University School of Medi	
		s consistent with the State's cash management plan, funds ear	
		eimbursements for education costs. Upon receipt, these fund	s are appropriated
<u>a</u>	and shall be alloc		
	<u>(1)</u>	The portion of the Medicare reimbursement generated thro	-
		expense of the School of Medicine's Medical Faculty Prace	
		transferred to the appropriate Medical Faculty Practice Pl	
		the School of Medicine. The Medical Faculty Practice I	
		responsibility for any of these funds that subsequently mus	st be refunded due
		to final audit settlements.	
	<u>(2)</u>	Funds that were received pursuant to this section prior to	
		that were transferred to a special fund account on depo	
		Treasurer are appropriated to the Brody School of Medicin	
		University and may be expended by the Brody School of	
		family medicine center and for purposes consistent with its	stated mission.

1	" <u>§ 116-360.25. Purchases.</u>
2	Notwithstanding the provisions of Articles 3, 3A, and 3C of Chapter 143 of the General
3	Statutes to the contrary, the Chancellor shall establish policies and regulations governing the
4	purchasing requirements of the School of Medicine, the Medical Faculty Practice Plan, and ECU
5	Dental School Clinical Operations. These policies and regulations shall provide for requests for
6	proposals, competitive bidding, or purchasing by means other than competitive bidding, contract
7	negotiations, and contract awards for purchasing supplies, materials, equipment, and services
8	which are necessary and appropriate to fulfill the clinical and educational missions of the School
9	of Medicine, the Medical Faculty Practice Plan, and ECU Dental School Clinical Operations.
10	Pursuant to such policies and regulations, purchases for the School of Medicine, the Medical
11	Faculty Practice Plan, and ECU Dental School Clinical Operations shall be effected by East
12	Carolina University.
13	The Chancellor shall submit all initial policies and regulations adopted under this section to
14	the Division of Purchase and Contract for review upon adoption by the Chancellor. Any
15	subsequent changes to these policies and regulations adopted by the Chancellor shall be
16	submitted to the Division of Purchase and Contract for review. Any comments by the Division
17	of Purchase and Contract shall be submitted to the Chancellor of East Carolina University and to
18	the President of The University of North Carolina.
19	" <u>§ 116-360.30. Public records.</u>
20	The following records of East Carolina University School of Medicine and ECU Dental
21	School Clinical Operations are not public records under Chapter 132 of the General Statutes:
22	(1) Records related to research, patient care, and patient services, including, but
23	not limited to, patient records, vendor contracts, quality initiatives, quality
24	measures, and reports related to quality requirements; provided, however, that
25	any contracts with other State agencies or documents publicly reported to
26	government regulatory or oversight bodies shall be considered public records.
27	(2) <u>Records related to strategic planning or initiatives, including potential</u>
28	affiliations and new services or businesses.
29	(3) Consultations with the Joint Legislative Commission on Governmental
30	Operations as provided by law.
31	" <u>§ 116-360.35. Real property.</u>
32	(a) Acquisition and Disposition. – The Chancellor of East Carolina University shall
33	establish rules and regulations for acquiring or disposing of any interest in real property for the
34	use of the School of Medicine, the Medical Faculty Practice Plan, and ECU Dental School
35	Clinical Operations. These rules and regulations shall include provisions for development of
36	specifications, advertisement, and negotiations with owners for acquisition of an interest in real
37	property by purchase, gift, lease, or rental, but not by condemnation or exercise of eminent
38	domain, on behalf of the School of Medicine, the Medical Faculty Practice Plan, and ECU Dental
39	School Clinical Operations. Acquisitions and dispositions of interests in real property pursuant
40	to this section shall not be subject to State laws applicable to the acquisition or disposition of
41	interest in real property by or on behalf of State agencies, including, without limitation, the
42	provisions of Article 36 of Chapter 143 of the General Statutes or the provisions of Chapter 146
43	of the General Statutes.
44 45	(b) Design and Construction. – The Chancellor may, subject to rules and regulations
45 46	generally applicable to educational facilities and health care facilities in the State, adopt policies
40 47	and procedures that shall exclusively govern the design, construction, and renovation of buildings infrastructure utilities and other property developments of the School of Medicine
47 48	buildings, infrastructure, utilities, and other property developments of the School of Medicine, including all aspects of vendor selections, contracting, negotiation, and approvals. Design and
40 49	construction for the School of Medicine are subject to the requirements of G.S. 44A-26 and
49 50	G.S. 133-1.1 but are otherwise exempt from other State laws applicable to design and
51	construction projects by or on behalf of State agencies.
~ -	

Plan Review and Code Enforcement of Certain Construction Projects. -1 (c) 2 Notwithstanding any other provision of law to the contrary, a local building code inspection 3 department has general authority over plan review, administration, and enforcement of all 4 sections of the North Carolina State Building Code with respect to construction or renovation projects undertaken by the School of Medicine, the Medical Faculty Practice Plan, or ECU Dental 5 6 Clinical Operations that are on or within privately owned real property leased by the School of Medicine, the Medical Faculty Practice Plan, or ECU Dental Clinical Operations within the 7 8 jurisdiction of the local building code inspection department. Nothing in this subsection shall be 9 construed to abrogate the authority of the Department of Labor under subsections (c) and (d) of 10 G.S. 143-139. 11 "§ 116-360.40. State action. Subject to the provisions and limitations of this Article, the Chancellor of East Carolina 12 University, subject to the direction of the President of The University of North Carolina, may 13 14 enter into cooperative agreements on behalf of the School of Medicine, the Medical Faculty Practice Plan, and ECU Dental School Clinical Operations with any other entity for the provision 15 of health care, including the acquisition, allocation, sharing, or joint operation of hospitals or any 16 17 other health care facilities or health care provider, without regard to their effect on market 18 competition. When partnering with community hospitals and health systems in various regions of the State, the School of Medicine, the Medical Faculty Practice Plan, and ECU Dental School 19 20 Clinical Operations are acting according to State policy by ensuring that health care is made 21 available to all parts of North Carolina; their activities constitute "State action" for purposes of 22 antitrust law. The General Assembly intends that these agreements are immune from the 23 application of federal and State antitrust law." 24 25 **CONFORMING AND OTHER CHANGES** 26 SECTION 4.10.(c) G.S. 66-58 reads as rewritten: 27 "§ 66-58. Sale of merchandise or services by governmental units. 28 Except as may be provided in this section, it shall be is unlawful for any unit, (a) 29 department department, or agency of the State government, or any division or subdivision of the 30 unit, department department, or agency, or any individual employee or employees of the unit, 31 department department, or agency in his, or her, or their capacity as employees 32 thereof, thereof to engage directly or indirectly in the sale of goods, wares wares, or merchandise 33 in competition with citizens of the State, or to engage in the operation of restaurants, cafeterias 34 or other eating places in any building owned by or leased in the name of the State, or to maintain 35 service establishments for the rendering of services to the public ordinarily and customarily 36 rendered by private enterprises, or to provide transportation services, or to contract with any 37 person, firm firm, or corporation for the operation or rendering of the businesses or services on 38 behalf of the unit, department department, or agency, or to purchase for or sell to any person, 39 firm firm, or corporation any article of merchandise in competition with private enterprise. The 40 leasing or subleasing of space in any building owned, leased leased, or operated by any unit, department or agency or division or subdivision thereof department, agency, division, or 41 42 subdivision of the State for the purpose of operating or rendering of any of the businesses or 43 services herein referred to in this section is hereby prohibited. 44 The provisions of subsection Subsection (a) of this section shall does not apply to:to (b) any of the following: 45 46 47 (8) The University of North Carolina with regard to:to all of the following: 48 . . . 49 The hospital and Medical School of the University of North Carolina. e. 50 The University of North Carolina Health Care System. e1. . . . . " 51

SECTION 4.10.(d) G.S. 116-30.3A reads as rewritten: 1 2 "§ 116-30.3A. Availability of excess receipts. 3 Notwithstanding the provisions of Chapter 143C of the General Statutes, receipts within The 4 University of North Carolina realized in excess of budgeted levels shall be available, up to a 5 maximum of ten percent (10%) above budgeted levels, for each Budget Code, in addition to 6 appropriations to support the operations generating the receipts as approved by the Director of 7 the Budget. Notwithstanding the provisions of Chapter 143C of the General Statutes, receipts 8 within The University of North Carolina Health Care System realized in excess of budgeted 9 levels shall be available above budgeted levels, for each Budget Code, in addition to 10 appropriations to support the operations generating the receipts as approved by the Director of 11 the Budget." 12 SECTION 4.10.(e) G.S. 116-219 reads as rewritten: 13 "§ 116-219. Authorization to secure insurance or provide self-insurance. 14 The Board of Governors of the University of North Carolina (hereinafter referred to as "the 15 Board") is authorized through the purchase of contracts of insurance or the creation of self-insurance trusts, or through combination of such insurance and self-insurance, to provide 16 17 individual health-care practitioners with coverage against claims of personal tort liability based 18 on conduct within the course and scope of health-care functions undertaken by such individuals 19 as employees, agents, or officers of (i) the University of North Carolina, (ii) any constituent 20 institution of the University of North Carolina, (iii) the University of North Carolina Hospitals 21 at Chapel Hill, or (iv)-(iii) any health-care institution, agency or entity which has an affiliation 22 agreement with the University of North Carolina, Carolina or with a constituent institution of the 23 University of North Carolina, or with the University of North Carolina Hospitals at Chapel Hill. 24 Carolina. The types of health-care practitioners to which the provisions of this Article may apply 25 include, but are not limited to, medical doctors, dentists, nurses, residents, interns, medical 26 technologists, nurses' aides, and orderlies. Subject to all requirements and limitations of this 27 Article, the coverage to be provided, through insurance or self-insurance or combination thereof, 28 may include provision for the payment of expenses of litigation, the payment of civil judgments 29 in courts of competent jurisdiction, and the payment of settlement amounts, in actions, suits or 30 claims to which this Article applies." SECTION 4.10.(f) G.S. 116-220(f) reads as rewritten: 31 32 By rules or regulations adopted by the Board in accordance with G.S. 116-220(b) of "(f) 33 this Article, the Board may provide that funds maintained in insurance trust accounts under such 34 a self-insured program of liability insurance may be used to pay any expenses, including damages 35 ordered to be paid, which may be incurred by the University of North Carolina, Carolina or a 36 constituent institution of the University of North Carolina, or the University of North Carolina 37 Hospitals at Chapel Hill-Carolina with respect to any tort claim, based on alleged negligent acts 38 in the provision of health-care services, which may be prosecuted under the provisions of Article

39 40

46

31 of Chapter 143 of the General Statutes." SECTION 4.10.(g) G.S. 116D-1(11) reads as rewritten:

- 41 "(11) University. The University of North Carolina and its constituent and affiliated institutions, including, without limitation, the University of North Carolina Center for Public Television, the University of North Carolina Health Care System, the North Carolina School of Science and Mathematics, and the North Carolina Arboretum."
  - **SECTION 4.10.(h)** G.S. 116D-22(2) reads as rewritten:
- Institution. Each of the institutions enumerated in G.S. 116-2, and any affiliated institutions of the University, including, without limitation, the University of North Carolina Center for Public Television, the University of North Carolina Health Care System, the North Carolina School of Science and Mathematics, and the North Carolina Arboretum."

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1	SECT	<b>TON 4.10.(i)</b> G.S. 126-5(c8) reads as rewritten:	
2		t as to Articles 5, 6, 7, and 14 of this Chapter, this Chapter of	does not apply to
3	any of the follow		11.
4	. (1)	Employees of the University of North Carolina Health Care	System.
5	(2)	Employees of the University of North Carolina Hospitals a	•
6		may be provided pursuant to G.S. 116-37(a)(4).Hill.	······································
7	(3)	Employees of the clinical patient care programs of the School	ol of Medicine of
8	(-)	the University of North Carolina at Chapel Hill as may be p	
9		to G.S. 116-37(a)(4). <u>Hill.</u>	ro ride di parsante
10	"		
11		<b>TON 4.10.(j)</b> G.S. 131E-13 is amended by adding a new sub	section to read:
12		ection does not apply to a transaction that is part of an agre	
13		ospital authority and the University of North Carolina Health	
14		conveyance of a hospital facility, or part of a hospital facility,	•
15		Health Care System."	to the oniversity
16		<b>TON 4.10.(k)</b> G.S. 135-1(10) reads as rewritten:	
17	"(10)	"Employee" shall mean all full-time employees, agents or of	ficers of the State
18	(10)	of North Carolina or any of its departments, bureaus and insti	
19		educational, whether such employees are elected, appoint	
20		Provided that the term "employee" shall not include en	1.
20 21		<u>University of North Carolina Health Care System who are</u>	
22		participation under G.S. 135-5.6, employees of the East Ca	
23		School of Medicine or Dental School of Medicine who are	
23 24		participation under G.S. 135-5.7, any person who is a	-
25		Consolidated Judicial Retirement System, any member	
26		Assembly or any part-time or temporary employee. Notwiths	
20 27		provision of law, "employee" shall include all employees	
28		Assembly except participants in the Legislative Intern Pro-	
29		beneficiaries in receipt of a monthly retirement allowance u	
30		who are reemployed on a temporary basis. "Employee" a	
31		participant whose employment is interrupted by reason of	
32		Uniformed Services, as that term is defined in section	
33		Uniformed Services Employment and Reemployment Rights	
34		103-353, if that participant was an employee at the time of the	
35		the participant does not return immediately after that servic	-
36		with a covered employer in this System, then the participant	·
37		"in service" until the date on which the participant was fi	
38		separated or released from his or her involuntary military set	-
39		of doubt, the Board of Trustees shall determine whether	
40		employee as defined in this Chapter. "Employee" shall a	• 1
41		full-time civilian employee of the North Carolina Nation	•
42		employed pursuant to section 709 of Title 32 of the United	
43		paid from federal appropriated funds, but held by the federal	
44		be a federal employee: Provided, however, that the authority	
44 45		the salaries of such employees shall deduct or cause to be de	
45 46		employee's salary the employee's contribution in accordance	
40 47		provisions of G.S. 135-8 and remit the same, either directly	
47 48		the Retirement System; coverage of employees described in t	•
40 49		• • • • •	
49 50		commence upon the first day of the calendar year or fiscal y	
50 51		earlier, next following the date of execution of an agreen Secretary of Defense of the United States and the Adjutant Ge	
51		secretary of Defense of the Officer States and the Aujulant Of	merar of the State

1	acting for the Governor in behalf of the State, but no credit shall be allowed
2	pursuant to this sentence for any service previously rendered in the
3	above-described capacity as a civilian employee of the North Carolina
4	National Guard: Provided, further, that the Adjutant General, in the Adjutant
5	General's discretion, may terminate the Retirement System coverage of the
6	above-described North Carolina National Guard employees if a federal
7	retirement system is established for such employees and the Adjutant General
8	elects to secure coverage of such employees under such federal retirement
9	system. Any full-time civilian employee of the North Carolina National Guard
10	described above who is now or hereafter may become a member of the
11	Retirement System may secure Retirement System credit for such service as
12	a North Carolina National Guard civilian employee for the period preceding
13	the time when such employees became eligible for Retirement System
14	coverage by paying to the Retirement System an amount equal to that which
15	would have constituted employee contributions if the employee had been a
16	member during the years of ineligibility, plus interest. Employees of State
17	agencies, departments, institutions, boards, and commissions who are
18 19	employed in permanent job positions on a recurring basis must work at least
19 20	30 hours per week for nine or more months per calendar year in order to be
20 21	covered by the provisions of this subdivision. On and after August 1, 2001, a person who is a nonimmigrant alien and who otherwise meets the
21	requirements of this subdivision shall not be excluded from the definition of
22	"employee" solely because the person holds a temporary or time-limited visa."
23 24	<b>SECTION 4.10.</b> ( <i>l</i> ) G.S. 135-1(11) reads as rewritten:
25	"(11) "Employer" shall mean the State of North Carolina, the county board of
25 26	education, the city board of education, the State Board of Education, the board
27	of trustees of the University of North Carolina, the University of North
28	<u>Carolina Health Care System</u> , the board of trustees of other institutions and
29	agencies supported and under the control of the State, or any other agency of
30	and within the State by which a teacher or other employee is paid. For
31	purposes of reporting under the pronouncements by the Governmental
32	Accounting Standards Board, the Retirement System is a multi-employer
33	plan."
34	<b>SECTION 4.10.(m)</b> G.S. 135-3(8)f. is recodified as G.S. 135-3(d).
35	SECTION 4.10.(n) G.S. 135-3, as amended by subsection (m) of this section, reads
36	as rewritten:
37	"§ 135-3. Membership.
38	(a) The membership of this Retirement System shall be composed as follows:
39	
40	(8a)(b) Notwithstanding the provisions of paragraphs c and d sub-subdivisions c. and d. of
41	subdivision (8) of this section to the contrary, a beneficiary who was a beneficiary retired on an
42	early or service retirement with the Law Enforcement Officers' Retirement System at the time of
43	the transfer of law enforcement officers employed by the State and beneficiaries last employed
44	by the State to this Retirement System on January 1, 1985, and who also was a contributing
45	member of this Retirement System on January 1, 1985, shall continue to be paid his <u>or her</u>
46 47	retirement allowance without restriction and may continue as a member of this Retirement System with all the rights and privileges appendent to membership
47 48	System with all the rights and privileges appendant to membership. (9)(c) Members who are participating in an intergovernmental exchange of personnel under
48 49	the provisions of Article 10 of Chapter 126 may retain their membership status and receive all
49 50	benefits provided by this Chapter during the period of the exchange provided the requirements
50	Solution of the second of the exchange provided the requirements

51 of Article 10 of Chapter 126 are met; provided further, that a member participating in an

#### intergovernmental exchange of personnel under Article 10 of Chapter 126 shall, notwithstanding 1 2 whether he member and his-the member's employer are making contributions to the member's 3 account during the exchange period, be entitled to the death benefit if he the member otherwise 4 qualifies under the provisions of this Article and provided further that no duplicate benefits shall 5 be paid. 6 (d) Should-If a beneficiary who retired on an early or service retirement allowance under 7 this Chapter be-is reemployed by, or otherwise engaged to perform services for, an employer 8 participating in the Retirement System on a part-time, temporary, interim, or on a fee for service 9 basis, whether contractual or otherwise at any time during the six months immediately following 10 the effective date of retirement, then the option of the two listed below following subdivisions 11 that has the lesser financial impact on the member, as determined by the Retirement System, shall 12 be applied: 13 $\frac{1}{1}(1)$ The member's retirement shall be is deemed effective the month after the last 14 month the member performed services for a participating employer, and the member shall repay all retirement benefits paid up to the deemed effective 15 date, provided the member thereafter has satisfied the six-month separation 16 17 required by G.S. 135-1(20). 18 $\frac{2}{2}$ The member shall make a lump-sum payment to the Retirement System equal 19 to three times the amount of compensation earned during the six months 20 immediately following the effective date of retirement. 21 (e) Notwithstanding any other provision of this Article to the contrary, if a member who retires on an early or service retirement as an employee of the University of North Carolina 22 23 Health Care System or the East Carolina University School of Medicine or School of Dental 24 Medicine is subsequently employed by a non-State entity affiliated with the University of North 25 Carolina Health Care System or East Carolina University School of Medicine, then that member 26 shall continue to be paid the member's retirement allowance without restriction. For the purposes 27 of this subsection, "non-State entity" means an entity that does not satisfy the requirements of being an employer pursuant to G.S. 135-1(11)." 28 29 SECTION 4.10.(o) G.S. 135-5.1 reads as rewritten: 30 "§ 135-5.1. Optional retirement program for The University of North Carolina. 31 An Optional Retirement Program provided for in this section is authorized and (a) 32 established and shall be implemented by the Board of Governors of The University of North 33 Carolina. The Optional Retirement Program shall be underwritten by the purchase of annuity 34 contracts, which may be both fixed and variable contracts or a combination thereof, or financed 35 through the establishment of a trust, for the benefit of participants in the Program. Participation Subject to any restrictions under G.S. 135-5.6, participation shall be limited to University 36 37 personnel who are eligible for membership in the Teachers' and State Employees' Retirement 38 Program and who are: meet any of the following criteria: 39 Administrators and faculty of The University of North Carolina with the rank (1)40 of instructor or above; above. 41 The President and employees of The University of North Carolina who are (2)42 appointed by the Board of Governors on recommendation of the President 43 pursuant to G.S. 116-11(4), 116-11(5), and 116-14 or who are appointed by 44 the Board of Trustees of a constituent institution of The University of North 45 Carolina upon the recommendation of the Chancellor pursuant to G.S. 46 <del>116-40.22(b);</del>G.S. 116-40.22(b). 47 Nonfaculty instructional and research staff who are exempt from the North (3) 48 Carolina Human Resources Act, as defined by the provisions of 49 G.S. 126-5(c1)(8), and the faculty of the North Carolina School of Science 50 and Mathematics; and Mathematics.

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1 2		(4)	Field faculty of the Cooperative Agriculture Extensi track faculty in North Carolina State University agricu	
3			who are exempt from the North Carolina Human Res	
4			eligible for membership in the Teachers' and State	
5			System pursuant to G.S. 135-3(1), who in any of the	1 0
6			subsection (i) had been members of the Optional Ret	
7			the provisions of Chapter 338, Session Laws of 197	-
8			July 1, 1985, or (ii) have sought membership as requ	uired in subsection (b),
9			below. Under the Optional Retirement Program, the S	State and the participant
10			shall contribute, to the extent authorized or required,	toward the purchase of
11			such contracts or deposited in such trust on the partici	pant's behalf.
12		(5)	Employees To the extent allowed under G.S. 135-	5.6, employees of The
13			University of North Carolina Health Care System	
14			eligibility and participation as may be adopted by the	Board of Governors in
15			the Optional Retirement Program plan document.	
16		(6)	Employees hired on or after January 1, 2013.	
17	(b)		cipation in the Optional Retirement Program shall be gov	
18		(1)	Those participating in the Optional Retirement Progra	~ 1
19			July 1, 1985, under the provisions of Chapter 338, See	
20 21		( <b>2</b> )	deemed automatically enrolled in the Program as estal	
21 22		(2)	Eligible employees University personnel initially appo	amployment elect (i) to
22			1985, shall at the same time of entering upon eligible join the Retirement System in accordance with	
23 24			applicable thereto or (ii) to participate in the Optiona	-
24 25			This election shall be in writing and filed with the Retin	6
25 26			the employing institution and shall be effective $\frac{1}{3}$ as of $\frac{1}{3}$	•
20 27			eligible service. For purposes of this provision, th	
28			Program shall be permitted to file individual ele	
29			Retirement System using electronic transmission.	
30		(3)	An Except as provided under G.S. 135-5.6 and G.S.	135-5.7, an election to
31			participate in the Optional Retirement Program sh	
32			eligible employee failing to elect to participate in the	
33			Program at the time of entry into eligible service	shall automatically be
34			enrolled as a member of the Retirement System.	
35		•••		
36	(c)		employing institution shall contribute on behalf of	1 I
37	-		nent Program an amount equal to a percentage of the par	
38			om time to time by the General Assembly. Each particip	
39			e or she would be required to contribute if a member of	•
40			thorized or required by the provisions of this subsec	
41 42			be made, consistent with Section 414(h) of the Internal R	
42			ling to rules and regulations established by The Univer	•
43 44		-	to an annuity or retirement income plan established p	
44 45	•		to an annuity or retirement income plan established purification in the ributions shall be made by the employing institution to t	
45 46	•		derwriting the annuities or the trustees for the benefit of	
47	-		ontribution shall not be subject to any State tax if ma	<b>1 1</b>
48	-	•	ram or, otherwise, by salary reduction.	and and the optional
49				
50	(g)	No re	tirement benefit, death benefit, or other benefit under t	he Optional Retirement

(g) No retirement benefit, death benefit, or other benefit under the Optional Retirement
 Program shall be paid by the State of North Carolina, or The University of North Carolina, <u>the</u>

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1	University of North Carolina Health Care System, or the Board of Trustees of the T	[eachers' and
2	State Employees' Retirement System with respect to any employee selecting and pa	
3	the Optional Retirement Program or with respect to any beneficiary of that employ	1 0
4	shall be payable to participants or their beneficiaries only by the designated	
5	accordance with the terms of the contracts or trust agreement.	company m
6	(h) The Board of Governors of The University of North Carolina shall en	sure that the
7	Optional Retirement Program contains benefit forfeiture provisions equivalent to the	
8	in G.S. 135-18.10A for University personnel who are eligible for membership in t	
9	and State Employees' Retirement System and have elected participation in	
10	Retirement Program. Any funds forfeited shall be deposited in the Optional Retirem	
11	trust fund(s)."	
12	SECTION 4.10.(p) Article 1 of Chapter 135 of the General Statutes is	amended by
13	adding the following new sections to read:	2
14	"§ 135-5.6. Employees of the University of North Carolina Health Care System	n.
15	(a) All employees of the University of North Carolina Health Care System	
16	employed before November 1, 2023, and (ii) are members of either the Retirement S	
17	Optional Retirement Program before November 1, 2023, shall retain member	ship in that
18	Retirement System or that Optional Retirement Program unless the member make	
19	irrevocable election to cease membership in the Retirement System or the Optiona	ll Retirement
20	Program in favor of a similar benefit offered by the University of North Carolina	Health Care
21	System pursuant to G.S. 116-350.30.	
22	(b) Employees of the University of North Carolina Health Care System who	are hired on
23	or after November 1, 2023, shall not be eligible for membership in the Retirement	System. The
24	University of North Carolina Health Care System shall offer employees of the System	tem who are
25	hired on or after November 1, 2023, any of the following benefits:	
26	(1) Membership in the Optional Retirement System.	
27	(2) Enrollment in a similar benefit to the Optional Retirement Syster	<u>n pursuant to</u>
28	<u>G.S. 116-350.30.</u>	1 1
29	(3) <u>A choice between the options provided in subdivision (1) and su</u>	bdivision(2)
30 31	(c) If any individual ceases to be employed by the University of North Car	roling Ugalth
32	(c) If any individual ceases to be employed by the University of North Car Care System on or after November 1, 2023, and is later rehired by the University	
33	Carolina Health Care System, then that individual shall be treated as an employee	-
34	on or after November 1, 2023, for the purposes of this section.	<u>newry mied</u>
35	(d) <u>The University of North Carolina Health Care System shall continue</u>	to report the
36	payroll of employees employed as of October 31, 2023, and shall continue to remit t	-
37	and employer contributions for all employees retaining membership in the Retireme	
38	the Optional Retirement Program until none exist.	
39	" <u>§ 135-5.7. Certain employees of East Carolina University.</u>	
40	(a) As used in this section, the terms "Medical Faculty Practice Plan" and '	'ECU Dental
41	School Clinical Operations" have the same meaning as in G.S. 116-360.5.	
42	(b) All employees of the Medical Faculty Practice Plan and the ECU D	ental School
43	Clinical Operations who are (i) employed before November 1, 2023, and (ii) are	
44	either the Retirement System or the Optional Retirement Program before Novem	
45	shall retain membership in that Retirement System or that Optional Retirement Pro-	-
46	the member makes a one-time, irrevocable election to cease membership in the	
47	System or the Optional Retirement Program in favor of a similar benefit offered	
48	Carolina University School of Medicine, the Medical Faculty Practice Plan, or the	ECU Dental
49 50	School Clinical Operations pursuant to G.S. 116-360.15.	haal Clinical
50	(c) <u>Employees of the Medical Faculty Practice Plan or the ECU Dental Sci Operations bired on or after November 1, 2023, shall not be aligible for memb</u>	
51	Operations hired on or after November 1, 2023, shall not be eligible for member	ersnip in the

General A	Asseml	oly Of North Carolina	Session 2023
Retireme	nt Syst	em. East Carolina University shall offer employ	vees of the Medical Faculty
		l employees of the ECU Dental School Clinical O	
		1, 2023, any of the following benefits:	
	(1)	Membership in the Optional Retirement System.	
	(2)	Enrollment in a similar benefit to the Optional R	
	<u> </u>	G.S. 116-360.15.	
	<u>(3)</u>	A choice between the options provided in subdiv	vision (1) and subdivision (2)
		of this subsection.	
<u>(d)</u>	<u>If any</u>	vindividual ceases to be employed by the Medical	Faculty Practice Plan or the
ECU Den	tal Sch	ool Clinical Operations on or after November 1, 20	23, and is later rehired by the
Medical F	Faculty	Practice Plan or the ECU Dental School Clinical Op	perations, then that individual
shall be ti	reated a	s an employee newly hired on or after November	1, 2023, for the purposes of
this section	<u>on.</u>		
<u>(e)</u>	East (	Carolina University School of Medicine shall con	tinue to report the payroll of
	-	oyed as of October 31, 2023, and shall continue	<b>1 1</b>
		utions for all employees retaining membership in	the Retirement System or the
Optional 2		nent Program until none exist."	
	SEC	<b>FION 4.10.(q)</b> G.S. 135-48.1(11) reads as rewritte	
	"(11)	Employing Unit. – A North Carolina School S	
		State Department, Agency, or Institution; the U	-
		Health Care System; Administrative Office of t	
		Examining Board whose employees are elig	
		State-Supported Retirement System. An employ	0
		charter school in accordance with Article 14A of	-
		Statutes whose board of directors elects to beco	
		in the Plan under G.S. 135-48.54 or (ii) a	-
		participates in the Plan under G.S. 135-48.47 o	•
		fide fire departments, rescue or emergency n	<b>A</b> ·
		National Guard units are deemed to be employ providing benefits under this Article."	ing units for the purpose of
	SEC	<b>FION 4.10.(r)</b> G.S. 135-48.40(b) reads as rewritte	
"(b)		lly Contributory Coverage. – The following perso	
~ /		n a partially contributory basis, subject to the prov	• •
under the	(1)	All permanent full-time employees of an employ	
	(1)	of the following conditions:	mg unit who meet either <u>arry</u>
		a. Paid The employee is paid from general	or special State funds
		b. Paid The employee is paid from non-St	-
		which his or her employing unit has agree	• •
		Employees of State agencies, departments,	
		commissions not otherwise covered by the l	
		permanent job positions on a recurring basis and	
		per week for nine or more months per calend	
		provisions of this subdivision.	5
		This subdivision shall not apply to employees	enrolled in a comprehensive
		health benefit plan offered by East Caroli	
		G.S. 116-360.15 or the University of North C	arolina Health Care System
		pursuant to G.S. 116-350.30.	-
	"		
		<b>FION 4.10.(s)</b> G.S. 143-56 reads as rewritten:	
"§ 143-56	6. Cert	ain purchases excepted from provisions of Artic	cle.

	General Assembly Of North Carolina Session 2023
1	Unless as may otherwise be ordered by the Secretary of Administration, the purchase of
2	supplies, materials and equipment through the Secretary of Administration shall be mandatory in
3	the following cases:
4	(1) Published books, manuscripts, maps, pamphlets and periodicals.
5	(2) Perishable articles such as fresh vegetables, fresh fish, fresh meat, eggs, and
6	others as may be classified by the Secretary of Administration.
7	Purchase through the Secretary of Administration shall not be mandatory for information
8	technology purchased in accordance with Article 15 of Chapter 143B of the General Statutes, for
9	a purchase of supplies, materials or equipment for the General Assembly if the total expenditures
10	is less than the expenditure benchmark established under the provisions of G.S. 143-53.1, for
11	group purchases made by hospitals, developmental centers, neuromedical treatment centers, and
12	alcohol and drug abuse treatment centers through a competitive bidding purchasing program, as
12	defined in G.S. 143-129, by the University of North Carolina Health Care System pursuant to
13 14	G.S. 116-37(h), G.S. 116-350.45, by the University of North Carolina Hospitals at Chapel Hill
14	pursuant to $G.S. 116-37(a)(4)$ , G.S. 116-350.15(d), by the University of North Carolina at Chapel
16	Hill on behalf of the clinical patient care programs of the School of Medicine of the University
17	of North Carolina at Chapel Hill pursuant to $\frac{G.S. 116-37(a)(4)}{G.S. 116-350.15(d)}$ or by East
18	Carolina University on behalf of the Medical Faculty Practice Plan pursuant to
19	G.S. 116-40.6(c).G.S. 116-360.25.
20	All purchases of the above articles made directly by the departments, institutions and agencies
20	of the State government shall, whenever possible, be based on competitive bids. Whenever an
21	order is placed or contract awarded for such articles by any of the departments, institutions and
23	agencies of the State government, a copy of such order or contract shall be forwarded to the
23 24	Secretary of Administration and a record of the competitive bids upon which it was based shall
25	be retained for inspection and review."
25 26	SECTION 4.10.(t) G.S. 143-596 reads as rewritten:
20 27	"§ 143-596. Definitions.
28	As used in this Article, unless the context clearly provides otherwise:
29	
30	(1c) Medical Faculty Practice Plan. – As defined in G.S. 116-40.6. Article 39 of
31	Chapter 116 of the General Statutes.
32	
33	(8) The University of North Carolina Health Care System. – As defined in <del>G.S.</del>
34	116-37. Article 38 of Chapter 116 of the General Statutes."
35	SECTION 4.10.(u) G.S. 143C-1-3 reads as rewritten:
36	"§ 143C-1-3. Fund types.
37	· · · · · · · · · · · · · · · · · · ·
38	(c) Notwithstanding subsections (a) and (b) of this section, funds established for The
39	University of North Carolina and its constituent institutions pursuant to the following statutes are
40	exempt from Chapter 143C of the General Statutes and shall be accounted for as provided by
41	those statutes, except that the provisions of Article 8 of Chapter 143C of the General Statutes
42	shall apply to the funds: G.S. 116-35, 116-36, 116-36.1, 116-36.2, 116-36.4, 116-36.5, 116-36.6,
43	116-44.4, 116-68, 116-220, 116-235.
44	(d) Notwithstanding subsections (a) and (b) of this section, funds established for the
45	University of North Carolina Health Care System pursuant to G.S. 116-350.40 are exempt from
46	Chapter 143C of the General Statutes and shall be accounted for as provided by those statutes."
47	<b>SECTION 4.10.(v)</b> G.S. 143C-8-7(a) reads as rewritten:
48	"(a) No State agency may expend funds for the construction or renovation of any capital
49	improvement project except as needed to comply with this Article or otherwise authorized by the
50	General Assembly. Funds that become available by gifts, excess patient receipts above those
<b>~</b> 1	

51 budgeted at the University of North Carolina Hospitals at Chapel Hill, federal or private grants,

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1	receipts becoming a part of special funds by act of the General Assembly, or	any other funds
2	available to a State agency or institution may be utilized for advanced plan	ning through the
3	working drawing phase of capital improvement projects, upon approval of th	e Director of the
4	Budget."	
5	SECTION 4.10.(w) G.S. 143C-8-8 reads as rewritten:	
6	"§ 143C-8-8. When a State agency may increase the cost of a capital impro	vement project.
7	Upon the request of the administration of a State agency, the Director of	the Budget may,
8	when in the Director's opinion it is in the best interest of the State to do so, incr	ease the cost of a
9	capital improvement project. Provided, however, that if the Director of the Bud	
10	cost of a project, the Director shall report that action to the Joint Legislative	Commission on
11	Governmental Operations at its next meeting. The increase may be funded from	n gifts, federal or
12	private grants, special fund receipts, excess patient receipts above those	-
13	University of North Carolina Hospitals at Chapel Hill, or direct capit	
14	appropriations to that department or institution."	1
15	<b>SECTION 4.10.(x)</b> G.S. 146-22(c) reads as rewritten:	
16	"(c) Acquisitions on behalf of the University of North Carolina Health C	Care System shall
17	be made in accordance with G.S. 116-37(i), G.S. 116-350.50, acquisitions	
18	University of North Carolina Hospitals at Chapel Hill shall be made in accord	
19	116-37(a)(4), G.S. 116-350.15(d), acquisitions on behalf of the clinical patient	
20	the School of Medicine of The University of North Carolina at Chapel Hill	1 0
21	accordance with G.S. 116-37(a)(4), G.S. 116-350.15(d), and acquisitions of	
22	Medical Faculty Practice Plan of the East Carolina University School of Medici	
23	in accordance with G.S. 116-40.6(d).G.S. 116-360.35(a)."	
24	<b>SECTION 4.10.(y)</b> G.S. 147-69.2(a)(16a) reads as rewritten:	
25	"(16a) The University of North Carolina Hospitals at Chapel H	ill funds, except
26	appropriated funds, deposited with the State Treasur	· 1
27	<del>G.S. 116-37.2.</del> G.S. 116-350.40."	1
28		
29	APPROPRIATIONS AND REPORTING REQUIREMENTS FOR T	HE NC CARE
30	INITIATIVE	
31	<b>SECTION 4.10.(z)</b> The General Assembly makes the following fir	ndings:
32	(1) North Carolina's rural population is among the largest in the l	U
33	is in need of dedicated effort and investment to help improve	
34	in many of the State's rural communities.	
35	(2) The East Carolina University Brody School of Medicine, t	he University of
36	North Carolina School of Medicine, ECU Health, and the Un	•
37	Carolina Health Care System are dedicated to extending and	•
38	care services and health provider education for the benefit o	
39	citizens and communities; delivering care close to where	
40	work; and transforming rural health care for the benefit of N	
41	<b>SECTION 4.10.(aa)</b> It is the intent of the General Assembly that E	
42	Health Care System, and their affiliated schools of medicine will collaborate to	
43	initiative to be known as NC Care. The purpose of the NC Care initiative is to in	
44	high quality health care for citizens and communities located in rural areas of N	-
45	establishing outcome driven regional systems of care, beginning in eastern No	•
46	that end, of the funds appropriated in this act to the Board of Governors of T	
47	North Carolina, the sum of ten million dollars (\$10,000,000) in recurring funds f	-
48	fiscal year shall be allocated to the NC Care initiative. The University of North	
49	Care System and ECU Health, through the NC Care initiative, shall use these	
50	following:	

<ul> <li>(1) Invest in strengthening and providing operational support for community hospitals affiliated with the University of North Carolina Health Care System and ECU Health that will be integrated into the new regional systems of care developed through the NC Care initiative.</li> <li>(2) Clinically integrate these community hospitals into the new regional systems of care developed through the NC Care initiative.</li> <li>SECTION 4.10.(bb) By April 1, 2024, and every six months thereafter, ECU Health and the University of North Carolina Health Care System shall jointly report to the Senate Committee on Appropriations/Base Budget, the House Appropriations Committee, and the Fiscal Research Division regarding the NC Care initiative. The report shall include at least all of the following:</li> <li>(1) Progress on the development and implementation of the NC Care initiative.</li> <li>(2) Plans developed through the NC Care initiative of the establishment of new regional systems of care, new rural care centers, or both. The report shall include the location and projected cost of any new regional systems of care, new rural care centers, or both, and the Joacian and projected cost for each.</li> <li>(3) Plans developed through the NC Care initiative for investments in strengthening and providing operational support for community hospitals affiliated with the University of North Carolina Health Care System and ECU Health. The report shall include the amount of funds appropriated by this act that are used for these purposes, broken down by hospital nume, hospital location, and the purpose, broken down by hospital nume, hospital location, and the purpose, broken down by hospital and, hospital location, and the purpose, broken down by hospital and.</li> <li>(4) The implementation status of the UNC Health and ECU Health Clinically Integrated Network funded by this act.</li> <li>(5) Progress on capital projects and grant projects funded by the State Capital Infrastructure Fund pursuent t</li></ul>		General Assem	bly Of North Carolina	Session 2023
<ul> <li>Clinically integrate these community hospitals into the new regional systems of care developed through the NC Care initiative.</li> <li>SECTION 4.10,0bb By April 1, 2024, and every six months thereafter, ECU Health and the University of North Carolina Health Care System shall jointly report to the Senate Committee on Appropriations/Base Budget, the House Appropriations Committee, and the Fiscal Research Division regarding the NC Care initiative. The report shall include at least all of the following:         <ol> <li>Progress on the development and implementation of the NC Care initiative.</li> <li>Plans developed through the NC Care initiative for the establishment of new regional systems of care, new rural care centers, or both. The report shall include the location and projected cost of any new regional systems of care, new rural care centers, or both; and the location and projected cost for each.</li> </ol> </li> <li>Plans developed through the NC Care initiative for investments in strengthening and providing operational support for community hospitals affiliated with the University of North Carolina Health Care System and ECU Health. The report shall liclude the amount of funds appropriated by this act that are used for these purposes, broken down by hospital name, hospital location, and the purpose of the investment; and information about how these community hospitals will be integrated into the new regional systems of care developed through the NC Care initiative.</li> <li>(4) The implementation status of the UNC Health and ECU Health Clinically Infrastructure Fund pursuant to Section 40.1 of this act.</li> <li>Progress on capital projects and grant projects funded by the State Capital Infrastructure Fund pursuant to Section 40.1 of this act.</li> <li>PART V. GENERAL PROVISIONS</li> <li>UNEXPENDED DIRECTED GRANTS APPROPRIATED IN 2022-2023 FISCAL YEAR DO NOT REVERT</li> <li>SECTION 5.1.(a) This section applies to any directed gra</li></ul>	2	(1)	hospitals affiliated with the University of North Carolina	a Health Care System
6         of care developed through the NC Care initiative.           7         SECTION 4.10.(bb) By April 1, 2024, and every six months thereafter, ECU Health           8         and the University of North Carolina Health Care System shall jointly report to the Senate           9         Committee on Appropriations/Base Budget, the House Appropriations Committee, and the Fiscal           10         Research Division regarding the NC Care initiative. The report shall include at least all of the           11         Progress on the development and implementation of the NC Care initiative.           12         (1)         Progress on the development and implementation of the NC Care initiative.           13         (2)         Plans developed through the NC Care initiative for investments in           14         include the location and projected cost of any new regional systems of care, new rural care centers, or both; and the location and projected cost for each.           15         include the location and projected cost of any new regional systems of care, new rural care centers; or both: The report shall include the amount of funds appropriated by this act that are used for these purposes, broken down by hospital name, hospital           16         Health. The report shall include the amount of funds appropriated by this act that are used for those purposes, broken down by hospital name, hospital           12         that are used for those purposes, broken down by hospital name, hospital           12         that are used for those purposes, br	4		developed through the NC Care initiative.	•
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49 FUTURE BUILDING MAINTENANCE AND OPERATING RESERVE FUNDS DO NOT	47	SEC	<b>TION 5.1.(c)</b> This section becomes effective June 30, 202	23.
	48			
50 <b>REVERT</b>			DING MAINTENANCE AND OPERATING RESERV	E FUNDS DO NOT
	50	REVERT		

	General Assembly Of North Carolina     Session 2023
1	<b>SECTION 5.1A.</b> The nonrecurring funds reserved in the Future Building
2	Maintenance and Operating Reserve in this act for the 2023-2024 fiscal year shall not revert and
3	shall remain available until expended.
4	
5	ESTABLISHING OR INCREASING FEES
6	SECTION 5.2.(a) Notwithstanding G.S. 12-3.1, an agency is not required to consult
7	with the Joint Legislative Commission on Governmental Operations prior to establishing or
8	increasing a fee to the level authorized or anticipated in this act.
9	<b>SECTION 5.2.(b)</b> Notwithstanding G.S. 150B-21.1A(a), an agency may adopt an
0	emergency rule in accordance with G.S. 150B-21.1A to establish or increase a fee as authorized
1	by this act if the adoption of a rule would otherwise be required under Article 2A of Chapter
2	150B of the General Statutes.
3	
4	DIRECTED GRANTS TO NON-STATE ENTITIES
5	<b>SECTION 5.3.(a)</b> Definitions. – For purposes of this act and the Committee Report
5	described in Section 43.2 of this act, the following definitions apply:
7	(1) Directed grant. – Nonrecurring funds allocated by a State agency to a
3	non-State entity as directed by an act of the General Assembly.
)	(2) Non-State entity. – As defined in G.S. 143C-1-1.
)	<b>SECTION 5.3.(b)</b> Requirements. – Nonrecurring funds appropriated in this act as
	directed grants are subject to all of the following requirements:
2	(1) Directed grants are subject to the provisions of subsections (b) through (k),
	except for subdivision (1) of (f1), of G.S. 143C-6-23.
	(2) Directed grants of one hundred thousand dollars (\$100,000) or less may be
	made in a single annual payment in the discretion of the Director of the
)	Budget. Directed grants of more than one hundred thousand dollars
,	(\$100,000) shall be made in quarterly or monthly payments in the discretion
5	of the Director of the Budget. A State agency administering a directed grant
	shall begin disbursement of funds to a non-State entity that meets all
)	applicable requirements as soon as practicable, but no later than 100 days after
	the date this act becomes law. Full disbursement of funds to a non-State entity
2	that meets all applicable requirements shall be completed no later than nine
;	months after the date this act becomes law.
Ļ	(3) Beginning on the first day of a quarter following the deadline provided in
5	subdivision (2) of this subsection and quarterly thereafter, State agencies
5	administering directed grants shall report to the Fiscal Research Division on
,	the status of funds disbursed for each directed grant until all funds are fully
}	disbursed. At a minimum, the report required under this subdivision shall
)	include updates on (i) the date of the initial contact, (ii) the date the contract
)	was sent to the entity receiving the funds, (iii) the date the disbursing agency
	received the fully executed contract back from the entity, (iv) the contract
2	execution date, and (v) the payment date.
3	(4) Notwithstanding any provision of G.S. 143C-1-2(b) to the contrary,
ļ	nonrecurring funds appropriated in this act for the 2023-2024 fiscal year as
5	directed grants shall not revert until two years after this act becomes law, and
)	nonrecurring funds appropriated in this act for the 2024-2025 fiscal year as
	directed grants shall not revert until June 30, 2026.
	(5) Directed grants to nonprofit organizations are for nonsectarian, nonreligious
, )	purposes only.
)	<b>SECTION 5.3.(c)</b> This section expires on June 30, 2026.
) [	SECTION $3.5.(c)$ this section expires on june $30, 2020$ .
T	

General Asse	mbly Of North Carolina	Session 2023
CAP STATE	FUNDED PORTION OF NONPROFIT SALARIES	
	CTION 5.4. No more than one hundred forty thousand doll	ars (\$140.000) in State
	ng any interest earnings accruing from those funds, may b	
	ndividual employee of a nonprofit organization.	
salary of any f	individual employee of a nonprofit organization.	
RECOMMEN	NDATION ON PEN-AND-INK SIGNATURES	
SE	CTION 5.5. The General Statutes Commission shall revie	w all provisions in the
General Statut	es that require that documents have pen-and-ink signatures.	The Commission may
recommend a	bill for the 2024 Regular Session of the 2023 General Asse	mbly to allow for both
pen-and-ink ar	nd electronic signatures, where appropriate.	
		~~-
	ELIEF AND RECOVERY/MITIGATION/RESILIEN	
	CTION 5.6.(a) Recapture of Unused Funds. – The State C	
	wing listed agencies to the State Emergency Response and	
	ty-three million one hundred seventy thousand five hund	. 6
	constituting the remaining funds appropriated or alloca	ated in the following
	the General Assembly, as amended:	1 1 1 0 0 1
(1)	Forty-five million three hundred thirty thousand fiv	
	dollars (\$45,330,553) from the Department of Agric	ulture and Consumer
	Services:	
	a. Section 4.1(10) of S.L. 2016-124.	
	b. Section 1(3) of S.L. 2017-119.	
	c. Funds remaining in the Committee Report as ref	erenced in Section 6.1
	of S.L. 2018-136.	
	d. Section 1.3(3) of S.L. 2018-138.	
( <b>2</b> )	e. Section 5.9A(c)(2) of S.L. 2021-180. Three million seven hundred thirty-nine thousand seven	n hundred one dellere
(2)		
	(\$3,739,701) from The University of North Carolin	-
	remaining in the Committee Report as referenced in 2018-136.	i section 0.1 of s.L.
(3)	Two million one hundred seventy-four thousand three	hundrad covanty two
(3)	dollars (\$2,174,372) from the Department of Health and	2
	funds remaining in the Committee Report as referenced	
	2018-136.	
(4)	Seven hundred thousand three hundred fourteen dollar	rs (\$700.314) from the
(1)	Department of Public Safety, Division of Emergency N	
	a. Section 4.1(2) of S.L. 2016-124.	Tunugement.
	b. Section 5.6(b)(2)d. of S.L. 2018-5.	
	c. Section 2.1(7)b. of S.L. 2019-224.	
	d. Section 1.2(2)a. of S.L. 2019-250.	
(5)	Six hundred seventy-three thousand six hundred thirte	en dollars (\$673.613)
	from the Department of Insurance from funds remain	
	Report as referenced in Section 6.1 of S.L. 2018-136.	0
(6)	Four hundred eighty thousand eight hundred forty-six d	ollars (\$480,846) from
~ /	the North Carolina Community College System:	
	a. Section 1(4) of S.L. 2017-119.	
	b. Section 5.3(f) of S.L. 2018-136.	
	c. Funds remaining in the Committee Report as ref	ferenced in Section 6.1
	of S.L. 2018-136.	
	d. Section 2.1(1) of S.L. 2019-224.	

	General Assembly Of North Carolina Session	2023
1 2	(7) Sixty-six thousand nine hundred fifty-six dollars (\$66,956) from Department of Environmental Quality:	the
3	a. Section 7 of S.L. 2005-1.	
4	b. Section 1.3(5) of S.L. 2018-138.	
5	c. Section 1.2(9) of S.L. 2019-250.	
6	(8) Four thousand two hundred three dollars $(\$4,203)$ from the North Car	
7	Office of Recovery and Resiliency from Section 2.1(4)c. of S.L. 2019-2	24.
8	<b>SECTION 5.6.(b)</b> Section 5.9(a) of S.L. 2021-180 reads as rewritten:	
9	"SECTION 5.9.(a) Allocations. – The funds appropriated in Section 2.2(j) of this a	ct for
10 11	disaster relief, recovery, mitigation, and resiliency shall be allocated as follows:	
11	(5) \$25,000,000 to the Office of State Budget and Management for G	aldan
12	L.E.A.F. (Long-Term Economic Advancement Foundation), Inc., a non-	
13 14	corporation, to establish and administer the Small Project Mitigation	-
14	Recovery Program (Program) in accordance with this subdivision.	
16	Program shall disburse grants up to two hundred fifty thousand d	
17	(\$250,000) two million dollars (\$2,000,000) to units of local governme	
18	flood mitigation and recovery projects. These funds may be used for plan	
19	or as matching funds when applicable.	
20	"	
21	SECTION 5.6.(c) Previous Allocations Reversion Modification. – Notwithstar	nding
22	Sections 5.9(b) and 5.9A(e) of S.L. 2021-180, funds allocated in Sections 5.9 and 5.9A of	0
23	2021-180, as amended by Section 1.4 of S.L. 2021-189, Section 1.2 of S.L. 2022-6, and Se	ction
24	5.4 of S.L. 2022-74, shall not revert to the Disaster Relief and Mitigation Fund but instead	shall
25	revert to the State Emergency Response and Disaster Relief Reserve if they are not expendent	ed or
26	encumbered by June 30, 2026.	
27	SECTION 5.6.(d) Stoney Creek Allocation Transfer. – The State Controller	shall
28	transfer the allocation of five million dollars (\$5,000,000) under Section 5.9(a)(23) of	
29	2021-180 for Stoney Creek acquisitions from the North Carolina Office of Recovery	and
30	Resiliency to the Department of Environmental Quality for the same purpose.	
31	<b>SECTION 5.6.(e)</b> Mitigation Buyouts Modification. – The funds allocated t	
32	Department of Public Safety, Office of Recovery and Resiliency (NCORR), under Se	
33	2.1(4)a. of S.L. 2019-224, as amended, for mitigation buyouts and other various purposes	
34	be instead used by NCORR for mitigation buyouts, relocations, rehabilitations, reconstruc	
35	and for the purchase of manufactured housing units in order to serve homeowners	and
36 37	communities affected by Hurricanes Matthew and Florence. SECTION 5.6.(f) Allocations. – The funds appropriated in Section 2.2(e) of th	ia aat
38	for disaster relief, recovery, mitigation, and resiliency shall be allocated as follows:	is act
39	(1) Twenty million dollars (\$20,000,000) to the Department of Public Sa	afety
40	Division of Emergency Management, for long-term recovery and mitig	-
40 41	grants. The Division of Emergency Management shall combine the Div	
42	Relief and Mitigation Fund established in subsection 5.9(f) of S.L. 202	
43	and the Transportation Infrastructure Resiliency Fund establishe	
44	subsection 5.9(g) of S.L. 2021-180 and use the remaining unencum	
45	balances of both funds as well as the funds allocated by this subdivisi	
46	provide disaster mitigation grants to State agencies, units of local govern	
47	and nonprofit organizations as well as for other purposes as set for	
48	subsections 5.9(f) and 5.9(h) of S.L. 2021-180.	
49	(2) Five million dollars (\$5,000,000) to the Department of Public Safety, Div	vision
50	of Emergency Management, for the Local Disaster Shelter Capacity	Grant
51	Program in accordance with subsection (g) of this section.	

	-	Session 202
(3	Five million dollars (\$5,000,000) to the Department of I of Emergency Management, to conduct flood studies building mitigation strategies through the State Floodpl	, risk assessment, an
	Funds will be prioritized to map non-encroachment ar provide for information sharing through the State's F	reas of the State and t
	System.	
(4	Three million three hundred twenty-seven thousand	five hundred dollar
	(\$3,327,500) to the Department of Public Safety, D	0
	Management, for detailed mapping and risk impact st	
	flood gauges to provide baseline information on those	0 0
	Division's Flood Inundation Mapping and Alert Netwo	
(5	•	-
	Consumer Services to be used for the Streamflow Rel	
	Program for purposes consistent with Article 6 of Chap	oter 139 of the Genera
	Statutes.	
(6		
	Quality, Division of Coastal Management, for the	
	Communities Program to provide funding for th	
	construction of planned, prioritized, and engineered re	1 0
(7	20 coastal counties of the State. These counties are listed Two million five hundred thousand dollars (\$2,500,000	
()	Environmental Quality to provide directed grants to N	· •
	Federation, Inc. (Federation), a nonprofit corporation	
	purposes:	JI, IOI the IOHOWIL
	a. Two million dollars (\$2,000,000) for livin	ng shoreline projec
	sponsored by a unit of local government that is of	
	and matches for federal or private funds provid	
	a unit of local government for those projects.	
	b. Five hundred thousand dollars (\$500,000) for (i	i) the Federation's Lo
	Fishery Gear Recovery Program, which empl	
	and other private partners to remove debris fro	•
	(ii) the investigation, removal, and disposal of a	abandoned and dereli
	vessels in public trust waters of the State locat	ed in coastal countie
	For purposes of this sub-subdivision, the pl	arase "abandoned ar
	derelict vessel" has the meaning set forth in sub-	
	2019-224, as rewritten by Section 4 of S.L. 20	
	may use these funds to contract with any fede	
	unit of local government or to match federal gradering and the second se	
(8		
	(\$1,481,859) to the Department of Environmental Qua	v 1
	for six time-limited positions beginning on January	
	implementation of the Flood Resiliency Blueprint desc	
	of S.L. 2021-180, as amended. Four hundred ninet	-
	hundred fifty-three dollars (\$493,953) of these funds	
	2023-2024 fiscal year, and the remaining funds for the	•
	Notwithstanding any provision of law to the contrar	
	Human Resources shall allow the Department to post the	ese positions up to 18
	days prior to their starting date. Twenty million dollars (\$20,000,000) to the Departm	ant of Englisher (
(9		

	General Assemb	ly Of North Carolina	Session 2023
1 2		allocated in equal amounts to each year of tused for the purposes set forth in G.S. 143-	
3	(10)	One million dollars (\$1,000,000) to the W	
4	× /	provide a grant to the Nature Conservancy,	
5		project to protect and restore critically im	
6		Carolina for the purpose of increasing com	munity flood resilience, improving
7		water quality and wildlife habitat, and redu	cing wildfire risk.
8	(11)	Three hundred forty thousand dollars (S	
9		Collaboratory at the University of N	
10		(Collaboratory) for the FerryMon program	
11	(12)	equal amounts to each year of the 2023-202	
12	(12)	Three hundred twenty thousand dollars (\$	
13 14		the ModMon program. These funds will be year of the 2023-2025 fiscal biennium.	anocated in equal amounts to each
14	(13)	Two million dollars (\$2,000,000) to the	a Office of State Budget and
16	(13)	Management to provide a grant to the North	e
17		Association for the Coastal Resilient Roo	
18		with the purposes set forth in Section 5.9(i)	-
19	SECT	<b>TION 5.6.(g)</b> Local Emergency Shelter	
20		gency Management shall administer a grant	
21	subdivision (f)(2	) of this section to provide grants to support	t local communities in upgrading
22		fied by the community as an emergene	•
23		tructural requirements such as windspeed rat	-
24	10	cal systems of the structure to install emerger	
25	-	for emergency generators. The program sha	1 1 0
26	-	ng is suitable for use as an emergency shelt	
27	• •	on request of a unit of local government of the Division shall also in available and the second state of t	• • • • • • • • • • • • • • • • • • • •
28 29	-	ng. The Division shall also in awarding grant	
29 30	government to obtain alternative sources of funding such as insurance policies, private grant funding, or available federal aid programs.		
31		<b>TION 5.6.(h)</b> HFA Funding Reallocation.	- Funds allocated to the Housing
32		for a multifamily affordable housing project	-
33		used by the Agency to provide a grant to Rol	•
34		sing project to support low- and moderate-ir	• •
35	natural disaster f	from the Dunn Road area of Lumberton, N	lorth Carolina. To be eligible for
36	funding, a projec	t must have received required zoning approv	als by the City of Lumberton prior
37		2021. Funds reallocated by this subsection	
38	-	enditure until June 30, 2025. This subsection	
39		TION 5.6.(i) Allocation Reporting Requirem	
40	0	shall report to the chairs of the House and S	
41		Research Division of the General Assemb	•
42	-	erly basis and shall also provide any addition	
43 44	•	earch Division. Each report required by this expended or encumbered pursuant to this se	
44 45		ich State agency, federal agency, or non-S	-
46	-	s that administer or receive any funds appro-	•
47		ate with the Office of State Budget and Ma	-
18	obligations under		

48 obligations under this section.

49 **SECTION 5.6.(j)** Limitation on Funds. – The Governor may not use the funds 50 described in this section to make budget adjustments under G.S. 143C-6-4 or to make 51 reallocations under G.S. 166A-19.40(c). Nothing in this section shall be construed to prohibit the

	General	Assemb	oly Of North Carolina	Session 2023
1	Governo	r from e	exercising the Governor's authority under these statutes	with respect to funds
2	other than those described in this section.			
3	The Governor shall also ensure that funds allocated in this section are expended in a			
4	manner t	manner that does not adversely affect any person's or entity's eligibility for federal funds that are		
5	made ava	ailable, o	or that are anticipated to be made available, as a result of	f natural disasters. The
6	Governo	r shall a	so, to the extent practicable, avoid using State funds to c	over costs that will be,
7	or likely	will be,	covered by federal funds.	
8		SECT	TION 5.6.(k) Reversion. – Funds allocated in this section	n that are not expended
9	or encun	nbered b	y June 30, 2028, shall revert to the State Emergency I	Response and Disaster
0	Relief Re	eserve.		
1				
2	STATE		CT ACT/FUNDS CARRYFORWARD	
3			<b>TION 5.7.(a)</b> G.S. 143C-1-1 reads as rewritten:	
ŀ	"§ 143C∙	-1-1. Pu	rpose and definitions.	
-	····	Defin	tions The fellencing definitions and to in this Obserter	
	(d)		itions. – The following definitions apply in this Chapter:	
		(1)	Appropriation. – An enactment by the General Asso	• •
			withdrawal of money from the State treasury. An ena	•
			Assembly that authorizes, specifies, or otherwise prov	ides that funds may be
			used for a particular purpose is not an appropriation.	
		 (6a)	Corruformend The balance of a Constal Fu	nd operating hudget
		<u>(6a)</u>	<u>Carryforward.</u> – The balance of a General Fu	
			appropriation which would otherwise revert at the close	
			instead is made available in the succeeding fiscal year a	-
			to liquidate an encumbrance of the prior fiscal year. Fu	nus may not be carried
			forward for any other purpose.	
		(12)	Encumbrance. – A financial obligation created by a pu	rahaa ordar contract
		(12)	salary commitment, unearned or prepaid collections for	
			the State, or other legally binding agreement.	i services provided by
		"	the State, of other legally bliding agreement.	
		SEC	<b>TION 5.7.(b)</b> Part 1 of Article 6 of Chapter 143C of t	he General Statutes is
	amended		ng a new section to read:	ne General Statutes 15
		•	Carryforward of funds.	
	(a)		s otherwise specified by law, funds carried forward at th	e end of the fiscal year
	<u></u>	-	nt in the succeeding fiscal year for the purpose for wh	
			rward funds that have not been liquidated in the year in w	
			ert at the end of the fiscal year.	
	(b)		s otherwise specified by law, funds carried forward under	this authorization may
			l, or otherwise moved, out of the General Fund. This sub	•
			v of North Carolina System.	<u></u>
	(c)		carried forward to support encumbrances are subject	to cash availability. If
			ent cash to support all allowable carryforward, the Direc	
			pecified in law over funds necessary to liquidate an encu	
	*		· · · · · · · · · · · · · · · · · · ·	
	MEDIC	AL FRI	EDOM/COVID-19 VACCINATIONS	
			TION 5.8.(a) Article 10 of Chapter 143 of the General S	Statutes is amended by
	adding a		tion to read:	,
	0		iscrimination against persons based on refusal of C	OVID-19 vaccination
) )			vemntion	

50 **and exemption.** 

1		ate agency, city, county, or political subdivision of the State shall deny or refuse
2		ny person or discharge any person from employment due to the person's refusal
3	· · ·	of a COVID-19 vaccination or the person's refusal to submit to a COVID-19
4		series of COVID-19 vaccinations, unless the exemption in subsection (c) of this
5		This section shall not be construed to prevent the person from being discharged
6		d in this section, the term "COVID-19" means the coronavirus disease of 2019.
7		ate agency, city, county, or political subdivision of the State shall discriminate
8	-	atory action against an employee because the employee in good faith does or
9		a claim or complaint; initiate any inquiry, investigation, inspection, proceeding,
10		r testify or provide information to any person with respect to the provisions of this section
11 12	subsection (a) of $(a)$	
12		temption to subsections (a) and (b) of this section applies to the following:
13 14	<u>(1)</u>	Any employee, vendor, volunteer, trainee, or student that is required by a facility certified by the Centers for Medicare and Medicaid Services to show
14 15		proof of a COVID-19 vaccination, or to submit to a COVID-19 vaccination
15 16		or COVID-19 vaccination, of to sublint to a COVID-19 vaccination or COVID-19 series of vaccinations.
17	<u>(2)</u>	An employee employed by any entity that receives federal funding if
18	<u>(2)</u>	complying with subsection (a) or (b) of this section would result in the loss of
19		that federal funding.
20	<u>(3)</u>	An employee employed by the Department of Health and Human Services in
20	<u>(5)</u>	the Division of State Operated Healthcare Facilities if the Department requires
22		the COVID-19 vaccination or series of vaccinations for that employee."
23	SEC	<b>FION 5.8.(b)</b> Part 2 of Article 6 of Chapter 130A of the General Statutes is
24		ng a new section to read:
25	•	COVID-19 vaccination requirement prohibited; exemption.
26		ithstanding any provision of this Chapter or Chapter 166A of the General
27		ontrary, no State or local public health agency or public health official may
28		on, including an applicant for employment or an employee, to provide proof of
29		ccination or to submit to a COVID-19 vaccination or series of COVID-19
30	vaccinations unle	ess the exemption in subsection (b) of this section applies. For purposes of this
31	section, the follo	wing definitions apply:
32	<u>(1)</u>	Applicant for employment. – Any person who seeks to be permitted, required,
33		or directed by a State or local public health agency, or any person employed
34		by a State or local public health agency, to engage in employment in
35		consideration of direct or indirect gain or profit.
36	<u>(2)</u>	COVID-19. – The coronavirus disease of 2019.
37	<u>(3)</u>	Employee. – Any individual employed by a State or local public health
38		agency.
39	<u>(4)</u>	State or local public health agency. – Includes the following:
40		a. <u>The Department or any of its divisions.</u>
41		b. The Commission for Public Health or any district created by the
42		Commission pursuant to subsection (d) of G.S. 130A-29.
43		c. <u>A local health department as defined in subdivision (5) of</u>
44		<u>G.S. 130A-2.</u>
45	<u>(5)</u>	<u>State or local public health official. – Includes the following:</u>
46		a. <u>The Secretary or a designee.</u>
47		b. <u>The State Health Director or a designee.</u>
48	(1-)	c. <u>The head of any State or local public health agency or a designee.</u>
49 50		temption to subsection (a) of this section applies to the following:
50	<u>(1)</u>	Any employee, vendor, volunteer, trainee, or student that is required by a
51		facility certified by the Centers for Medicare and Medicaid Services to show

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1			proof of a COVID-19 vaccination, or to submit to a CO	VID-19 vaccination
2			or COVID-19 series of vaccinations.	
3		<u>(2)</u>	An employee employed by any entity that receives	federal funding if
4			complying with subsection (a) of this section would resu	-
5			federal funding.	
6		<u>(3)</u>	An employee employed by the Department of Health and	d Human Services in
7			the Division of State Operated Healthcare Facilities if the	
8			the COVID-19 vaccination or series of vaccinations for t	hat employee."
9			<b>FION 5.8.(c)</b> Article 23 of Chapter 153A of the General Sta	atutes is amended by
10	0		etion to read:	
11	-		OVID-19 vaccination requirement prohibited; exemption	
12	<u>(a)</u>		bunty may require any person, including an applicant for	
13		-	vide proof of a COVID-19 vaccination or to submit to a CC	
14			OVID-19 vaccinations, unless the exemption in subsection	n (b) of this section
15	applies. F		oses of this section, the following definitions apply:	
16		<u>(1)</u>	Applicant for employment. – Any person who seeks to be	
17			or directed by a county or any person employed by a	
18			employment in consideration of direct or indirect gain or	<u>profit.</u>
19		$\frac{(2)}{(2)}$	COVID-19. – The coronavirus disease of 2019.	
20	(1)	<u>(3)</u>	Employee. – As defined in G.S. 153A-99(b)(1).	
21	<u>(b)</u>		comption to subsection (a) of this section applies to the follo	
22		<u>(1)</u>	Any employee, vendor, volunteer, trainee, or student the	
23 24			facility certified by the Centers for Medicare and Medica	
24 25			proof of a COVID-19 vaccination, or to submit to a CO or COVID-19 series of vaccinations.	VID-19 vaccination
23 26		(2)	An employee employed by any entity that receives	fodoral funding if
20 27		<u>(2)</u>	complying with subsection (a) of this section would resu	
28			federal funding.	ant in the 1055 of that
20 29		(3)	An employee employed by the Department of Health and	l Human Services in
30		<u>(3)</u>	the Division of State Operated Healthcare Facilities if the	
31			the COVID-19 vaccination or series of vaccinations for t	<b>. . .</b>
32		SEC	<b>FION 5.8.(d)</b> Article 21 of Chapter 160A of the General	± •
33	by adding		section to read:	
34	· ·	-	COVID-19 vaccination; requirement prohibited and ex	emption.
35	(a)		ity may require any person, including an applicant for	
36	employee		vide proof of a COVID-19 vaccination or to submit to a CC	
37		-	OVID-19 vaccinations, unless the exemption in subsection	
38	applies. F	For purp	oses of this section, the following definitions apply:	
39		<u>(1)</u>	Applicant for employment. – Any person who seeks to be	e permitted, required,
40			or directed by a city or any person employed by a	<u>city to engage in</u>
41			employment in consideration of direct or indirect gain or	profit.
42		<u>(2)</u>	COVID-19. – The coronavirus disease of 2019.	
43		<u>(3)</u>	Employee. – As defined in G.S. 160A-169(b)(1).	
44	<u>(b)</u>	<u>An ex</u>	cemption to subsection (a) of this section applies to the follo	
45		<u>(1)</u>	Any employee, vendor, volunteer, trainee, or student the	
46			facility certified by the Centers for Medicare and Medica	
47			proof of a COVID-19 vaccination, or to submit to a CO	VID-19 vaccination
48			or COVID-19 series of vaccinations.	
49		<u>(2)</u>	An employee employed by any entity that receives	_
50			complying with subsection (a) of this section would resu	alt in the loss of that
51			federal funding.	

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<u>(3)</u>	An employee employed by the Department the Division of State Operated Healthcare F the COVID-19 vaccination or series of vac	Facilities if the Department requires
SEC	TION 5.8.(e) G.S. 130A-152 reads as rewritt	ten:
"§ 130A-152. In	mmunization required.	
(a) Ever	y child present in this State shall be immu	nized against diphtheria, tetanus,
	h, poliomyelitis, red measles (rubeola) and	
	section (f) of this section, every child present	
	er disease upon a determination by the Comm	
the interest of th	he public health. Every parent, guardian, pers	son in loco parentis and person or
agency, whethe	er governmental or private, with legal cus	stody of a child shall have the
	ensure that the child has received the required	
	sion. If a child has not received the required in	
	person shall obtain the required immunization	
<b>.</b> .	the required immunization is determined.	-
	-	
(f) Notw	vithstanding this section or other applicable Sta	ate law, the Commission for Public
	school units, community colleges, constituent	
-	and any private colleges or universities receivi	•
requiring a stud	lent to provide proof of vaccination against	the coronavirus disease of 2019
	to submit to a COVID-19 vaccination or series	
	for vaccination or proof of vaccination is requ	
	Illing education requirements for a program, th	
	facility certified by the Centers for Medicare a	
SEC	TION 5.8.(f) This section becomes effective	January 1, 2024.
		•
PART VI. COM	MMUNITY COLLEGE SYSTEM	
HIGH-COST V	WORKFORCE PROGRAMS START-UP I	FUNDS
SEC	TION 6.2.(a) Establishment of the Fund. – O	Of the funds appropriated in this act
from the Generation	al Fund and the ARPA Temporary Savings	Fund to the Community Colleges
System Office for	or the 2023-2025 fiscal biennium, the System	Office shall establish the Fund for
High-Cost Work	cforce Programs (Fund). Any unexpended fund	ds remaining in the Fund at the end
of the fiscal year	r shall not revert to the General Fund but shall	l remain available for the purposes
set forth in this	section. The Fund shall be used to assist co	mmunity colleges in starting new
set fortin in this	h-demand career fields that require significant	nt start-up funds. Monies shall be
	he Fund in each fixed week of the 2022 2025	
programs in hig	he Fund in each fiscal year of the 2023-2025	fiscal biennium for high-demand
programs in hig allocated from t	ered at community colleges as follows:	fiscal biennium for high-demand
programs in hig allocated from t	•	-
programs in hig allocated from t career fields offe	ered at community colleges as follows:	000) from the ARPA Temporary
programs in hig allocated from t career fields offe	ered at community colleges as follows: At least fifteen million dollars (\$15,000,0	000) from the ARPA Temporary hcare, including nursing.
programs in hig allocated from t career fields offe (1) (2)	ered at community colleges as follows: At least fifteen million dollars (\$15,000,0 Savings Fund for programs related to health	000) from the ARPA Temporary hcare, including nursing. 1B programs.
programs in hig allocated from t career fields offe (1) (2) SEC	ered at community colleges as follows: At least fifteen million dollars (\$15,000,0 Savings Fund for programs related to health Any remaining funds for Tier 1A and Tier	000) from the ARPA Temporary hcare, including nursing. 1B programs. Office shall establish an application
programs in hig allocated from t career fields offe (1) (2) SEC process for comm	ered at community colleges as follows: At least fifteen million dollars (\$15,000, Savings Fund for programs related to health Any remaining funds for Tier 1A and Tier <b>TION 6.2.(b)</b> Applications. – The System O	000) from the ARPA Temporary hcare, including nursing. 1B programs. Office shall establish an application Fund no later than the beginning of
programs in hig allocated from t career fields offe (1) (2) SEC process for commeach fiscal year	ered at community colleges as follows: At least fifteen million dollars (\$15,000,0 Savings Fund for programs related to health Any remaining funds for Tier 1A and Tier <b>TION 6.2.(b)</b> Applications. – The System O munity colleges to apply for awards from the H	000) from the ARPA Temporary hcare, including nursing. 1B programs. office shall establish an application Fund no later than the beginning of ble to receive funds, colleges shall
programs in hig allocated from t career fields offe (1) (2) SEC process for commeach fiscal year	ered at community colleges as follows: At least fifteen million dollars (\$15,000, Savings Fund for programs related to health Any remaining funds for Tier 1A and Tier <b>TION 6.2.(b)</b> Applications. – The System O munity colleges to apply for awards from the H of the 2023-2025 fiscal biennium. To be eligible	000) from the ARPA Temporary hcare, including nursing. 1B programs. office shall establish an application Fund no later than the beginning of ble to receive funds, colleges shall
programs in hig allocated from t career fields offe (1) (2) SEC process for comp each fiscal year submit to the Sy	ered at community colleges as follows: At least fifteen million dollars (\$15,000, Savings Fund for programs related to health Any remaining funds for Tier 1A and Tier <b>TION 6.2.(b)</b> Applications. – The System O munity colleges to apply for awards from the H of the 2023-2025 fiscal biennium. To be eligible	000) from the ARPA Temporary hcare, including nursing. 1B programs. Office shall establish an application Fund no later than the beginning of ble to receive funds, colleges shall shall include at least the following
programs in hig allocated from t career fields offer (1) (2) SEC process for comp each fiscal year submit to the Sy information:	ered at community colleges as follows: At least fifteen million dollars (\$15,000,0 Savings Fund for programs related to health Any remaining funds for Tier 1A and Tier <b>TION 6.2.(b)</b> Applications. – The System O munity colleges to apply for awards from the F of the 2023-2025 fiscal biennium. To be eligible ystem Office a completed application, which s	000) from the ARPA Temporary hcare, including nursing. 1B programs. Office shall establish an application Fund no later than the beginning of ble to receive funds, colleges shall shall include at least the following n requiring start-up funds.
programs in hig allocated from t career fields offe (1) (2) SEC process for comp each fiscal year submit to the Sy information: (1)	ered at community colleges as follows: At least fifteen million dollars (\$15,000, Savings Fund for programs related to health Any remaining funds for Tier 1A and Tier <b>TION 6.2.(b)</b> Applications. – The System O munity colleges to apply for awards from the H of the 2023-2025 fiscal biennium. To be eligib ystem Office a completed application, which s A description of the proposed new program	000) from the ARPA Temporary hcare, including nursing. 1B programs. Office shall establish an application Fund no later than the beginning of ble to receive funds, colleges shall shall include at least the following an requiring start-up funds. the program or documentation of

	General Assembly Of North CarolinaSession 202	3
1 2	(3) Total cash cost to start the program and maintain the program over two fisca years.	ıl
3	(4) A plan for the fiscal sustainability of the new program.	
4	SECTION 6.2.(c) Limitation on the Use of Funds. – A community college may onl	v
5	apply for the award of funds to support one new program in each fiscal year. Funds shall remain	•
6	available to the community college for a period of two fiscal years. The award of funds to	
7	community college from the Fund shall not exceed one million dollars (\$1,000,000).	
8	<b>SECTION 6.2.(d)</b> Matching Funds. – Except for programs related to healthcare that	ıt
9	are funded from the ARPA Temporary Savings Fund pursuant to subdivision (1) of subsection	n
10	(a) of this section, the community college shall be required to match a percentage of the tota	ıl
11	cash cost of the program with non-State funds based on a college's total full-time equivalent	S
12	(FTE) according to the following:	
13 14	(1) Community colleges with a total FTE greater than 6,500 shall be required t match fifteen percent (15%) of the cost.	0
15	(2) Community colleges with a total FTE between 2,500 and 6,500 shall b	e
16	required to match ten percent (10%) of the cost.	C
17	(3) Community colleges with a total FTE below 2,500 shall be required to matc	h
18	five percent (5%) of the cost.	
19	<b>SECTION 6.2.(e)</b> Administration. – The System Office may adopt any regulations	3.
20	policies, or procedures regarding the application process, use of funds, eligibility requirements	
21	and any other rules necessary related to the administration of the Fund. The System Office ma	
22	use up to one hundred thousand dollars (\$100,000) each fiscal year for administrative costs for	r
23	establishing and implementing the program.	
24	SECTION 6.2.(f) Report. – The System Office shall submit an initial report to th	e
25	Joint Legislative Education Oversight Committee by December 1, 2024, and an annual report	ĩt
26	thereafter for each year the System Office provides funds to community colleges from the Fund	d
27	on the programs receiving the funds, which shall include at least the following information:	
28	(1) The community colleges that received funds, the amount of funds, and th	e
29	types of programs started.	
30	(2) The use of funds by community colleges receiving awards, including cost	
31 32	associated with student instruction, faculty salaries, instructional supplies	\$,
32 33	<ul><li>related instructional equipment, and accreditation costs.</li><li>(3) Evaluation of the success of the new community college programs receivin</li></ul>	a
33 34	funds.	g
35	Tunds.	
36	NC COMMUNITY COLLEGE SHORT-TERM WORKFORCE DEVELOPMENT	г
37	GRANTS	•
38	<b>SECTION 6.5.</b> Article 1 of Chapter 115D of the General Statutes is amended b	v
39	adding a new section to read:	,
40	"§ 115D-5.1A. Short-Term Workforce Development Grant Program.	
41	(a) Program Established. – There is established the North Carolina Community Colleg	e
42	Short-Term Workforce Development Grant Program (Program) to be administered by the Stat	e
43	Board of Community Colleges. The State Board shall adopt rules for the disbursement of th	e
44	grants pursuant to this section.	
45	(b) Programs of Study. – The State Board of Community Colleges, in collaboration wit	
46	the Department of Commerce, shall determine the eligible programs of study for the Program	
47	according to the occupations that are in the highest demand in the State. The eligible program	_
48	of study shall include programs such as architecture and construction, health sciences	
49 50	information technology, electrical line worker, and manufacturing programs and may includ	<u>e</u>
50	other programs to meet local workforce needs.	

#### **General Assembly Of North Carolina** Session 2023 1 Award Amounts. – To the extent funds are made available for the Program, the State (c) 2 Board of Community Colleges shall award grants in an amount of up to seven hundred fifty 3 dollars (\$750.00) to students pursuing short-term, noncredit State and industry workforce 4 credentials. The State Board of Community Colleges shall establish criteria for initial and 5 continuing eligibility for students. At a minimum, students shall be required to qualify as a 6 resident for tuition purposes under the criteria set forth in G.S. 116-143.1 and in accordance with the coordinated and centralized residency determination process administered by the State 7 8 Education Assistance Authority. 9 Report. - The State Board shall submit a report by April 1, 2024, and annually (d) thereafter, on the Program to the Joint Legislative Education Oversight Committee and the Fiscal 10 11 Research Division. The report shall contain, for each academic year and by programs of study, 12 the amount of grant funds disbursed and the number of eligible students receiving funds." 13 14 **COMMUNITY COLLEGE PROGRAMS SERVING IDD STUDENTS** 15 **SECTION 6.9.(a)** Article 3 of Chapter 115D of the General Statutes is amended by 16 adding a new section to read: 17 "§ 115D-44. Training programs for students with intellectual and developmental disabilities. 18 The State Board of Community Colleges shall establish a community college training 19 (a) program for up to 15 community colleges. The program shall provide opportunities for 20 21 micro-credentials or other credentials that lead to increased employment outcomes for 22 individuals with intellectual and developmental disabilities (IDD). To the extent funds are 23 appropriated for this purpose, the program shall improve the ability of participating community 24 colleges to offer training and educational components that include improving employability skills 25 and providing on-the-job training and apprenticeships with business and industry for individuals 26 with IDD. The goal of the program shall be to inform community colleges and address cross-departmental supports within the individual community colleges on programs for 27 28 individuals with IDD related to at least the following: 29 Establishing best practices for providing vocational training for individuals (1) 30 with IDD. 31 Providing financial and benefits counseling. (2)32 Developing strategies on integrating assistive technology. (3) 33 (4)Maximizing access, with supports, to credential and degree programs, 34 including micro-credentials that are established by the State Board. 35 Identifying methods to increase orientation and integration of individuals with <u>(5)</u> 36 IDD into the college community to the greatest extent possible. 37 Determining a needs assessment, marketing, and evaluation to serve a broad (6) 38 array of individuals with developmental and other similar disabilities or 39 learning challenges to assure adequate demand for new or existing programs. 40 No later than May 1 of each year, the Community Colleges System Office shall report (b) on the funds appropriated to the System Office for the purposes of this section to the Joint 41 42 Legislative Education Oversight Committee and the Fiscal Research Division. At a minimum, 43 the report shall address the impact of the program, the use of any additional positions created at 44 community colleges, professional development training for staff, and funding sources identified for individuals with IDD to build programs at community colleges that support postsecondary 45 trainings and certifications that enable individuals with IDD to engage in competitive, sustainable 46 47 employment." 48 **SECTION 6.9.(b)** Of the recurring funds appropriated in this act to the Community 49

48 SECTION 6.9.(b) Of the recurring funds appropriated in this act to the Community 49 Colleges System Office for the 2023-2025 fiscal biennium to support increasing program 50 offerings for individuals with IDD pursuant to G.S. 115D-44, as enacted by this section, the 51 System Office shall establish at least two statewide positions for program support, provide

professional development training for college advising staff to assist students with IDD for career
 pathway exploration and the identification of credentials leading to competitive employment, and
 explore funding sources to sustain programs for students with IDD.

4 5

# **CAREER ACADEMIES FOR AT-RISK STUDENTS**

**SECTION 6.9A.(a)** Program Established. – There is established a program for the 6 7 2023-2025 fiscal biennium between Cape Fear Community College (CFCC), New Hanover 8 County Schools, and Pender County Schools to meet the needs of underserved students in seventh 9 through ninth grade through an opportunity for extended time on CFCC's campus in various 10 career and technical education programs. The goals of the program shall include (i) exposing 11 students from underperforming schools and underserved populations to career training 12 opportunities available at CFCC, (ii) guiding students toward successful career outcomes, (iii) 13 providing support services to students, including academic tutoring, academic counseling, 14 personal mentoring, and financial support through financial aid and scholarships, and (iv) 15 increasing graduation and postsecondary outcomes for these students.

16 SECTION 6.9A.(b) Components of the Program. – CFCC, New Hanover County 17 Schools, and Pender County Schools shall offer a summer career academy program to at-risk 18 students from each local school administrative unit for a total of up to 300 students in seventh 19 through ninth grade. The career academy program shall introduce students to life on a college 20 campus with the goal of creating a familiarity with and positive experience in the postsecondary 21 environment. Students shall visit two career and technical education programs per day for five 22 consecutive days for two consecutive weeks in different subject areas, such as welding, marine 23 technology and boat building, electrical, culinary, medical assisting, public safety, arts, 24 veterinary assisting, and chemical technology. The career academy program shall include 25 speakers and support for financial aid and scholarship opportunities and an introduction to the 26 Career and College Promise Program.

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

32 **SECTION 6.9A.(c)** Report. – CFCC, in collaboration with New Hanover County 33 Schools and Pender County Schools, shall submit an initial report by October 1, 2024, and 34 annually thereafter while funds are expended under the program, to the Joint Legislative 35 Education Oversight Committee and the Fiscal Research Division on the results of the pilot 36 program and the placement of the career liaisons in schools to support at-risk students, including 37 the number of students who enrolled in Career and College Promise Program pathways following 38 completion of the career academy program and other relevant student outcome data for at-risk 39 students.

40 SECTION 6.9A.(d) Carryforward. – The nonrecurring funds appropriated to the
 41 Community Colleges System Office in this act for the 2023-2025 fiscal biennium for the program
 42 shall not revert at the end of each fiscal year but shall remain available until expended.

43

**REQUIRE THAT THE PRESIDENT OF THE NORTH CAROLINA COMMUNITY** 44 45 **COLLEGES SYSTEM BE CONFIRMED BY THE GENERAL ASSEMBLY, MAKE** 46 CHANGES TO THE APPROVAL PROCESS OF LOCAL COMMUNITY COLLEGE 47 PRESIDENTS, PROHIBIT COMMUNITY COLLEGES FROM OFFERING 48 COURSES OF INSTRUCTION USING STATE FUNDS WITHOUT PRIOR 49 APPROVAL BY THE STATE BOARD OF COMMUNITY COLLEGES, AND MAKE 50 CHANGES TO THE STATE BOARD OF COMMUNITY COLLEGES AND LOCAL **BOARDS OF TRUSTEES** 51

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SECTION 6.10.(a) G.S. 115D-3 reads as rewritten:
"§ 115D-3. Community Colleges System Office; staff; reorganization authority.
(a1) The Subject to confirmation by the General Assembly in accordance with
G.S. 115D-3.1, the State Board shall elect a President of the North Carolina System of
Community Colleges System who shall serve as chief administrative officer of the Community
Colleges System Office. The State Board shall use the following process to elect a President:
(1) At least three final candidates shall be submitted to the full State Board from
which the full State Board shall make its election.
(2) The State Board shall conduct a vote on the election of the President, and the
candidate who receives a majority of votes of the entire State Board shall be
elected President.
(a2) The compensation of this position shall be fixed by the State Board from funds
provided by the General Assembly in the Current Operations Appropriations Act.
(a3) The President shall be assisted by such professional staff members as may be deemed
necessary to carry out the provisions of this Chapter, who shall be elected by the State Board on
nomination of the President. The compensation of the staff members elected by the Board shall
be fixed by the State Board of Community Colleges, upon recommendation of the President of
the Community College Colleges System, from funds provided in the Current Operations
Appropriations Act. These staff members shall include such officers as may be deemed desirable
by the President and State Board. Provision shall be made for persons of high competence and
strong professional experience in such areas as academic affairs, public service programs,
business and financial affairs, institutional studies and long-range planning, student affairs,
research, legal affairs, health affairs and institutional development, and for State and federal
programs administered by the State Board. In addition, the President shall be assisted by such
other employees as may be needed to carry out the provisions of this Chapter, who shall be
subject to the provisions of Chapter 126 of the General Statutes. The staff complement shall be
established by the State Board on recommendation of the President to insure that there are
persons on the staff who have the professional competence and experience to carry out the duties
assigned and to insure that there are persons on the staff who are familiar with the problems and
capabilities of all of the principal types of institutions represented in the system. The State Board
of Community Colleges shall have all other powers, duties, and responsibilities delegated to the
State Board of Education affecting the Community Colleges System Office not otherwise stated
in this Chapter.
<b>SECTION 6.10.(b)</b> Chapter 115D of the General Statutes is amended by adding a
new section to read:
"§ 115D-3.1. General Assembly confirmation of the President.
(a) The State Board shall submit the name of the person elected as President for
confirmation to the presiding officers of the Senate and the House of Representatives of the
General Assembly on or before the fifteenth day following the election. The General Assembly
shall adopt a joint resolution to either (i) confirm or (ii) deny confirmation, subject to the
following:
(1) The person elected by the State Board shall not serve as President but may
serve as interim-President until the General Assembly adopts a joint
resolution.
(2) If the General Assembly fails to adopt a joint resolution confirming the person
by the date that either chamber reaches the thirtieth legislative day following
the receipt of the name by the presiding officers, it shall be deemed that the
General Assembly has denied confirmation.
(b) A person denied confirmation shall not serve as President or interim-President."

	General Assemb	ly Of North Carolina	Session 2023
1	SECT	<b>TION 6.10.(c)</b> Chapter 115D of the General Statutes	is amended by adding a
2	new section to re		
3	"§ 115D-6.1. Co	llege president contracts and approval.	
4		tate Board shall develop mandatory contract terms t	hat boards of trustees of
5		ges shall use when electing a president or chief admin	
6	•	The contract terms shall include the following:	<u>1</u>
7	(1)	A contract term of between one and four years.	
8	$\overline{(2)}$	A requirement that the contract or contract renewal	is unenforceable unless it
9		is approved by the State Board.	
10	(3)	A list of causes for dismissal and termination of the	contract.
11	$\overline{(4)}$	A prohibition on additional financial compensation	
12		administrative officer when dismissed for causes inc	-
13	(5)	Any other provisions deemed necessary by the State	Board.
14	(b) Each	local board of trustees shall submit the name of the pe	
15		rative officer of the institution under G.S. 115D-20(	-
16	approval. The loc	cal board shall submit any information requested by t	he State Board about the
17	person's qualifica	tions. A person denied approval shall not serve as pre	sident of the institution."
18	SECT	TION 6.10.(d) Chapter 115D of the General Statutes	is amended by adding a
19	new section to re	ad:	
20	" <u>§ 115D-10. Lin</u>	nitation on judicial review of State Board actions.	
21	State Board a	ctions affecting a local board of trustees or a person	elected as a president or
22	chief administrat	ve officer of an institution under any of the following	statutes are not subject to
23	judicial review:		
24	<u>(1)</u>	<u>G.S. 115D-6.</u>	
25	<u>(2)</u>	<u>G.S. 115D-6.1.</u>	
26	<u>(3)</u>	<u>G.S. 115D-6.5.</u>	
27	<u>(4)</u>	<u>G.S. 115D-19.</u> "	
28		<b>TION 6.10.(e)</b> G.S. 115D-20 reads as rewritten:	
29	0	vers and duties of trustees.	
30		of each institution shall constitute the local admin	
31		uch powers and duties as are provided in this Chapter	
32	-	d of Community Colleges. The powers and duties of	trustees shall include the
33	following:		
34	(1)	To elect a president or chief administrative officer of	
35		term and under such conditions as the trustees may	
36		<u>G.S. 115D-6.1.</u> If the board of trustees chooses to u	
37		assist with the election process, the board of trusted	
38		consultant through a competitive request for prop	-
39		consultant selected pursuant to this subdivision who	
40		consultant's services shall not be (i) an employ	
41		department, or institution, an appointed member o	
42		board, or an elected official whose responsibiliti	•
43		budgetary aspects of the Community College College	
44 45		or lobbyist principal as defined in G.S. 120C-10	
45 46		community college board of trustees association or with a secret consultant pursuant to this subdivisio	-
46 47		with a search consultant pursuant to this subdivision	5
47 48		Article 3C of Chapter 143 of the General Statutes. The of a president or chief administrative officer shall be	
40 49		of a president or chief administrative officer shall b	• • • • • •
49 50		of the State Board of Community Colleges. <u>No</u> president or chief administrative officer until and un	-
50 51		by the State Board of Community Colleges as provide	
51		by the state board of Community Coneges as provide	JOG III O.D. 11JD-0.1.

#### **General Assembly Of North Carolina** Session 2023 ....." 1 2 SECTION 6.10.(f) G.S. 115D-5 is amended by adding a new subsection to read: 3 "(b3) No course of instruction shall be offered by any community college at State expense 4 or partial State expense without the approval of the State Board of Community Colleges." SECTION 6.10.(g) G.S. 115D-2.2 reads as rewritten: 5 6 "§ 115D-2.2. State Board of Community Colleges. 7 The State Board of Community Colleges is established. (a) 8 (b) The State Board of Community Colleges shall consist of 22-21 members, as follows: 9 The Lieutenant Governor or the Lieutenant Governor's designee shall be a (1)10 member ex officio. 11 (2)The Treasurer of North Carolina or the Treasurer's designee shall be a member 12 ex officio. 13 The Commissioner of Labor or the Commissioner's designee shall be a (3)14 member ex officio. 15 (4)The Governor shall appoint to the State Board four members from the State at large and one member from each of the six Trustee Association Regions 16 17 defined in G.S. 115D-62. Each appointment by the Governor shall be for a 18 term of four years and until a successor is appointed and qualifies. Any 19 vacancy occurring among the Governor's appointees before the expiration of 20 term shall be filled by appointment of the Governor. The member appointed to fill a vacancy shall meet the same residential qualification, if any, as the 21 vacating member and shall serve for the remainder of the unexpired term of 22 23 that member. 24 (5) The General Assembly shall elect eight <u>18</u> members of the State Board from 25 the State at large to a term of four years beginning July 1 of an odd-numbered 26 year and until a successor is elected and qualifies. The Senate shall elect four 27 nine members and the House of Representatives shall elect four nine members 28 in accordance with subsection (c) of this section. 29 The person serving as president of the North Carolina Comprehensive (6)30 Community College Student Government Association shall be an ex officio 31 member of the State Board. If the president of the Association is unable for 32 any reason to serve as the student member of the State Board, then pursuant 33 to the constitution of the Association, the vice-president of the Association 34 shall serve as the student member of the State Board. Any person serving as 35 the student member of the State Board must be a student in good standing at 36 a North Carolina community college. The student member of the State Board 37 shall have all the rights and privileges of membership, except that the student 38 member shall not have a vote. 39 . . . 40 (h) At its first meeting after July 1 of each odd-numbered year, the State Board shall elect from its membership a chair chair, vice-chair, and such other officers as it may deem necessary. 41 42 The State Board of Community Colleges shall meet at stated times established by the (i) State Board, but not less frequently than 10-eight times a year. The State Board of Community 43 44 Colleges shall also meet with the State Board of Education and the Board of Governors of The 45 University of North Carolina at least once a year to discuss educational matters of mutual interest 46 and to recommend to the General Assembly such policies as are appropriate to encourage the improvement of public education at every level in this State; these joint meetings shall be hosted 47 48 by the three Boards according to the schedule set out in G.S. 115C-11(b1). Special meetings of

48 by the three Boards according to the schedule set out in G.S. 115C-11(01). Special meetings of 49 the State Board may be set at any regular meeting or may be called by the chair. A majority of

- 50 the qualified members of the State Board shall constitute a quorum for the transaction of business.
- 51 ...."

	General Assem	ably Of North Carolina	Session 2023
1 2 3		<b>CTION 6.10.(h)</b> G.S. 115D-2.2, as amended by this section, a tate Board of Community Colleges.	reads as rewritten:
4	(b) The	State Board of Community Colleges shall consist of 21 men	<del>bers, as follows:</del> 18
5		ed by the General Assembly from the State at large to a	
6		1 of an odd-numbered year until a successor is elected and qu	
7		e members and the House of Representatives shall elect	
8		n subsection (c) of this section.	
9 0	(1)	The Lieutenant Governor or the Lieutenant Governor's member ex officio.	designee shall be a
1 2	(2)	The Treasurer of North Carolina or the Treasurer's designe ex officio.	<del>e shall be a member</del>
- }  -	(3)	The Commissioner of Labor or the Commissioner's d member ex officio.	esignee shall be a
5	<del>(5)</del>	The General Assembly shall elect 18 members of the St	ate Board from the
	(3)	State at large to a term of four years beginning July 1 of an	
		and until a successor is elected and qualifies. The Sen	
		members and the House of Representatives shall elect	
		accordance with subsection (c) of this section.	
	(c) At e	ach session of the General Assembly held in an odd-number	red year, the Senate
		of Representatives shall elect from a slate of candidates mad	-
		be prepared as provided by resolution in each chamber. If a s	
	nominees who a	are legally qualified are submitted, then the slate of candidat	tes shall list at least
	twice the numb	er of candidates for the total seats open. All qualified candid	dates shall compete
	against all other	qualified candidates. All candidates shall submit a statement of	of economic interest
	to the State Ethi	ics Commission for review under G.S. 138A-24.	
		en a vacancy occurs among the members elected by the tw	
		bly, occurs, the chair of the State Board shall inform the char	
		ting <del>member <u>member</u>. The chamber shall elect a person to fil</del>	
		s required for election under subsection (c) of this section	
	Assembly next	convenes. The election shall be for the remainder of the unex	pired term.
	•••		
	•	enever any vacancy shall occur in the appointed or elected	-
		chair shall inform the appropriate appointing or electing authority	•
		State Board of Community Colleges may declare vacan	
	11	ected member who does not attend three consecutive schedule	e
	0	se. The chair of the State Board shall notify the appropriate ap	pointing or electing
	•	ber that elected the member of any vacancy."	
		<b>TION 6.10.(i)</b> Notwithstanding G.S. 115D-2.2, as amended	-
		s serving on the State Board as of the effective date of this se	ction shall serve the
	remainder of the		ana alanta a ahainin
		<b>CTION 6.10.(j)</b> When the State Board of Community College $C = 115D = 2.2$ (b) in 2022, the shair shall be elected from the	-
		n G.S. 115D-2.2(h) in 2023, the chair shall be elected from the When the State Board of Community Colleges cleats a shair	
	•	When the State Board of Community Colleges elects a chair	
	Representatives	h) in 2025, the chair shall be elected from the members elect	led by the nouse of
	-	[ <b>TION 6.10.(k</b> ) Notwithstanding G.S. 115D-2.2, as amended	thy this section the
		be the terms of office for members elected to terms beginning	•
	(1)	The House of Representatives shall elect two members to	
	(1) $(2)$	The Senate shall elect three members to two-year terms.	wo your terms.
	(2)	The Senare shan elect three memoers to two-year terms.	

General	Asseml	oly Of North Carolina	Session 2023
	SEC	<b>FION 6.10.</b> ( <i>l</i> ) For elections to terms beginning July 1,	, 2025, and every four
years ther	eafter,	the following applies:	
	(1)	The House of Representatives shall elect five members	s to four-year terms.
	(2)	The Senate shall elect five members to four-year terms	5.
	SEC	<b>FION 6.10.(m)</b> For elections to terms beginning July 1	
years ther		the following applies:	, , , <b>,</b>
5	(1)	The House of Representatives shall elect four member	s to four-year terms.
	(2)	The Senate shall elect four members to four-year terms	-
	· /	<b>FION 6.10.(n)</b> G.S. 115D-62 is repealed.	
		<b>FION 6.10.(o)</b> G.S. 115D-79 reads as rewritten:	
"§ 115D-'		en meetings.	
	-	neetings of the State Board of Community Colleges a	and of local boards of
		open to the public in accordance with the provisions of $\epsilon$	
		43-318.9."	5.5. 1 15 510.1 through
145 510.7		<b>FION 6.10.(p)</b> G.S. 115D-12 reads as rewritten:	
"8 115D_		ch institution to have board of trustees; selection of tr	nistees
(a)		community college established or operated pursuant to	
		bard of trustees consisting of 13 members, or of addition	
-	•	special procedure prescribed by the third paragraph of thi	
		e following agencies. No member of the General Assen	
<del>10 a 100ai</del>		of trustees for a community college.composed as follows	
	<u>(1)</u>	Eight trustees appointed by the General Assembly un	
		General Assembly shall appoint two members annually	
		appointed upon the recommendation of the Speal	
		Representatives and one member shall be appointed upo	on the recommendation
	$\langle \mathbf{O} \rangle$	of the President Pro Tempore of the Senate.	6 4 4 1 1 1
	<u>(2)</u>	Four trustees elected by the board of commissioners	-
		the main campus of the institution is located, one of v	
		commissioner. In addition, each board of commissioner	
		in the administrative area that provides plant funds to the	
		two additional trustees to the board, one of who	om may be a county
		commissioner.	
	<u>(3)</u>	The president of the student government or the chair of	
		the student body of each community college may be a	
		member if the board of trustees of the community colle	
<u>(a1)</u>		ember of the General Assembly shall be a trustee of a lo	
-		four trustees, elected by the board of education	-
		nit located in the administrative area of the institution. If	
-		lministrative units, whether city or county units, or be	
		ea, the trustees shall be elected jointly by all of the board	
		d having one vote in the election of each trustee, o	1 I
~ ~	)- <u>59. N</u>	to board of education shall elect a member of the boar	ed of education or any
<del>G.S. 115</del>	nployee	l by the board of education to serve as a trustee, how	ever, any such person
<del>person er</del>		on a board of trustees shall be permitted to fulfill the un	nexpired portion of the
<del>person er</del>	serving		
person en currently trustee's c	urrent		
person en currently trustee's c Group	urrent	four trustees, elected by the board of commissioners of t	
person en currently trustee's c Group	urrent		
person en currently trustee's c Group institution	urrent ( Two- is loca	four trustees, elected by the board of commissioners of t	institution is composed
person er currently trustee's c Group institution of two or	urrent ( Two- is loca more c	four trustees, elected by the board of commissioners of t ted. Provided, however, if the administrative area of the	institution is composed ls of commissioners of
person er currently trustee's c Group institution of two or all those c	urrent Two is loca more c	four trustees, elected by the board of commissioners of t ted. Provided, however, if the administrative area of the ounties, the trustees shall be elected jointly by the board	institution is composed ls of commissioners of tee. Provided, also, the

1 agrees. No more than one trustee from Group Two may be a member of a board of county 2 commissioners. Should the boards of education or the boards of commissioners involved be 3 unable to agree on one or more trustees the senior resident superior court judge in the superior 4 court district or set of districts as defined in G.S. 7A-41.1 where the institution is located shall 5 fill the position or positions by appointment. 6 Group Three four trustees, appointed by the Governor. 7 Group Four the president of the student government or the chairman of the executive board 8 of the student body of each community college established pursuant to this Chapter shall be an 9 ex officio nonvoting member of the board of trustees of each said institution. 10 All trustees shall be residents of the administrative area of the institution for which (b) 11 they are selected or of counties contiguous thereto with the exception of members provided for 12 in subsection (a) of this section, Group Four.to the administrative area. 13 No person who has been employed full time by the community college within the (b1) 14 prior 5 years and no spouse or child of a person currently employed full time by the community 15 college shall serve on the board of trustees of that college. Vacancies occurring in a seat appointed by the General Assembly shall be filled as 16 (c) 17 provided in G.S. 120-122. Vacancies occurring in any group for whatever reason a seat elected 18 by a board of county commissioners shall be filled for the remainder of the unexpired term by 19 the agency or agencies authorized to select trustees of that group and in the manner in which 20 regular selections are made. Should the selection of a trustee not be made by the agency or 21 agencies having the authority to do so within 60 days after the date on which a vacancy occurs, whether by creation or expiration of a term or for any other reason, the Governor shall fill the 22 23 vacancy by appointment for the remainder of the unexpired term." 24 SECTION 6.10.(q) G.S. 115D-13 reads as rewritten: 25 "§ 115D-13. Terms of office of trustees. 26 The regular terms of trustees appointed in 1981 and trustees appointed in 1987 shall (a) 27 be extended for one year. The term of one or more trustees, as appropriate, elected pursuant to 28 G.S. 115D-12 may be extended for one year so that these terms will be staggered, unless they are 29 already staggered. 30 (b) Except for the one year extensions of terms set forth in subsection (a) of this section, 31 and for the ex officio member, as the terms of trustees currently in office expire, their successors 32 shall be appointed for four-year terms. 33 All terms shall commence on July 1 of the year. (c) 34 Each local board of trustees shall submit the following to the Legislative Library of (d) 35 the General Assembly by August 1 annually: The name and address of each trustee. 36 (1) The county of residence of each trustee. 37 (2)38 The appointing or electing entity of each trustee. (3) 39 (4) If a trustee is filling a vacancy, the name of the trustee replaced. 40 The date each trustee's term begins. (5) The date each trustee's term ends." 41 (6)42 SECTION 6.10.(r) Notwithstanding G.S. 115D-12, as amended by this section, the 43 current members serving on a board of trustees of a community college as of the effective date 44 of this section shall serve the remainder of their terms. Thereafter, as terms expire, the members 45 shall be appointed or elected in accordance with G.S. 115D-12, as amended by this section. When 46 a vacancy occurs in a seat that was elected by a local board of education or appointed by the 47 Governor, the vacancy shall be filled as provided in G.S. 120-122 and as follows: 48 If the vacancy occurs in a term expiring in an odd-numbered year, and the (1)49 General Assembly is not in a regular or extra session at the time of the 50 vacancy, the Governor shall consult with the Speaker of the House of 51 Representatives before making the appointment as required by G.S. 120-122.

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1	(2)	If the vacancy occurs in a term expiring in an even-nur	nbered year, and the
2		General Assembly is not in a regular or extra session	n at the time of the
3		vacancy, the Governor shall consult with the President	Pro Tempore of the
4		Senate before making the appointment as required by G.	S. 120-122.
5	(3)	Notwithstanding G.S. 120-122, after receiving the writ	ten recommendation
6		for the appointment to fill the vacancy, the Governor sha	all appoint the person
7		recommended within 30 days and shall not reject the rec	-
8		the expiration of the term, the seat shall be filled	in accordance with
9		G.S. 115D-12, as amended by this section.	
10		<b>TON 6.10.(s)</b> The following are repealed:	
11	(1)	S.L. 1997-12.	
12	(2)	Section 2 of S.L. 1999-60.	
13	(3)	Section 2 of S.L. 2011-175.	
14	(4)	S.L. 2014-73.	
15	(5)	S.L. 2015-12.	
16	(6)	Section 1 of S.L. 2015-167.	
17	(7)	S.L. 2015-243.	
18	(8)	Section 2 of S.L. 2015-252.	
19 20	(9)	S.L. 2018-15. S.L. 2020-20.	
20 21	(10) (11)	S.L. 2020-20. Section 1 of S.L. 2021-52.	
21	(11) (12)	Section 5 of S.L. 2021-32.	
22	(12)	S.L. 2022-10.	
23 24		<b>TON 6.10.(t)</b> Notwithstanding G.S. 115D-12(a)(2), a	is amended by this
25		Aayland Community College Board of Trustees, the Ave	-
26		Mitchell County Board of Commissioners, and Yance	
27		hall each elect two trustees. Each board of commissioners	
28	commissioner as		
29	SECT	<b>TON 6.10.(u)</b> Notwithstanding G.S. 115D-12(a)(2), a	as amended by this
30		outh Piedmont Community College Board of Trustees, the	•
31	of Commissioner	s shall elect three trustees, one of whom may be a county	y commissioner, and
32	the Anson Count	y Board of Commissioners shall elect two trustees, one	of whom may be a
33	county commission		
34		<b>TON 6.10.(v)</b> Notwithstanding G.S. 115D-12(a)(2), a	
35		ance-Granville Community College Board of Trustees, the	0
36		ed by the boards of county commissioners in the admir	nistrative area of the
37	institution:		
38	(1)	Four trustees elected by the Vance County Board of Co	ommissioners, one of
39		whom may be a county commissioner.	
40	(2)	Three trustees elected by the Granville County Board of	Commissioners, one
41		of whom may be a county commissioner.	
42	(3)	Two trustees elected by the Franklin County Board of Co	ommissioners, one of
43		whom may be a county commissioner.	
44	(4)	One trustee elected by the Warren County Board of Com	missioners, who may
45	<b>SEC</b>	be a county commissioner.	1
46 47		<b>TON 6.10.(w)</b> G.S. 115D-6.1, as enacted by this section	
47 18		newed on or after the date this act becomes law. Subsection law 1, 2027. The remainder of this section is affective w	
48 49	becomes effective	e July 1, 2027. The remainder of this section is effective w	men it becomes law.
49 50	VOCATIONAT	<b>REHABILITATION PILOT PROGRAM</b>	
50	JUCATIONAL	KEHADILI LATION TILOT I KUGKAWI	

**SECTION 6.11.(a)** Program; Purpose. – The State Board of Community Colleges 1 2 shall establish the Vocational Rehabilitation Pilot Program (Program) for the 2023-2024 to 3 2025-2026 academic years. The purpose of the Program is to provide support services to 4 community college students with intellectual and developmental disabilities to help the students 5 reach their goals for employment and independence without duplicating the existing vocational 6 support network. 7 **SECTION 6.11.(b)** Use of Funds; Selection. – Community colleges may apply to 8 the State Board of Community Colleges to participate in the Program. The State Board, in 9 consultation with the Division of Vocational Rehabilitation Services of the Department of Health 10 and Human Services (DVR), shall select community colleges to participate in the Program. As 11 part of the Program, the Community Colleges System Office shall contract with DVR to place student counselors at selected community colleges in the State. Funds provided for this purpose 12 13 may be used to meet any applicable federal matching requirements for student counselors and 14 for costs related to administration of the Program. 15 SECTION 6.11.(c) Report. – No later than March 15, 2024, and each year thereafter 16 in which funds are expended during the Program, the State Board of Community Colleges, in 17 consultation with DVR, shall report on the impact of the Program on participants, including at 18 least the following information: 19 The mental health and well-being of participants. (1)20 (2)Job placements of participants. 21 **SECTION 6.11.(d)** Funds. – The nonrecurring funds appropriated in this act to the 22 Community Colleges System Office for the 2023-2024 fiscal year for the Program shall not revert 23 at the end of the 2023-2024 fiscal year but shall remain available until the end of the 2025-2026 24 fiscal year. 25 26 PART VII. PUBLIC INSTRUCTION 27 28 **CODIFY FUNDING FOR CHILDREN WITH DISABILITIES** 29 SECTION 7.1. Part 1F of Article 9 of Chapter 115C of the General Statutes is 30 amended by adding a new section to read: 31 "§ 115C-111.05. Funding for children with disabilities. 32 To the extent funds are made available for this purpose, the State Board shall allocate funds 33 for children with disabilities to each local school administrative unit on a per child basis. Each 34 local school administrative unit shall receive funds for the lesser of (i) all children who are 35 identified as children with disabilities or (ii) thirteen percent (13%) of its allocated average daily 36 membership in the local school administrative unit for the current school year." 37 38 CODIFY FUNDING FOR ACADEMICALLY OR INTELLECTUALLY GIFTED 39 STUDENTS 40 SECTION 7.2.(a) Article 9B of Chapter 115C of the General Statutes is amended by adding a new section to read: 41 42 "§ 115C-150.9. Funding for academically or intellectually gifted students. 43 To the extent funds are made available for this purpose, the State Board shall allocate funds 44 for academically or intellectually gifted children on a per child basis. A local school administrative unit shall receive funds for a maximum of four percent (4%) of its allocated 45 average daily membership for the current school year, regardless of the number of children 46 47 identified as academically or intellectually gifted in the unit." 48 **SECTION 7.2.(b)** Prior to determining the allocation of funds for the 2024-2025 49 school year, the Department of Public Instruction shall develop a uniform definition for 50 "academically or intellectually gifted" to determine which students are to be considered for funding pursuant to G.S. 115C-150.9, as enacted by this section. 51

1		
2	CODIFY BOIL	
3		<b>TION 7.3.</b> Chapter 115C of the General Statutes is amended by adding a new
4	Article to read:	
5		" <u>Article 32F.</u>
6		"Supplemental School Funding.
7		Supplemental funding in low-wealth counties.
8		of Funds for Supplemental Funding. – To the extent funds are made available for
9		I funds received pursuant to this section shall be used only (i) to provide
10		sitions, instructional support positions, teacher assistant positions, clerical
11		computer technicians, instructional supplies and equipment, staff development,
12		nd digital resources and (ii) for salary supplements for instructional personnel
13		I support personnel. Local boards of education are encouraged to use at least
14		ent (25%) of the funds received pursuant to this section to improve the academic
15		children who are performing at Level I or II on either reading or mathematics
16 17		ts in grades three through eight.
17		hitions. – As used in this section, the following definitions apply:
18	<u>(1)</u>	Anticipated county property tax revenue availability. – The county-adjusted
19 20	( <b>2</b> )	property tax base multiplied by the effective State average tax rate.
20	<u>(2)</u>	Anticipated State average revenue availability per student. – The sum of all
21		anticipated total county revenue availability divided by the average daily
22 23	(2)	<u>membership for the State.</u>
23 24	<u>(3)</u>	<u>Anticipated total county revenue availability. – The sum of the following:</u>
24 25		a. Anticipated county property tax revenue availability.
23 26		b. Local sales and use taxes received by the county that are levied under Chapter 1006 of the 1067 Session Laws or under Subchapter VIII of
20 27		Chapter 1096 of the 1967 Session Laws or under Subchapter VIII of Chapter 105 of the Congred Statutes
27		<ul> <li><u>Chapter 105 of the General Statutes.</u></li> <li><u>Fines and forfeitures deposited in the county school fund for the most</u></li> </ul>
28 29		<u>c.</u> <u>Fines and forfeitures deposited in the county school fund for the most</u> recent year for which data are available.
29 30	(A)	Anticipated total county revenue availability per student. – The anticipated
30 31	<u>(4)</u>	total county revenue availability for the county divided by the average daily
32		membership of the county.
33	(5)	<u>Average daily membership. – Average daily membership as defined in the</u>
33 34	<u>(5)</u>	North Carolina Public Schools Allotment Policy Manual adopted by the State
35		Board of Education. If a county contains only part of a local school
35 36		administrative unit, the average daily membership of that county includes all
30 37		students who reside within the county and attend that local school
38		administrative unit.
39	<u>(6)</u>	<u>County-adjusted property tax base. – Computed as follows:</u>
40	<u>(0)</u>	<u>a.</u> <u>Subtract the present-use value of agricultural land, horticultural land,</u>
40 41		and forestland in the county, as defined in G.S. 105-277.2, from the
42		total assessed real property valuation of the county.
43		b. Adjust the resulting amount by multiplying by a weighted average of
44		the three most recent annual sales assessment ratio studies.
45		c. Add to the resulting amount the following:
46		<u>1.</u> <u>Present-use value of agricultural land, horticultural land, and</u>
47		forestland, as defined in G.S. 105-277.2.
48		2. Value of property of public service companies, determined in
49		accordance with Article 23 of Chapter 105 of the General
<del>5</del> 0		Statutes.
51		3. Personal property value for the county.

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1	<u>(7)</u>	County-adjusted property tax base per square mile The	ne county-adjusted
2		property tax base divided by the number of square miles	of land area in the
3		county.	
4	<u>(8)</u>	County wealth as a percentage of State average wealth	n. – Computed as
5		follows:	*
6		a. Compute the percentage that the county per capit	a income is of the
7		State per capita income and weight the resulting per	
8		of five-tenths.	
9		b. Compute the percentage that the anticipated tota	al county revenue
0		availability per student is of the anticipated State	
1		availability per student and weight the resulting per	
2		of four-tenths.	
3		c. Compute the percentage that the county-adjusted pr	operty tax base per
4		square mile is of the State-adjusted property tax ba	
5		and weight the resulting percentage by a factor of o	
.6		<u>d.</u> Add the three weighted percentages to derive the	
.7		percentage of the State average wealth.	county weath us a
8	<u>(9)</u>	<u>Effective county tax rate. – The actual county tax rate multip</u>	nlied by a weighted
.9	<u>(9)</u>	<u>average of the three most recent annual sales assessment ra</u>	
20	(10)	-	
20	<u>(10)</u>	<u>Effective State average tax rate. – The average of effective</u>	ve county tax rates
	(11)	for all counties.	
22	<u>(11)</u>	Local current expense funds. – The most recent count	
23		appropriations to public schools, as reported by local boar	
24		the audit report filed with the Secretary of the Local Govern	iment Commission
25		pursuant to G.S. 115C-447.	
26	<u>(12)</u>	Per capita income. – The average for the most recent three	-
27		data are available of the per capita income according to the	_
28		of the United States Department of Commerce, Bureau of E	
29		including any reported modifications for prior years as ou	utlined in the most
80		recent report.	
81	<u>(13)</u>	Sales assessment ratio studies Sales assessment ratio stu	idies performed by
32		the Department of Revenue under G.S. 105-289(h).	
33	<u>(14)</u>	State average adjusted property tax base per square mile.	<u>– The sum of the</u>
34		county-adjusted property tax bases for all counties divided	<u>d by the number of</u>
35		square miles of land area in the State.	
6	<u>(15)</u>	State average current expense appropriations per student.	- The most recent
57		State total of county current expense appropriations to	public schools, as
88		reported by local boards of education in the audit rep	ort filed with the
89		Secretary of the Local Government Commission pursuant	to G.S. 115C-447.
10	(16)	Supplant. – To decrease local per student current expense a	ppropriations from
41		one fiscal year to the next fiscal year.	
12	<u>(17)</u>	Weighted average of the three most recent annual sales	s assessment ratio
3	<u> </u>	studies The weighted average of the three most re	
4		assessment ratio studies in the most recent years for whi	
5		expense appropriations and adjusted property tax valuation	
6		real property in a county has been revalued one year prior	
-0 -7		sales assessment ratio study, a weighted average of the two	
		assessment ratio study, a weighted average of the two assessment ratios shall be used. If property has been revalued	
19		most recent sales assessment ratio study, the sales assessme	
+9 50		of revaluation shall be used.	in ratio for the year
0		<u>UI IEVAIUAUUII SIIAII UE USEU.</u>	

#### **General Assembly Of North Carolina** Session 2023 1 Eligibility for Funds. – Except as provided in subsection (g) of this section, the State (c) 2 Board of Education shall allocate these funds to local school administrative units located in whole 3 or in part in counties in which the county wealth as a percentage of the State average wealth is 4 less than one hundred percent (100%). 5 (d) Allocation of Funds. – Except as provided in subsection (f) of this section, the amount 6 received per average daily membership for a county shall be the difference between the State 7 average current expense appropriations per student and the current expense appropriations per 8 student that the county could provide given the county's wealth and an average effort to fund 9 public schools. To derive the current expense appropriations per student that the county could be 10 able to provide given the county's wealth and an average effort to fund public schools, multiply 11 the county's wealth as a percentage of State average wealth by the State average current expense appropriations per student. The funds for the local school administrative units located in whole 12 13 or in part in the county shall be allocated to each local school administrative unit located in whole 14 or in part in the county based on the average daily membership of the county's students in the 15 school units. If the funds appropriated for supplemental funding are not adequate to fund the 16 formula fully, each local school administrative unit shall receive a pro rata share of the funds 17 appropriated for supplemental funding. 18 Formula for Distribution of Supplemental Funding Pursuant to this Section Only. -(e) 19 The formula in this section is solely a basis for distribution of supplemental funding for 20 low-wealth counties and is not intended to reflect any measure of the adequacy of the educational 21 program or funding for public schools. The formula is also not intended to reflect any 22 commitment by the General Assembly to appropriate any additional supplemental funds for 23 low-wealth counties. 24 (f) Minimum Effort Required. - A county shall receive full funding under this section if 25 the county (i) maintains an effective county tax rate that is at least one hundred percent (100%) 26 of the effective State average tax rate in the most recent year for which data are available or (ii) 27 maintains a county appropriation per student to the school local current expense fund of at least 28 one hundred percent (100%) of the current expense appropriations per student to the school local 29 current expense fund that the county could provide given the county's wealth and an average 30 effort to fund public schools. A county that maintains a county appropriation per student to the 31 school local current expense fund of less than one hundred percent (100%) of the current expense 32 appropriations per student to the school local current expense fund that the county could provide 33 given the county's wealth and an average effort to fund public schools shall receive funding under 34 this section at the same percentage that the county's appropriation per student to the school local 35 current expense fund is of the current expense appropriations per student to the school local 36 current expense fund that the county could provide given the county's wealth and an average 37 effort to fund public schools. 38 Nonsupplant Requirement. - A county in which a local school administrative unit (g) 39 receives funds under this section shall use the funds to supplement local current expense funds 40 and shall not supplant local current expense funds. The State Board of Education shall not 41 allocate funds under this section to a county found to have used these funds to supplant local per 42 student current expense funds. The State Board of Education shall make a finding that a county 43 has used these funds to supplant local current expense funds in the prior year, or the year for 44 which the most recent data are available, if all of the following criteria apply: The current expense appropriations per student of the county for the current 45 (1)46 year is less than ninety-five percent (95%) of the average of local current 47 expense appropriations per student for the three prior fiscal years. 48 (2)The county cannot show (i) that it has remedied the deficiency in funding or 49 (ii) that extraordinary circumstances caused the county to supplant local 50 current expense funds with funds allocated under this section.

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1	The State Board of Education shall adopt rules to implement the requirements of the	his
2	subsection.	
3	(h) Counties Containing a Base of the Armed Forces. – Notwithstanding any oth	ner
4	provision of this section, counties containing a base of the Armed Forces of the United Stat	
5	that have an average daily membership of more than 17,000 students shall receive whichever	
6	the higher amount in each fiscal year as follows: either the amount of supplemental funding t	
7	county received as a low-wealth county in the 2012-2013 fiscal year or the amount	
8	supplemental funding the county is eligible to receive as a low-wealth county pursuant to t	
9	formula for distribution of supplemental funding under the other provisions of this section.	
10	(i) Funds for EVAAS Data. – Notwithstanding the requirements of subsection (a) of the function of the subsection (b) of the subsection (c) of the subsecti	his
11	section, local school administrative units may utilize funds allocated under this section	
12	purchase services that allow for extraction of data from the Education Value-Added Assessme	
13	System (EVAAS).	
14	(j) Reports. – The State Board of Education shall report to the Fiscal Research Divisi	on
15	prior to May 15 of each year if it determines that counties have supplanted funds.	
16	(k) Department of Revenue Reports. – The Department of Revenue shall provide to t	he
17	Department of Public Instruction a preliminary report for the current fiscal year of the assess	ed
18	value of the property tax base for each county prior to March 1 of each year and a final repo	ort
19	prior to May 1 of each year. The reports shall include for each county the annual sales assessme	ent
20	ratio and the taxable values of (i) total real property, (ii) the portion of total real proper	<u>rty</u>
21	represented by the present use value of agricultural land, horticultural land, and forestland,	as
22	defined in G.S. 105-277.2, (iii) property of public service companies determined in accordan	ice
23	with Article 23 of Chapter 105 of the General Statutes, and (iv) personal property.	
24	" <u>§ 115C-472.18. Small county school system supplemental funding.</u>	
25	(a) <u>Allotment Schedule. – Except as otherwise provided in subsection (c) of this section</u>	
26	each eligible county school administrative unit shall receive a dollar allotment according to t	
27	following schedule, on the basis of allotted ADM for the county school administrative unit,	to
28	the extent funds are made available for this purpose:	
29	Allotted ADM Small County Allotment	
30	<u>0-1,300</u> <u>\$1,820,000</u> (1,000) (1,000)	
31	$\frac{1,301-1,700}{1,701,2000}$ $\frac{\$1,774,700}{\$1,722,400}$	
32	$\frac{1,701-2,000}{2,001-2,000}$ $\frac{\$1,729,400}{\$1,604,100}$	
33	<u>2,001-2,300</u> 2,201-2,600 \$1,684,100 \$1,684,100	
34	<u>2,301-2,600</u> <u>\$1,638,800</u> (\$1,532,500)	
35	<u>2,601-2,800</u> 2,001-2,200 \$1,593,500 \$1,593,500	
36	$\frac{2,801-3,300}{10} \qquad \qquad$	<b>c</b>
37	(b) <u>Phase-Out Provision. – If a local school administrative unit becomes ineligible to the school administrative unit becomes ineligible </u>	
38	funding under the schedule in subsection (a) of this section, funding for that unit shall be phas	
39 40	out over a five-year period. Funding for such local school administrative units shall be reduc	
40	in equal increments in each of the five years after the unit becomes ineligible. Funding shall	be
41 42	eliminated in the fifth fiscal year after the school administrative unit becomes ineligible.	ha
	Allotments for eligible local school administrative units under this subsection shall not	
43 44	reduced in any fiscal year by more than twenty percent (20%) of the amount received during the fixed war when the local school administrative with become inclicible to receive funde was	
44 45	fiscal year when the local school administrative unit became ineligible to receive funds und this section. A local school administrative unit shall not become ineligible for funding if eith	
46	the highest of the first two months' total projected average daily membership for the current ye	
40 47	or the higher of the first two months' total prior year average daily membership would otherwite	
48	have made the unit eligible for funds under the schedule in subsection (a) of this section.	1.50
49	(c) Nonsupplant Requirement. – A county in which a local school administrative u	nit
50	receives funds under this section shall use the funds to supplement local current expense fun	
51	and shall not supplant local current expense funds. The State Board of Education shall r	

#### **General Assembly Of North Carolina** Session 2023 allocate funds under this section to a county found to have used these funds to supplant local per 1 2 student current expense funds. The State Board of Education shall make a finding that a county 3 has used these funds to supplant local current expense funds in the prior year or the year for 4 which the most recent data are available, if all of the following criteria apply: 5 The current expense appropriation per student of the county for the current (1)6 year is less than ninety-five percent (95%) of the average of local current 7 expense appropriation per student for the three prior fiscal years. 8 The county cannot show (i) that it has remedied the deficiency in funding or <u>(2)</u> 9 (ii) that extraordinary circumstances caused the county to supplant local 10 current expense funds with funds allocated under this section. 11 The State Board of Education shall adopt rules to implement the requirements of this 12 subsection. 13 Reports. - The State Board of Education shall report to the Fiscal Research Division (d) 14 prior to May 15 of each fiscal year if it determines that counties have supplanted funds. 15 Use of Funds. – Local boards of education are encouraged to use at least twenty (e) 16 percent (20%) of the funds they receive pursuant to this section to improve the academic 17 performance of children who are performing at Level I or II on either reading or mathematics 18 end-of-grade tests in grades three through eight. Local school administrative units may also utilize funds allocated under this section to 19 20 purchase services that allow for extraction of data from the Education Value-Added Assessment 21 System (EVAAS). 22 "§ 115C-472.19. Disadvantaged student supplemental funding. 23 To the extent funds are made available for this purpose, funds appropriated for (a) 24 disadvantaged student supplemental funding shall be used, consistent with the policies and 25 procedures adopted by the State Board of Education, only to do the following: 26 (1) Provide instructional positions or instructional support positions. 27 (2)Provide professional development. 28 (3) Provide intensive in-school or after-school remediation, or both. 29 Purchase diagnostic software and progress-monitoring tools. (4) 30 (5) Provide funds for teacher bonuses and supplements. The State Board of 31 Education shall set a maximum percentage of the funds that may be used for 32 this purpose. 33 The State Board of Education may require local school administrative units receiving funding 34 under the Disadvantaged Student Supplemental Fund to purchase the Education Value-Added 35 Assessment System (EVAAS) in order to provide in-depth analysis of student performance and 36 help identify strategies for improving student achievement. This data shall be used exclusively 37 for instructional and curriculum decisions made in the best interest of children and for 38 professional development for their teachers and administrators. 39 Disadvantaged student supplemental funding (DSSF) shall be allotted to a local (b) 40 school administrative unit based on (i) the unit's eligible DSSF population and (ii) the difference 41 between a teacher-to-student ratio of 1:21 and the following teacher-to-student ratios: 42 For counties with wealth greater than ninety percent (90%) of the statewide (1)43 average, a ratio of 1:19.9. 44 For counties with wealth not less than eighty percent (80%) and not greater (2)45 than ninety percent (90%) of the statewide average, a ratio of 1:19.4. 46 For counties with wealth less than eighty percent (80%) of the statewide (3) 47 average, a ratio of 1:19.1. 48 For local school administrative units that received DSSF funds in fiscal year <u>(4)</u> 49 2005-2006, a ratio of 1:16. These local school administrative units shall 50 receive no less than the DSSF amount allotted in fiscal year 2006-2007.

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For the pu	urpose of this subsection, wealth shall be calculated under	the low-wealth
	formula as provided for in this Article.	
**	local school administrative unit's wealth increases to a level that a	dverselv affects
	dvantaged student supplemental funding (DSSF) allotment ra	•
	nat unit shall be maintained at the prior year level for one addition	
	Y DPI POSITIONS	
	CTION 7.4.(a) Notwithstanding G.S. 143C-6-4, the Department	
	all reclassify at least one position to be a Read to Achieve	Charter School
Coordinator.		6.1.
	<b>CTION 7.4.(b)</b> In making the change identified in subsection (a)	of this section,
-	t of Public Instruction shall not do either of the following:	
(1)	Reduce funding for any of the following:	
	a. The State Public School Fund, including for the follow	ving residential
	schools:	
	1. The Eastern North Carolina School for the Dea	ıf.
	2. The North Carolina School for the Deaf.	
	3. The Governor Morehead School.	
	b. Any budget expansion item funded by an approp	priation to the
	Department of Public Instruction by this act for the 20	023-2025 fiscal
	biennium.	
(2)	Transfer from or reduce funding or positions for any of the following th	llowing:
	a. Communities in Schools of North Carolina, Inc.	-
	b. Teach for America, Inc.	
	c. Beginnings for Parents of Children Who are Deaf or H	ard of Hearing,
	Inc.	_
	d. The Excellent Public Schools Act, Read to Achieve Pr	ogram, initially
	established under Section 7A.1 of S.L. 2012-142.	
	e. The North Carolina School Connectivity Program.	
	f. The North Carolina Center for the Advancement of Te	aching.
	g. The Schools That Lead Program.	-
	h. The Center for Safer Schools.	
<b>WEIGHTED</b>	FUNDING FOR EC STUDENTS	
SEC	CTION 7.7. The Department of Public Instruction shall develop	a model, based
on the study co	onducted pursuant to Section 7.44 of S.L. 2021-180, for funding	g children with
disabilities serv	vices on the basis of the reported cost of the services provided. T	The Department
shall report to t	the Joint Legislative Education Oversight Committee by January 1	5, 2024, on the
model of fundi	ing developed pursuant to this section and a comparison by public	c school unit of
funds provided	under the existing model and the model developed pursuant to th	is section.
<b>ABOLISH CE</b>	ERTAIN UNFILLED POSITIONS	
SEC	CTION 7.12. The following positions vacant for longer than	two years are
abolished as of	F July 1, 2023:	
(1)	60009659.	
(2)	60009654.	
(3)	60009651.	
(4)	60009667.	
The	e Department may reestablish these or create substantially simil	lar positions as
	funds available pursuant to G.S. 115C-546.2(e).	

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1	CAREER EXP	LORATION AND DEVELOPMENT PLANS
2	-	<b>FION 7.13.(a)</b> Part 1 of Article 8 of Chapter 115C of the General Statutes is
3		ing a new section to read:
4	~	Career pathways course.
5		oard shall develop standards for a middle school course in which students
6		earn about career pathways. The standards shall align with the requirements for
7		ent plans under G.S. 115C-158.10(c). All students in grade seven shall complete
8	-	by the conclusion of the course, students shall complete a career development
9		under G.S. 115C-158.10(a)."
10		<b>FION 7.13.(b)</b> Article 10 of Chapter 115C of the General Statutes is amended
11	by adding a new	
12	e j wwwg we	"Part 1A. Career Development Plans.
13	"§ 115C-158.10.	Career development plans.
14		iddle and high school students enrolled in a local school administrative unit shall
15		r development plan that meets the requirements of this section. The local board
16	-	Il ensure that students are provided assistance in completion of the plan as well
17		how to access that plan throughout the student's enrollment. A student shall not
18		m seventh grade until a career development plan is created and shall not be
19	· ·	tenth grade until the career development plan is revised. Local boards of
20	_	couraged to require more frequent revisions as appropriate. Charter schools are
21		quire participation in career development plans for students in accordance with
22	this section.	7 L
23		boards of education shall ensure that career development plans are easily
24		dents and parents and shall provide parents written notice of the initial creation
25		opment plan and information on how to access the plan.
26		State Board of Education shall adopt rules establishing minimum requirements
27		pment plans and shall require local boards of education to provide access to all
28		ent plans through a designated electronic application. Career development plans
29	•	east the following:
30	(1)	Self-assessment of the student's aptitudes, skills, values, personality, and
31		career interests.
32	<u>(2)</u>	Exploration and identification of pathways for careers aligned with the
33		student's self-assessment that include the following for each career:
34		a. Identification of needed education, training, and certifications.
35		b. Information on the most cost-efficient path to entry.
36		c. Opportunities within the school setting to explore and prepare for the
37		career.
38	<u>(3)</u>	Alignment of academic courses and extracurricular activities with the
39		student's identified career interests, including the following:
40		a. Inventory of aligned courses in middle and high school in grades six
41		through 10, and development of best strategies for course selection in
42		grades 11 and 12 to achieve identified career interests, including
43		courses that may lead to college credit.
44		b. <u>Available record of the following:</u>
45		<u>1.</u> <u>Completed Advanced Placement, International Baccalaureate,</u>
46		Cambridge Advanced International Certificate of Education
47		(AICE), and dual-enrollment courses that may lead to college
48		credit in high school.
49		<u>2.</u> <u>Extracurricular activities.</u>
50		<u>3.</u> <u>Awards and recognitions.</u>
51	(4)	Creation of a career portfolio, which may include items such as the following:

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1	a. Documentation of postsecondary plans.	
2	<u>a.</u> <u>Documentation of postsecondary plans.</u> <u>b.</u> <u>Completion of the Free Application for Federal S</u>	tudent Aid with
3	parental consent.	
4	<u>c.</u> <u>Resume.</u>	
5	d. <u>Occupational outlook for identified career interests.</u> "	
6	<b>SECTION 7.13.(c)</b> G.S. 115C-218.75 is amended by adding a net	ew subsection to
7	read:	
8	"(k) Career Development Plans. – A charter school is encouraged to a	dopt a policy to
9	require all middle and high school students to complete a career development pl	an in accordance
10	with G.S. 115C-158.10."	
11	<b>SECTION 7.13.(d)</b> The State Board of Education shall establish a	1
12	20 local school administrative units during the 2023-2024 school year to d	1 I
13	requirements and professional development necessary for successful statewide	1
14	of career development plans in the 2024-2025 school year. The State Board of	
15	direct the Department of Public Instruction to develop and provide a career de	1 1
16	electronic application to local boards of education and participating charter scho	
17	the 2024-2025 school year that will provide access for all students and parents	
18	career development plan and will integrate with career information available the	ough other State
19	agencies.	
20	<b>SECTION 7.13.(e)</b> The Department of Public Instruction and the	
21	education, as appropriate, shall provide or cause to be provided, prior to the start	
22	school year, curriculum content for the course required in subsection (a) of	
23	professional development to ensure that the intent and provisions of this section	
24	<b>SECTION 7.13.(f)</b> Subsections (a), (b), (c), and (e) of this section b	
25	beginning with the 2024-2025 school year. The remainder of this section becom	les effective July
26 27	1, 2023.	
27	DPI FUNDING IN ARREARS	
28 29	SECTION 7.20.(a) The Department of Public Instruction shall dev	velon a model to
30	fund public school units whose funding is based on average daily membersh	*
31	based on the actual ADM from the prior school year instead of projections for	
32	school year. The Department shall include in the model a method to account for	
33	charter schools to ensure the charter schools receive adequate funding to ope	•
34	year ADM data is available or representative of the student population. The I	-
35	propose technical adjustments for public school funding to the State Board of	-
36	approval before submitting the model to the Director of the Budget, pursuant to	
37	The Department shall also submit the model to the Fiscal Research Divisio	
38	February 15, 2024. The technical adjustments shall include a list of any laws th	
39	be adjusted or repealed to allow for the new funding model to be implemen	
40	comparison of funding received under the old model and the recommended ne	
41	by public school unit.	,
42	SECTION 7.20.(b) Beginning with the 2024-2025 school year, th	e Department of
43	Public Instruction shall distribute funds to public school units whose funding is	-
44	based on the actual ADM from the prior school year in accordance with the r	nodel developed
45	pursuant to subsection (a) of this section. The Department shall provide funds	s from the ADM
46	Contingency Reserve to fund public school units whose actual ADM for the cur	rrent school year
47	is higher than the actual ADM from the prior school year.	
48	<b>SECTION 7.20.(c)</b> Section 7.15(b) of S.L. 2007-323 is repealed.	
49	SECTION 7.20.(d) Subsections (b) and (c) of this section become	effective July 1,
50	2024. The remainder of this section is effective when it becomes law.	
51		

51

General Asser	nbly Of North Carolina	Session 2023
SCHOOL HE	ALTH PERSONNEL ALLOTMENT	
SE	<b>CTION 7.27.(a)</b> G.S. 115C-47(67) reads as rewritten:	
"(67		ol Health Services. – Local
	boards of education shall ensure that each local s	
	employs at least one full-time, permanent school ps	
	health support services in accordance with G.S. 115	
SE	<b>CTION 7.27.(b)</b> G.S. 115C-105.25(b)(13) reads as rew	
<b>SL</b> "(13		
(1.		· · ·
	<u>health personnel</u> except as provided in this subdivisi	
	school <del>psychologists <u>health</u> personnel may be conv</del>	
	for contracted services directly related to school	
	school counseling, school nursing, and school soc	
	shall be converted at the minimum salary for school	psychologists the position
	on the "A" Teachers Salary Schedule."	
	<b>CTION 7.27.(c)</b> G.S. 115C-315 is amended by adding	
	ool Nurses The State Board of Education, in accorda	
	ay adopt rules to establish the qualifications and traini	
	as a certified school nurse except the Board may	
	at would require a nurse to obtain a four-year d	egree as a condition of
employment."		
	<b>CTION 7.27.(d)</b> G.S. 115C-315(d1) is repealed.	
	<b>CTION 7.27.(e)</b> G.S. 115C-316.1 reads as rewritten:	
-	. Duties of school counselors.	
	ool counselors shall implement a comprehensive	-
01	gram in their <del>schools. Counselors shall spend at least eig</del>	
	ools providing direct services to students. Direct services to students.	rvices do not include the
	standardized testing. Direct services shall consist of:	
(1)	Delivering In coordination with the school career de	
	any, delivering the school guidance curriculum thro	
	interdisciplinary curriculum development, group	p activities, and parent
	workshops.	
(2)	Guiding individual student planning through in	dividual or small group
	assistance and individual or small group advisemen	<del>lt.</del>
(3)	Providing responsive services through consultation	n with students, families,
	and staff; individual and small group counseling; c	risis counseling; referrals;
	and peer facilitation.	
(4)	Performing other student services listed in the	e Department of Public
	Instruction school counselor job description that h	has been approved by the
	State Board of Education.	
(b) Sch	ool counseling program support activities do not ind	clude the coordination of
standardized te	sting. During the remainder of their work time, school c	ounselors may assist other
	coordination of standardized testing.counselors shall r	
	andardized testing."	-
-	CTION 7.27.(f) Article 21 of Chapter 115C of the Ge	eneral Statutes is amended
by adding a ne	w section to read:	
" <u>§ 115C-316.1</u>	A. Duties of career development coordinators.	
	eer development coordinators shall spend at least eigh	nty percent (80%) of their
	oviding direct services to students. Direct services	
coordinators sh	all consist of:	-

1)       In coordination with the school counselor, if any, delivering the school guidance curriculum development, group guidance, interdisciplinary curriculum development, group activities, and parents workshops.         4       (2)       Guiding individual students through navigating the academic, training, and employment opportunities available to the student through individual small group advisement.         7       (3)       Performing other student services listed in the Department of Public Instruction carreer development coordinator job description that has been approved by the State Board of Education.         10       (b)       Career development, coordinators may spend the remainder of their work time assisting other staff with the coordinator of standardized testing."         12       SECTION 7.27.(a)       G.S. 115C-316.2 reads as rewritten:         13       (a)       Definition. – For purposes of this section, the term "school mental-health support personnel refers to school psychologists, school counselors, school nurses, and school social workers.         11       (a)       For the purposes of this section, the term "school health personnel" refers to the same positions listed in G.S. 115C-316.2 (a).         12       To the extent funds are made available, the State Board of Education shall establish a funding allotment for school psychologist-health personnel positions pursuant to this school psychologist-health personnel positions pursuant to this school psychologist-health personnel positions pursuant to this allotment. Rules adopted by the State Board pursuant to this section shall include, at a minimum, the following requirements:		General Assembly Of North Carolina Session 2023
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49 amended by adding two new sections to read:	47	AND FOSTER STUDENTS
49 amended by adding two new sections to read:	48	SECTION 7.30.(a) Part 1 of Article 17 of Chapter 115C of the General Statutes is
50 " <u>§ 115C-250.3. Extraordinary Transportation Costs Grant.</u>	49	-
	50	" <u>§ 115C-250.3. Extraordinary Transportation Costs Grant.</u>

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1	(a) There	is established the Extraordinary Transportation Costs	Grant Program
2		rogram shall use funds from the Special State Reserve Fund	-
3	extraordinary cos	ts associated with the transportation of high-needs students w	vith disabilities.
4	(b) The D	epartment of Public Instruction shall provide an application	n for local school
5		its and charter schools to apply for extraordinary transportation	
6		l eligibility guidelines not inconsistent with this section. SS	
7	funds shall be a	warded to qualifying local school administrative units or	r charter schools
8	consistent with th	e following:	
9	<u>(1)</u>	In determining extraordinary transportation costs, the I	Department shall
10		consider total prior-year transportation expenditures for high	<u>gh-needs children</u>
11		with disabilities, including expenditures from local funds and	l all other funding
12		sources, as a proportion of total expenditures.	
13	<u>(2)</u>	Applicants with highest extraordinary transportation co-	sts shall receive
14		highest priority in the award of grant funds.	
15	<u>(3)</u>	Funds may be awarded during the initial year of a high	h-needs student's
16		enrollment in the local school administrative unit or cha	rter school or in
17		subsequent years of the student's enrollment.	
18		<b>Homeless and foster student transportation grant.</b>	
19		is established the Transportation Reserve Fund for Hom	
20	*	de for a grant program to cover extraordinary school transp	
21		ster students. For the purposes of this section, "homeles	
22		he definition in the federal McKinney-Vento Homeless Assis	
23		epartment of Public Instruction shall provide an application	-
24		ative units and charter schools to apply for funds to cov	•
25	-	ts for qualifying students. The Department shall establish elig	<u>gibility guidelines</u>
26		ands consistent with the following requirements:	
27	<u>(1)</u>	In determining extraordinary transportation costs, the I	-
28		consider total prior-year transportation expenditures for ho	
29		children, including expenditures from local funds and a	<u>ill other funding</u>
30		sources, as a proportion of total expenditures.	
31	<u>(2)</u>	Priority shall be given to applicants in proportion to the	
32		applications and prior-year expenditures demonstrate use of	
33	( <b>2</b> )	funds to cover the cost of transporting homeless and foster c	
34 25	<u>(3)</u>	Awards shall not exceed fifty percent (50%) of extraordina	ary transportation
35	(A)	costs as determined pursuant to this subsection.	le emplicent "
36 37	$\frac{(4)}{\mathbf{SECT}}$	Awards shall not be issued on a pro rata basis to each eligib ION 7.30.(b) Section 7.12(b) of S.L. 2021-180 is repealed.	<u>le applicant.</u>
38	SECI	<b>ION 7.50.(D)</b> Section 7.12(D) of S.L. 2021-180 is repeated.	
38 39	MEDICAID	IMBURSEMENT REQUIRED FOR RESIDENTIAL SCI	
39 40		<b>ION 7.32.</b> Section 7.16(a) of S.L. 2021-180 reads as rewritted	
40 41		<b>(.16.(a)</b> The Department of Public Instruction shall enter into	
42		for any administrative services necessary to receive maximum	
43	1 1 1	cessary health care services for which payment is available	
44	•	d Program provided to eligible students attending the Gov	
45		ind, the Eastern North Carolina School for the Deaf, and th	
46		eaf. The provisions of the contract shall ensure that the re-	
47		ement for these services in a timely manner. If the Depa	
48		ot executed the contract required by this section by January	
49		that would have been reimbursed on a monthly basis had	
50		deducted from the Department's budget and shall be approp	
51		ools until the contract is executed. Funds shall be deducted fi	

	General Assembly Of North CarolinaSession 2023	;
1	13510, Fund Code 1000 of the Department's budget, except any funds appropriated for the Center	•
2	for Safer Schools shall not be reduced, deducted, or transferred under this section."	
3		
4	SCHOOL SAFETY GRANTS	
5	<b>SECTION 7.36.(a)</b> Definitions. – For the purposes of this section, the following definitions shall apply	
6 7	<ul> <li>definitions shall apply:</li> <li>(1) Community partner. – A public or private entity, including, but not limited to,</li> </ul>	
8	<ul> <li>(1) Community partner. – A public or private entity, including, but not limited to, a nonprofit corporation or a local management entity/managed care</li> </ul>	
8 9	organization (LME/MCO), that partners with a public school unit to provide	
9 10	services or pay for the provision of services for the unit.	
10	<ul> <li>(2) School health support personnel. – School psychologists, school counselors,</li> </ul>	
12	school nurses, and school social workers.	
12	<b>SECTION 7.36.(b)</b> Program; Purpose. – The Superintendent of Public Instruction	
14	shall establish the School Safety Grants Program (Program) for the 2023-2025 fiscal biennium.	
15	The purpose of the Program shall be to improve safety in public school units by providing grants	
16	in each fiscal year of the 2023-2025 fiscal biennium for (i) services for students in crisis, (ii)	
17	school safety training, (iii) safety equipment in schools, and (iv) subsidizing the School Resource	
18	Officer Grants Program.	
19	SECTION 7.36.(c) Grant Applications. – A public school unit may submit an	Ĺ
20	application to the Superintendent of Public Instruction for one or more grants pursuant to this	
21	section in each year of the 2023-2025 fiscal biennium. The application shall include an	
22	assessment, to be performed in conjunction with a local law enforcement agency, of the need for	
23	improving school safety within the public school unit that would receive the funding or services.	
24	The application shall identify current and ongoing needs and estimated costs associated with	L
25	those needs.	
26	SECTION 7.36.(d) Criteria and Guidelines. – By January 15, 2024, the	
27	Superintendent of Public Instruction shall develop criteria and guidelines for the administration	
28	and use of the grants pursuant to this section, including any documentation required to be	
29	submitted by applicants. In assessing grant applications, the Superintendent of Public Instruction	
30	shall consider at least all of the following factors:	
31	(1) The level of resources available to the public school unit that would receive	;
32	the funding.	
33	<ul> <li>Whether the public school unit has received other grants for school safety.</li> <li>The area all imports on student software the multiple school safety.</li> </ul>	1
34 25	(3) The overall impact on student safety in the public school unit if the identified needs are funded.	
35 36	<b>SECTION 7.36.(e)</b> Grants for Students in Crisis. – Of the funds appropriated to the	
30 37	Department of Public Instruction by this act for the grants provided in this section, the	
38	Superintendent of Public Instruction, in consultation with the Department of Health and Human	
39	Services, shall award grants to public school units to contract with community partners to provide	
40	or pay for the provision of any of the following crisis services:	
41	(1) Crisis respite services for parents or guardians of an individual student to	,
42	prevent more intensive or costly levels of care.	
43	(2) Training and expanded services for therapeutic foster care families and	L
44	licensed child placement agencies that provide services to students who (i)	
45	need support to manage their health, welfare, and safety and (ii) have any of	
46	the following:	
47	a. Cognitive or behavioral problems.	
48	b. Developmental delays.	
49	c. Aggressive behavior.	
50	(3) Evidence-based therapy services aligned with targeted training for students	
51	and their parents or guardians, including any of the following:	

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1		a. Parent-child interaction therapy.	
2		b. Trauma-focused cognitive behavioral therapy.	
3		c. Dialectical behavior therapy.	
4		d. Child-parent psychotherapy.	
5	(4)	Any other crisis service, including peer-to-peer ment	oring, that is likely to
6		increase school safety. Of the funds appropriated to the	Department of Public
7		Instruction by this act for the grants provided	in this section, the
8		Superintendent shall use no more than three hundred	fifty thousand dollars
9		(\$350,000) in each year of the 2023-2025 fiscal bier	nium for the services
10		identified in this subdivision.	
11		<b>FION 7.36.(f)</b> Grants for Training to Increase School S	-
12		he Department of Public Instruction by this act for the g	-
13	-	erintendent of Public Instruction, in consultation with the	-
14		vices, shall award grants to public school units to con	•
15		ss school safety by providing training to help students dev	
16		ress. The training shall be targeted and evidence-based and	nd shall include any of
17	the following ser		
18	(1)	Counseling on Access to Lethal Means (CALM) train	-
19		support personnel, local first responders, and teachers of	1
20		prevention and reducing access by students to lethal m	
21	(2)	Training for school health support personnel on	-
22		evidence-based clinical treatments for students and the	r parents or guardians,
23		including any of the following:	
24 25		a. Parent-child interaction therapy.	
23 26		b. Trauma-focused cognitive behavioral therapy.	
20 27		<ul><li>c. Behavioral therapy.</li><li>d. Dialectical behavior therapy.</li></ul>	
28		e. Child-parent psychotherapy.	
28 29	(3)	Training for students and school employees on commu	nity resilience models
30	(5)	to improve understanding and responses to trauma and	
31	(4)	Training for school health support personnel on N	
32		Therapy for Children with Anxiety, Depression,	
33		problems (MATCH-ADTC), including any of the follo	
34		a. Trauma-focused cognitive behavioral therapy.	ing components.
35		b. Parent and student coping skills.	
36		c. Problem solving.	
37		d. Safety planning.	
38	(5)	Any other training, including the training on the facil	itation of peer-to-peer
39		mentoring, that is likely to increase school safety. Of	the funds appropriated
40		to the Department of Public Instruction by this act for	the grants provided in
41		this section, the Superintendent shall use no more that	an three hundred fifty
42		thousand dollars (\$350,000) in each year of the 2023-20	)25 fiscal biennium for
43		the services identified in this subdivision.	
44	SECT	<b>FION 7.36.(g)</b> Grants for Safety Equipment. – Of the fun	nds appropriated to the
45	-	Public Instruction by this act for the grants provided	
46	-	f Public Instruction shall award grants to public school ur	· · · <b>-</b>
47	• • •	nent for school buildings and (ii) training associated v	-
48		hased pursuant to this subsection. Notwithstanding (	
49		nay receive grants for school safety equipment pursuant t	
50		<b>FION 7.36.(g1)</b> Subsidizing School Resource Officer G	
51	Superintendent o	of Public Instruction receives applications for grants for so	cnool resource officers

1 under G.S. 115C-105.60 in excess of the amount of funding appropriated for school resource 2 officer grants in the 2023-2025 fiscal biennium, the Superintendent may use the funds 3 appropriated to the Department of Public Instruction for the grants provided for in this section to 4 cover the unmet need for school resource officer grants. 5 **SECTION 7.36.(h)** Supplement Not Supplant. – Grants provided to public school 6 units pursuant to the Program shall be used to supplement and not to supplant State or non-State 7 funds already provided for these services. 8 SECTION 7.36.(i) Administrative Costs. - Of the funds appropriated to the 9 Department of Public Instruction by this act for the grants provided in this section, the 10 Superintendent of Public Instruction may retain a total of up to one hundred thousand dollars 11 (\$100,000) in each fiscal year of the 2023-2025 fiscal biennium for administrative costs 12 associated with the Program. 13 **SECTION 7.36.(j)** Report. – No later than April 1 of each fiscal year in which funds 14 are awarded pursuant to this section, the Superintendent of Public Instruction shall report on the Program to the Joint Legislative Education Oversight Committee, the Joint Legislative Oversight 15 16 Committee on Health and Human Services, the Joint Legislative Oversight Committee on Justice 17 and Public Safety, the Joint Legislative Commission on Governmental Operations, the Senate 18 Appropriations/Base Budget Committee, the House Committee on Appropriations, and the Fiscal 19 Research Division. The report shall include at least the following information: 20 (1)The identity of each public school unit and community partner that received 21 grant funds through the Program. The amount of funding received by each entity identified pursuant to 22 (2)23 subdivision (1) of this subsection. 24 (3) The services, training, and equipment purchased with grant funds by each 25 entity that received a grant. 26 (4) Recommendations for the implementation of additional effective school 27 safety measures. 28 29 **REVISE SCHOOL TRANSPORTATION FUNDS REQUIREMENTS** 30 SECTION 7.47. G.S. 115C-240(e) reads as rewritten: 31 The State Board of Education shall allocate to the respective local boards of education "(e) 32 funds appropriated from time to time by the General Assembly for the purpose of providing 33 transportation to the pupils enrolled in the public schools within this State. Such funds shall be 34 allocated by the State Board of Education in accordance with based on the efficiency of the local 35 school administrative units in transporting pupils. The efficiency of the units shall be calculated 36 using the number of pupils to be transported, the length of bus routes, road conditions and all 37 other circumstances affecting the cost of the transportation of pupils by school bus to the end that 38 the funds so appropriated may be allocated on a fair and equitable basis, according to the needs 39 of the respective local school administrative units and so as to provide the most efficient use of 40 such funds. units. Such allocation shall be made by the State Board of Education at the beginning of each fiscal year, except that the year, based on the most recently available data from a prior 41 42 school year. The State Board may reserve for future allocation from time to time within such 43 fiscal year as the need therefor shall be found to exist, a reasonable amount not to exceed ten 44 percent (10%) five percent (5%) of the total funds available for transportation in such fiscal year 45 from such appropriation. Prior to April 1 of the fiscal year in which the funds are reserved, the reserved funds shall be allocated only in the event of an emergency need of a local school 46 administrative unit. In the event reserved funds remain by April 1 of that fiscal year, the State 47 48 Board shall allocate the remaining funds to all local school administrative units based on the efficiency of the units in transporting pupils. If there is evidence of inequitable or inefficient use 49

established by local boards pursuant to G.S. 115C-246 as well as other factors affecting the cost of the transportation of pupils by school bus."

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## FUNDS FOR WORKFORCE DEVELOPMENT/HOSPITALITY JOBS

5 **SECTION 7.51.(a)** Of the funds appropriated to the Department of Public 6 Instruction for each year of the 2023-2025 fiscal biennium by this act, the sum of up to four 7 hundred thousand dollars (\$400,000) shall be made available for each year of the 2023-2025 8 fiscal biennium to the North Carolina Hospitality Education Foundation (Education Foundation) 9 of the North Carolina Restaurant and Lodging Association to be used to provide nationally 10 certified programs in career and technical education focused on developing critical skills 11 necessary for students to succeed in the hospitality sector. The purpose of the funds shall be to 12 support instructor and student training and student testing to increase the State's skilled workforce 13 in the restaurant and lodging sectors. The Education Foundation shall match State funds made 14 available pursuant to this section on the basis of one dollar (\$1.00) in State funds for every one dollar (\$1.00) in non-State funds. 15

16 **SECTION 7.51.(b)** The Education Foundation, in consultation with the Department 17 of Public Instruction, shall submit a report by April 1 of each year in which the Education 18 Foundation spends State funds made available pursuant to this section to the Joint Legislative 19 Education Oversight Committee and the Fiscal Research Division on the activities described by 20 this section and the use of those funds.

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## 22 LEADERSHIP DASHBOARD AND LEARNING RECOVERY/SAS

SECTION 7.52.(a) Of the funds appropriated to the Department of Public Instruction by this act, the sum of four hundred sixty-five thousand dollars (\$465,000) in recurring funds for each year of the 2023-2025 fiscal biennium shall be used to continue partnering with SAS Institute, Inc. (SAS), to continue funding the North Carolina Leadership Dashboard and to support SAS as it expands analytics work in cooperation with the Department.

**SECTION 7.52.(b)** Of the funds appropriated to the Department of Public Instruction by this act, the sum of five hundred fifty thousand dollars (\$550,000) in nonrecurring funds for each year of the 2023-2025 fiscal biennium shall be used to continue to partner with SAS to fund learning recovery analysis, student projections to pre-pandemic expected performance, and web reporting on year-over-year modeling for learning recovery.

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## 34 SPECIAL NEEDS PILOT PROGRAM

35 **SECTION 7.53.** Of the funds appropriated to the Department of Public Instruction, 36 the sum of nine hundred seventy-five thousand dollars (\$975,000) in nonrecurring funds for each 37 year of the 2023-2025 fiscal biennium shall be used to contract with Amplio Learning 38 Technologies, Inc., to create a new pilot program (Program) for a special education digital 39 intervention software platform in Alamance County Schools, Catawba County Schools, and Nash 40 County Schools to increase opportunities for students with special needs. The Program shall focus primarily on students receiving interventions for speech language and reading 41 42 development, including English language learners, to provide more optimized progress for the 43 interventions. To provide more effective and efficient opportunities for Medicaid billing for 44 speech language pathologists (SLP) services and dyslexia-related services, the platform chosen 45 should include digital evidence-based curricula specifically aligned to speech, language, and 46 literacy intervention goals. The chosen solution should include real-time automatic 47 measurements, data collection, and documentation, as well as goal tracking and administrative 48 dashboards. The platform chosen should be a web-based application accessible on multiple 49 devices allowing flexible application across classroom-based, small group, and individual intervention models and utilized by a variety of intervention team members, including special 50 educators, SLPs, Reading Interventionists, SLP assistants, and educational aides. The 51

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1	Department of Public Instruction shall report on the results of the Program to the	e Joint Legislative
2	Oversight Committee and the Fiscal Research Division by October 15, 2025	
3	include at least (i) a comparison of Medicaid reimbursements paid out to pa	articipating public
4	school units compared against public school units that did not participate in the	e Program and (ii)
5	a comparison of Medicaid reimbursements paid out to public school units aft	er participating in
6	the Program compared against Medicaid reimbursements paid out to participa	ting public school
7	units prior to their participation in the Program.	
8		
9	INCREASE AMOUNT FOR DEVELOPMENTAL DAY CENTERS/REF	PORT
10	SECTION 7.54.(a) From funds available to the Developmental Da	y Center program,
11	the Department of Public Instruction shall set the funding rate for each eligibl	e student enrolled
12	in a Center at up to a maximum of one thousand three hundred fifty dollars (\$	1,350) per month.
13	SECTION 7.54.(b) The Department of Public Instruction shall rep	ort by October 15
14	of each year funds are received for Developmental Day Centers to the Joint Leg	islative Education
15	Oversight Committee on at least the following related to Developmental Day	Centers:
16	(1) The number of students enrolled in Developmental Day Cert	nters.
17	(2) The average funding rate for each eligible student enrolled	in a Center.
18	(3) The percentage of eligible students enrolled in Center	s that warranted
19	dispersal of the maximum funding amount per month.	
20	(4) The number of staffing vacancies in Centers, disaggregated	by each Center.
21	(5) Any other information the Department deems relevant.	
22		
23	CTE MODERNIZATION AND EXPANSION	
24	<b>SECTION 7.55.</b> Of the funds appropriated to the Department of	
25	by this act, up to two hundred thousand dollars (\$200,000) in nonrecurring fu	•
26	of the 2023-2025 fiscal biennium shall be used to create a grant program for	
27	Career and Technical Education (CTE) programming, materials, training,	1
28	development for courses conducted in grades six through 12. The Department	
29	grant program for each school year of the 2023-2025 fiscal biennium to which	
30	unit or regional partnership of more than one public school unit may apply to	
31	school within the unit or partnership has an existing CTE program. Grant recip	
32	funds distributed to them under this section to procure and implement an o	-
33	learning platform containing comprehensive courses with lesson plans, media	
34	activities, and interactive assessments that align with the North Carolina Caro	
35	Education Standards. The platform shall have modules that assist teachers in p	
36	for high-wage, high-growth career areas. By October 1, 2023, the Depart	
37	approved providers to guarantee consistency throughout the State. Any sele	ected digital CTE
38	learning platform shall include at least all of the following components:	
39	(1) Instructional strategies and guided lesson plans to ass	
40	classroom implementation and instructional differentiation.	
41	(2) Media-based instructional content for providing der	nonstrations and
42	instruction on skills required for applicable career areas.	
43	(3) Multiple methods of delivery of instruction, including at	least face-to-face,
44	self-paced, and distance or hybrid learning.	
45	(4) Guided projects and activities to incorporate hands-on appli	ication of skills.
46	(5) A focus on mastery-based learning.	
47	(6) Reporting features to provide data on student progress.	
48	(7) Guidance for students to obtain industry-recognized certific	
49	(8) Career connections to provide examples of career opport	tunities following
50	graduation from high school.	
51		

#### **General Assembly Of North Carolina DPI FUND CODE FLEXIBILITY** 1 2 **SECTION 7.56.** As part of the certification of the budget for the 2023-2025 fiscal 3 biennium, the Department of Public Instruction, in consultation with the Office of State Budget 4 and Management and the Fiscal Research Division, shall redefine the fund codes composing the 5 State Public School Fund as necessary to facilitate effective public school unit budgeting and 6 cash management in preparation for the implementation of the North Carolina Financial System. 7

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- ENHANCED SCHOOL BUS STOP ARM GRANTS
- **SECTION 7.57.(a)** For the purposes of this section, the following definitions apply: Extended mechanical stop signal. - A mechanical stop signal that is a (1)minimum of 60 inches away from the side of the school bus when extended, whether operated independently or in conjunction with a shorter mechanical stop signal.
  - (2)Illuminated mechanical stop signal. - A mechanical stop signal that is illuminated with a light-emitting diode (LED) light source.
- Mechanical stop signal. A retractable mechanical arm with a stop sign and 16 (3) 17 red flashing lights attached to the end of the arm that is mounted to the driver side of a school bus and used to stop traffic while students disembark the bus. 18 19 as referenced in G.S. 20-217, and in conformity with Standard No. 131 of Part 20 571 of the Federal Motor Vehicle Safety Standards.
- 21
- (4) School bus. – As defined in G.S. 20-4.01(27).

22 **SECTION 7.57.(b)** With the funds appropriated to the Department of Public 23 Instruction by this act for this purpose, the Superintendent of Public Instruction shall establish 24 the Enhanced School Bus Stop Arm Grant Program (Program) for the 2023-2024 fiscal year to 25 administer funds to public school units to add, upgrade, or replace mechanical stop signals on 26 school buses with either illuminated mechanical stop signals or extended mechanical stop signals 27 to increase the safety of students when disembarking or boarding the bus.

28 **SECTION 7.57.(c)** The Superintendent shall develop the application process for the 29 Program and inform public school units how to apply. At a minimum, the Superintendent shall 30 consider the type and number of stop signal additions, upgrades, or replacements the public 31 school unit proposes to complete and the number of bus routes or stops that are known to pose a 32 significant safety risk.

33 **SECTION 7.57.(d)** No later than April 15, 2024, the Superintendent shall submit a 34 report to the Joint Legislative Education Oversight Committee containing at least the following 35 information:

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- Which public school units received grants and in what amounts. (1)
- Whether the public school unit purchased (i) extended mechanical stop (2)signals, (ii) illuminated mechanical stop signals, or (iii) both.
- 39 What outstanding need remains, if any, including the amount needed to fulfill (3) 40 remaining grant requests.
  - The impact of the program on student safety. (4)
  - Recommendations for additional school bus mechanical stop signal (5) technology or implementation.

#### 45 ELIMINATE STUDENT COPAY FOR REDUCED-PRICE MEALS

46 SECTION 7.58. Funds appropriated from the General Fund to the Department of 47 Public Instruction by this act for reduced-price school meal copays shall be used to provide 48 school breakfasts and lunches at no cost to students of all grade levels that qualify for 49 reduced-price meals under the National School Lunch Program in the current school year. If the funds are insufficient to provide school meals at no cost to students qualifying for reduced-price 50

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1 2 3	meals, the Department of Public Instruction may use funds appropriated to the State Aid for Public Schools fund for this purpose.
3 4	CEP MEAL PROGRAM EXPANSION PILOT
5	SECTION 7.59.(a) Program; Purpose. – The Department of Public Instruction shall
6	establish the CEP Program Expansion Pilot (Pilot) for the 2023-2025 fiscal biennium to expand
0 7	public school participation in the federal Community Eligibility Provision (CEP) program to
8	increase the number of students with access to healthy, cost-free school breakfast and lunch. The
9	Pilot shall be available to public school units for the 2024-2025 fiscal year. It is the intent of the
10	General Assembly to continue the Pilot in the 2025-2027 fiscal biennium.
11	<b>SECTION 7.59.(b)</b> Eligibility. – A public school unit is eligible for the Pilot if any
12	school within the public school unit qualifies for the federal CEP program and the qualifying
13	schools do not participate in the CEP program in the 2023-2024 fiscal year.
14	<b>SECTION 7.59.(c)</b> Application. – By January 15, 2024, the Department shall
15	develop the application for the Pilot and make it available to public school units. Public school
16	units shall submit their applications by March 1, 2024. At a minimum, the application shall
17	include the following information:
18	(1) The school or schools that will participate in the CEP program.
19	(2) The Identified Student Percentage (ISP) for the school or schools for the
20	2024-2025 school year.
21	(3) The number of students enrolled in the school or schools for the 2024-2025
22	school year.
23	(4) Participation rates in the National School Breakfast and Lunch programs for
24	the 2023-2024 school year for the schools requesting to participate in the Pilot.
25 26	<b>SECTION 7.59.(d)</b> Selection. – By April 30, 2024, the Department shall determine
26 27	whether each applicant is eligible to participate in the Pilot. The Department shall then award
27	grants to all eligible public school units. If there are insufficient funds to award grants to all eligible public school units, the Department shall prioritize awarding grants to public school units
28 29	with an Identified Student Percentage (ISP) of greater than or equal to forty-seven percent (47%).
2) 30	<b>SECTION 7.59.(e)</b> Grants. – The Department shall issue State reimbursements to
31	participating public school units to supplement federal reimbursements of school meals. State
32	reimbursement shall equal the difference between the federal free rate and the federal paid rate
33	for the number of meals served at the participating schools equal to a 0.2 multiplier of the ISP
34	for the participating schools. State and federal reimbursements shall not exceed one hundred
35	percent (100%) of the federal free rate of meals served. Schools participating in the Pilot shall
36	offer breakfast after the bell and in the classroom.
37	<b>SECTION 7.59.(f)</b> Nonsupplant Requirement. – A public school unit that receives
38	funds under the Pilot shall use the funds to supplement and not supplant local current expense
39	funds.
40	<b>SECTION 7.59.(g)</b> Report. – No later than January 1, 2025, the Department shall
41	report to the Joint Legislative Education Oversight Committee and the Fiscal Research Division
42	at least the following information:
43	(1) The number of schools that participated in the Pilot.
44	(2) The number of students that received free meals due to the Pilot who did not
45 46	(2) The amount of federal money participating public school units received
46 47	<ul> <li>(3) The amount of federal money participating public school units received.</li> <li>(4) The amount awarded to each public school unit.</li> </ul>
47 48	<ul><li>(4) The amount awarded to each public school unit.</li><li>SECTION 7.59.(h) Administration. – The Department may use up to five hundred</li></ul>
48 49	thousand dollars (\$500,000) of the funds appropriated to the Department for the Pilot in the
49 50	2023-2024 fiscal year for the administrative costs of implementing the Pilot.
50 51	2020 202 : not all and an instant to costs of implementing the first

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Ge	eral Assembly Of North Carolina	Session 2023
NC	ADMINISTRATIVE PENALTY FOR UNPAID MEAL DEI	BT
	SECTION 7.60.(a) G.S. 115C-264 is amended by addin	g a new subsection to read:
	'(d) Governing bodies of public school units shall not impose	administrative penalties on
<u>a s</u>	ident for unpaid school meal debt. Administrative penalties inclu	ide the following:
	(1) Withholding student records, including transcrip	ts, report cards, attendance
	records, and health records.	*
	(2) Not allowing a student to participate in graduation	n or receive a diploma."
	<b>SECTION 7.60.(b)</b> G.S. 115C-218.75 is amended by a	-
rea		6
	(k) <u>Unpaid Meal Debt. – If a charter school participates in th</u>	e school nutrition program,
the	charter school may not impose administrative penalties on a stud	
	in accordance with G.S. 115C-264(d)."	
	<b>SECTION 7.60.(c)</b> G.S. 115C-238.66 is amended by a	dding a new subdivision to
rea		
	"(19) Unpaid meal debt. – If a regional school particip	pates in the school nutrition
	program, the regional school may not impose ad	
	student for unpaid school meal debt in accordance	=
	<b>SECTION 7.60.(d)</b> G.S. 116-239.8(b) is amended by a	
rea		
100	"(22) Unpaid meal debt. – If a laboratory school particip	nates in the school nutrition
	program, the laboratory school may not impose a	
	student for unpaid school meal debt in accordance	-
	student for unputs sensor mear deet in deet dance	
ні	H SCHOOL REMOTE INSTRUCTION FLEXIBILITY PI	LOT
	<b>SECTION 7.61.(a)</b> Notwithstanding G.S. 115C-84.3(c).	
20	7-2028 school years, the Superintendent of Public Instruction s	Ũ
	inistrative units to participate in a remote instruction flexib	
	orize local boards of education to establish a school calendar for	
	days or 30 hours of remote instruction, as defined in G.S. 115C-	
	ninations for the fall semester are administered to students prior to	
	The remote instruction days or hours used as part of the pilot	
-	s or hours authorized by G.S. 115C-84.3(b).	shall be in addition to any
ua	<b>SECTION 7.61.(b)</b> Each participating local board of edu	cation shall beginning July
15	2024, and ending July 15, 2028, annually report the following to t	
	ruction:	ne supermendent of i ublic
1113	(1) The high schools that participated in the pilot.	
	<ul><li>(1) The high schools that participated in the phot.</li><li>(2) A copy of the high school calendars that designate</li></ul>	e remote instruction time
	<ul> <li>(2) A copy of the high school calendars that designate</li> <li>(3) The methods for providing instruction outside of t</li> </ul>	
		•
	(4) The impact on academic outcomes for students i	-
	years where final examinations for the fall semes	ster were administered after
	December 31.	day and additional years to
	(5) Identified advantages to using the pilot calend	dar and additional remote
	learning.	
	(6) Identified disadvantages to using the pilot caler	idar and additional remote
	learning.	T / / 1 11 11
	SECTION 7.61.(c) The Superintendent of Public	•
	marize the information provided by the participating local board	
	port of that information, including a copy of each participating	
-	rt, to the Joint Legislative Education Oversight Committee begi	nning September 15, 2024,
and	ending September 15, 2028.	

51

1	SPARKNC PILOT FOR HIGH-TECH LEARNING ACCELERATOR CREDIT
2	SECTION 7.62.(a) There is established the SparkNC Pilot Program (Program) for
3	the 2023-2025 fiscal biennium. The pilot program authorizes SparkNC, a North Carolina
4	nonprofit corporation, in partnership with selected public school units, to develop a
5	nontraditional, student-driven pathway through which students may select and complete modular
6	learning experiences that, when aggregated, will provide a competency-based equivalency to a
7	traditional elective course credit. SparkNC shall provide a menu of modular learning experiences
8	that include opportunities for work-based learning. The competency-based elective credit shall
9	be denoted on student transcripts as High-Tech Learning Accelerator and focused on science,
10	technology, engineering, and mathematics (STEM).
11	SECTION 7.62.(b) Each public school unit partnering with SparkNC in accordance
12	with this section (partnering public school units) shall enter a memorandum of understanding
13	with SparkNC to meet certain requirements for the Program. These requirements shall include
14	the provision of a physical learning lab staffed by a learning lab facilitator that will provide a site
15	for collaborative learning and virtual networking. Learning lab facilitators shall facilitate
16	interdistrict instruction, provide student advising, design learning experiences, coordinate with
17	industry partners, and validate student work.
18	SECTION 7.62.(c) Partnering public school units shall award the elective credit in
19	High-Tech Learning Accelerator to any student who completes a combination of modules
20	determined by SparkNC to provide the competency-based elective credit in that course upon
21	verification of successful completion of the learning experiences and integrity of student work
22	products by the learning lab facilitator. The elective credit shall be denoted as achieved mastery
23	on the student's transcript. A student's participation in modules but failure to earn elective credit
24	shall not be denoted as a fail on the student's transcript.
25 26	<b>SECTION 7.62.(d)</b> The following provisions shall apply to the Program:
26	(1) Notwithstanding G.S. 115C-295, learning lab facilitators shall not be required
27	to hold teacher licensure but shall meet the standards established by the
28 29	memorandum of understanding. Learning lab facilitators shall be the teacher
29 30	of record for students enrolled in the Program. Additional non-licensed personnel may be contracted with on a full- or part-time basis for the purpose
30 31	of providing timely, real-world content, industry expertise, and student
32	learning experiences. Learning lab facilitators and contract personnel with the
33	Program shall be subject to the requirements of Part 6 of Article 22 of Chapter
34	115C of the General Statutes (Criminal History Checks).
35	(2) For the purposes of student participation in the Program, the requirements of
36	Part 2 of Article 8 of Chapter 115C of the General Statutes (Calendar) shall
37	not apply. Students may continue to participate in the Program and aggregate
38	learning experiences throughout the time the student is enrolled in the public
39	school unit and shall not be limited to a semester or school year. Learning
40	experiences may be provided to students in person, remotely, or through
41	asynchronous modules.
42	(3) Notwithstanding G.S. 115C-316 or any other law to the contrary, public
43	school units shall not be required to pay learning lab facilitators in accordance
44	to the salary schedule used for other teachers employed by the public school
45	unit.
46	(4) If a course in computer science is required for high school graduation,
47	completion of the competency-based elective credit of High-Tech Learning
48	Accelerator shall be deemed to satisfy that requirement.
49	SECTION 7.62.(e) For the 2023-2024 and 2024-2025 school years, the following
50	public school units may partner with SparkNC to participate in the Program:
51	(1) Asheboro City Schools

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	(2)	Cabarrus County Schools
	(3)	Chapel Hill-Carrboro City Schools
	(4)	Chatham County Schools
	(5)	Cumberland County Schools
	(6)	Edgecombe County Schools
	(7)	Elizabeth City-Pasquotank Public Schools
	(8)	Granville County Schools
	(9)	Guilford County Schools
	(10)	Lexington City Schools
	(11)	Mt. Airy City Schools
	(12)	New Hanover County Schools
	(12)	Rockingham County Schools
	(13)	Rowan-Salisbury Schools
	(11)	Scotland County Schools
	(15)	Vance County Schools
	(10)	Wake County Public School System
	(17) (18)	Waren County Schools
	. ,	<b>FION 7.62.(f)</b> For the 2024-2025 school year, SparkNC may select up to
ad		school units to partner with for the Program.
au	-	1 0
~ <b>1</b> -		<b>FION 7.62.(g)</b> SparkNC, in consultation with the partnering public school un
		interim report to the Joint Legislative Education Oversight Committee by Man
		ollowing information, disaggregated for each public school unit by grade le
an	d school, wher	•
	(1)	Number and percentage of student participation in the Program.
	(2)	Student retention and persistence in the Program.
	(3)	Student completion of the High-Tech Learning Accelerator elective credit.
	(4)	Student evaluation of the Program.
	(5)	Student interest in science, technology, engineering, and mathemat
		following participation in the Program.
	(6)	Cost per student for Program participation.
	(7)	Public school unit persistence in the Program.
	(8)	Recommendations for Program changes, including recommended legislat
		changes.
		<b>FION 7.62.(h)</b> SparkNC, in consultation with the partnering public school un
		nal report to the Joint Legislative Education Oversight Committee by March
20	26, on the follo	owing information, disaggregated for each public school unit by grade level a
sc	hool, when pos	ssible:
	(1)	Number and percentage of student participation in the Program.
	(2)	Student retention and persistence in the Program.
	(3)	Student completion of the High-Tech Learning Accelerator elective credit.
	(4)	Student evaluation of the Program.
	(5)	Student interest in science, technology, engineering, and mathemat
		following participation in the Program.
	(6)	Cost per student for Program participation.
	(7)	Public school unit persistence in the Program.
	(8)	Recommendations for Program changes, including recommended legislat
	(0)	changes.
	(9)	Recommendations on development of a mastery transcript.
		recommendations on development of a mastery transcript.
F	XTENDED I I	EARNING AND INTEGRATED STUDENT SUPPORTS COMPETITIV
144	GRANT PR	

1	SECTION 7.63.(a) Of the funds appropriated by this act for the At-Risk Student
2	Services Alternative School Allotment for the 2023-2025 fiscal biennium, the Department of
3	Public Instruction shall use up to seven million dollars (\$7,000,000) for the 2023-2024 fiscal year
4	and up to seven million dollars (\$7,000,000) for the 2024-2025 fiscal year for the Extended
5	Learning and Integrated Student Supports Competitive Grant Program (Program). Of these funds,
6	the Department of Public Instruction may use up to two hundred thousand dollars (\$200,000) for
7	each fiscal year to administer the Program.
8	<b>SECTION 7.63.(b)</b> The purpose of the Program is to fund high-quality,
9	independently validated extended learning and integrated student support service programs for
10	at-risk students that raise standards for student academic outcomes by focusing on the following:
11	(1) Use of an evidence-based model with a proven track record of success.
12	(2) Inclusion of rigorous, quantitative performance measures to confirm
13	effectiveness of the program.
14	(3) Deployment of multiple tiered supports in schools to address student barriers
15	to achievement, such as strategies to improve chronic absenteeism, antisocial
16	behaviors, academic growth, and enhancement of parent and family
17	engagement.
18	(4) Alignment with State performance measures, student academic goals, and the
19	North Carolina Standard Course of Study.
20	(5) Prioritization in programs to integrate clear academic content, in particular,
21	science, technology, engineering, and mathematics (STEM) learning
22	opportunities or reading development and proficiency instruction.
23	(6) Minimization of student class size when providing instruction or instructional
24	supports and interventions.
25	(7) Expansion of student access to high-quality learning activities and academic
26	support that strengthen student engagement and leverage community-based
27	resources, which may include organizations that provide mentoring services
28	and private-sector employer involvement.
29	(8) Utilization of digital content to expand learning time, when appropriate.
30	<b>SECTION 7.63.(c)</b> Grants shall be used to award funds for new or existing eligible
31	programs for at-risk students operated by (i) nonprofit corporations and (ii) nonprofit
32	corporations working in collaboration with local school administrative units. Grant participants
33	are eligible to receive grants for up to two years in an amount of up to five hundred thousand
34	dollars (\$500,000) each year. Programs should focus on serving (i) at-risk students not
35	performing at grade level as demonstrated by statewide assessments, (ii) students at risk of

performing at grade level as demonstrated by statewide assessments, (ii) students at risk of dropout, and (iii) students at risk of school displacement due to suspension or expulsion as a result of antisocial behaviors. Priority consideration shall be given to applications demonstrating models that focus services and programs in schools that are identified as low-performing pursuant to G.S. 115C-105.37.

40 A grant participant shall provide certification to the Department of Public Instruction that the grants received under the Program shall be matched on the basis of three dollars (\$3.00) 41 42 in grant funds for every one dollar (\$1.00) in nongrant funds. Matching funds shall not include 43 other State funds. The Department shall also give priority consideration to an applicant that is a 44 nonprofit corporation working in partnership with a local school administrative unit resulting in 45 a match utilizing federal funds under Part A of Title I of the Elementary and Secondary Education 46 Act of 1965, as amended, or Title IV of the Higher Education Act of 1965, as amended, and other 47 federal or local funds. Matching funds may include in-kind contributions for up to fifty percent 48 (50%) of the required match.

49 SECTION 7.63.(d) A nonprofit corporation may act as its own fiscal agent for the 50 purposes of this Program. Grant recipients shall report to the Department of Public Instruction 51 for the year in which grant funds were expended on the progress of the Program, including

1 alignment with State academic standards, data collection for reporting student progress, the 2 source and amount of matching funds, and other measures, before receiving funding for the next 3 fiscal year. Grant recipients shall also submit a final report on key performance data, including 4 statewide test results, attendance rates, graduation rates, and promotion rates, and financial 5 sustainability of the Program. SECTION 7.63.(e) The Department of Public Instruction shall provide an interim 6 7 report on the Program to the Joint Legislative Education Oversight Committee by September 15, 8 2024, with a final report on the Program by September 15, 2025. The final report shall include 9 the final results of the Program and recommendations regarding effective program models, 10 standards, and performance measures based on student performance, leveraging of 11 community-based resources to expand student access to learning activities, academic and 12 behavioral support services, and potential opportunities for the State to invest in proven models 13 for future grant programs. 14 15 **PROHIBITION AGAINST "THREE-CUEING"** 16 **SECTION 7.64.(a)** G.S. 115C-83.3 is amended by adding a new subdivision to read: 17 "(9a) "Three-cueing system" means a model of teaching students to read based on 18 meaning, structure and syntax, and visual cues, also known as "MSV."" 19 SECTION 7.64.(b) G.S. 115C-83.4B is amended by adding a new subsection to 20 read: 21 "(c) The Early Literacy Program shall not use a three-cueing system, as defined in 22 G.S. 115C-83.3(9a), or a curriculum with visual memory as the primary basis for teaching word 23 recognition in any instruction or intervention provided to students in an NC Pre-K program." 24 SECTION 7.64.(c) Part 1A of Article 8 of Chapter 115C of the General Statutes is 25 amended by adding a new section to read: 26 "§ 115C-83.12. Prohibition against three-cueing system model of teaching students to read. Local school administrative units shall not use a three-cueing system or a curriculum with 27 visual memory as the primary basis for teaching word recognition in any instruction or 28 29 intervention provided to students in grades kindergarten through three." 30 SECTION 7.64.(d) G.S. 115C-150.12C is amended by adding a new subdivision to 31 read: 32 "(3a) Literacy instruction. – The board of trustees shall ensure that a three-cueing 33 system, as defined in G.S. 115C-83.3(9a), or a curriculum with visual memory 34 as the primary basis for teaching word recognition is not used in any 35 instruction or intervention provided to students in grades kindergarten through 36 three." 37 SECTION 7.64.(e) G.S. 115C-218.85(b) is amended by adding a new subdivision 38 to read: 39 The charter school shall not use a three-cueing system, as defined in "(5) 40 G.S. 115C-83.3(9a), or a curriculum with visual memory as the primary basis 41 for teaching word recognition in any instruction or intervention provided to 42 students in grades kindergarten through three." 43 **SECTION** 7.64.(f) G.S. 116-239.8(b)(2) is amended by adding a new 44 sub-subdivision to read: 45 The chancellor shall ensure that a three-cueing system, as defined in "<u>e.</u> G.S. 115C-83.3(9a), or a curriculum with visual memory as the 46 47 primary basis for teaching word recognition is not used in any 48 instruction or intervention provided to students in grades kindergarten 49 through three." **SECTION 7.64.(g)** G.S. 115C-269.20(a)(2)a1. reads as rewritten: 50

	General Assembly Of North (	Carolina	Session 2023
1 2 3 4 5	<u>This</u> syste mem in gra	sework in the Science or Reading, as defir coursework shall not include preparation m, as defined in G.S. 115C-83.3(9a), or a ory as the primary basis for teaching word ades kindergarten through three."	to use a three-cueing curriculum with visual recognition to students
6 7	SECTION 7.64.(h) beginning with the 2023-2024 s	) This section is effective when it beco school year.	omes law and applies
8 9	PROFESSIONAL DEVELO	PMENT FOR HOLOCAUST EDUCA	TION FUNDS NOT
0	TO REVERT	I MENT FOR HOLOCAUST EDUCA	
1		Notwithstanding any provision of law t	o the contrary, funds
2		t of Public Instruction for professional de	
5	with the Gizella Abramson Ho	locaust Education Act shall not revert to	the General Fund but
	shall remain available for the p	urposes for which they were appropriated	until June 30, 2024.
		FOR TEACHERS IN ADVANCED 7	<b>FEACHING ROLES</b>
	SCHOOLS		
		rticle 20 of Chapter 115C of the General S	Statutes is amended by
	adding a new section to read:		Dalas selectle
		ents for teachers in Advanced Teaching section, the following definitions shall ap	
		ship teacher. – A teacher who meets the fo	
		sing teacher. – A teacher who meets the for s in the classroom providing instruction for	-
		) of the instructional day.	n at least timely percent
		s a team of between three and eight teache	rs.
		es responsibility for the performance of the	
		e team identified in sub-subdivision b. of t	
		t a school administrator.	
	(2) Advanced to	eaching role. – Additional responsibility	for a teacher in an
		eaching Roles school, as developed by a lo	cal board of education
	-	<u>G.S. 115C-311.</u>	
		eaching Roles unit. – A local school adm	inistrative unit with at
		vanced Teaching Roles school.	4 6 11 2 2 4 2
	T	<u>xcellence teacher. – A teacher who meets</u> eacher in an advanced teaching role.	the following criteria:
		mes and maintains responsibility for at	laget twenty percent
		) of additional students as compared to	• •
		of year in which the teacher did not receiv	
		ant to this section.	
	±	nember of a team of teachers led by an ac	dult leadership teacher
		ant to sub-subdivision b. of subdivision (1	-
	(5) Teacher. – A	A classroom teacher in an Advanced Teach	ning Roles school who
	<u>is not instruc</u>	ctional support personnel.	
	(b) Notwithstanding G.	S. 115C-311, to the extent funds are m	ade available for this
	1 1	ucation shall award funds to local school a	
	• • •	eachers in accordance with this section. Adv	-
		n percent (15%) of the teachers in each Adv	
		chers and five percent (5%) of the teach	
		those teachers as follows:	ching Koles units shall
)	provide salary supplements for (1) Ten thousant	those teachers as follows: d dollars (\$10,000) for adult leadership tea	chers
1	(1) Ten thousand	u uonais (\$10,000) for adult leadership lea	<u>UIICI S.</u>

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	(2) Three thousand dollars (\$3	,000) for classroom excellence teachers.
(c)		ents apply to salary supplements received pursuan
to this sect		
	(1) Loss of a salary supplement	nt received pursuant to this section for any reaso
	• • • •	emotion under Part 3 of Article 22 of Chapter 115
	of the General Statutes.	*
		tinue receiving a salary supplement pursuant to th
	· · · · · · · · · · · · · · · · · · ·	remains an adult leadership teacher or a classroom
	excellence teacher.	*
	(3) A teacher is eligible to rea	ceive no more than one annual salary suppleme
	pursuant to this section at a	• • • • •
	-	
ADVANC	CED TEACHING ROLES/NEW	HANOVER COUNTY
		ng G.S. 115C-311, beginning in the 2023-202
school yea		shall authorize New Hanover County Schools
•		Program (Program) and, to the extent funds a
		New Hanover County Schools for an initial terr
	owing occur:	-
	(1) New Hanover County So	chools submits a proposal to participate in the
	Program by July 1, 2023.	
	(2) The proposal submitted put	rsuant to subdivision (1) of this section is consiste
	with the requirements of G	.S. 115C-311(b).
	1	
PART VI	I-A. COMPENSATION OF PUB	LIC SCHOOL EMPLOYEES
TEACHE	CR SALARY SCHEDULE	
	SECTION 7A.1.(a) The following	
the 2023-2	<b>SECTION 7A.1.(a)</b> The followin 2024 fiscal year to licensed perso	nnel of the public schools who are classified
the 2023-2	SECTION 7A.1.(a) The following	nnel of the public schools who are classified
the 2023-2	<b>SECTION 7A.1.(a)</b> The followin 2024 fiscal year to licensed person The salary schedule is based on year to be a solution of the salary schedule is based on year to	ng monthly teacher salary schedule shall apply for nnel of the public schools who are classified rs of teaching experience. <b>Monthly Salary Schedule</b>
the 2023-2 teachers. T	<b>SECTION 7A.1.(a)</b> The followin 2024 fiscal year to licensed person The salary schedule is based on year to be a solution of the salary schedule is based on year to	nnel of the public schools who are classified are of teaching experience.
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher	nnel of the public schools who are classified are of teaching experience. Monthly Salary Schedule
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience	nnel of the public schools who are classified rs of teaching experience. Monthly Salary Schedule "A" Teachers
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2	nnel of the public schools who are classified a rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I cars of Experience 0 1	nnel of the public schools who are classified rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I cars of Experience 0 1 2 3 4	nnel of the public schools who are classified rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,300
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2 3 4 5	nnel of the public schools who are classified rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,300 \$4,300 \$4,400
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I cars of Experience 0 1 2 3 4 5 6	nnel of the public schools who are classified rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,480
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2 3 4 5 6 7	nnel of the public schools who are classified rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,400 \$4,480 \$4,560
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2 3 4 5 6 7 8	nnel of the public schools who are classified rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,400 \$4,460
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I cars of Experience 0 1 2 3 4 5 6 7 8 9	nnel of the public schools who are classified rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,400 \$4,400 \$4,460 \$4,560 \$4,640 \$4,720
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2 3 4 5 6 7 8	nnel of the public schools who are classified is rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,400 \$4,400 \$4,460 \$4,460 \$4,560 \$4,640 \$4,720 \$4,800
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2 3 4 5 6 7 8 9 10 11	nnel of the public schools who are classified is rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,400 \$4,480 \$4,460 \$4,560 \$4,640 \$4,720 \$4,800 \$4,800 \$4,800
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I cars of Experience 0 1 2 3 4 5 6 7 8 9 10 11 12	nnel of the public schools who are classified is rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,300 \$4,400 \$4,400 \$4,400 \$4,400 \$4,460 \$4,560 \$4,640 \$4,720 \$4,800 \$4,800 \$4,800 \$4,800 \$4,960
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2 3 4 5 6 7 8 9 10 11 12 13	nnel of the public schools who are classified is rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,400 \$4,400 \$4,460 \$4,640 \$4,640 \$4,720 \$4,800 \$4,800 \$4,800 \$4,800 \$4,960 \$5,040
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2 3 4 5 6 7 8 9 10 11 12 13 14	nnel of the public schools who are classified is rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,400 \$4,480 \$4,460 \$4,560 \$4,640 \$4,560 \$4,640 \$4,720 \$4,800 \$4,800 \$4,800 \$4,800 \$5,040 \$5,120
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I cars of Experience 0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15-24	nnel of the public schools who are classified is rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,300 \$4,400 \$4,400 \$4,400 \$4,400 \$4,460 \$4,560 \$4,640 \$4,640 \$4,720 \$4,800 \$4,800 \$4,800 \$4,800 \$4,800 \$4,800 \$4,800 \$5,040 \$5,120 \$5,220
the 2023-2 teachers. T	SECTION 7A.1.(a) The followin 2024 fiscal year to licensed perso The salary schedule is based on year 2023-2024 Teacher I ears of Experience 0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15-24 25+	nnel of the public schools who are classified is rs of teaching experience. Monthly Salary Schedule "A" Teachers \$3,900 \$4,000 \$4,100 \$4,200 \$4,200 \$4,300 \$4,400 \$4,400 \$4,480 \$4,460 \$4,560 \$4,640 \$4,560 \$4,640 \$4,720 \$4,800 \$4,800 \$4,800 \$4,800 \$5,040 \$5,120

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1 2 3	(1)	Licensed teachers who have NBPTS certification sh supplement each month of twelve percent (12%) of the the "A" salary schedule.	•
4 5 6	(2)	Licensed teachers who are classified as "M" teachers a supplement each month of ten percent (10%) of their r "A" salary schedule.	-
7 8 9 10	(3)	Licensed teachers with licensure based on academic six-year degree level shall receive a salary supplem twenty-six dollars (\$126.00) per month in addition to the to them as "M" teachers.	nent of one hundred
1 12 13 14	(4)	Licensed teachers with licensure based on academic doctoral degree level shall receive a salary supplem fifty-three dollars (\$253.00) per month in addition to the to them as "M" teachers.	nent of two hundred
5  6	(5)	Certified school nurses shall receive a salary suppleme percent (10%) of their monthly salary on the "A" salary	schedule.
l7 l8 l9	(6)	School counselors who are licensed as counselors at the or higher shall receive a salary supplement each month or (\$100.00).	-
20 21		<b>TION 7A.1.(c)</b> For school psychologists, school speech ch pathologists at the master's degree level or higher, an	
22 23 24	who are licensed (1)	as audiologists at the master's degree level or higher, the f The first step of the salary schedule shall be equivalent t "A" salary schedule.	• • • • •
25 26 27 28	(2)	<ul> <li>These employees shall receive the following salary supplies a. Ten percent (10%) of their monthly salary, exclusion provided pursuant to sub-subdivision b. of this s</li> <li>b. Three hundred fifty dollars (\$350.00).</li> </ul>	uding the supplement
29 80 81	(3)	These employees are eligible to receive salary supplement of teachers for academic preparation at the six-year doctoral degree level.	-
2 3 4	(4)	The twenty-sixth step of the salary schedule shall be percent (7.5%) higher than the salary received by these the twenty-fifth step of the salary schedule.	
35 36 37 38	annual longevity longevity paymer SECT	<b>TION 7A.1.(d)</b> Beginning with the 2014-2015 fiscal year payments to teachers paid on the teacher salary schedule, hts are included in the monthly amounts under the teacher <b>TION 7A.1.(e)</b> A teacher compensated in accordance wit	the amounts of those salary schedule. h this salary schedule
89 40 41 42	for the 2023-202 (1) (2)	4 school year shall receive an amount equal to the greater The applicable amount on the salary schedule for the ap For teachers who were eligible for longevity for the 20 the sum of the following:	plicable school year.
-3 -4 -5 -6 -7		<ul> <li>a. The salary the teacher received in the 2013-2014 to Section 35.11 of S.L. 2013-360.</li> <li>b. The longevity that the teacher would have received system in effect for the 2013-2014 school year 35.11 of S.L. 2013-360 based on the teacher's cu</li> </ul>	ed under the longevity r provided in Section rrent years of service.
18 19 50 51	(3)	c. The annual bonus provided in Section 9.1(e) of S For teachers who were not eligible for longevity for t year, the sum of the salary and annual bonus the tea 2014-2015 school year pursuant to Section 9.1 of S.L. 2	he 2013-2014 school acher received in the

	General Assembly Of	North Carolina	Session 2023
l	SECTION	7A.1.(f) As used in this section,	, the term "teacher" shall also include
2	instructional support pe	ersonnel.	
3			General Assembly to implement the
1	following base month	ly teacher salary schedule for the	ne 2024-2025 fiscal year to licensed
5	personnel of the public	schools who are classified as tea	chers. The salary schedule is based on
)	years of teaching exper	ience.	
,		2024-2025 Teacher Monthly Sa	lary Schedule
3	Years of Expen	rience	"A" Teachers
)	0		\$4,100
)	1		\$4,175
	2		\$4,250
	3		\$4,325
	4		\$4,400
	5		\$4,475
	6		\$4,550
	7		\$4,625
	8		\$4,700
	9		\$4,775
	10		\$4,850
)	10		\$4,925
	12		\$5,000
	12		\$5,075
3	13		\$5,150
Ļ	15-24		\$5,225
	25+		\$5,425
	$\Delta J^{\pm}$		\$J <b>,</b> <del>1</del> 2J
,	CONSOLIDATED T	EACHER BONUS PROGRAM	
3			Bonus Program. – The State Board of
, )			is program for the 2023-2025 fiscal
)			student learning and improvement. To
			all administer bonus pay to qualifying
2	0	-	n January of 2024 and 2025, based on
3		11	respectively, in accordance with this
, ļ	section.	23 and 2023-2024 sention years,	respectively, in accordance with this
+ 5		7.4.3 (b) Definitions For pu	rposes of this section, the following
5	definitions shall apply:	<b>TA.3.(b)</b> Definitions. – Por pu	iposes of this section, the following
) 7		ible advanced course teacher	A teacher of Advanced Placement
3	, , <b>,</b>		Diploma Programme courses, or the
) )			
, )		-	ertificate of Education (AICE) program
		meets the following criteria:	
2	a.		ing last held a position at, one or more
		of the following:	1 : t
5		1. A qualifying public sch	
•	1		tual Public School program.
	b.	-	ho received a score listed in subsection
		(c) of this section.	
			(CTE) teacher. – A teacher who meets
5		ollowing criteria:	
)	a.	Is employed by, or retired have public school unit.	ing last held a position at, a qualifying
)		multiplica cohool unit	

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1		b.	Taug	the one or more students who attained approved industry
2				fications or credentials consistent with G.S. 115C-156.2.
3	(3)	Eligi		wth teacher. – A teacher who meets at least one of the following
4	(-)	crite	-	······
5		a.		nployed by, or retired having last held a position at, a qualifying
6				ic school unit and meets one of the following criteria:
7			1.	Is in the top twenty-five percent (25%) of teachers in the State
8				according to the EVAAS student growth index score for third
9				grade reading from the previous school year.
10			2.	Is in the top twenty-five percent (25%) of teachers in the State
1				according to the EVAAS student growth index score for fourth
12				or fifth grade reading from the previous school year.
13			3.	Is in the top twenty-five percent (25%) of teachers in the State
14				according to the EVAAS student growth index score for fourth,
15				fifth, sixth, seventh, or eighth grade mathematics from the
16				previous school year.
17		b.	Is en	ployed by, or retired having last held a position at, a local school
18				inistrative unit and meets one of the following criteria:
19			1.	Is in the top twenty-five percent (25%) of teachers in the
20				teacher's respective local school administrative unit according
21				to the EVAAS student growth index score for third grade
22				reading from the previous school year.
23			2.	Is in the top twenty-five percent (25%) of teachers in the
24				teacher's respective local school administrative unit according
25				to the EVAAS student growth index score for fourth or fifth
26				grade reading from the previous school year.
27			3.	Is in the top twenty-five percent (25%) of teachers in the
28				teacher's respective local school administrative unit according
29				to the EVAAS student growth index score for fourth, fifth,
30				sixth, seventh, or eighth grade mathematics from the previous
31				school year.
32		c.	Was	employed by a local school administrative unit that employed in
33			the p	revious school year three or fewer total teachers in that teacher's
34			grade	e level as long as the teacher has an EVAAS student growth index
35				e from the previous school year of exceeded expected growth in
36			one	of the following subject areas:
37			1.	Third grade reading.
38			2.	Fourth or fifth grade reading.
39			3.	Fourth, fifth, sixth, seventh, or eighth grade mathematics.
40	(4)			The Education Value-Added Assessment System.
41	(5)	Qual		oublic school unit. – Any of the following:
42		a.		cal school administrative unit.
43		b.		arter school.
14		c.	•	gional school.
45		d.		hool providing elementary or secondary instruction operated by
16				University of North Carolina under Article 29A of Chapter 116 of
17				General Statutes.
18	(6)	-	• •	teacher An eligible teacher who meets one of the following
19		crite		
50		a.		ains employed teaching in the same qualifying public school unit,
51			or, it	f an eligible advanced course teacher is only employed by the

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	North Carolina Virtual Public School prograte teaching in that program, at least from the collected until January 1 of the correspondition bonus is paid.	school year the data is
	<ul> <li>b. Retired, between the last day of the school y collected and January 1 of the corresponding statements.</li> </ul>	
	bonus is paid, after attaining one of the follow	•
	1. The age of at least 65 with five years of	
	<ol> <li>The age of at least 60 with 25 years of</li> <li>Thirty years of creditable service.</li> </ol>	creditable service.
SEC	<b>FION 7A.3.(c)</b> Advanced Course Bonuses. – A bonu	s in the amount of fifty
	shall be provided to qualifying advanced course teacher	-
	course who receives the following score:	
(1)	For Advanced Placement courses, a score of three of	or higher on the College
	Board Advanced Placement Examination.	0
(2)	For International Baccalaureate Diploma Programme	courses, a score of four
	or higher on the International Baccalaureate course en	
(3)	For the Cambridge AICE program, a score of "C" or h	nigher on the Cambridge
	AICE program examinations.	
	<b>TION 7A.3.(d)</b> CTE Bonuses. – For qualifying career	and technical education
	s shall be provided in the following amounts:	
(1)	A bonus in the amount of twenty-five dollars (\$25.00	· · · · · · · · · · · · · · · · · · ·
	by a teacher who provided instruction in a course that an industry certification or credential with a twenty-fi	
	ranking as determined under subsection (e) of this sec	
(2)	A bonus in the amount of fifty dollars (\$50.00) for e	
(2)	teacher who provided instruction in a course that led	
	industry certification or credential with a fifty dollar	
	as determined under subsection (e) of this section.	(++++++++++++++++++++++++++++++++++++++
SEC	<b>FION 7A.3.(e)</b> CTE Course Value Ranking. – The De	partment of Commerce,
	vith the State Board, shall assign a value ranking for ea	• ·
and credential ba	sed on academic rigor and employment value in accorda	nce with this subsection.
Fifty percent (50	0%) of the ranking shall be based on academic rigor	and the remaining fifty
-	n employment value. Academic rigor and employment	value shall be based on
the following ele		
(1)	Academic rigor shall be based on the number of instru	
	work experience or internship hours, required to earn	•
	or credential, with extra weight given for courses	vork that also provides
( <b>2</b> )	community college credit.	was showin at in
(2)	Employment value shall be based on the entry employment for each occupational category, and aver	
	the primary occupation linked with the industry certif	0 1 0
SEC	<b>FION 7A.3.(f)</b> Statewide Growth Bonuses. – Of the fu	
	am, bonuses shall be provided to qualifying teachers w	
	vision a. of subdivision (3) of subsection (b) of this sect	-
(1)	The sum of five million dollars (\$5,000,000) shall be	
	eligible teachers under sub-subdivision a.1.	
	subsection (b) of this section. These funds shall be di	stributed equally among
	qualifying teachers.	

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1 2 3	(2)	A bonus in the amount of two thousand dollars (\$2,0 each qualifying teacher who is an eligible teacher un a.2. of subdivision (3) of subsection (b) of this section	der sub-sub-subdivision n.
4 5 6	(3)	A bonus in the amount of two thousand dollars (\$2,0 each qualifying teacher who is an eligible teacher un a.3. of subdivision (3) of subsection (b) of this section	der sub-sub-subdivision
7	SEC	<b>TION 7A.3.(g)</b> Local Growth Bonuses. – Of the funds	
8		bonuses shall be provided to eligible teachers under su	
9		B) of subsection (b) of this section, as follows:	
0	(1)	The sum of five million dollars (\$5,000,000) shall be	allocated for bonuses to
1		eligible EVAAS teachers under sub-subdivis	
2		subdivision (3) of subsection (b) of this section. Thes	e funds shall be divided
3		proportionally based on average daily membership	
4		local school administrative unit and then distributed ed	
5		third grade reading teachers in each local school adm	inistrative unit.
6	(2)	A bonus in the amount of two thousand dollars (\$2,0	000) shall be awarded to
7		each qualifying teacher who is an eligible teacher un	der sub-sub-subdivision
8		b.2. or c.2. of subdivision (3) of subsection (b) of this	s section.
9	(3)	A bonus in the amount of two thousand dollars (\$2,0	000) shall be awarded to
0		each qualifying teacher who is an eligible teacher un	der sub-sub-subdivision
1		b.3. or c.3. of subdivision (3) of subsection (b) of this	s section.
2	SEC	<b>TION 7A.3.(h)</b> Limitations and Other Criteria. – T	he following additional
3	limitations and o	ther criteria shall apply to the program:	
4	(1)	Bonus funds awarded to a teacher pursuant to subsec	ction (c), subsection (d),
5		subdivision (1) of subsection (f), and subdivision (1)	of subsection (g) of this
5		section shall not exceed three thousand five hundr	ed dollars (\$3,500) per
7		subsection or subdivision in any given school year.	
8	(2)	A qualifying teacher who is an eligible teacher under s	ub-sub-subdivision a.1.,
9		b.1., or c.1. of subdivision (3) of subsection (b) of th	•
)		bonus under both subdivision (1) of subsection (f)	
1		subsection (g) of this section but shall not receive me	
2		dollars (\$7,000) pursuant to subdivision (1) of subsec	
3		(1) of subsection (g) of this section in any given scho	
4	(3)	A qualifying teacher who is an eligible teacher under s	
5		b.2., or c.2. of subdivision (3) of subsection (b) of th	•
6		bonus under both subdivision (2) of subsection (f)	
7		subsection (g) of this section but shall not receive	
8		pursuant to subdivision (2) of subsection (f) and subd	ivision (2) of subsection
9		(g) of this section in any given school year.	
0	(4)	A qualifying teacher who is an eligible teacher under s	
1		b.3., or c.3. of subdivision (3) of subsection (b) of th	•
2		bonus under both subdivision (3) of subsection (f)	
3		subsection (g) of this section but shall not receive	
4		pursuant to subdivision (3) of subsection (f) and subd	ivision (3) of subsection
5		(g) of this section in any given school year.	
6		<b>TION 7A.3.(i)</b> Bonuses Not Compensation. – Bonuse	
7	-	ection shall be in addition to any regular wage or other be	
8		to receive. Notwithstanding G.S. 135-1(7a), the bonu	
9		ompensation under Article 1 of Chapter 135 of the Gene	eral Statutes, Retirement
0	System for Teac	hers and State Employees.	

	General Hissenia	
1 2 2	the effect of the p	<b>TION 7A.3.(j)</b> Study and Report. – The State Board of Education shall study program on teacher performance and retention. The State Board shall report the inge and the amount of homeses awarded to the President Pro Tempore of the
3 4		ings and the amount of bonuses awarded to the President Pro Tempore of the ker of the House of Representatives, the Joint Legislative Education Oversight
5	-	he Fiscal Research Division by March 15 of each year of the 2023-2025 fiscal
6		port shall include, at a minimum, the following information:
7	(1)	Number of students enrolled and taking examinations in each of the following
8		categories of courses:
9		a. Advanced Placement.
10		b. International Baccalaureate Diploma Programme.
11		c. Cambridge AICE program.
12 13		d. Courses needed for the attainment of an industry certification or credential.
14	(2)	Number of students receiving outcomes on examinations resulting in the
15 16		award of a bonus for a teacher in each category of courses identified in sub-subdivision a. of subdivision (1) of this subsection.
17	(3)	Number of teachers receiving a bonus in each category of courses identified
18		in sub-subdivision a. of subdivision (1) of this subsection.
19	(4)	The amounts awarded to teachers for each category of courses identified in
20		sub-subdivision a. of subdivision (1) of this subsection.
21	(5)	The type of industry certifications and credentials earned by the students, the
22		value ranking for each certification and credential, the number of bonuses
23		earned for each certification or credential, and the total bonus amount awarded
24		for each certification or credential.
25	(6)	Average bonus amount awarded to each qualifying teacher who is an eligible
26 27		teacher under sub-sub-subdivision a.1., b.1., or c.1. of subdivision (3) of subsection (b) of this section.
28	(7)	The percentage of teachers who received a bonus pursuant to this section and
20 29	(7)	were eligible to receive a bonus for teaching in the same grade level or course
30		in January 2022 or January 2023, or both, where applicable, pursuant to one
31		of the following programs:
32		a. The Advanced Course and CTE Bonus Program provided in Section
33		7A.4 of S.L. 2021-180.
34		b. The Growth-Based Teacher Bonus Program provided in Section 7A.2
35		of S.L. of 2022-74.
36	(8)	The percentage of teachers who received a bonus pursuant to this section and
37		received a bonus for teaching in the same grade level or course in either
38		January 2022 or January 2023 pursuant to one of the programs listed in
39 40	( <b>0</b> )	subdivision (7) of this subsection.
40 41	(9)	The percentage of teachers who received a bonus pursuant to this section and received a bonus for teaching in the same grade level or course in January
42		2022 or January 2023, or both, where applicable, pursuant to one of the
43		programs listed subdivision (7) of this subsection.
44	(10)	The statistical relationship between a teacher receiving a bonus in January
45	()	2024 or 2025 pursuant to this section and receiving a bonus pursuant to a
46		predecessor bonus program. For purposes of this subdivision, the following
47		are predecessor programs:
48		a. Bonuses awarded pursuant to Section 7A.4(c) of S.L. 2021-180 are
49		predecessors to bonuses awarded pursuant to subsection (c) of this
50		section.

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		b. Bonuses awarded pursuant to Section predecessors to bonuses awarded pur section.	suant to subsection (d) of this
		c. Bonuses awarded pursuant to subdivision (1) of subsection (d) of Se predecessors to bonuses awarded p subsection (f) and subdivision (1) of su	ection 7A.2 of S.L. 2022-74 are ursuant to subdivision (1) of
		d. Bonuses awarded pursuant to subdivision (2) of subsection (d) of Se predecessors to bonuses awarded p	ision (2) of subsection (c) and ection 7A.2 of S.L. 2022-74 are ursuant to subdivision (2) of
		<ul> <li>subsection (f) and subdivision (2) of subsection</li> <li>Bonuses awarded pursuant to subdivision</li> <li>of Section 7A.2 of S.L. 2022-74 are pursuant to subdivision (3) of subsection</li> </ul>	fon (c)(3) and subdivision (d)(3) redecessors to bonuses awarded
	(11)	subsection (g) of this section. The distribution of statewide and local growt this section as among qualifying public scho schools within those units.	_
)		AL FUNDS FOR TEACHER COMPENSAT	
		<b>TION 7A.4.(a)</b> Use of Funds. – For each year of	
		ed in subsection (f) of this section, the State Bo o this section to eligible local school adminis	
	-	eachers and qualifying school administrators in t	
		ong teachers and qualifying school administrators in t	•
		ative unit, including whether a teacher or q	
		supplement and the amount of the supplement r	
	•	e discretion of the local board of education of the	-
		supplement shall exceed the per teacher fundin	0 1
)		vision (4) of subsection (c) of this section.	
		<b>TION 7A.4.(b)</b> Definitions. – As used in this se	ection, the following definitions
	shall apply:		
	(1)	Adjusted market value of taxable real property	y. – A county's assessed taxable
		real property value, using the latest avail	ilable data published by the
		Department of Revenue, divided by the co	ounty's sales assessment ratio
		determined under G.S. 105-289(h).	
	(2)	County allocation factor. – For each eligible co	
		that county divided by the sum of all supplem	
	(3)	Eligible county. – A county that has an adjust	
)		property of less than forty-three billion s	even hundred million dollars
		(\$43,700,000,000).	
	(/1)	Eligible local school administrative unit. $-A$	
	(4)	I a set of the surface to a set the set of t	
		located in whole or in part in an eligible count	ty.
	(4)	Eligible school. – A public school that is loc	ty. cated in an eligible county and
	(5)	Eligible school. – A public school that is loc governed by a local school administrative unit	ty. cated in an eligible county and t.
		Eligible school. – A public school that is loc governed by a local school administrative unit Maintenance of effort amount. – For each loc	ty. cated in an eligible county and t. al school administrative unit in
	(5)	Eligible school. – A public school that is loc governed by a local school administrative unit Maintenance of effort amount. – For each loc each fiscal year, the supplant factor from the	ty. cated in an eligible county and t. al school administrative unit in prior fiscal year multiplied by
	(5) (6)	Eligible school. – A public school that is loc governed by a local school administrative unit Maintenance of effort amount. – For each loc each fiscal year, the supplant factor from the the amount of non-State funds expended for sa	ty. cated in an eligible county and t. al school administrative unit in prior fiscal year multiplied by alary supplements.
	(5)	Eligible school. – A public school that is loc governed by a local school administrative unit Maintenance of effort amount. – For each loc each fiscal year, the supplant factor from the	cated in an eligible county and t. al school administrative unit in prior fiscal year multiplied by alary supplements. following:

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1 2 3	(8)	Supplant factor. – For each local school administrative unit the total non-State funds expended for salary supplements State and non-State funds expended for salaries.	-
4 5 6	(9)	Supplement factor. – For each eligible county, the taxable multiplied by the number of State-funded teachers employed county that is governed by a local school administrative un	ed in a school in the
7 8 9	(10)	Taxable real property factor. – For each eligible county, the market value of taxable real property in the State divide market value of taxable real property for that county.	he median adjusted
10 11	(11) <b>SECT</b>	Teacher. – Teachers and instructional support personnel. <b>TON 7A.4.(c)</b> Allocation of Funds. – The State Board	of Education shall
12		r salary supplements to eligible local school administrative	
13	the following pro		C
14	(1)	County allocation. – For each eligible county, the State Bo	ard shall determine
15		a county allocation by multiplying the county allocation fa	
16		by the funding amount appropriated pursuant to this section	
17		fiscal year.	11
18	(2)	Per teacher funding amount. – For each eligible county, th	e State Board shall
19		determine a per teacher funding amount by dividing the	
20		amounts determined pursuant to subdivision (1) of this sub	section by the total
21		number of State-funded teachers employed in all eligib	•
22		county.	
23	(3)	Unit funding amount For each eligible local school adm	inistrative unit, the
24		State Board shall determine the funding amount for that un	nit based on the per
25		teacher funding amount or amounts for the eligible county	or counties where
26		the unit is located. For each county with an eligible school	ol governed by the
27		unit, the State Board shall multiply the applicable per teach	her funding amount
28		for that county determined pursuant to subdivision (2) of	this subsection by
29 30		the number of State-funded teachers employed in the elig	
30 31		county. If the unit is located in multiple eligible counties, the	le State Board shall
32	(4)	aggregate those amounts. Allocation and funding cap. – The State Board shall al	locata the amount
32 33	(4)	determined pursuant to subdivision (3) of this subsection to	
33 34		school administrative unit for each applicable fiscal year, u	-
35		five thousand dollars (\$5,000) per State-funded teacher.	p to a maximum of
36	SECT	<b>TON 7A.4.(d)</b> Charter Schools. – Funds appropriated to	the Department of
30 37		pursuant to this section shall be subject to the allocation of	_
38		d in G.S. 115C-218.105. The General Assembly encourage	
39		ursuant to this section to provide salary supplements to teach	
40		tors in the charter school in accordance with the requirement	
41		<b>TON 7A.4.(e)</b> Formula for Distribution of Supplemental F	
42		. – The formula in this section is solely a basis for distribution	
43	-	e local school administrative units and is not intended to refl	
44		he educational program or funding for public schools. The	•
45		ct any commitment by the General Assembly to appropri	
46		ds for eligible local school administrative units.	-
47		<b>TON 7A.4.(f)</b> Nonsupplant Requirement. – A local school	administrative unit
48		s under this section shall use the funds to supplement and not	
49		or salary supplements for teachers and qualifying school a	
50	State Board of H	Education shall not allocate any funds under this section	to a local school
51	administrative un	nit if the State Board finds that the unit has reduced t	he average salary

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1	supplement the	unit provided to teachers or qualifying school administrators from non-State	
2	funds in the prior school year, or the year for which the most recent data are available, as a result		
3	of funding pro-	vided pursuant to this section or Section 7A.12 of S.L. 2021-180, if all of the	
4	-	ia apply for each year of the 2023-2025 fiscal biennium:	
5	(1)	If the amount of non-State funds expended for salary supplements was less	
6		than ninety-five percent (95%) of the maintenance of effort amount for the	
7		local school administrative unit.	
8	(2)	The local school administrative unit cannot show (i) that it has remedied the	
9		deficiency in funding or (ii) that extraordinary circumstances caused the unit	
0		to supplant non-State funds with funds allocated under Section 7A.12 of S.L.	
1		2021-180.	
2		<b>TION 7A.4.(g)</b> Reports. – No later than April 15 of each year of the 2023-2025	
3	fiscal biennium	, the State Board of Education shall report the following information for the	
4		I year to the Joint Legislative Education Oversight Committee, the Senate	
5	Appropriations	Committee on Education/Higher Education, the House Appropriations	
6	Committee on l	Education, and the Fiscal Research Division:	
7	(1)	A list of all eligible counties and eligible local school administrative units.	
8	(2)	Funds allocated to each eligible local school administrative unit.	
9	(3)	The percentage and amount of teachers and qualifying school administrators	
20		in each eligible local school administrative unit receiving salary supplements.	
21	(4)	The average salary supplement amount in each eligible local school	
2		administrative unit.	
3	(5)	The range of salary supplement amounts in each eligible local school	
24		administrative unit.	
5	(6)	The effect of the salary supplements on the retention of teachers and	
6		qualifying school administrators in eligible local school administrative units.	
7	(7)	The identity of any local school administrative unit that the State Board	
28		determines has supplanted funds.	
9			
30	SMALL COU	NTY AND LOW-WEALTH SIGNING BONUS FOR TEACHERS	
31		<b>TION 7A.5.(a)</b> Article 20 of Chapter 115C of the General Statutes is amended	
32	, 0	v section to read:	
33		Small county and low-wealth signing bonus.	
34	(a) Defi	nitions. – For purposes of this section, the following definitions shall apply:	
35	<u>(1)</u>	Eligible employee. – A person who meets all of the following criteria:	
36		a. Accepts employment as a teacher with an eligible employer.	
37		b. Was not employed by the eligible employer identified in	
38		sub-subdivision a. of this subdivision in the prior fiscal year.	
39		c. Is employed by the eligible employer identified in sub-subdivision a.	
-0		of this subdivision as of October 1 of the school year for which the	
1		teacher accepts employment.	
12	<u>(2)</u>	Eligible employer. – The governing board of a local school administrative unit	
13		that receives at least one of the following in the year in which the teacher	
4		accepts employment pursuant to sub-subdivision c. of subdivision (1) of this	
15		subsection:	
16		<u>a.</u> <u>Small county school system supplemental funding.</u>	
17		b. Supplemental funding for local school administrative units in	
8		low-wealth counties.	
19	<u>(3)</u>	Local funds. – Matching funds provided by an eligible employer to enable an	
50		eligible employee to qualify for the signing bonus program established by this	
51		section.	

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1	(4) <u>Teacher. – Teachers and instructional support personnel.</u>			
2	(b) Signing Bonus Program. – To the extent funds are provided for this purpose, the			
3	Department of Public Instruction shall establish and administer a signing bonus program for			
4	teachers. Signing bonuses shall be provided each school year to all eligible employees who are			
5	employed by an eligible employ			
6	in State funds for every one			
7	State funds.		<u> </u>	
8		on from Future Signing Bo	nuses. – A teache	r who receives a signing
9	bonus pursuant to this sect			
10	section or a similar enactme	ent of the General Assemb	bly for at least two	o full school years. This
11	section shall not apply to an	ny legislatively mandated	bonuses received	by teachers that are not
12	signing bonuses.			
13	(d) Bonuses as Add	itions. – The bonuses awa	arded pursuant to	this section shall be in
14	addition to any regular wage	e or other bonus a teacher i	receives or is sche	eduled to receive.
15	(e) Not for Retireme	nt. – Notwithstanding G.S.	. 135-1(7a), the bo	onuses awarded pursuant
16	to this section are not com	pensation under Article 1	of Chapter 135	of the General Statutes,
17	Retirement System for Teac			
18		<b>5.(b)</b> This section applies	0 0	<b>e i i</b>
19	accept employment as a tead	cher with an eligible emplo	oyer for the 2023-	2024 school year.
20				
21	PRINCIPAL SALARY SC			
22		(a) The following annual	salary schedule f	for principals shall apply
23	for the 2023-2024 fiscal yea	<b>e e .</b>	a	
24		3-2024 Principal Annual	•	
25 26	Avg. Daily Membershi	-	Met Growth	Exceeded Growth
26 27	0-200 201-400	\$74,437	\$81,880 \$85.074	\$89,324 \$03,700
27	401-700	\$78,158 \$81,880	\$85,974 \$90,068	\$93,790 \$98,257
28 29	701-1,000	\$85,602	\$90,008 \$94,162	\$102,722
30	1,001-1,600	\$89,324	\$98,257	\$107,188
31	1,601+	\$93,045	\$102,350	\$111,654
32	,	cement on the salary sche	. ,	
33	average daily membership of	•		6
34	(b) of this section, and the s			
35	each school the principal sup	0	-	
36	(c) of this section, regardles	-	•	
37	school as a principal for at l			
38	1 I	al shall be paid according	•	
39	· · · · ·	as follows:		
40	a. B	etween July 1, 2023, and	December 31, 20	23, if the school growth
41		ore shows the school exce		-
42	b. B	etween January 1, 2024,	and June 30, 202	24, if the higher school
43		owth score in one of the tw		
44	ex	ceeded expected growth.		
45	(2) A princip	al shall be paid according	to the Met Growth	n column of the schedule
46	as follow			
47		etween July 1, 2023, and		-
48		ore shows the school	1 0	1 1
49		pervised a school in the		that was not eligible to
50	re	ceive a school growth score	re.	

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	b. Between January 1, 2024, and June 30, 2024, if a apply:	ny of the following
	<ol> <li>The higher school growth score in one of t</li> <li>years shows that the school met expected g</li> </ol>	-
	<ol> <li>The principal supervised a school in the tw that was not eligible to receive a school gree</li> </ol>	o prior school years
(3)	A principal shall be paid according to the Base column, as	
(3)	<ul> <li>a. Between July 1, 2023, and December 31, 2023, it score shows the school did not meet expected grow has not supervised any school as a principal for a r school year.</li> </ul>	f the school growth wth or the principal
	b. Between January 1, 2024, and June 30, 2024, if a apply:	ny of the following
	1. The school growth scores from the two prio that the school did not meet expected grow	•
	2. The principal has not supervised any school a majority of the two prior school years.	•
SEC	<b>FION 7A.6.(b)</b> For purposes of determining the average data	ly membership of a
	I, the following shall apply:	aly memorismly of a
(1)	The following amounts shall be used during the following	time periods:
( )	a. Between July 1, 2023, and December 31, 2023	
	membership for the school from the 2022-2023	
	school did not have an average daily membershi	-
	school year, the projected average daily membersh	-
	the 2023-2024 school year.	1
	b. Between January 1, 2023, and June 30, 2023,	the average daily
	membership for the school for the 2023-2024 scho	
(2)	The average daily membership of a principal's school shall	•
	daily membership of any prekindergarten students in school.	membership at the
SEC	<b>FION 7A.6.(c)</b> For purposes of determining the school gro	wth scores for each
	pal supervised in one or more prior school years, the follow	
scores shall be us	sed during the following time periods:	
(1)	Between July 1, 2023, and December 31, 2023, the school	l growth score from
	the 2021-2022 school year.	
(2)	Between January 1, 2023, and June 30, 2023, the school	growth scores from
	the 2021-2022 and 2022-2023 school years.	
	<b>FION 7A.6.(d)</b> Beginning with the 2017-2018 fiscal year,	
	payments to principals paid on the principal salary schedu	
	ayments are included in the annual amounts under the princi	
	<b>FION 7A.6.(e)</b> A principal compensated in accordance with	
	year shall receive an amount equal to the greater of the foll	-
(1)	The applicable amount on the salary schedule for the appl	-
(2)	For principals who were eligible for longevity in the 201 the sum of the following:	6-2017 fiscal year,
	a. The salary the principal received in the 2016-2017	fiscal year pursuant
	to Section 9.1 or Section 9.2 of S.L. 2016-94.	notar your pursuant
	b. The longevity that the principal would have recei	ved as provided for
	State employees under the North Carolina Humar	-
	the 2016-2017 fiscal year based on the principa	
	service.	

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1	(3) For principals who were not eligible for longevity in the 2016-			
2 3	year, the salary the principal received in the 2016-2017 fiscal year pursuant to			
3 4	Section 9.1 or Section 9.2 of S.L. 2016-94. SECTION 7A.6.(f) It is the intent of the General Assembly to implement the			
4 5				· ·
5 6	following annual salary schedule 2024:	for principals for	the 2024-2025 fiscal	year, beginning July 1,
7		75 Principal Ann	ual Salary Schedule	
8	Avg. Daily Membership	Base	Met Growth	<b>Exceeded</b> Growth
9	0-200	\$76,298	\$83,927	\$91,557
10	201-400	\$80,112	\$88,123	\$96,135
11	401-700	\$83,927	\$92,320	\$100,713
12	701-1,000	\$87,742	\$96,516	\$105,290
13	1,001-1,600	\$91,557	\$100,713	\$109,868
14	1,601+	\$95,371	\$104,909	\$114,445
15	,	. ,	. ,	. ,
16	<b>BONUSES FOR PRINCIPALS</b>	5		
17	SECTION 7A.7.(a)	The Department of	of Public Instruction s	hall administer a bonus
18	in the 2023-2024 fiscal year to an	y principal who su	pervised a school as a	principal for a majority
19	of the previous school year if that	t school was in th	e top fifty percent (50	%) of school growth in
20	the State during the previous	school year, ca	lculated by the Sta	te Board pursuant to
21	G.S. 115C-83.15(c), as follows:			
22	2023	<b>3-2024 Principal</b> 1	Bonus Schedule	
23	Statewide Growth Perce	entage	Bonu	
24	Top 5%		\$15,0	
25	Top 10%		\$10,0	
26	Top 15%		\$5,0	
27	Top 20%		\$2,5	
28	Top 50%	•	\$1,0	
29	A principal shall receive no more than one bonus pursuant to this subsection. The			
30	bonus shall be paid at the highest amount for which the principal qualifies. SECTION 7A.7.(b) The bonus awarded pursuant to this section shall be in addition			
31 32			-	
32 33	to any regular wage or other bonu			
33 34	<b>SECTION 7A.7.(c)</b> Notwithstanding G.S. 135-1(7a), the bonuses awarded pursuant to this section are not compensation under Article 1 of Chapter 135 of the General Statutes,			
35	to this section are not compensation under Article 1 of Chapter 135 of the General Statutes, Retirement System for Teachers and State Employees.			
36	SECTION 7A.7.(d) It is the intent of the General Assembly that funds provided			
37	pursuant to this section will supplement principal compensation and not supplant local funds.			
38	1 11		-	ection shall be paid no
39	later than October 31, 2023, to qu			
40	1	<b>J B F F</b>	I J III	,
41	ASSISTANT PRINCIPAL SAI	LARIES		
42	SECTION 7A.8.(a)	For the 2023-2024	fiscal year, beginning	g July 1, 2023, assistant
43	principals shall receive a month			
44	classified as "A" teachers plus ni	neteen percent (19	9%). An assistant prin	cipal shall be placed on
45	the step on the salary schedule th			
46	employee of the public schools.	For purposes of t	his section, an admini	strator with a one-year
47	provisional assistant principal's co		-	
48		-	-	on based on academic
49	preparation at the six-year degr			
50	twenty-six dollars (\$126.00) per			l shall be paid a salary
51	supplement of two hundred fifty-	three dollars (\$25	3.00) per month.	

1	-	in an approved full-time master's in school	
2	administration program shall receive up to a 10-month stipend during the internship period of the		
3	master's program. The stipend shall be at the beginning salary of an assistant principal or, for a		
4	teacher who becomes an intern, at least as much as that person would earn as a teacher on the teacher salary schedule. The North Carolina Principal Fellows Program or the school of education		
5	-	1 0	
6	where the intern participates in a full-time master the Department of Public Jactanetics with contin		
7	the Department of Public Instruction with certifi	-	
8 9		the 2017-2018 fiscal year, in lieu of providing	
9 10	annual longevity payments to assistant principal		
10	amounts of those longevity payments are include principals pursuant to subsection (a) of this secti		
12		principal compensated in accordance with this	
12	section for the 2023-2024 fiscal year shall receive		
13 14	•	salary schedule for the applicable year.	
15		ere eligible for longevity in the 2016-2017 fiscal	
16	year, the sum of the following		
17		t principal received in the 2016-2017 fiscal year	
18	•	l or Section 9.2 of S.L. 2016-94.	
19	-	e assistant principal would have received as	
20		mployees under the North Carolina Human	
21		2016-2017 fiscal year based on the assistant	
22	principal's current yea	rs of service.	
23	(3) For assistant principals who w	vere not eligible for longevity in the 2016-2017	
24	fiscal year, the salary the assi	stant principal received in the 2016-2017 fiscal	
25	year pursuant to Section 9.1 o	r Section 9.2 of S.L. 2016-94.	
26			
27	CENTRAL OFFICE SALARIES		
28		2024 fiscal year, beginning July 1, 2023, the	
29	annual salary for superintendents, assistant		
30	directors/coordinators, supervisors, and finance	11	
31	funds shall be increased by two and one-half per		
32		of the General Assembly to increase the annual	
33		uperintendents, associate superintendents,	
34 25	directors/coordinators, supervisors, and finance of funds for the 2024 2025 fixed war beginning by		
35 36	funds for the 2024-2025 fiscal year, beginning Ju	alary maximums that follow apply to assistant	
30 37	superintendents, associate superintendents, di		
38	officers for the 2023-2024 fiscal year, beginning	-	
39	officers for the 2023-2024 fiscar year, beginning	2023-2024 Fiscal Year	
40		Maximum	
41	School Administrator I	\$7,246	
42	School Administrator II	\$7,677	
43	School Administrator III	\$8,135	
44	School Administrator IV	\$8,453	
45	School Administrator V	\$8,790	
46	School Administrator VI	\$9,312	
47	School Administrator VII	\$9,683	
48		termine the appropriate category and placement	
49	for each assistant superintendent, associate		
50	finance officer within the maximums and within	n funds appropriated by the General Assembly	

50 finance officer within the maximums and within funds appropriated by the General Assembly

for central office administrators and superintendents. The category in which an employee is
 placed shall be included in the contract of any employee.

3 **SECTION 7A.9.(d)** The monthly salary maximums that follow apply to 4 superintendents for the 2023-2024 fiscal year, beginning July 1, 2023:

5		2023-2024 Fiscal Year
6		Maximum
7	Superintendent I	\$10,264
8	Superintendent II	\$10,876
9	Superintendent III	\$11,529
10	Superintendent IV	\$12,222
11	Superintendent V	\$12,957

12 The local board of education shall determine the appropriate category and placement 13 for the superintendent based on the average daily membership of the local school administrative 14 unit and within funds appropriated by the General Assembly for central office administrators and 15 superintendents.

SECTION 7A.9.(e) Longevity pay for superintendents, assistant superintendents,
 associate superintendents, directors/coordinators, supervisors, and finance officers shall be as
 provided for State employees under the North Carolina Human Resources Act.

19 SECTION 7A.9.(f) Superintendents, assistant superintendents, associate 20 superintendents, directors/coordinators, supervisors, and finance officers with certification based 21 on academic preparation at the six-year degree level shall receive a salary supplement of one 22 hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided 23 pursuant to this section. Superintendents, assistant superintendents, associate superintendents, 24 directors/coordinators, supervisors, and finance officers with certification based on academic 25 preparation at the doctoral degree level shall receive a salary supplement of two hundred 26 fifty-three dollars (\$253.00) per month in addition to the compensation provided for under this 27 section.

28 SECTION 7A.9.(g) The State Board of Education shall not permit local school 29 administrative units to transfer State funds from other funding categories for salaries for public 30 school central office administrators.

31 SECTION 7A.9.(h) It is the intent of the General Assembly that the monthly salary 32 maximums that follow shall apply to assistant superintendents, associate superintendents, 33 directors/coordinators, supervisors, and finance officers for the 2024-2025 fiscal year, beginning 34 July 1, 2024:

35		2024-2025 Fiscal Year
36		Maximum
37	School Administrator I	\$7,427
38	School Administrator II	\$7,869
39	School Administrator III	\$8,338
40	School Administrator IV	\$8,664
41	School Administrator V	\$9,010
42	School Administrator VI	\$9,545
43	School Administrator VII	\$9,925

44 **SECTION 7A.9.(i)** It is the intent of the General Assembly that the monthly salary 45 maximums that follow shall apply to superintendents for the 2024-2025 fiscal year, beginning 46 July 1, 2024:

47	•	2024-2025 Fiscal Year
48		Maximum
49	Superintendent I	\$10,521
50	Superintendent II	\$11,148
51	Superintendent III	\$11,817

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1	Superintende	ent IV	\$12,528	_
2	Superintende		\$13,281	
3	~~p •11110110		<i>410,201</i>	
4	NONCERTIFIED	PERSONNEL SALARI	ES	
5			223-2024 fiscal year, beginning July 1, 2023, the	<u>.</u>
6			employees whose salaries are supported from State	
7	funds shall be increa	1		
8 9		for permanent, full-time ne-half percent (2.5%).	employees on a 12-month contract, by two and	1
10	(2) F	or the following employed	ees, by an equitable amount based on the amount	t
11	st	pecified in subdivision (1		_
12	a.		ne employees on a contract for fewer than 12	2
13		months.		
14	b	/ 1	1 5	
15	C.		manent hourly employees.	
16			4-2025 fiscal year, beginning July 1, 2024, it is the	
17			the annual salary for noncertified public school	l
18		laries are supported from		
19		-	employees on a 12-month contract, by two and	1
20		ne-half percent (2.5%).		
21			ees, by an equitable amount based on the amount	t
22	1	pecified in subdivision (1		`
23	a.		ne employees on a contract for fewer than 12	2
24 25	h	months.	an amployans	
23 26	b	/ 1	manent hourly employees.	
20 27	c.	. Temporary and per	manent nourry employees.	
28	PART VIII THE I	INIVERSITY OF NOR	TH CAROLINA SYSTEM	
28 29		JIII ERSIII OF NOR		
30	UNC/ESCHEAT F	UND FOR STUDENT I	FINANCIAL AID PROGRAMS	
31			ropriated by this act from the Escheat Fund for the	,
32		· · · · · · · · · · · · · · · · · · ·	incial aid shall be allocated in accordance with	
33			vision of Chapter 116B of the General Statutes, if	
34		<b>U I</b>	at Fund is less than the amounts referenced in this	
35	•		scheat Fund principal to reach the appropriations	
36		•	ircumstances shall the Escheat Fund principal be	
37	reduced below the s	um required in G.S. 116	B-6(f). If any funds appropriated from the Escheat	t
38			ain uncommitted aid as of the end of a fiscal year,	
39	the funds shall be ret	urned to the Escheat Fund	l, but only to the extent the funds exceed the amount	t
40	of the Escheat Fund	income for that fiscal year	ar.	
41	SECTIO	<b>N 8.1.(b)</b> The State H	Education Assistance Authority (Authority) shall	1
42	conduct periodic eva	aluations of expenditures	of the student financial aid programs administered	1
43	by the Authority to c	determine if allocations a	re utilized to ensure access to institutions of higher	r
44		-	respective programs. The Authority may make	
45			o the President of The University of North Carolina	
46			System regarding their respective student financial	
47		then may authorize redis	tribution of unutilized funds for a particular fiscal	l
48	year.			
49 50				
50	UNC BUILDING F			
51	SECTIO	<b>NN 8.2.(a)</b> For purposes of	f this section, the following definitions shall apply:	•

	General Assem	bly Of North Carolina	Session 2023
1 2 3	(1)	Building. – A building that is operated or maintain North Carolina or a constituent institution of T Carolina.	•
4	(2)	Building reserve model. – The formula used by	-
5		Carolina System Office to determine the operating a	
6		buildings once construction of those buildings is con	-
7		<b>FION 8.2.(b)</b> No later than April 1, 2024, the Boa	
8 9	•	orth Carolina shall study and report to the Joint Legisla	6
9		he Fiscal Research Division on the building reserve made the following information:	iouei. At a minimum, the
1	(1)	For all buildings, disaggregated by constituent institu	ution and fund source the
2	(1)	following:	ation and fund source, the
3		a. Expenditures related to operation and ma	intenance costs for the
4		2022-2023 fiscal year, including expenditur	
5		basis of at least the following building res	
6		expenses:	1
7		1. Personnel and fringe benefits.	
8		2. Utilities and insurance.	
9		3. Custodial and supplies.	
20		4. Facilities and maintenance.	
21		5. Information technology.	
22		b. The number of full-time equivalent position	
23		and maintenance used in the 2022-2023 fisc.	
24		positions that align with the following buildi	ng reserve model outputs
25		and expenses:	vision and supervision
26 27		<ol> <li>Building environmental service techr</li> <li>Building environmental service super</li> </ol>	-
28		3. Facilities maintenance technician me	
.0 29		4. Public safety officer.	chanical.
30		5. Environmental health and safety prof	Tessional
81		6. Information technology networking a	
32		7. Information technology networking t	
33		8. Facilities maintenance technician trac	
84		c. Recurring expenditures generated by the	current building reserve
85		model, taking into account all gross square fe	et and building types, for
6		at least the outputs and expenses identified in	sub-subdivision a. of this
87		subdivision.	
88		d. The number of full-time positions generated	
89		reserve model, taking into account all gross	1 0
0		types, for at least the outputs and	expenses identified in
1		sub-subdivision b. of this subdivision.	1 1 1
2	(2)	An analysis of the findings in subdivision (1) of this	s subsection, including at
3  4		least the following information:	recorris model aligne or
5		a. Any instances where the current building misaligns with full-time equivalent positions	-
6		of the constituent institutions.	, • , ·, · • . •
7		b. Any substantial differences among constitu	
8		operating and maintenance expenditures	
9 50		expenditures under the building reserve mod	
50 51		c. Recommendations to improve the process of maintenance funds for buildings.	providing operation and
1		maintenance runus for buildings.	

1							
2	COMPLETION ASSISTANCE PROGRAMS						
3	SECTION 8.3.(a) For purposes of this section, the term "eligible constituent						
4	institutions" refer	s to the following constituent institutions of The University of North Carolina:					
5	(1)	Elizabeth City State University.					
6	(2)	Fayetteville State University.					
7	(3)	North Carolina Agricultural and Technical State University.					
8	(4)	North Carolina Central University.					
9	(5)	The University of North Carolina at Asheville.					
10	(6)	The University of North Carolina at Pembroke.					
11	(7)	Winston-Salem State University.					
12	• •	<b>TION 8.3.(b)</b> The Board of Governors of The University of North Carolina shall					
13		letion Assistance Program (Program) at each eligible constituent institution. At					
14	-	he extent funds are provided for this purpose, each Program shall meet the					
15	following criteria	· · · ·					
16	(1)	A student enrolled in a Program established by this section may receive up to					
17	(1)	one thousand dollars (\$1,000) per academic year under that Program to pay					
18		for the costs of continuing attendance and earning necessary credit hours at					
19		the eligible constituent institution.					
20	(2)	A student shall be eligible to receive funds under a Program if the student					
21	(2)	meets at least the following requirements:					
22		a. Needs financial assistance to remain enrolled at the eligible constituent					
23		institution and earn credits necessary to graduate on time.					
24		b. Is a resident for tuition purposes, as provided in G.S. 116-143.1.					
25		<ul><li>c. Meets satisfactory academic progress, as determined by the Board.</li></ul>					
26		<ul><li>d. Has completed or is on track to complete at least 60 academic credit</li></ul>					
27		hours by the end of the semester in which the funds are provided.					
28		e. Has completed the Free Application for Federal Student Aid (FAFSA)					
28 29		for the academic year in which the funds are provided.					
30		f. Has an unpaid balance with the eligible constituent institution. This					
31		may include an unpaid balance for tuition, fees, room, board, or other					
32							
	SECT	expenses of attendance. ( <b>ION 8.3.(c)</b> The Board of Governors of The University of North Carolina shall					
33							
34 25	1	ompletion Assistance Program established pursuant to this section to the Joint					
35	0	ation Oversight Committee no later than March 15 of each year. The report shall					
36		mum, an analysis of the impact of each Program on the following:					
37	(1)	On-time graduation rates.					
38	(2)	Student debt at graduation. <b>Student de la companyiste d</b> in this set to the Board of $f$					
39 40		<b>TION 8.3.(d)</b> Of the nonrecurring funds appropriated in this act to the Board of					
40		e University of North Carolina for each year of the 2023-2025 fiscal biennium					
41	-	Assistance Programs, the Board shall allocate these funds each year on an equal					
42	basis among all e	ligible constituent institutions.					
43							
44		THE SCHOOL OF CIVIC LIFE AND LEADERSHIP AT THE					
45		Y OF NORTH CAROLINA AT CHAPEL HILL					
46		<b>TION 8.5.(a)</b> The Board of Trustees of the University of North Carolina at					
47	_	onsultation with the Board of Governors of The University of North Carolina,					
48		e University of North Carolina at Chapel Hill, and faculty and administration					
49 50		niversity of North Carolina at Chapel Hill, shall establish the School of Civic					
50		hip at the University of North Carolina at Chapel Hill (the School). The School					
51	shall provide cou	urse opportunities for students and house the Program on Public Discourse.					

1 Courses may focus on the development of democratic competencies informed by American 2 history and the American political tradition, with the purpose of fostering public discourse and 3 civil engagement necessary to promote democracy and benefit society. The School may also 4 develop programming addressing these topics and provide resources to students, faculty, and the 5 general public, as needed.

6 **SECTION 8.5.(b)** If the nonrecurring funds appropriated in this act to the Board of 7 Governors of The University of North Carolina for the 2023-2025 fiscal biennium to be allocated 8 to the University of North Carolina at Chapel Hill for the School of Civic Life and Leadership 9 are insufficient to establish the School pursuant to subsection (a) of this section, the University 10 of North Carolina at Chapel Hill shall expend sufficient additional funds to achieve that purpose. 11 **SECTION 8.5.(c)** No later than March 15, 2024, the Board of Trustees of the 12 University of North Carolina at Chapel Hill shall report to the Joint Legislative Education 13 Oversight Committee and the Fiscal Research Division on progress made toward establishing the 14 School of Civic Life and Leadership and factors affecting the long-term sustainability of the 15 School.

16

# 17 REDUCE NUMBER OF REQUIRED UNC LABORATORY SCHOOLS FROM NINE TO 18 EIGHT

19

**SECTION 8.6.(a)** G.S. 116-239.5(a) reads as rewritten:

The Board of Governors, upon recommendation by the President, shall designate 20 "(a) 21 constituent institutions to submit proposals to establish at least nine-eight laboratory schools in 22 total to serve public school students in accordance with the provisions of this Article. The Board 23 of Governors shall select constituent institutions with high-quality educator preparation programs 24 as demonstrated by the annual performance measures reported by the constituent institutions in 25 accordance with G.S. 115C-296.35. The Board of Governors' Subcommittee on Laboratory 26 Schools established under G.S. 116-239.7 shall review the proposals and approve at least nine eight of the proposals to establish laboratory schools. The Subcommittee may select a constituent 27 28 institution to operate more than one laboratory school. The Subcommittee shall oversee the 29 operations of those laboratory schools to meet the purposes set forth in this Article."

30

**SECTION 8.6.(b)** G.S. 116-239.7(a1) reads as rewritten:

31 Approval of Laboratory Schools. - The Board of Governors, upon the "(a1) 32 recommendation of the President, shall designate constituent institutions to establish and operate 33 a total of at least nine eight laboratory schools. The chancellor of each constituent institution 34 shall adopt and submit to the Subcommittee a proposal to operate one or more laboratory schools 35 in one or more local school administrative units that meet the minimum threshold for the number 36 of low-performing schools located in a unit under G.S. 116-239.6(4). The proposal shall include 37 the governance structure of the laboratory school. The Subcommittee shall evaluate the proposals 38 for approval or disapproval by considering the design components and the strategic focus of the 39 laboratory school and any other standards developed by the Subcommittee to be applicable to all 40 laboratory schools. The Subcommittee shall also consider the location of each laboratory school 41 so that, to the extent possible, there is a geographically diverse distribution of the laboratory 42 schools throughout the State. From the proposals submitted to the Subcommittee, the 43 Subcommittee shall approve the establishment of at least nine eight laboratory schools."

- 44
- 45

# COLLABORATORY REPORT ON RECOVERY COURT STUDY RESULTS

46 **SECTION 8.11.(a)** Of the funds appropriated in this act from the Opioid Abatement 47 Fund established pursuant to Section 9F.1 of S.L. 2021-180, as amended by Section 9F.1 of S.L. 48 2022-74, to the Board of Governors of The University of North Carolina to be allocated to the 49 University of North Carolina at Chapel Hill for the North Carolina Collaboratory (Collaboratory), 50 the Collaboratory shall study existing judicially managed accountability and recovery courts 51 (JMARCs), including those drug treatment courts and JMARCs partially or fully exempted from

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Article 62 of Chapter 7A of the General Statutes under G.S. 7A-802. These funds shall not revert
at the end of the 2023-2024 fiscal year but shall remain available until expended.
<b>SECTION 8.11.(b)</b> No later than October 1, 2024, the Collaboratory shall report on
the results of the study required by subsection (a) of this section to the following entities:
(1) The Joint Legislative Oversight Committee on Health and Human Services.
(2) The Joint Legislative Oversight Committee on Justice and Public Safety.
(3) The Joint Legislative Education Oversight Committee.
(4) The chairs of the House and Senate Appropriations Committees on Health and
Human Services.
(5) The chairs of the House and Senate Appropriations Committees on Justice and
Public Safety.
(6) The chairs of the House and Senate Appropriations Committees on Education.
SECTION 8.11.(c) The report required by subsection (b) of this section shall
include, at a minimum, each of the following:
(1) Executive summary of the study and its findings.
(2) Summary of each JMARC's operating model.
(3) Summary of each JMARC's funding sources.
(4) Analysis of demand and capacity for each JMARC.
(5) Summary of need and local interest for additional JMARCs.
(6) Feasibility of JMARCs operating across counties and across judicial districts.
(7) Proposed JMARC expansion plan.
(8) List of funding sources to support the expansion plan outlined in subdivision
(7) of this subsection.
<b>SECTION 8.11.(d)</b> This section is effective when it becomes law.
REQUIRE COMPREHENSIVE TRANSITION POSTSECONDARY PROGRAMS
REPORT AND ESTABLISH CTP PROGRAM AT UNC-W
<b>SECTION 8.12.(a)</b> Article 35A of Chapter 116 of the General Statutes is amended
by adding a new section to read:
" <u>§ 116-298. Report.</u> The University of North Combine Sectors Office shall associate the University Logislation
<u>The University of North Carolina System Office shall report to the Joint Legislative</u> Education Oversight Committee by March 15 of each year on the impact on participants of CTP
- FOR ADOLUTIENT OF THE PART OF EACH VEALOUTHE HUDACT OF DATICIDATING OF C FE
Programs at constituent institutions of The University of North Carolina. At a minimum, the
Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution:
Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution:(1)Admissions requirements.
Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution:(1)Admissions requirements.(2)Number of participants.
Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution:(1)Admissions requirements.(2)Number of participants.(3)Participant outcomes, including credits earned toward a degree, diploma, or
Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution:(1)Admissions requirements.(2)Number of participants.(3)Participant outcomes, including credits earned toward a degree, diploma, or certificate and job placements for participants and graduates."
Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution: <ol> <li><u>Admissions requirements.</u></li> <li><u>Number of participants.</u></li> <li><u>Participant outcomes, including credits earned toward a degree, diploma, or certificate and job placements for participants and graduates.</u>"</li> </ol> <li>SECTION 8.12.(b) Of the recurring funds appropriated in this act to the Board of</li>
Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution: <ul> <li>(1) Admissions requirements.</li> <li>(2) Number of participants.</li> <li>(3) Participant outcomes, including credits earned toward a degree, diploma, or certificate and job placements for participants and graduates."</li> </ul> <li>SECTION 8.12.(b) Of the recurring funds appropriated in this act to the Board of Governors of The University of North Carolina for the 2023-2025 fiscal biennium to be allocated</li>
<ul> <li>Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution: <ol> <li><u>Admissions requirements.</u></li> <li><u>Number of participants.</u></li> <li><u>Participant outcomes, including credits earned toward a degree, diploma, or certificate and job placements for participants and graduates.</u>"</li> </ol> </li> <li>SECTION 8.12.(b) Of the recurring funds appropriated in this act to the Board of Governors of The University of North Carolina for the 2023-2025 fiscal biennium to be allocated to the University of North Carolina at Wilmington (UNC-W), UNC-W shall establish a certificate</li> </ul>
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<ul> <li>Programs at constituent institutions of The University of North Carolina. At a minimum, the report shall include the following information for each CTP Program at a constituent institution: <ol> <li>Admissions requirements.</li> <li>Number of participants.</li> <li>Participant outcomes, including credits earned toward a degree, diploma, or certificate and job placements for participants and graduates."</li> </ol> </li> <li>SECTION 8.12.(b) Of the recurring funds appropriated in this act to the Board of Governors of The University of North Carolina for the 2023-2025 fiscal biennium to be allocated to the University of North Carolina at Wilmington (UNC-W), UNC-W shall establish a certificate accomplishment program to be approved by the United States Department of Education as a Comprehensive Transition Postsecondary (CTP) Program (Program) for students with intellectual disabilities in accordance with the Higher Education Opportunity Act of 2008, 20 U.S.C. §§ 1140f through 1140i.</li> <li>SECTION 8.12.(c) No later than March 15, 2025, UNC-W shall report to the Joint Legislative Education Oversight Committee and the Fiscal Research Division on its progress in establishing the Program pursuant to subsection (a) of this section. The report shall include at</li> </ul>

	General Assem	Session 2023	
1	(3)	Support services to be provided by the Program, inclu-	ding the eligibility of
2		participants to receive college credits.	
3	(4)	Actual or estimated number of participants in the Progra	
4	(5)	Estimated additional costs to provide scholarships to stu	
5		the Program under the Comprehensive Transition Posts	• •
6		Program established pursuant to Article 35A of Chapte	er 116 of the General
7		Statutes.	
8 9	(6)	Whether the Program has been approved by the United Education and, if not, a time line for approval.	States Department of
9 10		Education and, it not, a time file for approval.	
10	NC PLANT SC	IENCES INITIATIVE	
12		<b>TION 8.13.(a)</b> Of the recurring funds appropriated in th	is act to the Board of
12		e University of North Carolina to be allocated to North Car	
13 14		North Carolina Agricultural and Technical State Universi	5
14		Plant Sciences Initiative (Initiative), NC State and NC A&	
16		ite, Inc., to establish or maintain a software platform to u	
17		to improve agricultural systems and agricultural profitabi	
18		disease. Funds shall be used for software, equipment insta	
19		pport. NC State and NC A&T shall collaborate in the creaters	
20		ch as practicable.	ation and use of these
20	1	<b>TION 8.13.(b)</b> No later than August 15, 2025, NC Stat	e and NC A&T shall
22		the Joint Legislative Education Oversight Committee	
23	Initiative on the	5	on the impact of the
23 24	(1)	The sustainability and profitability of agricultural s	vstems in the State
25	(1)	including any improved efficiencies.	ystems in the State,
26	(2)	Research grants secured by each constituent institution.	
27	(3)	Student and faculty recruitment and retention.	
28	(4)	Engagement and collaboration with private farmers in the	ne State.
29	(5)	Faculty research on agriculture.	
30	(6)	Collaboration between NC State and NC A&T.	
31	(-)		
32	UNIVERSITY	OF NORTH CAROLINA SYSTEM FACULT	Y RETIREMENT
33		E PROGRAM	
34		TION 8.14.(a) For purposes of this section, the terr	n "identified faculty
35		a full-time, tenured faculty member employed by a constitu	-
36		orth Carolina who meets all of the following criteria:	
37	(1)	Is at least 55 years of age.	
38	(2)	Meets either of the following criteria:	
39		a. Is eligible to commence retirement with an early	or service retirement
40		allowance under the Teachers' and State En	
41		System (TSERS).	
42		b. Is vested in the Optional Retirement Progr	am (ORP) for The
43		University of North Carolina.	
44	(3)	Does not receive disability or workers' compensation be	enefits.
45	SEC'	TION 8.14.(b) For the 2023-2025 fiscal biennium, the B	oard of Governors of
46	The University of	of North Carolina shall establish a Faculty Retirement Inc	centive Pilot Program
47		onstituent institutions of The University of North Carolin	
48	payments to ide	entified faculty members to provide long-term cost-sa	vings and improved
49	operational effic	eiencies for The University of North Carolina. Funds for	the Program shall be
50		ng constituent institutions based on criteria established by	
51	University of No	orth Carolina. The Program shall meet at least the followin	g requirements:

	General Assembly	Of North Carolina	Session 2023
1 2	F	An identified faculty member shall be selected to receip program in the discretion of the constituent institution	
3 4 5	(2) S	aculty member is employed. Severance payments shall be equivalent to the ident base salary from the prior academic year.	ified faculty member's
6 7 8 9	(3) S c s a	Severance payments shall be exempt from payroll de ontributions and shall not be considered compensation upplemental plans administered by The University of dministered by the Supplemental Retirement Boa	ion for purposes of the North Carolina or plans
10 11 12 13 14 15 16	(4) I c tl n a	G.S. 135-96. f an identified faculty member does not qualify for the ontribution for retiree health coverage provided under the constituent institution where the identified faculty may provide the faculty member, in addition to a se mount equivalent to 12 months of the full employ mployee health insurance premium.	er TSERS or ORP, then y member is employed severance payment, an
17		<b>DN 8.14.(c)</b> By December 1, 2024, and annually the	ereafter while funds are
18 19	expended under th information on the	e Program, the Board of Governors shall report Program to the Joint Legislative Education Oversig	at least the following
20 21 22	(1) T F	vision, disaggregated by constituent institution: The number of identified faculty members that rec Program.	eived funds under the
23		The total amount paid out by the Program.	
24 25		<b>DN 8.14.(d)</b> The nonrecurring funds appropriated to the North Coroling in this set for the 2022 2024 fiscal	
23 26	-	f North Carolina in this act for the 2023-2024 fiscal ystem Faculty Retirement Incentive Program, as enact	•
20 27		neral Fund at the end of the 2023-2024 fiscal year bu	-
28	until expended.		
29			
30	<b>REVISE POSTSE</b>	CONDARY ATTAINMENT GOAL REPORTING	G TIME
31	SECTIO	<b>DN 8.15.</b> Section 1(c) of S.L. 2019-55 reads as rewrite	tten:
32	"SECTION 1.(d	c) Beginning September 1, 2020, March 1, 2024, and e	every <del>September <u>March</u></del>
33		yFutureNC Commission, which is a statewide co	6
34		ational attainment in North Carolina, shall report to	-
35	1 1	. 120-29.5, and to the Joint Legislative Education O	0
36 37	1 0	State reaching the postsecondary attainment goal set	
37 38	postsecondary attain	act, and activities by the Commission to further Nort	in Carolina lowards the
38 39	posisecondary attain	intent goal.	
40	WATER SAFETY	ACT OF 2023	
41		<b>DN 8.16.(a)</b> Water Research Funding. – Funds appro-	priated in this act to the
42		laboratory (Collaboratory) for the 2023-2024 fiscal	1
43		ted to per- and poly-fluoroalkyl substances (PFAS)	•
44	1 0	ograms shall be allocated as follows:	2
45		Eventy million dollars (\$20,000,000) in nonrecurrin	ng funds for programs
46	r	elated to management of aqueous film-forming foa	ums (AFFF) containing
47		PFAS used by local fire departments and for other PFA	
48	-	purposes of this act, "local fire department" means a fin	
49		egulated, or managed by one or more units of Stat	0
50		ncluding those located at or serving public airports. The	hese funds are allocated
51	te	o the Collaboratory for the following purposes:	

	General Assembly Of N	orth Carolina	Session 2023
1	a.	To conduct a voluntary buyback program	for stocks of
2 3		PFAS-containing AFFF owned or stored by local	fire departments.
		The program may also include the purchase an	nd distribution of
4		replacement PFAS-free foams.	
5	b.	To develop, acquire, analyze, and deploy facilities a	
6		safely store and destroy PFAS-containing	AFFF, including
7		technologies available outside of the State.	
8	с.	To plan and construct an AFFF firefighting training	
9		fire departments to train with both PFAS-containin	•
10		that does not contain PFAS while minimizing	
11		impacts of this training. The facility shall be designed	
12		from PFAS-containing AFFF and shall be sited at	
13		State Fire Marshal's Advanced Rescue Training	
14 15		County. The Office of the State Fire Marshal shall	determine types of
15 16	d.	AFFF that will be used for training at the site. To provide competitive research grants for (i) hu	man exposure and
17	u.	other studies intended to assess the long-term health	-
18		and other emergency response personnel and their	-
19		from exposure to PFAS-containing AFF	•
20		PFAS-containing materials and (ii) other research	
21		water and air, PFAS toxicology and human e	
22		mitigation, removal, or destruction of PFAS and	
23		materials.	0
24	e.	To fund upgrades to laboratory space at the Text	tile Protection and
25		Comfort Center at North Carolina State Universit	y to accommodate
26		aerosol studies that simulate airborne PFAS particu	
27	(2) Four n	nillion dollars (\$4,000,000) in recurring funds for ot	her PFAS research
28	1 0	ts. In its expenditure of the funds allocated by the	
29		oratory shall prioritize funding of a multiyear hum	•
30		to per- and poly-fluoroalkyl substances (PFAS)	
31		es identified with higher than average PFAS ex	
32		ion, ingestion, and dermal exposure. Selection of	•
33	1	rioritize counties and communities (i) with a prime	•
34		from the Haw or the Cape Fear River, (ii) locat	
35 26	1	ses that use or create PFAS or chemical precursors	•
36 37		e PFAS compounds once released, (iii) located wit umber River Basins, and (iv) that may present a p	-
38		ure, or other health factors deemed appropriate by	
39	-	Collaboratory may engage expertise from the	-
40		nmental Quality and Health and Human Services a	-
41		of Strategic Partnerships within the Office of	•
42		gement to assist in working with State and local agen	-
43		illion dollars (\$2,000,000) in recurring funds for wat	
44		erging compounds, water quality improvements, or	
45		ch deemed important to the State by the Collaborator	•
46		<b>16.(b)</b> Report. – The Collaboratory shall include in	-
47		entation of its use of the funds allocated by this se	
48	regarding the research fu	nded by this section.	
49	SECTION 8.	<b>16.(c)</b> HMSI Research Grants. – Section 8.9(a) of S	.L. 2021-180 reads
50	as rewritten:		

1 "SECTION 8.9.(a) The North Carolina Collaboratory (Collaboratory), established pursuant 2 to Article 31A of Chapter 116 of the General Statutes, shall establish a research grant program 3 for the following constituent institutions of The University of North Carolina identified as 4 Historically Minority-Serving Institutions (HMSIs): Elizabeth City State University, Fayetteville 5 State University, North Carolina Agricultural and Technical State University, North Carolina 6 Central University, the University of North Carolina at Pembroke, and Winston-Salem State 7 University. The Collaboratory shall establish an application process and criteria for research 8 grants that include a focus on areas within the Collaboratory's mission of facilitating research 9 related to the environmental and economic components of the management of the natural 10 resources within the State and of new technologies for habitat, environmental, and water quality 11 improvements and other areas of public health.as set forth in G.S. 116-255.

The Collaboratory may award one or more research grants each fiscal year to each of the six HMSI constituent institutions to be used to expand their research capacity while being in service to the needs of the State. Of the funds appropriated by this act for the research grant program, the Collaboratory shall determine the amount of the research grant for each HMSI constituent institution in a fiscal year."

17 **SECTION 8.16.(d)** Public Water Supply Fluoridation Study. – The Commission for Public Health shall perform a review of the National Toxicity Program's September 2022 draft 18 19 report titled "Monograph on the State of the Science Concerning Fluoride Exposure and 20 Neurodevelopmental and Cognitive Health Effects: A Systematic Review," as well as the studies 21 reviewed in the report, and any other studies the Commission finds relevant to an assessment of 22 the association between fluoride exposure and IQ in children. Based on this review, the 23 Commission shall determine whether sufficient evidence exists for a link between fluoride in the 24 public water supply and cognitive decline or any other neurological detriment in children.

25 **SECTION 8.16.(e)** The Commission shall make a report to the General Assembly 26 on or before February 1, 2024, of its findings and recommendations, including a recommendation 27 on whether the current standard for fluoride established in the Commission's rules (i) is protective 28 of public health and (ii) should be lowered. If the Commission makes the determination regarding 29 a link between fluoride in public water supplies and neurological impacts in children as described 30 in subsection (a) of this section, then the Commission shall direct the Department of Health and 31 Human Services to create a list of the private and public water utilities in the State, their fluoride 32 concentration, the number of children or households to which they provide water, and any other 33 information that it deems pertinent. The Department shall include with the list a ranking of the 34 risk to children of the water supplied by each utility.

35 SECTION 8.16.(f) Revenue Sharing and Funding Availability. - G.S. 116-255(c)
 36 reads as rewritten:

37 "(c) Funding Conditions and Restrictions. – The following applies to funding received by
 38 the Collaboratory:

- 39
- 40 (7)The Collaboratory may negotiate or impose data use, data management, and revenue sharing requirements for intellectual property developed through its 41 42 research awards using State funds, including, but not limited to, contractual 43 terms that provide for gross revenue distribution to the General Fund for future research and development projects. 44 Funds appropriated by the General Assembly to the Collaboratory (i) shall not 45 (8) revert to the General Fund but shall remain available until expended and (ii) 46 47 shall not apply to the carryforward limitation imposed on constituent 48 institutions of The University of North Carolina by G.S. 116-30.3."
- 49 SECTION 8.16.(g) Effective Date. Subsections (a) and (b) of this section become
   50 effective July 1, 2023. The remainder of this section is effective when it becomes law.
- 51

. . .

1 2	UNC-W RESEARCH PROGRAMS IN CRITICAL WORKFORCE AREAS FUNDS AND REPORT							
$\frac{2}{3}$	<b>SECTION 8.17.</b> Of the recurring funds appropriated in this act to the Board of							
4	Governors of The University of North Carolina for the 2023-2025 fiscal biennium to be allocated							
5	to the University of North Carolina at Wilmington (UNC-W) for research programs, UNC-W							
6	shall expand research programs in critical research areas to maintain its classification in the							
7	Carnegie Classification of Institutions of Higher Education as R2 – High Research Activity.							
8	UNC-W shall use these funds only to expand relevant research programs in critical research areas							
9	and shall not supplant other funds already allocated for these purposes. By March 15, 2024, and							
10	every year thereafter in which these funds are provided, UNC-W shall report to the Joint							
11	Legislative Education Oversight Committee and the Fiscal Research Division on the use of the							
12	funds. The report shall include at least the following information:							
13	(1) A detailed explanation of how the funds are used, including all expansions on							
14	research programs supported by these funds since the previous report and the							
15	nature of each expansion.							
16 17	<ul> <li>(2) All critical research areas at the university, as defined by UNC-W.</li> <li>(2) The impact of the expansions identified in subdivision (1) of this section on</li> </ul>							
17 18	(3) The impact of the expansions identified in subdivision (1) of this section on the critical research areas identified in subdivision (2) of this section,							
10	including the extent to which the expansions support the continued							
20	classification of UNC-W as a High Research Activity institution.							
21	(4) Recommended actions to maintain the classification of UNC-W as a High							
22	Research Activity institution or to improve that classification to R1 – Very							
23	High Research Activity.							
24	(5) Any other matter UNC-W deems relevant to the efficient and effective							
25	expenditure of these funds.							
26								
27	REVISE DISTINGUISHED PROFESSORS ENDOWMENT TRUST FUND							
28	<b>SECTION 8.18.(a)</b> Part 4A of Article 1 of Chapter 116 of the General Statutes reads							
29 30	as rewritten: "Part 4A. Distinguished Professors Endowment Trust Fund.							
30 31	"§ 116-41.13. Distinguished Professors Endowment Trust Fund; purpose.Purpose.							
32	The General Assembly of North Carolina recognizes that the public university system would							
33	be greatly strengthened by the addition of distinguished scholars. scholars for degree programs							
34	in STEM subject areas. It further recognizes that private as well as State support is preferred in							
35	helping to obtain distinguished scholars for the State universities and that private support will							
36	help strengthen the commitment of citizens and organizations in promoting excellence							
37	throughout all State universities. It is the intent of the General Assembly to establish a trust fund							
38	to provide the opportunity to each State university to receive and match challenge grants to create							
39	endowments for selected distinguished professors for degree programs in STEM subject areas to							
40	occupy chairs within the university. The associated foundations that serve the universities shall							
41	solicit and receive gifts from private sources to provide for matching funds to the trust fund							
42	challenge grants for the establishment of endowments for chairs for degree programs in STEM							
43 44	subject areas within universities.							
44 45	" <b>§ 116-41.13A.</b> Distinguished Professors Endowment Trust Fund; definitions.Definitions. The following definitions apply in this Part:							
45 46	(1) <u>"Focused growth institution" means Focused growth institution. – Any of the</u>							
40 47	following:							
48	<u>a.</u> Elizabeth City State <del>University, <u>University</u>.</del>							
49	b. Fayetteville State University, University.							
50	c. North Carolina Agricultural and Technical University, University.							
51	d. North Carolina Central University, University.							

General Assem	bly Of N	North Carolina	Session 2023
	e	The University of North Carolina at F	Pembroke_Pembroke
	<u>e.</u> <u>f.</u>	Western Carolina University, and University	
		Winston-Salem State University.	<u>iversity.</u>
(2)	<u>g.</u> "Spoo	ial needs institution" means the Specia	I peads institution Any of the
(2)	-	-	<u>i needs institution. – Any of the</u>
	<u>follov</u>	<u>The North Carolina School of the Art</u>	redesignated offective August
	<u>a.</u>		•
		1, 2008, as the "University of North C	aronna School of the Arts, and
	h	Arts."	ah awilla
(2)	b. STEN	The University of North Carolina at A	
<u>(3)</u>		<u>I subject area. – Any subject area in a</u>	-
		e, technology, engineering, or mathem	
110 117 11 14		urship related to journalism or law is no	
"§ 116-41.14.		nguished Professors Endowment	Trust Fund; establishment;
		nt of the Fund; maintenance.	
		a Distinguished Professors Endowment	5
-		allenge grants to the constituent inst	
		und shall be invested pursuant to G.S. 1	
-	f the trus	t fund not matched shall increase the to	tal funds available for challenge
grants.	<b></b>		
	0	iished Professors Endowment Trust	Fund; allocation; <u>Allocation;</u>
	inistrati		
		nt institutions other than focused grow	-
		appropriated to the trust shall be allocat	ed by the Board as follows:
<u>(1)</u>		ding to one of the following:	
	<del>(1)<u>a.</u></del>	On the basis of one three hundr	
		(\$334,000) challenge grant for each	•
		dollars (\$666,000) raised from private	
	<del>(2)<u>b.</u></del>	On the basis of one one hundre	•
		(\$167,000) challenge grant for ea	•
		thousand dollars (\$333,000) raised fro	
	<del>(3)<u>c.</u></del>	On the basis of one challenge grant of	
		thousand dollars (\$667,000) for fund	-
		twice the amount of the challenge gra	
<u>(2)</u>		institution chooses to pursue the use	•••
		described in either subdivision (1), sub	
		<u>lbdivision b.,</u> or <del>subdivision (3)</del> <u>sub-sul</u>	
		ubsection, the challenge grant funds s	
		e sources on the basis of two dollars of p	private funds for every one dollar
		te funds.	
		growth institutions and special n	
		shall be allocated by the Board as follo	ws:
<u>(1)</u>		ding to one of the following:	
	<del>(1)<u>a.</u></del>	On the basis of one five hundred thous	
		grant for each five hundred thousand	dollars (\$500,000) raised from
		private sources; orsources.	
	<del>(2)<u>b.</u></del>	On the basis of one two hundred fi	•
		challenge grant for each two hundred	-
		raised from private sources; orsources	
	<del>(3)<u>c.</u></del>	On the basis of one challenge gran	-
		(\$1,000,000) for funds raised from pri	vate sources in the same amount
		as the challenge grant.	

	<b>General Assembly</b>	Of N	orth Carolina	Session 2023
1 2 3 4 5	ft si tł p	unds o <u>ub-su</u> his su private	nstitution chooses to pursue the use of the allo lescribed in either subdivision (1), subdivision (2) odivision b., or subdivision (3) sub-subdivision c bsection, the challenge grant funds shall be ma sources on the basis of one dollar of private fur	2), sub-subdivision a., c. of subdivision (1) of atched by funds from
6	S	State f	inds.	
7	(c) Matching	g func	s shall come from contributions made after July	1, 1985, and pledged
8	for the purposes spe	ecified	l by G.S. 116-41.14. Each participating constitu	ent institution's board
9	of trustees shall esta	ablish	its own Distinguished Professors Endowment	Frust Fund, Fund and
0			to the provision of G.S. 116-36 to function as a	
1	contributions and for	or the S	state matching funds for the challenge grants. The	State matching funds
2	shall be transferred	to the	e constituent institution's Endowment Fund upon	n notification that the
3	institution has receive	ved ar	d deposited the appropriate amount required by	this section in its own
4	<b>Distinguished</b> Profe	essors	Endowment Trust Fund. Only the net income fr	om that account shall
5	be expended in supp	port of	the distinguished professorship thereby created.	
6			ned Professors Endowment Trust Fund; contri	
7	commitr			
8	(a) For cons	stituen	t institutions other than focused growth institution	ons and special needs
9			may also be eligible for matching if there is:as for	
0			is one of the following:	
1		<del>1)</del> a.	A commitment to make a donation of at least	six hundred sixty-six
2	,	, <u> </u>	thousand dollars (\$666,000), as prescribed by C	-
3			initial payment of one hundred eleven thousand	
4				G.S. 116-41.15(a)(1);
5			orG.S. 116-41.15(a)(1)a.	
6	<del>(</del>	<del>2)<u>b.</u></del>	A commitment to make a donation of at least three	e hundred thirty-three
7	```	<u> </u>	thousand dollars (\$333,000), as prescribed by C	•
8			initial payment of fifty-five thousand five hund	
9				G.S. 116-41.15(a)(2);
0			orG.S. 116-41.15(a)(1)b.	
1	<del>(</del>	<u>3)c.</u>	All of the following:	
2			<u>1.</u> A commitment to make a donation in e	excess of six hundred
3			sixty-six thousand dollars (\$666,000)	
4			G.S. 143-31.4, and an G.S. 143C-4-5.	
5			2. <u>An initial payment of one-sixth of the</u>	committed amount to
6			receive a grant described in G.S. 116-4	
7			G.S. 116-41.15(a)(1)c.	
8			<u>3.</u> <u>The initial payment is accompanied by</u>	a written pledge to
9			provide the balance within five years after	r the date of the initial
0			payment. Each payment on the balance	shall be no less than
1			the amount of the initial payment and	shall be made on or
2			before the anniversary date of the initial	payment.
3	<u>(2)</u> P	Pledge	d contributions may not be matched prior to the a	ctual collection of the
4	to	otal fi	nds. Once the income from the institution's Dis	tinguished Professors
-5	E	Endow	ment Trust Fund can be effectively used pursua	int to G.S. 116-41.17,
6	tł	he ins	titution shall proceed to implement plans for esta-	ablishing an endowed
7	e	<del>hair.</del> c	hair in a STEM subject area.	
8		-	owth institutions and special needs institutions, c	contributions may also
.9	be eligible for match	-		
0	<u>(1)</u> <u>If</u>	f all o	f the following occur:	
51	<u>a</u>	<u>l.</u>	One of the following occurs:	

	v	arolina Session 2023
	<del>(1)<u>1.</u></del>	A commitment to make a donation of at least five hundred
	(1)	thousand dollars (\$500,000), as prescribed by G.S. 143C-4-5,
		and an initial payment of eighty-three thousand three hundred
		dollars (\$83,300) to receive a grant described in
		G.S. 116-41.5(b)(1); or G.S. 116-41.15(b)(1)a.
	<del>(2)</del> <u>2.</u>	A commitment to make a donation of at least two hundred fifty
	(2) <u>2.</u>	thousand dollars (\$250,000), as prescribed by G.S. 143C-4-5,
		and an initial payment of forty-one thousand six hundred
		dollars (\$41,600) to receive a grant described in
		G.S. 116-41.15(b)(2); or G.S. 116-41.15(b)(1)b.
	<del>(3)</del> <u>3.</u>	A commitment to make a donation in excess of five hundred
	(e) <u>e:</u>	thousand dollars (\$500,000), as prescribed by G.S. 143-31.4,
		<u>G.S. 143C-4-5, and an initial payment of one-sixth of the</u>
		committed amount to receive a grant described in
		G.S. 116-41.15(b)(3); and if the G.S. 116-41.15(b)(1)c.
	<u>b.</u> <u>The</u> ir	itial payment is accompanied by a written pledge to provide the
		we within five years after the date of the initial payment. Each
		ent on the balance shall be no less than the amount of the initial
	paymo	
(2)	1.	ibutions may not be matched prior to the actual collection of the
<u></u> /	-	Once the income from the institution's Distinguished Professors
		Frust Fund can be effectively used pursuant to G.S. 116-41.17,
		shall proceed to implement plans for establishing an endowed
		a STEM subject area.
§ 116-41.17.	<b>Distinguish</b>	ed Professors Endowment Trust Fund; establishment
Esta	<u>ablishment</u> of ch	airs.
(a) Whe	en The board of	trustees may recommend to the Board, for its approval, the
at a la 12 - 1	of an endowed o	hair on shains in a CTEM subject area when the sum of the
		chair or chairs in a STEM subject area when the sum of the
		Funds in the Distinguished Professors Endowment Trust Fund
challenge grant	t and matching f one of the follow	funds in the Distinguished Professors Endowment Trust Fund wing:
hallenge grant	and matching f one of the follow One million	Funds in the Distinguished Professors Endowment Trust Fund ving: dollars (\$1,000,000), if the sum of funds described in
hallenge grant eaches:reaches	and matching f one of the follow One million G.S. 116-41.	Funds in the Distinguished Professors Endowment Trust Fund <u>wing:</u> dollars (\$1,000,000), if the sum of funds described in <del>(5(a)(1) or G.S. 116-41.15(b)(1); or</del> <u>G.S. 116-41.15(a)(1)a. or</u>
hallenge grant eaches:reaches	and matching f one of the follow One million <u>G.S. 116-41.1</u> <u>G.S. 116-41.1</u>	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars ( $$1,000,000$ ), if the sum of funds described in $\frac{5(a)(1) \text{ or } G.S. 116-41.15(b)(1); \text{ or} G.S. 116-41.15(a)(1)a. \text{ or}}{15(b)(1)a.}$
hallenge grant eaches:reaches	and matching f one of the follow One million <u>G.S. 116 41.1</u> <u>G.S. 116-41.1</u> Five hundred	Funds in the Distinguished Professors Endowment Trust Fund <u>wing:</u> dollars (\$1,000,000), if the sum of funds described in <del>(\$5(a)(1) or G.S. 116 41.15(b)(1); or</del> <u>G.S. 116-41.15(a)(1)a. or</u> <u>(\$5(b)(1)a.</u> thousand dollars (\$500,000), if the sum of funds described in
hallenge grant eaches: <u>reaches</u> (1)	and matching f one of the follow One million <u>G.S. 116 41.1</u> <u>G.S. 116-41.1</u> Five hundred	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars ( $$1,000,000$ ), if the sum of funds described in $\frac{5(a)(1) \text{ or } G.S. 116-41.15(b)(1); \text{ or} G.S. 116-41.15(a)(1)a. \text{ or}}{15(b)(1)a.}$
challenge grant reaches: <u>reaches</u> (1)	and matching f one of the follow One million <u>G.S. 116 41.1</u> <u>G.S. 116-41.1</u> Five hundred	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars (\$1,000,000), if the sum of funds described in $\frac{5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or} G.S. 116 \cdot 41.15(a)(1)a. \text{ or}}{15(b)(1)a.}$ thousand dollars (\$500,000), if the sum of funds described in $\frac{5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or} G.S. 116 \cdot 41.15(a)(1)b. \text{ or}}{15(a)(1)b. \text{ or}}$
hallenge grant eaches: <u>reaches</u> (1)	and matching f one of the follow One million <u>G.S. 116-41.1</u> Five hundred <u>G.S. 116-41.1</u> <u>G.S. 116-41.1</u> An amount u	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars ( $(1,000,000)$ , if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1)$ ; or $G.S. 116 \cdot 41.15(a)(1)a$ . or (5(b)(1)a. thousand dollars ( $(500,000)$ , if the sum of funds described in $(5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2)$ ; or $G.S. 116 \cdot 41.15(a)(1)b$ . or (5(b)(1)b. up to two million dollars ( $(2,000,000)$ , if the sum of funds
hallenge grant eaches: <u>reaches</u> (1) (2)	and matching f one of the follow One million G.S. 116-41. G.S. 116-41. Five hundred G.S. 116-41. G.S. 116-41.	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars ( $(1,000,000)$ , if the sum of funds described in (5(a)(1)  or  G.S. 116-41.15(b)(1);  or G.S. 116-41.15(a)(1)a.  or (5(b)(1)a. thousand dollars ( $(500,000)$ , if the sum of funds described in (5(a)(2)  or  G.S. 116-41.15(b)(2);  or G.S. 116-41.15(a)(1)b.  or (5(b)(1)b.
hallenge grant eaches: <u>reaches</u> (1) (2)	and matching f one of the follow One million <u>G.S. 116-41.1</u> <u>G.S. 116-41.1</u> Five hundred <u>G.S. 116-41.1</u> <u>G.S. 116-41.1</u> An amount of described	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars ( $(1,000,000)$ , if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1)$ ; or $G.S. 116 \cdot 41.15(a)(1)a$ . or (5(b)(1)a. thousand dollars ( $(500,000)$ , if the sum of funds described in $(5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2)$ ; or $G.S. 116 \cdot 41.15(a)(1)b$ . or (5(b)(1)b. up to two million dollars ( $(2,000,000)$ , if the sum of funds
challenge grant eaches: <u>reaches</u> (1) (2) (3)	and matching f one of the follow One million G.S. 116-41. G.S. 116-41. Five hundred G.S. 116-41. An amount of described G.S. 116-41.	Funds in the Distinguished Professors Endowment Trust Fund $\frac{ving:}{ving:}$ dollars (\$1,000,000), if the sum of funds described in $\frac{5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or} G.S. 116 \cdot 41.15(a)(1)a. \text{ or}}{(5(b)(1)a.)}$ thousand dollars (\$500,000), if the sum of funds described in $\frac{5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or} G.S. 116 \cdot 41.15(a)(1)b. \text{ or}}{(5(b)(1)b.)}$ up to two million dollars (\$2,000,000), if the sum of funds in $\frac{G.S. 116 \cdot 41.15(a)(3)}{G.S. 116 \cdot 41.15(a)(3)}$
challenge grant reaches: <u>reaches</u> (1) (2) (3) <del>he board of tr</del>	and matching f one of the follow One million <u>G.S. 116-41.1</u> <u>G.S. 116-41.1</u> Five hundred <u>G.S. 116-41.1</u> <u>G.S. 116-41.1</u> An amount to described <u>G.S. 116-41.1</u>	Sunds in the Distinguished Professors Endowment Trust Fund         wing:         dollars (\$1,000,000), if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or } G.S. 116 \cdot 41.15(a)(1)a. \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or } G.S. 116 \cdot 41.15(a)(1)a. \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or } G.S. 116 \cdot 41.15(a)(1)b. \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or } G.S. 116 \cdot 41.15(a)(1)b. \text{ or } G.S. 116 \cdot 41.15(a)(3) \text{ or } G.S. 116 \cdot 41.15(a)(3) \text{ or } G.S. 116 \cdot 41.15(a)(3) \text{ or } G.S. 116 \cdot 41.15(a)(1)c. \text{ or } G.S. 116 \cdot 41.15(b)(1)c. \text{ or } G.$
hallenge grant eaches: <u>reaches</u> (1) (2) (3) he board of tr endowed chair	and matching f one of the follow One million G.S. 116-41.1 G.S. 116-41.1 Five hundred G.S. 116-41.1 An amount to described G.S. 116-41.1 An amount to described G.S. 116-41.1	Sunds in the Distinguished Professors Endowment Trust Fund         wing:         dollars (\$1,000,000), if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or } G.S. 116 \cdot 41.15(a)(1)a. \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or } G.S. 116 \cdot 41.15(a)(1)a. \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or } G.S. 116 \cdot 41.15(a)(1)b. \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or } G.S. 116 \cdot 41.15(a)(1)b. \text{ or } G.S. 116 \cdot 41.15(a)(3) \text{ or } G.S. 116 \cdot 41.15(a)(3) \text{ or } G.S. 116 \cdot 41.15(a)(3) \text{ or } G.S. 116 \cdot 41.15(a)(1)c. \text{ or } G.S. 116 \cdot 41.15(b)(1)c. \text{ or } G.$
challenge grant reaches: <u>reaches</u> (1) (2) (3) <u>he board of tr</u> rndowed chair (b) The	and matching f one of the follow One million G.S. 116-41.7 G.S. 116-41.7 Five hundred G.S. 116-41.7 An amount of described G.S. 116-41.7 An amount of described G.S. 116-41.7 Nustees may record or chairs. Board, in consid	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars (\$1,000,000), if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or} G.S. 116 \cdot 41.15(a)(1)a. \text{ or}$ (5(b)(1)a. thousand dollars (\$500,000), if the sum of funds described in $(5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or} G.S. 116 \cdot 41.15(a)(1)b. \text{ or}$ (5(b)(1)b. up to two million dollars (\$2,000,000), if the sum of funds in $G.S. 116 \cdot 41.15(a)(3) \text{ or}$ $(5(b)(3); G.S. 116 \cdot 41.15(a)(1)c. \text{ or} G.S. 116 \cdot 41.15(b)(1)c.$ nmend to the Board, for its approval, the establishment of an
challenge grant reaches: <u>reaches</u> (1) (2) (3) the board of tr endowed chair (b) The made pursuant	and matching f one of the follow One million <u>G.S. 116 41.1</u> <u>G.S. 116 41.1</u> Five hundred <u>G.S. 116 41.1</u> <u>G.S. 116 41.1</u> An amount u described <u>G.S. 116 41.1</u> ustees may record or chairs. Board, in consid to subsection (a)	Funds in the Distinguished Professors Endowment Trust Fund ving: dollars (\$1,000,000), if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or } G.S. 116 \cdot 41.15(a)(1)a. \text{ or } (5(b)(1)a.)$ thousand dollars (\$500,000), if the sum of funds described in $(5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or } G.S. 116 \cdot 41.15(a)(1)b. \text{ or } (5(b)(1)b.)$ up to two million dollars (\$2,000,000), if the sum of funds in $G.S. 116 \cdot 41.15(a)(3) \text{ or } (16 \cdot 41.15(a)(3)) \text{ or } (16 \cdot 41.15(a)(1)c.)$ $(16 \cdot 6b)(3); G.S. 116 \cdot 41.15(a)(1)c. \text{ or } G.S. 116 \cdot 41.15(b)(1)c.)$ nmend to the Board, for its approval, the establishment of an ering whether to approve the recommendation, recommendation
challenge grant ceaches: <u>reaches</u> (1) (2) (3) <u>he board of tr</u> <u>(b)</u> The <u>nade pursuant</u> llready existing	and matching f one of the follow One million G.S. 116-41.1 G.S. 116-41.1 Five hundred G.S. 116-41.1 An amount of described G.S. 116-41.1 An amount of described G.S. 116-41.1 Ustees may record or chairs. Board, in consid to subsection (a) g in The Universit	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars (\$1,000,000), if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or} G.S. 116 \cdot 41.15(a)(1)a. \text{ or}$ (5(b)(1)a. thousand dollars (\$500,000), if the sum of funds described in $(5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or} G.S. 116 \cdot 41.15(a)(1)b. \text{ or}$ (5(b)(1)b. up to two million dollars (\$2,000,000), if the sum of funds in $G.S. 116 \cdot 41.15(a)(3) \text{ or}$ $(5(b)(3); G.S. 116 \cdot 41.15(a)(1)c. \text{ or} G.S. 116 \cdot 41.15(b)(1)c.$ nmend to the Board, for its approval, the establishment of an ering whether to approve the recommendation, recommendation of this section, shall include in its consideration the programs
challenge grant reaches: <u>reaches</u> (1) (2) (3) the board of tr endowed chair (b) The <u>made pursuant</u> already existing the chair or ch institution, may	and matching f one of the follow One million G.S. 116 41.1 G.S. 116 41.1 Five hundred G.S. 116 41.1 An amount of described G.S. 116 41.1 An amount of described G.S. 116 41.1 Board, in consid to subsection (a) g in The University hairs shall be est	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars (\$1,000,000), if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or} G.S. 116 \cdot 41.15(a)(1)a. \text{ or}$ (5(b)(1)a. thousand dollars (\$500,000), if the sum of funds described in $(5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or} G.S. 116 \cdot 41.15(a)(1)b. \text{ or}$ (5(b)(1)b. up to two million dollars (\$2,000,000), if the sum of funds in $G.S. 116 \cdot 41.15(a)(3)$ or $(5(b)(3); G.S. 116 \cdot 41.15(a)(1)c. \text{ or } G.S. 116 \cdot 41.15(b)(1)c.$ mmend to the Board, for its approval, the establishment of an ering whether to approve the recommendation, recommendation of this section, shall include in its consideration the programs by of North Carolina. If the Board approves the recommendation,
challenge grant reaches: <u>reaches</u> (1) (2) (3) the board of tr endowed chair (b) The made pursuant already existing the chair or ch institution, may option of the bo	and matching f one of the follow One million G.S. 116-41.4 G.S. 116-41.4 Five hundred G.S. 116-41.4 G.S. 116-41.4 An amount of described G.S. 116-41.4 An amount of described G.S. 116-41.4 University or chairs. Board, in consid to subsection (a) g in The University arises shall be est or be named in ho pard of trustees.	Sunds in the Distinguished Professors Endowment Trust Fund <u>ving:</u> dollars (\$1,000,000), if the sum of funds described in $\frac{15(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or} G.S. 116 \cdot 41.15(a)(1)a. \text{ or}}{15(b)(1)a.}$ thousand dollars (\$500,000), if the sum of funds described in $\frac{15(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or} G.S. 116 \cdot 41.15(a)(1)b. \text{ or}}{15(b)(1)b.}$ up to two million dollars (\$2,000,000), if the sum of funds in <u>G.S. 116 \cdot 41.15(a)(3) or</u> $\frac{15(b)(3); G.S. 116 \cdot 41.15(a)(1)c. \text{ or } G.S. 116 \cdot 41.15(b)(1)c.}$ nmend to the Board, for its approval, the establishment of an ering whether to approve the recommendation, recommendation of this section, shall include in its consideration the programs ty of North Carolina. If the Board approves the recommendation, ablished. The chair or chairs, the property of the constituent nor of a donor, benefactor, or honoree of the institution, at the
challenge grant reaches: <u>reaches</u> (1) (2) (3) the board of tr endowed chair (b) The made pursuant already existing the chair or ch institution, may option of the bo	and matching f one of the follow One million G.S. 116-41.4 G.S. 116-41.4 Five hundred G.S. 116-41.4 G.S. 116-41.4 An amount of described G.S. 116-41.4 An amount of described G.S. 116-41.4 University or chairs. Board, in consid to subsection (a) g in The University arises shall be est or be named in ho pard of trustees.	Funds in the Distinguished Professors Endowment Trust Fund wing: dollars (\$1,000,000), if the sum of funds described in $(5(a)(1) \text{ or } G.S. 116 \cdot 41.15(b)(1); \text{ or} G.S. 116 \cdot 41.15(a)(1)a. \text{ or}$ (5(b)(1)a. thousand dollars (\$500,000), if the sum of funds described in $(5(a)(2) \text{ or } G.S. 116 \cdot 41.15(b)(2); \text{ or} G.S. 116 \cdot 41.15(a)(1)b. \text{ or}$ (5(b)(1)b. up to two million dollars (\$2,000,000), if the sum of funds in $G.S. 116 \cdot 41.15(a)(3) \text{ or}$ $(5(b)(3); G.S. 116 \cdot 41.15(a)(1)c. \text{ or} G.S. 116 \cdot 41.15(b)(1)c.$ mmend to the Board, for its approval, the establishment of an ering whether to approve the recommendation, recommendation of this section, shall include in its consideration the programs by of North Carolina. If the Board approves the recommendation, ablished. The chair or chairs, the property of the constituent
challenge grant reaches: <u>reaches</u> (1) (2) (3) the board of tr endowed chair <u>(b)</u> The <u>made pursuant</u> already existing the chair or ch institution, may option of the bo "§ <b>116-41.18.</b> Dist	and matching f one of the follow One million G.S. 116-41.7 G.S. 116-41.7 Five hundred G.S. 116-41.7 An amount of described G.S. 116-41.7 An amount of described G.S. 116-41.7 Nustees may record or chairs. Board, in consid to subsection (a) g in The University airs shall be est or be named in ho bard of trustees. Distinguished Profe	<ul> <li>ands in the Distinguished Professors Endowment Trust Fund <u>ving:</u></li> <li>dollars (\$1,000,000), if the sum of funds described in <u>5(a)(1) or G.S. 116 41.15(b)(1); or G.S. 116 41.15(a)(1)a. or <u>5(b)(1)a.</u></u></li> <li>thousand dollars (\$500,000), if the sum of funds described in <u>5(a)(2) or G.S. 116 41.15(b)(2); or G.S. 116 41.15(a)(1)b.</u></li> <li>ap to two million dollars (\$2,000,000), if the sum of funds in <u>G.S. 116 41.15(a)(3) or G.S. 116 41.15(a)(1)c.</u></li> <li>ap to two million dollars (\$2,000,000), if the sum of funds in <u>G.S. 116 41.15(a)(3) or G.S. 116 41.15(a)(1)c.</u></li> <li>ap to the Board, for its approval, the establishment of an ering whether to approve the recommendation, recommendation of this section, shall include in its consideration the programs by of North Carolina. If the Board approves the recommendation, ablished. The chair or chairs, the property of the constituent nor of a donor, benefactor, or honoree of the institution, at the <b>Professors Endowment Trust Fund; selection <u>Selection of</u></b></li> </ul>

50 (a) Each constituent institution that receives, through private gifts and an allocation by 51 the Board of Governors, funds for the purpose shall, under procedures established by rules of the

1 Board of Governors and the board of trustees of the constituent institution, select a holder of the 2 Distinguished Professorship. Professorship in a STEM area. Once given, that designation shall 3 be retained by the distinguished professor as long as he the distinguished professor remains in 4 the full-time service of the institution as a faculty member, or for more limited lengths of time 5 when authorized by the Board of Governors and the board of trustees at the institution when the Distinguished Professorship is originally established or vacated. When a distinguished 6 7 professorship becomes vacant, it shall remain assigned to the institution and another 8 distinguished professor shall be selected under procedures established by rules of the Board of 9 Governors and the board of trustees of the constituent institution. 10 No rule shall prevent the constituent institutions of The University of North Carolina (a1) 11 from selecting holders of Distinguished Professorships from among existing faculty members or 12 newly hired faculty members. 13 The Board of Governors of The University of North Carolina shall promulgate rules (b) 14 to implement this section. 15 (c) There is appropriated from the General Fund to the Board of Governors of The 16 University of North Carolina the sum of two million dollars (\$2,000,000) for fiscal year 1985-86, 17 and the sum of two million dollars (\$2,000,000) for fiscal year 1986-87, to implement this 18 section. 19 "§ 116-41.19. Distinguished Professors Endowment Trust Fund; promulgation of 20 rules.Promulgation of rules; list of STEM subject areas. 21 (a) The Board of Governors of The University of North Carolina shall promulgate rules 22 to implement this Part. 23 No later than December 15, 2024, and annually thereafter, the Board of Governors (b) 24 shall identify and provide to the Joint Legislative Education Oversight Committee a list of degree 25 programs in STEM subject areas and the number of distinguished professorships at each 26 constituent institution funded pursuant to this Part in each STEM subject area. The Board of 27 Governors shall make the list of degree programs in STEM subject areas available on its 28 website." 29 The nonrecurring funds appropriated in this act to the **SECTION 8.18.(b)** 30 Distinguished Professors Endowment Trust Fund for the 2023-2025 fiscal biennium shall be used 31 to provide matching funds only for selected distinguished professors in STEM subject areas, as 32 defined by the Board of Governors, in accordance with Part 4A of Article 1 of Chapter 116 of 33 the General Statutes, as amended by this section. 34 **SECTION 8.18.(c)** Subsection (a) of this section is effective when this act becomes 35 law and applies to distinguished professorships established on or after that date. 36 37 COLLABORATORY STUDY NEXT-GENERATION ENERGY AND RESEARCH 38 DEVELOPMENT 39 **SECTION 8.19.(a)** Of the nonrecurring funds appropriated in this act for the 40 2023-2024 fiscal year to the Board of Governors of The University of North Carolina to be allocated to the University of North Carolina at Chapel Hill for the North Carolina Collaboratory 41 42 (Collaboratory) for next-generation energy and research development, the Collaboratory shall 43 develop academic research partnerships with North Carolina businesses working in the field of 44 next-generation energies and shall leverage those partnerships to perform research and 45 development on next-generation energy technologies, including, but not limited to, lithium 46 batteries; computer chip manufacturing; small modular- or micro-nuclear technologies; hydrogen 47 storage, production, and transportation; and grid modeling across numerous scenarios for power 48 generation, storage, and distribution. These funds shall not revert at the end of the 2023-2024 49 fiscal year but shall remain available until expended. 50 **SECTION 8.19.(b)** The Collaboratory shall report on its activities pursuant to

51 subsection (a) of this section by March 15, 2024, and annually thereafter while funds are

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1 2 3 4	expended under this section, to the Joint Legislative Education Oversight Co shall include, at a minimum, all academic research partnerships establish section, the research and development projects undertaken alone or via the the results of those projects, if any.	hed pursuant to this
5 6	PART VIII-A. UNIVERSITY/STATE EDUCATION ASSISTANCE A	ITHODITY
7	TART VIII-A. UNIVERSITI/STATE EDUCATION ASSISTANCE A	
8 9 10	PERMIT NCSSM AND UNCSA TUITION SCHOLARSHIPS TO SUMMER TUITION AND ESTABLISH INSTITUTIONAL TRUS SECTION 8A.3.(a) Part 6 of Article 23 of Chapter 116 of the G	T FUND
10	as rewritten:	elleral Statutes leads
12	"Part 6. Tuition Grant for High School Graduates of the North Carolina Sc	hool of Science and
12	Mathematics and the University of North Carolina School of th	
14	" <u>§ 116-209.89. Definitions.</u>	
15	The following definitions apply in this Part:	
16	(1) Academic term. – Any of the following:	
17	a. <u>One fall semester.</u>	
18	b. <u>One spring semester.</u>	
19	<u>c.</u> <u>One summer term.</u>	
20	(2) <u>Summer term. – All instruction received in one summer</u>	er between academic
21	years.	•
22	"§ 116-209.90. Tuition grants for graduates to attend a constituent inst	
23	(a) Within the funds available, a high school graduate from the North	
24 25	Science and Mathematics (NCSSM) or the University of North Carolina (UNCSA) in each school war who maets the following conditions shall be	
23 26	(UNCSA) in each school year who meets the following conditions shall be grant awarded under this Part:	engible for a tuition
20	(1) Is a resident for tuition purposes under the criteria set for	th in G.S. 116-143.1
28	and in accordance with the coordinated and ce	
29	determination process administered by the Authority.	
30	(2) Enrolls as a full-time student in a constituent institution	of The University of
31	North Carolina in the next academic year after graduation	n.
32	(b) Students who receive initial tuition grants as a cohort of a high scl	hool graduating class
33	of NCSSM or UNCSA shall also be eligible to apply for tuition grants for s	-
34	years-terms for up to a total of four eight academic years, terms, provided t	hat tuition grants are
35	only used for undergraduate tuition.	
36	(b1) A student must be continuously enrolled in an undergraduate pro	0
37	institution of The University of North Carolina after the award of the initial aligible for tuition grants in subsequent academic years. The Authority of the subsequent academic years torms.	
38 39	eligible for tuition grants in subsequent academic <u>years. terms.</u> The Auth discretion to waive this requirement if the student is able to demonstrate that	•
40	have substantially disrupted or interrupted the student's pursuit of a degree:	•
41	obligation, (ii) serious medical debilitation, (iii) a short-term or long-term di	· · ·
42	extraordinary hardship.	sublicty, of (iv) other
43	(c) The amount of the tuition grant to each graduate shall be determ	nined and distributed
44	as provided in G.S. 116-209.91.	
45	"§ 116-209.91. Administration of tuition grants.	
46	(a) The Authority shall administer the tuition grants provided for in	-
47	guidelines and procedures established by the Authority consistent wi	-
48	administering State-funded financial aid. The guidelines and procedur	
49 50	application process and schedule, notification and disbursement process	
50	reporting, and standards for return of tuition grants when a student withd	-
51	shall not approve any grant until it receives proper certification from the ap	propriate constituent
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institution that the student applying for the grant is an eligible student. Upon receipt of the certification, the Authority shall remit, at the times it prescribes, the tuition grant to the constituent institution on behalf, and to the credit, of the student. In the event a student on whose behalf a tuition grant has been paid is not enrolled in an undergraduate program and carrying a minimum academic load as of the tenth classroom day following the beginning of the school term for which the tuition grant was paid, the constituent institution shall refund the full amount of the tuition grant to the Authority.

8 (b) Except as otherwise provided in this section, the amount of the grant awarded to a 9 student shall cover the tuition cost at the constituent institution in which the student is enrolled. 10 No tuition grant awarded to a student under this section shall exceed the cost of attendance at a 11 constituent institution for which the student is enrolled.

12 (c) If a student, who is eligible for a tuition grant under this section, also receives a 13 scholarship or other grant covering the cost of attendance at the constituent institution for which 14 the tuition grant is awarded, then the amount of the tuition grant shall be reduced by an 15 appropriate amount determined by the Authority so that the total amount of scholarships and 16 grants received by the student does not exceed the cost of attendance for the institution. The cost 17 of attendance shall be determined by the Authority for each constituent institution.

18 (c1) The Authority shall place all funds appropriated to, or otherwise received by, the
 Authority for the award of tuition grants under this Part into an institutional trust fund established
 20 in accordance with the provisions of G.S. 116-36.1. All interest earned on these funds shall also
 21 be placed in the institutional trust fund established pursuant to this subsection. The monies in the
 22 institutional trust fund may be used only for the purposes set forth in this Part.

(d) In the event there are not sufficient funds to provide each eligible student who has
 applied in accordance with the application process and the schedule established by the Authority
 with a full tuition grant as provided by this Part, each eligible student shall receive a pro rata
 share of funds available for the academic <u>year-term</u> covered by the appropriation in the preceding
 fiscal year.

(e) The Authority may use up to five percent (5%) of the funds appropriated each year
 for tuition grants under this Part for administrative costs."

30 **SECTION 8A.3.(b)** G.S. 116-209.90(a), as amended by subsection (a) of this 31 section, reads as rewritten:

"(a) Within the funds available, an eligible graduate in each school year who meets the
 following conditions shall qualify for a tuition grant awarded under this Part:

34

35 36

37

- (1) Is a resident for tuition purposes under the criteria set forth in G.S. 116-143.1 and in accordance with the coordinated and centralized residency determination process administered by the Authority.
  - (2) Enrolls as a full-time student in an eligible institution of higher education in the next academic year after graduation.
- 38 39 40
- (3) <u>Submits a completed Free Application for Federal Student Aid (FAFSA)</u> form."

41 **SECTION 8A.3.(c)** G.S. 116-209.91(c1), as enacted by subsection (a) of this 42 section, becomes effective June 30, 2023. Subsection (b) of this section applies beginning with 43 graduates from the 2023-2024 school year. Except as otherwise provided, this section is effective 44 when it becomes law and applies beginning with graduates of the North Carolina School of 45 Science and Mathematics and the University of North Carolina School of the Arts from the 46 2022-2023 school year.

47

51

# 48 EXPAND ELIGIBILITY FOR OPPORTUNITY SCHOLARSHIPS, REQUIRE A 49 SEQUENCE OF COURSES FOR EARLY HIGH SCHOOL GRADUATION, AND 50 ESTABLISH THE EARLY GRADUATE SCHOLARSHIP PROGRAM

**SECTION 8A.6.(a)** G.S. 115C-562.1(3) is repealed.

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read:	SECT	FION 8	8 <b>A.6.(b</b> )	) G.S. 115C-562.1 is amo	ended by adding a new subdivision to
	" <u>(3a)</u>	Eligil	ble stuc	lent. – A student residing	g in North Carolina who has not yet
		receiv	ved a	high school diploma an	d who meets all of the following
		<u>requi</u>	rements	<u>S:</u>	-
		<u>a.</u>	Is eli	gible to attend a North Car	olina public school pursuant to Article
			<u>25 of</u>	this Chapter. A child who	is the age of 4 on or before April 16 is
			<u>eligit</u>	ble to attend the follow	ing school year if the principal, or
			-		ich the child seeks to enroll finds that
				÷	ements established by the Authority
			-		and those findings are submitted to the
		1		<u>ority.</u>	
		<u>b.</u>		-	ostsecondary institution as a full-time
				nt taking at least 12 hours	
		<u>C.</u>		-	public school or facility by a public
		d		cy at public expense. s one of the following crit	
		<u>d.</u>	<u>1.</u>		with an income level not in excess of
			<u>1.</u>	-	200%) of the amount required for the
					ne federal free or reduced-price lunch
				· · · · ·	y shall not count any distribution from
					in calculating the income level of the
					for the purposes of determining
				eligibility for a scholars	hip under this sub-sub-subdivision.
			<u>2.</u>	Is a child in foster car	e as defined in G.S. 131D-10.2. The
					ider the household income of the foster
					G.S. 131D-10.2, in determining the
				eligibility of a foster can	
			~ /	G.S. 115C-562.3 reads a	
				<b>e</b>	from other State agencies.
(a)					of G.S. 115C-366 are met for State
					ination system and shall establish rules
					nce with this subsection. The Division the Department of Public Instruction.
			-	÷	and Human Services, the Department
					Chief Information Officer each shall
					electronically, or by other similarly
					the Authority for the purposes of
					State residency. The Authority shall
accept a	any of the	follow	<u>ing as e</u>	evidence of domicile withi	n the State:
	<u>(1)</u>	Verif	ied Stat	e drivers license or State i	dentification card.
	<u>(2)</u>			e voter registration.	
	<u>(3)</u>	-		eipt of public benefits from	
	<u>(4)</u>			-	or the year prior to application.
	<u>(5)</u>	-		collment in a North Car	olina public school at the time of
			cation.	111 <sup>1</sup> /// 1 0	
	<u>(6)</u>				ne of the following current documents
				•	n address within the State:
		<u>a.</u> b	-	<u>lity bill.</u> nk statement	
		<u>b.</u> c.		nk statement. vernment check.	
		L / .		VIA DELLA	

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1	d. A paycheck.	
2	e. Any other government document.	
3	(a1) The In addition to the requirements of subsection (a) of this see	ction, the Authority
4	may seek verification of information on any application for scholarship a	
5	students. The Authority shall select and verify six percent (6%) of ap	
6	including those with apparent errors on the face of the application. The Auth	
7	rules for the verification process and may use the federal verification requi	-
8	free and reduced-price lunch applications as guidance for those rules. If a	-
9	cooperate with verification efforts, the Authority shall revoke the award of the	
10	to the eligible student.	10
11	(b) Household members of applicants for scholarship grants shall aut	horize the Authority
12	to access information needed for verification efforts conducted under this se	•
13	State agencies, including the Department of Revenue, the Department of	•
14	Services, and the Department of Public Instruction. The Department of Pub	
15	provide the Authority with public school enrollment information to establish	
16	to G.S. 115C-562.1(3)a., as needed.	
17	(c) By December 1 of each year, the Department of Public Instruction	on shall provide the
18	Authority the average State per pupil allocation for that fiscal year to deter	
19	scholarship amount for eligible students to be awarded in the following fisca	l year in accordance
20	with G.S. 115C-562.2(b)."	
21	SECTION 8A.6.(d) G.S. 115C-562.7 is amended by adding a	a new subsection to
22	read:	
23	"(d) For any fiscal year in which the Authority uses funds from the I	
24	under G.S. 115C-562.8(e), the Authority shall report to the Joint Legislative H	Education Oversight
25	Committee and the Fiscal Research Division of the General Assembly by A	April 1 of that fiscal
26	year on at least the following:	
27	(1) The methodology used by the Authority for determining	
28	school year, including the number of eligible students	
29	scholarship grants that were awarded under G.S. 115C-56	
30	(2) The actual number of eligible students and the amount o	f scholarship grants
31	received by eligible students for that school year.	
32	(3) The amount of funds used from the Reserve, as	<u>s permitted under</u>
33	G.S. 115C-562.8(e), to fully fund the awards.	
34	(4) Any legislative recommendations, including funding	amounts, for the
35	scholarship grant program for the next fiscal year."	
36	SECTION 8A.6.(e) G.S. 115C-562.8 is amended by adding a	a new subsection to
37	read:	
38	"(e) <u>The Authority shall make reasonable efforts to ensure the am</u>	-
39	grants awarded for a school year do not exceed the funds that are available	
40	eligible students in each fiscal year. However, notwithstanding subsection (a	
41	ensure that as many eligible students receive scholarship grants in a timely	•
42	the Authority may use up to thirty percent (30%) of the unencumbered of	•
43	Reserve in a fiscal year if the funds required to award scholarship grants to	
44 45	a school year exceed the funds available for the distribution of those awar	•
45 46	expends funds in excess of those available in the Reserve for a particul	ar school year, the
46 47	Authority shall submit the report required by G.S. 115C-562.7(b1)."	atad by this sastian
47 48	<b>SECTION 8A.6.(f)</b> Notwithstanding G.S. 115C-562.3(a), as ena as part of a student's application for a scholarship grant pursuant to Part 2	•
48 49	Chapter 115C of the General Statutes for the 2023-2024 school year that is s	
49 50	the effective date of this section, and for all applications for the 2024-2025 s	
50 51	shall certify to the State Education Assistance Authority that the domic	• •
51	shan certify to the State Education Assistance Authority that the dolling	ne requirements of

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	G.S. 115C-562.1(3a), as enacted by this section, are met for eligibility purposes in lieu of submitting evidence electronically to the State Education Assistance Authority through a domicile determination system. The State Education Assistance Authority shall select six percent (6%) of the applications submitted on or after the effective date of this section for the 2023-2024 and 2024-2025 school years to verify the domicile requirements are met for the award of a scholarship grant to an eligible student. As evidence of domicile, the State Education Assistance Authority may accept the submission of any of the documents set forth under G.S. 115C-562.3(a). If a parent fails to cooperate with verification efforts under this section, the State Education Assistance Authority shall revoke the award of the scholarship grant to the eligible student. In addition, if the State Education Assistance Authority determines that the certification of the parent contains falsified information, the parent may be subject to administrative, civil, or criminal penalties. The State Education Assistance Authority shall include a notice of the potential for the imposition of penalties when requesting certification as part of the application process. <b>SECTION 8A.6.(g)</b> G.S. 115C-562.1(3c) and (5c) are repealed. <b>SECTION 8A.6.(h)</b> G.S. 115C-562.1, as amended by subsection (b) of this section,
17	reads as rewritten:
18	"(3a) Eligible student. – A student residing in North Carolina who has not yet
19	received a high school diploma and who meets all of the following
20	requirements:
21	a. Is eligible to attend a North Carolina public school pursuant to Article
22	25 of this Chapter. A child who is the age of 4 on or before April 16 is
23	eligible to attend the following school year if the principal, or
24	equivalent, of the school in which the child seeks to enroll finds that
25	the student meets the requirements established by the Authority
26	pursuant to G.S. 115C-562.2(d) and those findings are submitted to the
27	Authority.
28	b. Has not been enrolled in a postsecondary institution as a full-time
29	student taking at least 12 hours of academic credit.
30	c. Has not been placed in a nonpublic school or facility by a public
31	agency at public expense.
32	d. Meets one of the following criteria:
33	1. Resides in a household with an income level not in excess of
34	two hundred percent (200%) of the amount required for the
35	student to qualify for the federal free or reduced-price lunch
36	program. The Authority shall not count any distribution from
37	the estate of a decedent in calculating the income level of the
38	applicant's household for the purposes of determining
39	eligibility for a scholarship under this sub-sub-subdivision.
40	2. Is a child in foster care as defined in G.S. 131D-10.2. The
41	Authority shall not consider the household income of the foster
42	parent, as defined in G.S. 131D-10.2, in determining the
43	eligibility of a foster care child."
44	SECTION 8A.6.(i) G.S. 115C-562.2 reads as rewritten:
45	"§ 115C-562.2. Scholarship grants.
46	(a) The Authority shall make available no later than February 1 annually applications to
47	eligible students for the award of scholarship grants to attend any nonpublic school. school on a
48	<u>full- or part-time basis.</u> Information about scholarship grants and the application process shall be
49	made available on the Authority's Web site. Beginning March 15, the Authority shall begin
50	awarding scholarship grants according to the following criteria: to students who have applied by
51	March 1 in the following order:

51 March 1 in the following order:

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1	(1	1) <del>F</del>	irst priority shall be given to eligible <u>Eligible</u> students	who received a
2		sc	cholarship grant for the school year prior to the school year	ear for which the
3		st	udents are applying if those students have applied by Marc	<del>ch 1.<u>applying.</u></del>
4	(2	2) A	fter scholarship grants have been awarded to prior recipies	nts as provided in
5			ubdivision (1) of this subsection, scholarships shall t	
6			maining funds as follows:Eligible students qualifying for a	
7			the amount provided under subdivision (1) of subsec	tion (b2) of this
8		<u>se</u>	ection.	
9		<del>a</del> .		
10			award scholarship grants to eligible students residi	
11			with an income level not in excess of the amount	-
12			student to qualify for the federal free or reduced price	1 0
13 14		<del>b</del> .	Repealed by Session Laws 2020-97, s. 3.3(a), effect 2020.	tive September 4,
15		<del>c.</del>	Any remaining funds shall be used to award schola	rship grants to all
16			other eligible students.	
17	<u>(3</u>		ligible students qualifying for a scholarship grant in the	amount provided
18			nder subdivision (2) of subsection (b2) of this section.	
19	<u>(</u> 2		ligible students qualifying for a scholarship grant in the	amount provided
20			nder subdivision (3) of subsection (b2) of this section.	
21	(5		<u>ll other students.</u>	
22			nip grants awarded to eligible students residing in household	
23			of the amount required for the student to qualify for the	
24 25			program shall be, per year per eligible student, in an amou	
25 26	± `	·	full-time student or up to forty-five percent (45%) as a pa	
20 27			er pupil allocation for average daily membership in the warded to eligible students residing in households with a	
28	-	-	required for the students restang in nouseholds with a	
20 29			amounts of not more than ninety percent (90%) of the real	_
30			student or forty-five percent (45%) of the required tuiti	
31			the nonpublic school the eligible child will attend. Tuiti	
32			ay include tuition and fees for books, transportation, equ	
33	-		e nonpublic school. No scholarship grant shall exceed, per	<b>1</b>
34	-	-	equal to ninety percent (90%) for a full-time student or	
35			me student of the average State per pupil allocation f	
36			prior fiscal year, and no scholarship grant shall exceed th	
37	and fees for	the non	public school the eligible student will attend.	
38	(b1) R	epealed	by Session Laws 2021-180, s. 8A.3(e), effective July 1, 2	021.
39	<u>(b2)</u> <u>B</u>	eginnin	g with the 2024-2025 school year, scholarship grants sha	all be awarded to
40	eligible stude	ents as f	ollows:	
41	<u>(</u> ]		or students either (i) residing in households with an inc	
42			access of the amount required for the student to qualify for the student to	
43			duced-price lunch program or (ii) who are a child in fost	
44			G.S. 131D-10.2, per year per eligible student, an amo	-
45			undred percent (100%) of the average State per pupil alloc	cation for average
46	17		aily membership in the prior fiscal year.	4
47 49	<u>(</u> 2		or students residing in households with an income level be	
48			equired for the student to qualify for the federal free or rec	-
49 50		-	<u>rogram and not in excess of two hundred percent (200%) o</u>	÷
30		<u>y</u> e	ear per eligible student, an amount of up to ninety perc	ent (90%) of the

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1		average State per pupil allocation for average daily	membership in the prior
2		fiscal year.	
3	<u>(3)</u>	For students residing in households with an incom	ne level of between two
4		hundred percent (200%) of the amount required for t	the student to qualify for
5		the federal free or reduced-price lunch program an	nd not in excess of four
6		hundred fifty percent (450%) of that amount, per yea	
7		amount of up to sixty percent (60%) of the average S	
8		for average daily membership in the prior fiscal year.	
9	<u>(4)</u>	For all students, per year per eligible student, an am	
10		percent (45%) of the average State per pupil alloc	± •
11		membership in the prior fiscal year, unless the stude	
12		amount under this subsection.	<u>.</u>
13	(b3) Tuitio	on and fees for a nonpublic school may include tuit	ion and fees for books,
14		juipment, or other items required by the nonpublic scho	
15	_	holarship grant shall exceed, per year per eligible stud	
16		rcent (100%) of the average State per pupil alloca	-
17		he prior fiscal year, and no scholarship grant shall exc	
18		onpublic school the eligible student will attend.	<u> </u>
19	"	<u> </u>	
20		<b>FION 8A.6.(j)</b> G.S. 115C-562.3, as amended by subse	ection (c) of this section.
21	reads as rewritten		,
22		Verification of eligibility; information from other St	tate agencies.
23		erify that the domicile requirements of G.S. 115C-	6
24	. ,	thority shall establish a domicile determination system	
25		of domicile within the State in accordance with this s	
26		es of the Department of Transportation, the Departme	
27		of Commerce, the Department of Health and Human S	
28	-	State Board of Elections, and the State Chief Inform	· 1
29		operate with the Authority in verifying electronically	
30		ficient means, evidence submitted to the Authorit	
31		domicile required by G.S. 115C-366 for State residen	
32	0	following as evidence of domicile within the State:	
33	(1)	Verified State drivers license or State identification c	card
34	(2)	Verified State voter registration.	
35	(3)	Verified receipt of public benefits from a State agence	Y.
36	(4)	Verified filing of State income taxes for the year prior	
37	(5)	Verified enrollment in a North Carolina public	11
38		application.	
39	(6)	An electronically submitted copy of one of the follo	wing current documents
40	(0)	that show the name of the parent and an address with	0
41		a. A utility bill.	
42		b. A bank statement.	
43		c. A government check.	
44		d. A paycheck.	
45		e. Any other government document.	
46	(a1) In add	dition to the requirements of subsection (a) of this sec	ction, the Authority may
47	. ,	of information on any application for scholarship grant	
48		nall select and verify six percent (6%) four percent (	-
49		t funds awarded under G.S. 115C-562.2(b2)(1) thr	
50		with apparent errors on the face of the application. The	
51	-	fication process and may use the federal verification r	•
<i>.</i> 1		neuron process and may use the rederar vermeation r	equilibrium process for

1

2 cooperate with verification efforts, the Authority shall revoke the award of the scholarship grant 3 to the eligible student. 4 (b) Household members of applicants for scholarship grants shall authorize the Authority 5 to access information needed for verification efforts conducted under this section held by other 6 State agencies, including the Department of Revenue, the Department of Health and Human 7 Services, and the Department of Public Instruction. 8 By December 1 of each year, the Department of Public Instruction shall provide the (c) 9 Authority the average State per pupil allocation for that fiscal year to determine the maximum 10 scholarship amount for eligible students to be awarded in the following fiscal year in accordance 11 with G.S. 115C-562.2(b).G.S. 115C-562.2(b2)." SECTION 8A.6.(k) G.S. 115C-562.8, as amended by subsection (e) of this section, 12 13 reads as rewritten: 14 "§ 115C-562.8. The Opportunity Scholarship Grant Fund Reserve. 15 (a) The Opportunity Scholarship Grant Fund Reserve is established as a reserve to be administered by the Board of Governors of The University of North Carolina for the purpose of 16 17 allocating funds to the Authority for the award of scholarship grants in accordance with this Part. 18 The Reserve shall consist of monies appropriated from the General Fund to the Reserve by the 19 General Assembly and any interest accrued to it thereon. These funds shall be used to award 20 scholarship grants to eligible students for the school year that begins in the fiscal year following 21 the fiscal year in which the appropriation is made to the Reserve. The Board of Governors shall 22 only use monies in the Reserve in accordance with the purposes set forth in this section. Funds 23 appropriated in a particular fiscal year to be used for the award of scholarships in the following 24 fiscal year that are unexpended at the end of the fiscal year after the fiscal year in which the funds 25 were appropriated shall be first used for the purpose set forth in subdivision (1) of subsection (d) 26 of this section, if applicable. After funds are used for this purpose, any unexpended funds from 27 the funds appropriated in a particular fiscal year to be used for the award of scholarships in the 28 following fiscal year shall be carried forward for one fiscal year and may be used for the purposes 29 set forth in this section. Funds carried forward pursuant to this section that have not been spent 30 within one fiscal year shall revert to the General Fund. 31 The General Assembly finds that, due to the critical need in this State to provide (b)32 opportunity for school choice for North Carolina students, it is imperative that the State provide 33 an increase of funds for 15 years to the Opportunity Scholarship Grant Fund Reserve. Therefore, 34 there is appropriated from the General Fund to the Reserve the following amounts for each fiscal 35 year to be used for the purposes set forth in this section: 36 **Fiscal Year** Appropriation 37 2017-2018 \$44,840,000 38 2018-2019 \$54,840,000 39 2019-2020 \$64,840,000 40 2020-2021 \$74,840,000 41 2021-2022 \$84,840,000 42 \$94,840,000 2022-2023 43 2023-2024 \$176,540,000 44 \$191,540,000 2024-2025 45 2025-2026 <del>\$206,540,000</del>\$415,540,000 46 2026-2027 <del>\$221,540,000</del>\$430,540,000 47 2027-2028 <del>\$236,540,000</del>\$445,540,000 48 \$251,540,000\$460,540,000 2028-2029 49 2029-2030 <del>\$266,540,000</del>\$475,540,000 50 2030-2031 <del>\$281,540,000</del>\$490,540,000 <del>\$296,540,000</del>\$505,540,000 51 2031-2032

free and reduced-price lunch applications as guidance for those rules. If a household fails to

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1	For the 2032-2033 fiscal year and each fiscal year thereafter, there is ap	propriated from the
2	General Fund to the Reserve the sum of three hundred eleven million five hun	
3	dollars (\$311,540,000) five hundred twenty million five hundred forty	y thousand dollars
4	(\$520,540,000) to be used for the purposes set forth in this section. When a	
5	budget, as defined by G.S. 143C-1-1, for each fiscal year specified in this subs	section, the Director
6	of the Budget shall include the appropriated amount specified in this subse	
7	year.	
8	(c) Of the funds allocated to the Authority to award scholarship gra	ints under this Part,
9	the Authority may retain up to two and one-half percent (2.5%) of the fund	
10	fiscal year for administrative costs associated with the scholarship grant prog	11 1
11	(d) Any unexpended funds at the end of a fiscal year from the fund	
12	particular fiscal year to be used for the award of scholarships in the following	
13	used as follows:	
14	(1) Up to five hundred thousand dollars (\$500,000) may be us	sed by the Authority
15	to contract with a nonprofit corporation representing pare	
16	outreach and scholarship education and application assista	
17	students pursuant to Part 4A of this Article.	
18	(2) Any remaining funds shall be carried forward for one fise	cal year pursuant to
19	subsection (a) of this section.	fui your puisuunt to
20	(e) The Authority shall make reasonable efforts to ensure the amo	ount of scholarship
20	grants awarded for a school year do not exceed the funds that are available	-
22	eligible students in each fiscal year. However, notwithstanding subsection (a	
23	ensure that as many eligible students receive scholarship grants in a timely i	
24	the Authority may use up to thirty percent (30%) of the unencumbered of	1
25	Reserve in a fiscal year if the funds required to award scholarship grants to e	
26	a school year exceed the funds available for the distribution of those award	
20 27	expends funds in excess of those available in the Reserve for a particular	•
28	Authority shall submit the report required by G.S. 115C-562.7(b1)."	ur sentoor year, the
20 29	SECTION 8A.6.( <i>l</i> ) G.S. 115C-12(9d)a. reads as rewritten:	
30	"a. The Board may develop exit standards that shall b	be required for high
31	school graduation. The Board shall develop a sequ	
32	shall be available in all public school units to	
33	complete the credits required for graduation in a thr	
34	Board shall indicate on a student's transcript if th	• •
35	from a public high school within three years of	-
36	grade. A governing body of a public school unit s	-
37	additional credits beyond those mandated by the Bo	
38	graduation. The Board shall require the following	
39	graduation:	ing for mgn senoor
40	1. Successful completion of instruction in	n cardionulmonary
40 41	resuscitation as provided in G.S. 115C-81.	1 0
42	2. A passing grade in the semester course	
43	Principles of the United States of America	
43 44		
44 45	North Carolina described in G.S. 115C-81. <b>SECTION 8A.6.(m)</b> G.S. 115C-12(9d)b.2. reads as rewritten:	JTJ(U)(1).
45 46	"2. The Board shall not require any student	to propore a high
40 47	school graduation project as a condition	
47	high school; local boards of education ma	-
48 49	their students to complete a high school gra	
49 50	in G.S. 115C-47(54a).school."	duation as provided
50 51		
51	<b>SECTION 8A.6.(n)</b> G.S. 115C-47(54a) is repealed.	

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1	SECTIO	<b>DN 8A.6.(o)</b> G.S. 115C-12(32) reads as rewritten:	
2	"(32) D	Outy to Encourage Early Entry of Motivated Student	ts into Four-Year College
3	Р	rograms. –	-
4	<u>a</u> .		tion with the Education
5		Cabinet, shall work with local school a	
6		constituent institutions of The University	of North Carolina, local
7		community colleges, and private colleges	
8		encourage early entry of motivated students i	
9		college postsecondary programs and to (i	
)		opportunities at two-year and four-year inst	
		talented high school students to get an	•
		coursework, either at nearby institutions or the	
	<u>b</u>	•	• •
Ļ		guidance counselors in all public school un	
i		students aware of the potential to complete	-
5		required for college entry in a three-year f	0
,		availability of early graduate scholarships u	-
3		of Chapter 116 of the General Statutes for th	
)	SECTIC	<b>DN 8A.6.(p)</b> G.S. 115C-47 is amended by adding a	
)	"(53a) T	o Encourage Early High School Graduation L	ocal boards of education
l		hall offer a sequence of courses in accordance wi	
2		dvise students using this sequence to graduate with	
3		ne ninth grade of the availability of early graduate	
1		f Article 23 of Chapter 116 of the General Statutes.	-
5		<b>DN 8A.6.(q)</b> G.S. 115C-218.85(a) is amended by a	
5	to read:	-	-
7	" <u>(6)</u> <u>A</u>	charter school shall offer a sequence of cour	rses in accordance with
3	<u>G</u>	S.S. 115C-12(9d) and shall advise students using t	his sequence to graduate
)	<u> </u>	vithin three years of entering the ninth grade of	the availability of early
)		raduate scholarships under Part 7 of Article 23 of C	hapter 116 of the General
		tatutes."	
		<b>N 8A.6.(r)</b> G.S. 115C-238.66(1) is amend	ed by adding a new
	sub-subdivision to re		
1	" <u> </u>	f. <u>The board of directors shall offer a sequence</u>	
5		with G.S. 115C-12(9d) and shall advise stud	• •
5		to graduate within three years of entering	
7		availability of early graduate scholarships u	nder Part 7 of Article 23
3		of Chapter 116 of the General Statutes."	
)		<b>DN 8A.6.(s)</b> The governing body of a public scho	
)		c Instruction on the number of rising eleventh grad	
1		ete the credits required for graduation in a three-year	
2	-	The Department of Public Instruction shall report t	
3		izing the sequence of courses to complete the credit	
ł		d by public school unit to the Fiscal Research Divis	sion by June 1, 2025, and
5	June 1, 2026.		
5		<b>DN 8A.6.(t)</b> The State Board of Education shall add	
,	-	, 2023, to establish the graduation requirements	-
		ion. Governing bodies of public school units shall a	
)	with the 2023-2024	school year of this sequence, the option to gradu	ate within three years of
<b>`</b>			

50 entering the ninth grade, and the availability of early graduate scholarships. Students enrolled in

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1	5	4 school year who complete the sequ	1
2	<b>č i</b> 1	I shall be eligible to graduate in the 2	•
3		rticle 23 of Chapter 116 of the Gene	eral Statutes is amended
4	by adding a new Part to read:		
5		Early Graduate Scholarship Program	<u>1.</u>
6 7	" <u>§ 116-209.100. Definitions.</u>	to this Dout	
7 8	The following definitions apply		
o 9	A	ndary institution. – A school that is: tuent institution of The University	
9 10		n G.S. 116-2(4).	of North Carolina as
11		inity college as defined in G.S. 115D	)-2(2)
12		fit postsecondary institution as defin	
13		us. – Being recognized as a student	
14		a degree, diploma, or certificate at a	
15	institution.	<u> </u>	
16		Early Graduate Scholarship Program	
17		Reserve Fund for Early Graduate Sc	
18		n Early Graduate Scholarship for early	ducation awarded under
19	this Part.		
20	" <u>§ 116-209.101. Eligibility require</u>	ements for a scholarship and dura	<u>tion of scholarship.</u>
21	(a) In order to be eligible to	o receive a scholarship under this P	Part, a student seeking a
22		an eligible postsecondary institution	n must meet all of the
23	following requirements:		
24		State public high school within thr	•
25		Department of Public Instruction sha	
26		ed to the Authority that the stude	nt is an early graduate
27	pursuant to this s		1
28	· · · · ·	sident for tuition purposes under t	
29 30		and in accordance with the coord	
30 31	-	ination process administered by the standards by being admitted, enrol	•
32		iculated status at an eligible postseco	
33		oplication for Federal Student Aid (F	
34		eceive the scholarship for no more th	
35		llowing the student's graduation from	
36	-	unts; amounts dependent on availa	
37		arship awarded under this Part to a	
38		determined annually by the Auth	
39	schedule that is based upon a corresp	ponding value of student financial ne	eed as defined by federal
40	methodology to the income eligibility	ity for a scholarship grant awarded	under G.S. 115C-562.2.
41		yment schedule for the Program in a	
42	understandable format. No scholars	hip awarded to a student under this P	Part shall exceed the cost
43		ondary institution in which the stude	
44		le for a scholarship under this Part als	• ·
45		ttendance at the eligible postseconda	•
46	<b>▲</b>	amount of the scholarship shall be re	
47		y so that the total amount of scholars	
48		cost of attendance for the institution	
49 50		y for each eligible postsecondary ins	
50 51		ot sufficient funds to provide each e leation process and the schedule estal	-
51	applied in accordance with the appli	ication process and the schedule esta	onshed by the Authority

1	with a full scholarship as provided by this Part, the Authority shall first award scholarships to
2	those students whose student financial need as defined by federal methodology corresponds to
3	those eligible to be awarded scholarship grants in accordance with G.S. 115C-562.2(b2)(1) and
4	<u>(b2)(2).</u>
5	"§ 116-209.103. Scholarship administration; reporting requirements.
6	(a) The scholarships provided for in this Part shall be administered by the Authority under
7	rules adopted by the Authority in accordance with the provisions of this Part. The rules shall
8	include an application process and schedule, notification and disbursement procedures, and
9	standards for reporting.
10	(b) The Authority shall report no later than December 1, 2026, and annually thereafter to
11	the Joint Legislative Education Oversight Committee. The report shall contain, for the previous
12	academic year, the dollar amount of awards disbursed, the number of eligible students receiving
13	funds, and a breakdown of the eligible postsecondary institutions that received the funds.
14	(c) Scholarship funds unexpended shall remain available for future scholarships to be
15	awarded under this Part.
16	"§ 116-209.104. Reserve Fund for Early Graduate Scholarships.
17	(a) There is established the Reserve Fund for Early Graduate Scholarships as a reserve
18	consisting of the following monies:
19	(1) Funds appropriated by the General Assembly for the Program from the
20	<u>General Fund in the Current Operations Appropriations Act for a fiscal year.</u>
20	(2) All interest earned on these funds.
21	
22	
	remain available until expended for the purposes of this Part.
24 25	(c) <u>The Authority may use up to one and one-half percent (1.5%) of the funds available</u> in the Reserve Fund each fiscal year for administrative costs related to the Program."
23 26	<b>SECTION 8A.6.(v)</b> Subsections (a) through (f) of this section are effective when
20 27	they become law and apply to applications for scholarship grants beginning with the 2023-2024
28	
28 29	school year. Applications submitted for the 2023-2024 school year prior to the effective date of this section shall be deemed to have mot the requirements of $C$ S 115C 562 1(2a)a as expected
29 30	this section shall be deemed to have met the requirements of G.S. 115C-562.1(3a)a., as enacted by this section, and shall not be required to meet the verification requirement of
30 31	
	G.S. 115C-562.3(a), as enacted by this section. Subsections (g) through (k) of this section become affective July 1, 2023, and apply to applications for scholarship grants beginning with
32 33	become effective July 1, 2023, and apply to applications for scholarship grants beginning with the 2024-2025 school year. Subsection (u) of this section is effective when it becomes law, and
	•
34	scholarships shall be awarded as provided in that section beginning with the 2025-2026 school
35	year. Except as otherwise provided, this section is effective when it becomes law.
36	CONFORM IN STATE THITION FOR MILITARY DELATER INDIVIDUALS TO
37	CONFORM IN-STATE TUITION FOR MILITARY-RELATED INDIVIDUALS TO FEDERAL LAW
38	
39 40	<b>SECTION 8A.10.(a)</b> G.S. 115D-39(a) reads as rewritten:
40	"(a) The State Board of Community Colleges shall fix and regulate all tuition and fees
41	charged to students for applying to or attending any institution pursuant to this Chapter.
42	The receipts from all student tuition and fees, other than student activity fees, shall be State
43	funds and shall be deposited as provided by regulations of the State Board of Community
44	Colleges.
45	The legal resident limitation with respect to tuition, set forth in G.S. 116-143.1 and
46	G.S. 116-143.3, shall apply to students attending institutions operating pursuant to this <del>Chapter;</del>
47 49	provided, however, that when Chapter, except as follows:
48	(1) When an employer other than the Armed Forces, employer of a qualifying foderal corrections member as that term is defined in C.S. 116 142.2, news
49 50	federal services member, as that term is defined in G.S. 116-143.3, pays
50	tuition for an employee to attend an institution operating pursuant to this
51	Chapter and when the employee works at a North Carolina business location,

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		the employer shall be charged the in-State tuition <del>rank</del>	te; provided further,
	<u>(2)</u>	<u>A</u> community college may charge in-State tuition to up	to one percent (1%)
		of its out-of-state students, rounded up to the nex	
		accommodate the families transferred by business, the f	amilies transferred by
		industry, or the civilian families transferred by the	
		qualifying federal services member transferred to a pe	rmanent duty station,
		consistent with the provisions of G.S. 116-143.3, into the	
	<u>(3)</u>	Notwithstanding these requirements, a A refugee who	
		United States and who is living in this State shall be d	1 1
		domiciliary of this State under G.S. 116-143.1(a)(1) and	
		community college tuition purposes as defined in G.S.	
	<u>(4)</u>	Also, a A nonresident of the United States who has resident	
		for a 12-month qualifying period and has filed an immig	
		United States Immigration and Naturalization Service	shall be considered a
	an ar	State resident for community college tuition purposes."	
10 11 (		<b>TION 8A.10.(b)</b> G.S. 116-143.3 reads as rewritten:	
"§ 116-		uition of Armed Forces personnel qualifying federal se	<u>ervices members and</u>
		spouses and dependents.	
(a)		nitions. – The following definitions apply in this section:	1
	(1)	The term "abode" shall mean the <u>Abode. – The</u> place w	
		lives, whether temporarily or permanently; the term "abi	de shall mean to live
	( <b>2</b> )	in a given place.	
	(2)	The term "Armed Forces" shall mean the <u>Armed Forces</u>	
		Air Force, Army, Coast Guard, Marine Corps, and Nav	
	(2a)	National Guard; and any reserve component of the fore	going.
	$\frac{(2a)}{(3)}$	<u>Dependent. – A spouse or dependent child.</u> Repealed by Session Laws 2007-484, s. 15, effective A	ugust 20, 2007
	(3) (4)	Qualifying federal services member. – Any of the follow	•
	<u>(4)</u>	<u>a.</u> <u>A member of the Armed Forces who is on activ</u>	
		more than 30 days, as defined in 10 U.S.C. § 10	• -
		<u>b.</u> A member of the Foreign Service, as defined in 2	
		is on active duty for a period of more than 30 da	
(b)	Anv <del>i</del>	active duty member of the Armed Forces qualifying for	
· · ·	-	<u>member admitted to an institution of higher education ed</u>	
		<del>a)(3) G.S. 116-143.1(a)(3),</del> but not qualifying as a resider	
		143.1 shall be charged the in-State tuition rate and applicat	
		le the member of the Armed Forces is abiding in this St	•
		alifying federal services member's permanent duty station	
-		duty member of the Armed Forces qualifying federal	
		de of North Carolina or retires, the member shall continue	
0		ate and applicable mandatory fees so long as the member is	6
		other program in which the member was enrolled at the	
	-	e event the <u>qualifying federal services member is an</u> activ	
-		nd receives an Honorable Discharge from military servi	-
		ligible for the in-State tuition rate and applicable mandato	
continu	· establis	shes residency in North Carolina within 30 days after	the discharge and is
	estuons		$\mathcal{U}$
member		colled in the degree or other program in which the member	-
member continu	ously enr member	•	er was enrolled at the

1 Any dependent relative of a member of the Armed Forces who is abiding in this State (c) 2 incident to active military duty, as defined by the Board of Governors of The University of North 3 Carolina and by the State Board of Community Colleges while sharing the abode of that member 4 dependent of a qualifying federal services member with a permanent duty station in this State 5 shall be eligible to be charged the in-State tuition rate, if the dependent relative-qualifies for 6 admission to an institution of higher education education, as defined in G.S. 116-143.1(a)(3). 7 The dependent relatives shall comply with the requirements of the Selective Service System, if 8 applicable, in order to be accorded this benefit. In the event the member of the Armed Forces 9 qualifying federal services member is reassigned outside of North Carolina or retires, the 10 dependent relative shall continue to be eligible for the in-State tuition rate and applicable 11 mandatory fees so long as the dependent relative-is continuously enrolled in the degree or other 12 program in which the dependent relative-was enrolled at the time the member is reassigned or 13 retires. In the event the qualifying federal services member is an active duty member of the 14 Armed Forces and receives an Honorable Discharge from military service, the dependent relative shall continue to be eligible for the in-State tuition rate and applicable mandatory fees so long as 15 the dependent relative establishes residency within North Carolina within 30 days after the 16 17 discharge and is continuously enrolled in the degree or other program in which the dependent 18 relative was enrolled at the time the member is discharged. A dependent relative child who resides with a member of the Armed Forces who is 19 (c1)20 reassigned outside of the State incident to active military duty shall remain eligible to be charged 21 the in-State tuition rate if all of the following are met: 22 At the time the dependent relative child applies for admission to the institution (1)23 of higher education, as defined in G.S. 116-143.1(a)(3), the dependent relative 24 child both: 25 Is enrolled in a North Carolina high school. a. 26 Meets the requirements of subsection (c) of this section. b. 27 (2)Upon admission, the dependent relative child enrolls in the institution of 28 higher education no later than the fall academic semester immediately 29 following notice of admission and remains continuously enrolled. 30 (d) The person applying for the benefit of this section has the burden of proving entitlement to the benefit. 31 32 A person charged less than the out-of-state tuition rate solely by reason of this section (e) 33 shall not, during the period of receiving that benefit, qualify for or be the basis of conferring the 34 benefit of G.S. 116-143.1(g), (h), (i), (j), (k), or (l)." 35 **SECTION 8A.10.(c)** G.S. 116-235(b)(1) reads as rewritten: 36 Admission of Students. - The School shall admit students in accordance with "(1) 37 criteria, standards, and procedures established by the Board of Trustees. To be 38 eligible to be considered for admission, an applicant must be either a legal 39 resident of the State, as defined by G.S. 116-143.1(a)(1), or a student whose 40 parent is an active duty member of the Armed Forces, as defined by 41 G.S. 116-143.3(2), who is abiding in this State incident to active military duty 42 at the time the application is submitted, dependent of a qualifying federal 43 services member eligible under G.S. 116-143.3, provided the student shares 44 the abode of that parent; eligibility to remain enrolled in the School shall 45 terminate at the end of any school year during which a student becomes a 46 nonresident of the State. The Board of Trustees shall ensure, insofar as 47 possible without jeopardizing admission standards, that an equal number of 48 qualified applicants is admitted to the program and to the residential summer 49 institutes in science and mathematics from each of North Carolina's 50 congressional districts. In no event shall the differences in the number of 51 qualified applicants offered admission to the program from each of North

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Carolina's congressional districts be more than two and one-half percentage	
points from the average number per district who are offered admission."	
<b>SECTION 8A.10.(d)</b> This section is effective when it becomes law. Qualifying federal services members and their spouses and dependent children shall be eligible to be charged	
the in-State tuition rate beginning with the 2024-2025 academic year.	
the m-state futtion rate beginning with the 2024-2025 academic year.	
ALLOW PREAPPROVAL OF PESA EXPENSES IN LIEU OF EXPENSE REPORTS, AS	
RECOMMENDED BY THE INTERNAL AUDITOR	
SECTION 8A.11.(a) G.S. 115C-592(b2) reads as rewritten:	
"(b2) Disbursement and Deposit of Awards. – Scholarship funds shall be used only for	
tuition and qualifying education expenses as provided in G.S. 115C-595. Recipients shall receive	
the scholarship funds in two equal amounts, one-half in each semester of the school year. The	
first deposit of funds to a PESA shall be subject to the execution of the parental agreement	
required by G.S. 115C-595. The parent shall then receive an electronic account with the prepaid	
funds loaded in the electronic account at the beginning of the school year. After the initial	
disbursement of funds, each subsequent, semester disbursement of funds shall be subject to the	
submission by the parent of an expense report. The expense report shall be submitted	
electronically and shall include documentation that the student received an education, as	
described in G.S. 115C-595(a)(1), for no less than 70 days of the applicable semester. <u>Requests</u>	
for qualifying educational expenses are subject to a preapproval process established by the	
Authority prior to the disbursement of funds from the electronic account. An expense report shall	
not be required for any expenses that have been preapproved by the Authority. The electronic	
account shall be renewed upon the receipt of the parental agreement under G.S. 115C-595 for	
recipients awarded scholarship funds in subsequent school years."	
<b>SECTION 8A.11.(b)</b> G.S. 115C-595(a)(1) reads as rewritten:	
"(1) Use at least a portion of the scholarship funds to provide an education education for no loss than 70 days of each semaster to the aligible student in	
education, for no less than 70 days of each semester, to the eligible student in, at a minimum, the subjects of English language arts, mathematics, social	
studies, and science."	
<b>SECTION 8A.11.(c)</b> This section is effective when it becomes law.	
SECTION GALL.(c) This section is checuve when it becomes law.	
PERSONAL EDUCATION STUDENT ACCOUNT UNEXPENDED FUNDS TO	
ESTABLISH AN INSTITUTIONAL TRUST FUND	
SECTION 8A.13.(a) G.S. 115C-600 reads as rewritten:	
"§ 115C-600. Funds for Personal Education Student Accounts.	
<ul> <li>"§ 115C-600. Funds for Personal Education Student Accounts.</li> <li>(a) The General Assembly finds that due to the continued growth and ongoing need in</li> </ul>	
(a) The General Assembly finds that due to the continued growth and ongoing need in this State to provide opportunity for school choice for children with disabilities, it is imperative	
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(a) The General Assembly finds that due to the continued growth and ongoing need in this State to provide opportunity for school choice for children with disabilities, it is imperative that the State provide an increase in funds of at least one million dollars (\$1,000,000) each fiscal year for 10 years for the Personal Education Student Accounts for Children with Disabilities	
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<ul> <li>(a) The General Assembly finds that due to the continued growth and ongoing need in this State to provide opportunity for school choice for children with disabilities, it is imperative that the State provide an increase in funds of at least one million dollars (\$1,000,000) each fiscal year for 10 years for the Personal Education Student Accounts for Children with Disabilities Program. To that end, there is appropriated from the General Fund to the Board of Governors of The University of North Carolina the following amounts each fiscal year to be allocated to the Authority for the Program in accordance with this Article:</li> <li>Fiscal Year Appropriation \$48,943,166</li> </ul>	
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<ul> <li>(a) The General Assembly finds that due to the continued growth and ongoing need in this State to provide opportunity for school choice for children with disabilities, it is imperative that the State provide an increase in funds of at least one million dollars (\$1,000,000) each fiscal year for 10 years for the Personal Education Student Accounts for Children with Disabilities Program. To that end, there is appropriated from the General Fund to the Board of Governors of The University of North Carolina the following amounts each fiscal year to be allocated to the Authority for the Program in accordance with this Article:</li> <li>Fiscal Year Appropriation 2023-2024 \$48,943,166</li> <li>2024-2025 \$49,943,166</li> <li>2025-2026 \$50,943,166</li> <li>2026-2027 \$51,943,166</li> <li>2027-2028 \$52,943,166</li> </ul>	

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1	2031-2	2032	\$56,943,166
2	2032-2	2033 and each subsequent fiscal year thereafter	\$57,943,166
3		ping the base budget, as defined by G.S. 143C-1-1, for e	each fiscal year specified
4	in this section, th	e Director of the Budget shall include the appropriated	amount specified in this
5	section for that fi		-
6	(b) The A	authority shall make reasonable efforts to ensure the amo	ount of scholarship funds
7	awarded for a sch	ool year do not exceed the funds that are available for av	vards to eligible students
8	in each fiscal yea	ar. However, to ensure that as many eligible students re	eceive scholarship funds
9	in a timely man	ner as possible, at the end of each fiscal year, the Au	uthority shall place any
10	unexpended fund	ls appropriated for the Program into an institutional t	rust fund established in
11	accordance with	the provisions of G.S. 116-36.1 to accrue a cash balance	in the institutional trust
12	fund of up to ter	n million dollars (\$10,000,000). The Authority shall us	se these funds to award
13	scholarship fund	s in any fiscal year that the funds required to award	scholarships to eligible
14	students for a sc	hool year exceed the funds available for the distribution	on of those awards. All
15	interest earned of	on these funds shall also be placed in the institutiona	l trust fund established
16		ubsection. For any fiscal year in which funds are expend	
17		thority shall submit a report as required by G.S. 115C-5	
18		n balance of the institutional trust fund equals ten millio	
19		funds remaining at the end of the fiscal year from the fu	nds appropriated for the
20		vert to the General Fund."	
21		<b>FION 8A.13.(b)</b> G.S. 115C-598 reads as rewritten:	
22		eporting requirements.	
23		Authority shall report annually, no later than October 15	
24 25		ight Committee on the following information from the	
25	(1)	Total number, grade level, race, ethnicity, and so	ex of eligible students
26	( <b>2</b> )	receiving scholarship funds.	
27 28	(2)	Total amount of scholarship funding awarded.	ala in the mildrane star
28 29	(3)	Number of students previously enrolled in public scho by the previously attended local education agency.	ons in the prior semester
29 30	(A)	Nonpublic schools in which scholarship recipients	are appelled including
30 31	(4)	numbers of scholarship recipients at each nonpublic s	
31	(5)	The number of substantiated cases of fraud by recipi	
32 33	(5)	parents or students removed from the program for r	
33 34		provisions of this Article.	ioneomphanee with the
35	(b) For a	any fiscal year in which the Authority uses fun	ds as provided under
36		b), the Authority shall report to the Joint Legislativ	-
37		he Fiscal Research Division of the General Assembly	-
38	year on at least th		<u>oj ripin i or unu notur</u>
39	<u>(1)</u>	<u>The methodology used by the Authority for determi</u>	ning the awards for the
40	<u>1,-7</u>	school year, including the number of eligible stude	
41		scholarship funds that were awarded under G.S. 1150	
42	(2)	The actual number of eligible students and the amou	
43		received by eligible students for that school year.	<u>i</u>
44	<u>(3)</u>	The amount of funds used pursuant to G.S. 115C-6	500(b) to fully fund the
45		awards.	· · ·
46	<u>(4)</u>	Any legislative recommendations, including fund	ling amounts, for the
47		Program for the next fiscal year."	
48	SECT	<b>FION 8A.13.(c)</b> G.S. 115C-597(a)(4) reads as rewritten	n:
49	"(4)	Monitoring and control of spending scholarship funds	s deposited in a <del>personal</del>
50		education savings account.PESA."	

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<b>SECTION 8A.13.(d)</b> This section is effective June 30, 2023, and applies beginning with the award of scholarship funds for the 2023-2024 school year.
PCP AND PSYCHIATRISTS FORGIVABLE LOAN PROGRAM
<b>SECTION 8A.14.(a)</b> Definitions. – The following definitions apply in this section:
(1) Authority. – The State Education Assistance Authority.
(2) Eligible county. – A county designated as a development tier one or
development tier two area in the annual ranking performed by the Department of Commerce pursuant to G.S. 143B-437.08.
(3) Eligible school. – A medical school at an institution of higher education that is any of the following:
a. A postsecondary constituent institution of The University of North
Carolina, as defined in G.S. 116-2(4).
b. An eligible private postsecondary institution, as defined in
G.S. 116-280(3).
(4) Eligible student. – A person enrolled in an eligible school for the purpose of
becoming licensed as a physician or psychiatrist under Article 1 of Chapter 90
of the General Statutes.
(5) Loan. – A forgivable loan made under the Program.
(6) Program. – Primary Care Providers and Psychiatrists Forgivable Loan
Program.
<b>SECTION 8A.14.(b)</b> Program; Purpose. – Of the nonrecurring funds appropriated
from the ARPA Temporary Savings Fund to the Board of Governors of The University of North
Carolina for the 2023-2025 fiscal biennium to be allocated to the State Education Assistance
Authority, there is established the Primary Care Providers and Psychiatrists Forgivable Loan
Program to be administered by the Authority. The purpose of the Program is to provide forgivable
loans to eligible students who agree to practice primary care medicine or psychiatry on a full-time
basis in an eligible county.
<b>SECTION 8A.14.(c)</b> Eligibility. – The Authority shall establish the criteria for initial
and continuing eligibility to participate in the Program, as follows:
(1) All loan recipients shall be residents of North Carolina and shall attend an
eligible school.
(2) The Authority shall adopt standards deemed appropriate by the Authority to
ensure that only qualified, potential recipients receive a loan under the
Program. The standards shall include priority for applicants from eligible
counties and may include minimum grade point average and satisfactory
academic progress.
(3) To the extent funds provided pursuant to this act are insufficient to award
forgivable loans to all interested eligible students, the Authority may establish
a lottery process for selection of loan recipients from among qualified
applicants within criteria established by this section.
<b>SECTION 8A.14.(d)</b> Loan Terms and Conditions. – To the extent funds are made
available for the Program, the following terms and conditions shall apply to each loan made
pursuant to this section:
(1) Promissory note. – All loans shall be evidenced by promissory notes made
payable to the Authority.
(2) Interest. – All promissory notes shall bear an interest rate established by the Authority that does not exceed ten percent $(10\%)$ and is in relation to the
Authority that does not exceed ten percent (10%) and is in relation to the current interest rate for non-need-based federal loans made pursuant to Title
IV of the Higher Education Act of 1965, as amended. Interest shall accrue
from the date of disbursement of the loan funds.
from the tail of disoursement of the roan fullus.

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(3)	Loan amount. – Loans shall be awarded to eligible stude twenty-five thousand dollars (\$25,000) per academic student, up to one hundred thousand dollars (\$100,000).	
(4)	Forgiveness and repayment. – The Authority shall forgiv a. In an amount of twenty-five thousand dollars (\$2	
	that the recipient is licensed and practicing prim	•
	psychiatry on a full-time basis in an eligible coun	ty, up to a maximum
	of one hundred thousand dollars (\$100,000) over	•
	b. If a loan recipient is practicing in a county that	
	eligible county before the recipient completes	
	obligation, the Authority shall continue to provid	-
	accordance with this section as long as the recip county without a break in service.	ient practices in that
		n corvice renewment
	c. The Authority shall collect cash repayments whe is not completed. The Authority shall establish	
	repayment, including a minimum monthly rep	
	maximum period of time to complete repayment.	ayment amount and
(5)	Death and disability. – The Authority shall forgive all of	or part of a loan if it
$(\mathbf{J})$	determines that it is impossible for the recipient to repa	1
	service because of the death or disability of the recipient	
(6)	Hardship. – The Authority may grant a forbearance, a d	
(0)	hardship circumstances when a good-faith effort has bee	
	loan in a timely manner.	in made to repay the
(7)	Other. – The Authority may establish other terms and	conditions that are
(')	necessary or convenient to effectuate the Program.	conditions that are
SECT	<b>TON 8A.14.(e)</b> Rulemaking Authority. – The Author	ity may adopt rules
necessary to impl	ement, administer, market, and enforce the provisions of t	his section.
	<b>TION 8A.14.(f)</b> Report to the General Assembly. – The A	• 1
	ember 1, 2025, and annually thereafter while loans are he Joint Legislative Education Oversight Committee and t	
	ittee on Health and Human Services regarding the Program	
	ogram, including at least the following information:	II and Ioans awarded
(1)	Forgivable loans awarded under the Program, including	he following:
(1)	a. Demographic information regarding loan recipier	0
	b. Number of loan recipients by eligible medical scl	
(2)	Placement and repayment rates, including the following:	1001.
(2)	a. Number of loan recipients who have been emplo	oved in primary care
	medicine or psychiatry on a full-time basis in an e	
	two years of graduation from an eligible medical	
	b. Number of loan recipients who have elected cash	
	service repayment and their years of service, if an	1 .
	cash repayment.	y, prior to beginning
(3)	Recommendations to improve the Program and incre	ease the number of
(5)	licensed physicians practicing primary care medicine	
	eligible counties.	and psychiadry in
SECI	<b>TON 8A.14.(g)</b> This section applies beginning with eligi	ble students enrolled
in the 2024-2025		one students emoned
PART IX. HEA	LTH AND HUMAN SERVICES	

CONFORMING PARITY CHANGES PERTAINING TO MONTHLY PAYMENTS FOR
STATE-COUNTY SPECIAL ASSISTANCE RECIPIENTS RESIDING IN IN-HOME
LIVING ARRANGEMENTS
SECTION 9A.1. G.S. 108A-47.1, as amended by Section 9A.3 of S.L. 2021-180,
reads as rewritten:
"§ 108A-47.1. Special Assistance in-home payments.
(a) The Department of Health and Human Services may shall use funds from the existing
State-County Special Assistance budget to provide Special Assistance payments to eligible
individuals 18 years of age or older in in-home living arrangements. The standard monthly
payment to individuals enrolled in the Special Assistance in-home program shall be one hundred
percent (100%) of the monthly payment the individual would receive if the individual resided in
an adult care home and qualified for Special Assistance, except if a lesser payment amount is
appropriate for the individual as determined by the local case manager. Assistance. The
Department shall implement Special Assistance in-home eligibility policies and procedures to
assure that in-home program participants are those individuals who need and, but for the in-home
program, would seek placement in an adult care home facility. The Department's policies and
procedures shall include the use of <u>a functional an</u> assessment.
(b) All county departments of social services shall participate in the State-County Special
Assistance in-home program by making Special Assistance in-home slots available to individuals
who meet the eligibility requirements established by the Department pursuant to subsection (a)
of this section. By February 15, 2013, the Department shall establish a formula to determine the
need for additional State County Special Assistance in home slots for each county. Beginning July 1, 2014, and each July 1 thereafter, the Department shall review and revise the formula as
necessary."
necessary.
PART IX-B. CENTRAL MANAGEMENT AND SUPPORT
<b>REPORTS BY NON-STATE ENTITIES ON THE USE OF DIRECTED GRANT FUNDS</b>
SECTION 9B.1. The Department of Health and Human Services shall submit to the
Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research
Division all reports received under 9 NCAC 03M .0205 from non-State entities, as defined in
G.S. 143C-1-1, that are recipients of nonrecurring funds allocated in this Part as a directed grant
according to the following schedule:
(1) By November 1, 2024, all reports on the use of directed grant funds received
under this Part for the 2023-2024 fiscal year.
(2) By November 1, 2025, all reports on the use of directed grant funds received
under this Part for the 2024-2025 fiscal year.
COMMUNITY HEALTH GRANT PROGRAM
<b>SECTION 9B.2.(a)</b> Funds appropriated in this act to the Department of Health and
Human Services, Division of Central Management, Office of Rural Health, for each year of the
2023-2025 fiscal biennium for the Community Health Grant Program shall be used to continue
to administer the Community Health Grant Program as modified by Section 11A.8 of S.L.
2017-57.
<b>SECTION 9B.2.(b)</b> The Office of Rural Health shall make the final decision about
awarding grants under this Program, but no single grant award shall exceed one hundred fifty
thousand dollars (\$150,000) during the fiscal year. In awarding grants, the Office of Rural Health
shall consider the availability of other funds for the applicant; the incidence of poverty in the area served by the applicant or the number of indigent clients served by the applicant; the availability

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1 2 3	community hosp	nents for, after-hours care; and collaboration between bital or other safety net organizations. <b>TION 9B.2.(c)</b> Grant recipients shall not use these	
		<b>TION 9D.2.</b> (C) Orant recipients shall not use these	funds to do any of the
4 5	following:	Enhance on increase companyation on other	hanafita of nanconnal
5	(1)	Enhance or increase compensation or other	<b>1</b>
6 7		administrators, directors, consultants, or any other per	-
7 8		program administration; provided, however, funds	
o 9		retain health care providers. The use of grant funds f	
		obligate the Department of Health and Human Serv	ices to continue to fund
0 1	( <b>2</b> )	compensation beyond the grant period.	aditionally reasized by
1 2	(2)	Supplant existing funds, including federal funds the	•
		federally qualified community health centers. Howe	•
3		used to supplement existing programs that serve the	e purposes described in
1 5	(2)	subsection (a) of this section.	
	(3) SEC	Finance or satisfy any existing debt.	4 a 4 m a la m a d 4 la a m a a d
) ,		<b>TION 9B.2.(d)</b> The Office of Rural Health may use up	
7		00) in recurring funds for each fiscal year of the 2023-2	2025 fiscal blennium for
3	administrative pu	-	as of Dunal Haalth shall
)		<b>TION 9B.2.(e)</b> By September 1 of each year, the Offi	
) 1	-	to the Joint Legislative Oversight Committee on Health	
)	•	th grants that includes at least all of the following inform The identity and a brief description of each grante	
	(1)	service offered by the grantee.	e and each program of
	( <b>2</b> )	The amount of funding awarded to each grantee.	
	(2)	6	and for the individuals
	(3)	The number of individuals served by each grantee	and, for the murviculars
	(4)	served, the types of services provided to each. Any other information requested by the Office of Ru	ural Uaalth as passagery
	(4)	for evaluating the success of the Community Health	
	SEC	<b>TION 9B.2.(f)</b> By February 1, 2024, the Office of Run	-
		tive Oversight Committee on Health and Human Service	
		owing Community Health Grant Program requirements e	
	of S.L. 2017-57:		fildeted by Section 1174.0
	(1)	Establishment of a Primary Care Advisory Committ	ee and that Committee's
	(1)	development of an objective and equitable process	
		for grants funded under the Community Health Gran	0 0 11
	(2)	Development of a standardized method for grant recip	6
	(2)	measurable quality health outcomes.	interior to report objective,
		measurable quanty nearth outcomes.	
	FUNDS FOR	NC DENTAL SOCIETY FOUNDATION'S MIS	SSIONS OF MERCY
	DENTAL C		
		<b>TION 9B.3.</b> Funds appropriated in this act to the De	epartment of Health and
		s, Division of Central Management and Support, Office	1
		irected grant to the NC Dental Society Foundation for	
ŀ		all not be spent for any purpose other than to provide d	-
		necessary dental supplies. None of these directed grant	-
	administrative pu		
7	1	1	
3	EXPANSION	OF THE NC LOAN REPAYMENT PROGRAM	<b>A/INCENTIVES FOR</b>
)		PROVIDERS IN RURAL AND UNDERSERVED A	
)	SECT	TION 9B.4.(a) Of the funds appropriated in this act fro	m the ARPA Temporary
		the Department of Health and Human Services, Division	
			-

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1	and Support, Off	fice of Rural Health (ORH), for the North Carolina Loan Re	payment Program
2	(NC LRP), the fo	ollowing sums shall be allocated for use as provided in this se	ection:
3	(1)	The sum of fifteen million dollars (\$15,000,000) in nonrecu	
4		2023-2024 fiscal year and the sum of fifteen million dollar	-
5		nonrecurring funds for the 2024-2025 fiscal year shall be a	· · · · ·
6		the recruitment and retention of additional licensed pro	
7		participate in the NC LRP other than those delineated in su	
		1 1	duivisions(2) and
8		(3) of this subsection.	
9	(2)	The sum of fifteen million dollars (\$15,000,000) in nonrecu	0
10		2023-2024 fiscal year and the sum of fifteen million dollar	,
11		nonrecurring funds for the 2024-2025 fiscal year shall be all	ocated to establish
12		within the NC LRP a new initiative targeting the recruitme	nt and retention of
13		additional licensed primary care physicians in rura	l and medically
14		underserved areas of the State.	2
15	(3)	The sum of ten million dollars (\$10,000,000) in nonrecur	ring funds for the
16		2023-2024 fiscal year and the sum of ten million dollars	0
17		nonrecurring funds for the 2024-2025 fiscal year shall be all	
18		within the NC LRP a new behavioral health provider initi	
		-	00
19		recruitment and retention of additional licensed psychiatri	
20		nurse practitioners and physician assistants specializing	-
21		behavioral health in rural and medically underserved areas	
22		this new behavioral health provider initiative, the ORH sh	_
23		LRP to include the recruitment and retention of mental hea	lth and behavioral
24		health providers eligible to participate in the North Ca	rolina State Loan
25		Repayment Program (SLRP).	
26	SECT	<b>FION 9B.4.(a1)</b> With respect to the new initiatives authorized	ed by subdivisions
27	(a)(2) and $(a)(3)$	of this section:	-
28	(1)	For eligible providers with educational loan debt, loan rep	ayment incentives
29	~ /	shall not exceed the maximum amounts otherwise allowed u	-
30	(2)	For eligible providers without educational loan debt,	
31	(2)	incentives shall not exceed the maximum amounts otherw	
32		the NC LRP.	ise allowed under
33	(2)		domagnized among of
	(3)	Private practice settings located in rural and medically un	uerserveu areas or
34		the State are deemed automatically eligible practice sites.	
35		<b>FION 9B.4.(b)</b> For each year of the 2023-2025 fiscal bienni	
36		cent (5%) of the total amount of funds allocated by this section	n for the following
37	purposes:		
38	(1)	For administrative costs related to the NC LRP, including	
39		establishing and administering the new primary care plant	hysician initiative
40		authorized by subdivision (a)(2) of this section and the new	behavioral health
41		providers initiative authorized by subdivision (a)(3) of this	section, including
42		expansion of the NC LRP to include mental health and	behavioral health
43		providers eligible to participate in the SLRP.	
44	(2)	To enter into a contract with the North Carolina Area Health	Education Center
45	(_)	(AHEC) Program for the development and implementation	
46		target, recruit, and enroll additional NC LRP participant	±
		•	-
47		subsection (a) this section, and (ii) retain these provide	
48		medically underserved areas of the State following complet	ion of their service
49		commitments.	
50		<b>FION 9B.4.(c)</b> The ORH shall collect and maintain data on	
51	each NC LRP pa	rticipant remains employed within the same county as the pra-	actice site selected

1 for his or her service commitment, or in a county adjacent to the practice site selected for his or 2 her service commitment. 3 SECTION 9B.4.(d) By January 15, 2025, and January 15, 2026, the ORH shall 4 report to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal 5 Research Division on the use of funds allocated by subsection (a) of this section. The report shall 6 include at least all of the following: 7 A list of expenditures funded by State appropriations. (1)8 (2)The total number of licensed primary care physicians enrolled in the initiative authorized by subdivision (a)(2) of this section, broken down by physician 9 10 type, practice site, and the type and amount of incentive provided to each NC 11 LRP participant. The total number of behavioral health providers enrolled in the NC LRP 12 (3) 13 following implementation of the expansion authorized by subdivision (a)(3)of this section, broken down by provider category, practice site, and the type 14 and amount of incentive provided to each NC LRP participant. 15 The length of time each NC LRP participant remains employed at a practice 16 (4) 17 site in a rural and medically underserved area. 18 (5) Recommendations for improving recruitment and retention efforts under the 19 NC LRP. 20 21 EXPANSION OF THE MEDICAL ASSISTANT APPRENTICESHIP INITIATIVE 22 PILOT PROGRAM 23 **SECTION 9B.5.(a)** Of the funds appropriated in this act to the Department of Health 24 and Human Services, Division of Central Management and Support, Office of Rural Health, the 25 sum of one million seven hundred three thousand two hundred fifty dollars (\$1,703,250) in 26 nonrecurring funds for the 2023-2024 fiscal year and the sum of one million seven hundred three 27 thousand two hundred fifty dollars (\$1,703,250) in nonrecurring funds for the 2024-2025 fiscal 28 year is allocated as a directed grant to the North Carolina Community Health Center Association 29 (NCCHCA), a nonprofit organization, to fund expansion of its Medical Assistant Apprenticeship 30 Initiative (MAAI) pilot program through the addition of a combined total of at least 50 new apprentice placements at the following sites: 31 32 Rural Health Group, Inc., a community health center and nonprofit (1)33 organization with existing MAAI pilot program sites located in Edgecombe, 34 Granville, Halifax, Northampton, Vance, and Warren Counties. 35 OIC Family Medical Center, a federally qualified health center that is a (2)36 division of the nonprofit organization known as Opportunities 37 Industrialization Center (OIC), Inc., which has existing MAAI pilot program 38 sites located in Edgecombe and Nash Counties. 39 New MAAI pilot program sites at additional community health centers, (3) 40 including each of the following community health centers: 41 Cabarrus Rowan Community Health Centers, Inc., located in Cabarrus a. 42 County and Rowan County. 43 b. Kintegra Health located in Davidson County. 44 United Health Centers located in Forsyth County. c. SECTION 9B.5.(b) The NCCHCA shall include the following information in the 45 46 two reports required under Section 9B.1 of this act: 47 (1)An itemized list of program expenditures funded by the grant, including the 48 number and location of all apprentice placements and the number and location 49 of all new pilot program sites. 50 The number of medical assistant apprentices who successfully complete the (2)program and attain certification. 51

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1 2	(3)	A description of any benefits derived by of their participation in the MAAI pilot p	program.
3 4 5	(4)	Any other information the NCCHCA dee of the MAAI pilot program.	ms relevant to evaluating the success
6	FUNDS FOR T	ELEHEALTH INFRASTRUCTURE GI	RANT PROGRAM
7		<b>TION 9B.7A.(a)</b> Of the funds appropriate of the funds of	
8		ngs Fund to the Department of Health and I	
9	Management an	d Support, Office of Rural Health (ORI	H), the sum of ten million dollars
10		n nonrecurring funds for the 2023-2024 fis	
11		,000) in nonrecurring funds for the 2024-2	
12		rastructure grant program authorized by su	
13		<b>TION 9B.7A.(b)</b> The ORH shall established	
14 15		rd grants on a competitive basis to rural	-
15 16		nent, high-speed internet access, and an lth services, defined as the use of two-way,	
17		care provider and the patient can hear and	
18		am, the ORH is subject to the following req	00
19	(1)	Priority shall be given to independent pri	
20		obstetrics and gynecology practices.	
21	(2)	The maximum amount of a grant award i	is two hundred fifty thousand dollars
22		(\$250,000) per grantee.	
23		<b>TION 9B.7A.(c)</b> By April 1, 2024, and by	
24		islative Oversight Committee on Health a	
25 26	of the following	on on the grants awarded under this section	1. The report shall include at least all
20 27	(1)		
28	(1) $(2)$	The total amount of grant funds awarded	to each recipient.
29	(-)	The total amount of grant funds an arada	
30	PART IX-C. CI	HILD AND FAMILY WELL-BEING [R	ESERVED]
31			
32	PART IX-D. CI	HILD DEVELOPMENT AND EARLY H	EDUCATION
33			
34 25		ROGRAMS/STANDARDS FOR FOU	JR- AND FIVE-STAR RATED
35 36	FACILITIE	<b>FION 9D.1.(a)</b> Eligibility. – The Departn	nent of Health and Human Services
30 37		hild Development and Early Education,	
38		program (NC Pre-K). The NC Pre-K prog	
39		or before August 31 of the program year. In	
40	•	come eligibility requirements for the progra	
41		te median income. Up to twenty percent (	
42		n excess of seventy-five percent (75%) of r	
43	0	risk factors. Furthermore, any age-eligible	
44		e eligible for the program: (i) an active duty	
45 46		cluding the North Carolina National Guar	
40 47	1	e Armed Forces who was ordered to active as or is expected to be ordered within the ne	
48		f the United States, including the North Car	
49		ve component of the Armed Forces who w	
50		gibility determinations for NC Pre-K parti	, ,
51		ies and local North Carolina Partnership for	

1	Other than developmental disabilities or other chronic health issues, the Division shall
2	not consider the health of a child as a factor in determining eligibility for participation in the NC
3	Pre-K program.
4	SECTION 9D.1.(b) Multiyear Contracts. – The Division of Child Development and
5	Early Education shall require the NC Pre-K contractor to issue multiyear contracts for licensed
6	private child care centers providing NC Pre-K classrooms.
7	<b>SECTION 9D.1.(c)</b> Building Standards. – Notwithstanding G.S. 110-91(4), private
8	child care facilities and public schools operating NC Pre-K classrooms shall meet the building
9	standards for preschool students as provided in G.S. 115C-521.1.
10	<b>SECTION 9D.1.(d)</b> Programmatic Standards. – Except as provided in subsection (c)
11	of this section, entities operating NC Pre-K classrooms shall adhere to all of the policies
12	prescribed by the Division of Child Development and Early Education regarding programmatic
13	standards and classroom requirements.
14	<b>SECTION 9D.1.(e)</b> NC Pre-K Committees. – Local NC Pre-K committees shall use
15	the standard decision-making process developed by the Division of Child Development and Early
16	Education in awarding NC Pre-K classroom slots and student selection.
17	<b>SECTION 9D.1.(f)</b> Reporting. – The Division of Child Development and Early
18	Education shall submit an annual report no later than March 15 of each year to the Joint
19	Legislative Oversight Committee on Health and Human Services, the Office of State Budget and
20	Management, and the Fiscal Research Division. The report shall include the following:
21	(1) The number of children participating in the NC Pre-K program by county.
22	(2) The number of children participating in the NC Pre-K program who have
23	never been served in other early education programs such as child care, public
24	or private preschool, Head Start, Early Head Start, or early intervention
25 26	programs. (2) The superstant NC $\operatorname{Pre} K$ expanditures for the presence of the
26 27	(3) The expected NC Pre-K expenditures for the programs and the source of the local contributions.
27	
28 29	<ul><li>(4) The results of an annual evaluation of the NC Pre-K program.</li><li>SECTION 9D.1.(g) Audits. – The administration of the NC Pre-K program by local</li></ul>
30	partnerships shall be subject to the financial and compliance audits authorized under
31	G.S. 143B-168.14(b).
32	<b>C.S.</b> 145D-100.14(0).
33	CHILD CARE SUBSIDY RATES
34	SECTION 9D.3.(a) The maximum gross annual income for initial eligibility,
35	adjusted annually, for subsidized child care services shall be determined based on a percentage
36	of the federal poverty level as follows:
37	AGE INCOME PERCENTAGE LEVEL
38	0-5 200%
39	6 – 12 133%
40	The eligibility for any child with special needs, including a child who is 13 years of
41	age or older, shall be two hundred percent (200%) of the federal poverty level.
42	<b>SECTION 9D.3.(b)</b> Fees for families who are required to share in the cost of care
43	are established based on ten percent (10%) of gross family income. When care is received at the
44	blended rate, the copayment shall be eighty-three percent (83%) of the full-time copayment.
45	Copayments for part-time care shall be seventy-five percent (75%) of the full-time copayment.
46	SECTION 9D.3.(c) Payments for the purchase of child care services for low-income
47	children shall be in accordance with the following requirements:
48	(1) Religious sponsored child care facilities operating pursuant to G.S. 110-106
49	and licensed child care centers and homes that meet the minimum licensing
50	standards that are participating in the subsidized child care program shall be

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1 2 3 4 5 6	(2)	paid the one-star county market rate or the rate they of parents, whichever is lower, unless prohibited by subset Licensed child care centers and homes with two or more market rate for that rated license level for that age group privately paying parents, whichever is lower, unless p (g) of this section.	ection (f) of this section. re stars shall receive the p or the rate they charge
7 8	(3)	No payments shall be made for transportation service facilities.	s charged by child care
9 10 11	(4)	Payments for subsidized child care services for postset be limited to a maximum of 20 months of enrollm determined before a family's annual recertification per	nent. This shall not be
12 13 14	(5)	The Department of Health and Human Services shall rule changes to restructure services, including, but n benefits to employment.	
15 16 17		<b>FION 9D.3.(d)</b> Provisions of payment rates for child ca at least 50 children in each age group for center-based at	
18 19 20	(1)	Except as applicable in subdivision (2) of this subsective be set at the statewide or regional market rate for lice and homes.	
21 22 23 24 25	(2)	If it can be demonstrated that the application of the market rate to a county with fewer than 50 children in than the county market rate and would inhibit the a purchase child care for low-income children, then the be applied.	each age group is lower bility of the county to
26 27 28 29	homes at each ra enrollees and sha within the county	<b>FION 9D.3.(e)</b> A market rate shall be calculated for ated license level for each county and for each age greatly be representative of fees charged to parents for each y. The Division of Child Development and Early Education	oup or age category of age group of enrollees tion shall also calculate
30 31 32 33	SEC: continue implem	and regional market rate for each rated license level for e <b>FION 9D.3.(f)</b> The Division of Child Development and the policies that improve the quality of child care f y in which child care subsidies are paid, to the extent po	d Early Education shall for subsidized children,
34 35 36 37 38	funds shall not be number of four- allows the facility	y centers and homes only. The Division shall define high e paid for one- or two-star-rated facilities. For those cour and five-star-rated facilities, the Division shall continue les to continue to receive subsidy funds while the facilitie Division may allow exemptions in counties where there i	a transition period that es work on the increased
39 40	of four- and five-	-star-rated facilities for non-star-rated programs, such as <b>FION 9D.3.(g)</b> Facilities licensed pursuant to Article 7	religious programs.
40 41 42 43 44 45 46 47 48 49 50	General Statutes that provides for Except as author be used to select any additional ag exempt from Sta meet the requirer Coun use a provider's	and facilities operated pursuant to G.S. 110-106 may pa the purchase of care in child care facilities for minor chi ized by subsection (f) of this section, no separate licen- facilities to participate. In addition, child care facilities s pplicable requirements of federal law or regulations. C te regulation pursuant to Article 7 of Chapter 110 of the ments established by other State law and by the Social S ty departments of social services or other local contrac- failure to comply with requirements in addition to ondition for reducing the provider's subsidized child car	rticipate in the program ldren of needy families. sing requirements shall hall be required to meet thild care arrangements e General Statutes shall ervices Commission. those specified in this

1	<b>SECTION 9D.3.(h)</b> Payment for subsidized child care services provided with
2	Temporary Assistance for Needy Families Block Grant funds shall comply with all regulations
3	and policies issued by the Division of Child Development and Early Education for the subsidized
4	child care program.
5	SECTION 9D.3.(i) Noncitizen families who reside in this State legally shall be
6	eligible for child care subsidies if all other conditions of eligibility are met. If all other conditions
7	of eligibility are met, noncitizen families who reside in this State illegally shall be eligible for
8	child care subsidies only if at least one of the following conditions is met:
9	(1) The child for whom a child care subsidy is sought is receiving child protective
10	services or foster care services.
11	(2) The child for whom a child care subsidy is sought is developmentally delayed
12	or at risk of being developmentally delayed.
13	(3) The child for whom a child care subsidy is sought is a citizen of the United
14	States.
15	SECTION 9D.3.(j) The Department of Health and Human Services, Division of
16	Child Development and Early Education, shall require all county departments of social services
17	to include on any forms used to determine eligibility for child care subsidy whether the family
18	waiting for subsidy is receiving assistance through the NC Pre-K Program or Head Start.
19	SECTION 9D.3.(k) Department of Defense-certified child care facilities licensed
20	pursuant to G.S. 110-106.2 may participate in the State-subsidized child care program that
21	provides for the purchase of care in child care facilities for minor children in needy families,
22	provided that funds allocated from the State-subsidized child care program to Department of
23	Defense-certified child care facilities shall supplement and not supplant funds allocated in
24	accordance with G.S. 143B-168.15(g). Payment rates and fees for military families who choose
25	Department of Defense-certified child care facilities and who are eligible to receive subsidized
26	child care shall be as set forth in this section.
27	
• •	
28	CHILD CARE ALLOCATION FORMULA
29	SECTION 9D.4.(a) The Department of Health and Human Services, Division of
29 30	<b>SECTION 9D.4.(a)</b> The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher
29 30 31	<b>SECTION 9D.4.(a)</b> The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The
29 30 31 32	<b>SECTION 9D.4.(a)</b> The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation
29 30 31 32 33	<b>SECTION 9D.4.(a)</b> The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy
29 30 31 32 33 34	<b>SECTION 9D.4.(a)</b> The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when
29 30 31 32 33 34 35	<b>SECTION 9D.4.(a)</b> The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent
29 30 31 32 33 34 35 36	<b>SECTION 9D.4.(a)</b> The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation:
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<ol> <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>	SECTION 9D.4.(a) The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation: (1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than
<ol> <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 9D.4.(a) The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation: <ul> <li>(1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than the applicable federal poverty level percentage set forth in Section 9D.3(a) of</li> </ul>
<ol> <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> </ol>	SECTION 9D.4.(a) The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation: (1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than the applicable federal poverty level percentage set forth in Section 9D.3(a) of this act.
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29 30 31 32 33 34 35 36 37 38 39 40 41 42	<ul> <li>SECTION 9D.4.(a) The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation: <ul> <li>(1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than the applicable federal poverty level percentage set forth in Section 9D.3(a) of this act.</li> <li>(2) The Division may withhold up to two percent (2%) of available funds from the allocation formula for (i) preventing termination of services throughout</li> </ul> </li> </ul>
<ol> <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> </ol>	<ul> <li>SECTION 9D.4.(a) The Department of Health and Human Services, Division of Child Development and Early Education (Division), shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation: <ul> <li>(1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than the applicable federal poverty level percentage set forth in Section 9D.3(a) of this act.</li> <li>(2) The Division may withhold up to two percent (2%) of available funds from the allocation formula for (i) preventing termination of services throughout the fiscal year and (ii) repayment of any federal funds identified by counties</li> </ul> </li> </ul>
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	General Assembly Of North Carolina	Session 2023
1 2 3 4 5	<ul> <li>b. The date the remaining funds were distributed to conc.</li> <li>c. As a result of funds withheld under this subdivision have been distributed, any counties that did not reamount the counties received the previous year arwhich funds were decreased.</li> </ul>	on and after funds acceive at least the and the amount by
6 7 8	The Division shall submit a report in each year of the biennium 30 days after the funds withheld pursuant to the distributed but no later than April 1 of each respective year.	is subdivision are
8 9	(3) The Division shall set aside four percent (4%) of child care s	
10	for vulnerable populations, which include a child identified	•
11	needs and a child whose application for assistance indicates	01
12	the child's family is experiencing homelessness or is in a	
13	situation. A child identified by this subdivision shall be	
14	receiving services until such time as set-aside allocation	ns for vulnerable
15	populations are exhausted.	
16	<b>SECTION 9D.4.(b)</b> The Division may reallocate unused child car	•
17	funds in order to meet the child care needs of low-income families. Any real	
18	shall be based upon the expenditures of all child care subsidy voucher funding	
19	Carolina Partnership for Children, Inc., funds within a county. Counties sha	
20	levels within the funds allocated to the counties. A county with a spending co	
21	hundred percent (100%) shall submit a plan to the Division for managing the c	ounty's allocation
22 23	before receiving any reallocated funds. <b>SECTION 0D 4</b> (a) When implementing the formula under sub-	position (a) of this
23 24	<b>SECTION 9D.4.(c)</b> When implementing the formula under substances section, the Division shall include the market rate increase in the formula provide the market rate increase	
24 25	calculate the increases outside of the formula process. Additionally, the Depar	
25 26	following:	unent shan do the
27	(1) Deem a county's initial allocation as the county's expenditu	re in the previous
28	fiscal year or a prorated share of the county's previous fiscal	-
29	if sufficient funds are not available.	5 1
30	(2) Effective immediately following the next new decennial ce	nsus data release,
31	implement (i) one-third of the change in a county's alloc	ation in the year
32	following the data release, (ii) an additional one-third of	the change in a
33	county's allocation beginning two years after the initial c	
34	subdivision, and (iii) the final one-third change in a co	ounty's allocation
35	beginning the following two years thereafter.	
36		
37	SMART START INITIATIVES	
38 39	<b>SECTION 9D.5.(a)</b> Policies. – The North Carolina Partnership f	
39 40	and its Board shall ensure policies focus on the North Carolina Partnership for mission of improving child care quality in North Carolina for children from b	
40 41	age. North Carolina Partnership for Children, Inc., funded activities shall inclu	-
42	care facilities with (i) improving quality, including helping one-, two-, an	•
43	facilities increase their star ratings, and (ii) implementing prekindergarten	
44	funding for local partnerships shall also be used for evidence-based or e	
45	programs for children from birth to 5 years of age that do the following:	
46	(1) Increase children's literacy.	
47	(2) Increase the parents' ability to raise healthy, successful child	dren.
48	(3) Improve children's health.	
49	(4) Assist four- and five-star-rated facilities in improving and ma	
50	<b>SECTION 9D.5.(b)</b> Administration. – Administrative costs shall	be equivalent to,

50 **SECTION 9D.5.(b)** Administration. – Administrative costs shall be equivalent to, 51 on an average statewide basis for all local partnerships, not more than ten percent (10%) of the

1 total statewide allocation to all local partnerships. For purposes of this subsection, administrative 2 costs shall include costs associated with partnership oversight, business and financial 3 management, general accounting, human resources, budgeting, purchasing, contracting, and 4 information systems management. The North Carolina Partnership for Children, Inc., shall 5 continue using a single statewide contract management system that incorporates features of the 6 required standard fiscal accountability plan described in G.S. 143B-168.12(a)(4). All local 7 partnerships are required to participate in the contract management system and, directed by the 8 North Carolina Partnership for Children, Inc., to collaborate, to the fullest extent possible, with 9 other local partnerships to increase efficiency and effectiveness.

10 **SECTION 9D.5.(c)** Salaries. – The salary schedule developed and implemented by 11 the North Carolina Partnership for Children, Inc., shall set the maximum amount of State funds that may be used for the salary of the Executive Director of the North Carolina Partnership for 12 13 Children, Inc., and the directors of the local partnerships. The North Carolina Partnership for 14 Children, Inc., shall base the schedule on the following criteria:

- 15
- (1)The population of the area serviced by a local partnership.
- 16
- (2) The amount of State funds administered. The amount of total funds administered. (3)

17 18

19

20

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

21 The salary schedule shall be used only to determine the maximum amount of State 22 funds that may be used for compensation. Nothing in this subsection shall be construed to prohibit 23 a local partnership from using non-State funds to supplement an individual's salary in excess of 24 the amount set by the salary schedule established under this subsection.

25 SECTION 9D.5.(d) Match Requirements. - The North Carolina Partnership for 26 Children, Inc., and all local partnerships shall, in the aggregate, be required to match one hundred 27 percent (100%) of the total amount budgeted for the program in each fiscal year of the 2023-2025 28 biennium. Of the funds that the North Carolina Partnership for Children, Inc., and the local 29 partnerships are required to match, contributions of cash shall be equal to at least thirteen percent 30 (13%) and in-kind donated resources shall be equal to no more than six percent (6%) for a total 31 match requirement of nineteen percent (19%) for each year of the 2023-2025 fiscal biennium. 32 The North Carolina Partnership for Children, Inc., may carry forward any amount in excess of 33 the required match for a fiscal year in order to meet the match requirement of the succeeding 34 fiscal year. Only in-kind contributions that are quantifiable shall be applied to the in-kind match 35 requirement. Volunteer services may be treated as an in-kind contribution for the purpose of the 36 match requirement of this subsection. Volunteer services that qualify as professional services 37 shall be valued at the fair market value of those services. All other volunteer service hours shall 38 be valued at the statewide average wage rate as calculated from data compiled by the Division of 39 Employment Security of the Department of Commerce in the Employment and Wages in North 40 Carolina Annual Report for the most recent period for which data are available. Expenses, including both those paid by cash and in-kind contributions, incurred by other participating 41 42 non-State entities contracting with the North Carolina Partnership for Children, Inc., or the local 43 partnerships also may be considered resources available to meet the required private match. In 44 order to qualify to meet the required private match, the expenses shall: Be verifiable from the contractor's records. (1)

45

46 47

- 48
  - Not include expenses funded by State funds. (3)
- 49 (4) Be supplemental to and not supplant preexisting resources for related program 50 activities.

If in-kind, other than volunteer services, be quantifiable in accordance with

generally accepted accounting principles for nonprofit organizations.

(2)

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1	(5)	Be incurred as a direct result of the Early Childhood Initiat	ives Program and
2		be necessary and reasonable for the proper and efficient ac	complishment of
3		the Program's objectives.	
4	(6)	Be otherwise allowable under federal or State law.	
5	(7)	Be required and described in the contractual agreements	**
6		North Carolina Partnership for Children, Inc., or the local pa	-
7	(8)	Be reported to the North Carolina Partnership for Children,	
8	E 11	partnership by the contractor in the same manner as reimbur	-
9		re to obtain a nineteen-percent (19%) match by June 30 of	•
10		biennium shall result in a dollar-for-dollar reduction in the app	1
11	-	bsequent fiscal year. The North Carolina Partnership for Child	
12	-	ompiling information on the private cash and in-kind contribut	-
13 14		its annual report as required under G.S. 143B-168.12(d), in a f	
14 15	-	he Department of Revenue. The same match requirements s	han apply to any
15 16		appropriated by the General Assembly. <b>FION 9D.5.(e)</b> Bidding. – The North Carolina Partnership f	or Children Inc
17		therships shall use competitive bidding practices in contracti	
18		act amounts as follows:	ing for goods and
19	(1)	For amounts of five thousand dollars (\$5,000) or less, the pro-	cedures specified
20	(1)	by a written policy as developed by the Board of Direct	
21		Carolina Partnership for Children, Inc.	orb of the rooth
22	(2)	For amounts greater than five thousand dollars (\$5,000) bu	t less than fifteen
23		thousand dollars (\$15,000), three written quotes.	
24	(3)	For amounts of fifteen thousand dollars (\$15,000) or more b	out less than forty
25		thousand dollars (\$40,000), a request for proposal process.	•
26	(4)	For amounts of forty thousand dollars (\$40,000) or mo	re, a request for
27		proposal process and advertising in a major newspaper.	
28	SEC	<b>FION 9D.5.(f)</b> Allocations. – The North Carolina Partnership	for Children, Inc.,
29		the allocation for counties with less than 35,000 in popul	lation below the
30	2012-2013 fundi		
31		<b>FION 9D.5.(g)</b> Performance-Based Evaluation. – The Depa	
32		ices shall continue to implement the performance-based evalu	•
33		<b>FION 9D.5.(h)</b> Expenditure Restrictions. – Except as provide	
34		e Department of Health and Human Services and the North Car	-
35		., shall ensure that the allocation of funds for Early Childhoo	
36 27	-	tiatives for the 2023-2025 fiscal biennium shall be administered	and distributed
37 38	in the following		biannium Eartha
38 39	(1)	Capital expenditures are prohibited for the 2023-2025 fiscal purposes of this section, "capital expenditures" means expen	
40		improvements as defined in G.S. 143C-1-1(d)(5).	unutes for capitar
40 41	(2)	Expenditures of State funds for advertising and promotio	nal activities are
42	(2)	prohibited for the 2023-2025 fiscal biennium.	har activities are
43	For th	ne 2023-2025 fiscal biennium, local partnerships shall not spen	d any State funds
44		npaigns, advertising, or any associated materials. Local partne	•
45		s the local partnerships receive on those activities.	isinps may spena
46		<b>FION 9D.5.(i)</b> Notwithstanding subsection (h) of this se	ection, the North
47		ship for Children, Inc., and local partnerships may use up to on	
48		undraising activities. The North Carolina Partnership for Ch	
49		ual report required under G.S. 143B-168.12(d) a report on the	
50	for fundraising.	The report shall include the following:	
51	(1)	The amount of funds expended on fundraising.	

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(2) An	y return o	n fundraising investments.	
(3) An	y other in	formation deemed relevant.	
SMART START	LITERA	CY INITIATIVE/DOLLY	PARTON'S IMAGINATION
LIBRARY			
SECTION	9 <b>D.6.</b> (a	A portion of the funds allocat	ted in this act to the North Carolina
Partnership for Child	ren, Inc	, from the Department of H	ealth and Human Services, shall
		-	gination Library, an early literacy
program that mails a	ge-appro	priate books on a monthly ba	asis to children registered for the
program.			
			ship for Children, Inc., may use up
			gement and up to one percent (1%)
			this section shall not be subject to
	-		this act, nor shall these funds be
			er G.S. 143B-168.15(b), child care
• •	-	(g) s under G.S. 143B-168.15(g).	, or the match requirements under
Section 9D.5(d) of thi	s act.		
INCDEASE CADAC	ITV/FA	MILY CHILD CARE HOM	FC
		a) G.S. 110-86(3) reads as rev	
			nters, family child care homes, and
		-	excluded by G.S. $110-86(2)$ , that
-			e of day, wherever operated, and
-		ot operated for profit.	
a.		1 I	nt where, at any one time, there are
			dren or nine or more school-age
		ren receiving child care.	C C
b.	A fa	mily child care home is a ch	ild care arrangement located in a
	resid	ence where, at any one time, m	ore than two children, but less than
			care, provided the arrangement is
	<u>in ac</u>	cordance with G.S. 110-91(7)	<u></u> "
		b) G.S. 110-91(7)b. reads as r	
"b.			v. – Of the children present at any
		5	e, no more than five children shall
		0	e operator's own preschool-age
			is allowed to provide care for one
			ren, including the operator's own
	-	-	ing the operator's own school-age
		ren up to 13 years of age:	with a more than first shild and
	<u>1.</u>	•	en, with no more than five children
		children.	ears of age, plus three school-age
	<u>2.</u>		en from birth to 24 months of age,
	<u> 2.</u>		2 to 5 years of age and three
		-	3 years of age, for a total of nine
		children.	years of age, for a total of mile
	<u>3.</u>		n if all children are older than 24
	<u></u>	months of age."	
		<del></del>	
		GRANTS FOR CHILD CA	

	General Assembly Of North Carolina Session 2023
1	SECTION 9D.11. Section 9L.2(b)(1)a. of S.L. 2021-180, as amended by Section
2	9L.2(a) of S.L. 2022-74, reads as rewritten:
3	"a. A minimum of two hundred six million dollars (\$206,000,000) but no
4	more than two hundred fifteen million dollars (\$215,000,000) to (i)
5	reduce the waitlist for children eligible for subsidized child care who
6	are in foster care and (ii) after addressing the waitlist under item (i) of
7	this sub-subdivision, work toward reducing the waitlist for children
8	eligible for subsidized child care. Additionally, the Division shall use
9	a portion of these funds to temporarily increase the child care subsidy
10	reimbursement rates to those recommended in the 2018 Child Care
11	Market Rate Study until the funds expire on September 30,
12	2024. extend the compensation grants portion of the child care
13	stabilization grants, as authorized under Section 3.2(a) of S.L.
14	2021-25, until these funds are exhausted."
15	
16	PART IX-E. HEALTH BENEFITS
17	
18	CONTINUE MEDICAID ANNUAL REPORT
19	<b>SECTION 9E.1.</b> The Department of Health and Human Services, Division of Health
20	Benefits (DHB), shall continue the publication of the Medicaid Annual Report and
21	accompanying tables. DHB shall publish the report and tables on its website no later than
22 23	December 31 following each State fiscal year.
23 24	VOLUME PURCHASE PLANS AND SINGLE SOURCE PROCUREMENT
24	SECTION 9E.2. The Department of Health and Human Services, Division of Health
26	Benefits, may, subject to the approval of a change in the State Medicaid Plan, contract for
27	services, medical equipment, supplies, and appliances by implementation of volume purchase
28	plans, single source procurement, or other contracting processes in order to improve cost
29	containment.
30	
31	DURATION OF MEDICAID PROGRAM MODIFICATIONS
32	SECTION 9E.3. Except for statutory changes or where otherwise specified, the
33	Department of Health and Human Services shall not be required to maintain, after June 30, 2025,
34	any modifications to the Medicaid program required by this Subpart.
35	
36	ADMINISTRATIVE HEARINGS FUNDING
37	<b>SECTION 9E.4.</b> Of the funds appropriated in this act to the Department of Health
38	and Human Services, Division of Health Benefits, for administrative contracts and interagency
39	transfers, the Department of Health and Human Services (DHHS) shall transfer the sum of one
40	million dollars (\$1,000,000) for the 2023-2024 fiscal year and the sum of one million dollars
41 42	(\$1,000,000) for the 2024-2025 fiscal year to the Office of Administrative Hearings (OAH).
42 43	These funds shall be allocated by OAH for mediation services provided for Medicaid applicant
43 44	and recipient appeals and to contract for other services necessary to conduct the appeals process. OAH shall continue the Memorandum of Agreement (MOA) with DHHS for mediation services
44	provided for Medicaid recipient appeals and contracted services necessary to conduct the appeals
46	process. Upon receipt of invoices from OAH for covered services redered in accordance with
40 47	the MOA, DHHS shall transfer the federal share of Medicaid funds drawn down for this purpose.
48	and a set and a set and a set of the set of
49	ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE
50	SECTION 9E.5.(a) The Department of Health and Human Services, Division of
51	Health Benefits (DHB), receivables reserved at the end of the 2023-2024 and 2024-2025 fiscal

1 years shall, when received, be accounted for as nontax revenue for each of those fiscal years. The 2 treatment under this section of any revenue derived from federal programs shall be in accordance 3 with the requirements specified in the Code of Federal Regulations, Title 2, Part 225. 4 **SECTION 9E.5.(b)** For the 2023-2024 fiscal year, the Department of Health and 5 Human Services shall deposit from its revenues one hundred sixty-four million five hundred 6 thousand dollars (\$164,500,000) with the Department of State Treasurer to be accounted for as 7 nontax revenue. For the 2024-2025 fiscal year, the Department of Health and Human Services 8 shall deposit from its revenues eighty-eight million four hundred thousand dollars (\$88,400,000) 9 with the Department of State Treasurer to be accounted for as nontax revenue. These deposits 10 shall represent the return of advanced General Fund appropriations, nonfederal revenue, fund 11 balances, or other resources from State-owned and State-operated hospitals that are used to provide indigent and nonindigent care services. The return from State-owned and State-operated 12 13 hospitals to the Department of Health and Human Services shall be made from nonfederal 14 resources in the following manner: The University of North Carolina Hospitals at Chapel Hill shall make the 15 (1)following deposits: 16 17 For the 2023-2024 fiscal year, the amount of thirty-one million three a. 18 hundred sixty-five thousand three hundred five dollars (\$31,365,305). 19 For the 2024-2025 fiscal year, the amount of thirty-one million three b. 20 hundred sixty-five thousand three hundred five dollars (\$31,365,305). 21 (2)All State-owned and State-operated hospitals, other than the University of North Carolina Hospitals at Chapel Hill, that specialize in psychiatric care 22 23 shall annually deposit an amount equal to the amount of the payments from 24 DHB for uncompensated care. 25 26 LME/MCO INTERGOVERNMENTAL TRANSFERS 27 **SECTION 9E.6.(a)** The local management entities/managed care organizations 28 (LME/MCOs) shall make intergovernmental transfers to the Department of Health and Human 29 Services, Division of Health Benefits (DHB), in an aggregate amount of eighteen million 30 twenty-eight thousand two hundred seventeen dollars (\$18,028,217) in the 2023-2024 fiscal year 31 and in an aggregate amount of eighteen million twenty-eight thousand two hundred seventeen 32 dollars (\$18,028,217) for the 2024-2025 fiscal year. The due date and frequency of the 33 intergovernmental transfer required by this section shall be determined by DHB. The amount of 34 the intergovernmental transfer that each individual LME/MCO is required to make in each fiscal 35 year shall be as follows: 36 2023-2024 2024-2025 37 Alliance Behavioral Healthcare \$4,907,800 \$4,907,800 38 \$1,631,348 Eastpointe \$1,631,348 39 \$3,362,071 Partners Health Management \$3,362,071 40 Sandhills Center \$2,673,494 \$2,673,494 41 **Trillium Health Resources** \$2,594,140 \$2,594,140 42 Vaya Health \$2,859,364 \$2,859,364 43 **SECTION 9E.6.(b)** In the event that a county disengages from an LME/MCO and 44 realigns with another LME/MCO during the 2023-2025 fiscal biennium, DHB shall have the 45 authority to reallocate the amount of the intergovernmental transfer that each affected 46 LME/MCO is required to make under subsection (a) of this section, taking into consideration the change in catchment area and covered population, provided that the aggregate amount of the 47 48 transfers received from all LME/MCOs in each year of the fiscal biennium is achieved. 49

## 50 **DSH RECEIPTS FOR USE BY THE MEDICAID PROGRAM**

1 **SECTION 9E.7.(a)** Of the federal disproportionate share adjustment receipts arising 2 from certified public expenditures for the 2023-2024 fiscal year and the 2024-2025 fiscal year, 3 forty-three million dollars (\$43,000,000) in each fiscal year shall not be deposited into the 4 Hospital Uncompensated Care Fund under G.S. 143C-9-9 but rather shall be available to the 5 Department of Health and Human Services, Division of Health Benefits, to be used for the 6 Medicaid program. 7 SECTION 9E.7.(b) This section shall expire on the date on which 8 G.S. 108A-54.3A(24), as enacted under Section 1(b) of S.L. 2023-7, is effective. 9 10 ALLOW FOR EARLIER FUNDING FOR START-UP COSTS RELATED TO NC 11 **HEALTH WORKS** 12 **SECTION 9E.7A.(a)** If this act becomes law before July 1, 2023, then Section 1.5(a) 13 of S.L. 2023-7 reads as rewritten: 14 "SECTION 1.5.(a) For purposes of this section, the following terms have the same definition as in G.S. 108A-145.3: acute care hospital, critical access hospital, and hospital costs. For the 15 16 State fiscal quarter beginning October July 1, 2023, each acute care hospital, except for critical 17 access hospitals, is subject to an assessment of a percentage of its hospital costs. This hospital 18 assessment shall be imposed by the Department of Health and Human Services (DHHS) in 19 accordance with the procedures for hospital assessments under Part 1 of Article 7B of Chapter 20 108A of the General Statutes. DHHS shall calculate the hospital assessment percentage by 21 dividing twelve million eight hundred thousand dollars (\$12,800,000) by the total hospital costs 22 for all acute care hospitals except for critical access hospitals. From the proceeds of this 23 assessment, DHHS shall use the sum of four million dollars (\$4,000,000) to provide funding to 24 county departments of social services to support the counties with implementation of Section 1.1 of this act." 25 26 **SECTION 9E.7A.(b)** If this act becomes law before July 1, 2023, then Section 1.5(c) 27 of S.L. 2023-7 reads as rewritten: 28 "SECTION 1.5.(c) Subsection (a) of this section expires December 31, September 30, 29 2023." 30 **SECTION 9E.7A.(c)** This section is effective when this act becomes law. 31 32 MEDICAID REBASE TRACKING, TRANSPARENCY, AND PREDICTABILITY 33 **SECTION 9E.8.(a)** Due to the uncertainty of the timing and rate of disenrollments 34 for individuals who will lose their Medicaid coverage as a result of the unwinding of the public 35 health emergency related to the COVID-19 pandemic, among other factors, the General 36 Assembly intends to closely monitor the expenditures for the Medicaid program throughout the 37 2023-2025 fiscal biennium using the reports required by this section. In the event that the 38 Medicaid program experiences, during either year of the 2023-2025 fiscal biennium, a shortfall 39 of funding needed to maintain the existing scope of the Medicaid program, as modified by this 40 act and any other act of the 2023 General Assembly, it is the intent of the General Assembly to 41 appropriate funds from the Medicaid Contingency Reserve to the Division of Health Benefits, in 42 accordance with the conditions described in G.S. 143C-4-11. 43 **SECTION 9E.8.(b)** The Department of Health and Human Services, Division of 44 Health Benefits (DHB), shall, on the schedule outlined in subsection (c) of this section, report to 45 the Office of State Budget Management, the Joint Legislative Oversight Committee on Medicaid, 46 and the Fiscal Research Division on the following information: 47 For the initial report, Medicaid enrollment projections for the 2023-2025 fiscal (1)48 biennium. For each subsequent report, the actual enrollment relative to those 49 projections.

50(2)The year-to-date General Fund expenditures for Medicaid through the month51prior to the month in which the report is due.

	General Assem	bly Of North Carolina	Session 2023
1 2	(3)	Projections on Medicaid General Fund expenditure months in the 2023-2025 fiscal biennium.	es needed for the remaining
3	(4)	Any Medicaid-related budget challenges identified	-
4 5		fiscal biennium and the 2025-2027 fiscal bienniu related to those challenges. Challenges that ha	
6		previously submitted report for which there are	
7		identified in subsequent reports.	
8	(5)	Changes to the Medicaid program that are planned	
9 10		time in the future under the authority granted under predicted impact of those changes to the Medicaid	
10		fiscal biennium and the 2025-2027 fiscal bienr	
12		implementation time line for those changes. Plann	-
13		identified in a previously submitted report for which	
14		not be identified in subsequent reports.	-
15	(6)	Changes to the Medicaid program required under fe	
16		be implemented, the predicted impact of those chan	
17 18		for the 2023-2025 fiscal biennium and the 2025-202 anticipated implementation time line for those ch	
18 19		been identified in a previously submitted report for	
20		need not be identified in subsequent reports.	which there are no updates
21	(7)	Any unanticipated costs to the Medicaid program t	hat were not accounted for
22		in either the model used to create Governor Coope	
23		for the 2023-2025 fiscal biennium, or the project	• 1
24		report submitted under this section. Any unanticip	-
25		identified in a previously submitted report for which	h there are no updates need
26 27	(8)	not be identified in subsequent reports. The amount, if any, of funds DHB is requesting to	o he transferred out of the
28	(0)	Medicaid Contingency Reserve, as established und	
29		much information as possible that meets	
30		G.S. 143C-4-11(b)(3).	1
31	SEC	TION 9E.8.(c) The reports required under subsection	n (b) of this section shall be
32	due on the follow	6	
33	(1)	October 15, 2023.	
34 25	(2)	January 15, 2024.	
35 36	(3) (4)	March 15, 2024. October 15, 2024.	
37	(5)	January 15, 2025.	
38	(6)	March 15, 2025.	
39			
40		HE MEDICAID TRANSFORMATION FUN	ND FOR MEDICAID
41		RMATION NEEDS	
42		<b>TION 9E.9.(a)</b> Claims Run Out. – Funds from the	
43 44	•	ansferred to the Department of Health and Human Se , for the 2023-2025 fiscal biennium, as needed, for the	
45		es billed under the fee-for-service payment model for	
46		insitioned to managed care, otherwise known as "claim	
47		HB as the need to pay claims run out arises and need	
48		the extent that any funds are transferred under this	
49		the purpose set forth in this subsection.	
50	SEC	<b>TION 9E.9.(b)</b> Non-Claims Run Out Medicaid	Transformation Needs -

50 **SECTION 9E.9.(b)** Non-Claims Run Out Medicaid Transformation Needs. – 51 Subject to the fulfillment of conditions specified in subsection (c) of this section, the sum of one

1 2	hundred twenty million dollars (\$120,000,000) in nonrecurring funds for the 2023-2024 fiscal year and the sum of one hundred twenty million dollars (\$120,000,000) in nonrecurring funds			
3 4	for the 2024-2025 fiscal year from the Medicaid Transformation Fund may be transferred to DHB for the sole purpose of providing the State share for qualifying needs directly related to Medicaid			
4 5	for the sole purpose of providing the State share for qualifying needs directly related to Medicaid transformation, as required by S.L. 2015-245, as amended. Funds may be transferred to DHB as			
5 6	qualifying needs arise during the 2023-2025 fiscal biennium and need not be transferred in one			
0 7				
8	lump sum. Any amount of funds from the one hundred twenty million dollars (\$120,000,000) made available under this subsection for transfer to DHB in the 2023-2024 fiscal year that has			
8 9	not been transferred to DHB for qualifying needs as of June 30, 2024, shall continue to be			
9 10				
10	available for transfer to DHB as qualifying needs arise during the 2024-2025 fiscal year.			
11	For the purposes of this section, the term "qualifying need" shall be limited to the following Medicaid transformation needs and may include contracts and temporary staffing:			
12	(1) Program design.			
13 14				
14 15				
15 16				
10				
17	<ul><li>(5) Program integrity.</li><li>(6) Quality review.</li></ul>			
18 19				
19 20	<ul><li>(7) Actuarial rate setting functions.</li><li>(8) Technical and operational integration.</li></ul>			
20 21	(9) BH IDD tailored plan health homes.			
21	(10) Legal fees.			
22	(11) Expenses related to the Enhanced Case Management and Other Services Pilot			
23 24	Program, commonly referred to as the "Healthy Opportunities Pilots."			
25	<b>SECTION 9E.9.(c)</b> Requests for Transfer of Funds for Qualifying Need. – A request			
26	by DHB for the transfer of funds pursuant to subsection (b) of this section shall be made to OSBM			
27	and shall include the amount requested and the specific qualifying need for which the funds are			
28	to be used. None of the funds identified in subsection (b) of this section shall be transferred to			
29	DHB until OSBM verifies the following information:			
30	(1) The amount requested is to be used for a qualifying need in the 2023-2025			
31	fiscal biennium.			
32	(2) The amount requested provides a State share that will not result in total			
33	requirements that exceed one billion dollars (\$1,000,000,000) in nonrecurring			
34	funds for the 2023-2025 fiscal biennium.			
35	<b>SECTION 9E.9.(d)</b> Federal Fund Receipts. – Any federal funds received in any			
36	fiscal year by DHB that represent a return of State share already expended on a qualifying need			
37	related to the funds received by DHB under this section shall be deposited into the Medicaid			
38	Transformation Fund.			
39	SECTION 9E.9.(e) Reporting. – No later than January 15, 2024, and every six			
40	months thereafter until the final report due July 15, 2025, DHB shall report to the Joint			
41	Legislative Oversight Committee on Medicaid and the Fiscal Research Division on each			
42	expenditure that has been funded from the Medicaid Transformation fund in the preceding six			
43	months and whether that expenditure is expected to continue into the 2025-2027 fiscal biennium.			
44				
45	EXPAND NORTH CAROLINA INNOVATIONS WAIVER SLOTS			
46	SECTION 9E.10.(a) The Department of Health and Human Services, Division of			
47	Health Benefits, shall amend the North Carolina Innovations waiver to increase the number of			
48	slots available under the waiver by 350 slots. These additional slots shall be made available on			
49	July 1, 2023, or upon approval by the Centers for Medicare and Medicaid Services, whichever is			
50	later			

50 later.

**SECTION 9E.10.(b)** Effective when this act becomes law, Section 9F.14 of S.L. 2021-180 is repealed.

2 3 4

1

# INCREASE PRIVATE DUTY NURSING RATES

5 **SECTION 9E.12A.** Beginning July 1, 2023, the Department of Health and Human 6 Services, Division of Health Benefits, shall increase to thirteen dollars (\$13.00) per 15 minutes 7 the rate paid for private duty nursing services pursuant to Medicaid Clinical Coverage Policies 8 3G-1: Private Duty Nursing for Beneficiaries Age 21 and Older and 3G-2: Private Duty Nursing 9 for Beneficiaries Under 21 Years of Age.

10

# 11 INCREASE WAGES OF DIRECT CARE WORKERS/INNOVATIONS WAIVER

12 SECTION 9E.15.(a) It is the intent of the General Assembly to assist in increasing 13 the hourly wages of direct care workers who provide services to Medicaid beneficiaries receiving 14 services through the North Carolina Innovations waiver program, to be termed "Innovations 15 direct care workers" for the purpose of this act, by an industry average rate of six dollars and fifty 16 cents (\$6.50) per hour above the North Carolina industry average hourly wage rate, cited in the 17 most recent report, if any, submitted to the Joint Legislative Oversight Committee on Medicaid 18 and NC Health Choice in accordance with Section 9D.15C of S.L. 2021-180.

To that end, the Department of Health and Human Services, Division of Health Benefits (DHB), shall provide a rate increase to providers who provide services to Medicaid beneficiaries receiving services through the North Carolina Innovations waiver program who are either (i) enrolled in the Medicaid program or (ii) approved financial managers or financial support agencies billing for waiver service hours provided by direct care workers that are hired by employers of record or managing employers under a self-directed option in accordance with Medicaid Clinical Coverage Policy 8-P: North Carolina Innovations.

26 **SECTION 9E.15.(b)** Upon implementation of the rate increase required by this 27 section, DHB shall adjust the per member per month (PMPM) capitation amount paid to local 28 management entities/managed care organizations. All LME/MCOs shall be required to 29 implement the increase. This increase shall continue to apply when the BH IDD tailored plans 30 become fully operational and are implemented. DHB shall determine the amount of rate increase under this section. The definition of an Innovations direct care worker under this section includes 31 32 all workers required for compliance with, or delivery of, the relevant Innovations waiver service 33 definitions and the delivery of a unit of Innovations services to individuals in the definition of 34 direct care worker to be applied and shall include only caregivers who are contracted for the 35 provision of services in a legally appropriate manner. The rate increase under this section shall 36 be effective on the effective date approved by the Centers for Medicare and Medicaid Services.

37 **SECTION 9E.15.(c)** Prior to receiving the rate increase required under this section, 38 providers who employ Innovations direct care workers shall attest and provide verification to the 39 relevant LME/MCO that this increased funding is being used to the benefit of its Innovations 40 direct care workers, including in the form of an increase in hourly wage, benefits, or associated payroll costs. DHB shall set the standards for documentation that shall be required for verification 41 42 that the provider used the rate increase in the manner required by this section, and LME/MCOs 43 shall use these same standards. DHB and LME/MCOs shall require verifiable methods of 44 accounting, such as payroll-based journals. Providers receiving a rate increase under this section shall keep documentation of the use of that rate increase and make the documentation available 45 46 upon request by DHB or by the relevant LME/MCO.

47 SECTION 9E.15.(d) In addition to other allowable reasons for recoupment of funds,
 48 DHB shall recoup part or all of the funds related to the rate increase received by a provider
 49 pursuant to this section if DHB determines that the provider did not use the increased funding to
 50 the benefit of its Innovations direct care worker employees.

51

1	ACCOUNT FOR DELAY OF BH IDD TAILORED PLANS
2	SECTION 9E.16.(a) Section 9D.7(a) of S.L. 2022-74 is repealed.
3	<b>SECTION 9E.16.(b)</b> The Division of Health Benefits, Department of Health and
4	Human Services (DHHS), shall implement BH IDD tailored plans, as defined under
5	G.S. 108D-1, no later than October 1, 2023. The initial term of the BH IDD tailored plan contract
6	shall end September 30, 2024. The RFP for the operation of BH IDD tailored plans beginning
7	October 1, 2024, shall be open to (i) PHPs, as defined in G.S. 58-93-5, and (ii) local management
8	entities/managed care organizations under contract to operate a BH IDD tailored plan and that
9	meet certain criteria established by DHHS.
10	<b>SECTION 9E.16.(c)</b> DHHS is directed to consult with staff from the Fiscal Research
11 12	Division, the Legislative Drafting Division, and the Legislative Analysis Division regarding
12	legislative changes to Chapter 122C, Chapter 108D, and any other chapter of the General Statutes to address the status of local management entities/managed care organizations, State-funded
13 14	mental health services referred to as single-stream services, and BH IDD tailored plans upon the
14 15	conclusion of the initial term of the BH IDD tailored plan contracts. DHHS shall submit a report
15 16	containing specific legislative changes requested resulting from that consultation to the Joint
10	Legislative Oversight Committee on Health and Human Services and the Joint Legislative
18	Oversight Committee on Medicaid and NC Health Choice no later than March 1, 2024.
19	SECTION 9E.16.(d) This section is effective when it becomes law.
20	She fron ( ) Little ( ) This section is creed we when it becomes haw.
21	FURTHER ADJUST IMPLEMENTATION DATE FOR REQUIRING LME/MCOS TO
22	PAY FOR BEHAVIORAL HEALTH SERVICES PROVIDED TO BENEFICIARIES
23	AWAITING HOSPITAL DISCHARGE
24	SECTION 9E.19.(a) Section 9D.22(f) of S.L. 2021-180, as amended by Section
25	9D.9 of S.L. 2022-74, reads as rewritten:
26	"SECTION 9D.22.(f) CMS Approval. – The Department of Health and Human Services,
27	Division of Health Benefits, shall submit to the Centers for Medicare and Medicaid Services
28	(CMS) any State Plan amendments necessary to establish the new Medicaid coverage required
29	by this section. section with a proposed start date of March 1, 2023. The new Medicaid covered
30	services and rates shall be implemented <del>December 31, 2022. If approval from CMS is not granted</del>
31	by December 31, 2022, then as soon as operationally feasible after the approval by CMS. DHB
32	shall retroactively implement services and rates upon approval from CMS to December 31, 2022.
33	to the date approved by CMS. The new Medicaid covered services and rates shall only be
34	implemented to the extent allowable by CMS."
35	SECTION 9E.19.(a1) Section 9D.22(c) of S.L. 2021-180 reads as rewritten:
36	"SECTION 9D.22.(c) Services Covered. – The clinical coverage policy developed in
37	accordance with this section shall provide Medicaid coverage of the following services in an
38	acute care hospital setting when medically necessary and ordered by a physician or other
39 40	appropriate provider:
40	 Comisso developed in accordance with this subsection shall be considered subsectiont
41 42	Services developed in accordance with this subsection shall be considered outpatient
42 43	services. Other ancillary services, such as laboratory services, imaging, and prescription drugs,
45 44	shall continue to be billed as separate and additional services not included as part of this new Medicaid coverage. Notwithstanding G.S. 108D-35, any new services developed in accordance
44 45	with this subsection shall be limited to beneficiaries enrolled in NC Medicaid Direct or in a BH
45 46	IDD tailored plan, as defined in G.S. 108D-1. <u>Standard benefit plans, as defined in G.S. 108D-1</u> ,
40 47	shall not be required to cover these newly developed services."
48	<b>SECTION 9E.19.(b)</b> This section is effective retroactively to December 31, 2022.
49	
50	DRAFT SMI/SED WAIVER

	General Assem	bly Of North Carolina	Session 2023
1 2 3	Health Benefits,	<b>TION 9E.19A.(a)</b> The Department of Health and Human shall develop a proposed Medicaid 1115 demonstration wai ntal illness (SMI), children with serious emotional disturbations.	ver focused on adults
4	This proposed S	MI/SED waiver shall include all of the following:	
5	(1)	Receipt of federal financial participation for covered s	services furnished to
6		Medicaid beneficiaries during stays greater than 15 da	
7		psychiatric hospitals or residential treatment settin	-
8		institutions of mental disease (IMDs).	8 1,
9	(2)	Detailed ways in which DHB shall ensure good quality of	of care in IMDs
10	(2)	Methods to address improved access to community	
11	(5)	beneficiaries with SMI or SED.	bused services for
12	(4)	Goals to be achieved through the waiver that include the	following
12		a. Reduced utilization and lengths of stay in	0
13		departments among Medicaid beneficiaries with	
15		awaiting mental health treatment in specialized se	
16		b. Reduced preventable readmissions to acute	
17		residential settings by Medicaid beneficiaries wit	-
18		c. Improved availability of crisis stabilization service	
19		<ul> <li>d. Improved access to community-based services to</li> </ul>	
20		mental health care needs of Medicaid beneficiario	
20		e. Improved care coordination and continuity of car	
21		of acute care in hospitals and residential treatmer	
23	SEC	<b>TION 9E.19A.(b)</b> No later than September 1, 2024, DHI	
23 24		Oversight Committee on Medicaid and NC Health Choice	
2 <del>4</del> 25	U	poposed 1115 waiver developed under subsection (a) of this	1 1
23 26	1	l estimated costs or savings to the State were the waiver to	1.
20 27	uran warver, and	restinated costs of savings to the State were the warver to	be implemented.
28	NORTH CARC	DLINA – PSYCHIATRY ACCESS LINE	
20 29		<b>TION 9E.19B.</b> Of the funds appropriated in this act to the I	Department of Health
30		vices, Division of Health Benefits, the sum of one million	
31		(\$1,850,000) in recurring funds for the 2023-2024 fiscal	0
32		hundred fifty thousand dollars (\$1,950,000) in recurring fun	
33		be used for the North Carolina – Psychiatry Access Line (NC	
34	-	partment of Health and Human Services and the Department	· •
35	-	nces at Duke University. No later than September 1, 202	
36		shall submit to the Joint Legislative Oversight Committee o	· · ·
37		Fiscal Research Division the following information:	
38	(1)	The number of consultations provided over the previou	s fiscal vear broken
39	(1)	down by consultations provided by NC-PAL Child Psyc	•
40		Perinatal Psychiatry.	und ite init
41	(2)	The geographic regions of the State utilizing the services	offered by NC-PAI
42	(2)	by county.	offered by the TAL,
43	(3)	The percentage of NC-PAL consultations that resulted	d in treatment of an
44	(3)	individual by that individual's primary care provider, rat	
45		specialist.	
46	(4)	The estimated number of avoided emergency department	visits resulting from
40 47	(4)	the services provided through NC-PAL.	visits resulting from
48	(5)	The results of any new pilot program offering consu	ltations with county
40 49	$(\mathbf{J})$	department of social services offices or residential pro-	•
49 50		those consultations reduced placement disruptions for ch	
50 51		of county departments of social services or the need for of	
51		or county departments of social services of the need for (	

1			
2	ADDITIONAL MEDICAID SERVICES FOR FOSTER YOUTH		
3	SECTION 9E.21.(a) The General Assembly finds that youth receiving foster care		
4	services through the county child welfare agencies are entitled to trauma-informed interventions		
5	and therapy that are also evidence-based, evidence-informed, or both. The Department of Health		
6	and Human Services, Division of Health Benefits (DHB), shall convene a workgroup composed		
7	of county child welfare agencies, representatives with lived experience in child welfare, the		
8	nonprofit corporation Benchmarks, prepaid health plans, and local management entities/managed		
9	care organizations (LME/MCOs) to identify innovative Medicaid service options to address any		
10	gaps in the care of children receiving foster care services. As participants in the workgroup,		
11	LME/MCOs shall be responsible for communicating with healthcare providers in their catchment		
12	area the opportunity to submit concept papers to this workgroup on either of the following items:		
13	(1) Identification of models of community evidence-based practices that support		
14	a foster child returning to the child's family in a timely manner and diverting		
15	higher level foster care placements.		
16	(2) Identification of model short-term residential treatment options that serve		
17	children with high acuity needs that divert a child from higher level		
18	placements such as psychiatric residential treatment facility placement. The		
19	provision of stepdown options from higher levels of care may be considered.		
20	<b>SECTION 9E.21.(b)</b> No later than three months after the workgroup has completed		
21	its work under subsection (a) of this section, DHB shall begin distributing funding, as		
22	appropriated in this act and to the extent allowed under G.S. 108A-54.1A, to LME/MCOs for the		
23	purposes of the expansion of a Medicaid service or modality that is not available in a particular		
24	county or region. DHB may prioritize the distribution of funds under this section based upon the		
25 26	areas with the greatest need, as identified by the workgroup convened under subsection (a) of this section. DHB shall require all of the following from any LME/MCO receiving funding under		
20 27	this subsection:		
28	(1) Time lines for, and establishment of, first- and second-year deliverables for		
29	any service that may be a phased-in service.		
30	<ul><li>(2) Identification of required funding, including start-up funding and a three-year</li></ul>		
31	budget, including projected revenue sources and amounts.		
32	(3) Specific outcome measures with the attestation of the timely submission of		
33	the data to the applicable prepaid health plan and DHB. These outcomes shall		
34	be aligned with child welfare safety and permanency measures and shall		
35	support positive childhood outcomes.		
36	<b>SECTION 9E.21.(c)</b> The Department of Health and Human Services (DHHS) shall		
37	provide training to all county departments of social services and shall offer training to tribal		
38	welfare offices on any Medicaid services funded under subsection (b) of this section and may		
39	delegate that training to the relevant LME/MCO. Further, DHHS shall continue to provide to the		
40	relevant county departments of social services and tribal welfare offices status updates on		
41	implementation within any impacted counties and regions.		
42	<b>SECTION 9E.21.(d)</b> This section is effective when it becomes law.		
43			
44	CHILDREN AND FAMILIES SPECIALTY PLAN		
45	SECTION 9E.22.(a) The Department of Health and Human Services (DHHS) shall		
46	issue an initial request for proposals (RFP) to procure a single statewide children and families		
47	(CAF) specialty plan contract with services to begin no later than December 1, 2024. The RFP		
48	shall be subject to the requirements in G.S. 108D-62, as enacted by subsection (k) of this section.		
49 50	DHHS shall define the services available under the CAF specialty plan and the Medicaid and NC		
50	Health Choice beneficiaries who are eligible to enroll in the CAF specialty plan, except as		

1 2	-	ed in this act or in law. For the purposes of this section, the CAF specialty plan d under G.S. 108D-1, as amended by subsection (c) of this section.		
3	<b>SECTION 9E.22.(b)</b> DHHS shall request approval from the Centers for Medicare			
4	and Medicaid Services (CMS) to require that a child who is automatically enrolled in the children			
5		cialty plan under G.S. 108D-62(f) may not elect to enroll instead in a standard		
6	benefit plan or a behavioral health and intellectual/developmental disabilities tailored plan unless			
7	doing so is in the best interest of the child, as determined by the county department of social			
8	-	sultation with the entity operating a CAF specialty plan.		
9		TION 9E.22.(c) G.S. 108D-1 reads as rewritten:		
10	"§ 108D-1. Defin			
11	-	g definitions apply in this Chapter:		
12				
13	(4)	Behavioral health and intellectual/developmental disabilities tailored plan or		
14		BH IDD tailored plan. – A capitated prepaid health plan contract under the		
15		Medicaid transformation demonstration waiver that meets all of the		
16		requirements of Article 4 of this Chapter, including the requirements		
17		pertaining to BH IDD tailored plans.plans, but excluding the requirements		
18		pertaining only to the CAF specialty plan.		
19				
20	<u>(5a)</u>	Children and families specialty plan or CAF specialty plan A statewide		
21		capitated prepaid health plan contract under the Medicaid transformation		
22		demonstration waiver that meets all of the requirements of Article 4 of this		
23		Chapter, including the requirements pertaining to the CAF specialty plan, but		
24		excluding the requirements only pertaining to BH IDD tailored plans.		
25				
26	(30)	Prepaid health plan or PHP. – A prepaid health plan, as defined in		
27		G.S. 58-93-5, that is under a capitated contract with the Department for the		
28		delivery of Medicaid and NC Health Choice services, or a local management		
29 30		entity/managed care organization that is under a capitated <u>PHP</u> contract with		
30 31		the Department to operate a BH IDD tailored plan.Department.		
31	(36)	Standard benefit plan. – A capitated prepaid health plan contract under the		
33	(50)	Medicaid transformation demonstration waiver that meets all of the		
34		requirements of Article 4 of this Chapter except for the requirements		
35		pertaining <u>only</u> to a BH IDD tailored <del>plan.plan and only to the CAF specialty</del>		
36		plan."		
37	SECT	<b>TION 9E.22.(d)</b> G.S. 108D-5.3 reads as rewritten:		
38		rollee requests for disenrollment.		
39		•		
40	(b) Witho	ut Cause Enrollee Requests for Disenrollment. – An enrollee shall be allowed		
41	to disenroll reque	est disenrollment from the PHP without cause only during the times specified in		
42	42 C.F.R. § 438	.56(c)(2), except that enrollees who are in any of the following groups may		
43	request to disenro	oll at any time:		
44	(1)	Beneficiaries who meet the definition of Indian under 42 C.F.R. § 438.14(a).		
45	(2)	Beneficiaries who are enrolled in the foster care system.described in		
46		<u>G.S. 108D-40(a)(14).</u>		
47	<del>(3)</del>	Beneficiaries who are in the former foster care Medicaid eligibility category.		
48	(4)	Beneficiaries who receive Title IV-E adoption assistance.		
49 50	(5)	Beneficiaries who are receiving long-term services and supports in		
50		institutional or community-based settings.		

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1		(6)	Any o	other beneficiaries who are not required to enrol	l in a PHP under
2			G.S. 1	08D-40.	
3		<u>(7)</u>	Benef	iciaries who are described in G.S. 108D-40(a)(12).	
4	"				
5				<b>E.22.(e)</b> G.S. 108D-22 reads as rewritten:	
6			-	der networks.	
7	(a)	-		by ovided in G.S. 108D-23, G.S. 108D-23 and G.S. 1	
8		-		ain a provider network that meets access to care r	-
9			•	not exclude providers from their networks except	
10 11			•	rds or refusal to accept network rates. Notwithsta clude all providers in its geographical coverage area	<b>e</b> 1
12				e Department in accordance with subdivision (b) of	
12				an alternative arrangement for securing the types of	
13	the essent			an alternative arrangement for securing the types of	services offered by
15	"	nui pro	videis.		
16		SEC	TION 9	E.22.(f) Article 3 of Chapter 108D of the General S	Statutes is amended
17	by adding			· · · · · · · · · · · · · · · · · · ·	
18	•	-		nd families specialty plan networks.	
19	The e	ntity o	perating	the children and families specialty plan shall deve	<u>lop and maintain a</u>
20	closed ne	twork o	of provid	lers only for the provision of the following services:	
21		<u>(1)</u>		ive in-home services.	
22		<u>(2)</u>		systemic therapy.	
23		<u>(3)</u>		ential treatment services.	
24		<u>(4)</u>		es provided in private residential treatment facilities	
25				the network of providers that have contracted with t	the entity operating
26 27	the CAF			<u>b furnish these services to enrollees.</u> " E.22.(g) G.S. 108D-35(b) reads as rewritten:	
28	"(b)		-	contracts required by this section shall not cover an	
29		(1)		aid services covered by the local management ent	-
30			0	izations (LME/MCOs) under the combined 1915(	, , ,
31				rs, 1915(b)(3) services, and any services approved	
32				shall not be covered under a standard benefit pl	-
33 34			-	ted PHP contracts shall cover the following services	:
54 35			a. b.	Inpatient behavioral health services. Outpatient behavioral health emergency room serv	icos
35 36			о. с.	Outpatient behavioral health energency room serv	
37			С.	providers.	by aneer enfonce
38			d.	Mobile crisis management services.	
39			e.	Facility-based crisis services for children and adol	escents.
40			f.	Professional treatment services in a facility-based	
41			g.	Outpatient opioid treatment services.	1 0
42			h.	Ambulatory detoxification services.	
43			i.	Nonhospital medical detoxification services.	
44			j.	Partial hospitalization.	
45			k.	Medically supervised or alcohol and drug abus	e treatment center
46				detoxification crisis stabilization.	
47			l.	Research-based intensive behavioral health treatme	ent.
48			m.	Diagnostic assessment services.	, , <b>.</b>
49 50			n.	Early and Periodic Screening, Diagnosis, and Trea	tment services.
50			0.	Peer support services.	
51			p.	Behavioral health urgent care services.	

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	<u>q.</u> <u>Substance abuse comprehensive outpatient treatment program</u>
	services.
	<u>r.</u> <u>Substance abuse intensive outpatient program services.</u>
	s. Social settings detoxification services.
	In accordance with this subdivision, 1915(b)(3) services shall not be covered
"	under a standard benefit plan.
" SEC	<b>TION 9E.22.(h)</b> G.S. 108D-40 reads as rewritten:
	pulations covered by PHPs.
-	tated PHP contracts shall cover all Medicaid program aid categories except for
the following ca	
the following ea	
(12)	Recipients with a serious mental illness, a serious emotional disturbance, a
()	severe substance use disorder, an intellectual/developmental disability, or who
	have survived a traumatic brain injury and who are receiving traumatic brain
	injury services, who are on the waiting list for the Traumatic Brain Injury
	waiver, or whose traumatic brain injury otherwise is a knowable fact, until BH
	IDD tailored plans become operational, at which time this population will be
	enrolled with a BH IDD tailored plan in accordance with
	G.S. 108D-60(a)(10). Recipients G.S. 108D-60(a)(10), except as described in
	subdivision (14) of this subsection. Except as provided in
	<u>G.S. 108D-60(a)(11)</u> , recipients in this category shall have the option to
	voluntarily enroll with a PHP, PHP operating a standard benefit plan, provided
	that (i) a recipient electing to enroll with a PHP operating a standard benefit
	plan would only have access to the behavioral health services covered by
	PHPs according to G.S. 108D-35(1) standard benefit plans and would no
	longer have access to the behavioral health services excluded from standard
	benefit plans under G.S. 108D-35(1) and (ii) the recipient's informed consent
	shall be required prior to the recipient's enrollment with a <u>PHP. PHP operating</u>
	<u>a standard benefit plan.</u> Recipients in this category shall include, at a minimum, recipients who meet any of the following criteria:
(13)	Recipients in the following categories shall not be covered by PHPs for a
(15)	period of time to be determined by the Department that shall not exceed five
	years after the date that capitated PHP contracts begin:
	c. Recipients who are (i) enrolled in the foster care system, (ii) receiving
	Title IV-E adoption assistance, (iii) under the age of 26 and formerly
	were in the foster care system, or (iv) under the age of 26 and formerly
	received adoption assistance.
<u>(14)</u>	Until the CAF specialty plan becomes operational, recipients who are (i)
	children enrolled in foster care in this State, (ii) receiving adoption assistance,
	or (iii) former foster care youth until they reach the age of 26. When the CAF
	specialty plan becomes operational, recipients described in this subdivision
	will be enrolled in accordance with G.S. 108D-62.
"	
	<b>TION 9E.22.(i)</b> G.S. 108D-45 reads as rewritten:
	umber and nature of <del>capitated PHP contracts.<u>contracts</u> for standard benefit</del>
<u>plan</u> The survey	
	r and nature of the contracts for standard benefit plans required under $C = 108D (55(6) \text{ shall be as followed})$
<del>U.S. 108D-65(3</del>	<u>G.S. 108D-65(6)</u> shall be as follows:

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		The limitations on the number of contracts established in the	ais spation shall not
	<del>(3)</del>	apply to BH IDD tailored plans described in G.S. 108D-60	
	"		
		<b>TION 9E.22.(j)</b> G.S. 108D-60 reads as rewritten:	
"§ 108		IDD tailored plans.	
	ements in the	DD tailored plans shall be defined as capitated PHP cont his Article pertaining to capitated PHP contracts, except as sp 7 ith regard to BH IDD tailored plans, the following shall occ	becifically provided
		<b>Description to described in C.S.</b> 108D $40(a)(12)$ shall be out	omotioally annollad
	(10)	Recipients described in G.S. 108D-40(a)(12) shall be autowith an entity operating a BH IDD tailored plan and	
		recipients who are also described in G.S. 108D-40(a)(14)	* *
		accordance with G.S. 108D-62. Except as provided in sub-	
		subsection, recipients described in G.S. 108D-40(a)(12) sh	
		to enroll with a PHP operating a standard benefit pla	
		recipient electing to enroll with a PHP operating a standard	· •
		only have access to the behavioral health services cover	
		benefit plans and would no longer have access to the	
		services excluded from standard benefit plan coverage und	
		and provided that the recipient's informed consent shall b	
		the recipient's enrollment with a PHP operating a standard	1
	<u>(11)</u>	Recipients described in G.S. 108D-40(a)(12) shall not l	_
		voluntarily enroll with a PHP operating a standard benef	•
		specialty plan while receiving services offered by the p	programs or in the
		settings specified below:	
		a. <u>Recipients enrolled in the Innovations waiver.</u>	
		b. <u>Recipients enrolled in the Traumatic Brain Injury v</u>	
		c. <u>Recipients residing in or receiving respite services</u>	
		<u>care facility for individuals with intellec</u> disabilities.	tual/developmental
		<u>d.</u> <u>Recipients enrolled in and being served und</u>	ler Transitions to
		Community Living.	
		e. <u>Recipients receiving State-funded residential s</u>	services including
		group living, family living, supported living, and re-	-
(b)	The D	Department may contract with entities operating BH IDD tai	
· · ·		er arrangement for the management of behavioral healt	1
		isability, and traumatic brain injury services for any recipion	
		der G.S. 108D-40(a)(4), (5), (7), (10), (11), (12), and (13).	
in a BH	H IDD tail	pred plan or the CAF specialty plan."	
	SECT	FION 9E.22.(k) Article 4 of Chapter 108D of the General S	Statutes is amended
•	0	section to read:	
		ildren and families specialty plan.	
<u>(a)</u>		ollowing definitions apply in this section:	
	$\frac{(1)}{(2)}$	Caretaker relative. – As defined in 42 C.F.R. § 435.4.	1 17 .1
	<u>(2)</u>	<u>Child. – A person who is under the age of 18, is not marrie</u>	d, and has not been
	(2)	legally emancipated.	
	$\frac{(3)}{(4)}$	<u>Custodian. – As defined in G.S. 7B-101.</u> Easter care The placement of a child who	in denominad in
	<u>(4)</u>	<u>Foster care. – The placement of a child who</u> <u>G.S. 108D-40(a)(14) whose custody has been awarded</u>	
		bursuant to a voluntary placement agreement from the pa	-
			лъні, симоніан. Оі

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1			guardian (i) to the county department of social services of	or (ii) to the Eastern
2			Band of Cherokee Indians' Department of Public Health and	
3		(5)	Guardian. – A guardian of the person as defined in G.S. 3	
4		(6)	Minor. – A person who is under the age of 18.	
5		$\overline{(7)}$	Parent. – As defined in 42 C.F.R. § 435.603(b).	
6		(8)	Reunification. – As defined in G.S. 7B-101.	
7		<u>(9)</u>	Sibling. – As defined in 42 C.F.R. § 435.603(b).	
8	<u>(b)</u>		f the following shall apply with regard to the CAF specialty	plan:
9	<u>, - /</u>	(1)	The capitated contract for the CAF specialty plan shall	·
10			request for proposals issued by the Department. Only er	ntities that meet the
11			definition of PHP under G.S. 58-93-5 or under this Cha	apter are eligible to
12			respond to the request for proposals issued by the Depart	tment to operate the
13			CAF specialty plan. Each eligible responding entity ma	ay submit only one
14			response to an RFP issued by the Department.	
15		(2)	An entity operating the CAF specialty plan shall auth	orize, pay for, and
16			manage all Medicaid services covered under the plan.	
17		(3)	An entity operating the CAF specialty plan shall operat	e care coordination
18			functions and provide whole-person, integrated care act	ross healthcare and
19			treatment settings and foster care placements for recipients	senrolled in the plan
20			to support family preservation, advance the reunification	of families, support
21			the permanency goals of children, and support the heal	th of former foster
22			youth.	
23		<u>(4)</u>	An entity operating the CAF specialty plan shall be the	single point of care
24			management accountability.	
25		<u>(5)</u>	The Department shall establish requirements for the effect	
26			CAF specialty plan that, at a minimum, shall address all o	
27			a. Continuity of care and support across healthcare	
28			placement, and when the child transitions into the	former foster youth
29			Medicaid eligibility category.	
30			b. Managing care according to competencies specif	
31			described in G.S. 108D-40(a)(14) and to recipie	
32				luding medication
33			management, utilization of trauma-informed care,	and any other areas
34			determined appropriate by the Department.	
35			c. <u>Coordination of activities with local governments</u> ,	
36			of social services, the Division of Juvenile Justice	±
37			of Public Safety, and other related agencies that	it support the child
38			welfare system.	1
39		т I	d. <u>Approaches to address unmet health-related resou</u>	
40	$\frac{(c)}{CAE}$		dition to the services required to be covered by all PHPs u	
41		-	alty plan shall cover the behavioral health, intellectual	-
42			raumatic brain injury services excluded from standard ber	
43		5. 108L	0-35(1), except that the CAF specialty plan shall not cover a	iny of the following
44 45	services:	(1)	Innovations waiver services.	
43 46		$\frac{(1)}{(2)}$	Traumatic Brain Injury waiver services.	
40 47		$\frac{(2)}{(3)}$	Services provided to recipients residing in or receiving re	esnite services at an
47 48		(3)	intermediate care facility for individuals with intellectual	
40 49		<u>(4)</u>	Services provided to recipients determined eligible to pa	
49 50		<u>(+)</u>	served under Transitions to Community Living.	articipate in allu de
50			served under fransitions to community Living.	

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	(5)	Non-Medicaid behavioral health services funded with	federal, State, and local
		funding in accordance with Chapter 122C of the G	eneral Statutes or other
		applicable State and federal law, rules, and regulation	<u>18.</u>
<u>(d</u>	) <u>Unles</u>	ss ineligible under subsection (e) of this section, the	he following Medicaid
recipi	ents shall b	e eligible to enroll in the CAF specialty plan:	-
-	(1)	Recipients described in G.S. 108D-40(a)(14) and the	ir children. The children
		shall be enrolled in the CAF specialty plan for as lor	ng as the parent remains
		enrolled, unless the parent elects to enroll the ch	nild in another plan in
		accordance with subsection (g) of this section.	-
	<u>(2)</u>	Adults identified on an open child protective services	in-home family services
		agreement case and any minor children living in the s	ame home.
	<u>(3)</u>	Adults identified in an open Eastern Band of Cheroke	e Indians Department of
		Public Health and Human Services Family Safety	program case and any
		children living in the same home.	
	<u>(4)</u>	The minor siblings of a child in foster care who lived	in the same home as that
		child at the time of the child's removal and with whom	household reunification
		efforts are ongoing.	
	<u>(5)</u>	Recipients who have a child temporarily in foster can	re if all of the following
		are met:	
		a. <u>A court of competent jurisdiction has not</u>	found that aggravated
		circumstances exist in accordance with G.S. 7	<u>'B-901(c).</u>
		b. <u>A court of competent jurisdiction has not</u>	found that a plan of
		reunification would be unsuccessful or would	be inconsistent with the
		child's health or safety in accordance with G.S.	<u>S. 7B-906.1(d).</u>
		c. <u>The recipient is any of the following:</u>	
		<u>1.</u> <u>A parent.</u>	
		1.A parent.2.A caretaker relative.3.A custodian.	
		<u>4. A guardian.</u>	
	<u>(6)</u>	Any other recipients who have had involvement with	
		and whom the Department has determined would be	nefit from enrollment in
		the CAF specialty plan.	
<u>(e</u>	) The f	ollowing Medicaid recipients shall be not eligible to enr	coll in the CAF specialty
<u>plan:</u>			
	<u>(1)</u>	Recipients who require services that are excluded fro	m coverage by the CAF
		specialty plan under subsection (c) of this section.	
	<u>(2)</u>	Temporary safety provider caregivers identified on a	
		services in-home family services agreement case or a	<b>•</b>
		Cherokee Indians Department of Public Health and I	Human Services Family
		<u>Safety program case.</u>	
(0)	$\frac{(3)}{2}$	Recipients who are excluded from PHP coverage und	
<u>(f)</u>	-	bients described in subdivision (d)(1) of this section	-
		AF specialty plan, unless they are also described in G.S.	•
		nroll voluntarily. All other recipients described unde	r subsection (d) of this
		oll voluntarily in the CAF specialty plan.	1 . 11
<u>(g</u>		ot as limited by any provision of a waiver or State Plan a	· · · · ·
		eligible to enroll in the CAF specialty plan under subsection to enroll with a PUP energies a standard has after	
	-	tion to enroll with a PHP operating a standard benefit [	· · · · · · · · · · · · · · · · · · ·
		(12), a BH IDD tailored plan. A recipient enrolled in	
-		coll with a PHP operating a standard benefit plan would	
benav	ioral health	services covered by the standard benefit plans and wou	in no longer have access

#### **General Assembly Of North Carolina** Session 2023 to the behavioral health services excluded from standard benefit plan coverage under 1 2 G.S. 108D-35(1). The recipient's informed consent, or, as applicable, the informed consent of the 3 recipient's custodian or guardian, shall be required prior to the recipient's enrollment with a PHP 4 operating a standard benefit plan. 5 Recipients described in G.S. 108D-40(a)(14)(i) who exit the custody of the county (h) 6 department of social services may elect to remain enrolled in the CAF specialty plan for 12 months after the date the recipient exits custody. In the case of recipients who achieve 7 8 reunification, any of the following individuals with whom the recipient reunifies may also elect 9 to remain enrolled in the CAF specialty plan as long as the recipient remains enrolled: 10 A parent. (1)11 (2) A caretaker relative. A custodian. 12 (3) 13 A guardian. (4) 14 A minor sibling." (5) SECTION 9E.22.(1) G.S. 122C-3 reads as rewritten: 15 16 "§ 122C-3. Definitions. 17 The following definitions apply in this Chapter: 18 19 Children and families specialty plan or CAF specialty plan. - As defined in (4a) 20 <u>G.S. 108D-1.</u> 21 . . . 22 (20c) Local management entity/managed care organization (LME/MCO). – A local 23 management entity that is under contract with the Department to operate the 24 combined Medicaid Waiver program authorized under Section 1915(b) and 25 Section 1915(c) of the Social Security Act or to operate a BH IDD tailored 26 plan.capitated PHP contract under Article 4 of Chapter 108D of the General 27 Statutes. . . . . " 28 29 SECTION 9E.22.(m) G.S. 122C-115 reads as rewritten: 30 "§ 122C-115. Duties of counties; appropriation and allocation of funds by counties and 31 cities. 32 . . . 33 Beginning on the date that capitated contracts under Article 4 of Chapter 108D of the (e) 34 General Statutes begin, July 1, 2021, LME/MCOs shall cease managing Medicaid services for 35 all Medicaid recipients other than recipients described in G.S. 108D-40(a)(1), (4), (5), (6), (7), 36 (10), (11), (12), and (13). who are enrolled in a standard benefit plan. 37 Until BH IDD tailored plans become operational, all of the following shall occur: (e1) 38 LME/MCOs shall continue to manage the Medicaid services that are covered (1)39 by the LME/MCOs under the combined 1915(b) and (c) waivers for Medicaid 40 recipients described in G.S. 108D-40(a)(1), (4), (5), (6), (7), (10), (11), (12), 41 and (13). who are covered by the those waivers and who are not enrolled in a 42 standard benefit plan. 43 44 Entities-LME/MCOs operating the BH IDD tailored plans under G.S. 108D-60 may (f) continue to manage the behavioral health, intellectual and developmental disability, and 45 46 traumatic brain injury services for any Medicaid recipients described in G.S. 108D-40(a)(4), (5), 47 (7), (10), (11), (12), and (13) under any contract with the Department in accordance with 48 G.S. 108D-60(b), who are not enrolled in a BH IDD tailored plan or the CAF specialty plan." 49 SECTION 9E.22.(n) Part 2 of Article 4 of Chapter 122C of the General Statutes is 50 amended by adding a new section to read: "§ 122C-115.5. Children and families specialty plan operation. 51

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A	n area autl	nority is authorized to operate the CAF specialty plan under	r a contract with the
Depar	tment. For	r purposes of operating the CAF specialty plan only, all of th	ne following apply:
	<u>(1)</u>	The area authority shall have a statewide catchment area.	
	<u>(2)</u>	Counties are prohibited from withdrawing from or declin	ing to participate in
		the statewide catchment area of the CAF specialty plan."	
	SEC	TION 9E.22.(o) Except as otherwise provided, this section	is effective when it
becon	nes law.		
AGE	NCY REQ	<b>JUESTED CHANGES/DHB</b>	
	SEC	<b>TION 9E.23.(a1)</b> G.S. 108A-68.2 reads as rewritten:	
"§ 10	8A-68.2. ]	Beneficiary lock-in program for certain controlled substa	ances.
(a	) The	following definitions apply in this section:	
	(2)	Lock-in program. – A requirement that a Medicaid benefit	iciary select a single
		prescriber and a single pharmacy for obtaining co	vered substances.A
		requirement, consistent with 42 C.F.R. § 431.54(e), that	restricts the number
		of prescribers from whom, and the number of pharma	cies from which, a
		Medicaid beneficiary may obtain covered substances.	
	(3)	Prepaid health plan or PHP. – As defined in G.S. 108D-1	•
•••			
<del>(d</del>	) This	section does not apply to any lock in program for Medicai	d beneficiaries who
are no	t enrolled	in a Prepaid Health Plan.	
(e		<del>repaid Health Plan may <u>PHP</u> shall d</del> evelop a lock-in pro	-
		no meet any of the following criteria: the criteria established	_
<u>Outpa</u>	tient Phar	macy Clinical Coverage Policy adopted in accordance with	
	(1)	Have filled six or more prescriptions for covered substanc	es in a period of two
		consecutive months.	
	<del>(2)</del>	Have received prescriptions for covered substances fi	rom three or more
		providers in a period of two consecutive months.	
	<del>(3)</del>	Are recommended as a candidate for the lock-in program	
(f)		ck-in program developed pursuant to subsection (e) of this s	section shall comply
with a	all of the fo	•	
	(1)	A beneficiary shall not be subject to the lock-in progra	1
		Health Plan PHP has notified the beneficiary in writing	that the beneficiary
		will be subject to the lock-in program.	
	(2)	A beneficiary subject to the lock-in program shall be give	
		select a single prescriber and a single pharmacy from a list	-
		pharmacies in the Prepaid Health Plan's PHP's prov	
		beneficiary may be allowed to select up to two prescribers	-
		when medically necessary, as designated by the State, in	
		C.F.R. § 431.54(e). For any beneficiary who fails to selec	
		the Prepaid Health Plan shall use algorithmic guide	
		beneficiary a single prescriber from a list of prescribers in	-
		Plan's network. For any beneficiary who fails to select	• •
		prescribers or pharmacies, the Prepaid Health Plan PHP s	
		guidelines to assign the beneficiary a single pharma	
		prescribers or pharmacies <u>enrolled</u> in the Prepaid H	ieaith Plan's PHP's
		network.	
	(3)	A beneficiary shall not be required to use the single	
		pharmacy selected for the lock-in program to obtain	prescriptions drugs

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1 2	covered by the Medicaid program or the Prepaid Health Plan covered substances.	⊢ <u>PHP</u> that are not
2 3	(f1) If a PHP finds that a beneficiary has utilized Medicaid services a	at a frequency or
4	amount that is not medically necessary, as determined in accordance with utili	
5	established by the State, the restrictions in subsection (f) of this section may	
6	period of two years.	<u>be imposed for a</u>
7	(g) A Prepaid Health Plan's PHP's use of a lock-in program develo	oped pursuant to
8	subsection (e) of this section shall not constitute a violation of the terms of a	
9	the Prepaid Health Plan <u>PHP</u> and the Department that relate to a beneficiary's a	
10	prescriber or pharmacy of choice."	to integration and a construction of the const
11	<b>SECTION 9E.23.(a2)</b> G.S. 58-51-37( <i>l</i> ) reads as rewritten:	
12	"(l) An insurer's use of a lock-in program developed pursuant to G.	S. 58-51-37.1 or
13	G.S. 108A-68.2 is not a violation of this section."	
14	SECTION 9E.23.(a3) Subsection (a1) of this section is effective of	on the later of the
15	date this act becomes law or the date that the NC Health Choice program	
16	approved by the Centers for Medicare and Medicaid Services (CMS) in accorda	
17	9D.15(a) of S.L. 2022-74.	
18	<b>SECTION 9E.23.(b1)</b> G.S. 150B-1(e)(25) reads as rewritten:	
19	"(25) The Department of Health and Human Services with res	spect to disputes
20	involving the performance, terms, or conditions of a cont	ract between the
21	Department and a any of the following:	
22	<u>a.</u> <u>A prepaid health plan, as defined in G.S. 108D-1.</u>	
23	b. <u>A prepaid inpatient health plan, as defined in 42 C.F</u>	<u>.R. § 438.2.</u>
24	c. <u>A primary care case management entity, as define</u>	<u>d in 42 C.F.R. §</u>
25	<u>438.2.</u> "	
26	<b>SECTION 9E.23.(b2)</b> Subsection (b1) of this section applies to di	sputes arising on
27	or after the date this act becomes law.	
28	SECTION 9E.23.(c1) G.S. 108A-54.3A reads as rewritten:	
29	"§ 108A-54.3A. Eligibility categories and income thresholds.	
30	(a) The Department shall provide Medicaid coverage for individuals in	
31	federal statutes and regulations and specifically shall provide coverage fe	or the following
32	populations:	
33	$(h) \qquad The second scale for the solution of the solution of$	
34	(b) The applicable federal poverty guidelines for the eligibility categor	
35	(a) of this section shall be updated annually on April 1 immediately following prederal poverty guidelines."	<u>publication of the</u>
36 37	<b>SECTION 9E.23.(c2)</b> The Revisor of Statutes shall replace a	all references to
38	"G.S. $108A-54.3A(24)$ " with "G.S. $108A-54.3A(a)(24)$ " throughout the Genera	
39	SECTION 9E.23.(c3) Subsection (c1) of this section is effective	
40	June 26, 2020.	remodelivery to
41	<b>SECTION 9E.23.(d1)</b> G.S. 108A-55.4 reads as rewritten:	
42	"§ 108A-55.4. Insurers to provide certain information to Requirements re	lated to insurers
43	and the Department of Health and Human Services.	
44		
45	(b) Health insurers, and pharmacy benefit managers regulated	as third-party
46	administrators under Article 56 of Chapter 58 of the General Statutes, shall prov	1 1
47	to a subscriber upon request of the Division or its authorized contractor, information	· · ·
48	during what period the individual or the individual's spouse or dependents may	
49	have been) been covered by a health insurer and the nature of the coverage that is	
50	by the health insurer (including insurer, including the subscriber's name, addre	
51	number, social security number, date of birth and identifying number of the	e <del>plan) <u>insurance</u></del>

1	policy, in a manner prescribed by the Division or its authorized contractor. Notwithstanding any
2	other provision of law, every health insurer shall provide, not more frequently than twelve times
3	in a year and at no cost, to the Department of Health and Human Services, Division of Health
4	Benefits, or the Department's or Division's authorized contractor, upon its request, information
5	as necessary so that the Division may (i) identify applicants or recipients who may also be
6	subscribers covered under the benefit plans of the health insurer; (ii) determine the period during
7	which the individual, the individual's spouse, or the individual's dependents may be or may have
8	been covered by the health benefit plan; and (iii) determine the nature of the coverage. To
9	facilitate the Division or its authorized contractor in obtaining this and other related information,
10	every health insurer shall: shall do all of the following:
11	
12	(4) <u>Respond With regard to any inquiry by the Division or its authorized</u>
13	contractor regarding a claim for payment for any health care item or service
14	that is submitted not later than three years after the date of the provision of the
15	health care item or service. service, respond within 60 days of receipt of the
16	inquiry.
17	
18	(e) <u>All third parties, as defined under 42 U.S.C. § 1396a(a)(25), requiring prior</u>
19	authorization of an item or service furnished to an individual eligible to receive medical
20	assistance shall accept an authorization provided by the Department that the item or service for
21	which third-party reimbursement is being sought is a covered service or item for that individual
22	under the North Carolina Medicaid State Plan, or under a relevant waiver of the State Plan, as if
23	that authorization is the prior authorization made by the third party for the item or service."
24	<b>SECTION 9E.23.(d2)</b> Subsection (d1) of this section is effective January 1, 2024.
25	<b>SECTION 9E.23.(e1)</b> G.S. 108A-54.3A(24), as enacted by Section 1.1(b) of S.L.
26	2023-7, reads as rewritten:
27	"(24) Individuals described in section 1902(a)(10)(A)(i)(VIII) of the Social Security
28	Act who are in compliance with any federally approved work requirements
29	established in the State Plan and in rule. Coverage for individuals under this
30	subdivision is available through an Alternative Benefit Plan that is established
31	by the Department consistent with federal requirements, unless that individual
32	is exempt from mandatory enrollment in an Alternative Benefit Plan under 42
33	C.F.R. § 440.315."
34	<b>SECTION 9E.23.(e2)</b> Subsection (e1) of this section is effective on the later of the
35	following dates:
36	(1) The date approved by the Centers for Medicare and Medicaid Services for
37	Medicaid coverage to begin in North Carolina for individuals described in
38	section 1902(a)(10)(A)(i)(VIII) of the Social Security Act.
39	<ul><li>(2) The date this act becomes law.</li></ul>
40	<b>SECTION 9E.23.(f)</b> Except as otherwise provided, this section is effective on the
41	date this act becomes law.
42	dute this det becomes htw.
43	ENSURE ADHERENCE TO MEDICAID STATE PLAN/REIMBURSEMENTS FOR
44	AMBULATORY SURGICAL CENTERS
45	SECTION 9E.24. Consistent with the Medicaid State Plan, Attachment 4.19-B,
46	Section 9, Page 2, the Department of Health and Human Services, Division of Health Benefits,
40 47	shall set and adjust rates for new services provided by licensed ambulatory surgical centers so
48	that these services are reimbursed at ninety-five percent (95%) of the Medicare Ambulatory
40 49	Surgical Centers fee schedule in effect as of January 1 of each year.
49 50	Surgrear conters for senedure in effect as of fanuary 1 of each year.
50	

# 51 INCREASE MEDICAID PERSONAL NEEDS ALLOWANCE

1 SECTION 9E.25. The Department of Health and Human Services, Division of 2 Health Benefits (DHB), is directed to increase the personal needs allowance from thirty dollars 3 (\$30.00) to seventy dollars (\$70.00) for individual Medicaid recipients who are institutionalized 4 and from sixty dollars (\$60.00) to one hundred forty dollars (\$140.00) for married couples who 5 are Medicaid recipients when both spouses are institutionalized. DHB shall deduct the applicable 6 increased monthly amounts for personal needs from the total monthly income taken into 7 consideration when applying the individual's or couple's income to the cost of institutionalized 8 care. DHB shall submit to the Centers for Medicare and Medicaid Services (CMS) any 9 amendments to the NC Medicaid State Plan or other documents necessary to implement this 10 section. The increase in the personal needs allowance shall be implemented only upon approval 11 and only as of the date approved by CMS.

- 12
- 13 14

## CONTINUE TO ADDRESS THE REIMBURSEMENT METHODOLOGY USED FOR SERVICES PROVIDED TO SENIOR DUAL ELIGIBLES

15 **SECTION 9E.26.(a)** It is the intent of the General Assembly to continue to address 16 the need for changes to the Medicaid reimbursement methodology used for certain services 17 provided to seniors aged 65 and older who are dually enrolled in Medicare and Medicaid. The 18 Department of Health and Human Services, Division of Health Benefits (DHB), shall explore all options available to increase access to Medicaid services for dual eligibles that provide 19 20 alternatives to nursing home placements, including adult care homes, special care units, and 21 in-home living, and do so in consultation with relevant stakeholders. The following actions shall 22 be taken by DHB, but DHB shall not implement any changes, new programs, or new services if 23 that implementation exceeds DHB's authority under G.S. 108A-54(e)(1) or creates a recurring 24 cost to the State that would reasonably be anticipated to exceed a future authorized budget for 25 the Medicaid program.

25	the medicald pro	Stuni.
26	(1)	Make a formal request to the Centers for Medicare and Medicaid Services for
27		coverage by the Medicare program of services provided to individuals who
28		reside in adult care homes, assisted living settings, or special care units, or to
29		support in-home living of older individuals.
30	(2)	Develop the proposed changes to the current Medicaid personal care services
31		under Clinical Coverage Policy 3L required to implement a per diem payment
32		for personal care services provided in a congregate setting in a manner, similar
33		to the payment methodology used by Washington state, as outlined in the
34		report to the Joint Legislative Oversight Committee on Medicaid and NC
35		Health Choice entitled "Establish New Adult Care Home Payment
36		Methodology" dated June 10, 2022.
37	(3)	Develop the proposed service definition and draft clinical coverage policy for
38		Adult Care Home Congregate Care Services (ACH CCS) as a new Medicaid
39		covered service, as outlined in the report to the Joint Legislative Oversight
40		Committee on Medicaid and NC Health Choice entitled "Establish New Adult
41		Care Home Payment Methodology" dated June 10, 2022. Additionally, DHB
42		shall develop the proposed per diem rate methodology to be used for these
43		services and create the proposed new independent assessment tool to be used.
44	(4)	Identify what amendments may be needed to the 1115 waiver for Medicaid
45		transformation or the Medicaid State Plan to provide more appropriate
46		reimbursement for services provided to Medicaid recipients residing in adult
47		care homes or other congregate settings.
48	(5)	Propose any pilot program or new Medicaid demonstration waiver to support
49		alternatives to nursing home placement for seniors.

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1 2 3	(6)	Design innovative payment and service delivery mo Eligible Special Needs Plans (D-SNPs) and Institution Needs Plans (IE-SNPs) for assisted living facilities and	nal Equivalent Special
4 5		<b>TION 9E.26.(b)</b> No later than March 1, 2024, DHB shall e Oversight Committee on Medicaid and NC Health C	submit a report to the
6		on on all of the following as they relate to requirements u	
7	this section:	on on an or the following as they ferate to requirements u	inder subsection (a) of
8	(1)	The details of the request required to be submitted to C	<sup>¬</sup> MS and the response
9	(1)	to the request by CMS.	sivis and the response
10 11 12	(2)	A draft of the proposed changes to Clinical Coverage Po cost or savings to the State associated with the imp changes.	
12	(3)	A draft of the proposed service definition for ACH CSS	and the associated per
14	( )	diem rate methodology and assessment tool. This inclu	-
15 16		savings to the State associated with the implementation items.	
10 17	(4)	A draft of any 1115 waiver or State Plan amend	dments developed in
17	(4)	accordance with subdivision (4) of subsection (a) of this	-
19		the annual cost or savings to the State associated with	
20		the waiver or State Plan amendments.	the implementation of
21	(5)	Details on any pilot program or new Medicaid demor	stration waiver being
22	( )	proposed and any annual cost or savings to the Stat	
23		implementation of each proposed pilot program or dem	
24	(6)	Details and a draft of any innovative payment and se	
25		developed, including Dual Eligible Special Needs	Plans (D-SNPs) and
26		Institutional Equivalent Special Needs Plans (IE-SNE	Ps) for assisted living
27		facilities and adult care homes.	
28	(7)	A description of the stakeholders involved in the develo	opment of any plan or
29		proposal.	
30	(8)	Any recommended legislative changes.	
31			
32		TANDING PSYCHIATRIC HOSPITALS	а · р· · · с
33		<b>TION 9E.27.(a)</b> The Department of Health and Human	
34 35		(DHB), shall develop a proposal to allow freestanding p	
35 36		sements through the healthcare access and stabilizati r G.S. 108A-148.1, enacted by Section 1.4 of S.L. 2023-	10,
30 37		of the nonfederal share of the reimbursements through h	
38		pitals participate. In developing the proposal, DHB shall	-
39		ing psychiatric hospitals under the existing hospital ass	
40		hapter 108A of the General Statutes or whether to develo	
41		oposal shall ensure that the entire nonfederal share of the H	-
42	-	psychiatric hospitals is funded by increased receipts from	
43		te all draft documents required to request federal appro	-
44		cuments shall be submitted requesting federal approval of t	
45	without further a	uthorization from the General Assembly. DHB shall cons	ult with staff from the
46		Division, the Legislative Drafting Division, and the	
47		elop the proposed legislative changes necessary to impose	the requisite hospital
48	assessments.		
49		TION 9E.27.(b) By March 1, 2024, DHB shall submit	-
50 51	0	rsight Committee on Medicaid and NC Health Choice wi	6

50 Legislative Oversight Committee on Medicaid and NC Health Choice with all of th 51 information related to the proposal developed under subsection (a) of this section:

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	(1)	A detailed description of the proposal.	
	(2)	Copies of the draft documents required to request the federal	approval needed
		to implement the developed proposal.	11
	(3)	Proposed legislative changes that would be needed to implen	nent the proposal.
	(4)	An analysis of any impact to the HASP reimbursements to ho	
	~ /	freestanding psychiatric hospitals that might occur due to the	1
		assessments established under 42 C.F.R. § 433.68(f).	1
	SEC	<b>TION 9E.27.(c)</b> This section is effective the date this act beco	omes law.
PRIM	IARV CA	RE PAYMENT REFORM TASK FORCE	
		<b>TION 9E.28.(a)</b> There is established the North Carolina Prima	orv Care Payment
Refor		rce (Task Force) within the Department of Health and Human S	• •
		ts, for budgetary purposes only.	
01 IIC		Task Force shall be composed of the following members:	
	(1)	The Deputy Secretary for NC Medicaid, or the Deputy Secret	stary's designed
	. ,	The Commissioner of the Department of Insurance, or the	•
	(2)	designee.	
	(2)	The Executive Administrator of the North Carolina State	Health Dian for
	(3)	Teachers and State Employees (State Health Plan), o	
		Administrator's designee.	
	(4)	The Director of the North Carolina Area Health Education	Centers Program
	(+)	or the Director's designee.	centers i logram,
	(5)	The Director of the North Carolina Health Information Exc	hange Authority
	$(\mathbf{J})$	or the Director's designee.	nange Autionty,
	(6)	A physician representative of the North Carolina primary ca	re community as
	(0)	selected by the North Carolina Academy of Family Physicia	-
	(7)	An advanced practice registered nurse representative of the	
	(1)	primary care community, as selected by the North	
		Association.	Caronna Truises
	(8)	A representative of the North Carolina commercial	health insurance
	(0)	community, as selected by the North Carolina Association o	
	(9)	A representative of a prepaid health plan that is under a capita	
	())	the Department for the delivery of Medicaid services, as sele	
		Carolina Association of Health Plans.	
	All m	nembers of the Task Force are voting members. Any vacancies t	that occur for any
memb		itions that are not held as a function of office shall be filled by the	•
		he Deputy Secretary for NC Medicaid, or the Deputy Secretary	•••
-	•	r of the Task Force.	s designee, shan
		<b>TION 9E.28.(b)</b> The Task Force established under subsection	(a) of this section
chall ł		llowing duties:	
511411 1	(1)	Establish a definition of primary care to be utilized by the	Task Force This
	(1)	term should be applicable to services and care provided	
		Medicaid program, the State Health Plan, and commercial in	
	(2)	Conduct an actuarial evaluation of the current healthcare s	
	(2)	care services, both as it relates to the NC Medicaid p	
		commercial market, including Medicare Advantage plans.	nogram and the
	(3)	Determine the adequacy of the primary care delivery s	system in North
	(3)	Carolina, including the impact this system has on the suppl	•
		care providers in this State.	y of the prindly
	(4)	Study the primary care payment landscape in other sta	ates specifically
	(+)	considering states that have implemented a minimum primar	
		considering states that have implemented a minimum prima	y care spenu.

<ul> <li>(5) Identify data collection and measurement systems to inform creation primary care investment target for the NC Medicaid program, the State H Plan, and commercial insurance. This includes a method by which to me improvements made toward that target.</li> <li>(6) Evaluate the need for a permanent Primary Care Payment Reform Task F or other similar entity, including which State agency or body is best suit oversee the work of that group.</li> <li>(7) Perform any other studies, evaluations, or determinations the Task I considers necessary.</li> <li>SECTION 9E.28.(c) No later than April 1, 2024, the Task Force shall submit a r with its findings and recommendations to the Joint Legislative Oversight Committee on Medicaid and NC H Choice. These findings and recommendations shall include specific, concrete, and actio steps to be undertaken by the State and upon which the General Assembly could act. SECTION 9E.28.(d) This section shall expire on May 1, 2024.</li> <li>PART IX-F. HEALTH SERVICE REGULATION</li> <li>EXTENSION OF TEMPORARY CERTIFICATE OF NEED EXEMPTION SECTION 9F.1. Section 9E.4A(c) of S.L. 2021-180 reads as rewritten: "SECTION 9E.4A.(c) This section is effective 30 days after this act becomes law expires December 31, 2024.December 31, 2027."</li> <li>CERTIFICATE OF NEED EXEMPTION FOR PHYSICIAN OFFICE-BA VASCULAR ACCESS FOR HEMODIALYSIS SECTION 9F.2.(a) G.S. 131E-175 is amended by adding the following subdivisions to read: "(13) That physicians providing care for vascular access sites in nonlice settings should be given an opportunity to obtain a license to provide services to ensure the safety of patients and the provision of quality care departments, is increasing at a rapid rate as more North Carolinians are 1</li> </ul>	ealth asure orce, ed to Force ealth ealth nable
<ul> <li>(6) Evaluate the need for a permanent Primary Care Payment Reform Task F or other similar entity, including which State agency or body is best suit oversee the work of that group.</li> <li>(7) Perform any other studies, evaluations, or determinations the Task I considers necessary.</li> <li>SECTION 9E.28.(c) No later than April 1, 2024, the Task Force shall submit a r with its findings and recommendations to the Joint Legislative Oversight Committee on H and Human Services and the Joint Legislative Oversight Committee on Medicaid and NC H Choice. These findings and recommendations shall include specific, concrete, and actio steps to be undertaken by the State and upon which the General Assembly could act. SECTION 9E.28.(d) This section shall expire on May 1, 2024.</li> <li>PART IX-F. HEALTH SERVICE REGULATION</li> <li>EXTENSION OF TEMPORARY CERTIFICATE OF NEED EXEMPTION SECTION 9F.1. Section 9E.4A(c) of S.L. 2021-180 reads as rewritten: "SECTION 9F.1. Section is effective 30 days after this act becomes law expires December 31, 2024.December 31, 2027."</li> <li>CERTIFICATE OF NEED EXEMPTION FOR PHYSICIAN OFFICE-BA VASCULAR ACCESS FOR HEMODIALYSIS SECTION 9F.2.(a) G.S. 131E-175 is amended by adding the following subdivisions to read: "(13) That physicians providing care for vascular access sites in nonlice settings should be given an opportunity to obtain a license to provide settings should be given an opportunity to obtain a license to provide settings should be given an opportunity to obtain a license to provide settings should be given an opportunity to obtain a license to provide settings should be given an opportunity to obtain a license to provide settings should be given an opportunity to obtain a license to provide settings should be given an opportunity to potain a license to provide settings should be given an opportunity performed in emergence settings for vas access procedures, which are commonly performed in emergence settings for vas access procedures, which are com</li></ul>	ed to Force ealth ealth nable
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<ul> <li>Choice. These findings and recommendations shall include specific, concrete, and actio steps to be undertaken by the State and upon which the General Assembly could act. SECTION 9E.28.(d) This section shall expire on May 1, 2024.</li> <li>PART IX-F. HEALTH SERVICE REGULATION</li> <li>EXTENSION OF TEMPORARY CERTIFICATE OF NEED EXEMPTION SECTION 9F.1. Section 9E.4A(c) of S.L. 2021-180 reads as rewritten: "SECTION 9E.4A.(c) This section is effective 30 days after this act becomes law expires December 31, 2024.December 31, 2027."</li> <li>CERTIFICATE OF NEED EXEMPTION FOR PHYSICIAN OFFICE-BA VASCULAR ACCESS FOR HEMODIALYSIS SECTION 9F.2.(a) G.S. 131E-175 is amended by adding the following subdivisions to read:         <ul> <li>"(13) That physicians providing care for vascular access sites in nonlice settings should be given an opportunity to obtain a license to provide services to ensure the safety of patients and the provision of quality care (14) That demand for establishing and maintaining alternative settings for vas access procedures, which are commonly performed in emerged.</li> </ul></li></ul>	and sed
<ul> <li>steps to be undertaken by the State and upon which the General Assembly could act. SECTION 9E.28.(d) This section shall expire on May 1, 2024.</li> <li>PART IX-F. HEALTH SERVICE REGULATION</li> <li>EXTENSION OF TEMPORARY CERTIFICATE OF NEED EXEMPTION SECTION 9F.1. Section 9E.4A(c) of S.L. 2021-180 reads as rewritten: "SECTION 9E.4A.(c) This section is effective 30 days after this act becomes law expires December 31, 2024.December 31, 2027."</li> <li>CERTIFICATE OF NEED EXEMPTION FOR PHYSICIAN OFFICE-BA VASCULAR ACCESS FOR HEMODIALYSIS SECTION 9F.2.(a) G.S. 131E-175 is amended by adding the following subdivisions to read:</li> <li>"(13) That physicians providing care for vascular access sites in nonlice settings should be given an opportunity to obtain a license to provide services to ensure the safety of patients and the provision of quality care (14) That demand for establishing and maintaining alternative settings for vas access procedures, which are commonly performed in emerged.</li> </ul>	, and SED
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subdivisions to read: "(13) That physicians providing care for vascular access sites in nonlice settings should be given an opportunity to obtain a license to provide services to ensure the safety of patients and the provision of quality care (14) That demand for establishing and maintaining alternative settings for vas access procedures, which are commonly performed in emerge	new
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<ul> <li>settings should be given an opportunity to obtain a license to provide services to ensure the safety of patients and the provision of quality care</li> <li>(14) That demand for establishing and maintaining alternative settings for vas access procedures, which are commonly performed in emerged</li> </ul>	
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(14) That demand for establishing and maintaining alternative settings for vas access procedures, which are commonly performed in emerge	
access procedures, which are commonly performed in emerge	
<u>departments, is increasing at a rapid rate as more north Caronnians are r</u>	
longer with end-stage renal disease.	.viiig
(15) That continuing to treat vulnerable patients with end-stage renal disea	co ir
nonhospital settings lowers costs, reduces overnight hospital stays, and l	
patients healthier."	<u></u>
<b>SECTION 9F.2.(b)</b> G.S. 131E-178 reads as rewritten:	
"§ 131E-178. Activities requiring certificate of need.need; limited exemptions	fo
gastrointestinal endoscopy and vascular access for hemodialysis.	
(a) No person shall offer or develop a new institutional health service without	firs
obtaining a certificate of need from the Department; provided, however, no-Department, e	
as provided in subsections (a1) and (a2) of this section.	-
(a1) <u>No person who provides gastrointestinal endoscopy procedures in one or</u>	more
gastrointestinal endoscopy rooms located in a nonlicensed setting, shall be required to obt	ain a
certificate of need to license that setting as an ambulatory surgical facility with the exit	
number of gastrointestinal endoscopy rooms, provided that: that the person meets all o	
following criteria:	sting
<ul> <li>The license application is postmarked for delivery to the Division of H Service Regulation by December 31, <del>2006;2006.</del></li> </ul>	sting <u>f</u> the

	General Assem	oly Of North Carolina	Session 2023
1 2 3 4 5	(2)	The applicant verifies, by affidavit submitted to the Regulation within 60 days of the effective date of the in operation as of the effective date of this act or tha for the building permit for the facility was submitted this act; act.	his act, that the facility <u>was</u> t the completed application
6	(3)	The facility has been accredited by The Accr	reditation Association for
7		Ambulatory Health Care, The Joint Commiss	
8		Healthcare Organizations, The Joint Commis	sion, or The American
9		Association for Accreditation of Ambulatory Surg	•
10		the license application is postmarked for delivery	
11		Service Regulation of the Department; and Department	
12	(4)	The license application includes a commitment	to_and <u>a_</u> plan for serving
13		indigent and medically underserved populations.	
14		sons proposing to obtain a license to establish an amb	
15	-	gastrointestinal endoscopy procedures shall be requir	
16		State Medical Facilities Plan shall not include polic	
17		nber of gastrointestinal endoscopy rooms that may be	
18 19		erson who provides vascular access for hemodialysis renter located in a nonlicensed setting shall be require	
19 20		at setting as an ambulatory surgical facility with the e	
20		rooms, provided that the person meets all of the foll	-
22	(1)	The license application is postmarked for delivery	-
23	<u>\1)</u>	Service Regulation by December 31, 2023.	to the Division of Heatth
24	<u>(2)</u>	The applicant verifies, by affidavit submitted to the	Division of Health Service
25	<u>1-1</u>	Regulation within 60 days after the effective date	
26		was in operation as of the effective date of this	-
27		application for the building permit for the facil	
28		effective date of this act.	
29	<u>(3)</u>	The facility has been accredited by the Accr	reditation Association for
30		Ambulatory Health Care, The Joint Commission, or	
31		for Accreditation of Ambulatory Surgical Faciliti	es by the time the license
32		application is postmarked for delivery to the D	ivision of Health Service
33		Regulation of the Department.	
34	<u>(4)</u>	The license application includes a commitment	to and a plan for serving
35		indigent and medically underserved populations.	
36		sons proposing to obtain a license to establish an amb	
37		vascular access site management shall be required to e	
38		Medical Facilities Plan shall not include policies o	
39		of vascular access procedure rooms that may be app	roved.
40	" SEC	FION OF 2 (a) This spectrum has a man offerstive Ostal	
41 42	SEC	<b>FION 9F.2.(c)</b> This section becomes effective Octob	ber 1, 2023.
42 43		N OF CERTIFICATE OF NEED REVIEW F	OD VIDNEV DISEASE
43 44		N OF CERTIFICATE OF NEED REVIEW F	
44		<b>FION 9F.3.(a)</b> G.S. 131E-176, as amended by Section	
46	as rewritten:	<b>1101(71.3.(a)</b> 0.5. 1512-170, as antended by Sector	5.1 01 5.L. 2023-7, 10aus
47	"§ 131E-176. D	efinitions.	
48		g definitions apply in this Article:	
49		6	
50	(2)	Bed capacity. – Space used exclusively for inpat	tient care, including space
51		designed or remodeled for licensed inpatient bed	• •
		<u> </u>	

	General Assemb	ly Of North Carolina	Session 2023
1 2 3 4 5		not used for such purposes. The number of beds to be c room shall be the maximum number for which adequ provided as established by rules of the Department exce single rooms are counted even if the room contains inade The term "bed capacity" also refers to the number of dial	ate square footage is ept that single beds in equate square footage.
6 7		disease treatment centers, including freestanding dialysi	
8	 (5)	Change in bed capacity. – Any of the following:	
9	(5)	a. Any relocation of health service facility <del>beds, or</del>	dialysis stations beds
10		from one licensed facility or campus to another.	
11		b. Any redistribution of health service facility bed	d capacity among the
12		categories of health service facility bed.	
13		c. Any increase in the number of health service fac	cility beds, or dialysis
14		stations in kidney disease treatment centers, in	icluding freestanding
15		dialysis units.beds.	
16			
17	(9b)	Health service facility A hospital; long-term care h	-
18		facility; nursing home facility; adult care home; kidr	-
19		center, including freestanding hemodialysis units; inte	-
20		for individuals with intellectual disabilities; home h	<b>e</b> .
21		diagnostic center; hospice office, hospice inpatient facili	ty, hospice residential
22 23	$(0_{\mathbf{a}})$	care facility; and ambulatory surgical facility.	health annias fasility
23 24	(9c)	Health service facility bed. – A bed licensed for use in a in the categories of (i) acute care beds; (iii) rehabilitati	
24 25		home beds; (v) intermediate care beds, (iii) reliabilitati	
26		disabilities; (vii) hospice inpatient facility beds; (viii) ho	ospice residential care
27		facility beds; (ix) adult care home beds; and (x) long-ter	m care hospital beds.
28	•••		
29	(16)	New institutional health services. – Any of the followin	g:
30			1.1 ' 1
31 32		d. The offering of dialysis services or home heat habelf of a health corriging facility if these correspondences to the service facility of these correspondences and the service facility of the serv	
32 33		behalf of a health service facility if those service within the previous 12 months by or on behalf o	
33 34		"	i inc iacility.
35	SECT	<b>TION 9F.3.(b)</b> G.S. 131E-183(a)(1) reads as rewritten:	
36	"(1)	The proposed project shall be consistent with applical	ble policies and need
37	(-)	determinations in the State Medical Facilities Plan, the	1
38		which constitutes a determinative limitation on the pro-	
39		service, health service facility, health service facility b	•
40		operating rooms, or home health offices that may be app	-
41	SECT	<b>TION 9F.3.(c)</b> This section becomes effective October 1,	2023.
42			
43	ELIMINATION		FOR LINEAR
44	ACCELERA		
45		<b>FION 9F.4.</b> Effective October 1, 2023, G.S.	131E-176(14g) and
46 47	U.S. 131E-1/6(1	6)f1.5a. are repealed.	
47 48	CEDTIFICATE	OF NEED EXEMPTION FOR THE RELOCATION	ΟΓΑΝ ΕΥΙΩΤΙΝΟ
40 49		ONAL HEALTH SERVICE OR HEALTH SEI	
49 50		IE SAME COUNTY	VICE FACILITI
50			

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1	SECT	<b>TON 9F.5.(a)</b> G.S. 131E-184, as amended by Section 3.1	l of S.L. 2023-7, is
2	amended by addin	ng a new subsection to read:	
3	" <u>(i)</u> The D	Department shall exempt from certificate of need review t	he relocation of an
4		h service or a health service facility for which a certificate	
5		vided, however, that the relocation of the institutional heal	
6		to another site within the same county."	
7		TION 9F.5.(b) This section becomes effective October 1, 2	.023.
8			
9	CERTIFICATE	OF NEED REFORM FOR MAGNETIC RESONA	ANCE IMAGING
10	SCANNERS		
11		<b>TON 9F.6.(a)</b> G.S. 131E-176, as amended by this act and	Section 3.3 of S.L.
12	2023-7, reads as 1		
13	"§ 131E-176. De	finitions.	
14	The following	g definitions apply in this Article:	
15	···· (2.1)	Conital and ditant. An annualitate for a maint inde	1
16	(2d)	Capital expenditure. – An expenditure for a project, inclu-	0
17		to the cost of construction, engineering, and equipment wh	
18		accepted accounting principles is not properly chargeable	
19		operation and maintenance. Capital expenditure includes,	
20		market value of an acquisition made by donation, lea	· ·
21		arrangement by which a person obtains equipment, the ex	-
22		would have been considered a capital expenditure under	
23		person had acquired it by purchase. <u>A capital expenditure</u>	
24		expenditure for, or the fair market value of, a magnetic	
25		scanner located in a county that meets either of the follow	-
26		a. <u>Has a population greater than 125,000 according</u>	
27		decennial census or any subsequent federal decent	
28		b. <u>Has a population of 125,000 or less according to the second s</u>	
29		decennial census or any subsequent federal decenr	
30		not have a hospital presently operating in the coun	<u>ity.</u>
31	···· (7-)	Discussion "Discussion of the sector "	
32	(7a)	Diagnostic center. – "Diagnostic center" means a fr	
33		program, or provider, including but not limited to, physici	
34 25		laboratories, radiology centers, and mobile diagnostic pro	0 ,
35		total cost of all the medical diagnostic equipment utilized b	
36		cost ten thousand dollars (\$10,000) or more exceeds the	
37		(\$3,000,000). No facility, program, or provider, including	
38		physicians' offices, clinical laboratories, radiology c	
39 40		diagnostic programs, shall be deemed a diagnostic center	
40		having a magnetic resonance imaging scanner in a count	
41		of greater than 125,000 according to the 2020 federal dece	•
42		subsequent federal decennial census. In determining w	
43		diagnostic equipment in a diagnostic center costs more	
44		dollars (\$3,000,000), the costs of the equipment, studies	
45 46		plans, working drawings, specifications, construction, ins	
46 47		activities essential to acquiring and making operational the	
47 48		included. included; provided, however, that the costs	
48		magnetic resonance imaging scanner shall not be includ	-
49 50		resonance imaging scanner is located in a county that	
50		following criteria: (i) has a population greater than 125,0	
51		2020 federal decennial census or any subsequent federal	uecennial census or

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1		(ii) has a population of 125,000 or less accordin	ng to the 2020 federal decennial
2		census or any subsequent federal decennial	-
3		hospital presently operating in the county. T	
4		equipment shall be deemed to be the fair marke	
5		cost of the equipment, whichever is greater. B	1 1
6		and on September 30 each year thereafter, the	
7		subdivision shall be adjusted using the Medica	
8		Consumer Price Index published by the U.S.	-
9		12-month period preceding the previous Septer	1
10		12 month period proceding the previous septer	
11	(14m)	Magnetic resonance imaging scanner. – Medica	al imaging equipment that uses
12	(1 111)	nuclear magnetic resonance. This term include	
13		imaging equipment that uses nuclear magnetic	
13		inaging equipment that uses indeteal inaginetie	<u>resonance.</u>
15	 (14o)	Major medical equipment "Major medical e	auinment" means a single unit
16	(140)	or single system of components with related	
17		provide medical and other health services an	
18		million dollars (\$2,000,000). In determining	
19		equipment costs more than two million dollars	5
20		equipment, studies, surveys, designs, plans, wo	
20		construction, installation, and other activitie	
21		making operational the major medical equip	
22		capital expenditure for the equipment shall be	-
23 24		value of the equipment or the cost of the equipment	
24		Major medical equipment does not include rep.	1 0
26		in this section or magnetic section. Major me	1 1
20		include magnetic resonance imaging scanners i	
28		of the following criteria: (i) have a population	
29		to the 2020 federal decennial census or any	
30		census. census or (ii) have a population of 12	
31		2020 federal decennial census or any subsequent	
32		do not have a hospital presently operating in the	
33		30, 2022, and on September 30 each year therea	
34		in this subdivision shall be adjusted using the N	
35		of the Consumer Price Index published by the	_
36		the 12-month period preceding the previous Se	
30		the 12-month period preceding the previous se	eptember 1.
38	 (16)	New institutional health services. – Any of the	following
39	(10)	New institutional nearth services. – Airy of the	following.
40		f1. The acquisition by purchase, donation,	lassa transfar or comparable
40		arrangement of any of the following eq	-
42			urpinent by or on benan or any
42		person: 1. Air ambulance.	
43		2. Repealed by Session Laws 2	2005 225 a 1 affactive for
44		1 9	
43 46		<ul><li>hospices and hospice offices De</li><li>Cardiac catheterization equipment</li></ul>	
40 47		4. Gamma knife.	ont.
47			
48 49		5. Heart-lung bypass machine. 5a. Linear accelerator.	
49 50		6. Lithotriptor.	
50		o. Entionipior.	

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1 2 3 4 5		7.	both of the f or less accor subsequent	ollowing criteria rding to the 202 federal decenni	<u>a: (i) have a p</u> 0 federal dec al <del>census.cen</del>	scanner. This inties with that meet population of 125,000 cennial census or any nsus and (ii) have a
6				sently operating	-	<u>/.</u>
7		8.		ission tomograp	hy scanner.	
8		9.	Simulator.			
9 0	" SECTI		<b>C</b> 1	) - <b>f</b> ( <b>1</b> , <b>1</b> , ( <b>1</b> , 1)		- (
0 1			• •			ctive three years from first directed payment
2	-					ram (HASP) under
3						ctivities occurring on
4		•				he Revisor of Statutes
5						ASP and the date of
5						2025, then subsection
7	(a) of this section		•	1	<b>,</b>	<b>,</b>
3		1		nerwise provide	d, this section	n is effective when it
)	becomes law.			Ĩ		
)						
1						CONVERSION OF
2						IULTISPECIALTY
3					ECIALTY '	TO A SPECIALTY
4	AMBULATO					
5	SECTI	ION 9F.7. Ef	fective Octobe	er 1, 2023, G.S.	131E-176(16	b)r. is repealed.
5						
7 8						ICAL FACILITIES
9	2023-7, reads as re		0.5. 151E-17	o, as amended	by this act an	d Section 3.2 of S.L.
)	"§ 131E-176. Def					
1	The following		only in this Art	icle		
2	The following	definitions up	pry in this 7 th	liele.		
3	(9b)	Health servic	e facility. – A	A hospital: long	-term care h	ospital; rehabilitation
4						diate care facility for
5			0			alth agency office;
6					,	ty, hospice residential
7		care facility;	and ambulat	tory surgical fa	cility. The	term "health service
8		facility" does	not include a	qualified urban	ambulatory s	surgical facility.
9						
0	(21a)	Qualified urb	<del>an </del> ambulatory	surgical facility	v. – An ambul	atory surgical facility
1		that meets ele	ects to opt out	of the certificate	e of need requ	uirements established
2					sfaction of the	e Department that the
3				owing criteria:		
1			•	epartment to op	erate as <del>an <u>a</u></del>	qualified ambulatory
5		0	al facility.			
5						bry surgical program.
7						following criteria:
8		<u>1.</u>		-		ccording to the 2020
9				annial census or	any subsequ	ent federal decennial
0			census.			

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2. <u>Has a population less than 125,000 according to the 2020</u>
federal decennial census or any subsequent federal decennial
census and does not have a hospital presently operating in the
<u>county.</u>
<b>SECTION 9F.8.(b)</b> G.S. 131E-146(3), as amended by Section 3.2 of S.L. 2023-7,
reads as rewritten: "(3) "Qualified <del>urban</del> -ambulatory surgical facility" means an ambulatory surgical
facility that meets the definition of G.S. 131E-176(21a).all of the following criteria:
<u>a.</u> <u>Has a single specialty or multispecialty ambulatory surgical program.</u>
b. Has a population less than 125,000 according to the 2020 federal
decennial census or any subsequent federal decennial census and does
not have a hospital presently operating in the county."
SECTION 9F.8.(c) G.S. 131E-147 reads as rewritten:
"§ 131E-147. Licensure requirement.
(a) No person shall operate an ambulatory surgical facility <u>or a qualified ambulatory</u>
surgical facility without a license obtained from the Department.
(b) Applications shall be available from the Department, and each application filed with
the Department shall contain all necessary and reasonable information that the Department may
by rule require. A license shall be granted to the applicant upon a determination by the
Department that the applicant has complied with the provisions of this Part and the rules
promulgated by the Commission under this Part. The Department shall charge the applicant a
nonrefundable annual base license fee in the amount of eight hundred fifty dollars (\$850.00) plus
a nonrefundable annual per-operating room fee in the amount of seventy-five dollars (\$75.00).
(c) A license to operate an ambulatory surgical facility <u>or a qualified ambulatory surgical</u> <u>facility</u> shall be annually renewed upon the filing and the department's approval of a renewal
application. The renewal application shall be available from the Department and shall contain all
necessary and reasonable information that the Department may by rule require.
(d) Each license shall be issued only for the premises and persons named in the
application and shall not be transferable or assignable except with the written approval of the
Department.
(e) Licenses shall be posted in a conspicuous place on the licensed premises."
SECTION 9F.8.(d) An ambulatory surgical facility that obtained a license under
Part 4 of Article 6 of Chapter 131E of the General Statutes prior to July 1, 2025, may submit a
renewal application to operate as a qualified ambulatory surgical facility upon the expiration of
its current license. The Department of Health and Human Services shall approve each renewal
application submitted pursuant to this subsection provided the applicant pays the prescribed fee
for a renewal application to operate as a qualified ambulatory surgical facility and meets all of
the applicable licensure criteria.
<b>SECTION 9F.8.(e)</b> G.S. 131E-147.5, as enacted by Section 3.2 of S.L. 2023-7, reads
as rewritten:
"§ 131E-147.5. Charity care requirement for qualified urban ambulatory surgical
<ul> <li>facilities; annual report.</li> <li>(a) The percentage of each qualified urban-ambulatory surgical facility's total earned</li> </ul>
revenue that is attributed to self-pay and Medicaid revenue shall be equivalent to at least four
percent (4%), calculated as follows: the Medicare allowable amount for self-pay and Medicaid
surgical cases minus all revenue earned from self-pay and Medicaid cases, divided by the total
surgical cases minus all revenue earned from self-pay and Medicaid cases, divided by the total earned revenues for all surgical cases, divided by the total earned revenues for all surgical cases

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1	(b) Each qualified urban ambulatory surgical facility shall annually report to the
2	Department in the manner prescribed by the Department the percentage of the facility's earned
3	revenue that is attributed to self-pay and Medicaid revenue, as calculated in accordance with
4	subsection (a) of this section."
5	<b>SECTION 9F.8.(f)</b> Subsections (a) through (e) of this section become effective two
6	years from the date the Department of Health and Human Services (DHHS) issues the first
7	lirected payment in accordance with the Healthcare Access and Stabilization Program (HASP)
8	under G.S. 108A-148.1, as enacted by Section 1.4 of S.L. 2023-7, and apply to activities
9	occurring on or after that date. The Secretary of Health and Human Services shall notify the
10	Revisor of Statutes when the DHHS has issued the first directed payment in accordance with
11	HASP and the date of issuance. If the DHHS has not made any HASP directed payments by June
12	30, 2025, then subsections (a) through (d) of this section shall expire on that date.
13	<b>SECTION 9F.8.(g)</b> Except as otherwise provided, this section is effective when it
14	becomes law.
15	
16	REPEAL OF TERRITORIAL LIMITATIONS APPLICABLE TO HOSPITAL
17	AUTHORITIES
18	SECTION 9F.9. Effective July 1, 2023, G.S. 131E-20 is repealed.
19 20	οινήσιον ου μυαι τη συργίαυ δυστιμάτιον δυροστ
20 21	DIVISION OF HEALTH SERVICE REGULATION REPORT
21 22	<b>SECTION 9F.10.</b> Beginning September 1, 2023, and every six months thereafter,
22 23	he Department of Health and Human Services, Division of Health Service Regulation, shall submit a report to the Joint Legislative Oversight Committee on Health and Human Services and
23 24	he Fiscal Research Division on all of the following for the six-month period preceding the date
24 25	of the report:
23 26	(1) For each facility type the DHSR has a duty imposed by State or federal law to
20 27	inspect:
28	a. The number of facilities seeking initial licensure in the State.
20 29	b. The number of facilities licensed and operating in the State.
30	c. The frequency of the inspection requirement.
31	d. Whether the DHSR is current on completing the required inspections.
32	(2) For the Complaint Intake Unit:
33	a. The number of complaints received for each facility type.
34	b. The applicable time line for investigating these complaints.
35	c. Whether the DHSR is current on investigating these complaints.
36	(3) The total amount of compensatory time accrued by staff, broken down by
37	Section.
38	(4) The total amount of overtime hours worked by staff, broken down by Section.
39	(5) The total amount of lapsed salary funds and, of that amount, the total amount
40	used for the following purposes, broken down by Section:
41	a. To hire temporary or contract staff to assist the DHSR in performing
42	its duties.
43	b. To provide overtime compensation to staff.
44	c. To provide salary supplements to staff.
45	d. To provide performance bonuses to staff.
46	(6) An explanation of any problems the DHSR is experiencing with recruiting or
47	retaining staff, broken down by Section.
48	
49	PART IX-G. MENTAL HEALTH/DEVELOPMENTAL DISABILITIES/SUBSTANCE
50	ABUSE SERVICES
51	

SINGLE-STREAM FUNDING FOR DMH/DD/SAS COMMUNITY SERVICES 1 2 **SECTION 9G.1.(a)** For the purpose of mitigating cash flow problems that many 3 local management entities/managed care organizations (LME/MCOs) experience at the 4 beginning of each fiscal year relative to single-stream funding, the Department of Health and 5 Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services (DMH/DD/SAS), shall distribute not less than one-twelfth of each LME/MCO's base 6 7 budget allocation at the beginning of the fiscal year and subtract the amount of that distribution 8 from the LME/MCO's total reimbursements for the fiscal year. For each month of the fiscal year 9 after July, DMH/DD/SAS shall distribute, on the third working day of the month, one-eleventh 10 of the amount of each LME/MCO's single-stream allocation that remains after subtracting the 11 amount of the distribution that was made to the LME/MCO in July of the fiscal year. 12 SECTION 9G.1.(b) During each year of the 2023-2025 fiscal biennium, 13 DMH/DD/SAS shall ensure that LME/MCOs fund, in total, at least ninety percent (90%) of the 14 level of single-stream services provided across the State during the 2014-2015 fiscal year. No 15 LME/MCO shall reduce funding for (i) home and community-based services or (ii) services paid for with single-stream funding that support the 2012 settlement agreement entered into between 16 17 the United States Department of Justice and the State of North Carolina to ensure that the State 18 will willingly meet the requirements of the Americans with Disabilities Act of 1990, section 504 19 of the Rehabilitation Act of 1973, and the United States Supreme Court decision in Olmstead v. 20 L.C., 527 U.S. 581 (1999). This subsection shall not be construed to require an LME/MCO to 21 authorize or maintain the same level of services for any specific individual whose services were

22 paid for with single-stream funding. This subsection shall not be construed to create a private 23 right of action for any person or entity against the State of North Carolina or the Department of 24 Health and Human Services or any of its divisions, agents, or contractors and shall not be used 25 as authority in any contested case brought pursuant to Chapter 108C of the General Statutes or 26 Chapter 108D of the General Statutes.

27 SECTION 9G.1.(c) If, on or after June 1, 2024, the Office of State Budget 28 Management (OSBM) certifies a Medicaid budget surplus and sufficient cash in Budget Code 29 14445 to meet total obligations for the 2023-2024 fiscal year, then DHB shall transfer to 30 DMH/DD/SAS funds not to exceed the amount of the certified surplus or thirty million dollars 31 (\$30,000,000), whichever is less.

32

### 33

### LOCAL INPATIENT PSYCHIATRIC BEDS OR BED DAYS

34 SECTION 9G.2.(a) Use of Funds. – Funds appropriated in this act to the Department 35 of Health and Human Services, Division of Mental Health, Developmental Disabilities, and 36 Substance Abuse Services, shall continue to be used for the purchase of local inpatient psychiatric 37 beds or bed days. The Department of Health and Human Services (DHHS) shall continue to 38 implement a two-tiered system of payment for purchasing these local inpatient psychiatric beds 39 or bed days based on acuity level with an enhanced rate of payment for inpatient psychiatric beds 40 or bed days for individuals with higher acuity levels, as defined by DHHS. The enhanced rate of payment for inpatient psychiatric beds or bed days for individuals with higher acuity levels shall 41 42 not exceed the lowest average cost per patient bed day among the State psychiatric hospitals. In 43 addition, at the discretion of the Secretary of Health and Human Services, existing funds allocated 44 to LME/MCOs for community-based mental health, developmental disabilities, and substance 45 abuse services may be used to purchase additional local inpatient psychiatric beds or bed days.

46 SECTION 9G.2.(b) Distribution and Management of Beds or Bed Days. – DHHS 47 shall work to ensure that any local inpatient psychiatric beds or bed days purchased in accordance 48 with this section are utilized solely for individuals who are medically indigent, except that DHHS 49 may use up to ten percent (10%) of the funds appropriated in this act to the Department of Health 50 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 51 Abuse Services, for the purchase of local inpatient psychiatric beds or bed days to pay for

1 facility-based crisis services and nonhospital detoxification services for individuals in need of 2 these services, regardless of whether the individuals are medically indigent. For the purposes of 3 this subsection, "medically indigent" shall mean uninsured persons who (i) are financially unable 4 to obtain private insurance coverage, as determined by DHHS and (ii) are not eligible for 5 government-funded health coverage such as Medicare or Medicaid.

In addition, DHHS shall work to ensure that any local inpatient psychiatric beds or 6 7 bed days purchased in accordance with this section are distributed across the State and according 8 to need, as determined by DHHS. DHHS shall ensure that beds or bed days for individuals with 9 higher acuity levels are distributed across the State and according to greatest need based on 10 hospital bed utilization data. DHHS shall enter into contracts with LME/MCOs and local 11 hospitals for the management of these beds or bed days. DHHS shall work to ensure that these 12 contracts are awarded equitably around all regions of the State. LME/MCOs shall manage and 13 control these local inpatient psychiatric beds or bed days, including the determination of the 14 specific local hospital or State psychiatric hospital to which an individual should be admitted 15 pursuant to an involuntary commitment order.

16 SECTION 9G.2.(c) Funds to be Held in Statewide Reserve. – Funds appropriated in 17 this act to DHHS for the purchase of local inpatient psychiatric beds or bed days shall not be 18 allocated to LME/MCOs but shall be held in a statewide reserve at the Division of Mental Health, 19 Developmental Disabilities, and Substance Abuse Services to pay for services authorized by the 20 LME/MCOs and billed by the hospitals through the LME/MCOs. LME/MCOs shall remit claims 21 for payment to DHHS within 15 working days after receipt of a clean claim from the hospital 22 and shall pay the hospital within 30 working days after receipt of payment from DHHS.

SECTION 9G.2.(d) Ineffective LME/MCO Management of Beds or Bed Days. – If DHHS determines that (i) an LME/MCO is not effectively managing the beds or bed days for which it has responsibility, as evidenced by beds or bed days in the local hospital not being utilized while demand for services at the State psychiatric hospitals has not decreased, or (ii) the LME/MCO has failed to comply with the prompt payment provisions of this section, DHHS may contract with another LME/MCO to manage the beds or bed days or, notwithstanding any other provision of law to the contrary, may pay the hospital directly.

30 SECTION 9G.2.(e) Reporting by LME/MCOs. – LME/MCOs shall be required to
 31 report to DHHS regarding the utilization of these beds or bed days.

32 **SECTION 9G.2.(f)** Reporting by DHHS. – By no later than December 1, 2024, and 33 by no later than December 1, 2025, DHHS shall report to the Joint Legislative Oversight 34 Committee on Health and Human Services and the Fiscal Research Division on all of the 35 following:

(1) A uniform system for beds or bed days purchased during the preceding fiscal year from (i) existing State appropriations and (ii) local funds.

(2) An explanation of the process used by DHHS to ensure that, except as otherwise provided in subsection (a) of this section, local inpatient psychiatric beds or bed days purchased in accordance with this section are utilized solely for individuals who are medically indigent, along with the number of medically indigent individuals served by the purchase of these beds or bed days.

- (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 each individual.
- 47 (4) The amount of funds used to pay for nonhospital detoxification services, along
  48 with the number of individuals who received these services and the outcomes
  49 for each individual.
- 50 (5) Other DHHS initiatives funded by State appropriations to reduce State 51 psychiatric hospital use.

1				
2	IM	PROV	/ING T	HE ASSESSMENT AND PLACEMENT OF JUVENILES PRESENTING
3		TO T	HE HO	SPITAL FOR MENTAL HEALTH TREATMENT
4				<b>TON 9G.2A.(a)</b> G.S. 122C-142.2 reads as rewritten:
5	"§	122C	-142.2.	· · · · · · · · · · · · · · · · · · ·
6				ment and placement upon discharge.
7		(a)		tions. – The following definitions apply in this section:
8			(1)	Assessment A comprehensive clinical assessment, psychiatric evaluation,
9				or a substantially equivalent assessment.
10			(2)	Director. County director. – The director of the county department of social
11				services in the county in which the juvenile resides or is found, with custody
12				of the juvenile, or the county director's representative as authorized in
13				G.S. 108A-14.
14			<u>(3)</u>	Reserved for future codification purposes.
15			<u>(4)</u>	Rapid Response Team. – A Department of Health and Human Services team
16				of representatives from all of the following:
17				a. <u>The Division of Child and Family Well-Being.</u>
18				b. <u>The Division of Health Benefits.</u>
19				c. <u>The Division of Mental Health, Developmental Disabilities, and</u>
20				Substance Abuse Services.
21		( <b>h</b> )	If a in	<u>d.</u> <u>The Division of Social Services.</u>
22		(b)		venile in the custody of a department of social services presents to a hospital
23				tment for mental health treatment, the <u>hospital shall contact the county director</u>
24 25		-		nty director of the juvenile's presentment to the emergency department. The real contrast the appropriate LME/MCO or proposid health plan within as soon as
23 26				hall contact the appropriate LME/MCO or prepaid health plan within as soon as
20 27				<u>n any event, no later than</u> 24 hours of the determination that the juvenile should hospital and no appropriate placement is immediately available, start of the
28				the hospital to request an assessment.
28 29	juv	(c)	•	stent with the care coordination responsibilities under G.S. 122C-115.4(b)(5),
30	the	· /		r prepaid health plan must, when applicable or required by their contract with
31				arrange for an assessment to be performed by either the juvenile's clinical home
32				spital, if able and willing; or other qualified licensed clinician within five
33				hours following notification under subsection (b) of this section from the county
34			-	spital shall cooperate with the LME/MCO or prepaid health plan to provide
35				nile during the juvenile's stay in the hospital.
36	ucc	(d)	•	on the findings and recommendations of the assessment, an assessment
37	cor	` '		<u>aired by this section, all of the following must occur:</u>
38	<u>• • • 1</u>		(1)	If the comprehensive clinical assessment recommends a traditional foster
39			(-)	home or a Level I group home, the <u>county</u> director shall identify and provide
40				the placement within five business days. The county department of social
41				services shall be responsible for transporting the juvenile to the identified
42				placement within as soon as practicable but no later than five business days.
43			(2)	If the assessment recommends a level of care requiring prior authorization by
44				the LME/MCO or prepaid health plan, the LME/MCO or prepaid health plan
45				shall authorize an appropriate level of care and identify appropriate providers
46				within five business days and assign a care coordinator manager for the
47				duration that the LME/MCO or prepaid health plan provides services to the
48				juvenile. Once an appropriate level of care has been authorized and providers
49				identified, the <u>county</u> director shall place the juvenile in the appropriate
50				placement within as soon as practicable but no later than five business days.

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		The county department of social services shall be responsib	le for transporting
		the juvenile to the identified placement.	
(d1)	The 1	nospital shall not release the juvenile unless at least one	of the following
conditio			
conditio	<u>(1)</u>	<u>The juvenile meets hospital discharge criteria.</u>	
	$\frac{(1)}{(2)}$	The placement as recommended by the assessment is availa	ble
	$\frac{(2)}{(3)}$	The consent of the individual or county director authorized	
	<u>(5)</u>	treatment pursuant to G.S. 7B-505.1.	<u>Led to consent to</u>
(e)	The c	ounty department of social services shall provide ongoing of	ase management
~ /		rson, to address the juvenile's educational and social needs du	
•	-	al. The hospital shall cooperate with the county department of	0 0
•	-	the juvenile during the juvenile's stay in the hospital.	social services to
(f)		-The county director, an LME/MCO, or a prepaid health pla	on shall notify the
		Team of any of the following circumstances:	in shan notity the
<u>Kapiu K</u>	<u>(1)</u>	<u>After completion of the assessment, the county director</u>	under subdivision
	<u>(1)</u>	(d)(1) of this section or the LME/MCO or prepaid h	
		subdivision (d)(2) of this section $\frac{\text{dec}}{\text{subdivision}}$ section $\frac{1}{\text{subdivision}}$ subdivision (d)(2) of this section $\frac{1}{\text{subdivision}}$ subdivision (d)(2) of the section $\frac{1}{subdiv$	-
		appropriate available placement or <u>treatment</u> provider for	•
		the juvenile.	the <del>juvenne, or n</del>
	(2)	<u>The assessment recommendations differ, the director shall in</u>	mmadiataly natify
	<u>(2)</u>	the Department of Health and Human Services' Rapid Resp	
		from the preferences of the individual or county director aut	
		to treatment pursuant to G.S. 7B-505.1 or from services rea	
	(3)	There are delays in accessing needed behavioral health asse	•
	$\frac{(3)}{(4)}$	The juvenile has been released from the hospital in violation	
	<u>(+)</u>	(d1) of this section.	tion of subsection
(f1)	Notif	cation provided to the Rapid Response Team by the	county director
		repaid health plan as required under subsection (f) of this section	
		or, LME/MCO, prepaid health plan, or any other entity from	
	-	LME/MCO's, or prepaid health plan's responsibilities to the	
(f2)		ounty director, pursuant to G.S. 7B-302(a1)(1), is G.S. 7B-3	
		the prepaid health plan, are authorized to disclose confidential	
		Team to ensure the juvenile is protected from abuse or ne	
-	-	tective services to the juvenile. All confidential information	•
-	-	Team shall remain confidential, shall not be further r	
-	-	ate or federal law or regulations, and shall not be considered	
		he Rapid Response Team does not relieve the director, LN	
		y other entity from carrying out their responsibilities to the ju	
(g)		Rapid Response Team shall be comprised of representatives (	
$\langle U \rangle$		uman Services from the Division of Social Services; the D	-
		nental Disabilities, and Substance Abuse Services; and the I	
		ecceipt of a notification from a director, made in accordance v	
		e Rapid Response Team shall evaluate the information provid	
		termine if action from the Rapid Response Team is necessary	
-		of the juvenile, which may include any of the following:juv	•
		apid Response Team shall develop a plan with the county de	
	•	ICO, or prepaid health plan regarding the steps needed to n	
		nile. Any plan shall include the means by which to monitor the	
of the pl	•	······································	<u>.</u>
	(1)	Identifying an appropriate level of care for the juvenile.	
	(2)	Identifying appropriate providers or other placement for the	<del>: juvenile.</del>
	· · ·		-

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1	(3)	Making a referral to qualified services providers.	
2	(3) (4)	Developing an action plan to ensure the needs of the juve	nile are met
3	(1) (5)	Developing a plan to ensure that relevant parties carry ou	
4		to the juvenile.	t any responsionates
5	(h) Meet	ings of the Rapid Response Team convened under this sec	tion shall be limited
6		he Rapid Response Team and individuals invited to the m	
7		which may include individuals from the relevant county	
8	_	ICOs, and prepaid health plans. The meetings of the Rapid I	-
9		e public. Subsection (f2) of this section shall apply to any i	÷
10	-	f, or for use at, the meeting. Information shared at a Ra	
11		ents created during the course of a meeting, or document	
12		ting information and developing a plan in accordance with	
13		t be public record and shall not be disclosed or redisclose	
14	under State or fe	-	
15		ME/MCO or prepaid health plan shall provide a monthly n	otice to the Division
16		es of the Department of Health and Human Services tha	
17		nation for the preceding month:	
18	(1)	The number of notifications the LME/MCO or prepared	aid health plan has
19		received from the county department of social services re-	garding the need for
20		an assessment under this section.	
21	<u>(2)</u>	The length of time to find appropriate placement for	a juvenile who has
22		presented at a hospital for mental health treatment.	
23	<u>(3)</u>	The number and type of recommendations made i	n accordance with
24		subsection (d) of this section."	
25	SEC	<b>TION 9G.2A.(b)</b> This section is effective when it become	s law.
26			
27		UESTED CHANGES/BEHAVIORAL HEALTH	
28		<b>TION 9G.7A.(a1)</b> Part 2 of Article 4 of Chapter 122C of	the General Statutes
29		dding the following new sections to read:	
30		Alignment of counties with an area authority.	
31		ounty shall withdraw from an area authority nor shall a	in area authority be
32		it prior approval of the Secretary.	1
33		unty that wishes to disengage from one area authority and	
34	• •	erating a Medicaid waiver contract may do so with the appro-	
35		all adopt rules to establish a process for county disengagem	ent that shall ensure,
36 37	at a minimum, th	• • • • • • • • • • • • • • • • • • •	ant
38	$\frac{(1)}{(2)}$	Provision of services is not disrupted by the disengagement The timing of the disengagement is accounted for and de	
39	<u>(2)</u>	setting capitation rates.	
40	<u>(3)</u>	Adequate notice is provided to the affected counties, the I	Department of Health
41	<u>(5)</u>	and Human Services, and the General Assembly.	
42	(4)	Provisions exist for the distribution of any real property	no longer within the
43	<u>\ 17</u>	catchment area of the area authority.	no longer within the
44	(c) Area	authorities may add one or more additional counties to their	r existing catchment
45		loption of a resolution to that effect by a majority of the	
46	· · · · ·	proval of the Secretary.	
47		Secretary shall direct the dissolution of an area authori	ty upon any of the
48	following:	· · · · · · · · · · · · · · · · · · ·	<u> </u>
49	<u>(1)</u>	The termination of a BH IDD tailored plan contract with	an area authority.
50	(2)	The Secretary's delivery of a notice of noncompliance	
51		under G.S. 122C-124.2(c)(2) or G.S. 122C-124.2(d)(4).	<b>_</b>

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1 2		<u>(3)</u>	The Secretary's assumption of full control of all powers of under G.S. 122C-125.	an area authority
3	<u>(e)</u>	When	an area authority is dissolved at the direction of the Secreta	ary, the following
4	shall occur		an area automy is dissorred at the direction of the period	ary, are ronowing
5	<u>Bildir</u> Occu	<u>(1)</u>	The Secretary shall deliver a notice of dissolution to the	board of county
6		<u>(1)</u>	commissioners of each of the counties in the dissolved area	
7		(2)	An area authority that is dissolved by the Secretary in acc	
8		<u>1</u> =7	provisions of this section shall be dissolved on a time line	
9			Department.	<u> </u>
10		(3)	The area authority being dissolved shall cooperate with the	Secretary in order
11		<u> </u>	to ensure the uninterrupted provision of services to Medic	
12			the other individuals who received services through the area	
13		(4)	The Secretary shall reassign the counties aligned with the ar	
14			dissolved to one or more area authorities that are under	contract for the
15			operation of a BH IDD tailored plan.	
16		<u>(5)</u>	The Secretary shall reassign the State-funded services con	tract between the
17			area authority being dissolved and the Division of	Mental Health,
18			Developmental Disabilities, and Substance Abuse Serv	rices to the area
19			authorities receiving the realigned counties.	
20		<u>(6)</u>	The Secretary shall effectuate and oversee the orderly	<u>y transfer of all</u>
21			management responsibilities, operations, and contracts of	the area authority
22			being dissolved, including the responsibility of paying prov	viders for covered
23			services that are subsequently rendered.	
24		<u>(7)</u>	The Secretary shall arrange for the providers of services to be	
25			the remaining fund balance or risk reserve of the area	
26			dissolved, or from other funds of the Department if nece	
27			authorized, and valid claims for services rendered that we	
28			paid by the area authority being dissolved. In the event the	
29			assets to satisfy the liabilities of the area authority being dis	
30			the responsibility of the Secretary to satisfy the liabilities of	the area authority
31		$\langle \mathbf{O} \rangle$	being dissolved.	
32		<u>(8)</u>	Effective until the date that BH IDD tailored plans beg	
33			reserve funds of the area authority being dissolved may be	
34			authorized and approved provider claims. Any funds rem	-
35			reserve transferred under this subdivision shall become part	
36			of the area authorities receiving the realigned counties and	•
37			the same restrictions on the use of the risk reserve application	able to those area
38		$\langle 0 \rangle$	authorities.	······
39 40		<u>(9)</u>	The Secretary may assume control, in part or in full, of the f	
40 41			the area authority and appoint an administrator to exercise th	-
41 42			by the Secretary. This assumption of control shall have the	
42 43			the area authority of its authority as to the powers assumed,	
43 44			delivery, adoption of budgets, expenditures of money, and powers conferred on the area authority by law.	an other mancial
44 45		(10)	County funding of the area authority shall continue and sha	all not be reduced
43 46		<u>(10)</u>	as a result of the dissolution. A county shall not withdraw	-
40 47			obligated or appropriated to the area authority.	
48		(11)	Any fund balance or risk reserve available to an area authority.	rity at the time of
49		<u>(11)</u>	its dissolution that is not utilized to pay liabilities shall be	-
50			or more area authorities contracted to operate the 1915	
51			Waiver or a BH IDD tailored plan in all or a portion of the	
<i>.</i> 1			marter of a Diffield annoted plan in an of a portion of the	enterminent urea of

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	the dissolved area authority, as directed by the	he Department in accordance with
	<u>G.S. 122C-115.6.</u>	
<u>(12)</u>	Effective until the date that BH IDD tailored	• • • •
	balance transferred from the dissolved area	
	of this subsection is insufficient to constit	• · · · · · · · · · · · · · · · · · · ·
	anticipated operational expenses arising fro	
	from the dissolved area authority, the Secreta	
	reserves for the area authority assuming	
	1915(b)/(c) Medicaid Waiver until the	
18 1000 115 6	reestablished fifteen percent (15%) operatio	
	Transfer of area authority fund balance up	
	a county disengages from one area authorit	
	G.S. 122C-115.5, regardless of whether the real	
	or another process, a portion of the risk res	
	which the county is disengaging shall be trans	•
	v is realigning. The amount of risk reserve and	
	by the Department in accordance with a for	mula or formulas developed in
accordance with		or this santion shall consider the
	formula developed by the Department unde the area authority from which the county is d	
•	county is realigning. The formula shall sup	
	y out its responsibilities under State law, (ii	
	ers, (iii) the capitated arrangements authorized	
	tion of BH IDD tailored plans under G.S. 10	•
·	nority from which the county is disengaging r	
	lities to healthcare providers, staff-related exp	
	rea authority from which the county is diseng	
	ty is realigning shall provide the Department	
	Department that is necessary to determine the	
· · ·	a or formulas developed under this section, up	
<u>(1)</u>	The Secretary's approval of a county diseng	
$\frac{(2)}{(2)}$	The Secretary's delivery of a notice of disso	
<u> </u>	G.S. 122C-115.5(e)(1).	
(d) Prior	to finalizing any formula developed under the	his section. the Department shall
	d formula on its website and provide notice of	
	oint Legislative Oversight Committee on Heal	± ±
	sight Committee on Medicaid and NC Health	
-	Department shall accept public comment	
	l post the final version of the formula on its we	
(e) The	Department may amend the formula as needed	ed to ensure the requirements of
	this section are met. Prior to finalizing any a	mended formula developed under
this section, the	Department shall post the proposed formula or	n its website and provide notice of
the proposed for	nula to all area authorities, the Joint Legislativ	e Oversight Committee on Health
and Human Ser	vices, the Joint Legislative Oversight Commi-	ttee on Medicaid and NC Health
Choice, and the	Fiscal Research Division. The Department sh	all accept public comment on the
proposed formul	a. The Department shall post the final version	of the formula on its website.
<u>(f)</u> <u>Begin</u>	ning July 15, 2023, and quarterly thereafter, t	the Department shall report to the
Joint Legislative	Oversight Committee on Health and Huma	in Services, the Joint Legislative
Oversight Comr	nittee on Medicaid and NC Health Choice, and	d the Fiscal Research Division on
any funds transf	erred as a result of disengagements during the	previous quarter.

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1	(g) The development and application of the formula or formulas under this set	ection shall
2	be exempt from the rulemaking requirements and contested case provisions of Chapt	
3	the General Statutes, as provided in G.S. 150B-1(d)(33) and G.S. 150B-1(e)(27)."	
4	SECTION 9G.7A.(a2) G.S. 122C-3 reads as rewritten:	
5	"§ 122C-3. Definitions.	
6	The following definitions apply in this Chapter:	
7	$(2\mathbf{k}) = \ \mathbf{D}_{\mathbf{k}}\ _{\mathbf{k}} + \ \mathbf{D}_{k$	1 1. : 1:4:
8 9 10	(2b) <u>"Behavioral Behavioral health and intellectual/developmental tailored plan" plan or "BH-BH IDD tailored plan" has the same plan. – As defined in G.S. 108D-1.</u>	
11		
12	(29b) <u>"Prepaid Prepaid health plan" has the same meaning as plan. – As</u>	<u>defined</u> in
13	G.S. 108D-1.	
14		C
15 16	(35b) Specialty services. – Services that are provided to consum	ners from
16 17	low-incidence populations. (35c) State or Local Consumer Advocate. The individual carrying ou	t the duties
17	of the State or Local Consumer Advocate. The individual carrying ou	
10 19	Article 1A of this Chapter.	dance with
20	(35d) <u>Standard benefit plan. – As defined in G.S. 108D-1.</u>	
21	(35e) State Plan. – The State Plan for Mental Health, Developmental I	Disabilities,
22	and Substance Abuse Services.	ŕ
23	(35e)(35f) State resources. – State and federal funds and other receipts ac	lministered
24	by the Division.	
25	"	
26	<b>SECTION 9G.7A.(a3)</b> G.S. 122C-112.1(a)(25) is repealed.	
27	SECTION 9G.7A.(a4) G.S. 122C-115 reads as rewritten:	
28	"§ 122C-115. Duties of counties; appropriation and allocation of funds by co	unties and
29 30	<ul> <li>cities.</li> <li>(a) A county shall provide mental health, developmental disabilities, and substitutions</li> </ul>	tonco obuco
30 31	(a) A county shall provide mental health, developmental disabilities, and substances in accordance with rules, policies, and guidelines adopted pursuant to	
32	restructuring of the management responsibilities for the delivery of services for indiv	
33	mental illness, intellectual or other developmental disabilities, and substance abus	
34	under a 1915(b)/(c) Medicaid Waiver-through an area authority. Beginning July 1	
35	catchment area of an area authority shall contain a minimum population of at least	
36	Beginning July 1, 2013, the catchment area of an area authority shall contain a	
37	population of at least 500,000. To the extent this section conflicts with G.S. 1	53A-77 or
38	G.S. 122C-115.1, the provisions of this section control.	
39	(a1) Effective July 1, 2012, the Department shall reduce the administrative 1	0
40	LMEs that do not comply with the minimum population requirement of 300,000	<del>) to a rate</del>
41	consistent with the funding rate provided to LMEs with a population of 300,000.	·1. ·1···
42 43	(a2) Effective July 1, 2013, the Department shall reassign management respons	
43 44	Medicaid funds and State funds away from LMEs that are not in compliance with the population requirement of 500,000 to LMEs that are fully compliant with all cate	
44 45	requirements, including the minimum population requirements specified in this section	
46	(a3) A county that wishes to disengage from a local management entity/ma	
47	organization and realign with another multicounty area authority operating under the	
48	Medicaid Waiver may do so with the approval of the Secretary. The Secretary shall	
49	to establish a process for county disengagement that shall ensure, at a minimum, the	
50	(1) <b>Provision of services is not disrupted by the disengagement.</b>	-

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	(2)	The disengaging county either is in compliance or plans to merge with an are authority that is in compliance with population requirements provided in a second seco
		G.S. 122C-115(a) of this section.
	<del>(3)</del>	The timing of the disengagement is accounted for and does not conflict with
		setting capitation rates.
	(4)	Adequate notice is provided to the affected counties, the Department of Healt
		and Human Services, and the General Assembly.
	<del>(5)</del>	Provision for distribution of any real property no longer within the catchmer
		area of the area authority.
<del>(c1)</del>	Area	authorities may add one or more additional counties to their existing catchmer
area upon	the ad	loption of a resolution to that effect by a majority of the members of the are
board and	the ap	proval of the Secretary.
(d)	Exce	ot as otherwise provided in this subsection, counties shall not reduce count
appropria	tions a	nd expenditures for current operations and ongoing programs and services of
		or county programs because of the availability of State-allocated funds, fee
capitation	amour	nts, or fund balance to the area authority or county program. authority. Countie
		nty appropriations by the amount previously appropriated by the county for
		urring special needs of the area authority or county program. authority.
····"		
	SEC	<b>FION 9G.7A.(a5)</b> G.S. 122C-115.3 is repealed.
		<b>FION 9G.7A.(a6)</b> G.S. 122C-124.1 is repealed.
		<b>FION 9G.7A.(a7)</b> G.S. 122C-124.2 reads as rewritten:
"8 122C-		Actions by the Secretary to ensure effective management of behaviora
3 0		h services under the 1915(b)/(c) Medicaid Waiver.
	neure	
(b)	The S	Secretary's certification under subsection (a) of this section shall be in writin
· · ·		e Secretary and shall contain a clear and unequivocal statement that the Secretar
		he local management entity/managed care organization to be in compliance with
		ng requirements:
	(1)	The LME/MCO has made adequate provision against the risk of insolvence
	(1)	and and, in accordance with G.S. 122C-125.3, is either (i) is not required to
		be under a corrective action plan in accordance with G.S. 122C-125.2 or (i
		is in compliance with a corrective action plan required under
		G.S. 122C-125.2.plan.
		0.5.1220-125.2.plan.
(c)	 If th	e Secretary does not provide a local management entity/managed car
. ,		h the certification of compliance required by this section based upon the
		ure to comply with any of the requirements specified in subdivisions (1) through
(5) of sub	section	(b) of this section, the Secretary shall do the following:
	(2)	Not later then 10 days often the Counterry's notice of noncompliance
	(3)	Not later than 10 days after the Secretary's notice of noncompliance
		provided to the LME/MCO, assign the Contract of the noncomplian
		LME/MCO to a compliant LME/MCO.
	( 4 )	Oversee the transfer of the operations and contracts from the noncomplian
	<del>(4)</del>	<u>IME/MCO to the compliant IME/MCO in accordance with the provisions in the provisions in the provisions in the provision of t</u>
	<del>(4)</del>	LME/MCO to the compliant LME/MCO in accordance with the provisions i
		subsection (e) of this section.
	( <del>4)</del> ( <u>5)</u>	subsection (e) of this section. Direct the dissolution of the LME/MCO in accordance with
	<u>(5)</u>	subsection (e) of this section. Direct the dissolution of the LME/MCO in accordance with G.S. 122C-115.5(d).
(d)	<u>(5)</u> If, at	subsection (e) of this section. Direct the dissolution of the LME/MCO in accordance with

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1 2	specified in subd do all of the follo	ivisions (1) through (3) of subsection (b) of this section, th owing:	en the Secretary shall
3			
4 5	<del>(5)</del>	Upon a final determination that an LME/MCO is nor more than 30 days following the date of notification of the	ne final determination
6 7 8		of noncompliance for the noncompliant LME/MCO to c for a merger or realignment with a compliant LME/MC to the Secretary.	
9 10	<del>(6)</del>	If the noncompliant LME/MCO does not successfully c with a compliant LME/MCO as described in sub-	1 0
11 12	(_)	subsection, assign the Contract of the noncompliane compliant LME/MCO.	
13 14 15	(7)	Oversee the transfer of the operations and contracts from LME/MCO to the compliant LME/MCO in accordance subsection (e) of this section.	1
16 17	<u>(8)</u>	Upon a final determination that an LME/MCO is non dissolution of the LME/MCO in accordance with G.S. 1	22C-115.5(d).
18		e Secretary assigns the Contract of a noncompliant	
19		care organization to a compliant LME/MCO under subdivi	
20		n, or under subdivision (6) of subsection (d) of this sectio	•
21		rly transfer of all management responsibilities, operations	
22	_	ME/MCO to the compliant LME/MCO. The noncompli-	
23	1	the Secretary in order to ensure the uninterrupted prov	
24	Medicaid recipie	nts. In making this transfer, the Secretary shall do all of th	
25 26	(1)	Arrange for the providers of services to be reimbursed fund balance or risk reserve of the noncompliant LME	MCO, or from other
27 28		funds of the Department if necessary, for proper, authori for services rendered that were not previously paid	
29 30	( <b>2</b> )	LME/MCO.	maibiliting from the
30 31 32	<del>(2)</del>	Effectuate an orderly transfer of management response noncompliant LME/MCO to the compliant LME/MCO to the complication LME/MCO to t	ACO, including the
32 33 34	<del>(3)</del>	rendered. Oversee the dissolution of the noncompliant LM	
35 36		transferring to the compliant LME/MCO all assets LME/MCO, including any balance remaining in its risk r	of the noncompliant
37 38		have been made under subdivision (1) of this subsection of the noncompliant LME/MCO may be used only to	pay authorized and
39 40 41		approved provider claims. Any funds remaining in the ri under this subdivision shall become part of the compli-	ant LME/MCO's risk
41 42		reserve and subject to the same restrictions on the us applicable to the compliant LME/MCO. If the risk rese	
42		the noncompliant LME/MCO are insufficient, the Secr	
43 44		any needed risk reserves for the compliant LME/M	
44 45		additional risks being assumed by the compliant L	
43 46		compliant LME/MCO has established fifteen percent (1)	
40 47		other assets shall be used to satisfy the liabilities	
48		LME/MCO. In the event there are insufficient assets to	
49		of the noncompliant LME/MCO, it shall be the responsi	•
50		to satisfy the liabilities of the noncompliant LME/MCO	

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1	(4)	Following completion of the actions specified in subc	livisions (1) through (3)
2		of this subsection, direct the dissolution of the noncor	mpliant LME/MCO and
3		deliver a notice of dissolution to the board of county	
4		of the counties in the dissolved LME/MCO. An LME	
5		by the Secretary in accordance with the provisions	of this section may be
6		dissolved at any time during the fiscal year.	
7	•••		
8 9	(g) As us	sed in this section, the following terms mean:	
10	(2)	Contract. – The contract between the Department	of Health and Human
11	(2)	Services and a local management entity for the operation	
12		Medicaid Waiver.waiver or a BH IDD tailored plan."	
13	SEC	<b>TION 9G.7A.(a8)</b> G.S. 122C-125 reads as rewritten:	
14		Area Authority financial <u>authority</u> failure; State as	ssumption of <del>financial</del>
15	contr	· · · · · · · · · · · · · · · · · · ·	•
16	<u>(a)</u> At ar	ny time that the Secretary of the Department of Healt	h and Human Services
17	determines that a	an area authority is in imminent danger of failing finance	<del>ially and of <u>financially,</u></del>
18	failing to provide	e direct minimally adequate services to <del>clients, clients in 1</del>	need in a timely manner,
19	-	cute on priority infrastructure, services, and supports the	
20		nental health, intellectual or other developmental disabil	
21		cretary, after providing written notification of the Secre	-
22	-	providing the area authority an opportunity to be heard,	•
23		airs <u>control, in part or in full,</u> of the area authority and a	
24		owers assumed. assumed by the Secretary. This assumpt	
25 26		esting the area authority of its <del>powers <u>authority</u> as to the</del>	
20 27		<u>vice delivery,</u> adoption of budgets, expenditures of mone d in <u>on</u> the area authority by law.	y, and an other minancial
28	-	ty funding of the area authority shall continue when	the <u>State Secretary</u> has
20 29		of the financial affairs of the area authority. <u>authority u</u>	
30		the <u>Secretary</u> has assumed this control shall a county with	
31		copriated to the area authority. The Secretary shall adopt	1
32	0 11	financially and of failing to provide direct services to c	
33		the Secretary's assumption of financial control, par	
34	authority under t	his section, the Department shall, in conjunction with the	e area authority, develop
35	and implement a	a corrective plan of action and provide notification to th	e area authority's board
36		e plan. The Department shall also keep the county board	
37		y's board of directors informed of any ongoing concern	ns or problems with the
38	area authority's f		
39		the Secretary's assumption of full control of all power	•
40		n, the Secretary shall direct the dissolution of the area	authority in accordance
41	with G.S. 122C-		1
42		Department shall develop definitions of the following ter	
43 44	-	er of failing financially," "failing to provide minimal n a timely manner," and "failing to execute on priority	
44 45		at are needed across the State related to mental healt	
43 46		disabilities, and substance use disorder." The Depar	
40 47	-	loped under this section. Prior to implementing a defin	-
48		epartment shall do all of the following:	internet mittur of
49	<u>(1)</u>	Post the proposed definition on its website and provid	e notice of the proposed
50	<u>x=</u> ,	definition to all area authorities, the Joint Legislative (	
-			

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1	Health and Human Services, and the Joint Legislative Oversigh	nt Committee
2	on Medicaid.	
3	(2) Accept public comment on the proposed definition.	
4	(3) Post the final version of the definition on its website.	
5	(f) The development of definitions under subsection (e) of this section sha	all he exempt
6	from the rulemaking requirements of Chapter 150B of the General Statutes, as	
7	G.S. 150B-1(d)(34)."	provided in
8	<b>SECTION 9G.7A.(a9)</b> G.S. 122C-125.2 is repealed.	
9	<b>SECTION 9G.7A.(a10)</b> Article 4 of Chapter 122C of the Genera	l Statutes is
10	amended by adding a new section to read:	ii Statutes 15
11	" <u>§ 122C-125.3. LME/MCO solvency; corrective action plan.</u>	
12	(a) The Department shall establish, in its contracts with LME/MCOs, solver	nev standards
12	based on industry-standard financial accounting measures, such as the current ratio	•
14	liabilities, defensive interval ratio of current assets to average monthly expend	
15	reserves, and profit and loss. The contracts shall require the development of a corr	-
16	plan when an LME/MCO does not meet the solvency standards specified in the cor	
17	(b) Each LME/MCO shall provide the Department with monthly fina	
18	containing the data needed to calculate the financial accounting measures an	
19	LME/MCO's adherence to the solvency standards established in contract.	<u>d dbbebb the</u>
20	(c) <u>On a quarterly basis, beginning on April 1, 2024, the Department shall</u>	publish to its
20	website a dashboard reporting all of the following information for each LME/N	
22	previous quarter:	
23	(1) Each solvency standard applicable to the LME/MCO under its c	ontracts with
24	the Department, including any applicable minimum or maximum	
25	(2) The financial position of the LME/MCO relative to each solve	
26	applicable to the LME/MCO under its contracts with the Department	
27	(3) Whether the LME/MCO is under any corrective action plan r	
28	solvency standards applicable to the LME/MCO under its contr	
29	Department, and whether the LME/MCO is in compliance w	
30	corrective action plan.	<u>itti uliy saoli</u>
31	(d) The Department shall notify the Joint Legislative Oversight Committee of	on Health and
32	Human Services, the Joint Legislative Oversight Committee on Medicaid and NC H	
33	and the Fiscal Research Division when the information required under subsection	
34	section has been published to the Department's website."	
35	SECTION 9G.7A.(a11) G.S. 108D-60 is amended by adding a new s	subsection to
36	read:	
37	"(c) Notwithstanding G.S. 108D-40(a)(12) and subdivision (10) of subsective	on (a) of this
38	section, upon the dissolution of an area authority under G.S. 122C-115.5 and as part	
39	transfer of operations of the area authority being dissolved, the enrollees of the a	•
40	being dissolved temporarily may be served through one or any combination of t	
41	delivery systems:	
42	(1) The fee-for-service program.	
43	(2) An arrangement authorized under subsection (b) of this section.	
44	(3) A standard benefit plan.	
45	(4) Any other system allowed under State law for the delivery	of Medicaid
46	services or mental health, intellectual and developmental dist	
47	substance use disorder services."	
48	SECTION 9G.7A.(a12) G.S. 150B-1(d) is amended by addin	g two new
49	subdivisions to read:	-
50	"(33) The Department of Health and Human Services with res	spect to the
51	development and application of any formula under G.S. 122C-1	-

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	(34) The Department of Health and Human Services with respect to the
	development of definitions under G.S. 122C-125(e)."
	<b>SECTION 9G.7A.(a13)</b> G.S. 150B-1(e)(21) reads as rewritten:
	"(21) The Department of Health and Human Services for actions taken under
	G.S. 122C-124.2.G.S. 122C-124.2 and G.S. 122C-115.5(d)."
	<b>SECTION 9G.7A.(a14)</b> G.S. 150B-1(e) is amended by adding a new subdivision t
read:	Sherron volume (art) G.S. 1905 ((e) is unlended by adding a new subdivision (
cau.	"(27) The Department of Health and Human Services with respect to th
	<u>development and application of any formula under G.S. 122C-115.6.</u> "
	SECTION 9G.7A.(a15) Section 3.5A of S.L. 2021-62 is repealed.
	<b>SECTION 9G.7A.(a16)</b> Section 9D.13(b) of S.L. 2022-74 is repealed.
	SECTION 9G.7A.(a10) Section 9D.13(b) of S.L. 2022-74 is repeated. SECTION 9G.7A.(b1) G.S. 122C-102(b) is amended by adding a new subdivisio
o maadu	SECTION 9G.7A.(D1) G.S. 122C-102(D) is amended by adding a new subdivisio
to read:	
	"(13) Identification of priority infrastructure, services, and supports that are neede
	across the State related to mental health, intellectual or other developmenta
	disabilities, and substance use disorder."
	<b>SECTION 9G.7A.(b2)</b> G.S. 122C-112.1(a) is amended by adding a new subdivisio
o read:	
	"(40) Direct and oversee the allocation and use of single-stream funding to suppo
	priority infrastructure, services, and supports, including those identified in th
	State Plan under G.S. 122C-102(b)."
	SECTION 9G.7A.(b3) G.S. 122C-112.1(b) reads as rewritten:
"(b)	The Secretary may do the following:
	(4) Accept, allocate, and spend any federal funds for mental health, <u>intellectual o</u>
	other developmental disabilities, and or substance abuse use disorder activities
	that may be made available to the State by the federal governmen
	Government for purposes of funding the priority infrastructure, services, an
	supports identified in the State Plan under G.S. 122C-102(b)(13). This
	Chapter shall be liberally construed in order that the State and its citizens ma
	benefit fully from these funds. Any federal funds received shall be deposite
	with the Department of State Treasurer and shall be appropriated by th
	General Assembly for the mental health, intellectual or other developmenta
	disabilities, or substance abuse use disorder purposes specified.
	(4a) Spend any State funds allocated for mental health, intellectual or othe
	developmental disabilities, and substance use disorder services and support
	to contract for the provision of priority infrastructure, services, and support
	identified in the State Plan under G.S. 122C-102(b)(13).
	"
	<b>SECTION 9G.7A.(b4)</b> G.S. 122C-117(a)(1) reads as rewritten:
	"(1) Engage in comprehensive planning, budgeting, implementing, and monitorin
	of community-based mental health, intellectual or other developmenta
	disabilities, and substance abuse services.use disorder services in coordinatio
	with the Secretary and in accordance with direction from the Secretar
	regarding the use or allocation of single-stream funding to support priorit
	infrastructure, services, and supports identified in the State Plan under
	G.S. 122C-102(b)(13)."
	<b>SECTION 9G.7A.(c1)</b> G.S. 122C-112.1(a)(6) reads as rewritten:
	"(6) Establish comprehensive, cohesive oversight and monitoring procedures an
	processes to ensure continuous compliance by area authorities, <del>count</del>
	programs, third-party contractors of area authorities, and all providers of
	programs, and party contractors of area autionities, and an providers (

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1	public services with State and federal policy, law, and standards. The
2	procedures shall include the development and use of critical performance
3	measures and report cards for each area <del>authority and county</del>
4	<del>program.<u>authority.</u>"</del>
5	<b>SECTION 9G.7A.(c2)</b> G.S. 122C-112.1(a)(9) reads as rewritten:
6	"(9) Provide ongoing and focused technical assistance to area authorities and
7	county programs in the implementation of the LME functions and the
8	establishment and operation of community-based programs. The technical
9	assistance required under this subdivision includes, but is not limited to, the
10	technical assistance required under G.S. 122C-115.4(d)(2). The Secretary
11	shall include in the State Plan a mechanism for monitoring the Department's
12	success in implementing this duty and the progress of area authorities and
13	county programs in achieving these functions."
14	SECTION 9G.7A.(c3) G.S. 122C-115.4(c) reads as rewritten:
15	"(c) Subject to subsection (b) of this section and section, all applicable State and federal
16 17	laws and <del>rules</del> -rules, and contractual requirements established by the Secretary, an LME may
17 18	contract with a public or private entity for the implementation of LME functions designated under subsection (b) of this section. An LME shall sense any such contract when directed by the
18 19	subsection (b) of this section. An LME shall cancel any such contract when directed by the Secretary under $C = 122C + 142(a)$
19 20	Secretary under G.S. 122C-142(a)."
20 21	<b>SECTION 9G.7A.(c4)</b> Subsections (d) and (e) of G.S. 122C-115.4 are repealed. <b>SECTION 9G.7A.(c5)</b> G.S. 122C-115.4(f)(3) is repealed.
21	<b>SECTION 9G.7A.(c6)</b> G.S. 122C-142(a) reads as rewritten:
22	"(a) When the an area authority contracts with persons for the provision of services, it
24	shall use the standard contract adopted by the Secretary and shall assure that these contracted
25	services meet the requirements of applicable State statutes and the rules of the Commission and
26	the Secretary. However, an and federal laws and rules. An area authority may amend the contract
27	to comply with any court-imposed duty or responsibility. An area authority that is operating
28	under a Medicaid waiver may amend the contract subject to the approval of the Secretary. Terms
29	of the standard contract shall require the area authority to monitor the contract to assure that <u>State</u>
30	and federal laws and rules and State statutes are met. It shall also place an obligation upon the
31	entity providing services to provide to the area authority timely data regarding the clients being
32	served, the services provided, and the client outcomes. The Secretary may also monitor
33	contracted services to assure that rules and State statutes are met. for compliance with the area
34	authority's contractual requirements with the Department and State and federal law. If an area
35	authority's oversight of a contract for services results in noncompliance, the Secretary may direct
36	the area authority to cancel the contract for services."
37	SECTION 9G.7A.(c7) Subsections (c3) and (c6) of this section apply to area
38	authority contracts with persons for the provision of services entered into on or after the date this
39	act becomes law.
40	SECTION 9G.7A.(d1) G.S. 126-5 reads as rewritten:
41	"§ 126-5. Employees subject to Chapter; exemptions.
42	(a) This Chapter applies to all of the following:
43	(1) All State employees not exempted by this section.
44	(2) All employees of the following local entities:
45 46	a. Area mental health, developmental disabilities, and substance abuse
46 47	authorities, except as otherwise provided in Chapter 122C of the General Statutes.
47 48	b. Local social services departments.
48 49	c. County health departments and district health departments.
49 50	d. Local emergency management agencies that receive federal
50 51	grant-in-aid funds.
51	Stunt in all funds.

An employee of a consolidated county human services agency created pursuant to G.S. 153A-77(b) is not considered an employee of an entity listed in this subdivision (c1) Except as to Articles 6 and 7 of this Chapter, this Chapter does not apply to any of the following: (39) All employees of area authorities, as defined under G.S. 122C-3 SECTION 9G-7A.(d2) Subsection (d1) of this section applies to employees of area authorities under G.S. 122C-3, hired after the date this act becomes law. SECTION 9G-7A.(d2) Subsection (d1) of this section applies to employees of area authorities under G.S. 122C-3, hired after the date this act becomes law. SECTION 9G-7A.(d2) Except as otherwise provided, this section is effective on the date this act becomes law. APPROVAL REQUIRED FOR SALARIES OF LME/MCO AREA DIRECTORS AND EMPLOYEES SECTION 9G-7B.(a) G.S. 122C-112.1(a) reads as rewritten: "(a) The Secretary shall do all of the following: (20) Monitor the fiscal and administrative practices of area authorities and county programs to ensure that the programs are accountable to the State for the management and use of federal and State funds allocated for mental health, developmental disabilities, and substance abuse services. The Secretary shall ensure maximum accountability by area authorities and county programs for rate-setting methodologies, reimbursement procedures, billing procedures, provider contracting procedures, record keeping, documentation, and other matters pertaining to financial management and fiscal accountability. The Secretary shall further ensure that the protector's salary, in accordance with G.S.122C-121(a1). (20b) Review and approve certain salaries of employees of the area authority, in accordance with G.S.122C-121(a1) reads as rewritten: "(a1) The area board shall nestablish the area director's salary, in accordance with G.S.122C-121(a1) reads as rewritten: "(a2) The area board shall nestablish the area director's salary may be paid a salary that is indexed shall establish the area dire	General A	Assemb	ly Of North Carolina	Session 2023
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				employees of the area

	General Assem	bly Of N	orth Carolina	Session 2023
1	applies unless of	therwise	provided in this Article. Employees appoint	ted by the county program
2	11		the county. In a multicounty program, empl	
3			bon in the interlocal agreement adopted purs	
4			ng G.S. 126-9(b), an employee of an area aut	
5			alary ranges established by the State Huma	
6			than the maximum of the applicable salary r	
7		-	rable salaries in comparable operations with	• • • •
8			unt the board proposes to pay the employee	
9			stment that is above the normal allowable sala	
10	•	• •	Director of the Office of State Human Resour	
11	1 11		he Secretary is required for any salary of a	
12			I to, an annual amount of one hundred thou	
13	more."	mereusee		
14		TION 90	<b>G.7B.(d)</b> This section is effective when it b	ecomes law and applies to
15			r adjusted on or after that date.	econics iaw and appres to
16	ung suluites esta	iononea o	i adjusted on of arter that date.	
17	USE OF OPIO	ID SETT	LEMENT FUNDS	
18			<b>G.8.(a)</b> The following definitions apply in the	nis section:
19	(1)		ment. – The Department of Health and Hum	
20	(2)	-	Abatement Fund. – The Fund created	
21	(-)	-	80, as amended by Section 9F.1 of S.L. 202	•
22	(3)		Abatement Reserve. – The Reserve create	
23		-	80, as amended by Section 9F.1 of S.L. 202	-
24	SEC		G.8.(b) The State Controller shall transfer fr	
25			atement Fund the sum of nine million one hu	1
26		+	ollars (\$9,192,461) in nonrecurring funds for	•
27		•	on nine hundred seventy-eight thousand four	•
28			ring funds for the 2024-2025 fiscal year. Th	-
29	to be used and a	llocated a	as follows:	
30	(1)	Five n	nillion dollars (\$5,000,000) in nonrecurring	g funds for the 2023-2024
31		fiscal y	year and five million dollars (\$5,000,000) in	nonrecurring funds for the
32		2024-2	2025 fiscal year to the Department of Heal	th and Human Services to
33		award	grants on a competitive basis, based on a	process prescribed by the
34		-	ment, to nonprofit organizations that have	
35		eviden	ce-based opioid use disorder treatment	to individuals who are
36			red or underinsured.	
37	(2)		nillion one hundred ninety-two thousand four	•
38			2,461) in nonrecurring funds for the 2023-	•
39			n nine hundred seventy-eight thousand four	-
40			8,462) in nonrecurring funds for the 2024-20	•
41			vernors of The University of North Carol	
42			sity of North Carolina at Chapel Hill	for the North Carolina
43			oratory, to be used as follows:	
44		a.	Three hundred thousand dollars (\$300,000	-
45			the 2023-2024 fiscal year to conduct the st	
46			accountability and recovery courts authorized	zed by Section 8.11 of this
47		L	act.	4 horroom 1 f 1 1 1
48		b.	Three million eight hundred ninety-two	
49 50			sixty-one dollars (\$3,892,461) in non	
50			2023-2024 fiscal year and four million n	
51			thousand four hundred sixty-two dollars (\$-	+, > / 0, + 0 2) In nonrecurring

General Assem	ly Of North Carolina Session 202
	funds for the 2024-2025 fiscal year to make grants available on competitive basis prescribed by the UNC Collaboratory to eac campus of the constituent institutions of The University of Nort Carolina for opioid abatement research and development projects.
	IMPLEMENTATION STATUS OF NEW ELECTRONIC HEALTH
RECORDS	SYSTEM AT STATE PSYCHIATRIC HOSPITALS
	<b>TON 9G.9.</b> By December 1, 2023, and by December 1, 2024, the Department
	man Services, Division of State-Operated Healthcare Facilities, shall submit
	Legislative Oversight Committee on Health and Human Services on the statu
of the following:	
(1)	Execution of a contract that provides for full implementation of a new
	electronic health records system within each of the State psychiatric hospital
	under the jurisdiction of the Secretary of Health and Human Services pursuar
	to G.S. 122C-181.
(2)	Full implementation of a new electronic health records system within each of
	the State psychiatric hospitals under the jurisdiction of the Secretary of Healt
	and Human Services pursuant to G.S. 122C-181.
(3)	Training of the State's psychiatric hospitals' staff on the use of the newl
	implemented electronic health records system.
PARI IA-H. PU	BLIC HEALTH
LOCAL HEA	LTH DEPARTMENTS/COMPETITIVE GRANT PROCESS TO
	ATERNAL AND CHILD HEALTH
	<b>TON 9H.1.(a)</b> Funds appropriated in this act to the Department of Health an
	Division of Public Health, for each year of the 2023-2025 fiscal biennium t
	e grants to local health departments for the improvement of maternal and chil
	used to continue administering a competitive grant process for local healt
	d on maternal and infant health indicators and the county's detailed proposal t
1	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 5
(3)	Lower the State's infant mortality rate.
	<b>TON 9H.1.(b)</b> The plan for administering the competitive grant process sha
	l of the following components:
(1)	A request for application (RFA) process to allow local health departments t
	apply for and receive State funds on a competitive basis. The Department shall
	require local health departments to include in the application a plan to evaluat
	the effectiveness, including measurable impact or outcomes, of the activities
	services, and programs for which the funds are being requested.
(2)	A requirement that the Secretary prioritize grant awards to those local healt
	departments that are able to leverage non-State funds in addition to the gran
	award.
	Ensures that funds received by the Department to implement the pla
(3)	
(3)	supplement and do not supplant existing funds for maternal and child healt
(3)	supplement and do not supplant existing funds for maternal and child healt initiatives.
(4)	supplement and do not supplant existing funds for maternal and child healt initiatives. Allows grants to be awarded to local health departments for up to two years.
(4) <b>SEC</b>	supplement and do not supplant existing funds for maternal and child healt initiatives. Allows grants to be awarded to local health departments for up to two years. <b>TON 9H.1.(c)</b> No later than July 1 of each year, as applicable, the Secretar
(4) SEC shall announce t	supplement and do not supplant existing funds for maternal and child healt initiatives. Allows grants to be awarded to local health departments for up to two years.

	General Assembly Of North CarolinaSession 2023
1	submit a report to the Joint Legislative Oversight Committee on Health and Human Services on
2	the grant awards that includes at least all of the following:
3	(1) The identity and a brief description of each grantee and each program or
4	initiative offered by the grantee.
5	(2) The amount of funding awarded to each grantee.
6	(3) The number of persons served by each grantee, broken down by program or
7	initiative.
8	<b>SECTION 9H.1.(d)</b> No later than February 1 of each fiscal year, each local health
9	department receiving funding pursuant to this section in the respective fiscal year shall submit to
10	the Division of Public Health a written report of all activities funded by State appropriations. The
11	report shall include the following information about the fiscal year preceding the year in which
12	the report is due:
13	(1) A description of the types of programs, services, and activities funded by State
14	appropriations.
15	(2) Statistical and demographical information on the number of persons served by
16	these programs, services, and activities, including the counties in which
17	services are provided.
18	(3) Outcome measures that demonstrate the impact and effectiveness of the
19	programs, services, and activities based on the evaluation protocols developed
20	by the Division, in collaboration with the University of North Carolina
21	Gillings School of Global Public Health, pursuant to Section 12E.11(e) of S.L.
22	2015-241, and reported to the Joint Legislative Oversight Committee on
23	Health and Human Services on April 1, 2016.
24	(4) A detailed program budget and list of expenditures, including all positions
25	funded, matching expenditures, and funding sources.
26	
27	REPORT ON PREMIUM ASSISTANCE PROGRAM WITHIN AIDS DRUG
28	ASSISTANCE PROGRAM
29	<b>SECTION 9H.2.</b> Upon a determination by the Department of Health and Human
30	Services, Division of Public Health, that, in six months or less, it will no longer be feasible to
31	operate the health insurance premium assistance program implemented within the North Carolina
32	AIDS Drug Assistance Program (ADAP) on a cost-neutral basis or in a manner that achieves
33	savings to the State, the Department shall submit a report to the Joint Legislative Oversight
34	Committee on Health and Human Services notifying the Committee of this determination along
35	with supporting documentation and a proposed course of action with respect to health insurance
36	premium assistance program participants.
37	
38	LIMITATION ON USE OF STATE FUNDS
39 40	SECTION 9H.3. G.S. 143C-6-5.5 reads as rewritten:
40	"§ 143C-6-5.5. Limitation on use of State funds for abortions.
41	(a) No State funds may be used for the performance of abortions or to support the
42	administration of any governmental health plan or government-offered insurance policy offering
43	abortion, except that this prohibition shall not apply where (i) the life of the mother would be
44 45	endangered if the unborn child were carried to term or (ii) the pregnancy is the result of a rape or incest. Nothing in this section shall be construed to limit medical care provided after a
43 46	incest. Nothing in this section shall be construed to limit medical care provided after a spontaneous miscarriage.
40 47	(b) No State funds may be used by a State agency to renew or extend existing contracts
47 48	or enter into new contracts for the provision of family planning services, pregnancy prevention
49	activities, or adolescent parenting programs with any provider that performs abortions. Nothing

activities, or adolescent parenting programs with any provider that performs abortions. Nothing in this subsection shall be construed to prevent a State agency from paying any healthcare 49

50

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1	provider for services authorized u	under the State Health Plan for Teachers and	1 State Employees		
2	or the Medicaid program."				
3	<u>1 C</u>				
4	USE OF JUUL SETTLEMENT FUNDS				
5	SECTION 9H.4.(a)	There is appropriated from the Youth El	lectronic Nicotine		
6	-	ated in Section 9G.10(a) of S.L. 2021-180 to	-		
7		vision of Public Health (DPH), the sum of e			
8	•	1,250,000) in nonrecurring funds for the 202	•		
9		o hundred fifty thousand dollars (\$11,250,00	0) in nonrecurring		
10		ar to be allocated and used as follows:			
11	· · · · ·	undred fifty thousand dollars (\$750,000) in n	-		
12		of the 2023-2025 fiscal biennium shall be us			
13		track tobacco/nicotine use and exposure a			
14 15	• •	nd populations at risk; for independent evalu and outcomes of the State's evidence based p			
15 16		addicted to nicotine through electronic cigare	0		
17	1.	tobacco and nicotine products quit; and to			
18	0.0	bsection (c) of this section.	propure the report		
19		of these allocated funds for each year of the	e 2023-2025 fiscal		
20		Il be used to fund evidence-based electro			
21		dence prevention and cessation activities tar	-		
22	grades four thr	-	0 0		
23	SECTION 9H.4.(b) H	Funds allocated under subsection (a) of this se	ection shall remain		
24	available for expenditure in the a	mounts and for the purposes specified in sub	osection (a) of this		
25	section until expended.				
26		Annually on September 1, the Department of I			
27		egislative Oversight Committee on Health an			
28		on the expenditures made from the Youth E			
29	-	ring the preceding fiscal year. The report sha	all include at least		
30 31	all of the following:	at of averaged its may and for each averaged its may	n indication of the		
31 32		st of expenditures and for each expenditure, a r this section for the expenditure.	in indication of the		
33		of the reach, effectiveness, and outcomes	s of each activity		
34		nt to subdivision $(a)(2)$ of this section.	s of each activity		
35	-	of the reach, effectiveness, and outcomes	s of each activity		
36		tion 9G.10 of S.L. 2021-180, as amended b	•		
37	S.L. 2022-74.		<b>,</b>		
38					
39	INCREASE IN AUTOPSY FEH	ES			
40	SECTION 9H.9.(a)	Effective January 1, 2024, G.S. 130A-389 rea	ads as rewritten:		
41	"§ 130A-389. Autopsies.				
42		Examiner or a competent pathologist design	-		
43		an autopsy or other study in each of the follo			
44	<b>i</b>	n of the medical examiner investigating the c			
45 46		iner, it is advisable and in the public interest	that an autopsy or		
46 47	•	made; or, if made. or other study is requested by the district attor	rney of the county		
47 48		rior court judge, an autopsy or other study sh			
40 49		Examiner or by a competent pathologist (	-		
<del>4</del> 2 50		Examiner of by a competent pathologist v	actignated by the		

Chief Medical Examiner judge. 50

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1 2 3	the purpose, sha	autopsy report of findings and interpretations, prepared all be submitted promptly to the Chief Medical Ex .S. 130A-389.1 relating to photographs and video or	caminer. Subject to the
4 5	autopsy, a copy of	of the report shall be furnished to any person upon requee for the autopsy or other study shall be two-five thousa	iest.
6		) to be paid as follows:	and eight numbred donars
7 8	( <del>42,000)<u>(45,000</u>)</del> (1)	Except as provided in subdivision (2) of this subsect the deceased resided shall pay a fee of one thousa	
9 10 11		dollars (\$1,750)-three thousand six hundred twenty- the State shall pay the remaining balance of one (\$1,050).two thousand one hundred seventy-five dol	e thousand fifty dollars lars (\$2,175).
12 13 14	(2)	If the death or fatal injury occurred outside the counresided, the State shall pay the entire fee in the amore eight hundred dollars (\$2,800).(\$5,800).	
15	"		
16		<b>FION 9H.9.(b)</b> By October 1, 2024, and biennially th	· 1
17		Human Services, Division of Public Health, shall a	
18		bsection (a1) of G.S. 130A-389, as amended by this ac	
19	-	rsight Committee on Health and Human Services a	nd the Fiscal Research
20 21	Division on the f	•	anage to the fee on how
21	(1)	The results of the analysis and any recommended ch the fee is apportioned between the State and counties	-
22	(2)	For the preceding biennium, the number of autop	
23 24	(2)	autopsy center within the North Carolina medical e	
25		total amount of fees paid to each autopsy center.	xammer system and the
26		total amount of rees paid to each autopsy center.	
27	CAROLINA PE	REGNANCY CARE FELLOWSHIP	
28		<b>FION 9H.11.(a)</b> Of the funds appropriated in th	is act from the ARPA
29		ngs Fund to the Department of Health and Human Serv	
30		of six million dollars (\$6,000,000) in nonrecurring funds	
31		cated to Carolina Pregnancy Care Fellowship (CPCF),	
32	to be used as foll		1 1 /
33 34	(1)	The sum of two million six hundred fifty thousand nonrecurring funds for the 2023-2024 fiscal year s	shall be used to provide
35 36 37	(2)	grants for services to pregnancy centers located in th The sum of one million dollars (\$1,000,000) in no 2023-2024 fiscal year shall be used to provide	nrecurring funds for the
38		pregnancy centers located in this State:	
39		a. Grants to purchase durable medical equipment	
40		b. Grants to pay for pregnancy care training an	id training on the use of
41	(2)	durable medical equipment.	50,000 in nonmonuming
42 43	(3)	The sum of two hundred fifty thousand dollars (\$2 funds for the 2023 2024 fiscal war shall be war	
43 44		funds for the 2023-2024 fiscal year shall be use	
44 45		pregnancy centers located in this State to cover the	
45 46	(4)	nonsectarian educational training and resources regar The sum of two million one hundred thousand	
40 47	(4)	nonrecurring funds for the 2023-2024 fiscal year sh	
48		operation of the CPCF Circle of Care Program.	
49	SEC	<b>FION 9H.11.(b)</b> The CPCF shall establish an applicati	on process for the grants
50		bdivisions (a)(1) through (a)(3) of this section, and any $p$	

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in this State that applies for these grant funds through the established application process is
eligible to receive these grant funds.
<b>SECTION 9H.11.(c)</b> The CPCF may not use more than ten percent (10%) of the
funds allocated by this section for administrative purposes.
SECTION 9H.11.(d) Funds allocated under this section shall be used for
nonsectarian, nonreligious purposes only.
SECTION 9H.11.(e) By July 1, 2025, the CPCF shall report to the Joint Legislative
Oversight Committee on Health and Human Services and the Fiscal Research Division on the
use of funds allocated under this section. The report shall include at least the following:
(1) The identity and a brief description of each grantee and the amount of funding
awarded to each grantee.
<ul> <li>(2) The number of persons served by each grantee.</li> <li>(2) The number of persons served by the Circle of Comp Program.</li> </ul>
(3) The number of persons served by the Circle of Care Program.
EXPANSION OF PERMISSIBLE USES FOR NEWBORN SCREENING EQUIPMENT
REPLACEMENT AND ACQUISITION FUND
SECTION 9H.14. G.S. 130A-125(d) reads as rewritten:
"(d) The Newborn Screening Equipment Replacement and Acquisition Fund (Fund) is
established as a nonreverting fund within the Department. Thirty-one dollars (\$31.00) of each
fee collected pursuant to subsection (c) of this section shall be credited to this Fund and applied
to the Newborn Screening Program to be used as directed in this subsection. The Department
shall not use monies in this Fund for any purpose other than to <del>purchase or replace purchase</del> ,
replace, maintain, or support laboratory instruments, equipment, and information technology
systems used in the Newborn Screening Program. The Department shall notify and consult with
the Joint Legislative Commission on Governmental Operations whenever the balance in the Fund
exceeds the following threshold: the sum of (i) the actual cost of new equipment necessary to
incorporate conditions listed on the RUSP into the Newborn Screening Program and (ii) one
hundred percent (100%) of the replacement value of existing equipment used in the Newborn
Screening Program. Any monies in the Fund in excess of this threshold shall be available for
expenditure only upon an act of appropriation by the General Assembly."
PART IX-I. SERVICES FOR THE BLIND/DEAF/HARD OF HEARING [RESERVED]
PART IX-J. SOCIAL SERVICES
TANF BENEFIT IMPLEMENTATION
<b>SECTION 9J.1.(a)</b> The General Assembly approves the plan titled "North Carolina Tampanany Assistance for Needy Equilies State Plan EV 2022 2025."
Temporary Assistance for Needy Families State Plan FY 2022-2025," prepared by the
Department of Health and Human Services and presented to the General Assembly. The North Carolina Temporary Assistance for Needy Families State Plan covers the period of October 1,
2022, through September 30, 2025. The Department shall submit the State Plan, as revised in
accordance with subsection (b) of this section, to the United States Department of Health and
Human Services.
SECTION 9J.1.(b) The counties approved as Electing Counties in the North
Carolina Temporary Assistance for Needy Families State Plan FY 2022-2025, as approved by
this section, are Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson.
<b>SECTION 9J.1.(c)</b> 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
Electing County of to be redesignated as an Electing County and the accompanying county plan
for years 2022 through 2025, pursuant to G.S. 108A-27(e), shall operate under the Electing

1 referred to in this subsection shall remain under their current county designation through 2 September 30, 2025. 3 SECTION 9J.1.(d) For each year of the 2023-2025 fiscal biennium, Electing Counties shall be held harmless to their Work First Family Assistance allocations for the 4 5 2022-2023 fiscal year, provided that remaining funds allocated for Work First Family Assistance 6 and Work First Diversion Assistance are sufficient for payments made by the Department on 7 behalf of Standard Counties pursuant to G.S. 108A-27.11(b). 8 **SECTION 9J.1.(e)** In the event that departmental projections of Work First Family 9 Assistance and Work First Diversion Assistance for the 2023-2024 fiscal year or the 2024-2025 fiscal year indicate that remaining funds are insufficient for Work First Family Assistance and 10 11 Work First Diversion Assistance payments to be made on behalf of Standard Counties, the Department is authorized to deallocate funds, of those allocated to Electing Counties for Work 12 13 First Family Assistance in excess of the sums set forth in G.S. 108A-27.11, up to the requisite 14 amount for payments in Standard Counties. Prior to deallocation, the Department shall obtain 15 approval by the Office of State Budget and Management. If the Department adjusts the allocation set forth in subsection (d) of this section, then a report shall be made to the Joint Legislative 16 17 Oversight Committee on Health and Human Services and the Fiscal Research Division. 18 19 INTENSIVE FAMILY PRESERVATION SERVICES FUNDING, PERFORMANCE 20 **ENHANCEMENTS, AND REPORT** 21 SECTION 9J.2.(a) Notwithstanding the provisions of G.S. 143B-150.6, the 22 Intensive Family Preservation Services (IFPS) Program shall provide intensive services to 23 children and families in cases of abuse, neglect, and dependency where a child is at imminent 24 risk of removal from the home and to children and families in cases of abuse where a child is not 25 at imminent risk of removal. The Program shall be implemented statewide on a regional basis. 26 The IFPS shall ensure the application of standardized assessment criteria for determining 27 imminent risk and clear criteria for determining out-of-home placement. 28 SECTION 9J.2.(b) The Department of Health and Human Services shall require that 29 any program or entity that receives State, federal, or other funding for the purpose of IFPS shall 30 provide information and data that allows for the following: 31 An established follow-up system with a minimum of six months of follow-up (1)32 services. 33 Detailed information on the specific interventions applied, including (2)34 utilization indicators and performance measurement. 35 Cost-benefit data. (3)36 Data on long-term benefits associated with IFPS. This data shall be obtained (4) 37 by tracking families through the intervention process. 38 The number of families remaining intact and the associated interventions (5) 39 while in IFPS and 12 months thereafter. 40 The number and percentage, by race, of children who received IFPS compared (6) 41 to the ratio of their distribution in the general population involved with Child 42 Protective Services. 43 SECTION 9**J.2.(c)** The Department shall continue implementing a 44 performance-based funding protocol and shall only provide funding to those programs and 45 entities providing the required information specified in subsection (b) of this section. The amount 46 of funding shall be based on the individual performance of each program. 47 SECTION 9J.2.(d) The Department shall submit an annual report to the Joint 48 Legislative Oversight Committee on Health and Human Services and the Fiscal Research 49 Division by December 1 of each year that provides the information and data collected pursuant 50 to subsection (b) of this section.

51

CHILD CARING INSTITUTIONS

2 **SECTION 9J.3.** Until the Social Services Commission adopts rules setting 3 standardized rates for child caring institutions as authorized under G.S. 143B-153(8), the 4 maximum reimbursement for child caring institutions shall not exceed the rate established for the 5 specific child caring institution by the Department of Health and Human Services, Office of the 6 Controller. In determining the maximum reimbursement, the State shall include county and IV-E 7 reimbursements.

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## USE FOSTER CARE BUDGET FOR GUARDIANSHIP ASSISTANCE PROGRAM

10 **SECTION 9J.4.** Of the funds available for the provision of foster care services, the 11 Department of Health and Human Services, Division of Social Services, may continue to provide for the financial support of children who are deemed to be (i) in a permanent family placement 12 13 setting, (ii) eligible for legal guardianship, and (iii) otherwise unlikely to receive permanency. 14 No additional expenses shall be incurred beyond the funds budgeted for foster care for the Guardianship Assistance Program (GAP). The Guardianship Assistance Program shall include 15 provisions for extending guardianship services for individuals and youth who exited foster care 16 17 through the Guardianship Assistance Program after 14 years of age or who have attained the age 18 of 18 years and opt to continue to receive guardianship services until reaching 21 years of age if 19 the individual is (i) completing secondary education or a program leading to an equivalent 20 credential, (ii) enrolled in an institution that provides postsecondary or vocational education, (iii) 21 participating in a program or activity designed to promote, or remove barriers to, employment, 22 (iv) employed for at least 80 hours per month, or (v) incapable of completing the educational or 23 employment requirements of this section due to a medical condition or disability. The 24 Guardianship Assistance Program rates shall reimburse the legal guardian for room and board 25 and be set at the same rate as the foster care room and board rates in accordance with rates 26 established under G.S. 108A-49.1.

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

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

36 **SECTION 9J.5.(b)** Of the funds appropriated in this act from the General Fund to 37 the Department of Health and Human Services, the sum of fifty thousand dollars (\$50,000) for 38 each year of the 2023-2025 fiscal biennium shall be allocated to the North Carolina State 39 Education Assistance Authority (SEAA). The SEAA shall use these funds only to perform 40 administrative functions necessary to manage and distribute scholarship funds under the child 41 welfare postsecondary support program.

42 **SECTION 9J.5.(c)** Of the funds appropriated in this act from the General Fund to 43 the Department of Health and Human Services, the sum of three hundred thirty-nine thousand 44 four hundred ninety-three dollars (\$339,493) for each year of the 2023-2025 fiscal biennium shall 45 be used to contract with an entity to administer the child welfare postsecondary support program 46 described under subsection (a) of this section, which administration shall include the performance 47 of case management services.

48 **SECTION 9J.5.(d)** Funds appropriated in this act to the Department of Health and 49 Human Services for the child welfare postsecondary support program shall be used only for 50 students attending public institutions of higher education in this State.

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1	FEDERAL CHILD SUPPORT INCENTIVE PAYMENTS		
2	SECTION 9J.6.(a) Centralized Services. – The North Carolina Child Support		
3	Services Section (NCCSS) of the Department of Health and Human Services, Division of Social		
4	Services, shall retain up to fifteen percent (15%) of the annual federal incentive payments it		
5	receives from the federal government to enhance centralized child support services. To		
6	accomplish this requirement, NCCSS shall do the following:		
7	(1) In consultation with representatives from county child support services		
8 9	programs, identify how federal incentive funding could improve centralized services.		
)	(2) Use federal incentive funds to improve the effectiveness of the State's		
1	centralized child support services by supplementing and not supplanting State		
)	expenditures for those services.		
3	(3) Continue to develop and implement rules that explain the State process for		
ŀ	calculating and distributing federal incentive funding to county child support		
5	services programs.		
5	<b>SECTION 9J.6.(b)</b> County Child Support Services Programs. – NCCSS shall		
	allocate no less than eighty-five percent (85%) of the annual federal incentive payments it		
	receives from the federal government to county child support services programs to improve		
)	effectiveness and efficiency using the federal performance measures. To that end, NCCSS shall		
)	do the following:		
ĺ	(1) In consultation with representatives from county child support services		
2	programs, examine the current methodology for distributing federal incentive		
3	funding to the county programs and determine whether an alternative formula		
4	would be appropriate. NCCSS shall use its current formula for distributing		
5	federal incentive funding until an alternative formula is adopted.		
5	(2) Upon adopting an alternative formula, develop a process to phase in the		
7	alternative formula for distributing federal incentive funding over a four-year		
3	period.		
9	<b>SECTION 9J.6.(c)</b> Reporting by County Child Support Services Programs. –		
0	NCCSS shall continue implementing guidelines that identify appropriate uses for federal		
1	incentive funding. To ensure those guidelines are properly followed, NCCSS shall require county		
2	child support services programs to comply with each of the following:		
3	(1) Submit an annual plan describing how federal incentive funding would		
4	improve program effectiveness and efficiency as a condition of receiving		
5	federal incentive funding.		
6	(2) Report annually on the following: (i) how federal incentive funding has		
7	improved program effectiveness and efficiency and been reinvested into their		
8	programs, (ii) provide documentation that the funds were spent according to		
9	their annual plans, and (iii) explain any deviations from their plans.		
)	<b>SECTION 9J.6.(d)</b> Reporting by NCCSS. – NCCSS shall submit a report on federal		
1	child support incentive funding to the Joint Legislative Oversight Committee on Health and		
2	Human Services and the Fiscal Research Division by November 1 of each year. The report shall		
3	describe how federal incentive funds enhanced centralized child support services to benefit		
4	county child support services programs and improved the effectiveness and efficiency of county		
5	child support services programs. The report shall further include any changes to the State process		
5	that NCCSS used in calculating and distributing federal incentive funding to county child support		
7	services programs and any recommendations for further changes.		
8	regime and any recommendations for further enanges.		
9	SUCCESSFUL TRANSITION/FOSTER CARE YOUTH		
0	SECTION 9J.7. The Foster Care Transitional Living Initiative Fund shall continue		
1	to fund and support transitional living services that demonstrate positive outcomes for youth,		
•	to the support automational france berrieds that demonstrate positive outcomes for youth,		

1 attract significant private sector funding, and lead to the development of evidence-based 2 programs to serve the at-risk population described in this section. The Fund shall continue to 3 support a demonstration project with services provided by Youth Villages to (i) improve 4 outcomes for youth ages 17-21 years who transition from foster care through implementation of 5 outcome-based Transitional Living Services, (ii) identify cost-savings in social services and 6 juvenile and adult correction services associated with the provision of Transitional Living 7 Services to youth aging out of foster care, and (iii) take necessary steps to establish an 8 evidence-based transitional living program available to all youth aging out of foster care. In 9 continuing to implement these goals, the Foster Care Transitional Living Initiative Fund shall 10 support the following strategies: 11 Transitional Living Services, which is an outcome-based program that follows (1)12 the Youth Villages Transitional Living Model. Outcomes on more than 7,000 13 participants have been tracked since the program's inception. The program has 14 been evaluated through an independent randomized controlled trial. Results indicate that the Youth Villages Transitional Living Model had positive 15 impacts in a variety of areas, including housing stability, earnings, economic 16 17 hardship, mental health, and intimate partner violence in comparison to the 18 control population. 19 Public-Private Partnership, which is a commitment by private-sector funding (2)20 partners to match at least twenty-five percent (25%) of the funds appropriated 21 to the Foster Care Transitional Living Initiative Fund for the 2023-2025 fiscal 22 biennium for the purposes of providing Transitional Living Services through 23 the Youth Villages Transitional Living Model to youth aging out of foster 24 care. 25 (3) Impact Measurement and Evaluation, which are services funded through private partners to provide independent measurement and evaluation of the 26 27 impact the Youth Villages Transitional Living Model has on the youth served, 28 the foster care system, and on other programs and services provided by the 29 State which are utilized by former foster care youth. 30 (4) Advancement of Evidence-Based Process, which is the implementation and 31 ongoing evaluation of the Youth Villages Transitional Living Model for the 32 purposes of establishing the first evidence-based transitional living program 33 in the nation. To establish the evidence-based program, additional randomized 34 controlled trials may be conducted to advance the model. 35 36 PERMANENCY INNOVATION INITIATIVE/CODIFY SUPPLEMENTATION OF 37 FEDERAL FUNDS REQUIREMENT 38 SECTION 9J.8. G.S. 131D-10.9B is amended by adding a new subsection to read: 39 "(b1) State funds provided for the Permanency Innovation Initiative Fund shall be used to 40 supplement, not supplant, all available federal matching funds." 41 42 **REPORT ON CERTAIN SNAP AND TANF EXPENDITURES** 43 **SECTION 9J.9.(a)** Funds appropriated in this act to the Department of Health and 44 Human Services, Division of Social Services (Division), for each year of the 2023-2025 fiscal 45 biennium for a report on certain Supplemental Nutrition Assistance Program (SNAP) and 46 Temporary Assistance for Needy Families (TANF) expenditures shall be allocated for vendor 47 costs to generate the data regarding expenditures of those programs. The vendor shall generate

48 data to be submitted to the Division that includes, at a minimum, each of the following:

49

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The dollar amount and number of transactions accessed or expended (1)out-of-state, by state, for both SNAP benefits and TANF benefits.

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(2)	The amount of benefits expended out-of-s both SNAP and TANF.	state, by state, from active cases for
(3)	The dollar amount and number of tra expended in this State, by types of retailer	
	TANF.	
	<b>TION 9J.9.(b)</b> Upon receiving the expendit	
	Division shall evaluate the data. After evaluate the data after evaluate the data.	0 1
	abmit a report on its analysis of the data by	
•	Legislative Oversight Committee on Health	
	on. The Division shall post its report require	•
	hake the data available by June 30 and Dec	
	by this section, the Division shall report how	
	th SNAP and TANF. The Division shall als	so report on other types of data and
	utilized in the detection of fraud and abuse.	
	<b>TION 9J.9.(c)</b> The Division shall maintain	
-	r Chapter 132 of the General Statutes. The	
	ject to reporting under this section to p	revent identification of individual
recipients of SIV.	AP or TANF benefits.	
FOSTED CAD	E TRAUMA-INFORMED ASSESSMEN	Г
	<b>TION 9J.12.(a)</b> Appropriation; Purpose. – (	
	nt of Health and Human Services, Division	
-	ndred fifty thousand dollars (\$750,000) in no	
	be used for the development of a foster of	
-	e Division shall develop the assessment	
	ncies, and organizations set forth in subsect	
-	at is to assist children (i) who are at risk of e	· · · · · · · · · · · · · · · · · · ·
	have experienced trauma warranting the inv	
	on) and other child welfare agencies and (ii)	
	of needing behavioral health or intellectual o	
•		The partnership developing the
	l, standardized assessment shall consist of al	1 1 1 0
(1)	Representatives from all of the following	
	Health and Human Services: the Division	•
	Health Benefits, the Division of Mental I	Health, Developmental Disabilities,
	and Substance Abuse Services, and th	ne Division of Family and Child
	Well-Being.	
(2)	Prepaid health plans, as defined in G.S.	S. 108D-1, and primary care case
	management entities, as defined in 42 C.	F.R. § 438.2, that serve children at
	risk of entry into foster care and children	who are currently in foster care.
(3)	Representatives from county departments	of social services.
(4)	Benchmarks, a nonprofit corporation.	
(5)	Individuals with lived experiences.	
(6)	Others identified by the partnership based	l upon areas of expertise.
SEC	TION 9J.12.(c) Plan Development. – In	developing the trauma-informed,
	essment, the partnership shall develop a rollo	
	med, standardized assessment statewide in	all 100 counties. The rollout plan
	of the following.	
shall include all	-	
shall include all (1)	The development of the trauma-informed by December 31, 2023.	l, standardized assessment template

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2	(2)	The finalized trauma-informed, standardized assessment 2024, including the standardized training curriculus training, the selection of a vendor to manage and con determine the process for the statewide rollout, and co- jurisdictions.	m, methodology for duct the training and
	(3)	The phased-in approach of the trauma-informed, star beginning on July 1, 2024, and operating statewide by J	
	(4)	The establishment of a base rate for the trauma-int assessment that supports the oversight, training, and more to the trauma-informed, standardized assessment.	formed, standardized
	(5)	The establishment of a standardized workflow of notifiand child welfare agencies, including the following r processes:	ecommended service
		<ul> <li>a. Time lines for recommended access and implet from date of referral.</li> <li>b. Network and provider capacity to meet expect event the behavioral health service provision is a BH IDD tailored plan or in an LME/MCO cato</li> </ul>	ed time lines. In the in a region served by
; ) )		gap in provider capacity to meet the recommended network shall be open to providers for additional	ended time lines, the provider enrollment
-	(6)	The identification of core outcomes to measure the succ impact of youth receiving the trauma-informed, standar a timely manner by a trained workforce.	1 0
	(7)	The establishment of a statewide implementation traini oversight of fidelity to the trauma-informed, standardize conducting the assessment within specified time frame care plans shall be required to open their provider ne necessary number of trauma-informed providers if t cannot meet the needs of the community. The training and implemented within the same time lines establis	d assessment for staff s. Medicaid managed etworks to obtain the the existing network plan shall be enacted
	SECT	schedule.	
		<b>TON 9J.12.(d)</b> Guidelines. – In developing the trauma-in the rollout plan, the Department of Health and Human Ser	
		standardized assessment does, at a minimum, all of the f	
	(1)	That juveniles between the ages of 4 and 17 being pl receive a trauma-informed, standardized assessment wi of their referral.	
	(2)	That each juvenile who is included in any Medicaid of specialty plan, regardless of their type of plattrauma-informed, standardized assessment.	
	(3)	That each trauma-informed, standardized assessment m a face-to-face or telehealth encounter.	ay be administered ir
	(4)	That the county department of social services make trauma-informed, standardized assessment within five determination of abuse or neglect of the juvenile G.S. 7B-302.	e working days of a
	(5)	After obtaining parental consent, that a juvenile is trauma-informed, standardized assessment if the county services makes the determination that the juvenile is at ir into foster care.	department of social

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1 2	(6)	Allows for individuals between the ages of 18 and 21 to reif necessary.	eceive an assessment,
3 4	(7)	Provides an evidence-informed and standardized templa assessment.	te and content for the
5	(8)	In the event the juvenile has an assigned care manager	under the Medicaid
6		program, that the responsible care management entity is i	
7		for the assessment and to whom.	
8	SECT	<b>FION 9J.12.(e)</b> Implementation Requirements. – The Depa	artment of Health and
9	Human Services	s shall also do all of the following in implementing t	he trauma-informed,
10	standardized asse	essment and the rollout plan:	
11	(1)	Leverage the expertise and lessons learned from the en	tities included in the
12		partnership who have successfully implemented	trauma-informed,
13		standardized assessments and training venues.	
14	(2)	Complete any required documentation and, as appl	
15		available federal revenues for such activities, including	
16		Medicaid, federal block grant funds, and social service	s or behavioral plans
17		or grants.	
18	(3)	Amend any existing contracts between the Department a	
19		the expertise to manage the trauma-informed, standardize	
20		rollout plan to include the creation of a training plan	1
21		monitor implementation of the assessment and rollou	t plan to ensure the
22	(A)	fidelity of the service and delivery are maintained.	
23	(4)	Create a Division of Social Services Statewide Dashbo	
24		status of the trauma-informed, standardized assessment	1
25 26		the rollout plan, updated monthly, that includes all of the a. Referrals.	e following:
20 27		<ul><li>a. Referrals.</li><li>b. Case management.</li></ul>	
27		c. Assessments.	
28 29		<ul><li>d. Lag between referrals, assessments, and service it</li></ul>	initiation
2) 30		e. Youth personal outcomes, not based on process	
31		on supporting permanency.	, but instead focused
32		f. Any other elements identified by the partnership	
33		1. They other elements identified by the particularly	,
34		TION OF HIGH-RISK JUVENILES	
35		<b>FION 9J.13.</b> Article 9 of Chapter 7B of the General Sta	atutes is amended by
36	adding a new sec		
37		ansportation of high-risk juveniles.	
38		director of a county department of social services w	
39		e court under this Article, and who is serving as custodia	
40		ke a written request to a high-risk juvenile transporter to	
41		letermining assistance with placement responsibilities	
42		igh-risk juvenile transporter agrees to provide transporta	_
43 44		tation shall be provided in the county in which the juven	
44 45	-	ortation within that county. For purposes of this section, the	tonowing definitions
43 46	shall apply:	<u>High-risk juvenile. – A juvenile who is under 18 years</u>	of age who has been
40 47	<u>(1)</u>	abused or neglected, who has serious emotional, m	-
47		disturbances that pose a risk of harm to self or others, and	
49		of a residential placement due to the serious emotional,	
<del>4</del> ) 50		disturbances.	mentur, or benavioral

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1	(2) High-risk juvenile transporter. – A law enforcement agency,	he Division of
2	Juvenile Justice of the Department of Public Safety, or the	
3	Adult Correction and includes the designated staff of those age	*
4	(b) In providing transportation as required by this section, a high-risk juve	
5	may use reasonable force to restrain the high-risk juvenile if it appears necessar	
6	high-risk juvenile transporter or other individuals. Any use of restraints shall be	-
7	determined by the high-risk juvenile transporter to be necessary under the circum	
8	safety of the high-risk juvenile, the high-risk juvenile transporter, or other person	s.
9	(c) No high-risk juvenile transporter providing transportation of a high-risk	k juvenile may
10	be held criminally or civilly liable for assault, false imprisonment, or other tort	•
11	account of reasonable measures taken under the authority of this Article. Additiona	ully, a high-risk
12	juvenile transporter is immune from any civil or criminal liability that migh	
13	incurred or imposed as a result of any omission or action taken pursuant to the r	equirements of
14	this section, provided the high-risk juvenile transporter was acting in good faith.	The immunity
15	established by this subsection does not extend to gross negligence, wanton conduct	t, or intentional
16	wrongdoing that would otherwise be actionable.	
17	(d) The director of the county department of social services may	enter into a
18	"transportation agreement" with a high-risk juvenile transporter to establish	
19	procedures, and guidelines for transporting high-risk juveniles. The cost an	*
20	transporting a high-risk juvenile pursuant to this section are the responsibility	of the county
21	department of social services having custody of the high-risk juvenile."	
22		
23	PART IX-K. VOCATIONAL REHABILITATION SERVICES [RESERVE	D]
24		
25	PART IX-L. HHS MISCELLANEOUS	
26	DECIMPTION ON DAGINE INCOME EDOM (UDEDVICION A CIDED	
27	PROHIBITION ON PASSIVE INCOME FROM SUPERVISION AGREE	
28	COLLABORATIVE PRACTICE AGREEMENTS BETWEEN PHYS CERTIFIED NURSE MIDWIVES AND NURSE PRACTITIONERS	ICIANS AND
29 30	SECTION 9L.2.(a) G.S. 90-18.2 reads as rewritten:	
31	"§ 90-18.2. Limitations on nurse practitioners.	
32	,	
33	(g) Neither a primary supervising physician nor a backup supervising phy	sician as those
34	terms are defined in 21 NCAC 36 .0801, shall require payment or be paid for the	
35	any activity in accordance with a collaborative practice agreement, as defined in 2	
36	.0101, with a nurse practitioner, including supervision, as defined in 21 NCAC 36	
37	activity under 21 NCAC 36 .0810 or 21 NCAC 32M .0110.	<u></u>
38	(h) A physician violating subsection (g) of this section shall be guilty	y of a Class 2
39	misdemeanor. A physician violating subsection (g) of this section shall also be s	
40	not to exceed one thousand dollars (\$1,000) for the first violation or five th	•
41	(\$5,000) for a second or subsequent violation. A violation of subsection (g) of th	
42	be considered unprofessional conduct under this Article and shall be grounds for d	iscipline under
43	<u>G.S. 90-14(a)(6).</u> "	-
44	SECTION 9L.2.(b) G.S. 90-178.3 reads as rewritten:	
45	"§ 90-178.3. Regulation of midwifery.	
46		
47	(d) Neither a primary supervising physician nor a backup supervising phy	
48	terms are defined in 21 NCAC 36.0801, shall require payment or be paid for the	
49	any activity in accordance with a supervision agreement, as described in 21 No	
50	with a certified nurse midwife, including supervision, as defined in 21 NCAC 36	<u>.0801, and any</u>
51	activity under 21 NCAC 33 .0104.	

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1	<u>(e)</u> <u>A ph</u>	ysician violating subsection (d) of this section shall be	guilty of a Class 2
2		physician violating subsection (d) of this section shall also	
3	not to exceed o	ne thousand dollars (\$1,000) for the first violation or fir	ve thousand dollars
4		cond or subsequent violation. A violation of subsection (d)	
5	be considered u	nprofessional conduct as defined in G.S. 90-14(a) and si	hall be grounds for
6		North Carolina Medical Board."	
7		<b>TION 9L.2.(c)</b> This section applies to collaborative practic	
8		810 and 21 NCAC 32M .0110 and supervision agreements	
9	.0104 entered int	o, renewed, re-signed, or amended on or after the date this s	ection becomes law.
10		<b>TION 9L.2.(d)</b> The North Carolina Medical Board and	
11		ig shall adopt temporary rules to implement the provision	
12		shall remain in effect until permanent rules that replace	the temporary rules
13	become effective		
14		<b>TION 9L.2.(e)</b> Subsections (a) through (c) of this section	
15		, and apply to acts occurring on or after that date. The rema	inder of this section
16	is effective wher	n it becomes law.	
17			
18		CARE/TEFRA COMPLIANCE	
19		<b>TION 9L.3.(a)</b> Article 1 of Chapter 90 of the General Sta	tutes is amended by
20	adding a new sec		
21		sthesiologist TEFRA compliance.	
22		itions. – The following definitions shall apply in this section	
23	<u>(1)</u>	<u>Anesthesia care. – The performance of activities by a certi</u>	<u>fied registered nurse</u>
24	( <b>2</b> )	anesthetist under 21 NCAC 36 .0226.	
25 26	<u>(2)</u>	Anesthesiologist. – A licensed physician who has succes	
26 27		anesthesiology training program approved by the Accredit	
27		<u>Graduate Medical Education or the American Osteopathic</u> is credentialed to practice anesthesiology by a hospita	
28 29		surgical facility.	<u>ii oi all'allioulatory</u>
29 30	<u>(3)</u>	<u>Certified registered nurse anesthetist. – A licensed re</u>	gistered nurse who
31	<u>(5)</u>	completes a program accredited by the Council on Acc	-
32		Anesthesia Educational Programs, is credentialed as a	
33		nurse anesthetist by the Council on Certification of Nur	
34		who maintains recertification through the Council on Rec	
35		Anesthetists and performs nurse anesthesia activities in	
36		physician, dentist, podiatrist, or other lawfully qualified l	
37		Nurse anesthesia activities do not constitute the practice of	•
38	<u>(4)</u>	Medical direction. – The direction of anesthesia care by a	
39	<u> </u>	up to four certified registered nurse anesthetists performing	•
40	<u>(5)</u>	Supervision. – Overseeing the activities of, and acceptin	
41	<u></u>	the anesthesia services rendered by a certified registered	• • •
42		purposes of reimbursement and not as a standard of care.	
43	<u>(6)</u>	TEFRA. – The Tax Equity and Fiscal Responsibility Act	
44		97-248.	· · · · ·
45	<u>(b)</u> <u>Com</u>	pliance. – Consistent with TEFRA, an anesthesiologist su	pervising a certified
46		anesthetist performing anesthesia care must comply with	
47	requirements in	order to bill any third-party payor for medical direction serv	vices:
48	<u>(1)</u>	Perform a pre-anesthetic examination and evaluation and	d document it in the
49		medical record.	
50	<u>(2)</u>	Prescribe the anesthesia plan.	

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(3)	Personally participate in and document the most demanding procedures in the
	anesthesia plan, including induction and emergence, if applicable.
<u>(4)</u>	Ensure that any procedures in the anesthesia plan that the anesthesiologis
	does not perform are performed by a certified nurse anesthetist on
	anesthesiologist assistant, as appropriate.
<u>(5)</u>	Monitor the course of anesthesia administration at frequent intervals and
	document that they were present during some portion of the anesthesia
	monitoring.
<u>(6)</u>	Remain physically present and available for immediate diagnosis and
	treatment of emergencies."
	<b>CTION 9L.3.(b)</b> Article 3 of Chapter 58 of the General Statutes is amended by
adding a new	
	Aedical direction of nurse anesthetists.
	initions. – The following definitions apply in this section:
<u>(1)</u>	Anesthesia care. – The performance of activities by a certified registered nurse
	anesthetist under 21 NCAC 36 .0226.
<u>(2)</u>	<u>Anesthesiologist. – A licensed physician who has successfully completed ar</u>
	anesthesiology training program approved by the Accreditation Committee or
	Graduate Medical Education or the American Osteopathic Association or who
	is credentialed to practice anesthesiology by a hospital or an ambulatory
(2)	surgical facility.
<u>(3)</u>	<u>Certified registered nurse anesthetist.</u> – A licensed registered nurse who
	completes a program accredited by the Council on Accreditation of Nurse
	Anesthesia Educational Programs, is credentialed as a certified registered
	nurse anesthetist by the Council on Certification of Nurse Anesthetists, and
	who maintains recertification through the Council on Recertification of Nurse
	<u>Anesthetists and performs nurse anesthesia activities in collaboration with a</u> physician, dentist, podiatrist, or other lawfully qualified health care provider
	Nurse anesthesia activities do not constitute the practice of medicine.
(4)	Medical direction. – The direction of anesthesia care by an anesthesiologist to
<u>(+)</u>	up to four certified registered nurse anesthetists performing concurrent cases
(5)	Supervision. – Overseeing the activities of, and accepting responsibility for
<u>(5)</u>	the anesthesia services rendered by a certified registered nurse anesthetist for
	purposes of reimbursement and not as a standard of care.
(6)	TEFRA. – The Tax Equity and Fiscal Responsibility Act of 1982, Public Law
<u>(0)</u>	97-248.
(b) An	insurer offering a health benefit plan in this State shall reimburse claims for
	on of a nurse anesthetist at fifty percent (50%) of the rate of reimbursement the
	st would have received for services if the services had been performed without the
nurse anesthet	
	nsistent with TEFRA, an insurer offering a health benefit plan in this State shall
	y anesthesiologist supervising a certified registered nurse anesthetist performing
	comply with all of the following requirements in order for a claim for medica
	ces to be payable under that health benefit plan:
(1)	Perform a pre-anesthetic examination and evaluation and document it in the
<u></u>	medical record.
( <b>2</b> )	Prescribe the anesthesia plan.
$\frac{(2)}{(3)}$	Personally participate in and document the most demanding procedures in the

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(4)	Ensure that any procedures in the anesthesia plan the	at the anesthesiologist
	does not perform are performed by a certified	nurse anesthetist or
	anesthesiologist assistant, as appropriate.	
<u>(5)</u>	Monitor the course of anesthesia administration at	frequent intervals and
	document that they were present during some port	ion of the anesthesia
	monitoring.	
<u>(6)</u>	Remain physically present and available for imm	ediate diagnosis and
	treatment of emergencies.	
<u>(7)</u>	Provide indicated post-anesthesia care."	
SEC	<b>TION 9L.3.(c)</b> G.S. 135-48.51 reads as rewritten:	
"§ 135-48.51. (	Coverage and operational mandates related to Chapt	er 58 of the General
Statu		
The followin	g provisions of Chapter 58 of the General Statutes apply to	o the State Health Plan:
	G.S. 58-3-301, Medical direction of nurse anesthetists.	
"		
	<b>TION 9L.3.(d)</b> G.S. 58-93-120 reads as rewritten:	
"§ 58-93-120. O	Other laws applicable to PHPs.	
	g provisions of this Chapter are applicable to PHPs in the	e manner in which they
are applicable to	insurers:	
•••		
<u>(14a)</u>	G.S. 58-3-301, Medical direction of nurse anesthetists.	
"		
	<b>TION 9L.3.(e)</b> The Department of Health and Human	
	(DHB), shall review the Medicaid State Plan and all applic	
	s to ensure that the Medicaid program is paying anesthe	
	se anesthetists at fifty percent (50%) of the reimburseme	_
	they performed the work alone. DHB shall further ensur	-
	nt of anesthesiologist medical direction services are in co	-
<b>.</b> .	al Responsibility Act of 1982, Public Law 97-248 (The second seco	,
	t all prepaid health plans and local management of	entities/managed care
0	e also in compliance.	
	<b>TION 9L.3.(f)</b> Subsection (a) of this section becomes effe	
11	ervices rendered on or after that date. Subsections (b) a	
	e October 1, 2023, and apply to insurance contracts issued	
on or after that d	ate. The remainder of this section is effective when it bec	comes law.
	LING TRANSPARENCY	
	<b>TION 9L.4.(a)</b> Article 3 of Chapter 58 of the General S	Statutes is amended by
adding a new sec		
	ontract requirements for limitations on billing by in-n	<u>etwork health service</u>
<u>facili</u>		
	ollowing definitions apply in this section:	
<u>(1)</u>	Health service facility. – As defined in G.S. 131E-176	(9b) and including any
	office location of the facility.	
<u>(2)</u>	<u>Healthcare provider. – Any individual licensed, registe</u>	
	Chapter 90 of the General Statutes, or under the law	
	provide healthcare services in the ordinary care of bus	-
	profession, or in an approved education or training p	program in any of the
	• • • •	<u>hogium m uny or un</u>
	<u>following:</u> <u>a.</u> <u>Anesthesia or anesthesiology.</u>	<u>stogram in any or the</u>

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	<u>b.</u>	Emergency services, as de	efined under G.S. 58-3-190	D(g).
	<u>c.</u>	<u>Pathology.</u>		
	<u>d.</u>	<u>Radiology.</u>		
	<u>e.</u>	Rendering assistance to a	a physician performing an	ny of the services
		listed in this subdivision.		
<u>(3</u>	_		althcare provider that has	
			nsurer to participate in on	
		-	the provision of healthc	are services at a
		otiated rate.		
		• • •	tion as an in-network heal	
			nefit plan in this State and	
			who may be part of the pro	
		-	health service facility sha	-
			ication to an insured that	
			ten notice shall include all	•
<u>(1</u>			nat will be rendering servious	
			as in-network healthcare	providers in the
		ble insurer's network.		
<u>(2</u>			d of the covered healthca	
			roviders identified in subd	livision (1) of this
	subsect			
		-	tion (b) of this section shal	
•			s at the in-network health	
			t the appointment for heal	
		<b>T T</b>	etwork health service faci	
		-	the appointment is sche	
			es. If the healthcare serv	
insured as so			vice facility shall give wri	itten notice to the
			vith the federal Consolidate	ad Appropriations
				** *
			t act or regulations promu	<u>igateu pursuant to</u>
	that act, then the provisions of P.L. 116-260 will be applied." SECTION 9L.4.(b) This section becomes effective October 1, 2023, and applies to			
		ended, or renewed on or a		23 and annlies to
contracts ente	and muo, and		tiel that date.	23, and applies to
				23, and applies to
PART IX-M	DHHS BI	OCK CRANTS		23, and applies to
PART IX-M	. DHHS BLO	OCK GRANTS		23, and applies to
				23, and applies to
DHHS BLO	CK GRANT	S	vice provided appropriati	
DHHS BLO	CK GRANT ECTION 9N	S I.1.(a) Except as otherw	vise provided, appropriati	ions from federal
DHHS BLO SI Block Grant	CK GRANT ECTION 9M	<b>S</b> <b>1.1.(a)</b> Except as otherw le for each year of the fisca	vise provided, appropriati al biennium ending June 30	ions from federal
DHHS BLO	CK GRANT ECTION 9M	<b>S</b> <b>1.1.(a)</b> Except as otherw le for each year of the fisca	1 11 1	ions from federal
DHHS BLO S Block Grant t to the follow	CK GRANT ECTION 9N funds are mad ing schedule:	S <b>1.1.(a)</b> Except as otherw le for each year of the fisca	al biennium ending June 30	ions from federal ), 2025, according
DHHS BLO SI Block Grant f to the followi TEMPORA	CK GRANT ECTION 9M funds are mad ing schedule: RY ASSISTA	S I.1.(a) Except as otherw le for each year of the fisca ANCE FOR NEEDY	1 11 1	ions from federal
DHHS BLO S Block Grant t to the follow	CK GRANT ECTION 9M funds are mad ing schedule: RY ASSISTA	S I.1.(a) Except as otherw le for each year of the fisca ANCE FOR NEEDY	al biennium ending June 30	ions from federal ), 2025, according
DHHS BLO S Block Grant f to the follow TEMPORA FAMILIES	CK GRANT ECTION 9M funds are mad ing schedule: RY ASSIST (TANF) FUN	S I.1.(a) Except as otherw le for each year of the fisca ANCE FOR NEEDY NDS	al biennium ending June 30	ions from federal ), 2025, according
DHHS BLO SI Block Grant f to the followi TEMPORA	CK GRANT ECTION 9M funds are mad ing schedule: RY ASSIST (TANF) FUN	S I.1.(a) Except as otherw le for each year of the fisca ANCE FOR NEEDY NDS	al biennium ending June 30	ions from federal ), 2025, according
DHHS BLO S Block Grant f to the follow TEMPORA FAMILIES	CK GRANT ECTION 9M funds are mad ing schedule: RY ASSIST (TANF) FUN am Expendit	S I.1.(a) Except as otherw le for each year of the fisca ANCE FOR NEEDY NDS cures	al biennium ending June 30	ions from federal ), 2025, according
DHHS BLO SI Block Grant i to the followi TEMPORA FAMILIES Local Progra	CK GRANT ECTION 9M funds are mad ing schedule: RY ASSIST (TANF) FUN am Expendit	S I.1.(a) Except as otherw le for each year of the fisca ANCE FOR NEEDY NDS cures	al biennium ending June 30	ions from federal ), 2025, according
DHHS BLO SI Block Grant f to the followi TEMPORA FAMILIES Local Progra Division of S	CK GRANT ECTION 9M funds are mad ing schedule: RY ASSIST (TANF) FUN am Expendit	S I.1.(a) Except as otherw le for each year of the fisca ANCE FOR NEEDY NDS cures	al biennium ending June 30	ions from federal ), 2025, according

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02. Work First County Block Grants	80,093,566	80,093,566
03. Work First Electing Counties	2,378,213	2,378,213
04. Adoption Services – Special Children Adoption Fund	4,001,676	4,001,676
05. Child Protective Services – Child Welfare Workers for Local DSS	11,387,190	11,387,190
06. Child Welfare Program Improvement Plan	775,176	775,176
07. Child Welfare Collaborative	400,000	400,000
08. Child Welfare Initiatives	1,400,000	1,400,000
Division of Child Development and Early Education		
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	3,538,541	3,538,541
OHHS Administration		
13. Division of Social Services	2,478,284	2,478,284
14. Division of Child and Family Well-Being	3,976	3,976
15. Office of the Secretary	34,042	34,042
16. Eligibility Systems – Operations and Maintenance	431,733	431,733
17. NC FAST Implementation	428,239	428,239
<ol> <li>Division of Social Services – Workforce Innovation &amp; Opportunity Act (WIOA)</li> </ol>	93,216	93,216
19. Division of Social Services TANF Modernization	1,667,571	1,667,571
Transfers to Other Block Grants		
Division of Child Development and Early Education		
20. Transfer to the Child Care and		

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Development Fund	21,773,001	21,773,001
Division of Social Services		
21. Transfer to Social Services Block		
Grant for Child Protective Services –		
Training	285,612	285,612
22. Transfer to Social Services Block	5 0 40 000	5 0 40 000
Grant for Child Protective Services	5,040,000	5,040,000
23. Transfer to Social Services Block		
Grant for County Departments of		
Social Services for Children's Services	13,097,783	13,166,244
Social Services for Children's Services	15,057,705	13,100,211
24. Transfer to Social Services Block		
Grant – Foster Care Services	3,422,219	3,422,219
	, ,	, ,
25. Transfer to Social Services Block	1,582,000	1,582,000
Grant – Child Advocacy Centers		
TOTAL TEMPORARY ASSISTANCE FOR		
NEEDY FAMILIES (TANF) FUNDS	\$312,353,987	\$312,353,987
TEMPODADY A COLOTANICE FOD NIFEDY FAMILI	TEC (TANIE)	
TEMPORARY ASSISTANCE FOR NEEDY FAMILI EMERGENCY CONTINGENCY FUNDS	ES (IANF)	
EMERGENCI CONTINGENCI FUNDS		
Local Program Expenditures		
Locar i rogram Expenditures		
Division of Child Development and Early Education		
01. Subsidized Child Care	\$34,440,000	\$35,440,000
TOTAL TEMPORARY ASSISTANCE FOR		
NEEDY FAMILIES (TANF) EMERGENCY		
CONTINGENCY FUNDS	\$34,440,000	\$35,440,000
SOCIAL SERVICES BLOCK GRANT		
Legal Dus guone From an ditanag		
Local Program Expenditures		
Divisions of Social Services and Aging and Adult Servi	loog	
Divisions of Social Services and Aging and Adult Servi		
01. County Departments of Social Services	\$19,905,849	\$19,837,388
or county Departments of Social Services	¢19,905,019	φ1 <i>7</i> ,057,500
02. County Departments of Social Services		
(Transfer From TANF)	13,097,783	13,166,244
·		
03. EBCI Tribal Public Health and Human Services	244,740	244,740
04. Child Protective Services		

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1	(Transfer From TANF)	5,040,000	5,040,000
23	05. State In-Home Services Fund	1,943,950	1,943,950
4 5	06. Adult Protective Services	2,138,404	2,138,404
6 7 8	07. State Adult Day Care Fund	1,994,084	1,994,084
o 9	08. Child Protective Services/CPS		
10 11 12	Investigative Services – Child Medical Evaluation Program	901,868	901,868
13	09. Special Children Adoption Incentive Fund	462,600	462,600
14 15	10. Child Protective Services – Child		
16 17	Welfare Training for Counties (Transfer From TANF)	285,612	285,612
18			
19 20	11. Home and Community Care Block Grant (HCCBG)	2,696,888	2,696,888
20 21	Grant (IICCBG)	2,090,888	2,090,888
22	12. Child Advocacy Centers		
23	(Transfer from TANF \$1,582,000)	6,356,525	6,356,525
24 25	12 Guardianshin Division of Social Services	1,802,671	1,802,671
23 26	13. Guardianship – Division of Social Services	1,002,071	1,002,071
27	14. Foster Care Services		
28	(Transfer From TANF)	3,422,219	3,422,219
29 20	Division of Mantal Haalth Developmental Dischilition	and Substance Abus	. Commission
30 31	Division of Mental Health, Developmental Disabilities	s, and Substance Abus	e Services
32	15. Mental Health Services – Adult and		
33	Child/Developmental Disabilities Program/		
34	Substance Abuse Services – Adult	4,149,595	4,149,595
35			
36	DHHS Program Expenditures		
37 38	Division of Services for the Blind		
39	Division of Services for the Diniu		
40	16. Independent Living Program & Program		
41	Oversight	3,880,429	3,880,429
42			
43	Division of Health Service Regulation		
44 45	17. Adult Care Licensure Program	557,598	557,598
46			
47 48	18. Mental Health Licensure and Certification Program	266,158	266,158
40 49	Certification r togram	200,130	200,130
50	Division of Aging and Adult Services		
51			

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19. Guardianship	3,825,443	3,825,443
DHHS Administration		
20. Division of Aging and Adult Services	743,284	743,284
21. Division of Social Services	1,042,894	1,042,894
22. Office of the Secretary/Controller's Office	639,167	639,167
23. Legislative Increases/Fringe Benefits	293,655	587,310
24. Division of Child Development and Early Education	13,878	13,878
25. Division of Mental Health, Developmental Disabilities, and Substance Abuse Services	28,325	28,325
26. Division of Health Service Regulation	258,960	258,960
OTAL SOCIAL SERVICES BLOCK GRANT	\$75,992,579	\$76,286,234
LOW-INCOME ENERGY ASSISTANCE BLOCK GR	ANT	
Local Program Expenditures		
Division of Social Services		
01. Low-Income Energy Assistance Program (LIEAP)	\$67,836,069	\$67,836,069
02. Crisis Intervention Program (CIP)	45,214,330	45,214,330
Local Administration		
Division of Social Services		
03. County DSS Administration	8,789,246	8,789,246
DHHS Administration		
Division of Social Services		
04. Administration	10,000	10,000
05. Energy Portal (FIS Transaction Fees)	25,000	25,000
Division of Central Management and Support		
06. Office of the Secretary/DIRM (Accountable Results Community Action (AR4CA) Replacement System		166,750
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07. Office of the Secretary/DIRM	278,954	278,954
08. Office of the Secretary/Controller's Office	18,378	18,378
09. NC FAST Development	627,869	627,869
10. NC FAST Operations and Maintenance	1,330,323	1,330,323
Transfers to Other State Agencies		
Department of Environmental Quality		
11. Weatherization Program	13,220,309	13,220,309
12. Heating Air Repair and Replacement Program (HARRP)	8,075,029	8,075,029
	6,015,027	0,075,027
<ol> <li>Local Residential Energy Efficiency Service Providers – Weatherization</li> </ol>	787,097	787,097
14. Local Residential Energy Efficiency Service Providers – HARRP	437,276	437,276
15. DEQ – Weatherization Administration	859,976	859,976
16. DEQ – HARRP Administration	539,307	539,307
Department of Administration		
17. N.C. Commission on Indian Affairs	87,736	87,736
TOTAL LOW-INCOME ENERGY ASSISTANCE BLOCK GRANT	\$148,303,649	\$148,303,649
CHILD CARE AND DEVELOPMENT FUND BLO	OCK GRANT	
Local Program Expenditures		
Division of Child Development and Early Educatio	n	
01. Child Care Services	\$289,070,072	\$289,070,072
02. Smart Start Subsidy	7,392,654	7,392,654
03. Transfer from TANF Block Grant for Child Care Subsidies	21,773,001	21,773,001
04. Quality and Availability Initiatives (TEACH Program \$3,800,000)	61,980,526	61,980,526

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DHHS Administration		
Division of Child Development and Early Education		
05. DCDEE Administrative Expenses	9,710,886	9,710,886
06. Indirect Cost	7,346	7,346
Division of Social Services		
07. Direct Deposit for Child Care Payments	5,000	5,000
08. Local Subsidized Child Care Services Support	18,780,355	18,780,355
Division of Central Management and Support	- , · ,	- , ,
09. NC FAST Operations and Maintenance	1,450,316	1,450,316
10. DHHS Central Administration – DIRM		
Technical Services	979,762	979,762
11. DHHS Central Administration	68,000	68,000
Division of Child and Family Well-Being		
12. Child Care Health Consultation Contracts	62,205	62,205
TOTAL CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT	\$411,280,123	\$411,280,123
COMMUNITY MENTAL HEALTH SERVICES BI	OCK GRANT	
Local Program Expenditures		
01. Mental Health Services – Child	\$2,477,666	\$2,477,666
02. Mental Health Services – Adult/Child	19,690,452	19,690,452
03. Mental Health Services – First Psychotic Symptom Treatment	5,416,756	5,416,756
04. Child Behavioral Health (Division of Child and Family Well-Being)	5,246,350	5,246,350
DHHS Administration		
Division of Child and Family Well-Being		
05. Administration	140,000	140,000

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Division of Mental Health, Developmental Disabilities	, and Substance Abu	se Services
06. Crisis Services	2,877,047	2,877,047
07. Administration	332,351	332,351
08. Adult/Child Mental Health Services	350,150	350,150
Division of Public Health		
09. NC Detect – Behavioral Health ER	35,000	35,000
FOTAL COMMUNITY MENTAL HEALTH SERVI BLOCK GRANT	CES \$36,565,772	\$36,565,772
SUBSTANCE USE PREVENTION, TREATMENT, A BLOCK GRANT	AND RECOVERY S	ERVICES
Local Program Expenditures		
Division of Mental Health, Developmental Disabilities	, and Substance Abu	se Services
01. Substance Abuse – IV Drug	\$2,000,000	\$2,000,000
02. Substance Abuse Prevention	20,245,927	20,245,927
03. Substance Abuse Services – Treatment for		
Children/Adults (Healing Transitions \$200,000)	41,951,849	41,951,848
DHHS Program Expenditures		
Division of Mental Health, Developmental Disabilities	, and Substance Abu	se Services
04. Crisis Solutions Initiatives – Collegiate		
Wellness/Addiction Recovery	1,545,205	1,545,205
05. Veterans Initiatives	250,000	250,000
06. Triangle Residential Options for		
Substance Abusers, Inc., (TROSA)	3,225,000	3,225,000
DHHS Administration		
Division of Mental Health, Developmental Disabilities	, and Substance Abu	se Services
07. Administration	2,297,852	2,297,852
08. Controlled Substance Reporting System	675,000	675,000
TOTAL SUBSTANCE USE PREVENTION, TREAT	MENT, AND RECO	VERY

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SERVICES BLOCK GRANT	\$72,190,833	\$72,190,832
MATERNAL AND CHILD HEALTH BLOCK GRA	NT	
Local Program Expenditures		
Division of Child and Family Well-Being		
01. Children's Health Services		
(Prevent Blindness \$575,000;		
Nurse-Family Partnership \$950,000)	\$11,169,581	\$11,169,581
Division of Public Health		
02. Women's and Children's Health Services		
(March of Dimes \$350,000;		
Teen Pregnancy Prevention Initiatives \$650,000;		
Perinatal & Neonatal Outreach		
Coordinator Contracts \$440,000; Mountain Area Pregnancy Services \$50,000)	3,914,007	3,914,007
	5,911,007	5,711,007
03. Oral Health	51,119	51,119
04. Evidence-Based Programs in Counties	1 555 000	1 575 000
With Highest Infant Mortality Rates	1,575,000	1,575,000
OHHS Program Expenditures		
8 I		
05. Children's Health Services	1,344,492	1,344,492
	252 605	252 605
06. Women's Health – Maternal Health	252,695	252,695
07. Women's and Children's Health – Perinatal		
Strategic Plan Support Position	80,669	80,669
08. State Center for Health Statistics	158,583	158,583
00 Health Promotion Injury and		
09. Health Promotion – Injury and Violence Prevention	87,271	87,271
violence i revention	07,271	07,271
OHHS Administration		
10. Division of Public Health Administration	340,646	340,646
11 Division of Child and Family Wall Paing		
11. Division of Child and Family Well-Being Administration	211,925	211,925
	211,723	211,723
FOTAL MATERNAL AND CHILD		
HEALTH BLOCK GRANT	\$19,185,988	\$19,185,988

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Local Program Expenditures		
01. Physical Activity and Prevention	\$3,081,442	\$3,081,442
DHHS Program Expenditures		
Division of Public Health		
02. HIV/STD Prevention and		
Community Planning	135,063	135,063
03. Oral Health Preventive Services	150,000	150,000
04 Information Descention		
04. Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	217,935	217,935
(Services to Rape Victuris – Set-Aside)	217,955	217,955
05. Performance Improvement and		
Accountability	560,182	560,182
06. State Center for Health Statistics	48,000	48,000
OHHS Administration		
Division of Public Health		
07. Division of Public Health	65,000	65,000
FOTAL PREVENTIVE HEALTH AND HEALTH		
SERVICES BLOCK GRANT	\$4,257,622	\$4,257,622
COMMUNITY SERVICES BLOCK GRANT		
COMMONITI SERVICES BLOCK ORANT		
01. Community Action Agencies	\$21,695,970	\$20,244,923
02. Limited Purpose Agencies/Discretionary Funding	457,553	504,718
03. Office of Economic Opportunity	1,077,552	1 124 718
03. Office of Economic Opportunity	1,077,552	1,124,718
04. Office of the Secretary/DIRM (Accountable Results	for	
Community Action (AR4CA) Replacement System)		560,000
05. Office of Economic Opportunity – Workforce		
Investment Opportunities Act (WIOA)	60,000	60,000
TOTAL COMMUNITY SERVICES		
TOTAL COMMUNITY SERVICES BLOCK GRANT	\$23,851,075	\$22,494,359

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SI	CCTION 9M.1.(b) Information to be Included in Bloc	ck Grant Plans. – The
Department of	f Health and Human Services shall submit a separate plan	n for each Block Grant
-	administered by the Department, and each plan shall includ	
(1	• • •	-
× ×	State and federal match requirements.	<i>, , , ,</i>
(2	1	trative expenditures.
(3		-
(-	Grant, including permanent, temporary, and time-limi	-
(4		1
	prior years' program and activity budgets and two prior	
	or activity expenditures.	
(5		or activity.
(6		-
(0	funds from the current and prior fiscal years.	endering unspent rederur
(7		I the amount of funds
(7	qualifying for maintenance of effort in the previo	
	program or activity.	us year definedied by
SI	<b>ECTION 9M.1.(c)</b> Changes in Federal Fund Availability.	– If the Congress of the
	increases the federal fund availability for any of the Block	e
	er grants related to existing Block Grants administered by th	<u> </u>
	ervices from the amounts appropriated in this act, the Depar	1
	ortionally across the program and activity appropriations is	
	section. In allocating an increase in federal fund availabil	
	Management shall not approve funding for new progr	
appropriated		runns of activities not
11 1	the Congress of the United States decreases the federal fund	d availability for any of
	rants or contingency funds and other grants related to	
	by the Department of Health and Human Services from the	-
	e Department shall develop a plan to adjust the Block G	
federal fundi		
	btwithstanding the provisions of this subsection, for fisca	1 years 2023-2024 and
	creases in the federal fund availability for the Temporar	•
	NF) Block Grant shall be used only for the North Caroli	
	y for child care and shall not be used to supplant State fund	
1 0 1	ior to allocating the change in federal fund availability, t	
	oved by the Office of State Budget and Management. If the	1 1
11	any Block Grant due to changes in federal fund availability	1 0
	bint Legislative Oversight Committee on Health and Human	-
Research Div	•	
	<b>ECTION 9M.1.(d)</b> Except as otherwise provided, approx	opriations from federal
	unds are made for each year of the fiscal biennium ending Ju	1
	e enacted for State fiscal years 2023-2024 and 2024-2025,	· · · ·
	the General Assembly.	or until a new senedate
•	<b>ECTION 9M.1.(e)</b> All changes to the budgeted allocations	to the Block Grants or
	funds and other grants related to existing Block Grant	
	f Health and Human Services that are not specifically address	-
1	by the Office of State Budget and Management. The Office	
	shall not approve funding for new programs or activities i	-
-	ever, the Office of State Budget and Management shall have	
	funds in the Maternal and Child Health Block Grant bet	
	ral compliance and programmatic alignment, so long as th	
mannann iouc	tar compliance and programmatic alignment, so long as th	to realization does not
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		6

result in a reduction of funds designated for subrecipients under subsection (a) of this section. 1 2 Additionally, if budgeted allocations are decreased, the Office of State Budget and Management 3 shall not approve any reduction of funds designated for subrecipients in subsection (a) of this 4 section under (i) Item 03 of the Substance Use Prevention, Treatment, and Recovery Services 5 Block Grant or (ii) Item 01 or 02 of the Maternal and Child Health Block Grant. The Office of 6 State Budget and Management shall consult with the Joint Legislative Oversight Committee on 7 Health and Human Services for review prior to implementing any changes. In consulting, the 8 report shall include an itemized listing of affected programs, including associated changes in 9 budgeted allocations. All changes to the budgeted allocations to the Block Grants shall be 10 reported immediately to the Joint Legislative Oversight Committee on Health and Human 11 Services and the Fiscal Research Division. This subsection does not apply to Block Grant 12 changes caused by legislative salary increases and benefit adjustments.

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

- 17
- 18

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

19 **SECTION 9M.1.(g)** The sum of eighty million ninety-three thousand five hundred 20 sixty-six dollars (\$80,093,566) for each year of the 2023-2025 fiscal biennium appropriated in 21 this act in TANF funds to the Department of Health and Human Services, Division of Social 22 Services, shall be used for Work First County Block Grants. The Division shall certify these 23 funds in the appropriate State-level services based on prior year actual expenditures. The Division 24 has the authority to realign the authorized budget for these funds among the State-level services 25 based on current year actual expenditures. The Division shall also have the authority to realign 26 appropriated funds from Work First Family Assistance for electing counties to the Work First 27 County Block Grant for electing counties based on current year expenditures so long as the 28 electing counties meet Maintenance of Effort requirements.

29 SECTION 9M.1.(h) The sum of eleven million three hundred eighty-seven thousand 30 one hundred ninety dollars (\$11,387,190) for each year of the 2023-2025 fiscal biennium 31 appropriated in this act to the Department of Health and Human Services, Division of Social 32 Services, in TANF funds for child welfare improvements shall be allocated to the county 33 departments of social services for hiring or contracting staff to investigate and provide services 34 in Child Protective Services cases; to provide foster care and support services; to recruit, train, 35 license, and support prospective foster and adoptive families; and to provide interstate and 36 post-adoption services for eligible families.

Counties shall maintain their level of expenditures in local funds for Child Protective
Services workers. Of the Block Grant funds appropriated for Child Protective Services workers,
the total expenditures from State and local funds for fiscal years 2023-2024 and 2024-2025 shall
not be less than the total expended from State and local funds for the 2012-2013 fiscal year.

41 **SECTION 9M.1.(i)** The sum of four million one thousand six hundred seventy-six 42 dollars (\$4,001,676) for each year of the 2023-2025 fiscal biennium appropriated in this act in 43 TANF funds to the Department of Health and Human Services, Special Children Adoption Fund, 44 shall be used in accordance with G.S. 108A-50.2. The Division of Social Services, in consultation 45 with the North Carolina Association of County Directors of Social Services and representatives 46 of licensed private adoption agencies, shall develop guidelines for the awarding of funds to 47 licensed public and private adoption agencies upon the adoption of children described in 48 G.S. 108A-50 and in foster care. Payments received from the Special Children Adoption Fund 49 by participating agencies shall be used exclusively to enhance the adoption services program. No 50 local match shall be required as a condition for receipt of these funds.

1 **SECTION 9M.1.(j)** The sum of one million four hundred thousand dollars 2 (\$1,400,000) appropriated in this act in TANF funds to the Department of Health and Human 3 Services, Division of Social Services, for each fiscal year of the 2023-2025 fiscal biennium shall 4 be used for child welfare initiatives to (i) enhance the skills of social workers to improve the 5 outcomes for families and children involved in child welfare and (ii) enhance the provision of 6 services to families in their homes in the least restrictive setting.

7 SECTION 9M.1.(k) Of the three million five hundred thirty-eight thousand five 8 hundred forty-one dollars (\$3,538,541) allocated in this section in TANF funds to the Department 9 of Health and Human Services, Division of Public Health, for each year of the 2023-2025 fiscal 10 biennium for teen pregnancy prevention initiatives, the sum of five hundred thousand dollars 11 (\$500,000) in each year of the 2023-2025 fiscal biennium shall be used to provide services for 12 youth in foster care or the juvenile justice system.

13 14

# SOCIAL SERVICES BLOCK GRANT

15 **SECTION 9M.1.**(*l*) The sum of nineteen million nine hundred five thousand eight 16 hundred forty-nine dollars (\$19,905,849) for the 2023-2024 fiscal year and the sum of nineteen 17 million eight hundred thirty-seven thousand three hundred eighty-eight dollars (\$19,837,388) for 18 the 2024-2025 fiscal year appropriated in this act in the Social Services Block Grant to the 19 Department of Health and Human Services, Division of Social Services, and the sum of thirteen 20 million ninety-seven thousand seven hundred eighty-three dollars (\$13,097,783) for the 21 2023-2024 fiscal year and the sum of thirteen million one hundred sixty-six thousand two 22 hundred forty-four dollars (\$13,166,244) for the 2024-2025 fiscal year transferred from funds 23 appropriated in the TANF Block Grant shall be used for county Block Grants. The Division shall 24 certify these funds in the appropriate State-level services based on prior year actual expenditures. 25 The Division has the authority to realign the authorized budget for these funds, as well as State 26 Social Services Block Grant funds, among the State-level services based on current year actual 27 expenditures.

SECTION 9M.1.(m) The sum of two hundred eighty-five thousand six hundred twelve dollars (\$285,612) appropriated in this act in the Social Services Block Grant to the Department of Health and Human Services, Division of Social Services, for each fiscal year of the 2023-2025 fiscal biennium shall be used to support various child welfare training projects as follows:

33 34

- (1) Provide a regional training center in southeastern North Carolina.
- (2) Provide training for residential child caring facilities.
- 35
- (3) Provide for various other child welfare training initiatives.

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

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

42 **SECTION 9M.1.(p)** The sum of five million forty thousand dollars (\$5,040,000) 43 appropriated in this act in the Social Services Block Grant for each fiscal year of the 2023-2025 44 fiscal biennium transferred from funds appropriated in the TANF Block Grant shall be allocated 45 to the Department of Health and Human Services, Division of Social Services. The Division shall 46 allocate these funds to local departments of social services to replace the loss of Child Protective 47 Services State funds that are currently used by county governments to pay for Child Protective 48 Services staff at the local level. These funds shall be used to maintain the number of Child 49 Protective Services workers throughout the State. These Social Services Block Grant funds shall 50 be used to pay for salaries and related expenses only and are exempt from 10A NCAC 71R .0201(3) requiring a local match of twenty-five percent (25%). 51

1 **SECTION 9M.1.(q)** The sum of six million three hundred fifty-six thousand five 2 hundred twenty-five dollars (\$6,356,525) appropriated in this act in the Social Services Block 3 Grant for each fiscal year of the 2023-2025 fiscal biennium to the Department of Health and 4 Human Services, Division of Social Services, shall be used to continue support for the Child 5 Advocacy Centers. These funds are exempt from the provisions of 10A NCAC 71R .0201(3).

6 SECTION 9M.1.(r) The sum of three million eight hundred twenty-five thousand 7 four hundred forty-three dollars (\$3,825,443) for each fiscal year of the 2023-2025 fiscal 8 biennium appropriated in this act in the Social Services Block Grant to the Department of Health 9 and Human Services, Division of Aging and Adult Services, shall be used for guardianship 10 services pursuant to Chapter 35A of the General Statutes. The Department may expend funds 11 allocated in this section to support existing corporate guardianship contracts during the 12 2023-2024 and 2024-2025 fiscal years.

13 **SECTION 9M.1.(s)** Of the two million one hundred thirty-eight thousand four 14 hundred four dollars (\$2,138,404) appropriated in this act in the Social Services Block Grant to the Division of Aging and Adult Services for Adult Protective Services for each year of the 15 2023-2025 fiscal biennium, the sum of eight hundred ninety-three thousand forty-one dollars 16 17 (\$893,041) for each year of the 2023-2025 fiscal biennium shall be used to increase the number 18 of Adult Protective Services workers where these funds can be the most effective. These funds 19 shall be used to pay for salaries and related expenses and shall not be used to supplant any other 20 source of funding for staff. These funds are also exempt from 10A NCAC 71R .0201(3) requiring 21 a local match of twenty-five percent (25%).

- 22
- 23

## LOW-INCOME ENERGY ASSISTANCE BLOCK GRANT

24 **SECTION 9M.1.(t)** The Division of Social Services shall have the authority to 25 realign appropriated funds between the State-level services Low-Income Energy Assistance 26 Payments and Crisis Assistance Payments without prior consultation with the Joint Legislative 27 Oversight Committee on Health and Human Services to ensure needs are effectively met without 28 exceeding the total amount appropriated for these State-level service items. Additional 29 emergency contingency funds received may be allocated for Energy Assistance Payments or 30 Crisis Intervention Payments without prior consultation with the Joint Legislative Oversight 31 Committee on Health and Human Services. Additional funds received shall be reported to the 32 Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research 33 Division upon notification of the award. The Department of Health and Human Services shall 34 not allocate funds for any activities, including increasing administration, other than assistance 35 payments, without prior consultation with the Joint Legislative Oversight Committee on Health 36 and Human Services.

**SECTION 9M.1.(u)** The sum of sixty-seven million eight hundred thirty-six thousand sixty-nine dollars (\$67,836,069) for each year of the 2023-2025 fiscal biennium appropriated in this act in the Low-Income Energy Assistance Block Grant to the Department of Health and Human Services, Division of Social Services, shall be used for Energy Assistance Payments for the households of (i) elderly persons age 60 and above with income up to one hundred fifty percent (150%) of the federal poverty level and (ii) disabled persons eligible for services funded through the Division of Aging and Adult Services.

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

- 47
- 48
- 49 50

Ensure that eligible households are made aware of the available assistance, with particular attention paid to the elderly population age 60 and above and disabled persons receiving services through the Division of Aging and Adult Services.

(1)

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(2)	Include efforts by the county department of social s State and local governmental entities and communit (i) offer the opportunity to provide outreach and (ii) energy assistance.	y-based organizations to
(3)	Be approved by the local board of social services of prior to submission.	or human services board
CHILD CARE	AND DEVELOPMENT FUND BLOCK GRANT	
	FION 9M.1.(v) Payment for subsidized child care	1
	nds shall comply with all regulations and policies issued	•
-	d Early Education for the subsidized child care program	
	<b>FION 9M.1.(w)</b> If funds appropriated through the Chil	
	nt for any program cannot be obligated or spent in	
	idation periods allowed by the federal grants, the Depa sidies, unless otherwise prohibited by federal requirement	
to use the federal		ents of the grant, in orde.
	<b>FION 9M.1.(x)</b> Of the sixty-one million nine hundr	ed eighty thousand five
	-six dollars (\$61,980,526) appropriated in this act	
	ock Grant for the 2024-2025 fiscal year to the Departme	
	on of Child Development and Early Education, the s	
	busand dollars (\$1,350,000) shall be used to establish 1	
j.		L
COMMUNITY	MENTAL HEALTH SERVICES BLOCK GRANT	ſ
SEC	<b>FION 9M.1.(y)</b> The sum of five million four hundred	d sixteen thousand sever
hundred fifty-si	x dollars (\$5,416,756) for each year of the 2023	3-2025 fiscal bienniun
	his act in the Community Mental Health Services Block	-
	luman Services, Division of Mental Health, Develop	
	e Services, is to be used for Mental Health Services – I	First Psychotic Sympton
Treatment.		
	<b>FION 9M.1.(z)</b> Of the funds appropriated in this act in $\mathbf{D}$	-
	Block Grant to the Department of Health and Huma	
	Developmental Disabilities, and Substance Abuse Serv 5 fiscal biennium, the sum of three hundred fifty tho	
	(0) shall be used for three positions and cover ope	
	programs and implementing policy to improve services	0
	erious mental illness or serious emotional disturbance.	
und uddits with s		
SUBSTANCE	USE PREVENTION, TREATMENT, AND REA	COVERY SERVICE
<b>BLOCK GR</b>	· · · · · ·	
SEC	<b>FION 9M.1.(aa)</b> Of the two million two hundred nine	ety-seven thousand eigh
hundred fifty-two	o dollars (\$2,297,852) provided in this section in the Su	ubstance Use Prevention
Treatment, and H	Recovery Services Block Grant for each year of the 20	23-2025 fiscal bienniur
-	nt of Health and Human Services, Division of Mental	-
	Substance Abuse Services, for administration, the	
	nd four hundred dollars (\$959,400) shall be used to sup	
	<b>FION 9M.1.(bb)</b> Notwithstanding any other provisio	
	teport described in Section 43.2 of S.L. 2022-74 to the	•
	dred thousand dollars (\$1,500,000) in nonrecurring fun sum of one million five hundred thousand dollars (\$1,5	
-	D Madison County under the federal Substance Abuse P	
-	The function $County under the redefails Substance Abuse 1from 3 of Section 9L.1(a) and Section 9L.1(z2)(1) of S.I$	
	2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	2.2021 100, as allocated

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1 2	in Section 9L.1 of S.L. 2022-74, for the 2022-2023 fiscal year for substance use treatment shall remain available for expenditure in the 2023-2024 fiscal year.
3	
4	MATERNAL AND CHILD HEALTH BLOCK GRANT
5	<b>SECTION 9M.1.(cc)</b> If federal funds are received under the Maternal and Child
6	Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42
7	U.S.C. § 710), for the 2023-2024 fiscal year or the 2024-2025 fiscal year, then those funds shall
8	be transferred to the State Board of Education to be administered by the Department of Public
9	Instruction. The Department of Public Instruction shall use the funds to establish an abstinence
10	until marriage education program consistent with G.S. 115C-81.30. The Department of Public
11	Instruction shall carefully and strictly follow federal guidelines in implementing and
12	administering the abstinence education grant funds.
13	<b>SECTION 9M.1.(dd)</b> Of the three million nine hundred fourteen thousand seven
14	dollars (\$3,914,007) provided in this section in the Maternal and Child Health Block Grant for
15	each year of the 2023-2025 fiscal biennium to the Department of Health and Human Services,
16	Division of Public Health, for Women's and Children's Health Services, the sum of three hundred
17	four thousand six hundred fifteen dollars (\$304,615) in nonrecurring funds for each year of the
18	2023-2025 fiscal biennium shall be used for the following initiatives:
19	(1) The sum of seventy-five thousand dollars (\$75,000) for the 2023-2024 fiscal
20	year and the sum of one hundred seventy-five thousand dollars (\$175,000) for
21	the 2024-2025 fiscal year for the Healthy Beginnings Program evaluation.
22	(2) The sum of twenty-five thousand dollars ( $$25,000$ ) for the 2023-2024 fiscal
23	year for the Perinatal Health Equity Collective for training and toolkit
24	development.
25	(3) The sum of one hundred twenty-nine thousand six hundred fifteen dollars $(120, 15)$ for the 2022 2024 for the sum of the last it is in the sum of the
26	(\$129,615) for the 2023-2024 fiscal year for a doula initiative.
27	(4) The sum of seventy-five thousand dollars $(\$75,000)$ for each year of the
28	2023-2025 fiscal biennium for the Adolescent Parenting Program (AP2) pilot
29	program. (5) The same of fifther form the same day in here due d fifther and a line ( $654.615$ ) for the
30	(5) The sum of fifty-four thousand six hundred fifteen dollars ( $$54,615$ ) for the 2024 2025 fixed user for parinetal incorporation supports
31	2024-2025 fiscal year for perinatal incarceration supports.
32	<b>SECTION 9M.1.(ee)</b> The sum of one million five hundred seventy-five thousand
33 34	dollars (\$1,575,000) appropriated in this act in the Maternal and Child Health Block Grant to the
	Department of Health and Human Services, Division of Public Health, for each year of the
35 36	2023-2025 fiscal biennium shall be used for evidence-based programs in counties with the bighest infent mortality rates. The Division shall report on (i) the counties selected to maximum the
30 37	highest infant mortality rates. The Division shall report on (i) the counties selected to receive the allocation, (ii) the specific evidence-based services provided, (iii) the number of women served,
38	and (iv) any impact on the counties' infant mortality rate. The Division shall report its findings
39	to the House of Representatives Appropriations Committee on Health and Human Services, the
40	Senate Appropriations Committee on Health and Human Services, and the Fiscal Research
40 41	Division no later than December 31 of each year.
42	<b>SECTION 9M.1.(ff)</b> The sum of eighty thousand six hundred sixty-nine dollars
43	(\$80,669) allocated in this section in the Maternal and Child Health Block Grant to the
44	Department of Health and Human Services, Division of Public Health, Women and Children's
45	Health Section, for each fiscal year of the 2023-2025 fiscal biennium shall not be used to supplant
46	existing State or federal funds. This allocation shall be used for a Public Health Program
47	Consultant position assigned full-time to manage the North Carolina Perinatal Health Strategic
48	Plan and provide staff support for the stakeholder work group.
49	<b>SECTION 9M.1.(gg)</b> At least ninety percent (90%) of the funds allocated for
50	Mountain Area Pregnancy Services, a nonprofit organization, in the Maternal and Child Health
50	Die de Great fan aante staar of the 2022 2025 faard biener in het het het die die die staardie en die staardie

51 Block Grant for each year of the 2023-2025 fiscal biennium shall be used for direct services.

	General Abbelli	
1 2 3 4 5 6	Department of H to realign approp maintain federal	<b>TION 9M.1.(hh)</b> Notwithstanding any provision of law to the contrary, the lealth and Human Services, Division of Public Health, shall have the authority priated funds between the Maternal and Child Health Block Grant categories to compliance and programmatic alignment without exceeding the total amount the Maternal and Child Health Block Grant.
7 8	PART X. AGRI	CULTURE AND CONSUMER SERVICES
9	LARGE ANIM	AL HEALTH ENHANCEMENT FUND
10		<b>FION 10.1.(a)</b> Funds appropriated in this act to the Department of Agriculture
11		ervices for the enhancement of large animal veterinary services in the State shall
12		e Large Animal Healthcare Enhancement Fund created in Article 88 of Chapter
13	106 of the Generation	al Statutes, as enacted by subsection (b) of this section, for the purposes set forth
14	therein.	
15	SECT	<b>FION 10.1.(b)</b> Chapter 106 of the General Statutes is amended by adding a new
16	Article to read:	
17		" <u>Article 88.</u>
18		"Large Animal Healthcare Enhancement Act.
19	" <u>§ 106-1071.  Ti</u>	
20		shall be known and may be cited as the "Large Animal Healthcare Enhancement
21	<u>Act of 2023."</u>	
22	" <u>§ 106-1072. De</u>	
23		g definitions apply in this Article:
24	<u>(1)</u>	Advisory Committee. – The Large Animal Healthcare Enhancement Advisory
25	$\langle 0 \rangle$	Committee, as established by G.S. 106-1073.
26	<u>(2)</u>	Authority. – The North Carolina Agricultural Finance Authority, as created
27	(2)	by G.S. 122D-4.
28 29	$\frac{(3)}{(4)}$	Board. – The North Carolina Board of Agriculture, as created by G.S. 106-2.
29 30	$\frac{(4)}{(5)}$	<u>Commissioner. – The Commissioner of Agriculture.</u> Department. – The Department of Agriculture and Consumer Services.
30 31	$\frac{(5)}{(6)}$	Designated county. – A county in this State with a population of less than
32	<u>(0)</u>	<u>100,000 people according to the latest decennial census.</u>
33	<u>(7)</u>	Fund. – The Large Animal Healthcare Enhancement Fund, as created by
33 34	<u>(7)</u>	G.S. 106-1074.
35	<u>(8)</u>	Large animal veterinarian. $-$ A person who is actively engaged in and is
36	<u>(0)</u>	licensed to practice veterinary medicine pursuant to Article 11 of Chapter 90
37		of the General Statutes and whose specialties include livestock, poultry, or
38		equine animals.
39	(9)	Large animal veterinary medicine. – The practice of veterinary medicine, as
40	<u></u>	defined in G.S. 90-181, for livestock, poultry, or equine animals.
41	"§ 106-1073. Ad	lvisory Committee.
42		nittee Established. – The Large Animal Healthcare Enhancement Advisory
43	Committee is es	tablished within the North Carolina Agricultural Finance Authority and shall
44	consist of member	ership as follows:
45	<u>(1)</u>	The Commissioner of Agriculture or an employee of the Department
46		designated by the Commissioner, who shall serve as chair.
47	<u>(2)</u>	The State Veterinarian or the State Veterinarian's designee.
48	<u>(3)</u>	A member of the Food Animal Scholars Program steering and mentoring
49		committee.

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(4)	Two practicing large animal veterinarians, to be appointed by the
	Commissioner. The veterinarians shall have different specialties in their
	practice.
<u>(5)</u>	Two representatives of the livestock industry, to be appointed by the
	Commissioner. The representatives shall represent different segments of the
	livestock industry.
<u>(6)</u>	The Executive Director of the Authority or the Executive Director's designee,
	who shall not be a voting member.
The Comm	issioner and the State Veterinarian may each designate one additional at-large
member of the	Advisory Committee.
(b) Terr	ns of Members Members of the Advisory Committee shall serve terms of four
years, beginnin	g effective July 1 of the year of appointment.
<u>(c)</u> <u>Vac</u>	ancies Any appointment to fill a vacancy on the Commission created by the
resignation, dis	missal, death, or disability of a member shall be made by the original appointing
authority and sl	nall be for the balance of the unexpired term.
	noval The appointing authority shall have the power to remove any member of
the Commission	on appointed by that authority from office for misfeasance, malfeasance, or
nonfeasance.	
<u>(e)</u> <u>Rein</u>	nbursement The members of the Commission shall receive per diem and
necessary trave	l and subsistence expenses in accordance with the provisions of G.S. 138-5.
	tings The Advisory Committee shall meet at least once every six months and
may meet more	e often upon the call of the chair. A majority of the members of the Commission
shall constitute	a quorum for the transaction of business.
<u>(g)</u> Ethi	cs Members of the Advisory Committee are public servants as defined by
G.S. 138A-3(70	<u>)).</u>
(h) Staf	f The staff of the Authority shall serve as staff to assist the Advisory Committee
	administrative functions in the discharge of its duties and responsibilities.
" <u>§ 106-1074. I</u>	Large Animal Healthcare Enhancement Fund.
	d Created The Large Animal Healthcare Enhancement Fund is created as a
	thin the Department of Agriculture and Consumer Services. The Fund shall be
	the Authority. The purpose of the fund is to make grants to encourage veterinary
	er and stay in large animal veterinarian practice and to support large animal
	ctices to enable them to better serve their designated counties.
	d Sources. – The Fund shall consist of any money appropriated to it by the General
	any money received from public or private sources. Unexpended, unencumbered
	und from sources other than appropriations from the General Assembly shall not
revert and shall	remain available for expenditure in accordance with this section. The Authority
may use up to	p five percent (5%) of General Fund appropriations in each fiscal year for
administrative s	<u>support.</u>
(c) Gran	nt Eligibility. – A large animal veterinarian who practices or plans to practice in
	signated counties may be eligible for a grant of up to twenty-five thousand dollars
(\$25,000) per f	iscal year. Applicants shall apply in a format to be determined by the Advisory
Commission, b	ut the application shall require the applicant to state the designated counties in
which the large	e animal veterinarian is practicing or plans to practice, the amount of funding
requested, and	the approved use for which the applicant intends to use the funds. When
-	hich applicants shall be awarded grant funds, the Advisory Committee shall
consider all of t	he following criteria:
<u>(1)</u>	The geographic area of the State that an applicant serves or would serve and
	the need for large animal veterinary services in that area of the State.
<u>(2)</u>	The number of designated counties that an applicant serves or would serve.

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1	<u>(3)</u>	The number of different large animal veterinarian spe	cialties in which the
2		applicant practices.	
3	<u>(4)</u>	The percentage of time the applicant devotes to large	<u>ge animal veterinary</u>
4		services.	
5	(5)	Any additional criteria the Advisory Committee determined	nes to be appropriate.
6		of Grant Funds. – The grant recipient may use the funds to s	<b>* * *</b>
7		erinary practice, including any of the following:	<u> </u>
8 9	<u>(1)</u>	The repayment of educational loans related to the 1 degree.	ecipient's veterinary
10	( <b>2</b> )	The purchase of equipment or technology for use in	the reginigent's large
10	<u>(2)</u>	animal veterinary practice.	the recipient's large
11	( <b>2</b> )	Any additional uses the Advisory Committee determine	nas is appropriate to
12	<u>(3)</u>	promote and develop large animal veterinarians to pr	
13 14		counties.	active in designated
14	(e) Limit	ations. – The Advisory Committee shall review applicants	on an annual basis to
15 16		ility under the criteria developed under subsection (c)	
10 17	_	ittee shall also review each recipient of grant funds at the er	
17		se veterinary license expires, is revoked, or is suspended of	
18 19	•	nt is awarded, or who fails to practice large animal veteri	
20	_	ties named in the recipient's application, shall repay the a	-
20 21	the Fund.	nes named in the recipient's application, shan repay the a	
21		rt. – The Agricultural Finance Authority shall report no late	r than October 1 each
22		t Legislative Oversight Committee on Agriculture and Na	
23 24	•	the Fiscal Research Division of the General Asser	
24 25		of this section during the previous fiscal year. The report	
25 26	•	grants from the Fund for the previous fiscal year, the a	
20 27		ecipients used awarded grant funds, and whether any a	
28		paid by recipients."	awarded runds were
29		<b>FION 10.1.(c)</b> The Agricultural Finance Authority, in c	consultation with the
30		ealthcare Enhancement Advisory Committee established	
31		ection (b) of this section, shall adopt temporary rules to in	
32		ticable and shall concurrently begin adopting permanent	
33	temporary rules.		
34	1 V	<b>FION 10.1.(d)</b> This section is effective when it becomes l	aw.
35			
36	NORTH CAR	OLINA AGRICULTURE MANUFACTURING AN	ND PROCESSING
37	INITIATIV		
38		<b>FION 10.2.(a)</b> Findings and Purpose. – The General Ass	sembly finds that the
39		for value-added processing of agricultural commodities r	•
40	1 .	es are produced in the State creates competitive disadvanta	
41		osing increased transportation costs to remote commodity	0
42	• 1	economic barriers to farmers who wish to participate in t	1 0
43		cessed food products. The General Assembly further finds	
44		essing opportunities in the State will create jobs and increa	-
45		te; will benefit agricultural and farming operations in the	
46		sed profit options; and is consistent with promoting agric	
47		e State's economy. The purpose of this section is to create	-
48		establishment of value-adding agricultural manufacturing	
49	_	the State to fill existing gaps in the processing of agricult	
50		and economically competitive array of high value-added	1
51		this State from agricultural products grown or produced in	

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	SECT	<b>FION 10.2.(b)</b> Establishment. – There is created with	thin the Department of
Agri	culture and	d Consumer Services (Department), the North	Carolina Agricultural
Man	ufacturing a	nd Processing Initiative (NCAMPI). Funds allocated to N	NCAMPI by this section
will	be used for t	he following activities:	
	(1)	Up to two hundred thousand dollars (\$200,000) of fu	unds in the first year of
		the program for the Department to assess the State's ag	ricultural economy with
		the assistance of independent industry-recognized	•
		assess opportunities to increase access to value	
		commodities produced in the State and address cate	
		gaps in agricultural manufacturing and processing.	8 8 8 8 F
	(2)	Up to two hundred fifty thousand dollars (\$250,000)	of the funds provided in
	(-)	each year of the program for the Department to market	
		manufacturing and processing facilities to fill identifie	
		facilities by North Carolina farmers based on the a	
		subdivision (1) of this subsection.	ssessment deserred m
	(3)	Remaining NCAMPI funds to provide grants to agri	icultural manufacturing
	$(\mathbf{J})$	facilities for site development, infrastructure co	-
		wastewater, or transportation improvements), but	
		rehabilitation costs, or equipment. New facilities and	
		facilities will be eligible for grants under this subdivisi	1 0
		a grant agreement, the Department must find that the	0
		project to the State outweigh its costs and render the g	grant appropriate for the
	SEC	project.	ation with the nonnafit
		<b>FION 10.2.(c)</b> Administration of Initiative. – In consult	
		which the Department of Commerce contracts pursuant t	
	-	shall develop guidelines related to the administrat	
-		require a finding that a grant under this section is necess	•
		a facility engaged in agricultural manufacturing and pro	
	•	fore the effective date of any guidelines or nontechni	
-		Department shall publish the proposed guidelines on i	-
	-	who have requested notice of proposed guidelines. In a	-
	-	and written comments on the proposed guidelines and	
		omments before finalizing the guidelines. Guidelines address to the requirements of Article 2A of Charter 150B	-
	•	ect to the requirements of Article 2A of Chapter 150B	oi une General Statutes
and		all of the following:	
	(1)	Criteria for evaluating grant applicants, including job	
		of production of the agricultural product the facility w	
		to the proposed location, and reductions in transportat	
		damage rates for agricultural products due to gre	eater proximity to the
		manufacturing or processing facility.	
	(2)	A system for determining grant eligibility, the amo	
		exceed five million dollars (\$5,000,000) per faci	
		cost-share for grant recipients. The Department may	
		development tier of the county of a grant recipient und	ter G.S. 143B-437.08 in
	<b>~</b>	setting cost-share amounts.	
		<b>FION 10.2.(d)</b> Report. – Until all funds allocated by	
	nded the Da	epartment shall annually report no later than October 1	
-		$\mathbf{t}_{\mathbf{r}}$	
duri	ng the prior	fiscal year to the chairs of the Joint Legislative O	-
durii Agri	ng the prior culture and	Natural and Economic Resources and the Fiscal Resear	-
durii Agri	ng the prior culture and	•	-

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(2) A list of award recipients and the amount awarded to each recipient.
(3) Matching funds required.
(4) Activities to ready sites and associated costs.
(5) Any major employers located at an improved or acquired site.
(6) Any unallocated amount for grants remaining in the NCAMPI Fund.
(7) Assessment of additional remaining needs for agricultural manufacturing and
processing facilities in the State.
<b>SECTION 10.2.(e)</b> Funding. – Of the funds appropriated from the interest earned in
the State Fiscal Recovery Reserve to the Department of Agriculture and Consumer Services, the
sum of ten million dollars (\$10,000,000) in nonrecurring funds for the 2023-2024 fiscal year and
the sum of eight million nine hundred thirty-nine thousand two hundred sixty-five dollars
(\$8,939,265) in nonrecurring funds for the 2024-2025 fiscal year shall be used for NCAMPI.
Notwithstanding any provision of G.S. 143C-1-2(b) to the contrary, these funds shall not revert
at the end of the fiscal year in which they are appropriated but shall remain available for the
purposes set forth in this section. The Department may use up to one percent (1%) of the funds
allocated by this section for administrative costs of program administration.
FARMERS APPRECIATION DAY FUNDS
<b>SECTION 10.3.</b> Of the funds appropriated to the Department of Agriculture and
Consumer Services, the sum of one hundred thousand dollars (\$100,000) in nonrecurring funds
for the 2023-2024 fiscal year shall be used as a directed grant for N.C. Grange Mutual Insurance
Company (NC Grange), a nonprofit corporation, to develop a plan to raise awareness of and
promote the first annual North Carolina Farmers Appreciation Day. These funds shall be
disbursed to NC Grange at the discretion of the Department upon the request of NC Grange for
that purpose and shall be subject to Section $5.3(b)(4)$ of this act.
ANIMAL WASTE FERTILIZER CONVERSION COST-SHARE PROGRAM
<b>SECTION 10.4.(a)</b> Funding. – Funds appropriated in this act to provide a directed
grant to the NC Foundation for Soil and Water Conservation, Inc., a nonprofit corporation, shall
be used to establish a cost-share program for statewide deployment of processes and technologies
developed for conversion of animal waste to fertilizer through the Foundation's Innovative
Livestock Waste Management programs.
SECTION 10.4.(b) Program. – The program shall provide cost-share grants for
eligible projects with grant funding limited to one grant for eligible projects associated with any
particular liquid animal waste management system. Application processes and criteria for the
award of grants shall be determined by the Foundation.
<b>SECTION 10.4.(c)</b> Cost-Share. – Persons receiving grants under this section shall
provide a match in cash or in-kind equivalents equal to one dollar (\$1.00) for every one dollar
(\$1.00) distributed to them from the program.
SECTION 10.4.(d) Report. – The Foundation shall report no later than October 1 of
each year regarding activities funded by this section during the previous fiscal year. The report
shall include a list of projects funded, scope and location of each project, and the total quantity
of liquid animal waste management system residual sludges converted to fertilizer or other soil additives during that year. The Foundation shall provide a final report no later than October 1
additives during that year. The Foundation shall provide a final report no later than October 1, 2028, providing the data required by this section for the entire five years of the program.
2028, providing the data required by this section for the entire five years of the program.
<ul> <li>SECTION 10.4.(e) Definitions. – The following definitions apply in this section:</li> <li>(1) Eligible entity. – Any person who owns or operates an anaerobic lagoon or</li> </ul>
other liquid animal waste management system treating animal waste from a
livestock operation that generates sludge suitable for conversion into fertilizer
products.
products.

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1 2 3 4		(2)	Eligible project. – Costs associated with the site e acquisition, or installation of sludge collection and needed for production of fertilizers and other soil addit State and federal requirements for use in agricultural of the state of the	processing equipment ives meeting applicable
5 6		(3)	Foundation. – The NC Foundation for Soil and Wate nonprofit corporation.	er Conservation, Inc., a
7		(4)	Livestock. – Cattle, sheep, swine, goats, farmed cervie	ds. or bison.
8		(5)	Person. – Any individual, trust, estate, partnership	
9 10		(6)	company, limited liability company, corporation, or o Program. – The Animal Waste Fertilizer Conversion	
11			created by this section.	0
12		SECT	<b>TION 10.4.(f)</b> Reversion. – Funds allocated in this section	on that are not expended
13	or encumb	pered b	y June 30, 2028, shall revert to the General Fund.	
14		SECT	FION 10.4.(g) Administrative Expenses. – The Found	lation may retain up to
15	four perce	ent (4%	) of the funds allocated by this section for its expens	es in administering the
16	program.			
17				
18	TOBACO		RM LIFE MUSEUM	
19	<b>—</b> 1 — 1		<b>TION 10.5.(a)</b> The Tobacco Trust Fund Commission	
20			ife Museum, Inc., the ownership and administration of	the Tobacco Farm Life
21	Museum 1		ston County.	Comment Frond to the
22 23	Donortmoo		<b>FION 10.5.(b)</b> Of the funds appropriated from the	
23 24	-		griculture and Consumer Services for the Tobacco Trust dred seventy-five thousand dollars (\$375,000) in the 20	
24 25			ty thousand dollars ( $$350,000$ ) in the 2024-2025 fiscal y	•
25 26			istration, and new positions to staff the Tobacco Farm L	
27	operation,		<b>(ION 10.5.(c)</b> G.S. 143-719 is amended by adding a ne	
28	" <u>(d)</u>		co Farm Life Museum Fund. – The Tobacco Far	
29			is created as a special, interest-bearing revenue fund w	
30	Fund.	·	* *	
31		<u>(1)</u>	Sources of Funding Notwithstanding Chapter 146	of the General Statutes,
32			the Fund consists of (i) all revenue derived from de	onations, gifts, devises,
33			grants, admissions, and fees collected by or for the	
34			Farm Life Museum Fund, (ii) the net proceeds derive	
35			property pursuant to G.S. 146-30(d)(15), and (iii) inter	
36			credited by the State Treasurer pursuant to G.S. 147-6	
37		<u>(2)</u>	<u>Uses. – The Fund shall be treated as a special trust fu</u>	
38			pay costs associated with the operation, interp	
39 40		(2)	expansion, preservation, and maintenance of the Tobac Reports. – The chair of the Commission shall include i	
40 41		<u>(3)</u>	G.S. 143-722 a report on the Museum Fund that in	· · ·
42			amounts of all funds credited to the Fund and the pur	
42 43			expenditures from the Fund during the prior fiscal year	-
44		SECT	<b>FION 10.5.(d)</b> G.S. 146-30 reads as rewritten:	<u></u>
45	<b>"§ 146-30</b>		ication of net proceeds.	
		-r r'	r r	
46	-		ithstanding any other provision of this Subchapter, th	a following exceptions
46 47	(d)	Notw	instanding any other provision of this Subenapter, th	e ionowing exceptions
	(d) apply:	Notw	unstanding any other provision of this Subenapter, th	e following exceptions
47	· ,	Notw:	unstanding any other provision of this Subenapter, th	e tonowing exceptions
47 48	· ,	Notw:  (15)	The net proceeds derived from the sale of real prop	

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		Fund Commission shall be deposit	ed in the Tobacco Farm Life Museum Fund,			
		created in G.S. 143-719, and shall	be used in accordance with that section."			
		SECTION 10.5.(e) This section becom	es effective only when the Tobacco Farm			
Li	fe Muse	um transfers and conveys all of its asse	ts to the State. The Tobacco Trust Fund			
			hen the transfer is complete. This section			
	expires July 1, 2028.					
PA	ART XI.	COMMERCE				
		NITY DEVELOPMENT BLOCK GRAD				
			e funds appropriated in this act for federa			
			e for the fiscal years ending June 30, 2024			
	d June 3	0, 2025, according to the following schedu	ile:			
	OMMUN	NITY DEVELOPMENT BLOCK GRAI	NT			
	1.	State Administration	\$1,560,286			
	2.	Neighborhood Revitalization	7,521,789			
	2		10,400,607			
	3.	Economic Development	13,482,687			
	4		10.004.005			
	4.	Infrastructure	18,994,905			
	5		4 7 48 7 26			
	5.	Rural Community Development	4,748,726			
т	OTAL C	COMMUNITY DEVELOPMENT				
		GRANT – 2024 Program Year	\$46,308,393			
B		2025 Program Year	\$46,308,393.			
		2020 Hogram Fear	\$ <b>+0;500;575</b>			
		<b>SECTION 11.1.(b)</b> Availability Reduction	on. – If federal funds are reduced below the			
an		pecified in this section after the effective d				
	-		same percentage as the reduction in federal			
	nds.		1 0			
		<b>SECTION 11.1.(c)</b> Availability Increase	e. – Any block grant funds appropriated by			
th		ess of the United States in addition to the				
ex	pended a	as follows: each program category under t	the Community Development Block Gran			
sh	all be inc	creased by the same percentage as the increased	ease in federal funds.			
		SECTION 11.1.(d) Reallocation. – The I	Department of Commerce shall consult with			
th	the Joint Legislative Commission on Governmental Operations prior to reallocating Community					
De	Development Block Grant Funds. Notwithstanding the provisions of this subsection, whenever					
th	the Director of the Budget finds either of the following conditions exist:					
			se of an emergency that poses an imminen			
			afety, then the Director of the Budget may			
			nout consulting the Commission. The			
		-	port to the Commission on the reallocation			
		•	uthorized and shall identify in the report th			
		emergency, the type of action take	n, and how it was related to the emergency			
		(2) If the State will lose federal block	k grant funds or receive less federal bloch			
		(2) If the State will lose federal block grant funds in the next fiscal year	k grant funds or receive less federal bloch ar unless a reallocation is made, then the rovide a written report to the Commission			

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1 2		on the proposed reallocation and shall identify the reas action will result in the loss of federal funds. If the Com	mission does not hear					
3	the issue within 30 days of receipt of the report, the Department may take the							
4	action without consulting the Commission.							
5		<b>TION 11.1.(e)</b> Report. – By September 1, 2023, and September 1, 202						
6	-	Commerce shall report to the chairs of the House	-					
7		Committee on Agriculture and Natural and Economic Re						
8		ropriations Committee on Agriculture, Natural, and Eco						
9		bint Legislative Economic Development and Global E	66 6					
10		the Fiscal Research Division on the use of Community	· · ·					
11		propriated in the prior fiscal year. The report shall include	-					
12	(1)	A discussion of each of the categories of funding, inc	luding information on					
13		the statewide need in each category.						
14	(2)	Information on the number of applications that were rec	eived in each category					
15		and the total dollar amount requested in each category.						
16	(3)	A list of grantees, including the grantee's name, county,						
17		the grant was funded, the amount awarded, and a narra	tive description of the					
18		project.						
19		<b>TION 11.1.(f)</b> Neighborhood Revitalization. – Fu						
20		Revitalization Category in subsection (a) of this section sh						
21		gible activities listed in this subsection. The funds availabl	-					
22		e used for all of the following, subject to the national of						
23		d under guidance issued by the United States Department	of Housing and Urban					
24	Development (H	,						
25	(1)	Essential repairs to prevent abandonment and deterior	oration of housing in					
26		low- and moderate-income neighborhoods.						
27	(2)	Demolition and rehabilitation of buildings and improve						
28	(3)	Public improvements, including parks, streets, sidewalk	s, and water and sewer					
29		lines.						
30		TION 11.1.(g) Economic Development. – Funds alloc						
31	1	ategory in subsection (a) of this section shall be made a	e					
32	0	s listed in this subsection. The funds available for grants up	<b>.</b>					
33		f the following, subject to the national objectives and elig	ible activities allowed					
34	under guidance	•						
35	(1)	Acquisition of real property.						
36	(2)	Demolition and rehabilitation of buildings and improve	ements.					
37	(3)	Removal of material and architectural barriers.						
38	(4)	Public improvements, including parks, streets, sidewalk	s, and water and sewer					
39 40	(5)	lines.	a far acretica and					
40	(5)	Loans and grants to public or private nonprofit entitie	s for construction and					
41	$(\mathbf{c})$	rehabilitation activities.						
42	(6)	Assistance to private, for-profit entities for economic d	-					
43	(7)	Technical assistance to public or nonprofit entitie	es for neignbornood					
44 45	( <b>0</b> )	revitalization or economic development activities.	facilitata aconomia					
45	(8)	Assistance to for-profit and nonprofit entities to	facilitate economic					
46 47	SEC	development activities. TION 11 1 (b) Infrastructure For purposes of this sec	tion aligible activities					
47 48		<b>TION 11.1.(h)</b> Infrastructure. – For purposes of this sector relation (a) of this section shall be	-					
48 49		ructure Category in subsection (a) of this section shall be Administered Community Development Block Grant of						
49 50		Notwithstanding the provisions of subsection (d) of this se						
50	minastructure.	recurrentiationing the provisions of subsection (u) of this s	anotated					

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

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(3)	<ul> <li>All deobligated funds allocated to the Department of and any surplus federal administrative funds, as pro(1) of this subsection, may be used by the Department a. To issue grants in the CDBG Infrastructure C</li> <li>b. For any other purpose consistent with the Dep of the CDBG program if an equal amount of available.</li> </ul>	ovided for in subdivision at for all of the following: Category. Dartment's administration
<b>COMMERCE</b>	NONPROFITS/REPORTING REQUIREMENTS	
	<b>FION 11.2.(a)</b> The entities listed in subsection (b) of	this section shall do the
	ch year that State funds are expended:	
(1)	By September 1 of each year, and more frequently a chairs of the Joint Legislative Oversight Commit Natural and Economic Resources; the chairs of the H Appropriations Committee on Agriculture and Resources; the chairs of the Senate Appropriations Co Natural, and Economic Resources; and the Fiscal Re	ttee on Agriculture and House of Representatives Natural and Economic committee on Agriculture,
	State fiscal year program activities, objectives, and ac State fiscal year itemized expenditures and fund so used to provide matching funds for competitive government or a nongovernmental entity, the report	urces. If State funds are grants from the federal
(2)	description of the grants that are awarded. Provide to the chairs of the Joint Legislative O Agriculture and Natural and Economic Resources; the Representatives Appropriations Committee on Agri Economic Resources; the chairs of the Senate Appro- Agriculture, Natural, and Economic Resources; a Division a copy of the entity's annual audited finan	ne chairs of the House of iculture and Natural and opriations Committee on nd the Fiscal Research
	days of issuance of the statement.	
	<b>FION 11.2.(b)</b> The following entities shall comply	with the requirements of
subsection (a) of		
(1) (2)	North Carolina Biotechnology Center. High Point Market Authority.	
(2)	RTI International.	
	TTT International.	
NC BIOTECHN	NOLOGY CENTER	
SEC	<b>FION 11.3.(a)</b> Except for the funds appropriated i	n subsection (b) of this
section, funds ap	ppropriated in this act to the Department of Commerc	e for the North Carolina
	enter (Center) for each fiscal year in the 2023-2025 bie	ennium shall be allocated
-	purposes in the following proportions:	
(1)	Twenty-one percent (21%) for job creation, inc AgBiotech Initiative, economic and industrial de activities.	
(2)	Sixty-five percent (65%) for science and comm science and technology development, Centers of I	nnovation, business and
(2)	technology development, education and training, and Equation $(140)$ for Contor operations in	
(3)	Fourteen percent (14%) for Center operations, in professional and technical assistance and	
	communications, human resource management,	0 1

1 **SECTION 11.3.(b)** Of the funds appropriated in this act to the Department of 2 Commerce for the Center, five hundred thousand dollars (\$500,000) of recurring funds in each 3 fiscal year of the biennium shall be used to support funding for early stage loans to North Carolina 4 agricultural technology companies. 5 **SECTION 11.3.(c)** The Center shall not use any of the recurring funds allocated in 6 subsection (b) of this section for administrative costs and shall report on the expenditure of those 7 funds each year pursuant to Section 11.2 of this act. 8 **SECTION 11.3.(d)** The Center shall prioritize funding and distribution of loans over 9 funding and distribution of grants. 10 SECTION 11.3.(e) Up to ten percent (10%) of the sum of each of the allocations in 11 subsection (a) of this section may be reallocated to subdivision (a)(1) or subdivision (a)(2) of this 12 section if, in the judgment of Center management, the reallocation will advance the mission of 13 the Center. 14 15 NC BIOTECHNOLOGY CENTER PROFIT SHARING MODIFICATION The Attorney General's Office and the North Carolina 16 SECTION 11.4. 17 Biotechnology Center (the Center) shall renegotiate the memorandum of understanding entered into pursuant to Section 20.8 of S.L. 2001-424, and its amendments, to provide that the Center is 18 19 required to pay the State fifty percent (50%) of only those net profits that exceed one million 20 dollars (\$1,000,000). 21 22 MODIFICATION FOR GOLDEN LEAF 23 SECTION 11.5. G.S. 143-712 reads as rewritten: 24 "§ 143-712. Articles of incorporation; reporting. 25 The Attorney General shall draft articles of incorporation for the Golden LEAF Foundation 26 to enable the Golden LEAF Foundation to carry out its mission as set out in the Consent Decree. 27 The articles of incorporation shall provide for the following: 28 (1)Consultation; reporting. The Golden LEAF Foundation shall consult with 29 the Joint Legislative Commission on Governmental Operations prior to the 30 board of directors (i) adopting bylaws and (ii) adopting the annual operating 31 budget.-Reporting. - The Golden LEAF Foundation shall also-report on its 32 programs and activities to the Joint Legislative Oversight Committee on 33 Agriculture and Natural and Economic Resources, and the Joint Legislative 34 Economic Development and Global Engagement Oversight Committee on or 35 before September 15 of each fiscal year and more frequently as requested by 36 any of these entities. The report shall include all of the following information: 37 a. Grants made in the prior fiscal year, including the amount, term, and 38 purpose of the grant. 39 Outcome data collected by the Golden LEAF Foundation, including b. 40 the number of jobs created. Cumulative grant data by program and by county. 41 c. 42 Unaudited actual administrative expenses and grants made in the prior d. 43 fiscal year. 44 Current fiscal year budget, planned activities, and goals for the current e. 45 fiscal year. 46 The Golden LEAF Foundation shall also provide to the Joint Legislative 47 Oversight Committee on Agriculture and Natural and Economic Resources 48 and the Joint Legislative Economic Development and Global Engagement 49 Oversight Committee an itemized report of its administrative expenses for the 50 previous fiscal year by September 15 of each year, a copy of its annual audited financial statement for the previous fiscal year within 30 days of having 51

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1			received an audit report from an independent auditor, and a	copy of its annual
2			federal income tax return for the previous fiscal year within	
3		<u>(1a)</u>	Amendment of articles of incorporation The Golden LEA	
4			periodically amend its articles of incorporation to maintai	-
5			the provisions of this Article and any other act of the C	•
6			Subject to the conditions set forth in G.S. 55A-10-02, 55A	
7			and Article XIV of the Articles of Incorporation, th	
8			Foundation shall consult with the Joint Legislative	
9			Governmental Operations prior to submitting articles of a	amendment to the
10 11			Secretary of State.	
11		"		
12	NASCA		STAR RACE FUNDING CLARIFICATION	
13 14	NASCAL		<b>FION 11.8.(a)</b> Funds appropriated in this act from the interest	in the State Fiscal
15	Recovery		to the Department of Commerce for the NASCAR All-Star	
16			edway, LLC, may be used for repairs, renovations, a	
17		-	the speedway if the Department enters into an agreement with	-
18	-		23 NASCAR All-Star Race and (ii) one additional NASCAR	0 1
19			the end of the 2028 race season. These funds may be used by	
20			tures made prior to the effective date of this act.	0 1
21		SEC	<b>FION 11.8.(b)</b> If the grant recipient receives funds pursuan	t to subsection (a)
22	of this se	ection b	ut does not host (i) the 2023 NASCAR All-Star Race and	(ii) one additional
23	NASCAI	R Series	race at the speedway before the end of the 2028 race season,	the grant recipient
24	must forf	feit the g	grant awarded under this section and is liable for the amounts	received.
25				
26	NCINN			
27	A .º 1 .		<b>FION 11.9.</b> Chapter 143 of the General Statutes is amended	by adding a new
28 29	Article to	o read:	"Article 76B.	
29 30			"NCInnovation.	
31	"8 1 <b>43</b> -7'	28 NC	Innovation.	
32	<u>s 140 / /</u> (a)		ngs. – The General Assembly of North Carolina finds the foll	owing:
33	<u></u>	(1)	North Carolina is competing with other states for the ability	
34		<u></u>	innovations resulting from in-State, world-class education	
35			entities.	
36		<u>(2)</u>	The State has opportunities for greater job growth and eco	onomic prosperity,
37			particularly in rural areas, by fully optimizing the com	mercialization of
38			innovations sourced to this State.	
39		<u>(3)</u>	These opportunities include the creation of new jobs and con	
40			university-based research and other in-State research resulti	ng in products that
41			have commercial potential.	
42		<u>(4)</u>	Other states have successfully used a public-private par	
43			create jobs from innovation efforts, to accelerate commen	
44			from innovation efforts, especially from public universities,	and to support the
45		( = )	commercial growth and scale of emerging technologies.	
46		<u>(5)</u>	North Carolina will benefit from similar effort	
47 48			commercialization of theoretical and applied science and inv from the afforts and activities of its advectional facilities	
48 49			from the efforts and activities of its educational facilities research entities.	and other resident
49 50	(b)	Purp	<u>bse. – The purpose of this section is to establish a framework</u>	whereby the State
50 51			ds to NCInnovation, which shall hold the funds for the bend	
51	may prov	Tue Tull	as to rectimovation, which shall note the fulles for the belle	

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1	develop a netwo	rk of re	gional innovation hubs, to incentivize applied resea	arch opportunities, and	
2	to support the co	ommerc	ial growth and scale of emerging technologies to	promote the welfare of	
3	the people of the	the people of the State and to maximize the economic growth in the State through expansion of			
4	both (i) the Stat	e's high	n technology research and development capabilit	ies and (ii) the State's	
5			ovation and commercialization.		
6			- NCInnovation is approved to receive funds f	from the State for the	
7			ms and conditions set forth in this Article.		
8			ts In order to receive and retain the endowmer	nt, all of the following	
9	requirements mu				
10	<u>(1)</u>		novation shall adhere to the following governance	e provisions related to	
11			overning board:		
12		<u>a.</u>	The board shall be composed of 13 voting men		
13			members appointed by the General Assembly	1	
14			of the Speaker of the House of Representation		
15			appointed by the General Assembly upon re		
16			President Pro Tempore of the Senate, and th		
17			elected as provided in the bylaws of NCInnovati		
18			hold staggered four-year terms and shall elect		
19 20			among their number. Appointing and electing a		
20 21			that appointed and elected members have experience on a provide the following areas: research	-	
21			one or more of the following areas: research, commercialization, entrepreneurial business de		
22			formation.	velopment, and capital	
23 24		<u>b.</u>	NCInnovation shall comply with the limitation	s on lobbying set forth	
25		<u>U.</u>	in section 501(c)(3) of the Internal Revenue Co		
26		C	No State employee or elected official may serve		
20 27		<u>e.</u> d.	The board shall meet at least quarterly at the ca		
28		<u>c.</u> <u>d.</u> <u>e.</u>	The amount of State funds that may be used for		
29		<u></u>	any one officer or employee of NCInnovation	•	
30			greater of (i) one hundred forty thousand dolla		
31			amount most recently set by the General As		
32			Operations Appropriations Act, or (iii) a sa	-	
33			amounts provided in this sub-subdivision, prov	vided that the salary is	
34			supported by documentation of comparable s	alaries in comparable	
35			operations, the salary is approved by the board.	, the salary is included	
36			in the report required to be filed pursuant to this	section, and the excess	
37			is paid out of private funds of NCInnovation		
38			exhausted prior to paying out of other funds,	-	
39			Members of the board may not be compensated	•	
40			may, in the sole discretion of the board, be rein	•	
41			reasonable expenses incurred in attending meeti	• •	
42			committee thereof or otherwise in carrying	out the purposes and	
43		NG	requirements of this Article.		
44	<u>(2)</u>	-	novation shall amend its articles of inco	-	
45			novation to carry out the purposes and requirement	•	
46 47			es of incorporation, as amended, shall provide for		
47 48		<u>a.</u>	<u>Consultation; reporting. – NCInnovation shall</u>		
48 49			Legislative Commission on Governmental O	<b>-</b>	
49 50			board of directors adopting any amendn NCInnovation shall also report on its program	•	
50 51			Joint Legislative Commission on Government		
51			Joint Legislauve Commission on Government	ai Operations and the	

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	Fiscal Research Division on or before September 15 of each fiscal	year
	and more frequently as requested by any of these entities. The re-	eport
	shall include all of the following information:	-
	1. Every investment, equity stake acquired, or other fun	ding
	award of any kind made in furtherance of the purpose	-
	NCInnovation in the prior fiscal year. This information	
	include, at a minimum, the amount, term, and purpose of	
	award.	
	2. Outcome data collected by NCInnovation, including	the
	number of jobs created.	
	3. Cumulative investment, equity stake information, and o	other
	funding award data by program and by county.	
	4. An unaudited report, itemized by category, of its overhead	d and
	administrative costs for the previous fiscal year.	
	5. Current fiscal year budget, planned activities, and goals fo	or the
	current fiscal year.	
	6. Developed performance metrics of entities in w	hich
	NCInnovation has taken an equity stake or to w	
	NCInnovation has made a funding award or other investion	
	including any returns on investment.	
	7. A detailed explanation of how annual salaries are determined	ined,
	including base pay schedules and any additional sa	
	amounts or bonuses that may be earned as a result of	
	performance. The explanation shall include the means use	
	NCInnovation to foster employee efforts in rural	-
	low-income areas in the State.	
	NCInnovation shall also provide to the Joint Legislative Commis	ssion
	on Governmental Operations and the Fiscal Research Division a	copy
	of its annual audited financial statement for the previous fiscal	
	within 30 days of having received an audit report from an indepen	<u>ident</u>
	auditor and a copy of its annual federal income tax return for	r the
	previous fiscal year within 30 days of filing. In addition, the S	
	Auditor may perform audits of NCInnovation pursuant to Article	e 5A
	of Chapter 147 of the General Statutes to ensure that funds are b	being
	managed in accordance with the provisions of this Article.	
<u>b.</u>	Disposal of State funds NCInnovation shall not dispose of S	<u>State</u>
	funds pursuant to G.S. 55A-12-02 without the approval of the Gen	neral
	Assembly.	
<u>C.</u>	Charter repeal. – The charter of NCInnovation may be repealed at	t any
	time by the General Assembly pursuant to Section 1 of Article VI	III of
	the North Carolina Constitution. NCInnovation shall not amen	d its
	articles of incorporation without the approval of the Gen	neral
	Assembly.	
<u>d.</u>	Dissolution NCInnovation may be dissolved pursuant to Cha	apter
	55A of the General Statutes or by the General Assembly. U	Jpon
	dissolution, all (i) remaining, unencumbered State funds together	with
	simple interest of one and one-half percent (1.5%) per annum or	n the
	beginning balance of State funds, such simple interest to stop accr	uing
	after 10 years, and (ii) unencumbered assets acquired with State f	unds
	and then owned by NCInnovation shall be transferred to the Ger	neral
	Fund.	

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(3)	NCI	nnovation performs its duties for the benefit of the State. NCInnovation	on
		, at a minimum, perform the duties listed in this subdivision. Where the	
		es involve the distribution of State funds, NCInnovation may consult wi	
		North Carolina Collaboratory (Collaboratory), established und	
		116-255, for purposes of making determinations regarding terms ar	
	-	unts of distributions and shall use the Collaboratory to manage the	
		ibutions.	<u>.ic</u>
		Assist in targeting applied scientific research and developme	nt
	<u>a.</u>	conducted by colleges and universities and community colleges in the	
		State. NCInnovation may enter into contracts with the Board Governors of The University of North Carolina and the State Board	
		<u>Community Colleges for purposes of assigning intellectual proper</u>	
		and resources to assist in development and activities or to facilita	-
		faculty and staff assisting NCInnovation, as needed.	le
	h	Assist in commercializing results and products stemming from the	ha
	<u>b.</u>	efforts listed in sub-subdivision a. of this subdivision.	le
	0	Foster the creation of, and sustainment of, businesses throughout a	-11
	<u>c.</u>		he
		- • •	nis
		subdivision.	115
	<u>d.</u>	Otherwise (i) identify other products of research and developme	nt
	<u>u.</u>	with significant commercial potential outside of this State that a	
		underutilized or underfunded and to recruit the entities responsible for	
		such products to this State and (ii) assist early-stage and start-u	
		businesses in the State with innovations with commercial potenti	
		when those businesses are not affiliated with State education	
		institutions.	<u>u1</u>
	<u>e.</u>	Build long-term entrepreneurial capacity and facilitate the increase	of
	<u></u>	venture capital funding availability in the State.	<u> </u>
	<u>f.</u>	Facilitate the creation of pathways to follow-on financing in the Stat	te.
	<u>g</u> .	Engage in other activities primarily intended to otherwise provide	
	<u>a</u> _	resources and funding to create and operate regional networks, suppo	
		university-funded research and applications, fund cooperative away	
		agreements, increase capital for accelerating commercialize	
		innovation, and support the growth of business operations resultir	ng
		from these efforts.	
	<u>h.</u>	Protect the use of State funds by requiring that, at a minimum, the	he
		recipient continues activity in this State at a level sufficient and for	
		time period, not less than five years, to ensure that the benefit to the	
		State outweighs the cost of support. In addition, NCInnovation sha	
		as a condition of distributing State funds, require the recipient to (	
		have its headquarters and principal place of business in the State ar	
		(ii) be incorporated in this State.	
<u>(4)</u>	NCI	nnovation shall contract with an independent investment manager	to
		lle activities related to managing State funds. The contract shall establish	
		investment manager's compensation, including any management fe	
		th may not exceed a commercially reasonable amount. The investme	
		ager shall disclose to NCInnovation any interest that it or an owne	
		kholder, partner, officer, director, member, employee, or agent of the	
		stment manager has in a recipient of State funds or other support fro	
		nnovation to the extent the investment manager is aware of suc	

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		recipients. NCInnovation may draw from, distri	bute, and otherwise expend
		State funds, including, without limitation, to make	-
		with this Article, and such activities are subject to	
		of this Article. The activities and investments of	
		not subject to the reporting requirements of this A	
(	(5)	NCInnovation shall have received from fundraising	
<u>×</u>	<u>- /</u>	than the endowment or other funds from the State	
		least twenty-five million dollars (\$25,000,000) in	
		its operations. The minimum commitment	
		subdivision must be received within five ye	<b>. .</b> .
		endowment.	<u> </u>
(	6)	NCInnovation shall adopt and provide to the Joint	Legislative Commission on
<u> </u>	<u>/</u>	Governmental Operations a resolution or policy re	-
		to guide actions by the governing board members	
		NCInnovation in the performance of their duties	± •
		from benefiting from or holding an equity position	· ·
		licensing, or business entity supported or func	
		conflict of interest policy shall contain, at a mining	
		of NCInnovation may take any official action	· · ·
		official position to profit in any manner the subject	v 1
		immediate family, a business with which the su	
		person's immediate family has a business associat	
		person or the subject person's immediate fami	
		person, or the subject person's immediate famil	•
		relationship. No subject person shall attempt to pr	
		lead if the profit is greater than that which would	be realized by other persons
		living in the area where the project lead is loca	tted. If the profit under this
		subdivision would be greater for the subject personal	on than other persons living
		in the area where the project lead is located, not o	only shall the subject person
		abstain from voting on that issue, but, once the co	
		the subject person shall not discuss the project	lead with any other subject
		person except to state that a conflict of interest ex	
		a subject person is presumed to profit if the prof	
		subject person, the subject person's immediate fa	mily, a business with which
		the subject person or the subject person's imme	•
		association, or a client of the subject person or the	• •
		family with whom the subject person, or the subject	-
		has an existing business relationship with a comp	
		proposed project lead. No subject person, in cont	±
		by the subject person, or in reliance on informati	
		the subject person in the subject person's officia	1 <b>1</b>
		been made public, shall (i) acquire a pecuniar	
		transaction, or enterprise or gain any pecuniary b	•
		by such information or official action or (ii) into	•
		any of the above acts. As used in this subdivision	
		a. <u>Board. – The governing board of NCInno</u>	
		b. Board member. – A member of the board.	
		<u>c.</u> <u>Business association. – A director, emplo</u>	
		business entity, or owner of more than te	en percent (10%) interest in
		any business entity.	
		<u>d.</u> <u>Immediate family. – Spouse, children, par</u>	rents, brothers, and sisters.

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1		e. Official action. – Actions taken in connection with	the subject person's
2		duties, including, but not limited to, voting on	
3		board, discussing investment matters with other s	
4		effort to further the matter after the conflict o	v 1
5		discovered, or taking actions in the course and sco	
6		a subject person and actions leading to or resulting	* *
7		<u>f.</u> <u>Profit. – Receive monetary or economic gain or b</u>	
8		increase in value whether or not recognized by sal	
9 10		<u>g.</u> <u>Subject person. – A board member, officer</u> NCInnovation.	
10	(7)	NCInnovation adopts and publishes a resolution or polic	v regarding gifts to
12	<u>(7)</u>	guide actions by the governing board members, officers	
13		NCInnovation in the performance of their duties. The gif	<b>1 1</b>
14		this subdivision shall, at a minimum, prohibit an employee	
15		of the board of NCInnovation from knowingly accepting	
16		whom the employee, officer, or member of the board know	•
17		know (i) is seeking to do business of any kind in the State	
18		interests that may be substantially and materially affe	
19		distinguishable from the public generally, by the	e performance or
20		nonperformance of official duties of the employee, office	er, or member of the
21		board. This prohibition shall not apply to either of the fol	lowing:
22		<u>a.</u> <u>Gifts given to the employee, officer, or member of</u>	the board where the
23		gift is food or beverages, transportation, lodging	
24		related expenses associated with responsibili	
25		employee, officer, or member of the board	-
26		conducting on behalf of NCInnovation, provide	
27		officer, or member of the board did not solicit t	
28		accept the gift in exchange for the performance or	
29 20		corporate duties and (ii) the employee, officer, or r	
30 21		reports electronically to the corporation within 3 the gift including a description and value of the g	
31 32		the gift, including a description and value of the g of how the gift contributed to responsibilities or	
33		NCInnovation.	duties on benan of
34		b. <u>Gifts of personal property valued at less than c</u>	one hundred dollars
35		(\$100.00) given to the employee, officer, or men	
36		the commission of corporate duties if the gift is given	
37		in another country as part of an overseas trade mi	
38		and receiving of such personal gifts is considered a	
39		in the other country.	
40	<u>(8)</u>	NCInnovation shall maintain separate accounting recor	ds for and separate
41		accounts for State funds and private funds and shall no	-
42		funds and private funds. NCInnovation shall maintain re-	ecords and accounts
43		according to generally accepted accounting principles.	
44	<u>(9)</u>	NCInnovation shall limit the use of State funds for the s	everance pay of the
45		chief executive officer and other officers of the nonprof	it corporation to no
46		more than the salary limitation contained in subdivision (1	
47	<u>(10)</u>	NCInnovation complies with the following with respect t	
48		a. <u>Returns, rights, and earnings of any kind received</u>	_
49		from investment or use of the endowment shall b	e used for the same
50		purposes for which the endowment may be used.	
51		b. Funds shall not be used to hire a lobbyist.	

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1		c. No more than one percent (1%) of State funds	may be used for
2		overhead and administrative costs. NCInnovation s	-
3		use of private funds for overhead and administrative	costs to the extent
4	(1.1)	practicable.	
5	<u>(11)</u>	An officer, employee, or member of a governing board of	
6 7		not a State employee, is not covered by Chapter 126 of the	
8		and is not entitled to State-funded employee benefits, inclu in the Teachers' and State Employees' Retirement System and	
8 9		Plan for Teachers and State Employees.	iu lie State Health
10	(e) Public	<u>c Records; Open Meetings. – NCInnovation is not subject to the su</u>	he Open Meetings
11		in Article 33C of Chapter 143 of the General Statutes and the	
12		n Chapter 132 of the General Statutes.	
13	•	itions. – The following definitions apply in this Article:	
14	(1)	Endowment Funds provided to NCInnovation by the St	tate upon meeting
15		the requirements set forth in this section.	
16	<u>(2)</u>	NCInnovation NCInnovation, Inc., a North Carolina non	
17		under section 501(c)(3) of the Internal Revenue Code, p	
18		headquarters and principal place of business in the Sta	
19		requirements of this section necessary to receive and retain	
20 21	<u>(3)</u>	State funds. – The endowment and future funds received from	om the State."
21	EDDNC MADE	ETING FUNDING EXTENSION	
22		<b>FION 11.10.</b> Section 11.4(b) of S.L. 2022-74 reads as rewrite	ten·
23		<b>11.4.(b)</b> There is appropriated from the Economic Dev	
25		ned in Section 2.2 of S.L. 2021-180 to the Department of C	
26		ation with which the Department contracts pursuant to G.S. 14	
27		ion dollars (\$60,000,000) to be used for the following purpose	
28	amounts:		
29	(1)	Thirty million dollars (\$30,000,000) for travel and tourism	n marketing of the
30		State.	
31	(2)	Thirty million dollars (\$30,000,000) for business marketing	
32		allocated in subdivisions $(1)$ and $(2)$ of this subsection, the non	
33 34		e than twenty million dollars (\$20,000,000) for each purpose	•
34 35		er of the funds allocated by this section by December 31, 202 rporation may use up to three percent (3%) of the total fund	
36	section for admir		is anocated in this
37	section for definit		
38	MODIFICATIO	ONS TO MEGASITES PROGRAM	
39	SECT	<b>FION 11.11.(a)</b> Of the funds appropriated in this act to the	he Department of
40	Commerce for	the 2023-2024 fiscal year, the nonrecurring sum of ter	n million dollars
41		all be allocated to the North Carolina Megasite Fund estab	
42		2022-74 to be used to support local governments or a pa	-
43	-	conducting due diligence as described in subdivision (4a) of S	ection 11.11(a) of
44		amended by subsection (b) of this section.	•
45		<b>FION 11.11.(b)</b> Section 11.11 of S.L. 2022-74 reads as rewrited as rewrited as the section of t	itten:
46 47		<b>READINESS PROGRAM</b>	nental interacts of
47 48		<b>11.11.(a)</b> Purpose. – It is in the best economic and development of megasites to ensure the State's ongoin	
40 49	11	acturing opportunities, including including, but not limited	• •
<del>5</del> 0	5	n energy, food processing, <u>semiconductor</u> , and life science	-
51		ection is to establish a competitive grant program serving to d	
	1 T T T T T T T T T T T T T T T T T T T	I	0

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	(1)	Identify and evaluate up to five seven megasites and marketing.	s for preferred development
3	(2)	Enable Assist local governments or a partnersh	
ļ š	(2)	acquire in the acquisition of a newly identified or	
) )	(3)	Support local governments or a partnership of l analyze, plan, install, or upgrade public infrast	
		owned water, gas, and sewer systems, transport	<b>U</b> 1
		electrical utility lines necessary to meet the need	
		for megasites.	is of prospective employers
	(4)	Support local governments or a partnership of	local governments to fund
		on-site preparation, including clearing, grading, o	
		megasites.	
	<u>(4a)</u>	Support local governments or a partnership	of local governments in
	<u>()</u>	conducting due diligence, including, but not lin	
		characteristics, preliminary engineering reports	
		provision to the site, assessments related to road	
		to serve the site, and other assessments as needed	
	(5)	Facilitate coordination between the economic	
		entities, the North Carolina Department of Envi	ironmental Quality Quality,
		and the North Carolina Department of Trans	sportation to expedite any
		environmental-needs related to timely site develo	pment.
	•••		
	"SECTION	11.11.(d) Allocation EDPNC shall allocate n	monies in the Fund on the
	following basis:		
	(1)	The first one million dollars (\$1,000,000) approp	
		allocated for engaging a national site selection fir	
		process to produce a report evaluating sites in th	
		five seven megasites best positioned for adv	
		selection searches conducted by major employer	
		this subdivision in excess of what is required after	
		shall be allocated to expand the evaluation to in	
		than 1,000 acres that are best positioned for indus	
	(2)	All other funds appropriated to the Fund for local	
		<u>allocated</u> for the <u>acquisition of activities outli</u>	
		<u>through (a)(5) of this section for megasites determ</u> (1) of this subsection $A$ such that the megasite is $ i $	
		<ul> <li>(1) of this subsection. A grant for a megasite is li</li> <li>(85%) of the lesser of the property's purchas</li> </ul>	
		percentage actually provided in the grant shall	<b>1</b>
		based EDPNC shall prioritize local government	•
		potential to reduce the time for site readiness and i	
		conditions that could affect the site viability for	
		projects. EDPNC shall base the grant amount on	•
		the megasite, prior investment in the megasite	_
		governments, the ability of one or more local g	-
		megasite, and the ability and level of participa	
		government in exchange for a grant from the I	
		granted for, and used to acquire, a megasite for	
		governments have a binding option or offer to pu	
		diligence must be complete, has been completed,	
		boundary surveys, title searches, State Historic F	
		and wetlands delineation.	· · · · · · · · · · · · · · · · · · ·

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"SEC	TION	11.11.(e) Matching Funds The-If a grant is awarded that inc	ludes site	
acquisition	n assis	stance, the local governments to which a grant is awarded shall pr	ovide the	
remainder of the cost of purchasing the megasite not provided by the grant.				
"				
SHELLF		ROWERS LOAN PROGRAM MODIFICATION		
		<b>TION 11.13.(a)</b> G.S. 113-211 reads as rewritten:		
"§ 113-21		ellfish Growers Loan Program.		
(a)		hitions For purposes of this section, the following definitions apply:		
	(1)	Applicable federal rate. – The minimum interest rate that the Internal	l Revenue	
		Service sets and adjusts monthly for private loans.		
	<u>(1a)</u>	Department. – The Department of Commerce.		
	(2)	Governmental crop insurance. – Insurance coverage through the Uni		
		Department of Agriculture Noninsured Crop Disaster Assistance Pr		
	<del>(3)</del>	Prime rate. The interest rate that a commercial bank holds out as		
		rate for a loan with less than a 36 month term to its most cre	ditworthy	
		borrowers.		
	•••			
(b)	-	am There is established the Shellfish Growers Loan Progra		
	•	the Rural Center. The program shall provide a revolving source of low		
-	-	and equipment loans to emerging and existing small shellfish growe		
		lited to the program are available in perpetuity and must be used only t	o provide	
		businesses or for administrative expenses as allowed in this section.		
(c)		s. – The following shall apply to the program and loans made under the		
	(1)	A loan provided under the program shall have a fixed interest rate the	-	
		to the prime applicable federal rate plus two and one-quarter percen		
		and shall be amortized over the term of the loan. For the purpose		
		loan, the qualifying lender shall use the applicable federal interest		
		aligns with the term of the loan and shall match the applicable feder	al rate for	
		the month in which the qualifying business receives the loan.		
	(2)	A working conital loop shall have a tarm of at loost 12 months and	l chall not	
	(2)	A working capital loan shall have a term of at least 12 months and	i snan not	
	(2)	exceed <u>24-72</u> months.	at around	
	(3)	An equipment loan shall have a term of at least 12 months and shall n $60.72$ months	lot exceed	
		<del>60-<u>72</u> months.</del>		
	(7)	Loans are made pursuant to an agreement with a qualifying bus	inage that	
	(7)	includes at least the following:	mess mai	
		includes at least the following.		
		e. A provision requiring proof that the qualifying business	nossassas	
		current-has submitted a completed application for governme	-	
		insurance to protect from disasters.	entar crop	
		f. A provision allowing for losses from disasters in e	avcess of	
		governmental crop insurance coverage on loans made to the c		
		business to be covered by the program funds up to the		
		unpaid principal loaned to the qualifying business but not rep	-	
		time of the loss.		
"	SFC	<b>TION 11.13.(b)</b> The qualifying lender shall seek to renegotiate the in	terest rate	

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1	the date this section becomes law, if the new interest rate at that time is low	wer than the interest
2	rate currently agreed to between the qualifying lender and qualifying busine	
3	SECTION 11.13.(c) This section is effective when it becomes l	aw.
4		
5	NC INNOVATION COUNCIL MODIFICATION	
6	SECTION 11.14.(a) G.S. 169-4(a) reads as rewritten:	
7	"§ 169-4. North Carolina Innovation Council established.	
8	(a) The North Carolina Innovation Council (Innovation Coun	
9	established. The Innovation Council shall be administratively housed in	-
10	Commerce. The purpose of the Innovation Council is to support innovation,	
11	creation within North Carolina by encouraging participation in the regul	
12	Council is empowered to set standards, principles, guidelines, and policy pr	
13	of innovations that the regulatory sandbox program will support. The	
14	responsible for admission into the regulatory sandbox program and for	assigning selected
15	participants to the applicable State agency."	
16	<b>SECTION 11.14.(b)</b> This section is effective when it becomes	law.
17		
18	PART XII. ENVIRONMENTAL QUALITY	
19 20	REDIRECT CERTAIN PRIOR WATER AND WASTEWATER FUNI	76
20 21	SECTION 12.2A. Funds allocated to the Town of Norwood f	
22	Lake Tillery by subdivision (a)(3a) of Section 12.13 of S.L. 2021-180, as er	-
23	6.1(a) of S.L. 2022-6, shall instead be provided to Montgomery County as	•
23 24	for a water or wastewater project. The limits set forth in G.S. 159G-36(c)(2)	0
25	grants awarded from funds allocated by this subsection. Funds allocated by	· · · · ·
26	excess of the amounts needed to complete these projects shall revert to	•
27	Reserve and the Wastewater Reserve and may be used for other eligible proj	-
28	set forth in subdivisions (2) through (3a) of G.S. 159G-34(a) and subdivision	
29	of G.S. 159G-33(a).	() 2 ()
30		
31	VIABLE UTILITY RESERVE GRANT CRITERIA	
32	SECTION 12.3. G.S. 159G-35(c) reads as rewritten:	
33	"(c) Viable Utility Reserve. – The Local Government Commission an	•
34	jointly develop evaluation criteria for grants from the Viable Utility Reserv	
35	be developed concerning distressed units for which the Local Governme	
36	exercised its authority under Article 11 of Chapter 159 of the General Statute	
37	in whole or in part, of the financial affairs of an applicant. These evaluation	criteria shall be used
38	to review applications and award grants as provided in G.S. 159G-39."	
39 40	DRAILIDIT CAD AND TDADE DEALIDEMENTS FOD CO'S EMISSI	ONG
40 41	PROHIBIT CAP AND TRADE REQUIREMENTS FOR CO2 EMISSI	
41 42	<b>SECTION 12.5.(a)</b> Article 21B of Chapter 143 of the General by adding a new section to read:	Statutes is amended
42 43	" <u>§ 143-215.107E. Prohibit cap and trade requirements for carbon dioxid</u>	la (CO2) amissions
44	Neither the Governor, nor any of the agencies of the State, incl	
45	<u>Commission, the Department of Environmental Quality, and the Environmental Quality</u>	-
46	Commission, may require an electric public utility, as defined in G.S. 62-	
47	who operate an electric generating facility the primary purpose of which is	
48	use and not for the primary purpose of producing electricity for sale to o	
49	compensation, to participate in a program that requires such utilities to obtain	-
50	their CO2 emissions, commonly characterized as emissions cap-and-trade pro-	
51	trading programs, or cap-and-invest initiatives. In addition, the Governor and	

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1 2 2	expressly prohibited from entering into any agreement with other states ob Carolina's participation in any program requiring acquisition of allowances to emissions by such utilities."			
3 4 5	emissions by such utilities." SECTION 12.5.(b) This section is effective when it becomes law.			
5 6 7	PROHIBITION ON STATE OR REGIONAL EMISSIONS STANDARDS MOTOR VEHICLES	S FOR NEW		
8	SECTION 12.6.(a) Article 21B of Chapter 143 of the General Statut	tes is amended		
9	by adding a new section to read:	los 15 uniciliada		
10	"§ 143-215.107F. Prohibit requirements for control of emissions from new m	otor vehicles.		
11	Notwithstanding any authorization granted under 42 U.S.C. § 7507, no agend			
12	including the Department of Environmental Quality, the Environmental			
13	Commission, the Department of Transportation, or the Department of Administration			
14	and enforce standards relating to control of emissions from new motor vehicles			
15	vehicle engines, including requirements that mandate the sale or purchase of '	'zero-emission		
16	vehicles," or electric vehicles as defined in G.S. 20-4.01. The prohibitions of thi	s section shall		
17	not be construed to effect requirements for the vehicle emissions testing and	1 maintenance		
18	program established pursuant to G.S. 143-215.107A."			
19	<b>SECTION 12.6.(b)</b> This section is effective when it becomes law.			
20				
21	REDUCE EMISSIONS INSPECTIONS REQUIREMENTS			
22	<b>SECTION 12.7.(a)</b> G.S. 20-183.2(b) reads as rewritten:			
23	"(b) Emissions. – A motor vehicle is subject to an emissions inspection in ac	cordance with		
24	this Part if it meets all of the following requirements:			
25		. 1		
26	(3) It is (i) a vehicle with a model year within 20 years of the cu	•		
27	older than the three most recent model years or (ii) a vehicle wit	•		
28 29	within 20 years of the current year and has 70,000 miles of	<del>r more on us</del>		
29 30	$\frac{\text{odometer.}}{\text{(2a)}}$ It is a variable with a model year within 20 years of the current y	yoor and corliar		
	(3a) It is a vehicle with a model year within 20 years of the current y	ear and earner		
31 32	than the 2017 model year.			
33	<b>SECTION 12.7.(b)</b> G.S. 143-215.107A(c) reads as rewritten:			
33 34	"(c) Counties Covered. – Motor vehicle emissions inspections shall be pe	rformed in <del>the</del>		
35	following counties: Alamance, Buncombe, Cabarrus, Cumberland, Davidson, Du			
36	Franklin, Gaston, Guilford, Iredell, Johnston, Lincoln, Mecklenburg, New Hanov			
37	Rowan, Union, and Wake.Mecklenburg County."	,,		
38	SECTION 12.7.(c) No later than December 31, 2023, the I	Department of		
39	Environmental Quality shall prepare and submit to the United States Environment	-		
40	Agency for approval by that agency a proposed North Carolina State Implementation Plan			
41	amendment based on the change to the motor vehicle emissions testing program provided in this			
42	section.			
43	SECTION 12.7.(d) Subsections (a) and (b) of this section become en	ffective on the		
44	first day of a month that is 60 days after the Secretary of the Department of l	Environmental		
45	Quality certifies to the Revisor of Statutes that the United States Environment	ntal Protection		
46	Agency has approved an amendment to the North Carolina State Implementation Plan submitted			
47	as required by subsection (c) of this section and applies to motor vehicles inspecte			
48	inspected, on or after that date. The Secretary shall provide this notice of approval	-		
49	effective date of this section on its website and by written or electronic notice			
50	inspection mechanic license holders, emissions inspection station licensees, and	self-inspector		

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1 2	licensees in the county where motor vehicle emissions inspection requirements are removed by this section. The remainder of this section is effective when it becomes law.				
3 4	DAM SAFETY EMERGENCY FUND/OVERTOPPING STUDIES				
5	SECTION 12.8. G.S. 143-215.32A reads as rewritten:				
6	"§ 143-215.32A. Dam Safety Emergency Fund.				
7	(a) Establishment; Purpose. – There is established the Dam Safety En	nergency Fund			
8	within the Department, as set forth in this section. The Fund shall be used to d				
9	incurred by the Department in developing and implementing an emergency dam	• •			
10	plan.plan and assessing overtopping risk for high hazard and intermediate hazard	dams.			
11	(b) Eligible Expenses. – The Fund may be used for expenses incurred in	developing the			
12	following expenses:				
13	(1) <u>Developing</u> and implementing an emergency dam safety rem	-			
14	has been approved by the Department, including expenses incu				
15	with any third party for services related to plan de	velopment or			
16	implementation.	5			
17	(2) <u>Performing overtopping studies for dams categorized by the</u>	-			
18	high hazard or intermediate hazard for which the Department c	<u>urrently has no</u>			
19 20	<ul> <li><u>or inadequate overtopping risk information.</u></li> <li>(c) Conditions for Use. – These funds shall be used upon the Department's</li> </ul>	determination			
20 21	that sufficient funds or corrective action cannot be obtained from other sources wi				
22	a delay that would significantly increase the threat to life or risk of damage to				
23	environment.	property of the			
24	(d) Cost Recovery. – Costs of site investigation and the development and i	mplementation			
25	of an emergency dam safety remedial plan, including attorney's fees and other	1			
26	bringing the cost recovery action, may be recovered from the owners of the dam				
27	legal action by the Commission. Funds recovered pursuant to this subsection si	hall be used to			
28	reimburse the Dam Safety Emergency Fund.				
29	(e) Standards for Funded Activities. – Emergency dam safety remedial pla				
30	and implementation activities and overtopping studies shall be conducted in ac	cordance with			
31	standards set forth in G.S. 143-215.29."				
32					
33 34	DISCHARGES OF HIGHLY TREATED WASTEWATER	action to made			
34 35	SECTION 12.9.(a) G.S. 143-215.1 is amended by adding a new subs "(c8) Permitted Discharges of Highly Treated Domestic Wastewater. –	section to read.			
35 36	(1) Subject only to the limitations set forth in subdivision (2) of t	his subsection			
30 37	the Department shall authorize permitted discharges of				
38	domestic wastewater to surface waters of the State, inclu-				
39	perennial streams, and unnamed tributaries of named and cla				
40	where the 7Q10 flow or 30Q2 flow of the receiving waterbody				
41	be low flow or zero flow, as determined by the United Sta	tes Geological			
42	Survey, from wastewater treatment systems capable of meeting	g the following			
43	water quality-based effluent limitations:				
44	a. <u>Biological oxygen demand (BOD<sub>5</sub>), 5mg/L.</u>				
45	b. <u>NH<sub>3</sub>, 0.5mg/L monthly average, 1.0 mg/L daily maxim</u>	<u>ium.</u>			
46	<u>c.</u> <u>Total nitrogen, 4mg/L monthly average.</u>				
47 18	d. <u>Total phosphorus, 1.0mg/L monthly average, 2</u>				
48 49	<u>maximum.</u> e. Fecal coliforms, 14 colonies/100mL.				
49 50	<u>e.</u> <u>Fecal coliforms, 14 colonies/100mL.</u> <u>f.</u> <u>Dissolved oxygen, 6mg/L, or 1mg/L more tha</u>	in the ROD-			
50 51	<u>concentration.</u>	$\frac{1}{2}$			
51	concentration.				

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1		<u>g.</u>	Turbidity, 1 Nephelometric Turbidity Units.	
2		<u>h.</u>	Total suspended solids, 5mg/L monthly average	
3		i.	Nitrate, 1mg/L monthly average.	-
4	<u>(2)</u>	_	lition to the requirements set forth in subdivision	(1) of this subsection.
5	<u>\_/</u>	-	he following requirements shall apply to wastew	
6			rized pursuant to this subsection:	ator disentinges to be
7		<u>a.</u>	No discharge shall be permitted to classified	l shellfish waters or
8		<u>u.</u>	outstanding resource waters. Discharges to un	
9			classified shellfish waters, however, shall be aut	
10			with the requirements of this section.	
11		<u>b.</u>	The limitation of flow for any wastewater disch	
12			than one-tenth of the flow generated by the one	•
13			event given the drainage area and calculated usin	g the rational method.
14			The rational method shall be used to calculate the	ne peak runoff for the
15			one-year, 24-hour precipitation event in cubic	foot per second. The
16			peak runoff shall then be divided by 10 and mu	▲
17			convert the result to gallons per day of allowable	
18			studied.	<u></u>
19		<u>c.</u>	Discharges shall be limited based on the ability of	f the receiving waters
20		<u></u>	to hydraulicly accept the proposed flow, as de	-
21			equal to or less than one-tenth of the flow using	
22		<u>d.</u>	All discharges shall be directed to buffer	
23		<u>u.</u>	low-energy methodologies to function as a	-
23 24			discharge and the receiving waters. Buffer syste	
24 25				
23 26			<u>1.</u> <u>Consist of one of the following: (i) high-</u>	
			that utilize engineered materials to a	-
27			infiltration, which engineered materials	
28			gradation of a clean washed coarse	
29			constructed free surface wetlands having	•
30			time of 14 days; and (iii) other suital	
31			provide a physical or hydraulic residence	
32			between the discharge and the receiving	
33			2. Discharge to areas that are 50 feet up	
34			waters or wetlands at a non-erosive vel	• •
35			than 2 feet per second through an ap	
36			energy dissipater, or other applicable d	-
37			standard of practice for professional	engineers for such
38			devices.	
39			3. Divide the subsequent outfall to the recei	ving stream so that no
40			one particular outfall exceeds 1 cubic for	t per second based on
41			the average daily flow of the discharge. D	bischarges from buffer
42			systems shall be allowed to be placed a	at increments along a
43			stream or receiving waters at a distance of	
44			feet.	
45	(3)	For p	urposes of this subsection, the following definition	is apply:
46	<u> </u>	<u>a.</u>	7Q10 flow. – A method to calculate the minim	
47			receiving water for a period of seven consecu	
48			average recurrence of once in 10 years.	<u>n e oujo mue muo un</u>
49		<u>b.</u>	<u>30Q2 flow. – A method to calculate the minimum</u>	um average flow of a
<del>5</del> 0		<u>0.</u>	receiving water for a period of 30 consecutive da	•
50 51			recurrence of once in two years.	<u>ys mai nas an average</u>
51			recurrence of once in two years.	

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1	<u>C.</u>	Highly treated domestic wastewater Wastewate	er effluent from
2	—	treatment systems that receive flows from source	
3		wastewater that meet the effluent limitations as set for	th in subdivision
4		(1) of this subsection.	
5	<u>d.</u>	Rational method The method of computing store	m drainage flow
6		rates (Q) by use of the formula $Q = CIA$ . For	purposes of this
7		sub-subdivision, the following definitions apply:	
8		<u>1.</u> <u>C. – The rational coefficient describing the st</u>	ormwater runoff
9		characteristics of the drainage.	
10		2. <u>I. – The rainfall intensity for the on</u>	
11		precipitation event given by the Nationa	
12		Atmospheric Administration through its onl	1 <u>1</u>
13		data server or other appropriate sources in ur	its of inches per
14		hour.	1
15 16		<u>3.</u> <u>A. – The catchment area tributary to the point</u>	-
10 17		<u>further defined using methodologies that mee</u> practice for such work, including, but not limit	
17		data and tools provided by the United States G	
18 19		or by other analysis using topographic data	
20		standard of practice for such work by licen	· · · · · · · · · · · · · · · · · · ·
20 21		engineers in units of acres.	<u>sed professional</u>
22	(4) Once	an applicant has submitted data to demonstrate the pro-	posed discharge
23		meet the requirements of subdivisions (1) and (2) of	
24		and sealed by a professional engineer licensed in acc	
25		sions of Chapter 89C of the General Statutes, the app	
26		ed complete for the purposes of review by the Departm	
27	<b>SECTION</b>	12.9.(b) If rules are required in order to implement the	requirements of
28	this section, the Departu	nent of Environmental Quality shall adopt temporary ru	lles no later than
29	60 days after this section	on becomes law. Any temporary rules adopted in acco	rdance with this
30		effect until permanent rules that replace the tempora	
31	1	ed pursuant to this section shall not, however, in	1
32		ting of the discharge of highly treated domestic wast	
33		43-215.1(c8), as enacted by subsection (a) of this section	
34	SECTION		
35		enacted by subsection (a) of this section, applies to pe	rmits for new or
36	expanded wastewater di	scharge facilities issued on or after that date.	
37			
38 39		OR AND OBTAIN A PERMIT	partian to made
39 40		<b>12.10.(a)</b> G.S. 143-211 is amended by adding a new subnore declared to be the public policy of the State that a st	
40 41		nmental protection. Transparent and responsive permitti	
42		onmental management. To maintain the public trust r	• • •
43		al programs, the issuance of environmental permits sho	
44		cal influence of a permit applicant but solely on the dem	
45		and likelihood to comply in the future with applicable	
46	statutes and rules."	and memoria to compry in the ratare with appread	
47		<b>12.10.(b)</b> Article 7 of Chapter 143B of the General Sta	tutes is amended
48	by adding a new section	· · · · · ·	
49		to apply and obtain permits.	
50		it required by federal or State law, the Department o	f Environmental
51		to accept an application for a permit, authorization, o	

1 refuse to issue any permit, authorization, or certificate based solely on the failure of an applicant 2 to obtain another permit, authorization, or certification required for the same project. For 3 purposes of this section, failure to obtain a permit, authorization, or certification shall not include 4 denial of the permit, authorization, or certification by the Department based on the standards for 5 approval of the permit, authorization, or certification provided by law." 6 SECTION 12.10.(c) G.S. 113A-54(a) reads as rewritten: 7 A draft erosion and sedimentation control plan must contain the applicant's address "(a) 8 and, if the applicant is not a resident of North Carolina, designate a North Carolina agent for the 9 purpose of receiving notice from the Commission or the Secretary of compliance or 10 noncompliance with the plan, this Article, or any rules adopted pursuant to this Article. Except 11 as provided in subsection (a1) of this section, if the applicant is not the owner of the land to be disturbed, the draft erosion and sedimentation control plan must include the owner's written 12 13 consent for the applicant to submit a draft erosion and sedimentation control plan and to conduct 14 the anticipated land-disturbing activity. The Commission shall approve, approve with modifications, or disapprove a draft erosion and sedimentation control plan for those 15 16 land-disturbing activities for which prior plan approval is required within 30 days of receipt. The 17 Commission shall not deny a draft erosion and sedimentation control plan based solely upon the 18 applicant's need to obtain other environmental permits, authorizations, or certifications for the 19 project, aside from a permit required for stormwater discharges from construction sites pursuant 20 to 40 C.F.R. § 122.26; the Commission shall, however, condition approval of a draft erosion and 21 sedimentation control plan upon the applicant's compliance with federal and State water quality 22 laws, regulations, and rules. rules, including the applicant's receipt of other environmental 23 permits, authorizations, or certifications that may be required for the project. Failure to approve, 24 approve with modifications, or disapprove a completed draft erosion and sedimentation control 25 plan within 30 days of receipt shall be deemed approval of the plan. If the Commission 26 disapproves a draft erosion and sedimentation control plan or a revised erosion and sedimentation 27 control plan, it must state in writing the specific reasons that the plan was disapproved. Failure 28 to approve, approve with modifications, or disapprove a revised erosion and sedimentation 29 control plan within 15 days of receipt shall be deemed approval of the plan. The Commission 30 may establish an expiration date for erosion and sedimentation control plans approved under this 31 Article." 32

33

SECTION 12.10.(d) G.S. 113A-61 reads as rewritten:

#### "§ 113A-61. Local approval of erosion and sedimentation control plans.

34

. . .

35 (b) Local governments shall review each erosion and sedimentation control plan 36 submitted to them and within 30 days of receipt thereof shall notify the person submitting the 37 plan that it has been approved, approved with modifications, or disapproved. A local government 38 shall only approve a plan upon determining that it complies with all applicable State and local 39 regulations for erosion and sedimentation control.

40 A local government shall not deny a draft erosion and sedimentation control plan (b1) based solely upon the applicant's need to obtain other environmental permits, authorizations, or 41 42 certifications for the project, aside from a permit required for stormwater discharges from 43 construction sites pursuant to 40 C.F.R. § 122.26; the local government shall, however, condition 44 approval of a draft erosion and sedimentation control plan upon the applicant's compliance with federal and State water quality laws, regulations, and rules. rules, including the applicant's receipt 45 46 of other environmental permits, authorizations, or certifications that may be required for the 47 project. A local government shall disapprove an erosion and sedimentation control plan if 48 implementation of the plan would result in a violation of rules adopted by the Environmental 49 Management Commission to protect riparian buffers along surface waters. A local government may disapprove an erosion and sedimentation control plan or disapprove a transfer of a plan 50

**General Assembly Of North Carolina** 1 under subsection (b3) of this section upon finding that an applicant or a parent, subsidiary, or 2 other affiliate of the applicant: 3 ...." 4 5 **AIR PERMITTING REVISIONS** 6 7 **AIR PERMITTING REVIEW AND ISSUANCE TIME LINES** 8 **SECTION 12.11.(a)** G.S. 143-215.108(d)(2) reads as rewritten: 9 The Commission shall adopt rules specifying the times within which it must "(2) act upon applications for permits required by Title V and other permits 10 11 required by this section. The times specified shall be extended for the period during which the Commission is prohibited from issuing a permit under 12 13 subdivisions (3) and (4) of this subsection. The rules shall provide, at a minimum, that the Department shall issue the permit, deny the permit, or 14 publish the permit for public notice and comment within 90 calendar days of 15 receipt of a complete application for a minor modification, within 270 16 17 calendar days of receipt of an application for a major modification, or within 15 months of receipt of a complete application for a renewal permit. The 18 Commission shall inform a permit applicant as to whether or not the 19 application is complete within the time specified in the rules for action on the 20 application. If the Commission fails to act on an application for a permit 21 22 required by Title V or this section within the time period specified, the failure 23 to act on the application constitutes a final agency decision to deny the permit. 24 A permit applicant, permittee, or other person aggrieved, as defined in 25 G.S. 150B-2, may seek judicial review of a failure to act on the application as provided in G.S. 143-215.5 and Article 4 of Chapter 150B of the General 26 Statutes. Notwithstanding the provisions of G.S. 150B-51, upon review of a 27 28 failure to act on an application for a permit required by Title V or this section, 29 a court may either: (i) affirm the denial of the permit or (ii) remand the 30 application to the Commission for action upon the application within a specified time.the permit applicant, permittee, or other person aggrieved, as 31 32 defined in G.S. 150B-2, may commence a contested case under 33 G.S. 150B-23(a4)." 34 35 TITLE V RESEARCH AND DEVELOPMENT EXEMPTION 36 SECTION 12.11.(b) The Environmental Management Commission shall begin 37 rulemaking to create a Title V permit exemption for non-major research and development 38 activities consistent with the Environmental Protection Agency's position regarding exemption 39 for such activities as set forth in the July 10, 1995, "White Paper for Streamlined Development of Part 70 Permit Applications." The rules shall include, at a minimum, allowance levels and 40 minor permit modification thresholds to promote greater flexibility in research and development 41 42 activities and to allow facilities subject to Title V permit requirements flexibility to work with the Department of Environmental Quality and notify them of research activities with a minor 43 permit modification to maintain compliance. The Commission shall complete draft rulemaking 44

46 47

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#### 48 **PRE-PERMITTING ACTIVITIES**

Agency no later than July 1, 2025.

SECTION 12.11.(c) G.S. 143-215.108A reads as rewritten:

50 "§ 143-215.108A. Control of sources of air pollution; construction of new facilities; alteration or expansion of existing facilities. 51

activities and submit a Title V program amendment request to the Environmental Protection

(a)	New	Facilities. – A-Except as provided in subsection (b1) of this section, a person
may 1	ot, with	out obtaining a permit under G.S. 143-215.108, construct or operate an air
contar	ninant sou	arce, equipment, or associated air cleaning device at a site or facility where, at the
		struction, there is no other air contaminant source, equipment, or associated air
		for which a permit is required under G.S. 143-215.108. A person may, however,
	0	ollowing activities prior to obtaining a permit if the person complies with the
		this section:
	(1)	Clearing and grading.
	<del>(2)</del>	Construction of access roads, driveways, and parking lots.
	<del>(3)</del>	Construction and installation of underground pipe work, including water,
		sewer, electric, and telecommunications utilities.
	(4)	Construction of ancillary structures, including fences and office buildings,
		that are not a necessary component of an air contaminant source, equipment,
		or associated air cleaning device for which a permit is required under G.S.
		<del>143-215.108.</del>
(b		nitted Facilities A person who holds a permit under G.S. 143-215.108 may
		mmission for a modification of the permit to allow the person to alter or expand
-		angement or operation of an air contaminant source, equipment, or associated air
	-	in a manner that alters the emission of air contaminants. The Except as provided
		b1) of this section, the permittee may not operate the altered, expanded, or
		ontaminant source, equipment, or associated air cleaning device in a manner that
		sion of any air contaminant without obtaining a permit modification under
		08. A permittee may, however, alter or expand the physical arrangement or
-		air contaminant source, equipment, or associated air cleaning device at a facility
-		G.S. 143-215.108 if the permittee complies with the requirements of this section.
	•	prior to commencing alteration or expansion under this subsection, the permittee e by publication and shall submit to the Commission a notice of the permittee's
-		or expand the physical arrangement or operation of an air contaminant source,
		associated air cleaning device. Notice by publication shall be in a newspaper
		circulation in the county or counties where the facility is to be located; shall be at
•	. 0	own expense; shall include a statement that written comment may be submitted
1		sion, that the Commission will consider any comment that it receives, and the
		ddress for submission of written comment; and shall include all the information
		divisions (1) through (6) of this subsection. The permittee shall submit a proof of
-	•	ne notice to the Commission within 15 days of the date of publication. The notice
		Commission shall include all of the following:
		u u u u u u u u u u u u u u u u u u u
<u>(b</u>	<u>) A pe</u>	erson who (i) has filed an application under this Article to construct or operate an
air co	<u>ntaminant</u>	source, equipment, or associated air cleaning device at a site or facility or (ii)
holds	a permit	t under G.S. 143-215.108 and who has applied to the Commission for a
<u>modif</u>	cation of	the permit to allow the person to alter or expand the physical arrangement or
		air contaminant source, equipment, or associated air cleaning device in a manner
that a		emission of air contaminants may undertake the following activities prior to
	ing a perr	nit if the person complies with the requirements of this section:
	(1)	Clearing and grading.
	(2)	Construction of access roads, driveways, and parking lots.
		Construction and installation of underground pipe work, including water,
	( <u>2</u> ) ( <u>3</u> )	Construction and installation of underground pipe work, including water, sewer, electric, and telecommunications utilities.
	(2)	Construction and installation of underground pipe work, including water,

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1		a necessary component of an air contaminant source, equip	oment, or associated
2		air cleaning device for which a permit is required under G	
3	"		
4			
5	<b>EXPEDITED P</b>	ERMITTING FOR AIR PERMITS	
6	SECT	<b>FION 12.11.(d)</b> G.S. 143-215.108 is amended by adding tw	wo new subsections
7	to read:		
8	" <u>(k)</u> Expec	dited Processing The Environmental Management Com	mission shall adopt
9		edited processing of applications by the Department, includ	
10		ed fee and the procedures for expediting the application	
11		chnical review, and permit issuance. The rules shall provide	, at a minimum, the
12	<u>following:</u>		
13	<u>(1)</u>	The Department shall issue the permit, deny the permit, or	
14		for public notice and comment within 60 calendar da	•
15		complete application for a minor modification, within 18	
16		receipt of an application for a major modification or a new	
17	<u>(2)</u>	When an application for an expedited permit is pending bet	
18		and the Department has not issued or denied the permit or	· ·
19		notice within the time specified in subdivision (1) of t	
20		Department shall refund the expedited processing fe	
21		subdivision (3) of this subsection. Any fee refund under t	
22		not otherwise affect the application process, and the per-	mit shall be issued,
23		denied, or otherwise processed as provided by law.	
24	<u>(3)</u>	For expedited processing under this section, the Commiss	
25		Department shall collect an expedited processing fee of	÷
26		percent (200%) of the otherwise applicable air perm	nt fee set by the
27		Commission pursuant to G.S. 143-215.3.	.1 1. 1
28		dited Review. – The Commission shall adopt rules for the second state of the second st	
29 20		oplications by a qualified professional and the Departme	nt. The rules shall
30 31		imum, the following: The Department shall select professionals with an	lifications as the
32	<u>(1)</u>	<u>The Department shall select professionals with qua</u> Department may specify to review specified air permit ap	
32 33	( <b>2</b> )	A permit applicant may retain at the applicant's expense	
33 34	<u>(2)</u>	prepare and certify the application completeness check, te	-
34 35		statement of compliance with all federal and State	
36		professional reviewer shall meet qualifications specified	· · · · · · · · · · · · · · · · · · ·
30 37		and the Department shall maintain a list of qualified pro	• •
38		and the Department shall maintain a list of qualified pro- and post the list to the Department's website. These pro-	
39		shall be independent of any professional retained by the	
40		prepare the application, and the Department shall spe	* **
41		independence.	<u>eny standards for</u>
42	<u>(3)</u>	The Department shall prepare the permit for issuance or p	whic notice within
43	<u>(3)</u>	30 days of receipt of a complete application with the te	
44		<u>certification of compliance with all federal and State req</u>	
45		professional reviewer under subdivision (2) of this subsec	
46	SEC	<b>FION 12.11.(e)</b> Funds appropriated in this act to t	
47		Quality in the 2024-2025 fiscal year for expedited air permi	1
48		he Department to establish a time-limited position or to cont	
49	• •	it application processing services to support the expedited p	0 0
50	1	bsection (d) of this section. It is the intent of the General	010
	sectored in bu		

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	me self-supporting through the collection of the expedited permitting fees subsection (d) of this section.
STORMWA	ER AND NPDES PERMIT REVISIONS
STORMW	ER PERMITTING REVISIONS
S	CTION 12.12.(a) G.S. 143-214.7 is amended by adding a new subsection to read:
" <u>(b5)</u> ]	Department shall approve or deny a stormwater permit within 60 processing days
and, except	modified by subdivision (2) of this subsection, a failure to do so within that time
-	e deemed an approval of the stormwater permit. For purposes of calculating
-	s under this subsection, the following criteria shall be applied:
(	The processing time shall begin on the first business day that the application
	is received by the Department through (i) electronic means, (ii) first-class,
,	registered, or certified mail, or (iii) hand delivery by the applicant.
(	Within five business days, the Department shall perform an initial review of
	the application for completeness and notify the applicant if it finds the
	application incomplete, specifying in that notification the deficiencies identified by the Department's initial review. Such notice may be sent
	electronically or by certified or registered mail. Calculation of processing days
	after a notice of incompleteness shall be handled as follows:
	<u>a. If the applicant responds within 10 business days with information</u>
	addressing the identified permit deficiencies, the Department shall
	have 45 days following the receipt of the applicant response to approve
	or deny the permit.
	b. If no response with information addressing the identified application
	deficiencies is received from the applicant within 10 business days, the
	running of processing days shall pause on the tenth day following the
	day that such notice is sent and shall resume on the first business day
	that the requested information is received by the Department through
	(i) electronic means, (ii) first-class, registered, or certified mail, or (iii)
	hand delivery by the applicant.
(	After the applicant's response to any deficiencies identified in the initial
	review, a subsequent determination of the application to be incomplete shall
	be considered as a subsequent review. Any comments or requests for
	additional information made by the Department during a subsequent review
	that are not directly related to the applicant's attempt to satisfy specific initial
	review comments are considered to be comments that were failed to be
	properly made during initial review, and the process days shall continue to run during the request for comment period unless the applicant takes longer than
	three business days to respond to electronic comments or one week from the
	postmarked day to respond to comments received by mail, in which case the
	processing days shall pause as described in sub-subdivision (2)b. of this
	subsection."
5	<b>CTION 12.12.(b)</b> The Commission shall adopt amendments to its relevant
	s to reflect the statutory changes made by subsection (a) of this section.
1 0	<b>CTION 12.12.(c)</b> Subsections (a) and (b) of this section become effective January
1, 2024.	•
LIMIT AU	IORIZATION TO CONSTRUCT TO PUBLICLY OWNED TREATMENT
WORK	
	<b>CTION 12.12.(d)</b> G.S. 143-215.1(a) reads as rewritten:

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"(a)	Activ	ities for Which Permits Required. – Except as J	provided in subsection (a6) of this
section, n	o perso	n shall do any of the following things or carry of	out any of the following activities
unless that	at perso	on has received a permit from the Commis	sion and has complied with all
conditions	s set for	th in the permit:	_
	(1)	Make any outlets into the waters of the State	2.
	(2)	Construct or operate Operate any sewer system	tem, treatment works, or disposal
		system within the State.	
	(3)	Alter, extend, or change the construction or	method of operation of any sewer
		system, treatment works, or disposal system	
	<u>(3a)</u>	Construct or change the construction of an	
		treatment works, or disposal system within t	he State.
	"		
		W OF MINOR MODIFICATIONS OF PL	RETREATMENT PROGRAM
INDU		AL USERS	
	<b>SEC</b> . "(14)	<b>FION 12.12.(e)</b> G.S. 143-215.3(a)(14) reads a	
	(14)	To certify and approve, by appropriate delegrequired by G.S. 143-215.1, requests by pu	
		implement, administer and enforce a pretrea	
		pollutants which pass through or interfere	
		treatment works; and to require such pro-	1
		necessary to comply with the Federal Wate	• •
		Resource Conservation and Recovery A	
		conditions and compliance schedules in per	-
		Pretreatment programs submitted by public	
		include, at a minimum, the adoption of pre-	
		equally effective system for the control	of pollutants contributed to the
		treatment works, and the ability to effectiv	ely enforce compliance with the
		program. No pretreatment program for a pub	-
		implement pretreatment permit modification	
		requirements in excess of annual reportin	• • •
		programs required by the U.S. Environment	al Protection Agency."
TVDDES	C DED	MITTING REVISIONS	
LAPKES		<b>FION 12.13.(a)</b> G.S. 143B-279.13 reads as re	writton
"8 143 <b>R</b> _3		Express permit and certification reviews.	written.
(a)		Department of Environmental Quality shall de	velop an express review program
		ss permit and certification reviews in all of its	
-	-	w program is voluntary, and the program is to	•
		pursuant to subsection (b) of this section. The	
		ermine the project applications to review under	-
		st to participate in the program. The express re	
	-	the permits, approvals, or certifications in the	
•		on control program, the coastal management	
		ling water quality certifications and stormy	
review pro	ogram	shall focus on the following permits or certific	ations:
-	(1)	Stormwater permits under Part 1 of Article	21 of Chapter 143 of the General
		Statutes.	
	(2)	Stream origination certifications under Ar	ticle 21 of Chapter 143 of the
		General Statutes.	

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1	(3) Water quality certification under Article 21 of Chapter	143 of the General
2	Statutes.	
3	(4) Erosion and sedimentation control permits under Article	e 4 of Chapter 113A
4	of the General Statutes.	
5 6	<ul> <li>(5) Permits under the Coastal Area Management Act (CAM 7 of Chapter 113A of the General Statutes.</li> </ul>	A), Part 4 of Article
7	(a1) The Department of Environmental Quality shall have the author	ity to create express
8	permitting options for programs in addition to those listed in subsection (a)	•
9	it deems there to be a need or where it determines an express permitting	
10	greater efficiencies for the permitting process.	- <u>r</u>
11	(b) The Department of Environmental Quality may determine sh	nall set the fees for
12	express application review under the express review program. program at	
13	cover all program expenses. Notwithstanding G.S. 143-215.3D, the maximum	1 11
14	fee to be charged under subsection (a) of this section for the express	1 0
15	application requiring all of the permits under subdivisions (1) through (5)	
16	this section shall not exceed five thousand five hundred dollars (\$5,500). N	U
17	143-215.3D, the maximum permit application fee to be charged for the	1
18	project application requiring all of the permits under subdivisions (1) through the section shall not exceed four thousand five hundred dollars (\$4.50	
19 20	(a) of this section shall not exceed four thousand five hundred dollars (\$4,50 G.S. 143-215.3D, the maximum permit application fee charged for the express	, U
20 21	application for any other combination of permits under subdivisions (1) through	1 5
21	(a) of this section shall not exceed four thousand dollars (\$4,000). Express	-
23	application involving additional permits or certifications issued by	
24	Environmental Quality other than those under subdivisions (1) through (5)	-
25	this section may be allowed by the Department, and, notwithstanding (	
26	approval, or certification. Notwithstanding G.S. 143-215.3D or any other sta	atute or rule that sets
27	a permit fee, the maximum permit application fee charged for the express	review of a project
28	application that includes a permit, approval, or certification designated for e	•
29	subsection (a1) of this section shall not exceed four thousand dollars (\$4,00	
30	fifty percent (150%) of the fee that would otherwise apply by statute or ru	-
31	permit permit, approval, or certification. Additional fees, not to exceed fifty	<b>1</b>
32	original permit application fee under this section, may be charged for subset	-
33 34	the insufficiency of the permit applications. The Department of Environment establish the procedure by which the amount of the fees under this subsection	
34 35	the fees and procedures are not rules under G.S. 150B-2(8a) for the expr	
35 36	under this section.	ess review program
37	(b1) When an application for an express stormwater permit under Pa	art 1 of Article 21 of
38	Chapter 143 of the General Statutes is pending before the Department and	
39	not complied with the permit issuance time limits identified in subsection (b5	-
40	the Department shall refund the higher fees which were required to be submi	
41	as a condition of filing the permit application under this section that are	• • • •
42	amount otherwise charged for a permit application under G.S. 143-214.7. A	ny fee refund under
43	this subsection shall not otherwise affect the application process, and the pe	rmit shall be issued,
44	denied, or otherwise processed as provided by law.	
45		
46 47	<b>SECTION 12.13.(b)</b> No later than July 1, 2025, the Department including rules related to food to implement the express permitting pro-	
47 48	not including rules related to fees, to implement the express permitting programs subsection (a) of this section.	grain as amended by
48 49	<b>SECTION 12.13.(c)</b> Until the effective date of the rules requir	ed by subsection (b)
49 50	of this section, the Department may continue to operate and administer the pr	•
50 51	to the enactment of this section.	Serum us it und prior
~ •		

DEQ FI	EE REV	ISIONS
WATEI	R OUAI	LITY AND STORMWATER FEES
	-	<b>FION 12.14.(a)</b> G.S. 143-215.3D reads as rewritten:
"8 143-2		Fee schedule for water quality permits.
(a)		al fees for discharge and nondischarge permits under G.S. 143-215.1. – Major Individual NPDES Permits. – The annual fee for an individual perm for a point source discharge of 1,000,000 or more gallons per day, a public owned treatment works (POTW) that administers a POTW pretreatment
		program, as defined in 40 Code of Federal Regulations § 403.3 (1 July 199 Edition), or an industrial waste treatment works that has a high toxic pollutar potential is three thousand four hundred forty dollars (\$3,440).four thousan six hundred twenty-five dollars (\$4,625).
	(2)	Minor Individual NPDES Permits. – The annual fee for an individual perm for a point source discharge other than a point source discharge to whic subdivision (1) of this subsection applies is eight hundred sixty dollar
	(3)	(\$860.00).one thousand one hundred fifty dollars (\$1,150). Single-Family Residence. – The annual fee for a certificate of coverage under
		a general permit for a point source discharge or an individual nondischarge permit from a single-family residence is sixty dollars (\$60.00).
	(4)	Stormwater and Wastewater Discharge General Permits. – The annual fee fe a certificate of coverage under a general permit for a point source discharg of stormwater or wastewater is one hundred dollars (\$100.00).
	(5)	Recycle Systems. – The annual fee for an individual permit for a recyc system nondischarge permit is three hundred sixty dollars (\$360.00).fiv
	(6)	<u>hundred twenty dollars (\$520.00).</u> Major Nondischarge Permits. – The annual fee for an individual permit for nondischarge of 10,000 or more gallons per day or requiring 300 or more acre of land is <del>one thousand three hundred ten dollars (\$1,310).one thousand seve</del>
	(7)	hundred sixty dollars (\$1,760). Minor Nondischarge Permits. – The annual fee for an individual permit for nondischarge of less than 10,000 gallons per day or requiring less than 30
	$\langle 0 \rangle$	acres of land is <del>eight hundred ten dollars (\$810.00).</del> <u>one thousand one hundred</u> sixty dollars (\$1,160).
	(8)	Animal Waste Management Systems. – The annual fee for animal was management systems is as set out in G.S. 143-215.10G.
	<u>(9)</u>	Authorizations to Construct. – The application fee for an authorization construct for a wastewater treatment plant expansion, upgrade, replacement or repair is one thousand dollars (\$1,000).
	<u>(10)</u>	<ul> <li><u>NPDES Stormwater Permits. – The permit fee and annual fee for NPDE stormwater permits is as follows:</u></li> <li><u>a.</u> The fee for an industrial NPDES individual permit is one thousand two permits is an experimentation.</li> </ul>
		<ul> <li><u>hundred dollars (\$1,200).</u></li> <li><u>b.</u> The fee for coverage under a construction or industrial NPDES gener</li> </ul>
		<ul> <li><u>permit is one hundred twenty dollars (\$120.00).</u></li> <li><u>c.</u> The fee for an NPDES MS4 major permit is four thousand twe hundred dollars (\$4,200).</li> </ul>
		<u>d.</u> <u>The fee for an NPDES MS4 minor permit is one thousand dolla</u> (\$1,000).

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1			<u>e.</u>	The fee for an NPDES no exposure certification is	two hundred fifty
2				dollars (\$250.00), only in the first year.	
3	(b)			fee for new discharge and nondischarge permits An	
4	-		• 1	set out in subsection (a) of this section shall be accompa	•
5	11		-	the annual fee for that permit. If a permit is issued, the	11
6				annual fee for the first year that the permit is in effect.	If the application
7	is denied,	the app	olicatio	n fee shall not be refunded.	
8 9	···· (a)	Other	fage	nder this Article. –	
9 10	(e)	(1)		er System Extension Permits. – The application fee for (	i) a permit for the
10		(1)		truction of a new sewer system or for system, (ii)	
12				ision of an existing sewer system system, or (iii) a variar	
13				red eighty dollars (\$480.00).six hundred dollars (\$600.	
14		(2)		Stormwater Permits. – The application fee for The	
15				ating stormwater runoff under G.S. 143-214.7 and $\overline{G.S.}$	-
16			hund	red five dollars (\$505.00).G.S. 143-215.1 is as follows	<u>-</u>
17			<u>a.</u>	The fee for a new permit or a major modification	
18				development project permit is based on the numb	
19				control measures (SCMs) proposed in the permit a	
20				sub-subdivision. The term "major modification" is	defined in 15A
21 22				<u>NCAC 02H .1002.</u> <u>1.</u> For two or fewer SCMs, one thousand four	r hundred dollars
22				(\$1,400).	
24				2. For more than two and fewer than six SCM	As one thousand
25				eight hundred dollars (\$1,800).	
26				3. For six or more SCMs, two thousand two	hundred dollars
27				(\$2,200).	
28			<u>b.</u>	The fee for a minor modification of a State stormwat	-
29				hundred dollars (\$700.00). The term "minor modified	cation" is defined
30				<u>in 15A NCAC 02H .1002.</u>	
31			<u>c.</u>	The fee for a renewal or transfer of a State stormwa	ater permit is one
32 33			d	<u>thousand dollars (\$1,000).</u> The fee for a combination renewal and transfer of a	State stormwater
33 34			<u>d.</u>	permit is one thousand five hundred dollars (\$1,500)	
35			<u>e.</u>	The fee for new coverage under a general permit	
36			<u></u>	dollars (\$700.00).	is seven nunarea
37		(3)	Majo	or Water Quality Certifications. – The fee for a water qu	ality certification
38			-	ving one acre or more of wetland fill or 150 feet or more	-
39			is <del>fiv</del>	e hundred seventy dollars (\$570.00).seven hundred si	<u>xty-seven dollars</u>
40				7 <u>.00).</u>	
41		(4)		or Water Quality Certifications. – The fee for a water qu	-
42				ving less than one acre of wetland fill or less than 1.	
43			-	ct is two hundred forty dollars (\$240.00).three hund	lred twenty-three
44 45		"	<u>uona</u>	<u>rs (\$323.00).</u>	
45 46		••••			
40 47	HAZARI	DOUS	WAST	'E FEE	
48				<b>12.14.(b)</b> G.S. 130A-294.1 reads as rewritten:	
49	"§ 130A-2			pplicable to generators and transporters of hazardo	ous waste, and to
50				waste storage, treatment, and disposal facilities.	
51					

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1 2 3 4 5	(f) A person who generates 100 kilograms or more of hazardous was month during the year beginning 1 July and ending 30 June but less than hazardous waste in each calendar month during that year shall pay an annual seventy-five dollars (\$175.00).three hundred dollars (\$300.00). "	1000 kilograms of
6 7	SOLID WASTE FEE	
8	SECTION 12.14.(c) G.S. 130A-295.8 reads as rewritten:	
9	"§ 130A-295.8. Fees applicable to permits for solid waste management fa	cilities.
10		
11	(d1) A permitted solid waste management facility shall pay an annua	l permit fee on or
12	before August 1 of each year according to the following schedule:	
13	 (12) Treatment and Processing Easility, \$500 \$750.00	
14 15	<ul> <li>(13) Treatment and Processing Facility – \$500.\$750.00.</li> <li>(14) Tire Monofill – \$1,000.</li> </ul>	
15 16	(14)  Post-Closure Tire Monofill = \$1,000.	
10	(15) Incinerator \$500. Incinerator accepting less than 200 tor	us per day of solid
18	waste - \$500.00.	is per day or solid
19	(15a) Incinerator accepting more than 200 tons per day of solid v	waste – \$1,000.
20	(16) Large Compost Facility – <u>\$500.</u> \$800.00.	
21	(16a) Small Compost Facility – \$300.00.	
22	(17) Land Clearing and Inert Debris Landfill – <u>\$500.</u> <u>\$900.00.</u>	
23	(d2) Upon submission of an application for a new permit, an appli	
24	application fee in the amount of ten percent (10%) twenty-five percent (25%) of a percent (25%) of the percent (25\%) of the percent (25	
25	fee imposed for that type of solid waste management facility as identified i	n subdivisions (1)
26 27	through $(17)$ of subsection $(d1)$ of this section.	to a solid wests
27 28	(d3) <u>Upon submission of an application for a permit modification</u> management facility identified in subdivisions (1) through (12) of subsection (	
28 29	an applicant shall pay an application fee of five hundred dollars (\$500.00).	<u>ur) or uns section,</u>
30	(d4) When a cumulative impact review is required to be conducted i	n accordance with
31	G.S. 130A-294(a)(4)c. for an application for a new permit, the permit applicat	
32	subsection (d2) of this section shall be increased by one thousand dollars (\$1,	± •
33	(d5) If a solid waste management facility identified in subdivision (4),	
34	of subsection (d1) of this section is required by the Department to condu	ct assessment and
35	corrective action activities, the annual permit fee imposed for that typ	
36	management facility shall be increased by seven hundred fifty dollars (\$750.00	· · · · ·
37	that the facility is conducting assessment and corrective action activities, unti	I released from the
38	requirement by the Department.	
39 40		
40 41	SEPTAGE MANAGEMENT FEE	
42	SECTION 12.14.(d) G.S. 130A-291.1 reads as rewritten:	
43	"§ 130A-291.1. Septage management program; permit fees.	
44		
45	(e) A septage management firm that operates one pumper truck shall	pay an annual fee
46	of five hundred fifty dollars (\$550.00) eight hundred dollars (\$800.00) to t	
47	septage management firm that operates two pumper trucks shall pay an a	
48	hundred fifty dollars (\$950.00) to the Department. A septage management firm	-
49 50	three or more pumper trucks shall pay an annual fee of eight hundred dol	lars (\$800.00) <u>one</u>
50	thousand five hundred dollars (\$1,500) to the Department.	

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(e1) An individual who operates a septage <u>storage</u> , treatment or displaces not engage in the business of pumping, transporting, or disposing of annual fee of two hundred dollars (\$200.00). five hundred dollars (\$500.00	f septage shall pay an		
"			
COAL ASH MANAGEMENT ACT FEE			
SECTION 12.14.(e) G.S. 62-302.1 reads as rewritten:			
"§ 62-302.1. Regulatory fee for combustion residuals surface impound	lments.		
(b) Rate. – The combustion residuals surface impoundment fee	•		
thousandths of one percent (0.022%)-three-hundredths of one percent (			
Carolina jurisdictional revenues of each public utility with a coal combus			
impoundment. For the purposes of this section, the term "North Carolina ju	risdictional revenues"		
has the same meaning as in G.S. 62-302.			
"			
PLAN REVIEW AND PERMIT FEES			
SECTION 12.14.(f) G.S. 130A-328 reads as rewritten:			
"§ 130A-328. Public water system operating permit and permit fee.			
(a) No person shall operate a community or non transient non-com	nmunity water system		
who has not been issued an operating permit by the Department. A comm			
non-community water system operating permit shall be valid from January			
31 of each year unless suspended or revoked by the Department for cause. T	The Commission shall		
adopt rules concerning permit issuance and renewal and permit suspension and revocation. The			
annual fees in subsection (b) shall be prorated on a monthly basis for permits obtained after			
January 1 of each year.			
(b) The following fees are imposed for the issuance or renewal of	1 1		
community or non transient non-community water system; the fees are ba	sed on the number of		
persons served by the system:			
Non Community Water Systems: Fee			
Base Fee:			
Non transient non-community	<del>\$150</del> \$190		
, s	· <u>·</u>		
Community Water Systems:			
Number of Persons Served			
50 or fewer	<u>\$255</u> <u>\$320</u>		
More than 50 but no more than 100	<u>\$270\$340</u>		
More than 100 but no more than 200	<del>\$330<u>\$410</u></del>		
More than 200 but no more than 300	<del>\$350</del> \$430		
More than 300 but no more than 400			
More than $400$ but no more than $500$	<u>\$385</u> \$480		
More than 400 but no more than 500 More than 500 but no more than 750	<del>\$385<u></u>\$480</del> <del>\$420<u></u>\$520</del>		
More than 500 but no more than 750	<del>\$385</del> <u>\$480</u> <del>\$420<u></u>\$520 <del>\$780</del><u>\$970</u></del>		
More than 500 but no more than 750 More than 750 but no more than 1000	\$385 <u>\$480</u> \$420 <u>\$520</u> \$780 <u>\$970</u> \$810 <u>\$1,010</u>		
More than 500 but no more than 750 More than 750 but no more than 1000 More than 1000 but no more than 2000	\$385 <u>\$480</u> \$420 <u>\$520</u> \$780 <u>\$970</u> \$810 <u>\$1,010</u> \$840 <u>\$1,050</u>		
More than 500 but no more than 750 More than 750 but no more than 1000	\$385 <u>\$480</u> \$420 <u>\$520</u> \$780 <u>\$970</u> \$810 <u>\$1,010</u> \$840 <u>\$1,050</u> \$870 <u>\$1,090</u>		
More than 500 but no more than 750 More than 750 but no more than 1000 More than 1000 but no more than 2000 More than 2000 but no more than 3000	\$385 <u>\$480</u> \$420 <u>\$520</u> \$780 <u>\$970</u> \$810 <u>\$1,010</u> \$840 <u>\$1,050</u>		
More than 500 but no more than 750 More than 750 but no more than 1000 More than 1000 but no more than 2000 More than 2000 but no more than 3000 More than 3000 but no more than 4000	\$385 <u>\$480</u> \$420 <u>\$520</u> \$780 <u>\$970</u> \$810 <u>\$1,010</u> \$840 <u>\$1,050</u> \$870 <u>\$1,090</u> \$1350 <u>\$1,690</u>		

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1	More than 10,	000 but no more than 25,000	<u>\$2600</u> \$3,250
2	More than 25,	000 but no more than 50,000	<u>\$2925</u> \$3,660
3	More than 50,	000 but no more than 75,000	<u>\$4250\$5,310</u>
4	More than 75,	000 but no more than 100,000	<del>\$4675<u></u>\$5,840</del>
5	More than 100	),000 but no more than 250,000	<u>\$5100\$6,380</u>
6	More than 250	),000 but no more than 500,000	<del>\$5525</del> <u>\$6,910</u>
7	More than 500	),000	<del>\$5950<u>\$7,440.</u></del>
8		ollowing fees are imposed for the review of plans, specif	
9		nitted to the Department for approval of construction or alt	
10	water system. Th	e fees are based on the type of constructions or alteration pr	oposed:
11 12	Distribution s	ustam: Faa	
12		of water lines, less than 5000 linear feet	<u>\$150\$300</u>
13 14		of water lines, 5000 linear feet or more	<del>\$130<u>\$300</u> \$200<u>\$400</u></del>
14 15		ction or alteration to a distribution system	<del>\$200<u></u>\$400</del> <del>\$75</del> <u>\$150</u>
16	Other construct	choir of alteration to a distribution system	<del>\$73</del> <u>\$130</u>
17	Ground water	system:	
18		of a new ground water system or adding a new well	<del>\$200</del> \$400
19		an existing ground water system	<del>\$100</del> \$200
20			· <u>· · · · · · · · · · · · · · · · · · </u>
21	Surface Water		
22	Construction	of a new surface water treatment facility	<u>\$250</u> \$500
23		an existing surface water treatment facility	<u>\$150<u></u>\$300</u>
24		Management Plan review	<del>\$75</del> <u>\$150</u>
25		s changes or maintenance not covered above	<del>\$50</del> <u>\$100</u>
26		Department may charge an administrative fee of up to one he	undred fifty dollars
27		ure to pay the permit fee by January 31 of each year.	
28	"		
29			
30		R AND ANIMAL WASTE FEES	
31		<b>FION 12.14.(g)</b> G.S. 90A-42 reads as rewritten:	
32 33	"§ 90A-42. Fees		ha raquiraments of
33 34		Commission, in establishing procedures for implementing the impose the following schedule of fees:	ne requirements of
34 35	(1)	Examination including Certificate, \$85.00;	
35 36	(1) (2)	Temporary Certificate, \$200.00;	
30 37	(2)	Temporary Certification Renewal, \$300.00;	
38	(4)	Conditional Certificate, \$75.00;	
39	(5)	Repealed by Session Laws 1987, c. 582, s. 3.	
40	(6)	Reciprocity Certificate, \$100.00;	
41	(6) (6a)	Voluntary Conversion Certificate, \$50.00;	
42	(7)	Annual Renewal, <u>per certification</u> \$50.00;	
43	(8)	Replacement of Certificate, \$20.00;	
44	(9)	Late Payment of Annual Renewal, \$50.00 penalty in add	lition to all current
45	())	and past due annual renewal fees plus one hundred dollars	
46		per year for each year for which annual renewal fees were i	
47		current year; and	r p to uio
48	(10)	Mailing List Charges – The Commission may provide mail	ing lists of certified
49	()		-
51			
49 50	(10)	Mailing List Charges – The Commission may provide mail water pollution control system operators and of water pollu operators to persons who request such lists. The charge fo twenty-five dollars (\$25.00) for each such list provided.	tion control s

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1 2 3 4	within the Depar applied to the co	Vater Pollution Control System Account is established a rtment. Fees collected under this section shall be cred sts of administering this Article. Interest and other inco	lited to the Account and		
5		balance shall be treated as set forth in G.S. 147-69.1(d)." SECTION 12.14.(h) G.S. 90A-47.4 reads as rewritten:			
6		es; certificate renewals.			
7		pplicant for certification under this Part shall pay a fe	e of twenty-five dollars		
8		five dollars (\$85.00) for the examination and the certifi			
9	· /				
10	<del>(\$10.00). <u>fifty do</u></del>	<u>ollars (\$50.00).</u> A certificate holder who fails to renew the	he certificate and pay the		
11	renewal fee with	in 30 days of its expiration shall be required to take a	nd pass the examination		
12	for certification i	in order to renew the certificate."			
13					
14	LAB CERTIFI				
15		<b>FION 12.14.(i)</b> Definitions. – For purposes of			
16	-	"Lab Certification Fee Rule" means 15A NCAC 02H	.0806 (Fees Associated		
17	with Certification				
18		<b>FION 12.14.(j)</b> Lab Certification Fee Rule. – Until			
19 20	-	nt rule that the Environmental Management Commiss			
20	1	ection $(l)$ of this section, the Commission shall implem	ent the Lab Certification		
21 22	1	ided in subsection (k) of this section. <b>FION 12.14.(k)</b> Implementation. – Laboratory certifica	tion food shall be revised		
22	as follows:	<b>ITON 12.14.(K)</b> Implementation. – Laboratory certifica	uton rees shan be revised		
23 24	(1)	The fee for municipal, industrial, and other labor	ratories analyzing only		
25	(1)	samples for field parameters shall be increased from			
26		(\$150.00) to two hundred fifty dollars (\$250.00).	one numered mey domais		
27	(2)	The fee for commercial laboratories analyzing	only samples for field		
28		parameters shall be increased from three hundred of	• •		
29		hundred dollars (\$500.00).			
30	(3)	The minimum fee for municipal, industrial, and other			
31		increased from one thousand seven hundred fifty	dollars (\$1,750) to two		
32		thousand dollars (\$2,000).			
33	(4)	The minimum fee for other commercial laboratories			
34		three thousand five hundred dollars (\$3,500) to six	thousand five hundred		
35		dollars (\$6,500).			
36	(5)	To reflect the additional costs of certifying labs loca			
37 38		minimum fee for those labs shall be set at one hund of the amounts set out in subdivisions (1) through (4)	• •		
30 39	SEC	of the amounts set out in subdivisions (1) through (4) <b>FION 12.14.(</b> <i>l</i> <b>)</b> Additional Rulemaking Authority. –			
40		nend the Lab Certification Fee Rule consistent with subs			
41	1	G.S. 150B-19(4), the rule adopted by the Commission			
42	Ŭ	ively identical to the provisions of subsection (k) of this	1		
43		section are not subject to Part 3 of Article 2A of Chap	-		
44	-	adopted pursuant to this section shall become ef			
45		b1), as though 10 or more written objections had been	1		
46	G.S. 150B-21.3(		1		
47	SEC	<b>FION 12.14.(m)</b> Applicability and Sunset. – This see	ection and rules adopted		
48		section apply to all applications for certification subn	-		
49		is (i) through $(l)$ of this section expire when permanent	rules adopted as required		
50	•	of this section become effective.			
51	SEC	<b>FION 12.14.(n)</b> G.S. 143-215.3(a)(10) reads as rewrite	ten:		

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1 2 3 4 5 6 7 8 9 10 11 12 13	"(10) To require a laboratory facility that performs any tests, analyses, measurements, or monitoring required under this Article or Article 21B of this Chapter to be certified annually by the Department, to establish standards that a laboratory facility and its employees must meet and maintain in order for the laboratory facility to be certified, and to charge a laboratory facility a fee for certification. Fees collected under this subdivision shall be credited to the Water and Air Account and used to administer this subdivision. <u>Beginning July 1, 2025, and every two years thereafter, the Commission shall adjust the fees imposed pursuant to this subdivision to cover the costs of legislatively mandated salary and benefits revisions for the employees administering the laboratory facility certification program. These fees shall be applied to the cost of certifying commercial, industrial, and municipal-laboratory facilities."</u>
13 14	WIND ENERGY FACILITY FEES
15	<b>SECTION 12.14.(o)</b> G.S. 143-215.119(c) reads as rewritten:
16	"(c) Fees. – An applicant for a permit for a proposed wind energy facility or proposed
17	wind energy facility expansion under this section shall submit with the application required
18	pursuant to subsection (a) of this section, an application fee of three thousand five hundred dollars
19	(\$3,500).not to exceed one and one-quarter percent (1.25%) of the actual cost of construction,
20	alteration, repair, or expansion of the wind energy facility."
21	SECTION 12.14.(p) Article 21C of Chapter 143 of the General Statutes is amended
22	by adding a new section to read:
23	" <u>§ 143-215.125A. Annual fee.</u>
24 25	The Department shall charge permittees an annual fee of four hundred dollars (\$400.00) per
23 26	permitted turbine payable on or before September 1 for the previous fiscal year to be applied to the costs of administering this Article. The Department may charge a late fee of seventy-five
27	dollars (\$75.00) per month per permit for every month or partial month that payment of the
28	annual operating fee is delinquent."
29	
30	PART XIII. LABOR
31	
32	BE PRO BE PROUD REPORTING
33	SECTION 13.1. The North Carolina Home Builders Educational and Charitable
34	Foundation shall submit a report by April 1 of each year in which it spends State funds
35	appropriated by this act for the Be Pro Be Proud initiative to the chairs of the Joint Legislative
36 37	Oversight Committee on Agriculture and Natural and Economic Resources and the Fiscal Research Division regarding the activities undertaken with the funds appropriated by this section.
38	Research Division regarding the activities undertaken with the funds appropriated by this section.
39	PART XIV. NATURAL AND CULTURAL RESOURCES
40	TAKI MITUKALAND COLTUKAL RESOURCES
41	NC SYMPHONY CHALLENGE GRANT
42	<b>SECTION 14.1.(a)</b> Of the funds appropriated in this act to the Department of Natural
43	and Cultural Resources, the sum of two million dollars (\$2,000,000) in recurring funds for each
44	year of the 2023-2025 fiscal biennium shall be allocated to the North Carolina Symphony as
45	provided in this section. It is the intent of the General Assembly that the North Carolina
46	Symphony raise at least six million dollars (\$6,000,000) in non-State funds for the 2023-2024
47	fiscal year and seven million dollars (\$7,000,000) in non-State funds for the 2024-2025 fiscal
48	year. The North Carolina Symphony cannot use funds transferred from the organization's
49 50	endowment to its operating budget to achieve the fundraising targets set out in subsections (b)
50	and (c) of this section.

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SECT	<b>TION 14.1.(b)</b> For the 2023-2024 fiscal year, the North	Carolina Symphony
	cations from the Department of Natural and Cultural Resou	
(1)	Upon raising the initial sum of two million dollars (\$2,0	. ,
	funding, the North Carolina Symphony shall receive the	sum of six hundred
	thousand dollars (\$600,000).	
(2)	Upon raising an additional sum of two million doll	
	non-State funding for a total amount of four million dol	
	non-State funds, the North Carolina Symphony shall rece	ive the sum of seven
	hundred thousand dollars (\$700,000).	
(3)	Upon raising an additional sum of two million doll	
	non-State funding for a total amount of six million dol	
	non-State funds, the North Carolina Symphony shall rece	
	seven hundred thousand dollars (\$700,000) in the 2023-2	•
	<b>TON 14.1.(c)</b> For the 2024-2025 fiscal year, the North	~ 1 ~
	cations from the Department of Natural and Cultural Resou	
(1)	Upon raising the initial sum of two million dollars (\$2,0	. ,
	funding, the North Carolina Symphony shall receive the	sum of six hundred
	thousand dollars (\$600,000).	
(2)	Upon raising an additional sum of two million doll	
	non-State funding for a total amount of four million dol	
	non-State funds, the North Carolina Symphony shall rece	ive the sum of seven
(2)	hundred thousand dollars (\$700,000).	ong (\$2,000,000) in
(3)	Upon raising an additional sum of three million doll	
	non-State funding for a total amount of seven million do	
	non-State funds, the North Carolina Symphony shall receive seven hundred thousand dollars (\$700,000) in the 2024-2	
	seven nundred mousand donars (\$700,000) in the 2024-2	.025 fiscal year.
RENAME SECO	ΥΛ	
	<b>TON 14.2.</b> The Department of Natural and Cultural Res	ources shall rename
	Center for Contemporary Art as the North Carolina	
Winston-Salem.	Conter for Contemporary rife as the room Caronia	
Winston Sulem.		
ACCESSIBLE F	PARKS GRANTS	
	<b>TION 14.4.(a)</b> Grant Purposes. – Of the funds appropriated	d in this act from the
	the State Fiscal Recovery Reserve to the Department of 1	
	m of ten million dollars (\$10,000,000) is allocated to the F	
,	ovide matching grants to local parks facilities for persons	
-	lusively for grants to local government units or public auth	
	onstruction of special facilities or adaptation of existing fa	
	persons with disabilities or that enable them to participate	
	s, regardless of their abilities.	
1 0	<b>TON 14.4.(b)</b> Match. – Notwithstanding any provision of	of G.S. 143B-135.56
	local government unit or public authority receiving a gra	
	tching funds in the amount of one dollar (\$1.00) of local	
dollars (\$5.00) of		2
SECT	TION 14.4.(c) Limitation. – Grants made under this sect	ion shall not exceed
five hundred thou	sand dollars (\$500,000) per project.	
GREAT TRAIL	S STATE PROGRAM	
SECT	TON 14.6.(a) Of the funds appropriated from the interes	t earned in the State
Fiscal Recovery	Reserve to the Department of Natural and Cultural Res	ources, five million

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	00) in nonrecurring funds for the 2023-2024 fiscal year is allocated to the Gree
Trails Fund estab	lished in subsection (c) of this section to be used for new trail development a
extension of exist	ing trails as described in subsection (c) of this section.
	<b>ION 14.6.(b)</b> Definitions. – The following definitions apply in this section:
(1)	Department. – The Department of Natural and Cultural Resources.
(1) $(2)$	Eligible entity. – Any of the following:
(2)	a. A municipality or county.
	<ul><li>b. A regional council of government created pursuant to Part 2 of Artic</li></ul>
	20 of Chapter 160A of the General Statutes.
	c. A public authority, as defined in G.S. 159-7.
	d. A nonprofit entity, provided the entity demonstrates in a mann
	acceptable to the Department that the unit or units of local governme
	where the eligible trail project will be conducted have been notified
(2)	and support the trail project.
(3)	Eligible trail project. – Any of the following:
	a. Planning, design, and related environmental assessment or permitting
	activities for trails.
	b. Land and easement acquisition for trails.
	c. Construction of trails and trail structures.
	d. Trail amenities.
	e. Maintenance activities, which includes rehabilitation of trails and tr
	structures, the installation of water bars, the relocation of eroded tra
	segments, and other activities that will mitigate erosion
	deterioration of trails or prevent future erosion or deterioration
	trails.
	f. Matching funds for grants awarded by the federal government or a
	other non-State source or entity to an eligible entity for any of t
	purposes set forth in this subdivision.
(4)	Secretary The Secretary of the Department of Natural and Cultur
	Resources.
(5)	Trail Includes paved trails or greenways, natural surface trails, biking trai
	equestrian trails, and any other type of trail recognized by the Department
	The term does not include a series of tourism attractions related to a particul
	theme that are jointly marketed based on that theme and are interconnect
	only by vehicular roadways.
(6)	Trail amenities Markers, signage, benches, water fountains, restroct
	facilities, bathhouses, campsites, docks, boat ramps, parking facilities, picr
	facilities, equipment rental facilities, and other improvements or structur
	intended to enhance visitor experience for trail users.
(7)	Trail structures Bridges, boardwalks, retaining walls, and other structur
	that are necessary for visitors to use the trail to travel from one location
	another. For paddle trails, trail structures includes waterway access points a
	watercraft launch structures.
SECI	ION 14.6.(c) Fund Created. – The Great Trails State Program is established
	thin the Department of Natural and Cultural Resources. These funds shall
-	urtment to provide grants to an eligible entity for eligible trail projects, wi
• •	rojects for the purposes set forth in sub-subdivisions a., b., and c. of subdivisi
	(b) of this section. The following requirements and limitations apply to the
grants:	
(1)	The Department is authorized to accept applications for grants authorized
	this section and evaluate them based on criteria that includes the amount

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1 2 3		additional funding being provided from other sources for the current access to trails and other outdoor recreational facil the proposed project, and the size and demographics of the better proposed project. Naturitle trailing C.S. 142D 125 for	ities in the area of population served
4 5		by the proposed project. Notwithstanding G.S. 143B-135.50 receiving a grant from the Department shall provide a matching set operation.	
6 7	( <b>2</b> )	this subsection.	anining a grant as
	(2)	Match. – Grants shall be matched by an eligible entity re	ceiving a grant as
8 9		follows:	atah hagad an tha
9 10		a. The Department may determine the amount of m wealth of the county where the trail project is loca	
10		trail projects in more than one county, the match sh	
12		lowest wealth county.	an be based on the
12		b. The match shall be no greater than one non-State	dollar (\$1.00) for
14		every one dollar (\$1.00) from the Fund, and no less	· ,
15		dollar (\$1.00) for every four dollars (\$4.00) from the	
16		c. The match may include cash, fee waivers, in-l	
17		donation of assets, the provision of infrastructure, o	
18		these. Non-cash matches must be quantifiable and	
19		manner as the Department may specify.	
20	(3)	Limitation. – Grants made under this subsection shall not ex	kceed five hundred
21		thousand dollars (\$500,000) per project.	
22		<b>FION 14.6.(d)</b> Reports. – The Department shall provide an in	-
23		2023, to the Joint Legislative Oversight Committee on Agric	
24 25		esources and the Fiscal Research Division regarding the pro-	-
25 26	0	etrics the Department intends to use in evaluating grant application.	
26 27	-	uant to this section. Thereafter, the Department shall report regarding the use of funds allocated by this section. The	-
28		grant recipients and amounts, a description of trail proje	-
20 29		-State funds leveraged with grant funding. The Departmen	
30	•	upon providing a final summary report after it awards all fund	-
31		ports may be included as a part of the report required by G.S	
32		<b>TION 14.6.(e)</b> Administrative Expenses. – The Department	
33		he funds appropriated by this section for operating and admin	
34			
35		ATER FUND ADMINISTRATIVE EXPENSES	
36		<b>FION 14.8.</b> G.S. 143B-135.234 is amended by adding a new	
37		nistrative Expenses Of the funds appropriated to the Fund	
38		an three percent (3%) for operating expenses associated w	<u>/ith programs and</u>
39 40	activities authori	zed by this Part."	
40 41	AMEDICA'S 25	50TH LOCAL GRANTS	
42		<b>FION 14.9.(a)</b> Funds appropriated in this act to the Departm	ent of Natural and
43		es (the Department) for America's 250th Local Grants shall	
44		tate participation in America's 250th anniversary activities,	-
45	section.		
46		<b>FION 14.9.(b)</b> The Department shall use up to one million do	ollars (\$1,000,000)
47	•	3-2024 for grants of ten thousand dollars (\$10,000) each to co	
48		mmissioners have adopted a resolution creating a commem	
49		esignated a group to ensure North Carolina's comme	
50	semiquincentenn	ial occurs in their county. Any funds allocated under this	subsection but not

1 spent or encumbered by June 30, 2024, may be reallocated by the Department for grants under 2 subsection (c) of this section and shall be in addition to the allocations made in that subsection. 3 **SECTION 14.9.(c)** The Department shall use five hundred thousand dollars 4 (\$500,000) in fiscal year 2023-2024 and six hundred thousand dollars (\$600,000) in fiscal year 5 2024-2025 to provide matching grants to local governments and nonprofits for commemoration 6 activities, including Revolutionary War research, development of educational resources, wayside 7 installation, and event needs. The Department may consider county tier designations under 8 G.S. 143B-437.08, for the county in which the project is located, in determining match amounts 9 awarded under this subsection. 10 **SECTION 14.9.(d)** The Department may use up to five percent (5%) of the funds 11 allocated by this section to administer the grant program and provide technical assistance to 12 counties. 13 14 **AMERICA'S SEMIQUINCENTENNIAL COMMITTEE** 15 SECTION 14.10.(a) There is created the America's Semiguincentennial Committee 16 (the Committee). 17 SECTION 14.10.(b) Membership. – The Committee shall be composed of seven 18 members, as follows: 19 Three members appointed by the President Pro Tempore of the Senate, one of (1)20 whom shall be a member of the Senate and the remainder of whom shall be 21 members of the public. 22 (2)Three members appointed by the Speaker of the House of Representatives, 23 one of whom shall be a member of the House of Representatives and the 24 remainder of whom shall be members of the public. 25 (3) One member jointly appointed by the President Pro Tempore of the Senate 26 and the Speaker of the House of Representatives who shall be a noted historian 27 with expertise regarding the American Revolution. 28 SECTION 14.10.(c) Terms; Chairs; Vacancies; Quorum. – Members shall serve a 29 term of three years. The Committee shall have two cochairs which shall be the legislative member 30 designated by the President Pro Tempore of the Senate and the legislative member designated by 31 the Speaker of the House of Representatives. The Committee shall meet upon the call of the 32 cochairs. Vacancies shall be filled by the appointing authority. A quorum of the Committee shall 33 be a majority of the members. 34 SECTION 14.10.(d) Duties. – The Committee shall (i) study appropriate means for 35 the State to celebrate the two hundred fiftieth anniversary of the founding of our nation and (ii) 36 report the means and anticipated costs of the celebratory events to the General Assembly. 37 **SECTION 14.10.(e)** Compensation; Administration. – Members of the Committee 38 shall receive subsistence and travel allowances at the rates set forth in G.S. 120-3.1, 138-5, or 39 138-6, as appropriate. The Committee may contract for consultants or hire employees in 40 accordance with G.S. 120-32.02. The Legislative Services Commission, through the Legislative Services Officer, shall assign professional staff to assist the Committee in its work. Upon the 41 42 direction of the Legislative Services Commission, the Directors of Legislative Assistants of the 43 Senate and of the House of Representatives shall assign clerical staff to the Committee. The 44 expenses for clerical employees shall be borne by the Committee. 45 **SECTION 14.10.(f)** Reports; Termination. – The Committee shall make an interim 46 report to the 2025 Regular Session of the 2025 General Assembly and a final report to the 2026 Regular Session of the 2025 General Assembly no later than January 14, 2026. The Committee 47 48 shall terminate on January 15, 2026. 49 **SECTION 14.10.(g)** This section is effective when it becomes law. 50

#### 51 **PART XV. WILDLIFE RESOURCES COMMISSION**

COMMISSION BASE BUDGET CORRECTION
<b>SECTION 15.1.</b> During the budget certification process for the 2023-2024 fiscal
year, the Wildlife Resources Commission, in conjunction with the Office of State Budget and
Management (OSBM), shall redistribute two million two hundred forty-nine thousand nine
dollars (\$2,249,009) from the over-realized receipts departmentwide reserve to the appropriate
fund codes in the General Fund used to support Commission operations. In the redistribution of
receipts directed by this section, the Commission and OSBM shall neither increase or decrease
the Commission's net General Fund appropriation, nor create a negative General Fund
appropriation at the fund code level.
RENAME OUTDOOR HERITAGE ADVISORY COUNCIL
SECTION 15.2.(a) Part 36 of Article 7 of Chapter 143B of the General Statutes
reads as rewritten:
"Part 36. Outdoor Heritage Advisory Council.North Carolina Youth Outdoor Engagement
Commission.
"§ 143B-344.60. Outdoor heritage advisory council.North Carolina Youth Outdoor
Engagement Commission.
(a) The Outdoor Heritage Advisory Council North Carolina Youth Outdoor Engagement
Commission (hereinafter "Commission") is established within the North Carolina Wildlife
Resources Commission for organizational and budgetary purposes only. The Council
Commission shall exercise all of its statutory powers independent of control by the Executive
Director of the Wildlife Resources Commission. The Council-Commission shall (i) advise State
agencies and the General Assembly on the promotion of outdoor recreational activities,
including, but not limited to, hiking, horseback riding, boating, sport shooting and archery, bird
watching and wildlife watching, camping, swimming, hunting, trapping, and fishing in order to
preserve North Carolina's outdoor heritage for future generations generations and (ii) use grants
and programming to promote the outdoor recreational activities described in this subsection.
(b) The <u>Council Commission</u> shall consist of 13 members, appointed as follows:
(1) Four members appointed by the General Assembly, upon the recommendation
of the President Pro Tempore of the Senate.
(2) Four members appointed by the General Assembly, upon the recommendation
of the Speaker of the House of Representatives.
(3) Three members appointed by the Governor.
<ul> <li>(4) One member appointed by the Commissioner of Agriculture.</li> <li>(5) One member appointed by the chain of the Wildlife Decomposition</li> </ul>
(5) One member appointed by the chair of the Wildlife Resources Commission.
All members of the <u>Council-Commission</u> shall have knowledge and experience in outdoor recreational activities and have a demonstrated interest in promoting outdoor heritage
<ul><li>recreational activities and have a demonstrated interest in promoting outdoor heritage.</li><li>(c) The terms of the initial members of the Council Commission shall commence October</li></ul>
1, 2015. Of the Governor's initial appointments, one member shall be designated to serve a term
of three years, one member shall be designated to serve a term of two years, and one member
shall be designated to serve a term of one year. Of the initial appointments by the President Pro
Tempore of the Senate, one member shall be designated to serve a term of three years, one
member shall be designated to serve a term of two years, and one member shall be designated to
serve a term of one year. Of the initial appointments by the Speaker of the House of
Representatives, one member shall be designated to serve a term of three years, one member shall
be designated to serve a term of two years, and one member shall be designated to serve a term
of one year. The members appointed by the Commissioner of Agriculture and the chair of the
Wildlife Resources Commission shall each serve an initial term of four years. After the initial
appointees' terms have expired, all members shall be appointed for a term of four years.
Tr

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1	Any appointment to fill a vacancy on the Council-Commission created by the resignation,				
2	dismissal, death, or disability of a member shall be for the balance of the unexpired term.				
3	(d) The initial chair of the <u>Council Commission</u> shall be designated by the Governor from				
4	the Council Commission members. Subsequent chairs shall be elected by the Council				
5	<u>Commission for terms of two years.</u>				
6	(e) The <u>Council Commission</u> shall meet quarterly and at other times at the call of the				
7	chair. A majority of members of the Council-Commission shall constitute a quorum.				
8	(f) <u>Council-Commission</u> members shall be reimbursed for expenses incurred in the				
9	performance of their duties in accordance with G.S. 138-5 and G.S. 138-6, as applicable. The				
10	reimbursements authorized by this subsection may be provided from the North Carolina Outdoor				
11	Heritage Trust Fund for Youth Outdoor Heritage Promotion. Youth Outdoor Engagement Fund.				
12	(g) The Executive Director of the Wildlife Resources Commission shall provide clerical				
13	and other assistance as needed, including, but not limited to, office space, transportation support,				
14	and support for equipment and information technology needs of the Council.Commission.				
15	(h) The <u>Council-Commission</u> shall be exempt from Article 3 of Chapter 143 of the				
16	General Statutes but may use the services of the Department of Administration in procuring				
17	goods and services for the Council.Commission.				
18	"§ 143B-344.62. Outdoor Heritage Advisory Council North Carolina Youth Outdoor				
19	Engagement Commission – executive director; staff.				
20	The <u>Council Commission</u> may, subject to appropriations or other funds that accrue to it,				
21	employ an executive director to carry out the day-to-day responsibilities and business of the				
22	<u>Council.</u> Commission. The executive director shall serve at the pleasure of the <u>Council</u> .				
23 24	<u>Commission</u> . The executive director, also subject to appropriations or other funds that accrue to the <u>Council</u> , <u>Commission</u> , may hire additional staff and consultants to assist in the discharge of				
24 25	the executive director's responsibilities, as determined by the Council.Commission.				
23 26	"§ 143B-344.64. Outdoor Heritage Advisory Council North Carolina Youth Outdoor				
20 27	Engagement Commission – report.				
28	On or before December 1, 2019, and at least annually thereafter, the Council-Commission				
29	shall submit a report to the chairs of the Joint Legislative Oversight Committee on Agriculture				
30	and Natural and Economic Resources and the Fiscal Research Division regarding its activities,				
31	initiatives, partnerships, and use of donated and appropriated funds."				
32	<b>SECTION 15.2.(b)</b> G.S. 126-5(c1)(36) reads as rewritten:				
33	"(36) Employees of the Outdoor Heritage Advisory Council.North Carolina Youth				
34	Outdoor Engagement Commission."				
35	<b>SECTION 15.2.(c)</b> This section is effective when it becomes law.				
36					
37	PART XVI. ADMINISTRATIVE OFFICE OF THE COURTS				
38					
39	COLLECTION OF WORTHLESS CHECKS				
40	SECTION 16.1. Notwithstanding the provisions of G.S. 7A-308(c), the Judicial				
41	Department may use any balance remaining in the Collection of Worthless Checks Fund on June				
42	30, 2023, for the purchase or repair of office or information technology equipment during the				
43	2023-2024 fiscal year and may use any balance remaining in the Collection of Worthless Checks				
44	Fund on June 30, 2024, for the purchase or repair of office or information technology equipment				
45	during the 2024-2025 fiscal year. Prior to using any funds under this section, the Judicial				
46	Department shall report to the chairs of the House of Representatives and Senate Appropriations				
47	Committees on Justice and Public Safety and the Office of State Budget and Management on the				
48	equipment to be purchased or repaired and the reasons for the purchases.				
49 50	MAGISTRATE-CLERK STAFFING PROGRAM				
50 51	<b>SECTION 16.2.</b> G.S. 7A-133 is amended by adding a new subsection to read:				
51	SECTION 10.2. O.S. /A-155 is amended by adding a new subsection to read:				

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1	"(c1) Notwith	standing the minimum staffing	numbers in subsection (c) of this section, the	
2			or emailed consent of the chief district court	
3	judge, may hire one deputy or assistant clerk in lieu of one of the magistrate positions allocated			
4	to that county. To provide accessibility for law enforcement and citizens, the clerk of superior			
5	<u>court's office shall provide some of the services traditionally provided by the magistrates' office</u>			
6		of the regular courthouse hours.	<u> </u>	
7	-	-	port by March 1 of each year to the chairs of	
8			mittee on Justice and Public Safety and the	
9	-		ublic Safety regarding each of the following:	
10			positions previously filled pursuant to this	
11			s filled pursuant to this subsection.	
12			sitions filled pursuant to this subsection."	
13			-	
14	<b>CLARIFY TRIAL</b>	COURT ADMINISTRATOR	R NUMBERS AND LOCATIONS	
15	SECTIO	<b>DN 16.3.(a)</b> G.S. 7A-355, as an	nended by Section 16.26 of this act, reads as	
16	rewritten:			
17	0	ourt administrators.		
18			ïned in G.S. 7A-41.1(a) shall have trial court	
19			D; District 22, District 27B, and District 28,	
20			sets of districts as may be designated by the	
21	Administrative Offi	ce of the Courts.Courts:		
22				
23	Set of districts	<u>10A, 10B, 10C, 10</u>	<u>D, 10E, 10F</u>	
24	Set of districts	<u>14A, 14B, 14C</u>		
25	Set of districts	<u>16A, 16B</u>		
26	Set of districts	<u>24A, 24B, 24C, 24</u>		
27	Set of districts	<u>31A, 31B, 31C, 31</u>		
28	Set of districts		<u>D, 26E, 26F, 26G, 26H</u>	
29	District SECTION	$\frac{39''}{2}$	ative when it has seen a law	
30 31	SECIN	<b>DN 16.3.(b)</b> This section is effe	cuve when it becomes law.	
31 32	TECHNICAL CH	ANCES TO ASSISTANT DIS	TRICT ATTORNEY ALLOCATIONS	
33		<b>DN 16.4.(a)</b> G.S. 7A-60(a1) rea		
34			into prosecutorial districts, and each district	
35		-	nt district attorneys set forth in the following	
36	table:	the number of fun time ussista	in district automoys set forth in the following	
37				
38	Prosecutorial	No. of Full-Time Asst. Dist	rict	
39	District	Counties	Attorneys	
40	•••		e e e e e e e e e e e e e e e e e e e	
41	10	Wake	44 <u>45</u>	
42				
43	14	Cumberland	<u>2526</u>	
44				
45	26	Mecklenburg	<u>5862</u>	
46				
47	31	Forsyth	<u>2728</u>	
48				
49	37	Randolph	<u> <del>10</del>11</u>	
50	•••			
51	43	Cherokee, Clay, Graham,	<u>1516</u>	

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1	Haywood, Jackson, Macon,					
2 3		Swain."				
	<b>SECTION 16.4.(b)</b> G.S. 7A-60(a1), as amended by subsection (a) of this section					
4		reads as rewritten:				
5			anized into prosecutorial districts, and each district			
6 7	table:	id the number of full-time	assistant district attorneys set forth in the following			
8	table.					
9	Prosecutorial	No. of Full-Time Ass	t. District			
10	District	Counties	Attorneys			
11			·			
12	36	Burke, Caldwell	<u>1011</u>			
3	"					
4	SECTI	ON 16.4.(c) Subsection (	b) of this section becomes effective January 1, 2027.			
5	The remainder of t	his section becomes effect	ive July 1, 2023.			
5						
7			OGES TO MULTIPLE COUNTIES, SPLIT OF			
8		COURT DISTRICT	,			
9			IBERS, AND ADDITION OF MAGISTRATES			
0		LE COUNTIES				
1		<b>ON 16.5.(a)</b> G.S. 7A-13:	3(a), as amended by Section 16.26 of this act, reads			
2	as rewritten:	• . • . • . • . • . • . • . •				
3		istrict court district shall	have the numbers of judges as set forth in the			
4	following table:					
5 5	District	Judges	County			
,		Juages	County			
3	5	<u>910</u>	Sampson			
)			Duplin			
)			Jones			
			Onslow			
	17	4 <u>5</u>	Alamance			
	•••					
	22	4 <u>5</u>	Caswell			
			Rockingham			
	•••					
	34	4 <u>5</u>	Alleghany			
			Ashe			
)			Wilkes			
			Yadkin			
,			~ .			
3	4 <u>3</u> 43A	<u>64</u>	Cherokee			
-			Clay			
			Graham			
5			Haywood			
7			Jackson Macon			
3			Macon Swoin Swoin			
9	<b>12D</b>	2	Swain.Swain			
0	<u>43B</u>	<u>3</u>	Haywood Jackson "			
1			Jackson."			

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<b>SECTION 16.5.(b)</b> G.S. 7A-133(c) reads as rewritten: "(c) Each county shall have the numbers of magistrates and additional seats of district court, as set forth in the following table:				
	Magistrates	Additional		
County	Min.	Seats of Court		
Gates	<u>23</u>			
 Martin	<u>34</u>			
••••	_			
Pitt	<del>11.5<u>13</u></del>	Farmville Ayden		
 Jones	<u>23</u>			
 New Hanover	<del>12</del> 14			
Pender	<u>4.85</u>			
••••				
Hertford	<u>34</u>			
Wake	<del>23.5</del> <u>32</u>	Apex, Wendell, Fuquay-Varina, Wake Forest		
Harnett	<u>87</u>	Dunn		
	1020			
Cumberland Bladen	<del>19<u>20</u> 34</del>			
	3 <u>4</u>			
 Durham	<del>13<u>18</u></del>			
Hoke	<u>34</u>			
Stokes	<del>34</del>			
Surry	<u>65</u>	Mt. Airy		
Guilford	<u>25.432</u>	High Point		
Cabarrus	$9\frac{10}{24}$	Kannapolis		
Montgomery	<u>34</u>			
 Anson	24			
	<u>34</u>			
 Forsyth	<del>16<u>20</u></del>	Kernersville		
Alexander	<u>1020</u> <u>34</u>	Kemersvine		
	<u>51</u>			
Davie	<del>34</del>			
Alleghany	<u>23</u>			
	—			
Yadkin	<u>34</u>			
•••				

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•••		
Henders	—	
McDow	ell <u>34</u>	
Transylv	vania <u>34</u>	
Cheroke	xe <u>34</u>	
Clay	$\begin{array}{ccc} \text{vania} & \frac{34}{2} \\ \text{e} & \frac{34}{23} \\ & \frac{23}{23} \end{array}$	
Graham	<u>23</u>	
•••		
Jackson	<del>34</del> <u>34</u>	
Macon	<u>34</u>	
"		
	SECTION 16.5.(c) G.S. 7A-133(c), as amended	d by subsection (b) of this section
reads as rew		
	Each county shall have the numbers of magistra	ites and additional seats of distri
court, as set	forth in the following table:	
	Magistrates	Additional
County	Min.	Seats of Court
•••		
Duplin	4 <u>5</u>	
Jones	<u>34</u>	
Stanly	<del>5</del> 6	
Stanly		
Stanly  Ashe	<del>5</del> 6 <u>34</u>	
Stanly  Ashe "	<u>34</u>	
Stanly  Ashe "	3 <u>4</u> SECTION 16.5.(d) Subsection (a) of this section	
Stanly  Ashe " and election	34 SECTION 16.5.(d) Subsection (a) of this section is conducted in 2024 shall be held accordingly. Th	
Stanly  Ashe "	34 SECTION 16.5.(d) Subsection (a) of this section is conducted in 2024 shall be held accordingly. Th	
Stanly  Ashe " and election effective Jul	3 <u>4</u> SECTION 16.5.(d) Subsection (a) of this section is conducted in 2024 shall be held accordingly. Th ly 1, 2023.	e remainder of this section becom
Stanly  Ashe " and election effective Jul	3 <u>4</u> SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. Th by 1, 2023. LOCAL JUDICIALLY MANAGED ACCOU	e remainder of this section becom
Stanly  Ashe " and election effective Jul MODIFY I COURT	3 <u>4</u> SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. Th ly 1, 2023. IOCAL JUDICIALLY MANAGED ACCOU TREPORTING AND MAKE TECHNICAL C	e remainder of this section becom NTABILITY AND RECOVER CORRECTION
Stanly  Ashe " and election effective Jul MODIFY I COURT	3 <u>4</u> SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. The ly 1, 2023. LOCAL JUDICIALLY MANAGED ACCOU TREPORTING AND MAKE TECHNICAL CON SECTION 16.6.(a) G.S. 7A-801 reads as rewritt	e remainder of this section becom NTABILITY AND RECOVER CORRECTION
Stanly  Ashe " and election effective Jul MODIFY I COURT	34 SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. The ly 1, 2023. LOCAL JUDICIALLY MANAGED ACCOU TREPORTING AND MAKE TECHNICAL C SECTION 16.6.(a) G.S. 7A-801 reads as rewritte Monitoring and annual report.	e remainder of this section becom <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en:
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Stanly  Ashe " and election effective Jul MODIFY I COURT S "§ 7A-801. The Adh judicially m	3 <u>4</u> SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. The by 1, 2023. LOCAL JUDICIALLY MANAGED ACCOU TREPORTING AND MAKE TECHNICAL CON SECTION 16.6.(a) G.S. 7A-801 reads as rewritte Monitoring and annual report. ministrative Office of the Courts shall monitor all nanaged accountability and recovery courts, p	e remainder of this section becom <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en: I State-recognized and funded loop prepare an annual report on t
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Stanly  Ashe " and election effective Jul MODIFY I COURT S "§ 7A-801. The Adu judicially m implementa accountabilit of the House each year. E to remain a	34 SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. The ly 1, 2023. LOCAL JUDICIALLY MANAGED ACCOU TREPORTING AND MAKE TECHNICAL C SECTION 16.6.(a) G.S. 7A-801 reads as rewritt Monitoring and annual report. ministrative Office of the Courts shall monitor all nanaged accountability and recovery courts, j tion, operation, and effectiveness of the sta- ity and recovery court program, and submit the rej e and Senate Appropriations Committees on Justi Each judicially managed accountability and recovery drug treatment court under G.S. 7A-802, shall	e remainder of this section becom <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en: I <u>State recognized and funded loc</u> prepare an annual report on t <u>tewide State</u> judicially manag port to the <u>General Assembly cha</u> <u>ce and Public Safety</u> by March 1 <i>y</i> ery court <u>and any court authoriz</u>
Stanly  Ashe " and election effective Jul MODIFY I COURT S "§ 7A-801. The Adn judicially m implementa accountabilit of the House each year. E to remain a Administrat	34 SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. The ly 1, 2023. LOCAL JUDICIALLY MANAGED ACCOU TREPORTING AND MAKE TECHNICAL C SECTION 16.6.(a) G.S. 7A-801 reads as rewritte Monitoring and annual report. ministrative Office of the Courts shall monitor all managed accountability and recovery courts, j tion, operation, and effectiveness of the sta- ity and recovery court program, and submit the reje e and Senate Appropriations Committees on Justi Each judicially managed accountability and recovery drug treatment court under G.S. 7A-802, shall ive Office of the Courts as requested."	e remainder of this section becom <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en: I <u>State recognized and funded loc</u> prepare an annual report on t <u>tewide State</u> judicially manag port to the <u>General Assembly cha</u> <u>ce and Public Safety</u> by March 1 very court <u>and any court authoriz</u> l submit evaluation reports to t
Stanly  Ashe " and election effective Jul MODIFY I COURT S "§ 7A-801. The Adu judicially m implementa accountabilit of the House each year. E to remain a Administrat	34 SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. The by 1, 2023. LOCAL JUDICIALLY MANAGED ACCOUNT REPORTING AND MAKE TECHNICAL CONT SECTION 16.6.(a) G.S. 7A-801 reads as rewritte Monitoring and annual report. ministrative Office of the Courts shall monitor all managed accountability and recovery courts, p tion, operation, and effectiveness of the sta- ity and recovery court program, and submit the rep e and Senate Appropriations Committees on Justi Each judicially managed accountability and recovery drug treatment court under G.S. 7A-802, shall ive Office of the Courts as requested."	e remainder of this section becom <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en: I <u>State recognized and funded loc</u> prepare an annual report on t <u>tewide State</u> judicially manag port to the <u>General Assembly cha</u> <u>ce and Public Safety</u> by March 1 very court <u>and any court authoriz</u> l submit evaluation reports to t
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Stanly  Ashe " and election effective Jul MODIFY I COURT \$ <b>*</b> 7A-801. The Adn judicially m implementa accountability of the House each year. E to remain a Administrat \$ <b>*</b> 7A-796. Each jud	34 SECTION 16.5.(d) Subsection (a) of this section as conducted in 2024 shall be held accordingly. The ly 1, 2023. LOCAL JUDICIALLY MANAGED ACCOUNT REPORTING AND MAKE TECHNICAL CONT SECTION 16.6.(a) G.S. 7A-801 reads as rewritte Monitoring and annual report. ministrative Office of the Courts shall monitor all managed accountability and recovery courts, join, operation, and effectiveness of the sta- ity and recovery court program, and submit the rep- e and Senate Appropriations Committees on Justi Each judicially managed accountability and recover drug treatment court under G.S. 7A-802, shall ive Office of the Courts as requested." SECTION 16.6.(b) G.S. 7A-796 reads as rewritte Local judicially managed accountability and recover dicial district choosing to establish a local judi	e remainder of this section becom <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en: I <u>State recognized and funded loc</u> prepare an annual report on t <u>tewide State</u> judicially manag port to the <u>General Assembly cha</u> <u>ce and Public Safety</u> by March 1 very court <u>and any court authoriz</u> l submit evaluation reports to t ten: <b>recovery court committees.</b> cially managed accountability at
Stanly  Ashe " and election effective Jul MODIFY I COURT S "§ 7A-801. The Adn judicially m implementa accountability of the House each year. E to remain a Administrat S "§ 7A-796. Each jun recovery co	<b>SECTION 16.5.(d)</b> Subsection (a) of this section as conducted in 2024 shall be held accordingly. The by 1, 2023. <b>LOCAL JUDICIALLY MANAGED ACCOUNT REPORTING AND MAKE TECHNICAL OF</b> <b>SECTION 16.6.(a)</b> G.S. 7A-801 reads as rewritte <b>Monitoring and annual report.</b> ministrative Office of the Courts shall monitor all nanaged accountability and recovery courts, join, operation, and effectiveness of the sta- ity and recovery court program, and submit the rep- e and Senate Appropriations Committees on Justi Each judicially managed accountability and recover to flice of the Courts as requested." <b>SECTION 16.6.(b)</b> G.S. 7A-796 reads as rewritte <b>Local judicially managed accountability and recover</b> dicial district choosing to establish a local judi burt shall form a local judicially managed accountability managed accountability and processing to establish a local judi	e remainder of this section become <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en: I State-recognized and funded loog prepare an annual report on t tewide <u>State</u> judicially manage port to the General Assembly chanch 1 very court and any court authorized l submit evaluation reports to t ten: recovery court committees. cially managed accountability and countability and recovery court
Stanly  Ashe " and election effective Jul MODIFY I COURT S "§ 7A-801. The Adn judicially m implementa accountability of the House each year. E to remain a Administrat S "§ 7A-796. Each jud recovery co committee,	<b>SECTION 16.5.(d)</b> Subsection (a) of this section is conducted in 2024 shall be held accordingly. The ly 1, 2023. <b>LOCAL JUDICIALLY MANAGED ACCOUNT REPORTING AND MAKE TECHNICAL CONTENTION 16.6.(a)</b> G.S. 7A-801 reads as rewritte <b>Monitoring and annual report.</b> ministrative Office of the Courts shall monitor all managed accountability and recovery courts, p ition, operation, and effectiveness of the statistic and recovery court program, and submit the report e and Senate Appropriations Committees on Justic Each judicially managed accountability and recover drug treatment court under G.S. 7A-802, shall ive Office of the Courts as requested." <b>SECTION 16.6.(b)</b> G.S. 7A-796 reads as rewritte <b>Local judicially managed accountability and recover</b> dicial district choosing to establish a local judicial put shall form a local judicially managed accountability and which shall be comprised to assure representation	e remainder of this section becom <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en: I <u>State recognized and funded loc</u> prepare an annual report on t <u>tewide State</u> judicially manag port to the <u>General Assembly cha</u> <u>ce and Public Safety</u> by March 1 very court <u>and any court authoriz</u> l submit evaluation reports to t ten: <b>recovery court committees.</b> cially managed accountability and countability and recovery court appropriate to the type or types
Stanly  Ashe " and election effective Jul MODIFY I COURT S "§ 7A-801. The Adn judicially m implementa accountability of the House each year. E to remain a Administrat S "§ 7A-796. Each judicial Each judicial	<b>SECTION 16.5.(d)</b> Subsection (a) of this section as conducted in 2024 shall be held accordingly. The by 1, 2023. <b>LOCAL JUDICIALLY MANAGED ACCOUNT REPORTING AND MAKE TECHNICAL OF</b> <b>SECTION 16.6.(a)</b> G.S. 7A-801 reads as rewritte <b>Monitoring and annual report.</b> ministrative Office of the Courts shall monitor all nanaged accountability and recovery courts, join, operation, and effectiveness of the sta- ity and recovery court program, and submit the rep- e and Senate Appropriations Committees on Justi Each judicially managed accountability and recover to flice of the Courts as requested." <b>SECTION 16.6.(b)</b> G.S. 7A-796 reads as rewritte <b>Local judicially managed accountability and recover</b> dicial district choosing to establish a local judi burt shall form a local judicially managed accountability managed accountability and processing to establish a local judi	e remainder of this section becom <b>NTABILITY AND RECOVER</b> <b>CORRECTION</b> en: I <u>State-recognized and funded-loc</u> prepare an annual report on the <u>tewide State</u> judicially manage port to the <u>General Assembly-chain</u> ce and <u>Public Safety</u> by March 1 very court <u>and any court authoriz</u> l submit evaluation reports to the tem: <b>recovery court committees.</b> cially managed accountability and countability and recovery court appropriate to the type or types operations to be conducted in the

ssembly Of North Caro	lina	Session 202	
	rt judge and the district attor	ney for that district, chosen from	
ng list:			
(20) Any other persons selected by the local management judicially managed			
		on of the local <del>drug treatme</del>	
	-	1 1	
SECTION 10.0.(C) This	s section is effective when it	becomes law.	
FDIAD CAUDT HIDC	ε το sudediod coud'	T DISTRICTS 2 AND 38	
SECTION 10.7.(a) 0.5	$A^{-41}(a)$ , as amended by S	section 10.20 of this act, reads	
The counties of the Sta	te are organized into judici	al divisions and superior cou	
_		-	
	-		
-		No. of Resident	
	Counties	Judges	
2	Beaufort, Hyde,	<u>+2</u>	
	Martin,		
	Tyrrell, Washingto	n	
20	Castan	22	
38	Gaston	<u>23</u>	
SECTION 167 (b) Th	is section becomes effective	January 1 2025 and electic	
		F January 1, 2025, and electro	
II 2024 Shall be lield acco	ordingry.		
NG REOUIREMENT	FOR THE NC LEGAL	EDUCATION ASSISTANC	
-			
	•	· · · · · · · · · · · · · · · · · · ·	
ium, the NC Legal Educ	ation Assistance Foundation	n (NC LEAF) shall report to t	
lative Oversight Commi	ttee on Justice and Public S	safety, at a minimum, all of t	
<ul><li>(1) An accounting of</li></ul>	ttee on Justice and Public S	safety, at a minimum, all of t	
<ul><li>(1) An accounting of prior year.</li></ul>	ttee on Justice and Public S	Safety, at a minimum, all of t	
<ul> <li>(1) An accounting of prior year.</li> <li>(2) The number of indicational prior year.</li> </ul>	ttee on Justice and Public S	Safety, at a minimum, all of t	
<ol> <li>(1) An accounting of prior year.</li> <li>(2) The number of in- prior year.</li> </ol>	ttee on Justice and Public S f all loan repayment assistan dividuals that received funds	Safety, at a minimum, all of t nce funds distributed during t s from the Foundation during t	
<ol> <li>(1) An accounting of prior year.</li> <li>(2) The number of in- prior year.</li> <li>(3) The job titles an</li> </ol>	ttee on Justice and Public S f all loan repayment assistan dividuals that received funds d salaries of the individual	Safety, at a minimum, all of t nce funds distributed during t s from the Foundation during t	
<ol> <li>(1) An accounting of prior year.</li> <li>(2) The number of in- prior year.</li> <li>(3) The job titles an Foundation durin</li> </ol>	ttee on Justice and Public S f all loan repayment assistan dividuals that received funds d salaries of the individual g the prior year.	Safety, at a minimum, all of t nee funds distributed during t s from the Foundation during t s that received funds from t	
<ol> <li>An accounting of prior year.</li> <li>The number of in prior year.</li> <li>The job titles an Foundation durin</li> <li>SECTION 16.9.(b) F</li> </ol>	ttee on Justice and Public S f all loan repayment assistan dividuals that received funds d salaries of the individual g the prior year. Funds provided to the No	Safety, at a minimum, all of the funds distributed during the foundation during the foundation during the that received funds from the fourth Carolina Legal Education	
<ol> <li>(1) An accounting of prior year.</li> <li>(2) The number of in- prior year.</li> <li>(3) The job titles an Foundation durin</li> <li>SECTION 16.9.(b) F Foundation (NC LEAF)</li> </ol>	ttee on Justice and Public S f all loan repayment assistan dividuals that received funds d salaries of the individual g the prior year. Funds provided to the No	Safety, at a minimum, all of the nee funds distributed during the s from the Foundation during the s that received funds from the orth Carolina Legal Education biennium shall not be used	
<ol> <li>(1) An accounting of prior year.</li> <li>(2) The number of in prior year.</li> <li>(3) The job titles an Foundation durin</li> <li>SECTION 16.9.(b) F Foundation (NC LEAF) istance to attorneys work</li> </ol>	ttee on Justice and Public S f all loan repayment assistan dividuals that received funds d salaries of the individual g the prior year. Funds provided to the No ) for the 2023-2025 fiscal ting for Legal Aid of North	Safety, at a minimum, all of t nee funds distributed during t s from the Foundation during t s that received funds from t orth Carolina Legal Educati biennium shall not be used Carolina, Inc.	
<ol> <li>(1) An accounting of prior year.</li> <li>(2) The number of in prior year.</li> <li>(3) The job titles an Foundation durin</li> <li>SECTION 16.9.(b) F Foundation (NC LEAF)</li> <li>istance to attorneys work</li> <li>SECTION 16.9.(c) Sub-</li> </ol>	ttee on Justice and Public S f all loan repayment assistan dividuals that received funds d salaries of the individual g the prior year. Funds provided to the No ) for the 2023-2025 fiscal ting for Legal Aid of North	n (NC LEAF) shall report to t bafety, at a minimum, all of t ince funds distributed during t is from the Foundation during t is that received funds from t orth Carolina Legal Educati biennium shall not be used Carolina, Inc. becomes effective July 1, 202	
<ol> <li>(1) An accounting of prior year.</li> <li>(2) The number of in prior year.</li> <li>(3) The job titles an Foundation durin</li> <li>SECTION 16.9.(b) F Foundation (NC LEAF)</li> <li>istance to attorneys work</li> <li>SECTION 16.9.(c) Sub-</li> </ol>	ttee on Justice and Public S f all loan repayment assistan dividuals that received funds d salaries of the individual g the prior year. Funds provided to the No ) for the 2023-2025 fiscal ting for Legal Aid of North ( psection (b) of this section 1	Safety, at a minimum, all of t nee funds distributed during t s from the Foundation during t s that received funds from t orth Carolina Legal Educati- biennium shall not be used Carolina, Inc.	
	e of the chief district count ng list:  (20) Any other perso <u>accountability an</u> al drug treatment judicia shall develop local gu that are necessary for <u>managed accountability an</u> <b>SECTION 16.6.(c)</b> This <b>ERIOR COURT JUDG</b> <b>SECTION 16.7.(a)</b> G.S The counties of the Stan d each superior court di art judges set forth in the n subsection (b) of this set Superior Court District 2 38 <b>SECTION 16.7.(b)</b> This n 2024 shall be held account <b>NG REQUIREMENT</b> <b>DATION (NC LEAF) A</b> <b>SECTION 16.9.(a)</b> No	e of the chief district court judge and the district attorning list:            (20) Any other persons selected by the local #         accountability and recovery court committee.         al drug treatment judicially managed accountability         shall develop local guidelines and procedures, in         that are necessary for the operation and evaluation         anaged accountability and recovery court."         SECTION 16.6.(c) This section is effective when it         ERIOR COURT JUDGE TO SUPERIOR COURT         SECTION 16.7.(a) G.S. 7A-41(a), as amended by S         The counties of the State are organized into judiciate ach superior court district has the counties, and art judges set forth in the following table, and for district is subsection (b) of this section:         Superior         Court         District       Counties         2       Beaufort, Hyde, Martin, Tyrrell, Washington	

	General Assemb	ly Of North Carolina	Session 2023
1 2		<b>TION 16.14.(a)</b> Article 1B of Chapter 7A of the General State <b>TION 16.14.(b)</b> G.S. 7A-5 reads as rewritten:	utes is repealed.
2 3		ization.Organization and age limit for service as justice or	· judge.
4		ppellate division of the General Court of Justice consists of the	
5	and the Court of		1
6		stice or judge of the appellate division of the General Cou	rt of Justice may
7		be beyond the last day of the month in which the justice or judg	
8		es and judges so retired may be recalled for periods of tem	
9	provided in this S		<u> </u>
10	-	<b>TION 16.14.(c)</b> G.S. 7A-39.3(a) reads as rewritten:	
11		es of the Supreme Court and judges of the Court of Appe	als who have not
12	• • •	datory retirement age specified in G.S. 7A-4.20, G.S. 7A-5(	
13		provisions of G.S. 7A-39.2, or under the Uniform Judicial Re	
14		d 12 years of creditable service, may apply as provided ir	
15		cy justices or judges and upon being commissioned as an em	
16		shall be subject to temporary recall to active service in pla	
17		porarily incapacitated as provided in G.S. 7A-39.5."	5
18		<b>TION 16.14.(d)</b> G.S. 7A-39.6 reads as rewritten:	
19		plication to the Governor; commission as emergency just	ice or emergency
20	judge		0 1
21	No retired jus	tice of the Supreme Court or retired judge of the Court of App	beals may become
22	an emergency just	stice or emergency judge except upon his written application	n to the Governor
23	certifying his des	sire and ability to serve as an emergency justice or emerge	ency judge. If the
24		fied that the applicant qualifies under G.S. 7A-39.3(a) to becc	
25	justice or emerge	ency judge and that he is physically and mentally able to pe	rform the official
26	duties of an emer	gency justice or emergency judge, he shall issue to such applic	cant a commission
27		justice or emergency judge of the court from which he retired	
28	shall be effective	e upon the date of its issue and shall terminate when the jud	lge to whom it is
29		e maximum age for judicial service under G.S. 7A-4.20(a).G.	-
30	SECT	<b>TION 16.14.(e)</b> G.S. 7A-39.15(a) reads as rewritten:	
31	"(a) A reti	red justice or judge of the Appellate Division of the General	Court of Justice is
32	eligible to be app	ointed as an emergency recall judge of the Court of Appeals 4	under if the justice
33	or judge meets ea	<u>ch of</u> the following circumstances: requirements:	
34	(1)	The justice or judge has retired under the provisions of	the Consolidated
35		Judicial Retirement Act, Article 4 of Chapter 135 of the Ge	eneral Statutes, or
36		is eligible to receive a retirement allowance under that act;a	<u>ict.</u>
37	(2)	The justice or judge has not reached the mandatory retiren	nent age specified
38		in G.S. 7A-4.20;G.S. 7A-5(b).	
39	(3)	The justice or judge has served a total of at least five years as	s a judge or justice
40		of the General Court of Justice, provided that at least six m	nonths was served
41		in the Appellate Division, whether or not otherwise eligit	ble to serve as an
42		emergency justice or judge of the Appellate Division of the	General Court of
43		Justice; Justice.	
44	(4)	The judicial service of the justice or judge ended within	the preceding 15
45		years; and years.	-
46	(5)	The justice or judge has applied to the Governor for a	ppointment as an
47		emergency recall judge of the Court of Appeals in the sa	
48		provided for application in G.S. 7A-53. If the Governor is	
49		applicant meets the requirements of this section and is physic	cally and mentally
50		able to perform the duties of a judge of the Court of Appe	als, the Governor
51		shall issue a commission appointing the applicant as an	emergency recall

	General	Assemt	oly Of North Carolina	Session 2023		
1 2			judge of the Court of Appeals until the applicant reaches retirement age for judges of the Court of Appeal	•		
3			<del>G.S. 7A-4.20.</del> <u>G.S. 7A-5(b).</u>			
4	Any f	former j	ustice or judge of the Appellate Division of the General Cour	t of Justice who		
5	otherwise	meets	the requirements of this section to be appointed an emergency	y recall judge of		
6			beals, but who has already reached the mandatory retirement a			
7			beals set forth in G.S. 7A-4.20, G.S. 7A-5(b), may apply to the			
8			mergency recall judge of the Court of Appeals as provided in the			
9		Governor issues a commission to the applicant, the retired justice or judge is subject to recall as				
10	an emerge	an emergency recall judge of the Court of Appeals as provided in this section."				
11		SECTION 16.14.(f) Article 7 of Chapter 7A of the General Statutes is amended by				
12	0	adding a new section to read:				
13			limit for service as superior court judge; exception.			
14	<u>No su</u>	perior c	court judge may continue in office beyond the last day of the mo	onth in which the		
15	-	•	dge attains 72 years of age, but superior court judges so retired	may be recalled		
16	for period		nporary service as provided in this Subchapter."			
17			<b>FION 16.14.(g)</b> G.S. 7A-45.2 reads as rewritten:			
18	"§ 7A-45		ergency special judges of the superior court; qualification	s, appointment,		
19			val, and authority.			
20	(a)		ustice or judge of the appellate division of the General Court of			
21			e following requirements may apply to the Governor for ap			
22			al superior court judge in the same manner as is provided for a	application as an		
23	emergenc	• •	ior court judge in G.S. 7A-53:			
24		(1)	Retires under the provisions of the Consolidated Judicial			
25			Article 4 of Chapter 135 of the General Statutes, or who is el	igible to receive		
26			a retirement allowance under that act; act.			
27		(2)	Has not reached the mandatory retirement age	specified in		
28			<u>G.S. 7A-4.20; G.S. 7A-5(b).</u>			
29		(3)	Has served at least five years as a superior court judge or five			
30			or judge of the appellate division of the General Court of			
31			combination thereof, whether or not eligible to serve as an er	0.0		
32			or judge of the appellate division of the General Court of Jus			
33	1	(4)	Whose judicial service ended within the preceding 10 years;			
34	• • • •	•	Governor for appointment as an emergency special superior c			
35			s provided for application as an emergency superior court judg			
36		If the Governor is satisfied that the applicant meets the requirements of this section and is				
37			entally able to perform the duties of a superior court judge, the			
38		issue a commission appointing the applicant as an emergency special superior court judge until				
39 40		the applicant reaches the mandatory retirement age for superior court judges specified in G.S. 7A-4.20.G.S. 7A-40.1.				
40 41				d in this sostion		
41 42	(b) shall:	Any	emergency special superior court judge appointed as provide	a in this section		
42 43	shan.	(1)	Have the same newers and duties, when duly assigned to	hold court of		
43 44		(1)	Have the same powers and duties, when duly assigned to provided for an emergency superior court judge by G.S. 7A-4			
44 45		( <b>2</b> )				
43 46		(2)	Be subject to assignment in the same manner as provided for superior court judge by G.S. 7A-46 and G.S. 7A-52(a);G.S. 7	•••		
40 47		(3)	Receive the same compensation, expenses, and allowances, w			
47		$(\mathbf{J})$	hold court, as an emergency superior court judge a	-		
40 49			G.S. 7A-52(b);G.S. 7A-52(b).	s provided by		
49 50		(4)	Be subject to the provisions and requirements of the Car	none of Indicial		
50 51		(4)	Conduct; and Conduct.	ions of judicial		
51						

1	
2	(c) Upon reaching mandatory retirement age for superior court judges as set forth in
3	G.S. 7A-4.20, G.S. 7A-40.1, any emergency special superior court judge appointed pursuant to
4	this section, whose commission has expired, may be recalled as a recalled emergency special
5	superior court judge to preside over any regular or special session of the superior court under if
6	each of the following circumstances: requirements is satisfied:
7	(1) The judge shall consent to the recall;recall.
8	(2) The Chief Justice may order the <del>recall;</del> recall.

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- The Chief Justice may order the recall; recall. (2)
- (3)Prior to ordering recall, the Chief Justice shall be satisfied that the recalled judge is capable of efficiently and promptly discharging the duties of the office to which recalled; recalled.
  - (4) Jurisdiction of a recalled emergency special superior court judge is as set forth in G.S. 7A-48;G.S. 7A-48.
- 14 15

Orders of recall and assignment shall be in writing and entered upon the (5) minutes of the court to which assigned; and the judge is assigned.

- 17 (d) Any former justice or judge of the appellate division of the General Court of Justice 18 who otherwise meets the requirements of subsection (a) of this section to be appointed an 19 emergency special superior court judge but has already reached the mandatory retirement age for 20 superior court judges set forth in G.S. 7A-4.20 G.S. 7A-40.1 on retirement may, in lieu of serving 21 as an emergency judge of the court from which he retired, apply to the Governor to be appointed as an emergency special superior court judge as provided in this section. If the Governor issues 22 23 a commission to the applicant, the retired justice or judge is subject to recall as an emergency 24 special superior court judge as provided in subsection (c) of this section. ...."
- 25
- 26

#### SECTION 16.14.(h) G.S. 7A-52(a) reads as rewritten:

27 "(a) Judges of the district court and judges of the superior court who have not reached the 28 mandatory retirement age specified in G.S. 7A-4.20, G.S. 7A-40.1 and G.S. 7A-140.1, 29 respectively, but who have retired under the provisions of G.S. 7A-51, or under the Uniform 30 Judicial Retirement Act after having completed five years of creditable service, may apply as 31 provided in G.S. 7A-53 to become emergency judges of the court from which they retired. From 32 the commissioned emergency district, superior, and special superior court judges, the Chief 33 Justice of the Supreme Court shall create two lists of active emergency judges and two lists of 34 inactive emergency judges. For emergency superior and special superior court judges, the active list shall be limited to a combined total of 10 emergency judges; all other emergency superior 35 36 and special superior court judges shall be on an inactive list. For emergency district court judges, 37 the active list shall be limited to 25 emergency judges; all other emergency district court judges 38 shall be on an inactive list. There is no limit to the number of emergency judges on either inactive 39 list. In the Chief Justice's discretion, emergency judges may be added or removed from their 40 respective active and inactive lists, as long as the respective numerical limits on the active lists are observed. The Chief Justice is requested to consider geographical distribution in assigning 41 42 emergency judges to an active list but may utilize any factor in determining which emergency 43 judges are assigned to an active list. The Chief Justice of the Supreme Court may order any 44 emergency district, superior, or special superior court judge on an active list who, in his the Chief 45 Justice's opinion, is competent to perform the duties of a judge, judge and to hold regular or 46 special sessions of the court from which the judge retired, as needed. Order of assignment shall 47 be in writing and entered upon the minutes of the court to which such the emergency judge is 48 assigned. An emergency judge shall only be assigned in the event of a: ...."

- 49 50
- SECTION 16.14.(i) G.S. 7A-53 reads as rewritten:
- 51 "§ 7A-53. Application to the Governor; commission as emergency judge.

1	No national in	day of the district or superior court may become on amoreonay judge execut				
		dge of the district or superior court may become an emergency judge except				
2 3	upon <u>his the judge's written application to the Governor certifying his the judge's desire and</u>					
3 4	•	ability to serve as an emergency judge. If the Governor is satisfied that the applicant qualifies				
4 5		(a) to become an emergency judge and that he the applicant is physically and perform the official duties of an emergency judge, he the Governor shall issue				
5 6		cant a commission as an emergency judge of the court from which he the				
0 7		The commission shall be effective upon the date of its issue and shall terminate				
8						
o 9		when the judge to whom it is issued reaches the maximum age for judicial service under $C = 7A + 420(x) = C = 7A + 40.1$ and $C = 7A + 140.1$ are block in the service and leads to the service of the service and leads to the service of the servic				
9 10		<u>G.S. 7A-40.1 or G.S. 7A-140.1, whichever is applicable.</u> " <b>TON 16.14.(j)</b> Article 14 of Chapter 7A of the General Statutes is amended by				
10	adding a new sec					
11	U					
12		e limit for service as district judge; exception.				
		dge may continue in office beyond the last day of the month in which the district				
14 15		years of age, but district judges so retired may be recalled for periods of				
15 16	· · ·	e as provided in this Subchapter."				
10 17		<b>TON 16.14.(k)</b> G.S. 7A-170(b) reads as rewritten: agistrate may continue in office beyond the last day of the month in which the				
	· · /					
18	U U	es the mandatory retirement age for justices and <u>district</u> judges of the General				
19 20		pecified in <del>G.S. 7A-4.20.G.S. 7A-140.1.</del> "				
20		<b>TON 16.14.</b> ( <i>l</i> ) G.S. 135-57(b) reads as rewritten:				
21		nember who is a justice or judge of the General Court of Justice shall be				
22	automatically retired as of the first last day of the calendar month coinciding with or next					
23	-	r of January 1, 1974, or his attainment of his seventy second birthday; provided,				
24	however, that no judge who is a member on January 1, 1974, shall be forced to retire under the					
25	provisions of this subsection at an earlier date than the last day that he is permitted to remain in					
26		provisions of G.S. 7A 4.20. in which the justice or judge reaches the maximum				
27		ervice under G.S. 7A-5(b), 7A-40.1, or 7A-140.1, whichever is applicable."				
28		<b>TON 16.14.(m)</b> This section is effective when it becomes law and applies to				
29 20	justices, judges, and magistrates serving on or after that date, provided that nothing in this section					
30	shall be construed to automatically halt the retirement process of a justice, judge, or magistrate					
31	that has already in	nitiated that process.				
32						
33		BERS AND REPORTING REQUIREMENTS OF THE SENTENCING				
34		CY ADVISORY COMMISSION AS RECOMMENDED BY THE				
35		NG AND POLICY ADVISORY COMMISSION				
36		<b>ION 16.16.(a)</b> G.S. 164-37 reads as rewritten:				
37		bership; chairman; meetings; quorum.				
38		sion shall consist of $\frac{28 \cdot 29}{100}$ members as follows:				
39	(1)	The Chief Justice of the North Carolina Supreme Court shall appoint a sitting				
40		or former Justice or judge of the General Court of Justice, who shall serve as				
41		Chairman of the Commission; Commission.				
42	(2)	The Chief Judge of the North Carolina Court of Appeals, or another judge on				
43		the Court of Appeals, serving as his designee; the Chief Judge's designee.				
44	(3)	The Secretary of the Department of Adult Correction or his designee; the				
45		Secretary's designee.				
46		The Chairman of the Dest Deliver Generalized at 1D 1 C				
47	(5)	The Chairman of the <u>Post-Release Supervision and</u> Parole Commission, or <del>his</del>				
48		designee; the Chairman's designee.				
49 50	(6)	The President of the Conference of Superior Court Judges or his designee; the				
50		President's designee.				

	General Assemb	bly Of North Carolina Session 2023
1 2	(7)	The President of the District Court Judges Association or his designee; the President's designee.
3	(8)	The President of the North Carolina Sheriff's Association or his designee; the
4 5	(9)	<u>President's designee.</u> The President of the North Carolina Association of Chiefs of Police or his
6		designee;the President's designee.
7 8	(10)	One member of the public at large, who is not currently licensed to practice law in North Carolina, to be appointed by the Governor; Governor.
9	(11)	One member to be appointed by the Lieutenant Governor; Governor.
0	(12)	Three members of the House of Representatives, to be appointed by the
1 2	(13)	Speaker of the House; <u>House</u> . Three members of the Senate, to be appointed by the President Pro Tempore
3	(15)	of the Senate; Senate.
4	(14)	The President Pro Tempore of the Senate shall appoint the representative of
5		the North Carolina System of Community Sentencing Association Colleges
6		who has knowledge of programs provided to offenders in the criminal justice
7		system or to juveniles in the juvenile justice system that is recommended by
8	(15)	the President of that <del>organization;organization.</del>
9	(15)	The Speaker of the House of Representatives shall appoint the member of the
0		business community that is recommended by the President of the North
2	(16)	Carolina Retail Merchants Association; Association.
3	(16)	The Chief Justice of the North Carolina Supreme Court shall appoint the criminal defense attorney that is recommended by the President of the North
.5 24		Carolina Academy of Trial Lawyers; Advocates for Justice.
5	(17)	The President of the Conference of District Attorneys or his designee; the
6	(17)	President's designee.
7	(18)	The Lieutenant Governor shall appoint the member of the North Carolina
8		Victim Assistance Network that is recommended by the President of that
9		organization; organization.
0	(19)	A rehabilitated former prison inmate, to be appointed by the Chairman of the
1		Commission;Commission.
2	(20)	The President of the North Carolina Association of County Commissioners or
3		his designee; the President's designee.
4	(21)	The Governor shall appoint the member of the academic community, with a
5		background in criminal justice or corrections policy, that is recommended by
6 7	(22)	the President of The University of North Carolina; Carolina. The Attorney General, or a member of his-the Attorney General's staff, to be
8	(22)	appointed by the Attorney General; General: General:
9		appointed by the Attorney <del>General, General.</del>
.0	(24)	A member of the Justice Fellowship Task Force, who is a resident of North
-1	(21)	Carolina, citizen of this State who works in either the criminal justice system
12		or the juvenile justice system, depending on the current work of the
13		Sentencing and Policy Advisory Commission, to be appointed by the
4		Chairman of the Sentencing and Policy Advisory Commission.
-5	(25)	The President of the Association-North Carolina Conference of Clerks of
6		Superior Court of North Carolina, Court, or his designee.the President's
7		designee.
8	•••	
9	<u>(27)</u>	The Secretary of the Department of Public Safety or the Secretary's designee.
0		sion shall have its initial meeting no later than September 1, 1990, at the call of
1	the Chairman. Th	he Commission shall meet a minimum of four regular meetings each year. The

Commission may also hold special meetings at the call of the Chairman, or by any four members
of the Commission, upon such notice and in such manner as may be fixed by the rules of the
Commission. A majority of the members of the Commission shall constitute a quorum."

SECTION 16.16.(b) G.S. 164-47 reads as rewritten:

#### 5 "§ 164-47. Biennial Report on Recidivism.

6 The Judicial Department, through the North Carolina Sentencing and Policy Advisory 7 Commission, the Division of Prisons of the Department of Adult Correction, and the Division of 8 Community Supervision and Reentry of Commission and the Department of Adult Correction 9 Correction, shall jointly conduct ongoing evaluations of community corrections programs and 10 in-prison treatment programs and make a biennial report to the General Assembly. The report 11 shall include composite measures of program effectiveness based on recidivism rates, other 12 outcome measures, and costs of the programs.

13 During the 1998-99 fiscal year, the Sentencing and Policy Advisory Commission shall 14 coordinate the collection of all data necessary to create an expanded database containing offender 15 information on prior convictions, current conviction and sentence, program participation, and 16 outcome measures. Each program to be evaluated shall assist the Commission in the development 17 of systems and collection of data necessary to complete the evaluation process. The first 18 evaluation report shall be presented to the Chairs of the Senate and House Appropriations 19 Committees and the Chairs of the Senate and House Appropriations Subcommittees on Justice 20 and Public Safety by April 15, 2000, and future reports shall be made by April 15 of each 21 even-numbered year."

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#### SECTION 16.16.(c) G.S. 164-50 reads as rewritten:

#### 23 "§ 164-50. Annual report on implementation of Justice Reinvestment Project.

The Judicial Department, through the North Carolina Sentencing and Policy Advisory Commission, Commission and the Division Department of Prisons Adult Correction, shall jointly conduct ongoing evaluations regarding the implementation of the Justice Reinvestment Act of 2011. The Commission shall present the first evaluation report to the Joint Legislative Correction, Crime Control, and Juvenile Justice Oversight Committee and to the Chairs of the Senate and House of Representatives Appropriations Subcommittees on Justice and Public Safety by April 15, 2012, and future reports shall be made annually by April 15 of each year."

31 32

### CONSOLIDATE COURTS IN ROBESON COUNTY

33 SECTION 16.17. No later than January 1, 2025, Robeson County shall cease the use
 34 of satellite court locations.

# 35 36 CREATE NEW SPECIAL SUPERIOR COURT JUDGES

SECTION 16.19.(a) G.S. 7A-45.1 reads as rewritten:

### 38 **"§ 7A-45.1. Special judges.**

. . .

39

37

40 (a10) Except for the judgeships abolished pursuant to subsection (a8) of this section, and except as provided in subsection (a12) of this section, upon the retirement, resignation, removal 41 42 from office, death, or expiration of the term of any special superior court judge on or after 43 September 1, 2014, each judgeship shall be filled for a full five year eight-year term beginning 44 upon the judge's taking office according to the following procedure prescribed by the General 45 Assembly pursuant to Article IV, Section 9(1) of the North Carolina Constitution. As each 46 judgeship becomes vacant or the term expires, the Governor shall submit the name of a nominee 47 for that judgeship to the General Assembly for confirmation by ratified joint resolution. Upon 48 each such confirmation, the Governor shall appoint the confirmed nominee to that judgeship. 49 However, upon the failure of the Governor to submit the name of a nominee within 90 days

50 of the occurrence of the vacancy or within 90 days of the expiration of the judge's term, as 51 applicable, the President Pro Tempore of the Senate and the Speaker of the House of

1 Representatives jointly shall submit the name of a nominee to the General Assembly. The 2 appointment shall then be made by enactment of a bill. The bill shall state the name of the person 3 being appointed, the office to which the appointment is being made, and the county of residence 4 of the appointee. 5 The Governor may withdraw any nomination prior to it failing on any reading, and in case of 6 such withdrawal the Governor shall submit a different nomination within 45 days of withdrawal. 7 If a nomination shall fail any reading, the Governor shall submit a different nomination within 8 45 days of such failure. In either case of failure to submit a new nomination within 45 days, the 9 President Pro Tempore of the Senate and the Speaker of the House of Representatives shall 10 submit the name of a nominee to the General Assembly under the procedure provided in the 11 preceding paragraph. 12 No person shall occupy a special superior court judgeship authorized under this subsection 13 in any capacity, or have any right to, claim upon, or powers of those judgeships, unless that 14 person's nomination has been confirmed by the General Assembly by joint resolution or appointed through the enactment of a bill upon the failure of the Governor to submit a nominee. 15 Until confirmed by the General Assembly and appointed by the Governor, or appointed by the 16 17 General Assembly upon the failure of the Governor to appoint a nominee, and qualified by taking 18 the oath of office, a nominee is neither a de jure nor a de facto officer. 19 . . . 20 (a12) In addition to any other special superior court judges authorized by law, effective 21 January 1, 2024, the General Assembly may appoint by enactment of a bill 10 special superior 22 court judges to serve terms expiring at the earlier of (i) eight years from the date that each judge 23 takes office or (ii) the date of the judge's death, retirement, resignation, or removal from office. 24 A bill appointing a special superior court judge under this subsection shall state the name of the 25 person being appointed, the office to which the appointment is being made, and the judicial 26 division of residence of the appointee. Five of these judges shall be nominated by the Speaker of the House of Representatives, one residing in each of the five judicial divisions listed under 27 G.S. 7A-41, and five shall be nominated by the President Pro Tempore of the Senate, one residing 28 29 in each of the five judicial divisions listed under G.S. 7A-41. 30 Upon the natural expiration of the term of a special superior court judge appointed pursuant to this subsection, or upon the expiration of a term due to a judge's death, retirement, resignation, 31 32 or removal from office, a successor shall be appointed to a new term in the same manner and for 33 the same length as other judges appointed pursuant to this subsection. The legislative officer who 34 nominated the special superior court judge whose term has ended shall nominate the new special 35 superior court judge. 36 A special superior court judge takes the same oath of office and is subject to the same 37 requirements and disabilities as are or may be prescribed by law for regular judges of the superior 38 court, save the requirement of residence in a particular district. 39 A special judge is subject to removal from office for the same causes and in the (b) 40 same manner as a regular judge of the superior court, and a vacancy occurring in the office of special judge judge, except as provided for in subsection (a12) of this section, is filled by the 41 42 Governor by appointment for the unexpired term. 43 ...." 44 **SECTION 16.19.(b)** Notwithstanding any other provision of law to the contrary, 45 special superior court judgeships in place as of April 1, 2023, whether filled or vacant, shall be 46 extended to an eight-year term. This subsection shall apply to all special superior court judges 47 currently filling these judgeships, whether serving an appointment for a full term or serving the 48 remainder of an unexpired term, in which case the unexpired term shall be similarly extended to 49 be an eight-year term. 50

#### 51 MODIFY JUDICIAL STANDARDS COMMISSION MEMBERSHIP

	General Assembly Of North Carolina	Session 2023		
1	SECTION 16.20.(a) G.S. 7A-375(a) reads as rewritten:			
2	"(a) Composition. – The Judicial Standards Commission shall consis	st of the following		
3	residents of North Carolina: two			
4	(1) <u>Two</u> Court of Appeals judges, two judges, each appointed b	by the Chief Justice		
5	of the Supreme Court.			
6	(2) <u>Two</u> superior court judges, and two judges, each appoi	nted by the Chief		
7	Justice of the Supreme Court.	<u> </u>		
8	(3) <u>Two</u> district court judges, each appointed by the Chief Just	ice of the Supreme		
9	<u>Court; four members of the State Bar who have actively pra</u>	-		
10	of the State for at least 10 years, elected by the State Bar			
11	Court.			
12	(4) Four judges appointed by the General Assembly in	accordance with		
13	G.S. 120-121, selected as follows:			
14	<u>a.</u> <u>One district court judge recommended by the Pres</u>	ident Pro Tempore		
15	of the Senate.			
16	b. <u>One district court judge recommended by the Speal</u>	ker of the House of		
17	Representatives.	ker of the flottle of		
18	c. <u>One superior court judge recommended by the Pres</u>	ident Pro Tempore		
10	of the Senate.	ident i to rempore		
20	<u>d.</u> <u>One superior court judge recommended by the Spe</u>	eaker of the House		
20	of Representatives.	caker of the flouse		
22	(5) Four citizens who are not judges, active or retired, nor me	ombers of the State		
22	Bar, two appointed by the Governor, and two appointed			
23 24	Assembly in accordance with G.S. 120-121, one upon reco	•		
25	President Pro Tempore of the Senate and one upon record			
23 26	Speaker of the House of Representatives.			
20 27	The General Assembly shall also appoint alternate Commission members f	for the Commission		
28	members the General Assembly has appointed to serve in the event of sc			
28 29	conflicts of interest, disability, or other disqualification arising in a particular	-		
29 30				
31	members shall have the same qualifications for appointment as the original members section 16.20.(b) This section is effective when it becomes			
32				
32 33	utilized in the appointment of members to the Judicial Standards Commis	0		
	conclusion of the terms of each of the four members previously elected by the	State Bar Council.		
34 25	FACILITATE DETERMINATIONS REGARDING FACIAL CHALL			
35				
36	VALIDITY OF AN ACT OF THE GENERAL ASSEMBLY ANI			
37	PROVISIONS REGARDING APPEALS OF RIGHT TO THE NOR	CAROLINA		
38	SUPREME COURT			
39	<b>SECTION 16.21.(a)</b> G.S. 1-267.1 reads as rewritten:			
40	"Article 26A.			
41	"Three-Judge Panel for Redistricting Challenges and for Certain Challenge			
42	"§ 1-267.1. Three-judge panel for actions challenging plans apportionin			
43	State legislative or congressional districts; claims challenging	the facial validity		
44	of an act of the General Assembly.	1 4 11 1		
45	(a) Any action challenging the validity of any act of the Gener	-		
46	apportions or redistricts State legislative or congressional districts shall be fi	1		
47	Court of Wake County and County. Any action that is a facial challenge to th			
48	of the General Assembly shall be, unless filed in the Superior Court of Wake (	•		
49	pursuant to G.S. 1A-1, Rule 42(b)(4), to the Superior Court of Wake County.			

All actions referenced in this subsection shall be heard and determined by a three-judge panel 1 2 of the Superior Court of Wake County organized as provided by subsection (b) (b2) of this 3 section. 4 Except as otherwise provided in subsection (a) of this section, any facial challenge to <del>(a1)</del> 5 the validity of an act of the General Assembly shall be transferred pursuant to G.S. 1A-1, Rule 6 42(b)(4), to the Superior Court of Wake County and shall be heard and determined by a 7 three-judge panel of the Superior Court of Wake County, organized as provided by subsection 8 (b2) of this section. 9 <del>(b)</del> Whenever any person files in the Superior Court of Wake County any action 10 challenging the validity of any act of the General Assembly that apportions or redistricts State 11 legislative or congressional districts, a copy of the complaint shall be served upon the senior 12 resident superior court judge of Wake County, who shall be the presiding judge of the three judge 13 panel required by subsection (a) of this section. Upon receipt of that complaint, the senior resident 14 superior court judge of Wake County shall notify the Chief Justice, who shall appoint two 15 additional resident superior court judges to the three-judge panel of the Superior Court of Wake 16 County to hear and determine the action. Before making those appointments, the Chief Justice 17 shall consult with the North Carolina Conference of Superior Court Judges, which shall provide 18 the Chief Justice with a list of recommended appointments. To ensure that members of the 19 three-judge panel are drawn from different regions of the State, the Chief Justice shall appoint to 20 the three-judge panel one resident superior court judge from the First through Third Judicial 21 Divisions and one resident superior court judge from the Fourth through Fifth Judicial Divisions. 22 In order to ensure fairness, to avoid the appearance of impropriety, and to avoid political bias, no 23 member of the panel, including the senior resident superior court judge of Wake County, may be 24 a former member of the General Assembly. Should the senior resident superior court judge of 25 Wake County be disqualified or otherwise unable to serve on the three judge panel, the Chief 26 Justice shall appoint another resident superior court judge of Wake County as the presiding judge 27 of the three judge panel. Should any other member of the three judge panel be disqualified or 28 otherwise unable to serve on the three judge panel, the Chief Justice shall appoint as a 29 replacement another resident superior court judge from the same group of judicial divisions as 30 the resident superior court judge being replaced. 31 (b1)Any facial challenge to the validity of an act of the General Assembly filed in the 32 Superior Court of Wake County, other than a challenge to plans apportioning or redistricting 33 State legislative or congressional districts that shall be heard pursuant to subsection (b) of this section, or any claim transferred to the Superior Court of Wake County pursuant to subsection 34 35 (a1) of this section, shall be assigned by the senior resident Superior Court Judge of Wake County 36 to a three-judge panel established pursuant to subsection (b2) of this section. 37 For each challenge to the validity of statutes and acts subject to subsection (a1) (b2) 38 referenced in subsection (a) of this section, the Chief Justice of the Supreme Court shall appoint 39 three resident superior court judges to a three-judge panel of the Superior Court of Wake County 40 to hear the challenge. The Chief Justice shall appoint a presiding judge of each three-judge panel. 41 To ensure that members of each three-judge panel are drawn from different regions of the State, 42 the Chief Justice shall appoint to each three judge panel one resident superior court judge from 43 the First or Second Judicial Division, one resident superior court judge from the Third or Fourth 44 Judicial Division, and one resident superior court judge from the Fifth Judicial Division. Should any member of a three-judge panel be disqualified or otherwise unable to serve on the three-judge 45 46 panel or be removed from the panel at the discretion of the Chief Justice, the Chief Justice shall 47 appoint as a replacement another resident superior court judge from the same group of judicial 48 divisions as the resident superior court judge being replaced. judge. No member of the panel on 49 an action challenging the validity of any act of the General Assembly that apportions or redistricts 50 State legislative or congressional districts may be a former member of the General Assembly.

1 (c) No order or judgment shall be entered affecting the validity of any act of the General 2 Assembly that apportions or redistricts State legislative or congressional districts, or finds that 3 an act of the General Assembly is facially invalid on the basis that the act violates the North 4 Carolina Constitution or federal law, except by a three-judge panel of the Superior Court of Wake 5 County organized as provided by subsection (b) or subsection (b2) of this section. In the event 6 of disagreement among the three resident superior court judges comprising a three-judge panel, 7 then the opinion of the majority shall prevail.

8 (d) This section applies only to civil proceedings. Nothing in this section shall be deemed 9 to apply to criminal proceedings, to proceedings under Chapter 15A of the General Statutes, to 10 proceedings making a collateral attack on any judgment entered in a criminal proceeding, or to 11 civil proceedings filed by a taxpayer pursuant to G.S. 105-241.17.

12 (e) For the purposes of this section, the position of superior court judge shall include 13 regular, special, and emergency superior court judges."

14 **SECTION 16.21.(b)** G.S. 1A-1, Rule 42 of the North Carolina Rules of Civil 15 Procedure reads as rewritten:

#### 16 **"Rule 42. Consolidation; separate trials.**

17 Consolidation. – Except as provided in subdivision (b)(2) of this section, when actions (a) 18 involving a common question of law or fact are pending in one division of the court, the judge 19 may order a joint hearing or trial of any or all the matters in issue in the actions; he the judge may 20 order all the actions consolidated; and he-the judge may make such orders concerning 21 proceedings therein as may tend to avoid unnecessary costs or delay. When actions involving a 22 common question of law or fact are pending in both the superior and the district court of the same 23 county, a judge of the superior court in which the action is pending may order all the actions 24 consolidated, and he the judge may make such orders concerning proceedings therein as may 25 tend to avoid unnecessary costs or delay.

(b) Separate trials. –

26

27

28 (4)Pursuant to G.S. 1-267.1, any facial challenge to the validity of an act of the 29 General Assembly, other than a challenge to plans apportioning or 30 redistricting State legislative or congressional districts, shall be heard by a 31 three-judge panel in the Superior Court of Wake County if a claimant raises 32 such a challenge in the claimant's complaint or amended complaint in any 33 court in this State, or if such a challenge is raised by the defendant in the 34 defendant's answer, responsive pleading, or within 30 days of filing the 35 defendant's answer or responsive pleading. In that event, the court shall, on its 36 own motion, motion or the motion of a party, transfer that portion of the action 37 challenging the validity of the act of the General Assembly to the Superior 38 Court of Wake County for resolution by a three judge panel if, after all other 39 matters in the action have been resolved, a determination as to the facial 40 validity of an act of the General Assembly must be made in order to completely resolve any matters in the case. The court in which the action 41 42 originated shall maintain jurisdiction over all matters other than the challenge 43 to the act's facial validity. For a motion filed under Rule 11 or Rule 12(b)(1) 44 through (7), the original court shall rule on the motion, however, it may 45 decline to rule on a motion that is based solely upon Rule 12(b)(6). If the 46 original court declines to rule on a Rule 12(b)(6) motion, the motion shall be 47 decided by the three-judge panel. The original court shall stay all matters that 48 are contingent upon the outcome of the challenge to the act's facial validity 49 pending a ruling on that challenge and until all appeal rights are exhausted. 50 Once the three-judge panel has ruled and all appeal rights have been 51 exhausted, the matter shall be transferred or remanded to the three-judge panel

General	Assem	bly Of I	North	Caroli	ina					Session 20
"(b) Court of	Excep	outsta <b>FION 1</b> pt as pro	anding 16.21.( ovided	g matter (c) G.S l in sub	rs, as ap S. 7A-27 osection	propria (b) read (a) of th	ite." ds as rew	vritten:		esolution of a ght directly to t
	(3)		-		•	•	-	t of a supe ny of the f		rt or district co g:
		 g.	tran	sfer of	an acti	on or p		ig pursuar		<u>n of a party, 1</u> e 42(b)(4) of t
	" SEC	<b>ГІО</b> М 1	16 91 (		2 7 4 20	) maada	og norrnit	ton		
"8 7 A - 30							as rewrit	Court of A	Annoals	
										e Court from a
decision							0	, ,	1	
	(1)			-			ntial que <del>ite, or<u>Sta</u></del>		ng under	the Constituti
	(2)	three	<del>; judge</del> :	es. An a	appeal o	<del>f right</del>	pursuant	to this su	bdivisio	ting in a panel n is not effecti a decision in t
										after the time
										peals has expir
								otion for re		
										en it becomes la
	-	-								te. The remaine
			ve whe	en it be	ecomes	law and	d applies	to civil a	ctions pe	ending or filed
or after t	hat date	•								
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ntelei							s as rewri			L
"§ 7A-35										
		-	-						all cases	in which a jud
makes a	finding	of just c	cause t	to grant	t a waiv	er of cri	iminal co	ourt costs i	under G.S	S. 7A-304(a) a
shall repo	ort on th	lose <del>wai</del>	ivers v	waivers	, includi	ing an e	exact or b	est estima	te of the	dollar amount
each wai	<u>ver, </u> to tł	ne chairs	rs of the	e House	e of Rep	oresenta	tives and	Senate A	ppropriat	tions Committe
on Justic	e and F	ublic S	Safety	and the	e chairs	s of the	Joint Le	egislative	Oversight	ht Committee
										te the waivers
			waive	er or wa	aivers w	ere gran	nted and	by the nar	ne of eac	ch judge granti
a waiver										
						n becor	nes effec	tive Janua	ıry 1, 202	24, and applies
waivers g	granted	on or af	fter tha	at date.						
COMDE	TTTTT	E CD	а літс	S FOI			гіт оі			S PROVIDIN
							AFFICK		110105	• PROVIDIN
SER									ral Statut	tes is amended
adding a				(a) All	1010 27 (	л спар	ICI / A UI			
0				cking (	ommie	sion C	omnetiti	ve Grant	Program	n
<u>8 7A-55</u> (a)										nd implement
Human 7										<u>na imprement</u>
- initial I	I I UI I I UI I	<u></u>			mpount	- Jrain	<u>, i i o Si all</u>			

Gene	eral A	ssemb	ly Of N	orth C	rolina		Session 2023
<u>(b</u>	))	Criter	ia. – The	e follov	ing criteria shall a	apply to the Grant Prog	
<u></u>		(1)			-	of the following:	<u></u>
		<u>1-1</u>	<u>a.</u>		onprofit corporati		
			<u>u.</u> b.				trafficking, which may
			<u></u>				t well-being, and other
					_	-	busing, education, and
					ment assistance.	in, numportation, ne	rushing, education, and
			<u>c.</u>	-		nt under the provisio	ons of G.S. 50B-9 and
				<u>G.S. 1</u>	43B-394.21.	-	
			<u>d.</u>				icking service program
						im, include each of the	
				<u>1.</u>	-	the geographic area to victims of human traff	the organization serves ficking in that area.
				<u>2.</u>	A plan to address	s the needs of victims,	including the goals and
					objectives of eac	h proposed initiative.	
				<u>3.</u>	The time line for	or implementing each	proposed initiative to
					achieve the desir	red objective and the	names of any partners
					with whom the	organization will be w	vorking and the role of
						the proposed initiative	-
				<u>4.</u>	A list of the sp	ecific services each p	proposed initiative will
					deliver, which n	nay include case man	agement, client safety,
					client well-bein	g, and other servic	ces, including health,
					transportation,	housing, education	, and employment
					assistance.		
				<u>5.</u>	The anticipated	planning and adminis	strative costs for each
					proposed initiati	ve, sorted by type, in	cluding staffing, fixed
					costs, contracts,	and information techno	<u>ology.</u>
				<u>6.</u>	A description of	the organization's cap	pacity to implement its
					plan to address	as the needs of vi	ictims, including the
					organization's st	affing level, systems,	partnerships, existing
					funding, and exist	sting programs.	
				<u>7.</u>	Any additional	information deemed	appropriate by the
					Commission.		
		<u>(2)</u>					vith the North Carolina
							il), State agencies, and
			-				rant funds available to
				_		o weeks after this section	
		<u>(3)</u>			-		by the deadlines set by
						award and disburse gra	
		<u>(4)</u>		-	-		ting requirements in
		~				•	t and the Commission.
<u>(c</u>		_					amount of each grant
-							eceive more than fifty
-						period of two calenda	•
<u>(d</u>			-			•	wing a year in which a
-			-				s section, each grantee
shall	subm					des all of the following	
		<u>(1)</u>	-		ne development	and implementation of	of each of its program
		( <b>2</b> )	<u>initiati</u>		acting goals and	biactives for each	arom initiatives
		<u>(2)</u>	<u>rrogre</u>	ss on n	eeting goals and (	objectives for each pro	gram muative.

	General A	Assem	oly Of North Carolina	Session 2023
1		(3)	The number of human trafficking victims assisted t	hrough each program
2		<u> </u>	initiative.	<u> </u>
3		(4)	<u>A description and explanation of any delays in imple</u>	mentation of program
4		<u> </u>	initiatives.	<u> </u>
5		(5)	A description and explanation of any changes in the	ne proposal submitted
6		<u> </u>	pursuant to sub-subdivision d. of subdivision (1) of	
7			section.	
8		(6)	Planning and administrative costs to date for each pro	gram initiative, sorted
9		<u></u>	by type, including staffing, fixed costs, contracts, and in	-
10		(7)	Any additional information required by the Commission	
11	The C	ommis	sion shall post on its website the reports required by this	
12	(e)		nission Reporting. – No later than April 1 of each year,	
13	submit a		on the grants awarded in the previous year to the S	
14			Justice and Public Safety, the House of Represent	
15			stice and Public Safety, the Joint Legislative Oversight	
16			y, and the Fiscal Research Division. The report shall conta	
17		(1)	The number of applications received.	
18		(2)	The number of grants awarded.	
19		(3)	The names and locations of the grant recipients.	
20		(4)	The amount of each grant awarded.	
21		(5)	A description of the human trafficking initiatives f	funded by each grant
22		<u>~~</u>	awarded under this section, including the geographic	
23			were provided.	
24		(6)	The total number of victims of human trafficking that w	vere served, to date, by
25		<u> </u>	each recipient receiving a grant under this section."	· · · ·
26		SEC	<b>FION 16.23.(b)</b> The funds appropriated in this act to the	Administrative Office
27	of the Co		luman Trafficking Commission (Commission), to creat	
28			nt program shall be used to develop and implement th	0
29	-	-	npetitive Grant Program created in subsection (a) of this	
30				
31	PROVID	E FOI	R WORK OR WORK-RELATED ACTIVITIES AS A	AN ALTERNATIVE
32			O INCARCERATION FOR INDIVIDUALS WHO	
33			INQUENT ON CHILD SUPPORT PAYMENTS	
34			<b>FION 16.24.(a)</b> G.S. 50-13.4(f) reads as rewritten:	
35	"(f)		dies for enforcement of support of minor children shall b	e available as follows:
36	(-)			
37		(9)	An order for the periodic payments of child suppo	ort or a child support
38			judgment that provides for periodic payments is enfor	
39			for civil contempt, and disobedience may be punishe	
40			criminal contempt, as provided in Chapter 5A of the G	
41			Notwithstanding the provisions of G.S. 1-294, an or	
42			child support which has been appealed to the appellate	1.
43			in the trial court by proceedings for civil contempt duri	
44			appeal. Upon motion of an aggrieved party, the court of	
45			in which the appeal is pending may stay any order for	
46			for child support until the appeal is decided, if justice r	-
40 47			As a special condition of a contempt order, the cour	1
48			into job search or duly specific education training. If	
49			option, the court shall review the person's progress in	
<del>4</del> ) 50			minimum, unless the person is enrolled and acti	-
50 51			work-specific training. The person's enrollment in work	
51			work specific training. The person's enrollment in work	specific training shall

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not exceed six months, and the person shall satisfy a	all of the following
requirements:a.Pay a minimum of fifty dollars (\$50.00) monthlyb.Notify the court upon completion from work-spectc.Notify the court within 14 days of failing to sa requirements of work-specific training.	cific training.
"	
<b>SECTION 16.24.(b)</b> This section is effective when it becomes orders entered on or after that date.	s law and applies to
ALLOW FOR AN EXPEDITED LICENSURE PROCESS FOR ATTOR MILITARY-TRAINED APPLICANTS OR MILITARY SPOUSES SECTION 16.25.(a) G.S. 93B-15.1 reads as rewritten: "§ 93B-15.1. Licensure for individuals with military training and experimentation; licensure by endorsement for military spouses;	rience; proficiency
(e) Nothing in this section shall be construed to apply to If a military s this section to be licensed in this State for the practice of law as regulated the General Statutes. Statutes, then the military spouse shall comply with G applicable provisions of Chapter 84 of the General Statutes.	under Chapter 84 of
"	
SECTION 16.25.(b) Chapter 84 of the General Statutes is amen	ded by adding a new
section to read:	
" <u>§ 84-4.3. Limited practice for military spouse expedited licensure.</u>	
(a) If a military-trained applicant or military spouse is issued a lice under G.S. 93B-15.1, the licensee must be actively supervised by an atto- license to practice law in good standing in this State for a period of three yes issuance. The supervising attorney must be employed at the same firm as applicant or military spouse. The military-trained applicant or military spo	ears from the date of the military-trained
name and information of the supervising attorney to the North Carolin supervising attorney no longer is able to supervise the military-trained a spouse during the three-year period, the military-trained applicant or m	a State Bar. If the pplicant or military illitary spouse shall
identify a new supervising attorney to the North Carolina State Bar as soon (b) Upon the completion of the three-year period, the military-t military spouse shall be granted a license to practice law without the require as long as the military-trained applicant or military spouse is in good stan	rained applicant or ment of supervision
Carolina State Bar.	as for a license in
(c) Any military-trained applicant or military spouse who appli- accordance with this section is not required to pay any application of lice	
Chapter. Upon completion of the three-year period, the military-trained a	
spouse shall pay the applicable fees as a licensed attorney under this Chapte	
(d) The military-trained applicant or military spouse applying for a lie	
under this section shall not be required to have been actively practicing la means of livelihood in a reciprocal jurisdiction prior to the date of applicat	w as their principal
license to practice law in good standing in a reciprocal jurisdiction."	
<b>SECTION 16.25.(c)</b> The North Carolina State Bar shall adoption	t temporary rules to
implement the provisions of this section. SECTION 16.25 (d) This section becomes affective October 1	2022 and analise to
<b>SECTION 16.25.(d)</b> This section becomes effective October 1, applications for licensure on or after that date.	2025, and applies to
uppressions for needs of or and under that date.	

Genera	al Assembly Of North Caro	lina	Session 2023
	FENDER DISTRICTS WI	SUPERIOR, DISTRICT ( TH PROSECUTORIAL DIS S. 7A-41 reads as rewritten:	
"§ 7A-4	41. Superior court division		
(a)	The counties of the Sta	te are organized into judicial	divisions and superior cour
district	s, and each superior court di	strict has the counties, and the	e number of regular residen
superio	or court judges set forth in the	following table, and for district	s of less than a whole county
as set o	out in subsection (b) of this se	ection:	
	Superior		
Judicia			No. of Resident
Divisio	on District	Counties	Judges
 First	<del>3A</del> 3	Pitt	2
Second	—		2 3
Second	י <del>שנ</del>	Carteret, Craven, Pamlico	5
Second	4 <u>5</u>	Duplin, Jones,	2
become	1 <u>5</u>	Onslow, Sampson	2
Second	5 <u>46</u> 4	(part of New Hanover Pender	, 1
		see subsection (b))	5
Second	<del>5B</del> 6B	(part of New Hanover	
become		see subsection (b))	, -
Second	<u>5C6C</u>	(part of New Hanover	. 1
<u></u>		see subsection (b))	, -
First	<del>6A</del> 7A	Halifax	1
First	<del>6B</del> 7B	Bertie, Hertford,	1
		Northampton	
First	<del>7A<u>8A</u></del>	Nash	1
First	<del>7B</del> 8B	(part of Wilson,	1
		part of Edgecombe,	
		see subsection (b))	
First	<del>7C<u>8C</u></del>	(part of Wilson,	1
		part of Edgecombe,	
		see subsection (b))	
Second		Lenoir and Greene	1
Second		Wayne	1
First	<u>911</u>	Franklin, Granville,	2
		Person, Vance, Warre	n
	11 + 10		
Third	<del>11A<u>12</u></del>	Harnett,	1
T1 1	11D12	Lee	3
Third	<u>11B13</u> 12 A 14 A	Johnston	2
Third	<u>12A14A</u>	(part of Cumberland,	1
Third	1 <b>7R</b> 1/ <b>P</b>	see subsection (b)) (part of Cumberland,	1
imu	<del>12B</del> 14B	(part of Cumberland, see subsection (b))	1
Third	<u> 12C14C</u>	(part of Cumberland,	2
imu	<del>120<u>140</u></del>	see subsection (b))	2
Second	<del>13A<u>15A</u></del>	Bladen, Columbus	1
Second		Brunswick	1
Scolla	<u>130</u>	DIUIISWICK	1

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First	<u>14A16A</u>	(part of Durham, see subsection (b))	1	
First	<u>14B16B</u>	(part of Durham,	3	
THSt	<del>140<u>100</u></del>	see subsection (b))	5	
Third	15 \ 17	Alamance	2	
	<del>15A<u>17</u> 15D19</del>		2	
Fourth	<del>15B</del> <u>18</u>	Orange, Chatham	2	
Third	<u>16A21</u>	Anson, Richmond,	2	
~ 1		Scotland	•	
Second	<del>16B</del> 20	Robeson	2	
Fourth	<del>17A<u>22</u></del>	Caswell, Rockingham	2	
Fourth	<u>17B23</u>	Stokes, Surry	1	
Fourth	<u>18A24A</u>	(part of Guilford,	1	
		see subsection (b))		
Fourth	<u>18B24B</u>	(part of Guilford,	1	
		see subsection (b))		
Fourth	<del>18C</del> 24C	(part of Guilford,	1	
		see subsection (b))		
Fourth	<del>18D</del> 24D	(part of Guilford,	1	
		see subsection (b))	_	
Fourth	<del>18E</del> 24E	(part of Guilford,	1	
rourm	1002-00	see subsection (b))	1	
Fourth	<del>19A</del> 25	Cabarrus	1	
Third				
	<del>19B<u>37</u> 10C27</del>	Randolph	2	
Fourth	<del>19C<u>27</u> 10D20</del>	Rowan	1	
Third	<del>19D29</del>	Hoke, Moore	2	
Third	20A28	Montgomery, Stanly	2	
Third	<del>20B<u>30</u></del>	Union	2	
Fourth	<u>21A31A</u>	(part of Forsyth, see subsection (b))	2	
Fourth	<del>21B</del> <u>31B</u>	(part of Forsyth, see subsection (b))	1	
Fourth	<del>21C</del> 31C	(part of Forsyth,	1	
1 0 01 01		see subsection (b))	-	
Fourth	<del>21D</del> 31D	(part of Forsyth,	1	
rourm	210 <u>510</u>	see subsection (b))	1	
Fourth	<del>22A</del> 32	Alexander, Iredell	2	
Fourth		,	$\frac{2}{2}$	
	22B <u>33</u>	Davidson, Davie		
Fourth	<u>2334</u>	Alleghany, Ashe, Wilkes, Yadkin	1	
Fifth	<u>2435</u>	Avery, Madison, Mitchell,	2	
		Watauga, Yancey		
Fifth	<del>25A<u>36</u></del>	Burke, Caldwell	2	
Fifth	<del>25B</del> 19	Catawba	2	
<u>Fifth</u>	26D	(part of Mecklenburg,	1	
		see subsection (b))		
<u>Fifth</u>	26E	(part of Mecklenburg,	1	
<u>- 11111</u>	201	see subsection (b))	1	
<u>Fifth</u>	26F	(part of Mecklenburg,	1	

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1 2	<u>Fifth</u>		26G	(part of Mecklenburg, see subsection (b))	1
3	<u>Fifth</u>		26H	(part of Mecklenburg,	1
4	E:61		27 4 29	see subsection (b))	2
5 6	Fifth		27A <u>38</u> 27B20	Gaston	2
0 7	Fifth Fifth		<del>27B<u>39</u> 2840</del>	Cleveland, Lincoln Buncombe	2 2
8	Fifth		<u>2840</u> 20 \ 41	McDowell,	1
o 9	FIIUI		<del>29A<u>41</u></del>	Rutherford	1
10	Fifth		<del>29B</del> <u>42</u>	Henderson, Polk,	1
11	<b>D</b> ' 01		20 4 42 4	Transylvania	1
12	Fifth		<u> 30A43A</u>	Cherokee, Clay,	1
13				Graham, Macon,	
14	<b>D</b> : 0.1		200 (20	Swain	1
15	Fifth	г	<u>30B43B</u>	Haywood, Jackson	1.
16	(b)			ts of less than a whole county, o	
17	with part o		· 1	n of the district and the number of	5 6
18 19		(1)		New Hanover County: VTD CF01	
19 20		( <b>2</b> )		W25, VTD W27; Pender County.	
20 21		(2)		ew Hanover County: VTD H02, V VTD H07, VTD H08, VTD H09,	
21 22		(2)		New Hanover County: VTD FP01	
22		(3)	District $\frac{1}{3C}$	New Hanover County. VID From	, <b>VID</b> 1702, <b>VID</b> 1703,
23 24		(4)	 District 7B. 8B. I	Edgecombe County: VTD: 1101:	Block(s) 0650213001035
25		(ד)		agecombe County. VID. 1101.	DIOCK(3) 0030213001035,
23 26		(5)	 District <del>7C · </del> 8C · F	dgecombe County: VTD: 0101, V	TD: 0102 VTD: 0103
27		(12)		: Cumberland County: VTD: AH	
28		(12)			(b), (12: 0010: Dioek(b)
29		(13)	District <del>12B:</del> 14B	: Cumberland County: VTD: CC	)1. VTD: CC03. VTD:
30		(14)		: Cumberland County: VTD: AL	, , ,
31		(15)		: Durham County: VTD: 09, VTI	
32		()		<u> </u>	,,,,
33		(16)	District 14B: 16B	: Durham County: VTD: 01, VTI	D: 02, VTD: 03, VTD: 04,
34			 Distant 104 044		
35		(17)	District <del>18A: <u>24</u>A</del>	<u>A:</u> Guilford County: VTD: FEN1,	V1D: FEN2, V1D: G04,
36		(10)	 District 10D: 24D		
37		(18)	District <del>18B:</del> 24B	: Guilford County: VTD: H01, VT	D: H02, VID: H03, VID:
38 39		(10)	 District 190, 240	Cuilford Country VTD: CC1	
39 40		(19)	District $\frac{16C}{16C}$	<u>C:</u> Guilford County: VTD: CG1, V	VID: CG2, VID: CG5A,
40 41		(20)	 District 18D: 24D	: Guilford County: VTD: G01, V	$TD \cdot G11  VTD \cdot G12$
41 42		(20)		<u>.</u> Guillold Coulity. VID. Gol, V	ID. 011, VID. 012,
43		(21)	District <del>18E: <u>24E</u>:</del>	Guilford County: VTD: G02, VT	D: G03, VTD: G07, VTD:
44 45		(22)	 District 21 A . 21 A	· Forest Country VTD: 051 VI	$\mathbf{T}_{\mathbf{D}}, 052, \mathbf{VT}_{\mathbf{D}}, 052, 052, 052, 052, 052, 052, 052, 052, 052, \mathbf$
45 46		(22)	District $\frac{21A}{21A}$	<u>A:</u> Forsyth County: VTD: 051, VT	D. 052, VID: 055, VID:
47		(23)	District 21B: 31B	: Forsyth County: VTD: 042, VT	D: 043, VTD: 501. VTD:
48		(20)		<u> </u>	= · · · · · · · · · · · · · · · · · · ·
49		(24)	District 21C: 31C	: Forsyth County: VTD: 011, VT	D: 012, VTD: 013. VTD:
50		. /			,,,

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1		(25) District <u>21D: 31D:</u> Forsyth County: VTD: 08	1, VTD: 082, VTD: 083, VTD:
2 3	(b1)	The qualified voters of District 4-District 5 shall	
4		<u>District 5 in subsection (a) of this section, but only</u>	1
5		ay be candidates for one of the judgeships and only	
6		Sampson County may be candidates for the remaining	judgeship.
7	"		
8		SECTION 16.26.(b) G.S. 7A-133 reads as rewritten	
9	"§ 7A-133	<ol><li>Numbers of judges by districts; numbers of magi</li></ol>	strates and additional seats of
10		court, by counties.	
11 12	(a)	Each district court district shall have the numbers following table:	s of judges as set forth in the
12	<b>District</b>	Judges	<u>County</u>
14		<u></u>	<u>county</u>
15	 <del>3A</del> 3	6	Pitt
16	<del>3B</del> 4	6	Craven
17	<u>50</u>	0	Pamlico
18			Carteret
19	4 <u>5</u>	9	Sampson
20	4 <u>5</u>		Duplin
20			Jones
22			Onslow
23	<u>56</u>	9	New Hanover
24	5 <u>6</u>	,	Pender
25	<del>6</del> 7	4	Northampton
26	0 <u>7</u>	т.	Bertie
20 27			Hertford
28			Halifax
20 29	7 <u>8</u>	7	Nash
30	7 <u>0</u>	,	Edgecombe
31			Wilson
32	<u>89</u>	6	Wayne
33			Greene
34			Lenoir
35	9 <u>11A</u>	5	Granville
36			(part of Vance
37			see subsection
38			(b))
39			Franklin
40			Person
41	<del>9B<u>11B</u></del>	2	Warren
42			(part of Vance
43			see subsection (b))
44			
45	<del>11<u>12</u></del>	11	Harnett
46			Johnston
47			Lee
48	<u>1214</u>	10	Cumberland
49	<del>13<u>15</u></del>	7	Bladen
50			Brunswick
51			Columbus

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Durham	7	<u>1416</u>
Alamance	4	<del>15A</del> 17
Orange	5	<del>15B</del> 18
Chatham		
Scotland	4	<del>16A</del> 21
Anson	·	1011
Richmond		
Robeson	6	<u> 16B20</u>
Caswell	4	10 <u>120</u> 17 <u>A22</u>
	4	<u>1773</u> 22
Rockingham	4	17022
Stokes	4	<del>17B</del> 23
Surry		1001
Guilford	14	<del>18</del> 24
Cabarrus	6	<del>19A</del> 25
Randolph	5	<del>19B<u>37</u></del>
Rowan	5	<u>19C27</u>
Hoke, Moore	5	<del>19D</del> 29
Montgomery, Stanly	3	<del>20A</del> 28
Union	5	<del>20B</del> 30A
Forsyth	11	<del>21</del> 31
Alexander	6	<u>2131</u> 22A <u>32</u>
Iredell	0	2211 <u>52</u>
Davidson	6	2222
	0	<del>22B</del> <u>33</u>
Davie	4	2224
Alleghany	4	<u>2334</u>
Ashe		
Wilkes		
Yadkin		
Avery	4	<del>24<u>35</u></del>
Madison		
Mitchell		
Watauga		
Yancey		
Burke	10	<u>2536</u>
Caldwell	10	23 <u>36</u>
Catawba		
Catawba		
Castar	7	
Gaston	7	27A <u>38</u>
Cleveland	6	<del>27B</del> <u>39</u>
Lincoln		
Buncombe	7	<u>2840</u>
McDowell	4	<del>29A<u>41</u></del>
Rutherford		
Henderson	5	<del>29B<u>42</u></del>
Polk		
Transylvania		
Cherokee	6	<u>3043</u>
Clay	-	
Graham		
Haywood		
LIAVWOOU		
Jackson		

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l 2	Macon
	Swain.
	(b) For district court districts of less than a whole county, or with part or all of one county
	with part of another, the composition of the district is as follows:
	(1) District Court District 9 District 11A consists of Person, Franklin and
	Granville Counties and the remainder of Vance County not in District Court
	District 9B.District 11B.
	(2) District Court <del>District 9B</del> - <u>District 11B</u> consists of Warren County and VTD
	EH1, VTD MIDD, VTD NH1, VTD NH2, VTD TWNS, VTD WMSB of
	Vance County.
	(3) District Court District 20C District 30B consists of the remainder of Union
	County not in District Court District 20B.District 30A.
	(4) District Court <del>District 20B</del> <u>District 30A</u> consists of Precinct 01: Tract 204.01:
	The names and boundaries of voting tabulation districts specified for Mecklenburg County,
	Wake County, and Vance County in this section are as shown on the 2010 Census Redistricting
	FIGER/Line Shapefiles. Precinct boundaries for Union County are those shown on the
	Legislative Services Office's redistricting computer database on January 1, 2005; and for other
	counties are those reported by the United States Bureau of the Census under Public Law 94-171
	For the 1990 Census in the IVTD Version of the TIGER files.
	(b1) The qualified voters of District Court <del>District 11</del> <u>District 12</u> shall elect all eight judges
	established for the District in subsection (a) of this section, but only persons who reside in
	ohnston County may be candidates for five of the judgeships, only persons who reside in Harnett
	County may be candidates for two of the judgeships, and only persons who reside in Lee County
	nay be candidates for the remaining judgeship.
	(b2) The qualified voters of District Court District 13-District 15 shall elect all six judges
	established for the District in subsection (a) of this section, but only persons who reside in Bladen
	County may be candidates for one of those judgeships, only persons who reside in Columbus
	County may be candidates for two of those judgeships, and only persons who reside in Brunswick
	County may be candidates for three of those judgeships. These district court judgeships shall be
	numbered and assigned for residency purposes as follows:
	(b3) The qualified voters of District Court <del>District 22A</del> <u>District 32</u> shall elect all five
	udges established for the District in subsection (a) of this section, but only persons who reside
	n Alexander County may be candidates for two of the judgeships, and only persons who reside
	n Iredell County may be candidates for three of the judgeships.
	(b4) The qualified voters of District Court <del>District 22B</del> - <u>District 33</u> shall elect all six judges
	established for the District in subsection (a) of this section, but only persons who reside in Davie
	County may be candidates for two of the judgeships, and only persons who reside in Davidson
	County may be candidates for four of the judgeships. (b5) The qualified voters of <del>District 16A</del> <u>District 21</u> shall elect all judges established for
	(b5) The qualified voters of <del>District 16A</del> <u>District 21</u> shall elect all judges established for District 16A <u>District 21</u> in subsection (a) of this section, but only persons who reside in Anson
	County may be candidates for one of the judgeships, only persons who reside in Scotland County
	nay be candidates for one of the judgeships, and only persons who reside in Scotland County
	nay be candidates for the remaining judgeships. In order to implement this section the following
	shall apply in order to transition from at large seats to residency requirements:
	shall apply in order to transition from at large seats to residency requirements.
	(b6) The qualified voters of <del>District 20A</del> - <u>District 28</u> shall elect all judges established for
	District 20A District 28 in subsection (a) of this section, but only persons who reside in
	Montgomery County may be candidates for one of the judgeships, and only persons who reside
	n Montgomery or Stanly County may be candidates for the judgeships, and only persons who reside

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1 2 3 4 5 6 7	<u>36</u> shall elect all but only persons and only persons judgeships. In ord	judges established for District 25 <u>I</u> who reside in Catawba County ma who reside in Burke or Caldwell C	n, the qualified voters of District 25 District District 36 in subsection (a) of this section, y be candidates for five of the judgeships, ounty may be candidates for the remaining owing shall apply in order to transition from
8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29	(3)	judgeship vacancies occurring in July 1, 2018, due to death, resignat is a resident of Catawba County vacancy shall be filled according to At the next general election held for who reside in Burke or Caldwell court judgeship. Any primary ass district court judgeship after the accordingly, in accordance with th Notification to State Board. – U judgeship vacancies occurring afte <u>District 36</u> due to the death, resig who is a resident of Catawba Cour Director of the Administrative C notice of the vacancy to the State H During the filing period for that of election held for that district court Ethics Enforcement shall ensure	Upon each of the first three district court District Court <del>District 25</del> - <u>District 36</u> after ion, removal, or retirement of a person who holding a judgeship on July 1, 2018, that o law for the remainder of the unfilled term. or that district court judgeship, only persons County may be candidates for that district ociated with that general election for that completion of the term shall also be held is subsection. Ipon each of the first three district court er July 1, 2018, in District Court <del>District 25</del> nation, removal, or retirement of a person ty holding a judgeship on July 1, 2018, the Office of the Courts shall provide written Board of Elections and Ethics Enforcement. district court judgeship at the next general judgeship, the State Board of Elections and that only persons who reside in Burke or didates for that district court judgeship in
30 31 32	"(a1) The c has the counties a		ds as rewritten: nto prosecutorial districts, and each district district attorneys set forth in the following
33 34 35 36	table: Prosecutorial District	Counties	No. of Full-Time Asst. District Attorneys
37 38	 <u>19</u>	<u>Catawba</u>	<u>10</u>
<ul> <li>39</li> <li>40</li> <li>41</li> <li>42</li> </ul>			<del>10</del> " 2018-121, as amended by Section 13(a) of
42 43 44 45 46 47 48 49 50	formerly consisti of the term exp consisting of Bun All open investig Burke, Caldwell, <u>District 19,</u> as er	<b>3.(d)</b> The office and term of the diang of Burke, Caldwell, and Catawba iring December 31, 2026. Effective rke, Caldwell, and Catawba Countie gations and pending cases for Prose and Catawba Counties shall be transpaced by this section. Burke and C	strict attorney for Prosecutorial District 36 Counties is terminated upon the expiration ve January 1, 2027, District 36 formerly es is reassigned as provided in this section. Secutorial District 36 formerly consisting of insferred to either District 36 or <del>District 44,</del> aldwell Counties remain in District 36, as as in that district is <del>10.</del> <u>11</u> . Catawba County

51 is added to <del>District 44, District 19,</del> and the total number of ADAs in that district is 10."

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	(e) G.S. 7A-498.7(a) reads as rewritten: inties of the State are organized into the defender districts listed
	efender districts an office of public defender is established:
Defender District	Counties
<del>3A<u>3</u></del>	Pitt
<del>3B<u>4</u></del>	Craven, Pamlico, Carteret
<u>56</u>	New Hanover, Pender
<u>1214</u>	Cumberland
<u>1416</u>	Durham
<u>15B18</u>	Orange, Chatham
<u>16A21</u>	Scotland, Hoke
<u>16B20</u>	Robeson
<u>1824</u> 2121	Guilford
<u>2131</u>	Forsyth
···· 27 A 29	Caston
27A <u>38</u> 27B30	Gaston Cleveland, Lincoln
<del>27B<u>39</u> 28</del> 40	Buncombe
<del>2840</del> <del>29A</del> 41	McDowell, Rutherford
<del>29R41</del> <del>29B</del> 42	Henderson, Polk, Transylvania
<u>270-42</u>	Tienderson, Fork, Transylvania
After notice to and consult	tion with, the affected district bar, senior resident superior court
	urt judge, the Commission on Indigent Defense Services may
	Assembly that a district or regional public defender office be
	s required in order to establish a new office or to abolish an existing
office."	1
	(f) The Revisor of Statutes is authorized to reorder the Superior
	, the District Court Districts in G.S. 7A-133, and the Prosecutorial
Districts in G.S. 7A-60 to en	ure that all districts are listed in alphabetical and numerical order.
SECTION 16.20	(g) Subsections (a), (b), and (e) of this section become effective
October 1, 2023. Subsections	(c) and (d) of this section become effective January 1, 2027. Except
	ction is effective when it becomes law.
-	
<b>ADMINISTRATIVE OFF</b>	CE OF THE COURTS USE OF COURT INFORMATION
TECHNOLOGY FUNI	
SECTION 16.27	The Administrative Office of the Courts may use up to the sum of
0	fifty thousand dollars (\$3,850,000) of receipts in the Court
•••	l (Budget Code: 22006, Fund Code: 2006) in each fiscal year of the
	to create up to 34 time-limited positions to support the
implementation of court tech	iology.
	TO PROVIDE LOCAL SUPPLEMENTS TO CERTAIN
COURT POSITIONS	
	(a) G.S. 7A-300.1 reads as rewritten:
§ 7A-300.1. Local supple	entation of salaries for certain officers and employees.

This section applies only to (i) cities with a population of 300,000 or more according <del>(b)</del> 1 2 to the most recent estimate of the Office of State Budget and Management and (ii) counties with 3 a population of 300,000 or over according to the most recent estimate of the Office of State 4 Budget and Management." 5 **SECTION 16.28.(b)** This section is effective when it becomes law. 6 7 EXTEND REVERSION DATE OF CERTAIN COURT-RELATED DIRECTED 8 **GRANTS** 9 SECTION 16.29.(a) Notwithstanding any provision of law to the contrary, the funds 10 appropriated in S.L. 2021-180 to be allocated as directed grants to Cumberland County, Forsyth 11 County, Harnett County, Haywood County, Onslow County, Pitt County, Robeson County, and Wayne County to be used to support innovative court pilot programs shall not revert until June 12 13 30, 2025. 14 SECTION 16.29.(b) Notwithstanding any provision of law to the contrary, the funds appropriated in S.L. 2021-180 to be allocated as a directed grant to Cumberland County to be 15 used to support a Human Trafficking Court pilot program shall not revert until June 30, 2025. 16 17 18 MODIFY REIMBURSEMENT RULES FOR APPELLATE JUDGES AND JUSTICES 19 SECTION 16.30.(a) G.S. 7A-10(b1) reads as rewritten: 20 "(b1) In addition to the reimbursement for travel and subsistence expenses authorized by 21 subsection (b) of this section, and notwithstanding G.S. 138-6, each justice whose permanent 22 residence is at least 50 miles from the City of Raleigh shall also be reimbursed for the mileage 23 the justice travels each trip to the City of Raleigh from the justice's home for business of the 24 court. The reimbursement authorized by this subsection shall be calculated for each justice by 25 multiplying the actual round-trip mileage from that justice's home to the City of Raleigh by a 26 rate-per-mile established by the Director of the Administrative Office of the Courts, but not to 27 exceed the business standard mileage rate set by the Internal Revenue Service. The duty station 28 for any justice of the Supreme Court whose permanent residence is at least 30 miles from the 29 City of Raleigh and outside of Wake County at the time the justice takes office as a justice of the 30 Supreme Court shall be the county seat of the county in which the justice's permanent residence 31 is located at the time of election or appointment to the office of justice of the Supreme Court for 32 the purpose of determining eligibility for mileage reimbursement. If a justice who has previously 33 qualified for mileage reimbursement under this subsection relocates the justice's permanent 34 residence outside of to a county non-contiguous to the county of residence used in determining 35 that justice's eligibility for reimbursement under this subsection, that justice shall not be eligible 36 for reimbursement for mileage and the justice's duty station shall be Wake County." 37 SECTION 16.30.(b) G.S. 7A-18(a1) reads as rewritten: 38 "(a1) In addition to the reimbursement for travel and subsistence expenses authorized by 39 subsection (a) of this section, and notwithstanding G.S. 138-6, each judge whose permanent 40 residence is at least 50 miles from the City of Raleigh shall also be reimbursed for the mileage the judge travels each trip to the City of Raleigh from the judge's home for business of the court. 41 42 The reimbursement authorized by this subsection shall be calculated for each judge by 43 multiplying the actual round-trip mileage from that judge's home to the City of Raleigh by a 44 rate-per-mile established by the Director of the Administrative Office of the Courts, but not to 45 exceed the business standard mileage rate set by the Internal Revenue Service. The duty station 46 for any judge of the Court of Appeals whose permanent residence is at least 30 miles from the 47 City of Raleigh and outside of Wake County at the time the judge takes office as a judge of the 48 Court of Appeals shall be the county seat of the county in which that judge's permanent residence 49 is located at the time of election or appointment to the office of judge of the Court of Appeals for 50 the purpose of determining eligibility for mileage reimbursement. If a judge who has previously qualified for mileage reimbursement under this subsection relocates the judge's permanent 51

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1		outside of to a county non-contiguous to the county of residence used in determining
2		e's eligibility under this subsection, that judge shall not be eligible for reimbursement
3	for mileag	ge and the judge's duty station shall be Wake County."
4		<b>SECTION 16.30.(c)</b> This section is effective when it becomes law and applies to
5	travel occ	curring on or after that date.
6 7	FVDANI	D ENTITLEMENT TO DISTRICT ATTORNEY INVESTIGATORS
8	LALAN	SECTION 16.31. G.S. 7A-69 reads as rewritten:
9	"§ 7A-69	. Investigatorial assistants. District attorney investigators.
10		Each district attorney in prosecutorial districts 1, 3B, 4, 5, 7, 8, 11, 12, 13, 14, 15A, 15B,
11		<del>19B, 20A, 20B, 21, 22A, 22B, 24, 25, 26, 27A, 27B, 28, 29A, 29B, and 30</del> is entitled
12		t one investigatorial assistant, and the district attorney in prosecutorial district 10 is
13		o two investigatorial assistants, district attorney investigator to be appointed by the
14		torney and to serve at his the district attorney's pleasure.
15		Il be the duty of the investigatorial assistant district attorney investigator to investigate
16		paratory to trial and to perform such other Duties as may be assigned by the district
17		The investigatorial assistant is <u>district attorney investigators are</u> entitled to
18		ement for his subsistence and travel expenses to the same extent as State employees
19	generally	
20	с ,	
21	MODIFY	Y DISTRICT ATTORNEY WITNESS REIMBURSEMENT
22		SECTION 16.32.(a) G.S. 7A-314 reads as rewritten:
23	"§ 7A-31	4. Uniform fees for witnesses; experts; limit on number.
24	•••	
25	(b)	A witness entitled to a fee set forth in subsections (a) or (a1) of this section, and a
26		rcement officer who qualifies as a witness, shall be entitled to receive an allowance or
27	reimburse	ement for travel expenses as follows:
28		(1) A witness whose residence is outside the county of appearance but within 75
29		miles of the place of appearance shall be entitled to receive mileage
30		reimbursement at the rate currently authorized for State employees, for each
31		mile necessarily traveled from his place of resident to the place of appearance
32		and return, each day. Reimbursements to witnesses acting on behalf of the
33		court or prosecutorial offices shall be paid in accordance with the rules
34		established by the Administrative Office of the Courts. Reimbursements to
35		witnesses provided under G.S. 7A-454 shall be in accordance with rules
36		established by the Office of Indigent Defense Services.
37		(2) A witness whose residence is outside the county of appearance and more than
38		75 miles from the place of appearance shall be entitled to receive mileage
39 40		reimbursement at the rate currently authorized State employees for one
40 41		round-trip from his place of residence to the place of appearance. A witness required to appear more than one day shall be entitled to receive <u>an allowance</u>
41		<u>or</u> reimbursement for actual expenses incurred for lodging and meals not to
42 43		exceed the maximum currently authorized for State employees, in lieu of daily
43 44		mileage. Reimbursements <u>Allowances or reimbursements</u> to witnesses acting
45		on behalf of the court or prosecutorial offices shall be paid in accordance with
45 46		the rules established by the Administrative Office of the Courts.
47		Reimbursements and travel allowances to witnesses provided under
48		G.S. 7A-454 shall be in accordance with rules established by the Office of
49		Indigent Defense Services.
50	(c)	A witness who resides in a state other than North Carolina and who appears for the

51 purpose of testifying in a criminal action and proves his attendance may be compensated at the

1 rate allowed to State officers and employees by subdivisions (1) and (2) of G.S. 138-6(a) for one 2 round-trip from the witness's place of residence to the place of appearance, and five dollars 3 (\$5.00) for each day that the witness is required to travel and attend as a witness, upon order of 4 the court based upon a finding that the person was a necessary witness. If such a witness is 5 required to appear more than one day, the witness is also entitled to an allowance or 6 reimbursement for actual expenses incurred for lodging and meals, not to exceed the maximum 7 currently authorized for State employees. Reimbursements and travel allowances to witnesses 8 acting on behalf of the court or prosecutorial offices shall be paid in accordance with the rules 9 established by the Administrative Office of the Courts. Reimbursements to witnesses provided 10 under G.S. 7A-454 shall be in accordance with rules established by the Office of Indigent 11 Defense Services. ...." 12 13 **SECTION 16.32.(b)** This section is effective when it becomes law and applies to 14 travel occurring on or after that date. 15 PART XVII. INDIGENT DEFENSE SERVICES 16 17 18 **NEW PUBLIC DEFENDER DISTRICTS** 19 SECTION 17.1.(a) G.S. 7A-498.7(a), as amended by Section 16.26 of this act, reads 20 as rewritten: 21 "(a) The following counties of the State are organized into the defender districts listed 22 below, and in each of those defender districts an office of public defender is established: 23 24 **Defender District** Counties 25 26 . . . 27 Duplin, Jones, Onslow, Sampson <u>5</u> 28 . . . 29 13 Johnston 30 . . . 31 15 Bladen, Brunswick, Columbus 32 ... 33 17 Alamance 34 . . . 35 Cherokee, Clay, Graham <u>43A</u> 36 Macon, Swain 37 43B Haywood, Jackson 38 39 After notice to, and consultation with, the affected district bar, senior resident superior court 40 judge, and chief district court judge, the Commission on Indigent Defense Services may recommend to the General Assembly that a district or regional public defender office be 41 42 established. A legislative act is required in order to establish a new office or to abolish an existing 43 office." 44 **SECTION 17.1.(b)** This section becomes effective January 1, 2024. 45 46 ALLOW THE ADMINISTRATIVE OFFICE OF THE COURTS TO SHARE CERTAIN 47 **INFORMATION WITH THE OFFICE OF INDIGENT DEFENSE SERVICES** 48 SECTION 17.3.(a) G.S. 132-1.4(k) reads as rewritten: 49 "(k) The following court records are public records and may be withheld only when sealed 50 by court order: arrest

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1	(1) <u>Arrest</u> and search warrants that have been returned by law enforcement
2	agencies, agencies.
3	(2) indictments, Indictments.
4	(3) eriminal summons, Criminal summonses.
5	(4) and nontestimonial Nontestimonial identification orders.
6	Nothing in this subsection shall preclude the Administrative Office of the Courts from
7	entering into a sharing agreement with the Office of Indigent Defense Services for the purpose
8	of generating reliable statistical information to evaluate services provided."
9	<b>SECTION 17.3.(b)</b> This section is effective when it becomes law.
10 11	SET TEMPORARY MAXIMUM FOR ATTORNEY COMPENSATION RATES SET BY
12	THE INDIGENT DEFENSE SERVICES COMMISSION
12	<b>SECTION 17.4.</b> Notwithstanding any provision of law to the contrary, until July 1,
13 14	2025, all attorney compensation rates set by the Indigent Defense Services Commission shall not
14 15	exceed the amount for each rate as of April 1, 2023.
15 16	exceed the amount for each fate as of April 1, 2025.
17	PART XVIII. JUSTICE
18	
19	MODIFY CRIMINAL JUSTICE FELLOWS PROGRAM
20	SECTION 18.3.(a) G.S. 17C-20 reads as rewritten:
21	"§ 17C-20. Definitions.
22	As used in this Article, the following definitions apply:
23	
24	(5) Eligible county. – A county with a population of less than $\frac{200,000}{230,000}$
25	according to the latest federal decennial census.
26	"
27	SECTION 18.3.(b) G.S. 17C-22 reads as rewritten:
28	"§ 17C-22. North Carolina Criminal Justice Fellows Program established; administration.
29	
30	(b) Program Administrator. – The Director of the Division shall select a member of the
31	Division staff, with the consent of the Committee, to serve as the Program administrator. The
32	Program administrator will be responsible for all administrative duties and oversight of the
33	Program as established by the Committee. The Program administrator will conduct recruitment
34	efforts to include the following:
35	(1) Target eligible counties.
36	(2) Target high school graduates who, due to economic circumstances, are
37	displaced, unemployed, or underemployed.
38	(3) Target high school seniors who demonstrate an interest in being employed in
39	an eligible criminal justice profession.
40	(4) Engage with employees of eligible criminal justice professions and leaders in
41	eligible counties for input in the Program.
42	(5) Attend high school career days, job fairs, and other activities to recruit
43	qualified individuals into the Program.
44	(c) Awards of Forgivable Loans. – The Program shall provide forgivable loans of up to
45	three thousand one hundred fifty-two dollars (\$3,152.00) per year for up to year, totaling a
46	maximum of six thousand three hundred four dollars (\$6,304.00) over two years years, to selected
47	individuals. If the Committee, in its sole discretion, determines that circumstances warrant an
48	extension of the period over which the Program shall provide forgivable loans to a selected
49	individual, the Committee may extend that period to three years but may not increase the
50	maximum loan amount. The funds from the forgivable loans may be used for tuition, fees, and
51	the cost of books. The Committee may determine the maximum amount of loan proceeds that

may be applied to community college fees and course textbooks. The number of forgivable loans
awarded annually shall not exceed 100 and the total number of recipients in the Program each
year shall not exceed 200. The Committee shall select recipients no later than June 1 of each
year.
(h) Recipient Obligations. – A recipient must become and remain a full time student at a
North Carolina community college in an Applied Associate Degree in Criminal Justice or in a

8 Committee-approved related field of study at all times during each of the recipient's two 9 academic years of community college study and pursue continuously studies that will qualify the 10 recipient to be employed in an eligible criminal justice profession upon graduation. The recipient 11 must maintain a minimum cumulative 2.0 GPA throughout the course of study and also maintain 12 appropriate credit hours for each semester to obtain an Applied Associate Degree in Criminal 13 Justice or Committee-approved field of study within two years. If the Committee, in its sole 14 discretion, determines that circumstances warrant an extension of the period within which the recipient must obtain an Applied Associate Degree in Criminal Justice or Committee-approved 15 field of study, the Committee may extend that period by up to 12 additional months. The recipient 16 17 must also accept employment in an eligible county in an eligible criminal justice profession for 18 at least four out of five years following graduation. The Committee may adopt additional 19 recipient obligations it deems appropriate.

20

...."

21 **SECTION 18.3.(c)** This section is effective when it becomes law and applies to 22 individuals participating in the Program on or after that date and to Committee extension 23 determinations made on or after that date.

- 24
- 25

### PART XIX. ADULT CORRECTION [RESERVED]

26 27

### PART XIX-A. DEPARTMENT OF ADULT CORRECTION ADMINISTRATION

28 29

### NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES

30 SECTION 19A.1.(a) Notwithstanding any other provision of law, and except as 31 otherwise provided in subsection (b) of this section, the Office of State Budget and Management 32 shall not transfer any positions, personnel, or funds from the Department of Adult Correction to 33 any other State agency during the 2023-2025 fiscal biennium unless the transfer was included in 34 the base budget for one or both fiscal years of the biennium.

35 **SECTION 19A.1.(b)** This section shall not apply to consolidation of information 36 technology positions into the Department of Information Technology pursuant to 37 G.S. 143B-1325.

38 39

### STATEWIDE MISDEMEANANT CONFINEMENT PROGRAM FUNDING TRANSFER

40 **SECTION 19A.2.** Of the funds appropriated in this act for the Statewide 41 Misdemeanant Confinement Program:

42 43 44

45

- (1) The sum of one million dollars (\$1,000,000) shall be transferred each fiscal year to the North Carolina Sheriffs' Association, Inc., a nonprofit corporation, to support the Program and for administrative and operating expenses of the Association and its staff.
- 46 (2) The sum of two hundred twenty-five thousand dollars (\$225,000) shall be
  47 allocated each fiscal year to the Department of Adult Correction for its administrative and operating expenses for the Program.
- 49 (3) Up to the sum of five hundred thousand dollars (\$500,000) may be used in 50 each fiscal year of the 2023-2025 fiscal biennium to reimburse sheriffs

utilizing inmate labor pursuant to the provisions of Section 19C.10 of S.L. 2021-180.

# 4 REIMBURSE COUNTIES FOR HOUSING AND EXTRAORDINARY MEDICAL 5 EXPENSES

6 SECTION 19A.3. Notwithstanding G.S. 143C-6-9, the Department of Adult 7 Correction may use funds available to the Department for the 2023-2025 fiscal biennium to 8 reimburse counties for the cost of housing convicted inmates, parolees, and post-release 9 supervisees awaiting transfer to the State prison system, as provided in G.S. 148-29. The 10 reimbursement may not exceed forty dollars (\$40.00) per day per prisoner awaiting transfer. 11 Beginning October 1, 2023, the Department shall report quarterly to the chairs of the Joint Legislative Oversight Committee on Justice and Public Safety and the chairs of the House of 12 13 Representatives Appropriations Committee on Justice and Public Safety and the Senate 14 Appropriations Committee on Justice and Public Safety on the expenditure of funds to reimburse 15 counties for prisoners awaiting transfer.

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# 17 TRANSFER A PORTION OF ANSON CORRECTIONAL INSTITUTION TO 18 PROVERBS 226 NONPROFIT CORPORATION

19 **SECTION 19A.4.(a)** The State of North Carolina shall convey to Proverbs 226, a 20 North Carolina nonprofit corporation, for consideration of one dollar (\$1.00), all its right, title, 21 and interest in the property located in Anson County, North Carolina, to be described as a 22 subdivision consisting of approximately 23 acres from the property generally described in the 23 Anson County Register of Deeds deed referenced in Book 073 Page 399. The conveyance is 24 subject to a reversionary interest reserved by the State. The property shall be conveyed to 25 Proverbs 226 for so long as it is utilized for programs serving the North Carolina Department of 26 Adult Correction or its successors. The Department of Adult Correction and Proverbs 226 shall 27 mutually agree upon the boundaries of the property to be subdivided for conveyance to Proverbs 28 226.

29 **SECTION 19A.4.(b)** The State of North Carolina shall convey the real property 30 described in subsection (a) of this section "as is" "where is" without warranty and subject to any 31 existing easements, covenants, earlier grants to others by the State Property Office, or other 32 restrictions of record. In the event the State of North Carolina requires future easements through 33 this property, Proverbs 226 shall grant these easements without limitation. The State makes no 34 representations or warranties concerning the title to the property, the boundaries of the property, 35 the uses to which the property may be put, zoning, local ordinances, or any physical, 36 environmental, health, and safety conditions relating to the property. All costs associated with 37 the conveyance of the property, including, but not limited to, subdivision, surveying, engineering 38 services, permitting, and utility connections, shall be borne by Proverbs 226.

39 **SECTION 19A.4.(c)** The conveyance of the State's right, title, and interest in the 40 portion conveyed of Anson Correctional Institution shall be exempt from the provisions of 41 Article 7 of Chapter 146 of the General Statutes. The conveyance shall comply with the 42 provisions of Article 16 of Chapter 146 of the General Statutes, provided that the provisions of 43 G.S. 146-74 shall not apply.

44

### 45 PART XIX-B. PRISONS

46

## 47 CENTER FOR COMMUNITY TRANSITIONS/CONTRACT AND REPORT

48 **SECTION 19B.1.** The Department of Adult Correction may continue to contract 49 with The Center for Community Transitions, Inc., a nonprofit corporation, for the purchase of 50 prison beds for minimum security female inmates during the 2023-2025 fiscal biennium. The 51 Center for Community Transitions, Inc., shall report by February 1 of each year to the chairs of

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1	the House of Re	presentatives Appropriations Committee on Justice a	and Public Safety and the
2		ations Committee on Justice and Public Safety on the a	
3		y inmate population compared to bed capacity using	the same methodology as
4	that used by the	Department of Adult Correction.	
5			
6		ING AT STATE PRISONS REPORT	
7		<b>FION 19B.2.(a)</b> The Department of Adult Correction	
8 9		he Joint Legislative Oversight Committee on Justic , and by February 1, 2025:	ce and Public Safety by
0	(1)	The total number of permanent nursing positions all	ocated to the Department,
1		the number of filled positions, the number of position	-
2		for more than six months, and information regarding	the location of both filled
3		and vacant positions.	
	(2)	The extent to which temporary contract services are	-
		nursing positions, the method for funding the contr	
		differences between the use of permanent em	ployees versus contract
		employees.	
	(3)	A progress report on the implementation of its pla	
		contract services to provide nursing in State prisons	
	SEC	qualified nurses for employment in permanent posit	
		<b>FION 19B.2.(b)</b> Notwithstanding any other provisio	
		on may, in its discretion and subject to the approval of it, convert funds appropriated for contractual nursir	
		s when it is determined to promote security, generated	
		ty. The Department shall report on any such conversion	
	Division.	ty. The Department shan report on any such conversion	his to the Tisedi Research
	<b>CODIFY DEPA</b>	<b>RTMENT REPORT ON PRISON PERSONNEL</b>	MATTERS
	SEC	<b>FION 19B.3.</b> Part 2 of Article 16 of Chapter 143B	of the General Statutes is
	amended by add	ing a new section to read:	
	" <u>§ 143B-1457.2.</u>	Report on prison personnel matters.	
		nent shall report the following information to the Jo	int Legislative Oversight
	Committee on Ju	stice and Public Safety by February 1 of each year:	
	<u>(1)</u>	The number of Department employees charged w	
		criminal offense committed in a State prison and du	• • •
		hours. The information shall be provided by State far	cility and shall specify the
		offense charged and the outcome of the charge.	
	<u>(2)</u>	The number of employees disciplined, demoted, or s	-
		to personal misconduct. To the extent it does a	
		personnel records, the information shall be organize	• • •
	(2)	nature of corrective action taken, and outcome of th	
	<u>(3)</u>	<u>The hiring and screening process, including any req</u> criminal background checks, and personality asses	
		shall also include the process the Department uses	
		provided by an applicant."	
		provided by an applicant.	
	DOT CONTRA	CT OF INMATE LITTER CREW	
		<b>FION 19B.4.(a)</b> After the issuance of a request for	or information (RFI) and
		the Department of Transportation for litter pickup on	
	1 2	of Transportation shall first offer the contract to t	

50 the Department of Transportation shall first offer the contract to the Department of Adult 51 Correction upon the same terms and conditions as the most favorable bid received by the

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Department of Transportation from a suitable contractor. The Department of Adult Correction
shall have 30 days to accept or decline the offered contract.
<b>SECTION 19B.4.(b)</b> It is the policy of the General Assembly that the Department
of Transportation shall utilize inmate litter crews for litter pickup on State highways and roads
as often as is necessary and practicable.
REQUEST FOR PROPOSALS FOR PRISON TECHNOLOGY
SECTION 19B.5.(a) Section 19C.11(b) of S.L. 2021-180 reads as rewritten:
"SECTION 19C.11.(b) The Department of Public Safety Adult Correction shall, in
consultation with the vendor, report on the expenditure of the funds awarded pursuant to
subsection (a) of this section to the Joint Legislative Oversight Committee on Justice and Public
Safety no later than October 1, 2022, in an interim report and no later than October 1, 2023, in a
final report.1 of each year in which the funds are expended, provided that if the funds are
exhausted after a report has already been submitted for that year, a final report shall be submitted
no later than May 1 of the following year."
<b>SECTION 19B.5.(b)</b> This section is effective when it becomes law.
TECHNICAL CORRECTION FOR INMATE WELFARE FUND
SECTION 19B.6.(a) G.S. 148-2(c) reads as rewritten:
"(c) Notwithstanding G.S. 147-77, Article 6A of Chapter 147 of the General Statutes, or
any other provision of law, the Division of Prisons of the Department of Adult Correction may
deposit revenue from prison canteens in local banks. The profits from prison canteens shall be
deposited with the State Treasurer on a monthly basis in a fund denominated as the Correction
Inmate Welfare Fund. Once the operating budget for the Correction-Inmate Welfare Fund has
been met, an amount equal to the funds allocated to each prison unit on a per inmate per year
basis shall be credited to the Crime Victims Compensation Fund established in G.S. 15B-23G as
soon as practicable after the total amount paid to each unit per inmate per year has been
determined."
<b>SECTION 19B.6.(b)</b> This section is effective when it becomes law.
TECHNICAL CORRECTION RELATED TO NEW DEPARTMENT OF ADULT
CORRECTION
<b>SECTION 19B.7.(a)</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
a period of more than 90 days and for all sentences imposed for impaired driving under
G.S. 20-138.1, regardless of length. Those misdemeanants shall be confined in local confinement
facilities except as provided in subsections (b3) and (b4) of this section. The Program shall
address methods for the placement and transportation of inmates and reimbursement to counties
for the housing of those inmates. Any county that voluntarily agrees to house misdemeanants
from that county or from other counties pursuant to the Program may enter into a written
agreement with the Division of Adult Correction and Juvenile Justice Prisons to do so.
The North Carolina Sheriffs' Association shall:
"
<b>SECTION 19B.7.(b)</b> This section is effective when it becomes law.
PART XIX-C. COMMUNITY SUPERVISION
INTERSTATE COMPACT FEES TO SUPPORT TRAINING PROGRAMS AND

Notwithstanding the provisions of G.S. 148-65.7, fees 1 SECTION 19C.1.(a) 2 collected for the Interstate Compact Fund during the 2023-2025 fiscal biennium may be used by 3 the Department of Adult Correction during the 2023-2025 fiscal biennium to provide training 4 programs and equipment purchases for the Division of Community Supervision and Reentry, but 5 only to the extent sufficient funds remain available in the Fund to support the mission of the 6 Interstate Compact Program. 7 **SECTION 19C.1.(b)** No later than October 1 of each fiscal year, the Department of 8 Adult Correction 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 MAKE DRUG AND ALCOHOL SCREENING A REGULAR CONDITION OF 13 PROBATION 14 SECTION 19C.2.(a) G.S. 15A-1343(b) reads as rewritten: Regular Conditions. - As regular conditions of probation, a defendant must: 15 "(b) 16 . . . 17 Supply a breath, urine, or blood specimen Submit to drug and alcohol (16)18 screening for analysis of the possible presence of prohibited drugs or alcohol 19 when instructed by the defendant's probation officer for purposes directly 20 related to the probation supervision. If the results of the analysis are positive, 21 the probationer may be required to reimburse the Division of Community 22 Supervision and Reentry of the Department of Adult Correction for the actual 23 costs of drug or alcohol screening and testing. 24 25 In addition to these regular conditions of probation, a defendant required to serve an active 26 term of imprisonment as a condition of special probation pursuant to G.S. 15A-1344(e) or 27 G.S. 15A-1351(a) shall, as additional regular conditions of probation, obey the rules and 28 regulations of the Division of Prisons of the Department of Adult Correction and, if applicable, 29 the Division of Juvenile Justice of the Department of Public Safety, governing the conduct of 30 inmates while imprisoned and report to a probation officer in the State of North Carolina within 31 72 hours of his discharge from the active term of imprisonment. 32 Regular conditions of probation apply to each defendant placed on supervised probation 33 unless the presiding judge specifically exempts the defendant from one or more of the conditions 34 in open court and in the judgment of the court. It is not necessary for the presiding judge to state 35 each regular condition of probation in open court, but the conditions must be set forth in the 36 judgment of the court. 37 Defendants placed on unsupervised probation are subject to the provisions of this subsection, 38 except that defendants placed on unsupervised probation are not subject to the regular conditions 39 contained in subdivisions (2), (3), (6), (8), (13), (14), (15), (16) and (17) of this subsection." 40 SECTION 19C.2.(b) This section becomes effective August 1, 2023, and applies to 41 drug and alcohol screening performed on or after that date. 42 43 EXPAND AUTHORITY TO INCREASE WAGES PAID TO WORKING NORTH 44 **CAROLINA INMATES** 45 SECTION 19C.3.(a) G.S. 148-18(a) reads as rewritten: 46 "(a) Prisoners employed by Correction Enterprises shall be compensated as set forth in 47 Article 14 of this Chapter. Prisoners participating in work assignments established by the 48 Division of Prisons shall be compensated at rates fixed by the Division of Prisons of the 49 Department of Adult Correction's rules and regulations; provided, that no prisoner so paid shall 50 receive more than one dollar (\$1.00) per day, unless the prisoner is performing work for the

51 <u>Division's BRIDGE Program or the Secretary determines that the work assignment requires</u>

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1 2 3 4 5	<u>Program or in jol</u> (\$5.00) per day. provided to inma	training. Upon approval of the Secretary, inmates working b assignments requiring special skills or training may be paid The Correction Enterprises Fund shall be the source of wag ates who are employed by the Division of Prisons of the De rk assignments established by the Division of Prisons."	d up to five dollars ges and allowances
6 7	SECT	<b>FION 19C.3.(b)</b> This section is effective when it becomes on or after that date.	law and applies to
8			
9		ON CHAPLAIN EDUCATION REQUIREMENTS	1
10		<b>FION 19C.4.(a)</b> The Department of Adult Correction shall	
11	1 •	setting mandatory minimum educational requirements for	persons serving as
12	•	ed or volunteer chaplains.	
13	SECI	<b>FION 19C.4.(b)</b> This section is effective when it becomes la	IW.
14 15	EVTEND CLING	SET DATE FOR USE OF SECURITY GUARDS AT STA	TE DDISONS
15 16		<b>FION 19C.5.(a)</b> Section $4.15(c)$ of S.L. 2020-3, as amended	
10		ction 19D.2 of S.L. 2021-180, Section 12 of S.L. 2022-58,	
18		reads as rewritten:	and Section 17D.1
19		<b>4.15.(c)</b> This section is effective when it becomes law and	d expires upon the
20		y 1, 2024, or the date of completion of the Youth Devel	1 1
20		inty.on June 30, 2025."	opinent center in
22		<b>FION 19C.5.(b)</b> This section is effective when it becomes la	AW/
23	SECT		
24	<b>REVISE LAW</b>	GOVERNING THE MEDICAL RELEASE OF INMATH	25
25		<b>FION 19C.6.(a)</b> Article 84B of Chapter 15A of the Genera	
26	rewritten:		in Statutes reads as
27		"Article 84B.	
28		"Medical Release of Inmates.	
29	"§ 15A-1369. D		
30		of this Article, the term: The following definitions apply to the	his Article:
31		"Commission" means the Commission The Post-Release	
32	~ /	Parole Commission.	I
33	(1a)	"Department" means the Department. – The Department of	f Adult Correction.
34	•••		
35	(3)	"Geriatric" describes an inmate Geriatric An inmate wh	o is <del>65-<u>55</u> years of</del>
36		age or older and suffers from chronic infirmity, illness, or	disease related to
37		aging that has progressed such that the inmate is medical	ly incapacitated to
38		the extent that he or she does not pose a and is also determ	ined to pose either
39		<u>no risk or low risk to public <del>safety risk.</del>safety.</u>	
40	(4)	"Inmate" means any Inmate Any person sentenced to	the custody of the
41		Department.	
42	(5)	"Medical release" means a Medical release. – A prog	gram enabling the
43		Commission to release inmates who are permanently an	d totally disabled,
44		terminally ill, or geriatric.	
45	(6)	"Medical release plan" means a Medical release plan	
46		written medical and psychosocial care plan that is specific	to the inmate and
47		includes, at a minimum:minimum, all of the following:	
48		a. The proposed course of treatment; treatment.	
49		b. The proposed site for treatment and post-treatment	<del>care;<u>care.</u></del>

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		c. Documentation that medical providers qualified services identified in the medical release plan a those services; and services.	-
		d. The financial program in place to cover the co duration of the medical release, which shall	
		enrollment in commercial insurance, Medicare, to other adequate financial resources for the d	or Medicaid or access
		release.	dration of the medical
	(7)	"Permanently and totally disabled" describes an Pe	rmanently and totally
		<u>disabled. – An</u> inmate who, as determined by a licen	
		from permanent and irreversible physical incapacita	
		existing physical or medical condition that was unl	known at the time of
		sentencing or, since the time of sentencing, has pro-	
		inmate permanently and totally disabled, such that the	
		public safety risk.disabled.	-
	(8)	"Terminally ill" describes an Terminally ill. – An inma	ate who, as determined
		by a licensed physician, has an incurable condition caus	ed by illness or disease
		that was unknown at the time of sentencing or, since t	he time of sentencing,
		has progressed to render the inmate terminally ill, and t	hat will likely produce
		death within six-nine months, and that is so debilitatin	g such that the inmate
		does not pose a poses no risk or low risk to public safe	<del>ty risk.<u>safety.</u></del>
•			
"	§ 15A-1369.2.	<b>e .</b>	
		pt as otherwise provided in this section, notwithstanding	
		s eligible to be considered for medical release if the Depa	rtment determines that
t		ets both of the following criteria:	
	(1)	Diagnosed The inmate is diagnosed as permanently	
			edure described in
	( <b>2</b> )	G.S. 15A-1369.3(b)(1); and G.S. 15A-1369.3(b)(1).	4 41- 4 41
	(2)	Incapacitated The inmate is incapacitated to the exten	
		not pose a poses no risk or low risk to public safety risk	<del>k.<u>safety.</u></del>
,,	 8 15 4 1260 2	Due as dune for modical values	
	§ 15A-1309.3.	Procedure for medical release.	
	(b) The	referral shall include an assessment of the inmate's med	lical and psychosocial
C	· · /	e risk the inmate poses to society, as follows:	ilear and psychosocial
U	(1)	The Department medical director, or a designee of	the director who is a
	(1)	licensed physician, shall review the case of each in	
		eligibility requirements for medical release set forth in	
		physician who examines an inmate being considered for	•
		prepare a written diagnosis that includes: includes both	
		a. A description of any and all terminal conditions	•
		and chronic <del>conditions; and</del> conditions.	, p, s
		b. A prognosis concerning the likelihood of reco	very from any and all
		terminal conditions, physical incapacities, and	
"	§ 15A-1369.4.	Conditions of medical release.	
	-	Commission shall set reasonable conditions upon an inmat	e's medical release that
S		ugh the date upon which the inmate's sentence would	
		include all of the following:	L
		-	

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1	(3) That the released inmate shall be subject to supervision b	by the Division of
2	Community Supervision and Reentry of the Department of	•
3	and shall permit officers from the Division to visit the inr	
4	times at the inmate's home or elsewhere.	
5	"	
6	<b>SECTION 19C.6.(b)</b> Notwithstanding the provisions of G.S.	
7	inmate who received a medical release denial under Article 84B of Chapter 1	
8	Statutes prior to the effective date of this section may reapply or be reconsi	
9	release under Article 84B of Chapter 15A of the General Statutes, as amended	•
10	of this section. Any denial of a reapplication or reconsideration authorized und	ler this subsection
11	shall be subject to the provisions of G.S. 15A-1369.3(f).	
12	<b>SECTION 19C.6.(c)</b> This section is effective when it becomes la	W.
13 14	DADT VIV D. DEHADII ITATIONI AND DEENTDV (DECEDVED)	
14 15	PART XIX-D. REHABILITATION AND REENTRY [RESERVED]	
15 16	PART XIX-E. PUBLIC SAFETY [RESERVED]	
17	TART AIX-E. TODLIC SAFETT [RESERVED]	
18	PART XIX-F. DEPARTMENT OF PUBLIC SAFETY ADMINISTRATI	ON
19		
20	NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES	
21	SECTION 19F.1.(a) Notwithstanding any other provision of la	aw, and except as
22	otherwise provided in subsection (b) of this section, the Office of State Budget	and Management
23	shall not transfer any positions, personnel, or funds from the Department of Pu	
24	other State agency during the 2023-2025 fiscal biennium unless the transfer w	as included in the
25	base budget for one or both fiscal years of the biennium.	
26	<b>SECTION 19F.1.(b)</b> This section shall not apply to consolidati	
27	technology positions into the Department of Information Technology	ogy pursuant to
28	G.S. 143B-1325.	
29 20	COMPETITIVE OD ANTS TO SHEDHES! OFFICES FOD ADDICTIO	
30 31	COMPETITIVE GRANTS TO SHERIFFS' OFFICES FOR ADDICTIO IN JAILS	
31	SECTION 19F.3.(a) Section 19A.10(f) of S.L. 2021-180 reads as	rewritten.
33	"SECTION 19A.10.(f) The working group created under subsection (e) of	
34	establish the operational criteria and application process for the grant progra	
35	section and shall communicate information regarding the grant program to all	
36	the State. The working group shall evaluate applications for each of the	
37	subsection (b) of this section and may award lower amounts than requested to it	
38	offices in order to assure broader access to funds. The working group may esta	blish protocols for
39	the allotment of funds to assure that funds can be expended efficiently. The w	
40	ensure all Federal Drug Administration (FDA)-approved Buprenorphine and	
41	regimens for the treatment of opioid dependence through Medication-Assisted	Treatment (MAT)
42	in jails be considered as options for treatment under this grant."	
43	<b>SECTION 19F.3.(b)</b> This section is effective when it becomes la	W.
44		
45 46	PART XIX-G. LAW ENFORCEMENT	
46 47	STATE CAPITOL POLICE/CREATION OF RECEIPT-SUPPORTED I	POSITIONS
47 48	STATE CAPITOL POLICE/CREATION OF RECEIPT-SUPPORTED I SECTION 19G.1.(a) Creation of Receipt-Supported Positions	
49	State Capitol Police may contract with State agencies for the creation of	
50	positions to provide security services to the buildings occupied by those agence	
	I I I I I I I I I I I I I I I I I I I	

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1	<b>SECTION 19G.1.(b)</b> Annual Report Required. – No later than S	September 1 of each
2	fiscal year, the State Capitol Police shall report to the Joint Legislative Over	-
3	Justice and Public Safety the following information for the fiscal year in whi	ch the report is due:
4	(1) A list of all positions in the State Capitol Police. For each	position listed, the
5	report shall include at least the following information:	
6	a. The position type.	
7	b. The agency to which the position is assigned.	
8	c. The source of funding for the position.	
9	(2) For each receipt-supported position listed, the contract and	d any other terms of
10	the contract.	-
11	SECTION 19G.1.(c) Additional Reporting Required U	Jpon Creation of
12	Receipt-Supported Positions In addition to the report required by subsectio	n (b) of this section,
13	the State Capitol Police shall report the creation of any position pursuant to s	ubsection (a) of this
14	section to the chairs of the House of Representatives Appropriations Comm	ittee on Justice and
15	Public Safety and the Senate Appropriations Committee on Justice and Publ	ic Safety and to the
16	Fiscal Research Division within 30 days of the position's creation. A report	submitted pursuant
17	to this section shall include at least all of the following information:	
18	(1) The position type.	
19	(2) The agency to which the position is being assigned.	
20	(3) The position salary.	
21	(4) The total amount of the contract.	
22	(5) The terms of the contract.	
23	SECTION 19G.1.(d) Format of Reports. – Reports submitted pur	
24	shall be submitted electronically and in accordance with any applicable	General Assembly
25	standards.	
26		
27	USE OF SEIZED AND FORFEITED PROPERTY	
28	SECTION 19G.2.(a) Seized and forfeited assets transferred to	-
29	Justice, Department of Public Safety, and Department of Adult Correction du	0
30	fiscal biennium pursuant to applicable federal law shall be credited to the bue	
31	department and shall result in an increase of law enforcement resources for the	<b>1</b>
32	Department of Justice, Department of Public Safety, and Department of Ad	
33	each make the following reports to the chairs of the House of Representati	11 1
34	Committee on Justice and Public Safety and the Senate Appropriations Comm	nittee on Justice and
35	Public Safety:	
36	(1) A report upon receipt of any assets.	
37	(2) A report that shall be made prior to use of the assets on the	
38	the departmental priorities on which the assets may be exp	
39	(3) A report on receipts, expenditures, encumbrances, and a	•
40	assets for the previous fiscal year, which shall be n	hade no later than
41	September 1 of each year.	C · 1 1
42	<b>SECTION 19G.2.(b)</b> The General Assembly finds that the	
43	forfeited assets transferred pursuant to federal law for new personnel positi	1 0
44 45	acquisition of real property, repair of buildings where the repair includes str	
45	construction of or additions to buildings may result in additional expenses for	
46 47	fiscal periods. Therefore, the Department of Justice, Department of I Department of Adult Correction are prohibited from using these assets for sur-	•
47 48	Department of Adult Correction are prohibited from using these assets for such the prior approval of the General Assembly.	In purposes without
48 49	<b>SECTION 19G.2.(c)</b> Nothing in this section prohibits State	e law enforcement
49 50	agencies from receiving funds from the United States Department of Justice	
50 51	Department of the Treasury, and the United States Department of Health and	
51	Department of the freasury, and the Office States Department of freatur and	

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1 2 3 4 5	<b>SECTION 19G.2.(d)</b> The Joint Legislative Oversight Co Public Safety shall study the impact on State and local law enforcement seized and forfeited assets. The Committee shall report its findings and to the convening of the 2024 Regular Session of the 2023 General Asset	efforts of the receipt of recommendations prior
6 7	PROPERTY OWNERS PROTECTION ACT SECTION 19G.5.(a) G.S. 14-159.13 reads as rewritten:	
8	"§ 14-159.13. Second degree trespass.	
9	(a) Offense. – A person commits the offense of second degr	ree trespass if, without
10	authorization, he the person enters or remains on premises of another:on	<b>1</b>
11 12	(1) <u>After he On premises of another after the person has b</u> or remain there by the owner, by a person in charg	e of the premises, by a
13	lawful occupant, or by another authorized person; or	
14	(2) <u>That On premises that are posted</u> , in a manner reaso	
15	the attention of intruders, with notice not to enter the	1
16 17	$(3) \qquad On the curtilage of a dwelling of another between the  6:00 + M$	e nours of midnight and
17	(b) <u>Classification.</u> Second degree trespass is a Class 3 misd	amagnar Danaltias A
18 19	violation of subdivision (a)(1) or (a)(2) of this section is a Class 3 misd	
20	subdivision (a)(3) of this section is a Class 2 misdemeanor."	emeanor. A violation of
20	SECTION 19G.5.(b) This section becomes effective Decem	ber 1 2023 and applies
22	to offenses committed on or after that date.	1001 1, 2023, and applies
23		
24	PART XIX-H. JUVENILE JUSTICE	
25		
26	LIMIT USE OF COMMUNITY PROGRAM FUNDS	
27	SECTION 19H.1.(a) Funds appropriated in this act to the	
28	Safety for the 2023-2025 fiscal biennium for community program contra	cts, that are not required
29	for or used for community program contracts, may be used only for the	following:
30	(1) Other statewide residential programs that provide	e Level 2 intermediate
31	dispositional alternatives for juveniles.	
32	(2) Statewide community programs that provide	Level 2 intermediate
33	dispositional alternatives for juveniles.	
34	(3) Regional programs that are collaboratives of two of	
35	Prevention Councils which provide Level 2 into	ermediate dispositional
36	alternatives for juveniles.	1 f (h T 1 )
37	(4) The Juvenile Crime Prevention Council funds to b	
38 39	1	juveniles listed in
40	G.S. 7B-2506(13) through (23). SECTION 19H.1.(b) Funds appropriated by this act to th	a Department of Public
40 41	Safety for the 2023-2025 fiscal biennium for community programs may	
42	operations, maintenance, or any other expenses of youth developme	
43	facilities.	in contents of detention
44	SECTION 19H.1.(c) The Department of Public Safety sh	all submit an electronic
45	report by October 1 of each year of the 2023-2025 fiscal biennium on a	
46	the preceding fiscal year from the miscellaneous contract line in Fund Co	-
47	the House of Representatives Appropriations Committee on Justice an	
48	Senate Appropriations Committee on Justice and Public Safety and the F	
49	The report shall include all of the following: an itemized list of the c	
50	executed, the amount of each contract, the date the contract was executed	uted, the purpose of the
51	contract, the number of juveniles that will be served and the manner in w	hich they will be served,

1 the amount of money transferred to the Juvenile Crime Prevention Council fund, and an itemized 2 list of grants allocated from the funds transferred to the Juvenile Crime Prevention Council fund. 3 4 PART XIX-I. EMERGENCY MANAGEMENT AND NATIONAL GUARD 5 6 **EMERGENCY MANAGEMENT MODIFICATIONS** 7 The funds appropriated to the Division of Emergency **SECTION 19I.1.(a)** 8 Management of the Department of Public Safety in (i) the Committee Report, as described in 9 Section 39.2 of S.L. 2018-5, for GuardianAngel Emergency Management Personnel/Equipment 10 Tracking Tool referenced in Item 12 on Page E9 of that report and (ii) the Committee Report, as 11 described in Section 43.2 of S.L. 2021-180, for Asset Tracking and Management - UNC referenced in Item 152 on Page E51 of that report, shall instead be used by the Division, the 12 13 North Carolina National Guard, and other agencies for funding for licenses and payment of 14 vendor fees for personnel and equipment tracking and management capabilities. 15 **SECTION 19I.1.(b)** This section is effective when it becomes law. 16 17 **COMPETITIVE EMERGENCY MANAGEMENT GRANTS** 18 **SECTION 19I.2.(a)** The funds appropriated in this act to the Department of Public 19 Safety, Division of Emergency Management, to provide competitive grants to county emergency 20 management agencies established in accordance with G.S. 166A-19.15 shall only be awarded to 21 county emergency management agencies located in counties with a population of 230,000 or 22 fewer, based upon the 2021 Certified County Population Estimates from the State Demographer 23 in the Office of State Budget and Management, as of July 1, 2021. Grants shall be used to ensure 24 local emergency management offices are adequately equipped, trained, and prepared for all 25 hazards and emergencies. The Division shall develop policies and procedures to implement a 26 competitive grant program consistent with this section. 27 SECTION 19I.2.(b) The Division shall report on the awarding of grant funds 28 pursuant to subsection (a) of this section by April 1, 2024. 29 30 **CYBERSECURITY REPORTING** 31 SECTION 19I.3.(a) Part 8 of Article 1A of Chapter 166A of the General Statutes is 32 amended by adding a new section to read: 33 "§ 166A-19.78A. Cybersecurity reporting. Requests from local jurisdictions, State agencies, or critical infrastructure partners for 34 35 operational support from or access to operational cyber resources shall be sent to the North 36 Carolina Emergency Management 24-Hour Watch for intake and activation as needed." 37 **SECTION 19I.3.(b)** This section is effective when it becomes law. 38 39 PART XX. ADMINISTRATION 40 41 **DOA/E-PROCUREMENT TRANSACTION FEES** 42 SECTION 20.1. Article 3 of Chapter 143 of the General Statutes is amended by 43 adding a new section to read: 44 "§ 143-48.3A. Electronic procurement fees. The Department of Administration shall impose a transaction fee of one and seventy-five 45 hundredths percent (1.75%) on purchase orders for material goods. The Department shall not 46 47 increase or decrease the transaction fee on purchase orders for material goods or impose a 48 transaction fee on purchase orders for services without the express authorization of the General 49 Assembly." 50

General Assembly Of North Carolina         Session 2023
CHANGE REPORTING REQUIREMENT FOR DOMESTIC VIOLENCE AND SEXUAL ASSAULT GRANTS
SEAUAL ASSAULT GRANTS SECTION 20.2.(a) G.S. 50B-9(c) reads as rewritten:
"(c) On or before September 1, the North Carolina Council for Women and Youth
Involvement shall report on the quarterly distributions of the grants from the Domestic Violence
Center Fund for the current fiscal year and the prior fiscal year to the chairs of the House
Appropriations Committee on General Government and the Senate Appropriations Committee
on General Government and Information Technology and to the Fiscal Research Division. The
report shall include the following:
(1) Date, amount, and recipients of the fund disbursements.
(2) Eligible programs which are ineligible to receive funding during the relative
reporting cycle as well as the reason of the ineligibility for that relative
reporting cycle."
<b>SECTION 20.2.(b)</b> G.S. 143B-394.21(c) reads as rewritten:
"(c) On or before September 1, the North Carolina Council for Women and Youth
Involvement shall report on the quarterly distributions of the grants from the Sexual Assault and
Rape Crisis Center Fund for the current fiscal year and the prior fiscal year to the chairs of the
House Appropriations Committee on General Government, the chairs of the Senate
Appropriations Committee on General Government and Information Technology, and the Fiscal
Research Division. The report shall include the following:
(1) Date, amount, and recipients of the fund disbursements.
(2) Eligible programs which are ineligible to receive funding during the relative
reporting cycle, as well as the reason of the ineligibility for that relative
reporting cycle."
PART XXI. ADMINISTRATIVE HEARINGS
INCREASE COMPENSATION FOR RULES REVIEW COMMISSION MEMBERS
SECTION 21.1. G.S. 143B-30.1(d) reads as rewritten:
"(d) Members of the Commission who are not officers or employees of the State shall
receive compensation of two hundred <u>fifty</u> dollars (\$200.00) (\$250.00) for each day or part of a
day of service plus reimbursement for travel and subsistence expenses at the rates specified in
G.S. 138-5. Members of the Commission who are officers or employees of the State shall receive
reimbursement for travel and subsistence at the rate set out in G.S. 138-6."
PART XXII. OFFICE OF STATE AUDITOR [RESERVED]
PART XXIII. BUDGET AND MANAGEMENT
NCPRO/EXTENSION OF OPERATIONS
SECTION 23.1. Section 4.3(a) of S.L. 2020-4, as amended by Section 3.5 of S.L.
2021-1, Section 23.2 of S.L. 2021-180, and Section 6.1 of S.L. 2021-189, 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, as defined in Section 1.2 of S.L. 2020-4, and the American Rescue Plan Act, as
defined in Section 1.1 of S.L. 2021-25 and Section 4.9(b) of S.L. 2021-180. 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 June 30, 2023, June 30, 2025, and the Office
shall cease to operate upon expiration of the authorization."

	eneral Assem	bly Of North Carolina	Session 2023
SI	TATEWIDE I	FEDERAL MATCHING AND ADMINISTRATION	FUNDS
	SEC'	<b>TION 23.2.(a)</b> Of the funds appropriated in this act to the	Office of State Budget
an		t (OSBM) from the Federal Infrastructure Match Reserve	
	•	,000) in nonrecurring funds for the 2023-2024 fiscal year	
	follows:	,000) in noncediffing funds for the 2023-2024 fiscal year	shall be used by OSDW
as		Eive million dellars (\$5,000,000) to aid State econois	a in hising time limited
	(1)	Five million dollars (\$5,000,000) to aid State agencie	-
		positions or third-party contractors to assist the ag	
		federal grants available under the Infrastructure Inv	
		(IIJA) (P.L. 117-58), the Chips and Science Act of	
		117-167), and the Inflation Reduction Act of 2022 (IR	
	(2)	Five million dollars (\$5,000,000) to provide funds to S	State agencies that must
		meet a state match requirement in order to procure fede	ral funds from the IIJA,
		CHIPS, or IRA. The funds allocated in this subdivision	on may not be provided
		to a State agency for any federal grant (i) for which	the agency is allocated
		funds from the Federal Infrastructure Match Reserve	e in this act or (ii) for
		which state matching funds are included in the agency	
	SEC'	<b>TION 23.2.(b)</b> Funds appropriated for the purposes auth	
of		that are unencumbered on June 30, 2024, shall not	
		atch Reserve but shall remain available for the purposes a	
		n until the funds are expended.	
(4)		<b>TION 23.2.(c)</b> Not later than February 1, 2024, and F	ebruary 1 of each year
the		the funds are expended, OSBM shall submit a writte	
		Committee on General Government and Information Te	-
-		Appropriations Committee on General Government,	
		nittee on General Government, and the Fiscal Research	
	clude all of the		i Division which shan
1110	(1)	For each agency that requested funds from OSBM to	meet the federal state
	(1)	match requirement for IIJA, CHIPS, or IRA:	meet the rederar state
			a fadaral agancias and
		a. The number of grant applications submitted t the number of grants awarded to the agen	-
		<u> </u>	cy as a result of the
		applications.	he econor submitted a
		b. The name of each federal agency to which t	
		grant application, the name of each federal gra	
		of federal grant (formula, competitive, or	
		description of the purpose of the federal grant	
		was identified as "other," the type of fun	ding must be clearly
		identified.	
		c. The amount of federal funds the agency applie	
		the state match requirement for each federal gr	
		d. The amount of federal funds awarded and	
		allocated to the agency by OSBM to meet t	he federal state match
		requirement.	
	(2)	The agencies that used funds allocated by OSBM	I to hire time-limited
		positions to assist in applying for IIJA, CHIPS, or IRA	A grants, the amount of
		funds allocated to each agency to hire these time-lin	nited positions, and the
		number of time-limited positions hired by each agency	/.
	(3)	The agencies that used funds allocated by OSB	M to hire third-party
		contractors to assist in applying for IIJA, CHIPS, or I	RA grants, the amount
		of funds allocated to each agency to hire these third-pa names of the third-party contractors.	

2	PART XXIV. BUDGET AND MANAGEMENT – SPECIAL APPROPRIATIONS
2	DECISTED OF DEEDS OD ANT DDOOD AM
3 4	<b>REGISTER OF DEEDS GRANT PROGRAM</b>
4 5	<b>SECTION 24.6.</b> Of the funds appropriated in this act to the Office of State Budget and Management – Special Appropriations for the 2023-2024 fiscal year, the sum of two hundred
6	thousand dollars (\$200,000) in nonrecurring funds shall be used to create a grant program for
7	county register of deeds offices. The Office of State Budget and Management (OSBM) shall
8	administer the program and disburse grant funds as follows:
8 9	(1) County register of deeds offices shall apply for the funds in the manner
10	prescribed by OSBM.
10	(2) Applicants shall use grant funds for the preservation of historic records and
12	files. Allowable uses of the funds include, but are not limited to, document
12	restoration, reparation, deacidification, and placement in protected archival
14	binders.
15	(3) Funds may be used for document digitization only if the original documents
16	will continue to be maintained and preserved.
17	(4) The maximum grant amount to each office shall be two thousand dollars
18	(\$2,000). Additional grant funds shall be disbursed in a second round of
19	applications based on availability of funds. The maximum amount of the
20	second-round grants shall be determined by OSBM. The provisions of this
21	section shall apply if a second round of grants is administered.
22	(5) Grantees must provide a one hundred percent (100%) match for all grant funds
23	awarded.
24	
	<b>ΓΑ ΤΤ ΥΥΥ</b> ΛΕΕΙΩΕ ΔΕ ΩΤΑΤΕ ΔΟΝΤΠΔΙ ΕΠ
25	PART XXV. OFFICE OF STATE CONTROLLER
26	
26 27	AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL,
26 27 28	AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS
26 27 28 29	AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:
26 27 28 29 30	AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS
26 27 28 29 30 31	AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten: "§ 143B-426.38. Organization and operation of office. 
26 27 28 29 30 31 32	<ul> <li>AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:</li> <li>"§ 143B-426.38. Organization and operation of office.</li> <li></li> <li>(d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the</li> </ul>
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26 27 28 29 30 31 32 33 34	<ul> <li>AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:</li> <li>"§ 143B-426.38. Organization and operation of office.</li> <li></li> <li>(d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the services of independent public accountants, <u>attorneys</u>, qualified management consultants, and other professional persons or experts to carry out his powers and duties. <u>Notwithstanding</u></li> </ul>
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26 27 28 29 30 31 32 33 34 35 36 37 38	<ul> <li>AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:</li> <li>"§ 143B-426.38. Organization and operation of office.</li> <li></li> <li>(d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the services of independent public accountants, <u>attorneys</u>, qualified management consultants, and other professional persons or experts to carry out his powers and duties. <u>Notwithstanding G.S. 147-17 and G.S. 114-2.3</u>, the State Controller may retain private counsel to represent his or her interests in litigation related to his or her financial management of State appropriations by the General Assembly. Notwithstanding the provisions of G.S. 143C-6-9(b), the State Controller may use lapsed salary savings to retain private counsel to provide litigation services.</li> </ul>
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26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	<ul> <li>AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:</li> <li>"§ 143B-426.38. Organization and operation of office.</li> <li></li> <li>(d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the services of independent public accountants, attorneys, qualified management consultants, and other professional persons or experts to carry out his powers and duties. Notwithstanding G.S. 147-17 and G.S. 114-2.3, the State Controller may retain private counsel to represent his or her interests in litigation related to his or her financial management of State appropriations by the General Assembly. Notwithstanding the provisions of G.S. 143C-6-9(b), the State Controller may use lapsed salary savings to retain private counsel to provide litigation services.</li> <li>(e) The State Controller shall have legal custody of all books, papers, documents, email files, organizational internet domain names, digital files, online website content, and other records of the office.</li> </ul>
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26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten: "\$ 143B-426.38. Organization and operation of office.  (d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the services of independent public accountants, <u>attorneys</u> , qualified management consultants, and other professional persons or experts to carry out his powers and duties. <u>Notwithstanding G.S. 147-17 and G.S. 114-2.3</u> , the State Controller may retain private counsel to represent his or her interests in litigation related to his or her financial management of State appropriations by the General Assembly. Notwithstanding the provisions of G.S. 143C-6-9(b), the State Controller may use lapsed salary savings to retain private counsel to provide litigation services. (e) The State Controller shall have legal custody of all books, papers, documents, <u>email</u> files, organizational internet domain names, digital files, online website content, and other records of the office. " SECTION 25.1.(b) G.S. 126-5 reads as rewritten: "\$ 126-5. Employees subject to Chapter; exemptions.  (c14) Notwithstanding any provision of this Chapter to the contrary, each Council of State
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	<ul> <li>AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:</li> <li>"\$ 143B-426.38. Organization and operation of office.</li> <li></li> <li>(d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the services of independent public accountants, <u>attorneys</u>, qualified management consultants, and other professional persons or experts to carry out his powers and duties. <u>Notwithstanding G.S. 147-17 and G.S. 114-2.3</u>, the State Controller may retain private counsel to represent his or her interests in litigation related to his or her financial management of State appropriations by the General Assembly. Notwithstanding the provisions of G.S. 143C-6-9(b), the State Controller may use lapsed salary savings to retain private counsel to provide litigation services.</li> <li>(e) The State Controller shall have legal custody of all books, papers, documents, <u>email files</u>, organizational internet domain names, digital files, online website content, and other records of the office.</li> <li>"</li> <li>SECTION 25.1.(b) G.S. 126-5 reads as rewritten:</li> <li>"\$ 126-5. Employees subject to Chapter; exemptions.</li> <li></li> <li>(c14) Notwithstanding any provision of this Chapter to the contrary, each Council of State agency and the Office of the State Controller has the sole authority to set the salary of its exemptions.</li> </ul>
$\begin{array}{c} 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 44\\ 45\\ 46\\ 47\\ 48 \end{array}$	<ul> <li>AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:</li> <li>"§ 143B-426.38. Organization and operation of office.</li> <li></li> <li>(d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the services of independent public accountants, <u>attorneys</u>, qualified management consultants, and other professional persons or experts to carry out his powers and duties. Notwithstanding G.S. 147-17 and G.S. 114-2.3, the State Controller may retain private counsel to represent his or her interests in litigation related to his or her financial management of State appropriations by the General Assembly. Notwithstanding the provisions of G.S. 143C-6-9(b), the State Controller may use lapsed salary savings to retain private counsel to provide litigation services.</li> <li>(e) The State Controller shall have legal custody of all books, papers, documents, <u>email files</u>, organizational internet domain names, digital files, online website content, and other records of the office.</li> <li>"</li> <li>SECTION 25.1.(b) G.S. 126-5 reads as rewritten:</li> <li>"§ 126-5. Employees subject to Chapter; exemptions.</li> <li></li> <li>(c14) Notwithstanding any provision of this Chapter to the contrary, each Council of State agency <u>and the Office of the State Controller</u> has the sole authority to set the salary of its exempt policymaking and exempt managerial positions within the minimum rates, and the maximum</li> </ul>
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	<ul> <li>AUTHORIZE STATE CONTROLLER TO RETAIN PRIVATE COUNSEL, DESIGNATE EXEMPT POSITIONS, AND SET SALARY OF EXEMPT POSITIONS SECTION 25.1.(a) G.S. 143B-426.38 reads as rewritten:</li> <li>"\$ 143B-426.38. Organization and operation of office.</li> <li></li> <li>(d) The State Controller may, subject to the provisions of G.S. 147-64.7(b)(2), obtain the services of independent public accountants, <u>attorneys</u>, qualified management consultants, and other professional persons or experts to carry out his powers and duties. <u>Notwithstanding G.S. 147-17 and G.S. 114-2.3</u>, the State Controller may retain private counsel to represent his or her interests in litigation related to his or her financial management of State appropriations by the General Assembly. Notwithstanding the provisions of G.S. 143C-6-9(b), the State Controller may use lapsed salary savings to retain private counsel to provide litigation services.</li> <li>(e) The State Controller shall have legal custody of all books, papers, documents, <u>email files</u>, organizational internet domain names, digital files, online website content, and other records of the office.</li> <li>"</li> <li>SECTION 25.1.(b) G.S. 126-5 reads as rewritten:</li> <li>"\$ 126-5. Employees subject to Chapter; exemptions.</li> <li></li> <li>(c14) Notwithstanding any provision of this Chapter to the contrary, each Council of State agency and the Office of the State Controller has the sole authority to set the salary of its exemptions.</li> </ul>

51 ...

	General Assem	bly Of North Carolina	Session 2023
1 2 3 4 5	(d) (1)	Exempt Positions in Cabinet Department. – Subject to the known as the North Carolina Human Resources Act, designate a total of 425 exempt positions through departments and offices:	the Governor may
6	(2)	Exempt Positions in Council of State Departments and	Offices Offices and
7	(2)	<u>the Office of the State Controller.</u> – The Secretary of St	
8		Treasurer, the Attorney General, the Superintendent of P	
9		Commissioner of Agriculture, the Commissioner of Insu	
10		Commissioner Commissioner, and the State Controller m	
11		positions. The number of exempt policymaking position	s in each department
12		headed by an elected department head listed in this sub-	livision is limited to
13		25 exempt policymaking positions or two percent (2%) of	
14		full-time positions in the department, whichever is gre	
15		exempt managerial positions is limited to 25 positions or	
16		the total number of full-time positions in the department,	•
17		The number of exempt policymaking positions	
18		Superintendent of Public Instruction is limited to 70 e.	
19		positions or two percent (2%) of the total number of full-	-
20 21		department, whichever is greater. The number of exempt designated by the Superintendent of Public Instruction is	• •
21		managerial positions or two percent (2%) of the total	-
23		positions in the department, whichever is greater. The total	
23 24		positions, policymaking and managerial, designated by the	
25		Controller is limited to 10.	
26			
27	(4)	Vacancies In the event of a vacancy in the Office	of Governor or in
28		<u>Governor</u> , the office of a member of the Council of State	
29		State Controller, the person who succeeds to or is appoint	nted or elected to fill
30		the unexpired term shall make designations in a letter to	
31		Office of State Human Resources, the Speaker	
32		Representatives, and the President of the Senate within 18	30 days after the oath
33		of office is administered to that person.	
34	"		
35	OVEDDAVME		
36 37	OVERPAYME SEC	<b>TION 25.2.(a)</b> During the 2023-2025 fiscal biennium, rece	ints generated by the
38			
39	collection of inadvertent overpayments by State agencies to vendors as a result of pricing errors, neglected rebates and discounts, miscalculated freight charges, unclaimed refunds, erroneously		
40	-	es, and related errors shall be deposited in Special Reserv	
41	required by G.S.		
42		<b>TION 25.2.(b)</b> Of the funds appropriated in this act fr	om Special Reserve
43	Account 24172,	and for each fiscal year of the 2023-2025 fiscal bienniur	n, two hundred fifty
44	thousand dollars (\$250,000) of the funds shall be used by the Office of the State Controller for		
45	data processing, debt collection, or e-commerce costs.		
46		<b>TION 25.2.(c)</b> The State Controller shall report annually to	
47		Governmental Operations and the Fiscal Research Divid	
48	deposited into S	pecial Reserve Account 24172 and the disbursement of that	revenue.
49 50	<b>ΔΑ DT VVVI T</b>	TECTIONS	
50 51	PART XXVI. F		
51			

General Asse	embly Of North Carolina	Session 2023
	CLECTION AUDIT REPORT	
	CTION 26.2. G.S. 163-182.12A reads as rewritten:	
"§ 163-182.12	A. Post-election audits.	
	ter conducting a post-election audit, audit for each elect	
Chapter, exce	pt for a general election, the State Board shall produce a re	port which summarizes
the audit, inc	luding the rationale for and the findings of the audit. F	The After conducting a
post-election	audit for a general election, the State Board shall produ	ce a report which shall
include all of	the following:	
<u>(1)</u>	A summary of the types of post-election audits re	quired by law and the
	requirements for conducting each of the audits.	
<u>(2)</u>	A summary of the results of each of the post-elect	ion audits described in
	subdivision (1) of this subsection.	
<u>(3)</u>	A detailed description of each of the post-election	on audits described in
	subdivision (1) of this subsection, including any	issues that could have
	affected the outcome of the election and the manne	r in which those issues
	were resolved.	
<u>(4)</u>	A description of any systemic issues that were	identified during the
	post-election audits and any recommendations on the	manner in which those
	issues should be addressed to ensure election security	and integrity.
<u>(5)</u>	The ways in which the public were allowed to obser	ve and comment on the
	conduct of the post-election audits, as authorized by l	aw.
<u>(6)</u>	Any other matters deemed appropriate by the State Be	oard.
<u>(b)</u> <u>Ea</u>	ch report required by subsection (a) of this section shall b	e submitted to the Joint
Legislative El	ections Oversight Committee and the Joint Legislative C	versight Committee on
General Gove	rnment within 10 business days of the date the audit is con	npleted."
SBE/PROHI	BIT ERIC MEMBERSHIP	
	CCTION 26.3.(a) Section 26.3 of S.L. 2022-74 is repealed	
	CCTION 26.3.(b) The State may not become a men	nber of the Electronic
Registration In	nformation Center, Inc. (ERIC).	
PART XXVI	I. GENERAL ASSEMBLY	
	IG LEGAL EDUCATION EXEMPTION FOR FULL	-TIME ATTORNEYS
	NERAL ASSEMBLY	
	<b>CCTION 27.1.(a)</b> Finding. – The General Assembly finds	•
	me employees of the North Carolina General Assembly dr	-
	tate, which requires extensive writing skills and researchin	
	of full-time judicial law clerks employed by the judicial b	
L	ese full-time law clerks and full-time law professors have b	0 1
	nuing legal education requirements established by the Nort	
•	year in which they serve some portion thereof in their capac	•
	ther, licensed attorneys who are members of the General A	
	emption from continuing legal education requirements for	
	erve some portion thereof as a member of the General A	
Assembly fine	ds that given the similarities of the professional skills an	nd abilities required by
	neys who are full-time judicial law clerks, full-time law p	
	the General Assembly to perform their duties, there is	1 0
	c licensed attorneys who are full-time employees of the Ge	
be granted an	exemption from the continuing legal education requirem	nents established by the

1 North Carolina State Bar for any calendar year in which they serve some portion thereof in their 2 capacity as full-time employees of the General Assembly. 3 **SECTION 27.1.(b)** Full-Time Attorneys for General Assembly. – Notwithstanding any other provision of law or rule, the North Carolina State Bar Council shall adopt rules in 4 5 accordance with Article 4 of Chapter 84 of the General Statutes to provide that full-time 6 employees of the North Carolina General Assembly are exempt from the continuing legal 7 education requirements established by the North Carolina State Bar for any calendar year in 8 which they serve some portion thereof in their capacity as full-time employees of the North 9 Carolina General Assembly. Rules adopted pursuant to this section are not subject to Part 3 of 10 Article 2A of Chapter 150B of the General Statutes. Until such time that the Bar Council adopts 11 rules as required by this section, full-time employees of the North Carolina General Assembly 12 shall be exempt from the continuing legal education requirements established by the North 13 Carolina State Bar for any calendar year in which they serve some portion thereof in their 14 capacity as full-time employees of the North Carolina General Assembly. 15 **SECTION 27.1.(c)** This section is effective when it becomes law. 16 17 GA/STUDY OSHR POLICIES AND PROCEDURES FOR HIRING STATE 18 **EMPLOYEES** 19 **SECTION 27.3.(a)** The Joint Legislative Oversight Committee on General 20 Government shall study the Office of State Human Resource's (OSHR) policies and procedures 21 for hiring State employees with an emphasis on identifying ways to reduce the amount of time it 22 takes for State agencies to hire State employees. The inquiry may include, but is not limited to, 23 examination of the following: 24 (1) Review of the State application process, focusing on time to fill and time to 25 hire. 26 (2)Review of the hiring process, including offer acceptance rate. 27 (3) Any other matter relevant to ways to reduce any inefficiency or delay in the 28 OSHR's recruitment and hiring process. 29 **SECTION 27.3.(b)** The OSHR shall provide any information and data requested by 30 the Committee for purposes of conducting the study. Not later than February 1, 2024, the 31 Committee shall submit a report of its findings and conclusions, including any recommendations 32 for legislation, to the Senate Appropriations Committee on General Government and Information 33 Technology, the House of Representatives Appropriations Committee on General Government, 34 and the Fiscal Research Division. 35 36 PART XXVIII. GOVERNOR [RESERVED] 37 38 PART XXIX. HOUSING FINANCE AGENCY 39 40 **REPORTING REQUIREMENTS** SECTION 29.1.(a) Sub-subdivision e. of subdivision (7) of Section 3 of S.L. 41 42 2017-119 is repealed. 43 **SECTION 29.1.(b)** G.S. 122A-16 reads as rewritten: 44 "§ 122A-16. Oversight by committees of General Assembly; annual reports.report; audit; 45 construction of Chapter. Oversight. - The Finance Committee of the House of Representatives and 46 (a) Representatives, the Finance Committee of the Senate Senate, and the Joint Legislative Oversight 47 48 Committee on General Government shall exercise continuing oversight of the Agency in order 49 to assure that the Agency is effectively fulfilling its statutory purpose; provided, however, that 50 nothing in this Chapter shall be construed as required by the Agency to receive legislative

51 approval for the exercise of any of the powers granted by this Chapter.purpose.

#### **General Assembly Of North Carolina** Session 2023 Comprehensive Report. – The Agency shall, promptly following the close of each 1 (b) 2 fiscal year, on or before February 15 of each year, submit an annual comprehensive report of its 3 activities for the preceding year to the Governor, the Office of State Budget and Management, 4 State Auditor, the aforementioned committees of the General Assembly and the Local 5 Government Commission. Each such Commission, the Joint Legislative Oversight Committee 6 on General Government, and the Fiscal Research Division. The comprehensive report required 7 under this subsection shall set forth a complete operating and financial statement of the Agency 8 during such year.include at least all of the following: 9 The goals and objectives of each program administered by the Agency. (1)The number and types of activities funded by the Agency. 10 (2)11 The number of individuals or families served for each program administered (3) 12 by the Agency. 13 The information required under G.S. 45-104, 122A-5.15, and Section 20.1 of (4) 14 S.L. 2005-276. 15 (c) Audit. – The Agency shall cause an audit of its books and accounts to be made at least once in each year by an independent certified public accountant and the cost thereof may be paid 16 17 from any available moneys of the Agency. The Agency shall on January 1 and July 1 of each 18 year submit a written report of its activities to the Joint Legislative Commission on Governmental 19 Operations. The Agency shall also at the end of each fiscal year submit a written report of its 20 budget expenditures by line item to the Joint Legislative Commission on Governmental 21 **Operations.** 22 Construction. – Nothing in this Chapter shall be construed as requiring the Agency to (d) 23 receive legislative approval for the exercise of any of the powers granted by this Chapter." 24 **SECTION 29.1.(c)** Section 20.1(a) of S.L. 2005-276 reads as rewritten: 25 "SECTION 20.1.(a) Funds appropriated in this act to the Housing Finance Agency for the 26 federal HOME Program shall be used to match federal funds appropriated for the HOME 27 Program. In allocating State funds appropriated to match federal HOME Program funds, the 28 Agency shall give priority to HOME Program projects, as follows: 29 First priority to projects that are located in counties designated as Tier One, (1)30 Tier Two, or Tier Three Enterprise Counties under G.S. 105-129.3; and Second priority to projects that benefit persons and families whose incomes 31 (2)32 are fifty percent (50%) or less of the median family income for the local area, 33 with adjustments for family size, according to the latest figures available from 34 the United States Department of Housing and Urban Development. 35 The-As part of the report required under G.S. 122A-16, the Housing Finance Agency shall 36 report to the Joint Legislative Commission on Governmental Operations by April 1 of each year 37 concerning on the status of the HOME Program and shall include in the report information on 38 priorities met, types of activities funded, and types of activities not funded." 39 SECTION 29.1.(d) G.S. 45-104(f) reads as rewritten: 40 The As part of the report required under G.S. 122A-16, the Housing Finance Agency "(f) shall report to the General Assembly describing on the operation of the program established by 41 42 this act not later than May 1 of each year until the funds are completely disbursed from the State 43 Home Foreclosure Prevention Trust Fund. Information in the report shall be presented in 44 aggregate form and may include the number of clients helped, the effectiveness of the funds in 45 preventing home foreclosure, recommendations for further efforts needed to reduce foreclosures, 46 and provide any other aggregated information the Housing Finance Agency determines is pertinent or that the General Assembly requests." 47 48 **SECTION 29.1.(e)** G.S. 122A-5.14(d) is repealed. 49 SECTION 29.1.(f) G.S. 122A-5.15(d) reads as rewritten: 50 "(d) By February 1 of each year, the As part of the report required under G.S. 122A-16,

51 the Agency shall report to the Joint Legislative Commission on Governmental Operations and

1 the Fiscal Research Division on the number of loans made under this section, the amount of each

2 loan, and whether the low-income housing development is located in a low-, moderate-, or 3 high-income county, as designated by the Agency."

4 SECTION 29.1.(g) Subsections (b) and (c) of G.S. 122A-16, as amended by 5 subsection (b) of this section, and subsections (c), (d), and (f) of this section become effective 6 July 1, 2023, and apply to reports due on or after that date. The remainder of this section becomes 7 effective July 1, 2023. 8

9 HFA/INCREASE PROJECT CAPS FOR WORKFORCE HOUSING LOAN PROGRAM 10

SECTION 29.2. G.S. 122A-5.15(c) reads as rewritten:

11 "(c) A taxpayer allocated a federal low-income housing tax credit under section 42 of the Code to construct or substantially rehabilitate a qualified North Carolina low-income housing 12 13 development is eligible for a loan under the Workforce Housing Loan Program if the taxpayer 14 satisfies the loan criteria established by the Agency. The loan criteria shall support the financing of similar types of developments as provided in G.S. 105-129.42 and shall be developed in 15 partnership with developers of low-income housing in the State who receive a federal 16 17 low-income housing tax credit under section 42 of the Code. The Agency shall take into 18 consideration all eligible sources of funding for each development project, including whether 19 there are other eligible sources of funding available for the development project. No loan made 20 to a taxpayer under this section shall exceed two-three million dollars (\$2,000,000) (\$3,000,000) 21 if the low-income housing development is located in a low-income county, as designated by the 22 Agency; one million five hundred two million dollars (\$1,500,000) (\$2,000,000) in a 23 moderate-income county, as designated by the Agency; and two-hundred fifty-five hundred 24 thousand dollars (\$250,000) (\$500,000) in a high-income county, as designated by the Agency."

- 25
- 26

#### **HFA/SUPPORTIVE** HOUSING DEVELOPMENT **PROGRAM/HOMELESS** 27 VETERANS AND OF DOMESTIC VICTIMS VIOLENCE/SEXUAL 28 **ASSAULT/HUMAN TRAFFICKING**

29 **SECTION 29.3.(a)** Of the funds appropriated in this act to the Housing Finance 30 Agency, Supportive Housing Development Program, (hereinafter "Agency"), the sum of ten 31 million dollars (\$10,000,000) in nonrecurring funds for each fiscal year of the 2023-2025 fiscal 32 biennium shall be used as follows:

- 33
- Five million dollars (\$5,000,000) for housing serving homeless veterans. (1)
- 34 35
- (2)Five million dollars (\$5,000,000) for housing serving victims of domestic violence, sexual assault, and human trafficking.

36 **SECTION 29.3.(b)** Prior to disbursing the funds provided in subsection (a) of this 37 section, the Agency shall consult with the North Carolina Governor's Working Group about 38 housing serving homeless veterans and the North Carolina Council for Women and Youth 39 Involvement and the North Carolina Human Trafficking Commission about housing serving 40 victims of domestic violence, sexual assault, and human trafficking for the purpose of determining the greatest housing needs of those respective populations and how the Program 41 42 funds can best be used to address those needs. Until all the funds provided in subsection (a) of 43 this section have been expended, the Agency shall include in the annual report required by G.S. 122A-16 all of the following for the preceding fiscal year: 44

- 45 46
- The total number of loans made and the amount of each loan. (1)(2)The name of each loan recipient, by county.
- 47
- A description of the housing which will be financed, in whole or in part, with (3) the loan funds and the population to be served by the housing.
- 48 49

#### 50 PART XXIX-A. OFFICE OF STATE HUMAN RESOURCES

51

1	OSHR/HUMAN CAPITAL RESOURCE MANAGEMENT
2	SECTION 29.1A.(a) Of the funds appropriated in this act to the Office of State
3	Human Resources (OSHR), the sum of five million six hundred thousand dollars (\$5,600,000)
4	in nonrecurring funds for the 2023-2024 fiscal year shall be used to plan and design a system to
5	replace the currently used human capital resources management (HCM) components, such as
6	recruitment/applicant tracking, organizational management, and personnel management, under
7	the purview of OSHR. The replacement system shall not include the existing enterprise payroll,
8	accounting, and finance system operations and functions under the purview of the Office of State
9	Controller (Controller). OSHR shall consult with the State Chief Information Officer (State CIO)
10	and Controller in planning and designing the replacement system and shall obtain the prior
11	approval of the State CIO and Controller on the selection of final system functions and
12	information technology vendors.
13	<b>SECTION 29.1A.(b)</b> Beginning October 1, 2023, OSHR shall provide quarterly
14	reports to the Joint Legislative Committee on General Government on its progress in
15 16	implementing the provisions of this section and, upon the completion of the implementation,
16 17	shall provide a final report to the Committee.
18	PART XXX. INSURANCE
18 19	TART AAA, INSURANCE
20	<b>REGULATORY FEE &amp; INSURANCE REGULATORY FUND</b>
21	<b>SECTION 30.1.(a)</b> Notwithstanding the provisions of G.S. 58-6-25(b), the
22	percentage rate to be used in calculating the insurance regulatory charge under G.S. 58-6-25(b)
23	is two percent (2%) for the 2024 calendar year and the 2025 calendar year.
24	SECTION 30.1.(b) G.S. 58-6-25 reads as rewritten:
25	"§ 58-6-25. Insurance regulatory charge.
26	
27	(b) Rates. – The rate of the charge for each taxable year shall be six and one-half percent
28	(6.5%). When the Department prepares its budget request for each upcoming fiscal year, the
29	Department shall propose a percentage rate of the charge levied in this section. The Governor
30	shall submit that proposed rate to the General Assembly each fiscal year. It is the intent of the
31	General Assembly (i) that the percentage rate not exceed the rate necessary to generate funds
32	sufficient to defray the estimated cost of the operations of the Department for each upcoming
33 34	fiscal year, including a reasonable margin for a reserve fund, and (ii) that the amount of the reserve not exceed one-third of the estimated cost of operating the Department for each upcoming
34 35	fiscal year. that shall be used to provide for unanticipated expenditures requiring a budget
36	<u>adjustment as authorized by G.S. 143C-6-4.</u> In calculating the amount of the reserve, the General
37	Assembly shall consider all relevant factors that may affect the cost of operating the Department
38	or a possible unanticipated increase or decrease in North Carolina premiums or other charge
39	revenue.
40	•••
41	(d) Use of Proceeds. – The Insurance Regulatory Fund is created in the State treasury,
42	under the control of the Office of State Budget and Management. The as an interest-bearing
43	special fund to which the proceeds of the charge levied in this section and all fees collected under
44	Articles 69 through 71 of this Chapter and under Articles 9 and 9C of Chapter 143 of the General
45	Statutes shall be credited to the Fund. The Fund shall be placed in an interest-bearing account
46	and any interest or other income derived from the Fund shall be credited to the Fund. credited.
47	Moneys in the Fund may be spent only pursuant to appropriation by the General Assembly
48	Assembly, and in accordance with the line item budget enacted by the General Assembly. The
49 50	the Fund is subject to the provisions of the State Budget Act, except that no unexpended surplus
50	of the Fund shall revert to the General Fund. Act. All money credited to the Fund shall be used

	General Assembly Of North Carolina Session 2023		
1	"		
2 3	DOI/VOLUNTEER FIRE DEPARTMENT FUND		
4	SECTION 30.2.(a) G.S. 58-87-1 reads as rewritten:		
5	"§ 58-87-1. Volunteer Fire Department Fund.		
6			
7	(a1) Grant Program. – An eligible fire department may apply to the Commissioner for a		
8	grant under this section. In awarding grants under this section, the Commissioner must, to the		
9	extent possible, select applicants from all parts of the State based upon need. The Commissioner		
10	must award the grants on May 15, or on the first business day after May 15 if May 15 falls on a		
11	weekend or a holiday, of each year subject to the following limitations:		
12	(1) The size of a grant may not exceed thirty forty thousand dollars		
13	<del>(\$30,000).</del> (\$40,000).		
14			
15	(b) Eligible Fire Department. – A fire department is eligible for a grant under this section		
16	if it meets all of the conditions of this subsection. No fire department may be declared ineligible		
17	for a grant solely because it is classified as a municipal fire department. The required conditions		
18	<u>are:</u> (1) D 1 11 G i 1 0 0016 70 0 1(2) S i 1 0 00 0016		
19 20	<ul> <li>(1) Repealed by Session Laws 2016-78, s. 2.1(a), effective June 30, 2016.</li> </ul>		
20	(2) It consists entirely of volunteer members, with the exception that the unit may		
21 22	have paid members to fill the equivalent of <u>six eight</u> full-time paid positions.		
22	(3) It has been certified by the Department of Insurance.		
23 24	<b>SECTION 30.2.(b)</b> G.S. 58-87-1(a1), as enacted by subsection (a) of this section,		
25	expires June 30, 2025.		
26	SECTION 30.2.(c) For the 2023-2024 fiscal year only, the Commissioner of		
27	Insurance shall reserve one million dollars (\$1,000,000) of the funds in the Volunteer Fire		
28	Department Fund to provide grants to eligible fire departments in the event of an emergency. For		
29	purposes of this subsection, the term "emergency" has the same meaning as in		
30	G.S. 166A-19.3(6). Emergency reserve grants shall not exceed fifty thousand dollars (\$50,000)		
31	and shall be used for purposes consistent with G.S. 58-87-1(a1)(3). Any unspent funds remaining		
32	in the emergency reserve on June 30 of each fiscal year of the 2023-2025 fiscal biennium shall		
33	revert to the Volunteer Fire Department Fund. If an eligible fire department is awarded an		
34	emergency reserve grant and thereafter receives a monetary settlement from its insurance carrier		
35	for the same loss or damages for which the grant was awarded, the fire department shall		
36	reimburse the State for the amount of the grant.		
37 38	<b>SECTION 30.2.(d)</b> Within 60 days after all grants have been awarded under this section the Commissioner shall submit a written report to the Senate Appropriations Committee		
39	section, the Commissioner shall submit a written report to the Senate Appropriations Committee on General Government and Information Technology, the House of Representatives		
40	Appropriations Committee on General Government, the Joint Legislative Oversight Committee		
41	on General Government, and the Fiscal Research Division which shall be posted on the		
42	Department of Insurance's website and shall contain all of the following:		
43	(1) For grants under subsection (a) of this section:		
44	a. The total number of grants awarded.		
45	b. A list of the eligible fire departments that were awarded grants and the		
46	county in which each eligible fire department is located.		
47	c. The amount of the grant award to each eligible fire department.		
48	(2) For emergency reserve grants under subsection (c) of this section:		
49	a. The total number of grants awarded.		
50	b. A list of the eligible fire departments that were awarded grants and the		
51	county in which each eligible fire department is located.		

c.       The amount of the grant award to each eligible fire department.         d.       A description of the emergency for which grant funds were awarded.         DU/ADMINISTRATION OF WORKERS' COMPENSATION FUND FOR CERTAIN         SAFETY WORKERS         SECTION 30.3.(a) G.S. 58-87-10 reads as rewritten:         "§ 58-87-10. Workers' Compensation Fund for the benefit of certain safety workers.            (d)       Administration. – The State–Fire–and–Rescue–Commission,—established–under         G.S. 58-78-1., Department of Insurance shall administrator. The contracting procedure         is not subject to Article 3C of Chapter 143 of the General Statutes. The reasonable and necessary         expenses incurred by the Commission-Department may adopt rules to implement this         section. The State-Fire and Rescue Commission-Department shall include both of the following         in its contracts with the third-party administrator.         (1)       All provisions of Section 2(d) of SL-2014-64 in all future contracts with its         workers' compensation frind party administrators.       (1)         (2)       A clause explicitly stating that no commissions of any kind may be paid to         any agent, broker, or other person from the Fund,       (2)         (e)       Revenue Source. – Revue us is crédited to the Workers' Compensation Fund from a         portion of the proceeds of the tax levied under GS. 105-228.5(d)(3). In addition, every el		General Assembly Of North Carolina	Session 2023		
<ul> <li>DOLADMINISTRATION OF WORKERS' COMPENSATION FUND FOR CERTAIN SAFETY WORKERS</li> <li>SAFETY WORKERS</li> <li>SECTION 30.3.(a) G.S. 58-87-10 reads as rewritten:</li> <li>"\$ 58-87-10. Workers' Compensation Fund for the benefit of certain safety workers.</li> <li></li> <li>(d) Administration The State Fire and Rescue Commission, established under G.S. 58-78-1. Department of Insurance, shall administer the Workers' Compensation Fund and shall perform this duty by contracting with a third-party administrator. The contracting procedure is not subject to Article 3C of Chapter 143 of the General Statutes. The reasonable and necessary expenses incurred by the Commission Department may adopt rules to implement this section. The State Fire and Rescue Commission Department may adopt rules to implement this section. The State Fire and Rescue Commission Department shall include both of the following in its contracts with the third-party administrators.</li> <li>(1) All provisions of Section 2(d) of S.L. 2014-64.</li> <li>(2) A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.</li> <li>(e) Revenue Source Revenue is credited to the Workers' Compensation rund from a portion of the proceeds of the tax levied under GS. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission. To ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the apyment shall be made to the State Fire and Rescue Commission-Department, on or before March 1 of each year, the Commission-Department shall remit the payments it receives to the State Tree and Rescue Commission Complexient and annount, subject to the twenty erroter (10) will the Secterary of Revenue Bhall remit the apyments it receives to the State</li></ul>	2		-		
6       SECTION 30.3.(a) G.S. 58-87-10 reads as rewritten:         7"§ 58-87-10. Workers' Compensation Fund for the benefit of certain safety workers.         9       (d) Administration. – The State Fire and Reseue Commission, established under G.S. 58-78 1., Department of Insurance shall administrator. The contracting procedure is not subject to Article 3C of Chapter 143 of the General Statutes. The reasonable and necessary expenses incurred by the Commission Department in administering the Fund shall be paid out of the Fund by the State Treasurer. The Commission Department may adopt rules to implement this section. The State Fire and Rescue Commission Department may adopt rules to implement this section. The State Fire and Rescue Commission Department shall include both of the following in its contracts with the third-party administrator:         10       All provisions of Section 2(d) of S-L. 2014 64 in all future contracts with its workers' compensation third party administrators.         11       All provisions of Section 2(d) of S-L. 2014 64 in all future contracts with its workers' compensation for the Fund (3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission. To ensure that the Fund will be able to member of the toxet of the eligible unit or for each employee or volunteer of an eligible entity, and the amount shall be set as a mount for each member of the toxet of the eligible unit or for each employee or volunteer, a part-time employee, or alull-time employee. The payment shall be made to the State Fire and Rescue Commission Department shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund.         12       (f) Gach year. The Commission	4				
<ul> <li>*§ 58-87-10. Workers' Compensation Fund for the benefit of certain safety workers.         <ul> <li></li> <li>(d) Administration. – The State Fire and Reseue Commission, established under GS-58-78-1, Department of Insurance shall administer the Workers' Compensation Fund and GS-58-78-1, Department of Insurance shall administer the Workers' Compensation Fund and GS-58-78-1, Department of Insurance shall administer the Workers' Compensation Fund and the Fund by the State Treasurer. The Commission-Department may adopt rules to implement this section. The State Fire and Reseue Commission-Department may adopt rules to implement this section. The State Fire and Reseue Commission-Department shall include both of the following in its contracts with the third-party administrators. SL 2014-64.</li> <li>(1) All provisions of Section 2(d) of S-L. 2014 64 in all future contracts with its workers' compensation third party administrators. SL 2014-64.</li> <li>(2) A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.</li> <li>(e) Revenue Source. – Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Reseue Commission. Commission for Insurance, in consultation with the State Fire and Reseue Commission Department.</li> </ul> </li> <li>(a) Allocation of Taxes. – The study conducter of an eligible entity, and the amount may vary based on whether an individual is a volunteer, of an eligible entity, and the amount on before July 1 of each year. The Commission-Department. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of acah year, the Office of State Budget and Management. On or before March 1 of e</li></ul>					
<ul> <li>a</li> <li>(d) Administration The State Fire and Rescue Commission, established under</li> <li>GS-S8-78-1, Department of Insurance shall administer the Workers' Compensation Fund and shall perform this duty by contracting with a third-party administrator. The contracting procedure is not subject to Article 3C of Chapter 143 of the General Statutes. The reasonable and necessary expenses incurred by the Commission-Department in administering the Fund shall be paid out of the Fund by the State Treasurer. The Commission-Department shall include both of the following in its contracts with the third-party administrator:</li> <li>(i) All provisions of Section 2(d) of SL-2014 64 in all future contracts with its worker' compensation third party administrators. SL, 2014-64.</li> <li>(i) All provisions of Section 2(d) of SL-2014 64 in all future contracts with its worker' compensation third party administrators. SL, 2014-64.</li> <li>(ii) All provisions of Section 2(d) of SL-2014 64 in all future contracts with its worker' compensation there of the following in its contracts with a leviet under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund, an amount set annually by the State Fire and Rescue Commission, to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer of an eligible entity. and the amount may vay based on whether an individual is a volunteer. A part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission Department on or before July 1 of each year. The Commission-Department shall remit the payments it receives to the State Fire and Rescue Commission Department on or before July 1 of each year. The Commission-Department shall remit the payments it receives to the State Fire and Rescue Commission De</li></ul>			v workers		
<ul> <li>(d) Administration The State Fire and Rescue Commission, established under GS. 58.78.1, Department of Insurance shall administer the Workers' Compensation Fund and shall perform this duty by contracting with a third-party administrator. The contracting procedure is not subject to Article 3C of Chapter 143 of the General Statutes. The reasonable and necessary expenses incurred by the Commission Department may adopt rules to implement this section. The State Fire and Rescue Commission Department shall include both of the following in its contracts with the third-party administrator:         <ol> <li>All provisions of Section 2(d) of S.L. 2014-64 in all future contracts with its workers' compensation third party administrators. S.L. 2014-64.</li> <li>All provisions of Section 2(d) of S.L. 2014-64 in all future contracts with its workers' compensation third party administrators. S.L. 2014-64.</li> <li>A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.</li> <li>Revenue Source Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission, Commissioner of Insurance, in consultation with the State Fire and Rescue Commission, to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the engloyee. The payment shall be made to the State Fire and Rescue Commission Department, shall remit the payments it receives to the State Teresury, who shall credit the payments to the Fund.</li> </ol> </li> <li>(g) Allocation of Taxes The State Yiee and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1</li></ul>		5 20 07 10. Workers' Compensation I and for the benefit of certain surce	y workers.		
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<ul> <li>is not subject to Article 3C of Chapter 143 of the General Statutes. The reasonable and necessary expenses incurred by the Commission Department in administering the Fund shall be paid out of the Fund by the State Treasurer. The Commission Department may adopt rules to implement this section. The State Fire and Rescue Commission Department shall include both of the following in its contracts with the third-party administrator:         <ol> <li>All provisions of Section 2(d) of S.L. 2014 64 in all future contracts with its workers' compensation third party administrators. L. 2014-64.</li> <li>All provisions of Section 2(d) of S.L. 2014 64 in all future contracts with its workers' compensation third party administrators. L. 2014-64.</li> <li>A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.</li> <li>Revenue Source. – Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission consult that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer, a part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission Department shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund.</li> <li>(g) Allocation of Taxes. – The study conducted under subsection (f) of this section, shall be reviewed by the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management in consultation with the State Fire and Rescue Commission on 10 is activities conducted pursuant to this</li></ol></li></ul>					
<ul> <li>expenses incurred by the Commission Department in administering the Fund shall be paid out of the Fund by the State Treasurer. The Commission Department may adopt rules to implement this section. The State Treasurer administrator:         <ol> <li>(1) All provisions of Section 2(d) of S.L. 2014 64 in all future contracts with its workers' compensation third party administrators.</li> <li>(1) All provisions of Section 2(d) of S.L. 2014 64 in all future contracts with its workers' compensation third party administrators.</li> <li>(2) A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.</li> <li>(c) Revenue Source. – Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission Commissioner of Insurance, in consultation with the State Fire and Rescue Commission. To ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer of an eligible entity, and the amount may vary based on whether an individual is a volunteer, a part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission Department on or before July 1 of each year. The Commission Department shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund.</li> <li>(g) Allocation of Taxes. – The study conducted under subsection (f) of this section, for the upcoming fiscal year. The Secretary of Revenue shall remit that amount, subject to the twenty percent (20%) limitation in G.S. 105-228.5(d)(3), to the Fund.</li> <li>(h) Reports. — The Sec</li></ol></li></ul>					
14       the Fund by the State Treasurer. The Commission Department may adopt rules to implement this section. The State Fire and Rescue Commission Department shall include both of the following in its contracts with the third-party administrator:         11       (1)       All provisions of Section 2(d) of S.L. 2014 64 in all future contracts with its workers' compensation third party administrators. S.L. 2014-64.         12       (2)       A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.         12       (e)       Revenue Source Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission- Commissioner of Insurance, in consultation with the State Fire and Rescue Commission, to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer, a part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission Department on or before July 1 of each year. The Commission Department, shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund.         12       (g)       Allocation of Taxes. – The study conducted under subsection (f) of this section., for the upcoming fiscal year. The Sceretary of Revenue of the amount required to meet the needs of the Fund, as determined by the study-study conducted under subsection (a) of this section, for the upcoming fiscal year.			•		
<ul> <li>section. The State Fire and Rescue Commission Department shall include both of the following in its contracts with the third-party administrator:         <ol> <li>(1) All provisions of Section 2(d) of S.L. 2014 64 in all future contracts with its workers' compensation third party administrators. S.L. 2014-64.</li> <li>(2) A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.</li> <li>(e) Revenue Source. Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission Commissioner of Insurance, in consultation with the State Fire and Rescue Commission, to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer, a part-time employee. The payment shall be made to the State Fire and Rescue Commission Department on or before July 1 of each year. The Commission Department shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund.</li> <li>(g) Allocation of Taxes. – The study conducted under subsection (f) of this section, for the upcoming fiscal year. The Sceretary of Revenue of the amount required to meet the needs of the Fund, as determined by the study, study conducted under subsection (f) of this section, for the upcoming fiscal year. The Sceretary of Revenue of the amount required to meet the needs of the Fund, as determined by the study, study conducted under subsection (a) of this section, applies to contracts with workers' compensation third-party administrators executed or renewed on or after the date this section becomes law.</li> <li>SECTION 3</li></ol></li></ul>			-		
16       in its contracts with the third-party administrator:         17       (1)       All provisions of Section 2(d) of S.L. 2014-64 in all future contracts with its workers' compensation third party administrators.S.L. 2014-64.         18       (2)       A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.         10       (e)       Revenue Source Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission_ Commissioner of Insurance, in consultation with the State Fire and Rescue Commission_ to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer of an eligible entity, and the amount may vary based on whether an individual is a volunteer, a part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission Department on or before July I of each year. The Study conducted under subsection (f) of this section shall be reviewed by the Office of State Budget and Management, in consultation with the Department of Insurance, for the upcoming fiscal year. The Sceretary of Revenue shall remit that amount, subject to the twenty percent (20%) limitation in G.S. 105-228.5(d)(3), to the Fund.         17       SECTION 30.3(b) G.S. 58-78-50 reads as rewritten:         18       Fire and Rescue Commission - Dowers and duties.         19       (a) <td></td> <td>•</td> <td>-</td>		•	-		
11       All provisions of Section 2(d) of S.L. 2014 64 in all future contracts with its workers' compensation third party administrators.S.L. 2014-64.         12       A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.         12       (2)       A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.         12       (e)       Revenue Source. – Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission Commissioner of Insurance, in consultation with the State Fire and Rescue Commission, to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer, a part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission-Department on or before July 1 of each year. The Commission-Department shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund.         13       (g)       Allocation of Taxes. – The study conducted under subsection (f) of this section shall be reviewed by the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of each year, the State Bire and Rescu					
18       workers' compensation third party administrators.S.L. 2014-64.         19       (2)       A clause explicitly stating that no commissions of any kind may be paid to any agent, broker, or other person from the Fund.         20       new new Source. – Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission Commissioner of Insurance, in consultation with the State Fire and Rescue Commission, to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer, a part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission Department on or before July 1 of each year. The Commission-Department shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund. 20          31       (g)         41       Allocation of Taxes. – The study conducted under subsection (f) of this section shall be reviewed by the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management, in consultation with the Department of Insurance, Insurance must notify the Secretary of Revenue shall remit that amount, subject to the twenty percent (20%) limitation in G.S. 105-228.5(d)(3), to the Fund.         40       (h)       Reports. – The Department of Insurance shall, on a quarterly basis, report to the State Fire and Rescue Commission	17		contracts with its		
<ul> <li>(2) <u>A clause explicitly stating that no commissions of any kind may be paid to</u> any agent, broker, or other person from the Fund.</li> <li>(e) Revenue Source. – Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission-Commissioner of Insurance, in consultation with the State Fire and Rescue Commission. to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer of an eligible entity, and the amount may vary based on whether an individual is a volunteer, a part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission-Department on or before July 1 of each year. The Commission-Department shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund.  (g) Allocation of Taxes. – The study conducted under subsection (f) of this section shall be reviewed by the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management, in consultation with the Department of Insurance, Insurance must notify the Secretary of Revenue of the amount required to meet the needs of the spectent (20%) limitation in G.S. 105-228.5(d)(3), to the Fund.</li> <li>(h) Reports The Department of Insurance shall, on a quarterly basis, report to the State Fire and Rescue Commission on its activities conducted pursuant to this section." SECTION 30.3(c) G.S. 58-78-5 reads as rewritten:</li> <li>*§ 58-78-5. State Fire and Rescue Commission – Powers and duties: </li> <li>(f) The provide oversight for the workers' compensation benefits administered by the Department of Insurance_ under G.</li></ul>	18	workers' compensation third party administrators. S.L. 2014-	64.		
<ul> <li>(e) Revenue Source. – Revenue is credited to the Workers' Compensation Fund from a portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible unit and eligible entity that elects to participate shall pay into the Fund an amount set annually by the State Fire and Rescue Commission_Commissioner of Insurance, in consultation with the State Fire and Rescue Commission_to ensure that the Fund will be able to meet its payment obligations under this section. The amount shall be set as an amount for each member of the roster of the eligible unit or for each employee or volunteer of an eligible entity, and the amount may vary based on whether an individual is a volunteer, a part-time employee, or a full-time employee. The payment shall be made to the State Fire and Rescue Commission_Department on or before July 1 of each year. The Commission_Department shall remit the payments it receives to the State Treasurer, who shall credit the payments to the Fund.</li> <li>(g) Allocation of Taxes. – The study conducted under subsection (f) of this section shall be reviewed by the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of each year, the Office of State Budget and Management. On or before March 1 of each year, the Commission in G.S. 105-228.5(d)(3), to the Fund.</li> <li>(h) Reports. – The Department of Insurance shall, on a quarterly basis, report to the State Fire and Rescue Commission on its activities conducted pursuant to this section."</li> <li>SECTION 30.3.(c) G.S. 58-78-10(d)(2), as enacted by subsection (a) of this section, applies to contracts with workers' compensation thind-party administrators executed or renewed on or after the d</li></ul>	19				
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<ul> <li>(h) <u>Reports. – The Department of Insurance shall, on a quarterly basis, report to the State</u></li> <li><u>Fire and Rescue Commission on its activities conducted pursuant to this section.</u>"</li> <li><u>SECTION 30.3.(b)</u> G.S. 58-87-10(d)(2), as enacted by subsection (a) of this section,</li> <li>applies to contracts with workers' compensation third-party administrators executed or renewed</li> <li>on or after the date this section becomes law.</li> <li><u>SECTION 30.3.(c)</u> G.S. 58-78-5 reads as rewritten:</li> <li>"§ 58-78-5. State Fire and Rescue Commission – Powers and duties.</li> <li>(a) The Commission shall have the following powers and duties:</li> <li></li> <li>(16) To provide <u>oversight for the workers' compensation benefits administered by</u></li> <li>the Department of Insurance under G.S. 58-87-10, to create a Volunteer</li> </ul>			ect to the twenty		
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<ul> <li>SECTION 30.3.(b) G.S. 58-87-10(d)(2), as enacted by subsection (a) of this section,</li> <li>applies to contracts with workers' compensation third-party administrators executed or renewed</li> <li>on or after the date this section becomes law.</li> <li>SECTION 30.3.(c) G.S. 58-78-5 reads as rewritten:</li> <li>"§ 58-78-5. State Fire and Rescue Commission – Powers and duties.</li> <li>(a) The Commission shall have the following powers and duties:</li> <li></li> <li>(16) To provide oversight for the workers' compensation benefits administered by</li> <li>the Department of Insurance under G.S. 58-87-10, to create a Volunteer</li> </ul>			-		
<ul> <li>applies to contracts with workers' compensation third-party administrators executed or renewed on or after the date this section becomes law.</li> <li>SECTION 30.3.(c) G.S. 58-78-5 reads as rewritten:</li> <li>"§ 58-78-5. State Fire and Rescue Commission – Powers and duties.</li> <li>(a) The Commission shall have the following powers and duties:</li> <li></li> <li>(16) To provide <u>oversight for the workers' compensation benefits administered by</u> the Department of Insurance under G.S. 58-87-10, to create a Volunteer</li> </ul>					
<ul> <li>on or after the date this section becomes law.</li> <li>SECTION 30.3.(c) G.S. 58-78-5 reads as rewritten:</li> <li>\$58-78-5. State Fire and Rescue Commission – Powers and duties.</li> <li>(a) The Commission shall have the following powers and duties:</li> <li></li> <li>(16) To provide <u>oversight for the workers' compensation benefits administered by</u></li> <li>the Department of Insurance under G.S. 58-87-10, to create a Volunteer</li> </ul>					
<ul> <li>45 SECTION 30.3.(c) G.S. 58-78-5 reads as rewritten:</li> <li>46 "\$ 58-78-5. State Fire and Rescue Commission – Powers and duties.</li> <li>47 (a) The Commission shall have the following powers and duties:</li> <li>48</li> <li>49 (16) To provide <u>oversight for the workers' compensation benefits administered by</u></li> <li>50 the Department of Insurance under G.S. 58-710, to create a Volunteer</li> </ul>					
<ul> <li>46 "\$ 58-78-5. State Fire and Rescue Commission – Powers and duties.</li> <li>47 (a) The Commission shall have the following powers and duties:</li> <li>48</li> <li>49 (16) To provide <u>oversight for the workers' compensation benefits administered by</u></li> <li>50 the Department of Insurance under G.S. 58-87-10, to create a Volunteer</li> </ul>					
<ul> <li>(a) The Commission shall have the following powers and duties:</li> <li></li> <li>(16) To provide <u>oversight for the workers' compensation benefits administered by</u></li> <li>(16) <u>To provide oversight for the workers' compensation benefits administered by</u></li> <li>(16) <u>To provide oversight for the workers' compensation benefits administered by</u></li> <li>(16) <u>To provide oversight for the workers' compensation benefits administered by</u></li> <li>(16) <u>To provide oversight for the workers' compensation benefits administered by</u></li> <li>(16) <u>To provide oversight for the workers' compensation benefits</u></li> </ul>					
<ul> <li>48</li> <li>49 (16) To provide <u>oversight for the workers' compensation benefits administered by</u></li> <li>50 <u>the Department of Insurance</u> under G.S. 58-87-10, to create a Volunteer</li> </ul>		-			
49(16)To provide oversight for the workers' compensation benefits administered by50the Department of Insurance under G.S. 58-87-10, to create a Volunteer					
50 <u>the Department of Insurance</u> under G.S. 58-87-10, to create a Volunteer		(16) To provide oversight for the workers' compensation benefits	administered by		
			•		
	51				

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to reimburse the members of the Commission's Volunteer Safety Workers Compensation Board in accordance with G.S. 138-5 for travel and subsistence expenses incurred by them. "
DOI/WORKERS' COMPENSATION FUND FOR FIREFIGHTERS AND EMS/RESCUE
WORKERS
SECTION 30.5. Notwithstanding the provisions of G.S. 58-87-10, for the
2023-2024 fiscal year and the 2024-2025 fiscal year, the Commissioner of Insurance shall no
set an amount to be paid by every eligible unit and eligible entity, as those terms are defined in $GS_{58}$ 87 10(a), that elects to participate in the Workers' Componention Fund created pursuant
G.S. 58-87-10(a), that elects to participate in the Workers' Compensation Fund created pursuan to G.S. 58-87-10(b). For the 2023-2024 fiscal year and the 2024-2025 fiscal year, no eligible unit
or eligible entity shall be required to submit to the Commissioner of Insurance any payment to
participate in the Fund.
VOLUNTEER RESCUE UNITS/EQUIPMENT & CAPITAL IMPROVEMENTS
<b>SECTION 30.6.(a)</b> Grants Authorized. – Of the funds appropriated in this act to the
Department of Insurance, the sum of one million dollars (\$1,000,000) in nonrecurring funds for
each year of the 2023-2025 fiscal biennium shall be used by the Department to establish and
administer a grant program to provide grants to eligible standalone volunteer rescue units (hereinafter "unit") for the purpose of purchasing equipment and making capital improvements
Grants for equipment shall not be more than twenty-five thousand dollars (\$25,000) to each uni
in each fiscal year and not more than two hundred thousand dollars (\$20,000) for capital
improvements in each fiscal year. Each grant applicant shall match an equipment grant with ter
percent (10%) of the grant amount in non-State funds and a capital improvement grant with five
percent (5%) of the grant amount in non-State funds. An applicant may apply for a grant under
this section in each fiscal year of the 2023-2025 fiscal biennium. Each applicant may be awarded
only one grant in each fiscal year of the 2023-2025 fiscal biennium. For purposes of this section
the term "eligible standalone volunteer rescue unit" means a volunteer rescue unit under $C \le 58.87.5$ (b) that is not combined with a rescue/EMS. EMS units that are volunteer firm
G.S. 58-87-5(b) that is not combined with a rescue/EMS, EMS units that are volunteer fire departments that are a part of a county's EMS system plan, EMS units providing rescue or rescue
and emergency medical services, or any other unit of any type providing rescue and/or emergency
services.
<b>SECTION 30.6.(b)</b> In awarding grants under this section, the Department shall, to
the extent possible, select applicants from all parts of the State. Grants shall be made as soon as
practicable. If, in any fiscal year, the Department has not disbursed all of the grant funds
appropriated for the grant program as provided in subsection (a) of this section, the Departmen
shall allow applicants who have not received grant funds in that fiscal year to apply for a grant
and the applicant shall match the grant funds as provided in subsection (a) of this section. Grants
authorized by this section shall be awarded in addition to and shall not supplant any amount of the grant awarded to an eligible standalone volunteer rescue unit under G.S. 58,87.5. Any fund
the grant awarded to an eligible standalone volunteer rescue unit under G.S. 58-87-5. Any fundational appropriated for the grant program authorized by subsection (a) of this section that are
unencumbered at the end of each fiscal year of the 2023-2025 fiscal biennium shall not revert to
the Volunteer Rescue/EMS Fund but shall remain available for providing grants as authorized
by this section.

46 **SECTION 30.6.(c)** Report. – Within 60 days after all grants have been awarded 47 under subsection (a) of this section, the Department shall submit a written report to the Senate 48 Appropriations Committee on General Government and Information Technology, the House of 49 Representatives Appropriations Committee on General Government, the Joint Legislative 50 Oversight Committee on General Government, and the Fiscal Research Division which shall 51 include all of the following:

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(1) The total number of grants awarded, by county.	
(2) The name of each eligible standalone volunteer rescue unit to which	ch a gran
was awarded, by county and by city, if applicable.	
(3) The amount of the grant awarded to each eligible standalone volunt	eer rescue
unit.	
VOLUNTEER FIRE DEPARTMENTS/APPARATUS TIRE REPLACEMENT	
SECTION 30.7.(a) Grants Authorized. – Of the funds appropriated in this	act to the
Department of Insurance, the sum of one million dollars (\$1,000,000) in nonrecurring	
each fiscal year of the 2023-2025 fiscal biennium shall be used by the Department to	
and administer a grant program to provide grants in an amount of not more than ten	
dollars (\$10,000) to eligible fire departments under G.S. 58-87-1(b) for the purpose of	
fire apparatus tires. Grants shall be awarded only to applicants who certify in writing the	1 0
remove fire apparatus tires from service because of any of the following reasons: (i) t	
beyond the minimum tread depth, (ii) fire conditions that caused damage to the tire	
coming into contact with fire retardant and/or running over glass, debris, oil, or chem	
tire damage, such as cuts, bulges, and cracks, and (iv) evidence of dry rot or sidewall	cracking.
Applicants shall use the grant funds only for the purpose of replacing fire apparatus	
shall not use the funds for any other purpose. Applicants are not required to provide a	
grant funds. An applicant may apply for a grant under this section in each fiscal year	
2023-2025 fiscal biennium. Each applicant may be awarded only one grant in each fisc	cal year of
the 2023-2025 fiscal biennium.	
<b>SECTION 30.7.(b)</b> In awarding grants under this section, the Department	
the extent possible, select applicants from all parts of the State. Grants shall be made a	
practicable. If, in any fiscal year, the Department has not disbursed all the gr	
appropriated for the grant program authorized by subsection (a) of this section, the D	-
shall allow applicants who have not received grant funds in that fiscal year to apply for	-
Grants authorized by this section shall be awarded in addition to and shall not sup	
amount of the grant awarded to an eligible fire department under G.S. 58-87-1. A	•
appropriated for the grant program authorized by subsection (a) of this section unencumbered at the end of each fiscal year of the 2023-2025 fiscal biennium shall no	
the Volunteer Fire Department Fund but shall remain available for providing grants as a	
by this section.	uunonzeu
<b>SECTION 30.7.(c)</b> Report. – Within 60 days after all grants have been	awarded
under subsection (a) of this section, the Department shall submit a written report to t	
Appropriations Committee on General Government and Information Technology, the	
Representatives Appropriations Committee on General Government, the Joint L	
Oversight Committee on General Government, and the Fiscal Research Division with	
include all of the following:	
(1) The total number of grants awarded, by county.	
(2) The name of each eligible fire department to which a grant was aw	arded, by
county and by city, if applicable.	
(3) The amount of the grant awarded to each eligible fire department.	
OFFICE OF STATE FIRE MARSHAL ESTABLISHED	
SECTION 30.8.(a) Chapter 58 of the General Statutes is amended by add	ing a new
Article to read:	
" <u>Article 78A.</u>	
"Office of the State Fire Marshal.	

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1	(a) The Office of the State Fire Marshal is created within the Department of Insurance	
2	and that office may exercise its prescribed duties independently of the Department. The	
3	Commissioner shall provide general administrative support to the Office of the State Fire	
4	Marshal.	
5	(b) The "State Fire Marshal," as used in this Article and elsewhere in the General Statutes,	
6	shall be the head of the Office of the State Fire Marshal and shall be a person appointed by the	
7	Commissioner by and with the consent of the Senate. The State Fire Marshal shall be a person	
8	other than the Commissioner and shall serve a three-year term. If a vacancy arises or exists	
9	pursuant to this subsection when the General Assembly is not in session, the Commissioner may	
10	appoint a State Fire Marshal to serve on an interim basis pending confirmation by the Senate. For	
11	the purposes of this subsection, the General Assembly is not in session only (i) prior to convening	
12	of the Regular Session, (ii) during any adjournment of the Regular Session for more than 10 days,	
13	and (iii) after sine die adjournment of the Regular Session."	
14	SECTION 30.8.(b) G.S. 58-80-1 reads as rewritten:	
15	"§ 58-80-1. Purpose of Article; meaning of "State Fire Marshal".	
16	The purpose of this Article shall be the creation of a State Volunteer Fire Department to	
17	provide protection for property lying outside the boundaries of municipalities, and to render	
18	assistance anywhere within the State of North Carolina, in municipalities or counties, in	
19	emergencies caused by fire, floods, tornadoes, or otherwise, in the manner and subject to the	
20	conditions provided in this Article. As used in this Article and elsewhere in the General Statutes,	
21	"State Fire Marshal" means the Commissioner of Insurance of the State of North Carolina."	
22	<b>SECTION 30.8.(c)</b> G.S. 14-410(c)(3) reads as rewritten:	
23	"(3) State Fire Marshal. – Defined in G.S. 58-80-1.G.S. 58-78A-1."	
24	SECTION 30.8.(d) Notwithstanding G.S. 58-78A-1, as enacted by subsection (a) of	
25	this section, the Commissioner of the Department of Insurance shall serve as the State Fire	
26	Marshal until the Senate confirms an independent State Fire Marshal as authorized by this	
27	section.	
28	<b>SECTION 30.8.(e)</b> This section becomes effective January 1, 2024.	
29		
30	PART XXXI. INSURANCE – INDUSTRIAL COMMISSION	
31		
32	INDUSTRIAL COMMISSION/BASE BUDGET ADJUSTMENT	
33	SECTION 31.2.(a) The Office of State Budget and Management shall, in	
34	conjunction with the North Carolina Industrial Commission, adjust the Commission's base	
35	budget for each fiscal year of the 2025-2027 fiscal biennium to use proceeds from the insurance	
36	regulatory charge established under G.S. 58-6-25 to reimburse the General Fund for operations	
37	of the Commission as authorized by G.S. 58-6-25(d)(11).	
38	<b>SECTION 31.2.(b)</b> Notwithstanding the provisions of G.S. 58-6-25 or any other	
39	provision of law, the Department of Insurance shall not reimburse the General Fund for the	
40	appropriation made in this act for the purpose of compensating persons erroneously convicted of	
41	felonies as authorized by Article 8 of Chapter 148 of the General Statutes.	
42		
43	PART XXXII. LIEUTENANT GOVERNOR [RESERVED]	
44 45	PART XXXIII. MILITARY AND VETERANS AFFAIRS	
43 46	PART AAAIII, WILLIARY AND VETERANS AFFAIRS	
40 47	VETERANS HOME TRUST FUND/TRANSFER TO VETERANS CEMETERY TRUST	
47 48	FUND	
40 49	SECTION 33.1. G.S. 143B-1293 reads as rewritten:	
49 50	"§ 143B-1293. North Carolina Veterans Home Trust Fund.	
50 51		
51		

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1 2 3	(d) Miscellaneous. – The following provisions apply to the trust fund created in subsection (a) of this section:				
4 5 6 7 8 9	4 (1a) The Of the funds deposited in the trust fund each fiscal year, the Departmen 5 of Military and Veterans Affairs shall transfer ten percent (10%) of the 6 unspent receipts collected in each those funds that are unspent on June 30 of 7 each fiscal year from the trust fund to the North Carolina Veterans Cemeteries 8 Trust Fund on or before June 30 of each fiscal year.				
10 11 12	VETERANS HOME TRUST FUND/ROUTINE REPAIRS TO STATE VETERANS HOMES				
12 13 14 15 16 17	<b>SECTION 33.2.</b> Of the funds appropriated in this act to the Department of Military and Veterans Affairs for the 2023-2024 fiscal year, the Department shall reserve the sum of one million five hundred thousand dollars (\$1,500,000) to be used to make routine repairs and renovations to buildings and facilities at State veteran homes. Funds held in reserve as required				
17 18 19 20	by this section shall not be used for "unforeseen circumstances," as that term is defined in G.S. 143C-6-4(b)(3). Funds for unforeseen circumstances shall be spent only as authorized by G.S. 143C-6-4.				
21 22 23	<b>VETERANS LIFE CENTER CHALLENGE GRANT</b> <b>SECTION 33.3.</b> Part 1 of Article 14 of Chapter 143B of the General Statutes is amended by adding a new section to read:				
24	"§ 143B-1218. Veterans Life Center; challenge grant to provide rehabilitation and				
25 26 27	(a) <u>reintegration services to veterans.</u> (a) <u>There is hereby established in the Department of Military and Veterans Affairs a</u> challenge grant program for the Veterans Life Center (hereinafter "Center"), a nonprofit				
28 29 30 31 32	corporation, which shall be administered by the Department as provided in this section. Funds appropriated by the General Assembly for the challenge grant program shall be used to allocate funds to the Center for the purpose of providing rehabilitation and reintegration services and support to veterans across the State, and those funds shall not be used for any other purpose without the express authorization of the General Assembly.				
33 34	(b) To receive State funds under this section, the Center shall raise at least seven hundred fifty thousand dollars (\$750,000) in non-State funds in each fiscal year. The Center shall				
35 36 37	demonstrate, to the satisfaction of the Department, that it has raised the funds required by this subsection prior to the allocation of State funds. The Department shall disburse State funds on a dollar-for-dollar basis each quarter so that the Center will receive a State dollar for each non-State				
38 39	dollar raised by the Center, but in no case shall the Department disburse State funds to the Center if it has not raised the required non-State funds. The Center shall not supplant, shift, or reallocate				
40 41 42	<u>Center funds for the purpose of achieving the non-State dollar amount of seven hundred fifty</u> <u>thousand dollars (\$750,000) required by this subsection.</u> (c) Not later than July 1 of each year, the Department shall submit a written report to the				
43 44	Joint Legislative Oversight Committee on General Government and the Fiscal Research Division on all of the following information, and the Center shall provide the information to the				
45 46 47	<u>Department in the manner and time period requested by the Department for purposes of preparing</u> <u>the report:</u> (1) The total number of veterans served.				
48 49	(2) The types of services provided to veterans, and the number of veterans who received each type of service.				
50 51	(3) <u>Demographics of the veterans served, including each veteran's county of</u> residence.				

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<u>(4)</u>	Average length of stay for veterans	, and the average number of veterans in the
	Center facility on a daily basis.	
<u>(5)</u>		no completed the care program, and the
	number who received postgraduate	e mentoring from the Center."
DMVA/CHILD	REN OF VETERANS' SCHOLAF	SHIPS
SEC	<b>FION 33.4.(a)</b> G.S. 143B-1225 read	s as rewritten:
"§ 143B-1225. S	-	
• •	10 1	t shall consist of the following benefits in
either a State or	private educational institution:	
<u>(6)</u>		d a scholarship under this section shall
	• •	int average of 2.0 throughout the four
	•	ent is eligible for a scholarship under this
"	section.	
	<b>FION 33.4.(b)</b> G.S. 143B-1227 read	s as rewritten.
	Administration and funding.	s as rewritten.
	e	gram shall be vested in the Department of
. ,	11	d accounting activities required shall be a
•		Veterans Affairs. The Veterans' Affairs
		licants, select the scholarship recipients,
	• • •	ay suspend or revoke scholarships if the
	-	ent does not comply with the registration
	1	not maintain an adequate academic status,
or if the recipient	engages in riots, unlawful demonstra	ations, the seizure of educational buildings,
or otherwise eng	ages in disorderly conduct, breaches	of the peace or unlawful assemblies. The
Department of M	Iilitary and Veterans Affairs shall m	aintain the primary and necessary records,
		nulgate such rules and regulations not
		t as it deems necessary for the orderly
		ate or private educational institutions, as
	-	n as it may need to carry out the provisions
	-	ffairs Commission shall require State and
-	-	December 15 of each year the number of
· · ·		grade point average of 2.0 and the number
*	· · · ·	quirements for graduation. The Department
•		olarship payments for recipients certified Affairs upon certification of enrollment by
the enrolling inst	· ·	Analis upon certification of enforment by
"	nution.	
	<b>FION 33.4.(c)</b> G.S. 143B-1228 read	s as rewritten:
	Report on scholarships.	s as rewritten.
		ilitary and Veterans Affairs shall report to
		al Government, the Senate Appropriations
-		Technology, the House of Representatives
		t, and the Fiscal Research Division the
	n the Scholarships for Children of W	
	•	
(2)	Number of scholarships awarded in	each of the past five fiscal years and sorted
	by:	

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1 2	<u>j.</u>	Number of scholarship recipie point average of 2.0."	nts who maintained a cumulative grade
3			
4		E VETERANS CEMETERY	
5		11 1	n this act to the Department of Military
6 7			sum of three hundred thousand dollars
8		0	t with one or more persons or businesses emetery and to perform all the services
8 9			intenance, equipment maintenance, and
10			dhills State Veterans Cemetery into
11			lgated by the National Cemetery
12			irs. Not later than November 30, 2023,
13		-	ve Oversight Committee on General
14	1	1 0	ns Committee on General Government,
15			overnment and Information Technology
16	on the following:		
17	(1) The	e names of the persons or businesses	s with whom the Department contracted
18	-	provide the services and activities r	1 0
19		1	d by each person or business and the
20	am	ount paid to each person or busines	ss pursuant to the contract.
21			
22		ND PUBLISH RESOURCE GUI	
23		••••	sion of S.L. 2021-180 or the Committee
24 25			rary, the sum of fifty thousand dollars
23 26			1-2023 fiscal biennium appropriated to e used to publish a new Department of
20 27	-	•	ans, active military, and their families)
28	no later than June 30,		ans, active mintary, and then runnies)
29	no fator than suite 30,	2023.	
30	DMVA FILL VETE	RAN SERVICES OFFICER POS	SITIONS
31	SECTION	<b>33.8.</b> The Department of Milit	ary and Veterans Affairs shall fill all
32	Veteran Services Offi	cer (VSO) positions that are vacan	t on the date this act becomes law. The
33	Department shall not, in the 2023-2024 fiscal year or the 2024-2025 fiscal year, use lapsed		the 2024-2025 fiscal year, use lapsed
34	salaries resulting from vacant VSO positions to hire temporary employees. If the Department		
35	does not fill the vacant VSO positions in the 2023-2025 fiscal biennium, the funds appropriate		
36	for the position or pos	itions shall revert to the General Fu	and on June 30 of each fiscal year.
37			
38		RNAL AUDITOR AND PROGRA	
39 40			ffice of State Budget and Management,
40	-	•	make every effort to fill the Program
41 42	-		Section 23.5 and Section 23.6 of S.L. oth positions in the 2023-2025 fiscal
42 43	-		es resulting from the vacant position or
44	-		propriated for the position or positions
45		eral Fund on June 30 of each fiscal	
46			
47	DMVA/REDUCE V	ETERAN HOMELESSNESS AN	D HOUSING INSECURITY
48			provisions of G.S. 143B-1293, of the
49			ry and Veterans Affairs, the Department
50		-	nonrecurring funds in each year of the
51	2023-2025 fiscal bien	nium to establish and administer a	grant program to address homelessness

1 and housing instability in the State's veteran population. In developing the criteria for 2 determining the eligibility of applicants for grants and the amount of the grants, the Department 3 shall regularly consult with the North Carolina Governor's Working Group (on service members, 4 veterans, and their families) (hereinafter "NCGWG") and OPERATION: HOME Task Force 5 (hereinafter "OHTF"); provided, however, all of the following shall apply to the grant program: 6 Grant funds shall be awarded only to existing community-based programs (1)7 with a proven track record of providing direct services to veterans to help 8 reduce homelessness and housing instability among the State's veteran 9 population. Priority shall be given to programs that, in addition to providing 10 direct housing services to veterans, also provide other supportive services that 11 aid veterans in moving into stable or permanent housing, such as education, 12 workforce training, substance abuse treatment, and/or mental health 13 treatment. 14 (2) The Department shall work with NCGWG and OHTF to identify existing 15 community-based programs as described in subdivision (1) of this subsection and to make those programs aware of the grant program established under this 16 17 section and the program's eligibility criteria. The Department shall also 18 include information about the grant program and program eligibility criteria 19 on its website. 20 (3) To the extent possible given the number and presence of existing 21 community-based programs across the State that meet the requirement 22 established in subdivision (1) of this subsection, grants shall be awarded to 23 existing community-based programs in each of the 13 regions in the State 24 included on the Balance of State Continuum of Care map created by the North 25 Carolina Coalition to End Homelessness. 26 (4) Grant amounts may vary depending upon the grantee's ability to provide direct 27 service to veterans. In determining a grantee's ability to provide direct 28 services, the Department, in consultation with NCGWG and OHTF, shall 29 consider the grantee's past performance in reducing homelessness and housing 30 instability in the State's veteran population and providing direct services to 31 veterans, managing grant funds, the number of staff employed by the grantee, 32 the number of volunteers engaged with the grantee, and staff/volunteer 33 experience in effectively managing grant funds. 34 A grantee shall use no more than two percent (2%) of the grant funds awarded (5) 35 for administrative expenses. 36 The Department shall provide interim reports not later than December 1, 2023, (6) 37 and March 1, 2024, and a final report not later than April 15, 2025, on the 38 implementation of the grant program to the Joint Legislative Oversight 39 Committee on General Government, the House Appropriations Committee on 40 General Government, and the Senate Appropriations Committee on General 41 Government and Information Technology which shall include all of the 42 following: 43 The criteria developed for determining the eligibility of applicants for a. 44 grants and the process used to evaluate and select grantees. 45 The total number of grants awarded, the amount of each grant, and the b. 46 justification used by the Department, in consultation with NCGWG 47 and OHTF, to determine the grant amount. 48 The name of each grantee and the region in which the grantee is c. 49 located.

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1 2 3	d. The number of veterans served by the grantee and a description of the services provided to those veterans, including any supportive services offered in addition to housing.
4	e. For the April 15, 2025, report only, the number of veterans who sought
5	housing assistance from the grantee more than once within the prior
6	12 months and what, if any, actions were taken by the grantee to try to
7	mitigate the veterans' return to homelessness or housing instability.
8	<b>SECTION 33.10.(b)</b> The Department shall seek out and apply for grant funds that
9	can be used to provide services and support for the State's veterans experiencing homelessness
)	or housing insecurity, including the Homeless Provider Grant and Per Diem Program
1	administered by the United States Department of Veterans Affairs. Not later than February 1,
2	2024, and February 1 of each year thereafter, the Department shall report to the Joint Legislative
3	Oversight Committee on General Government, the House Appropriations Committee on General
4	Government, the Senate Appropriations Committee on General Government and Information
5	Technology, and the Fiscal Research Division on all of the following:
6	(1) The names of the grants applied for and a description of the eligibility criteria
7	for each grant. If the State does not currently meet eligibility criteria for a
8	grant, a description of what action, if any, the State can take to satisfy the
9	eligibility criteria for future applications.
0	(2) The names of any grants awarded to the State, the names of the grantors, and
1	the amounts of the grants.
2	(3) Any restrictions on the use of the grants awarded to the State.
3	(4) Recommendations for future legislation to effectively reduce homelessness
4	and housing instability in the State's veteran population.
5	HOUGING GOLUTIONG FOR GERUIGE CONNECTER DIGARLER AND A GING
6	HOUSING SOLUTIONS FOR SERVICE-CONNECTED DISABLED AND AGING
7 8	<b>VETERANS</b> SECTION 33.11 Notwithstanding the provisions of C.S. 142P 1202, of the funde
o 9	<b>SECTION 33.11.</b> Notwithstanding the provisions of G.S. 143B-1293, of the funds appropriated in this act to the Department of Military and Veterans Affairs, the sum of three
0	million dollars (\$3,000,000) in nonrecurring funds for each fiscal year of the 2023-2025 fiscal
1	biennium shall be allocated as a directed grant to Purple Heart Homes, Inc., a nonprofit
2	corporation, to provide personalized housing solutions for service-connected disabled and aging
3	veterans and their families across the State. The grant funds shall be distributed equally to the
4	Charlotte office, Piedmont Chapter, High Country Chapter, and North Wake Chapter. Each
5	office/chapter may use not more than two percent (2%) of the grant funds for administrative
6	costs. By September 1, 2024, Purple Heart Homes, Inc., shall provide a report to the Senate
7	Appropriations Committee on General Government and Information Technology, the House of
8	Representatives Appropriations Committee on General Government, the Joint Legislative
9	Oversight Committee on General Government, and the Fiscal Research Division on the use of
0	these funds, including the number of individuals or families served, the types of services provided
1	to those individuals or families, and the outcomes.
2	
3	HOUSING CONSTRUCTION PROJECT ASSISTANCE FOR VETERANS
4	SECTION 33.12. Notwithstanding the provisions of G.S. 143B-1293, of the funds
5	appropriated in this act to the Department of Military and Veterans Affairs, the sum of one
6	million five hundred thousand dollars (\$1,500,000) in nonrecurring funds for each fiscal year of
7	the 2023-2025 fiscal biennium shall be allocated as a directed grant to Military Missions In
8	Action (hereinafter "MMIA"), a nonprofit corporation, to provide support to veterans who need
9	construction project assistance due to disabilities or substandard living conditions and to
0	homeless veterans. MMIA shall not use more than two percent (2%) of the grant funds for

50 homeless veterans. MMIA shall not use more than two percent (2%) of the grant funds for 51 administrative costs. By September 1, 2024, MMIA shall provide a report to the Senate

General Assembly Of North Carolina	Session 2023
Appropriations Committee on General Government and Information 7 Representatives Appropriations Committee on General Government Oversight Committee on General Government, and the Fiscal Researce these funds, including the number of individuals or families served a provided to those individuals or families.	nt, the Joint Legislative ch Division on the use of
PART XXXIV. REVENUE	
DEPARTMENT OF REVENUE SYSTEMS PROJECTS	UPDATE REPORT
CLARIFICATION	
<b>SECTION 34.1.(a)</b> Section 8.1(b) of S.L. 2019-246, as en	nacted by Section 34.4 of
S.L. 2021-180 and amended by Section 5.6(d) of S.L. 2022-13, reads a	is rewritten:
"SECTION 8.1.(b) By January 1, 2022, and monthly quarterly the	
of Revenue shall submit a written report to the chairs of the House A	
on General Government and the Senate Appropriations Committee on	
Information Technology and the Fiscal Research Division. The mont	hly quarterly report shall
include an update on the following:	
(1) The status of the power of attorney registration proje	ect required by subsection
(a) of this section.	
(2) The status of the Collections Case Management sy	1
the IBM 4100 replacement project currently underw	
(3) The status of the Department's ability to make th	1 0 0
necessary to implement the graduated penalty for fa	
that will apply to tax assessed on or after July 1, 202	
<b>SECTION 34.1.(b)</b> Section 34.1 of S.L. 2022-74 is repeal	ed.
ASSIGNMENT OF DEPARTMENT OF REVENUE LAW ENFO	KCEMENI AGENIS
SECTION 34.2. G.S. 105-236.1 reads as rewritten:	
<ul> <li>(a) General. – The Secretary may appoint employees of the Una</li> </ul>	-
(a) General. – The Secretary may appoint employees of the Una Section of the Tax Enforcement Division Department to serve as r	
officers having the responsibility and subject-matter jurisdiction to e	
unauthorized substances imposed by Article 2D of this Chapter.	indice the excise tax on
(a1) The Secretary may appoint up to 11 employees of the M	otor Fuels Investigations
Section of the Tax Enforcement Division Department to serve as r	
officers having the responsibility and subject-matter jurisdiction to er	
fuels imposed by Articles 36B, 36C, and 36D of this Chapter and by C	
Statutes.	hapter 119 of the General
(a2) The Secretary may appoint employees of the Criminal Inv	estigations Section of the
Tax Enforcement Division Department to serve as revenue law enforcement	
responsibility and subject-matter jurisdiction to enforce the following ta	e
offenses:	
"	
DOR ADMINISTRATIVE COSTS FOR COLLECTING H	PREPAID WIRELESS
TELECOMMUNICATIONS SERVICE CHARGES	
SECTION 34.3. G.S. 143B-1414 reads as rewritten:	
"§ 143B-1414. Service charge for prepaid wireless telecommu	nications service; seller
collects 911 service charge on each retail transaction	occurring in this State;
remittances to Department of Revenue and transfer to 9	

1 Administration. – Administration, auditing, requests for review, making returns, (c) 2 collection of tax debts, promulgation of rules and regulations by the Secretary of Revenue, 3 additional taxes and liens, assessments, refunds, and penalty provisions of Article 9 of Chapter 4 105 of the General Statutes apply to the collection of the 911 service charge for prepaid wireless 5 telecommunications service. An audit of the collection of the 911 service charge for prepaid 6 wireless telecommunications service shall only be conducted in connection with an audit of the 7 taxes imposed by Article 5 of Chapter 105 of the General Statutes. Underpayments shall be 8 subject to the same interest rate as imposed for taxes under G.S. 105-241.21. Overpayments shall 9 be subject to the same interest rate as imposed for taxes under G.S. 105-241.21(c)(2). Excessive 10 and erroneous collections of the service charge will be subject to G.S. 105-164.11. The 11 Department of Revenue shall establish procedures for a seller of prepaid wireless telecommunications service to document that a sale is not a retail transaction, and the procedures 12 13 established shall substantially coincide with the procedures for documenting a sale for resale 14 transaction under G.S. 105-164.28. The Secretary of Revenue may retain the costs of collection from the remittances received under subsection (b) of this section, not to exceed five hundred 15 16 thousand dollars (\$500,000) in the amount of seven hundred fifty thousand dollars (\$750,000) a 17 year of the total 911 service charges for prepaid wireless telecommunications service remitted to 18 the Department. The amount allowed to the Department for costs under this section shall be 19 increased (i) each fiscal year by a percentage equal to any legislative salary increase awarded to 20 State-funded employees and (ii) by any adjustment in salary reserve funds that impacts 21 employees funded by the 911 Service Charge. Within 45 days of the end of each month in which 22 911 service charges for prepaid wireless telecommunications service are remitted to the 23 Department, the Secretary of Revenue shall transfer the total 911 service charges remitted to the 24 Department less the costs of collection to the 911 Fund established under G.S. 143B-1404. 25 ...."

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# 27 TAX FRAUD ANALYTICS

28 SECTION 34.4. Of the funds appropriated in this act to the Department of Revenue, 29 the sum of four million four hundred thousand dollars (\$4,400,000) in recurring funds for each 30 fiscal year of the 2023-2025 fiscal biennium shall be used to continue and expand the 31 Department's tax fraud analysis contract through the Government Data Analytics Center 32 (GDAC). These funds shall be used in each fiscal year to fund detection analytics, information 33 reporting, collections case management, collections optimization, managed services, and 34 technical infrastructure. The Department of Revenue shall continue to coordinate with the GDAC 35 and utilize the subject matter expertise and technical infrastructure available through existing 36 GDAC public-private partnerships for fraud detection and analytics infrastructure.

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## **REV/SCRAP TIRE DISPOSAL TAX-USE OF PROCEEDS**

#### **SECTION 34.5.** G.S. 105-187.19(a) reads as rewritten:

40 The Secretary shall distribute the taxes collected under this Article, less the allowance "(a) to the Department of Revenue for administrative expenses, in accordance with this section. The 41 42 Secretary may retain the cost of collection by the Department, not to exceed in the amount of four hundred twenty-five thousand dollars (\$425,000) a year, as reimbursement to the 43 Department. The amount allowed to the Department for costs under this section shall be increased 44 (i) each fiscal year by a percentage equal to any legislative salary increase awarded to 45 State-funded employees and (ii) by any adjustment in salary reserve funds that impacts 46 47 employees funded by the Scrap Tire Disposal Tax."

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## 49 **REV/WHITE GOODS DISPOSAL TAX-USE OF PROCEEDS**

- 50 **SECTION 34.6.** G.S. 105-187.24 reads as rewritten:
- 51 "§ 105-187.24. Use of tax proceeds.

Session 2023 1 The Secretary shall distribute the taxes collected under this Article, less the Department of 2 Revenue's allowance for administrative expenses, in accordance with this section. The Secretary 3 may retain the Department's cost of collection, not to exceed in the amount of four hundred 4 twenty-five thousand dollars (\$425,000) a year, as reimbursement to the Department. The amount 5 allowed to the Department for costs under this section shall be increased (i) each fiscal year by a 6 percentage equal to any legislative salary increase awarded to State-funded employees and (ii) 7 by any adjustment in salary reserve funds that impacts employees funded by the White Goods 8 Disposal Tax. 9 Each quarter, the Secretary shall credit twenty-eight percent (28%) of the net tax proceeds to 10 the General Fund. The Secretary shall distribute the remaining seventy-two percent (72%) of the 11 net tax proceeds among the counties on a per capita basis according to the most recent annual population estimates certified to the Secretary by the State Budget Officer. The Department shall 12 13 not distribute the tax proceeds to a county when notified not to do so by the Department of 14 Environmental Quality under G.S. 130A-309.87. If a county is not entitled to a distribution, the proceeds allocated for that county will be credited to the White Goods Management Account. 15 A county may use funds distributed to it under this section only as provided in 16 17 G.S. 130A-309.82. A county that receives funds under this section and that has an interlocal 18 agreement with another unit of local government under which the other unit provides for the 19 disposal of solid waste for the county must transfer the amount received under this section to that 20 other unit. A unit to which funds are transferred is subject to the same restrictions on use of the 21 funds as the county." 22 23 **REV/SOLID WASTE DISPOSAL TAX-USE OF PROCEEDS** 24 **SECTION 34.7.** G.S. 105-187.63 reads as rewritten: 25 "§ 105-187.63. Use of tax proceeds. 26 From the taxes received pursuant to this Article, the Secretary may retain the costs of 27 collection, not to exceed in the amount of two hundred twenty-five thousand dollars (\$225,000) 28 a year, as reimbursement to the Department. The amount allowed to the Department for costs 29 under this section shall be increased (i) each fiscal year by a percentage equal to any legislative 30 salary increase awarded to State-funded employees and (ii) by any adjustment in salary reserve 31 funds that impacts employees funded by the Solid Waste Disposal Tax. The Secretary must credit 32 or distribute taxes received pursuant to this Article, less the cost of collection, on a quarterly basis 33 as follows: 34 Fifty percent (50%) to the Inactive Hazardous Sites Cleanup Fund established (1)35 by G.S. 130A-310.11. 36 Thirty-seven and one-half percent (37.5%) to cities and counties in the State (2)37 on a per capita basis, using the most recent annual estimate of population 38 certified by the State Budget Officer. One-half of this amount must be 39

distributed to cities, and one-half of this amount must be distributed to counties. For purposes of this distribution, the population of a county does not include the population of a city located in the county. A city or county is excluded from the distribution under this subdivision if it does not provide solid waste management programs and services and is

not responsible by contract for payment for these programs and services. The Department of Environmental Quality must provide the Secretary with a list of the cities and counties that are excluded under this subdivision. The list must be provided by May 15 of each year and applies to distributions made in the fiscal year that begins on July 1 of that year.

49 Funds distributed under this subdivision must be used by a city or county 50 solely for solid waste management programs and services.

Twelve and one-half percent (12.5%) to the General Fund." (3)

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PART XXXV. SECRETARY OF STATE			
INCREASE FEES FOR LOBBYISTS AND LOBBYIST PRINCIPALS			
SECTION 35.1.(a) G.S. 120C-201 reads as rewritten:			
"§ 120C-201. Lobbyist's registration fee.			
A fee of <del>two hundred fifty dollars (\$250.00) five hundred dollars (\$500.00)</del> is due and payable			
to the Secretary of State at the time of each lobbyist registration. Fees so collected shall be			
deposited in the General Fund of the State. The fees required under this section shall be paid			
electronically."			
SECTION 35.1.(b) G.S. 120C-207 reads as rewritten:			
"§ 120C-207. Lobbyist principal's fees.			
A fee of <del>two hundred fifty dollars (\$250.00) five hundred dollars (\$500.00)</del> is due and payable			
to the Secretary of State at the time the principal's first authorization statement is filed each			
calendar year for a lobbyist. Fees so collected shall be deposited in the General Fund of the State.			
The fees required under this section shall be paid electronically."			
PART XXXVI. TREASURER			
PUBLIC SAFETY EMPLOYEES' DEATH BENEFITS			
<b>SECTION 36.1.(a)</b> Notwithstanding any other provision of Article 12A of Chapter			
143 of the General Statutes, when any law enforcement officer is murdered by use of a firearm			
while off duty but en route to perform his or her official duties, the surviving spouse of the law			
enforcement officer or, if there is no surviving spouse, the surviving dependent children of the			
law enforcement officer shall be awarded the death benefits authorized by G.S. 143-166.3(a) and			
G.S. 143-166.3(e).			
<b>SECTION 36.1.(b)</b> This section is effective retroactive to October 12, 2022, and			
applies only to incidents described in subsection (a) of this section that occurred on or after			
October 12, 2022, and before October 31, 2022.			
TREASURER TO DESIGNATE LEGAL COUNSEL FOR ADMINISTRATION OF			
BENEFIT PROGRAMS			
<b>SECTION 36.2.</b> G.S. 135-6 is amended by adding a new subsection to read:			
"(u) Notwithstanding G.S. 114-2.3 and G.S. 147-17, the Treasurer may designate legal			
counsel, including private counsel, to represent the interests of the administration of benefit			
programs under this Chapter."			
BOND REFERENDUM TRANSPARENCY			
<b>SECTION 36.3.(a)</b> G.S. 159-61(d) reads as rewritten:			
"(d) The form of the question as stated on the ballot shall be in substantially the following			
words: "Shall "Additional property taxes may be levied on property located in (name of unit of local			
<u>"Shall "Additional property taxes may be levied on property located in (name of unit of local</u> government) in an amount sufficient to pay the principal of and interest on bonds if approved by			
the following ballot question. Shall the order authorizing \$ bonds plus interest for (briefly			
stating the purpose) and providing that additional taxes may be levied in an amount sufficient to			
pay the principal of and interest on the bonds be approved?			
[ ] YES			
[ ] NO""			
<b>SECTION 36.3.(b)</b> This section becomes effective December 31, 2023, and applies			
to bond referendums conducted on or after that date.			

51

	General Assem	bly Of North Carolina Session 2023			
1 2					
3	PART XXXVIII. INFORMATION TECHNOLOGY				
4 5	INFORMATIO	N TECHNOLOGY INTERNAL SERVICE FUND			
6		<b>FION 38.1A.</b> The Department of Information Technology shall include in the			
7		bursuant to G.S. 143B-1333 an additional amount not exceeding three million			
8	-	y thousand dollars (\$3,550,000) for each year of the 2023-2025 fiscal biennium			
9		agencies for the Security Operations Center and Privacy Office Support. The			
10	U	clude and agencies shall not be charged the one million one hundred twenty-six			
10		(\$1,126,000) requested for other positions within the Department.			
12	ulousand donars	(\$1,120,000) requested for other positions within the Department.			
12	ρλρτ χχχιχ	SALARIES AND BENEFITS			
13		SALARIES AND DENEFTIS			
15	ELIGIBLE ST	ATE-FUNDED EMPLOYEES AWARDED LEGISLATIVE SALARY			
16		S/EFFECTIVE JULY 1, 2023, AND JULY 1, 2024			
17		<b>FION 39.1.(a)</b> Effective July 1, 2023, except as provided by subsection (b) of			
18		rson (i) whose salary is set by this Part, pursuant to the North Carolina Human			
19		r as otherwise authorized in this act, and (ii) who is employed in a State-funded			
20		30, 2023, is awarded:			
21	(1)	A legislative salary increase in the amount of two and fifty-hundredths percent			
22	~ /	(2.50%) of annual salary in the 2023-2024 fiscal year.			
23	(2)	Any salary adjustment otherwise allowed or provided by law.			
24	SEC	<b>FION 39.1.(a1)</b> Effective July 1, 2024, except as provided by subsection (b) of			
25		rson (i) whose salary is set by this Part, pursuant to the North Carolina Human			
26	Resources Act, o	r as otherwise authorized in this act, and (ii) who is employed in a State-funded			
27	position on June	30, 2024, is awarded:			
28	(1)	A legislative salary increase in the amount of two and fifty-hundredths percent			
29		(2.50%) of annual salary in the 2024-2025 fiscal year.			
30	(2)	Any salary adjustment otherwise allowed or provided by law.			
31	SEC	<b>FION 39.1.(b)</b> For the 2023-2025 fiscal biennium, the following persons are			
32	not eligible to rec	ceive the legislative salary increases provided by subsections (a) and (a1) of this			
33	section:				
34	(1)	Employees of local boards of education.			
35	(2)	Local community college employees.			
36	(3)	Employees of The University of North Carolina.			
37	(4)	Clerks of superior court compensated under G.S. 7A-101.			
38	(5)	Officers and employees to which the annual salary schedules in Section 39.15,			
39		Section 39.16, or Section 39.18 of this act apply.			
40	(6)	Employees of schools operated by the Department of Health and Human			
41		Services, the Department of Public Safety, and the State Board of Education			
42		who are paid based on the Teacher Salary Schedule.			
43		<b>FION 39.1.(c)</b> Part-time employees shall receive the increases authorized by			
44		prorated and equitable basis.			
45		<b>FION 39.1.(d)</b> No eligible State-funded employee shall be prohibited from			
46		I salary increases provided in this section solely because the employee's salary			
47	after applying the legislative increase is above the maximum of the salary range prescribed by the State Human Resources Commission.				
48	the State Human	Resources Commission.			
49					

## 50 LABOR MARKET ADJUSTMENT RESERVE

	General Assem	bly Of North Carolina	Session 2023
1 2 3		<b>TION 39.2.(a)</b> Of the Labor Market Adjust his act, agencies shall award salary adjustments to requirements:	•
4 5 6	(1)	Any increase provided to an employee shall no thousand dollars (\$15,000) or fifteen percent salary.	
7 8 9	(2)	Any increase provided to an employee may not exceeding the maximum salary of the salar position.	· ·
10 11	(3)	No more than twenty-five percent (25%) of the a may receive a salary increase from the funds ap	
12 13 14	(4)	Funds may not be awarded to employees in posor paid based on an experience-based salary sch funding from the Pay Plan Reserve.	sitions with salaries set in law
15 16	(5)	Funds must be used to increase salaries paid t used to supplant other funding sources or for ar	ny other purpose.
17 18 19	the State Highw	<b>TION 39.2.(b)</b> The provisions of subsection (a) ay Patrol or the State Bureau of Investigation, and s for labor market adjustments.	
20 21 22 23 24	SEC receipts to provi the 2023-2025 provided that su	<b>TION 39.2.(c)</b> The Director of the Budget may ac de an equivalent two percent (2%) Labor Market A fiscal biennium subject to the requirements in s fficient receipts are available. Agency receipts nee for the 2023-2024 fiscal year and the 2024-2025	Adjustment Salary Reserve for subsection (a) of this section, eded to implement this section
25 26 27 28 29 30 31 32 33	SEC single report deta a uniform repor position classific and the market- Market Adjustm	<b>TION 39.2.(d)</b> The Office of State Human Resonaling how these funds were distributed by each age ting mechanism for agencies that display the sale cation, the average increase provided to employees based justification for the awarded salary increase nent Salary Reserve appropriations shall report to er 31, 2023, the OSHR shall submit the report com	urces (OSHR) shall compile a ency. The OSHR shall develop lary increases made for each in each position classification, ses. Agencies receiving Labor the OSHR by September 30,
34 35 36 37	<b>SEC</b> "(a) The s <del>fifty dollars (\$</del>	AND COUNCIL OF STATE TION 39.4.(a) Effective July 1, 2023, G.S. 147-1 salary of the Governor shall be one hundred sixty 165,750) one hundred ninety-eight thousand	-five thousand seven hundred
38 39 40	SEC	ally, payable monthly." <b>TION 39.4.(a1)</b> Effective July 1, 2024, G.S f this section, reads as rewritten:	S. 147-11(a), as amended by
41 42 43	• •	salary of the Governor shall be one hundred ninet S198,120) two hundred three thousand seventy-three	
44 45	SEC Council of State	<b>TION 39.4.(b)</b> Effective July 1, 2023, the annual, payable monthly, are set as follows:	
46 47 48 49 50	Attorney Secretary State Tre	nt Governor General y of State easurer	<b>Annual Salary</b> \$157,403 157,403 157,403 157,403
51	State Au	ditor	157,403

General Assembly Of North Carolina	Session 2023
Superintendent of Public Instruction	157,403
Agriculture Commissioner	157,403
Insurance Commissioner	157,403
Labor Commissioner	157,403
<b>SECTION 39.4.(b1)</b> Effective July 1, 2024, the annual salarie	es for members of the
Council of State, payable monthly, are set as follows:	Annual Calany
Council of State	Annual Salary
Lieutenant Governor	\$168,384
Attorney General	168,384
Secretary of State	168,384
State Treasurer	168,384
State Auditor	168,384
Superintendent of Public Instruction	168,384
Agriculture Commissioner	168,384
Insurance Commissioner	168,384
Labor Commissioner	168,384
CERTAIN EXECUTIVE BRANCH OFFICIALS	11 11 0
<b>SECTION 39.5.(a)</b> Effective July 1, 2023, the annual salaries,	
the following executive branch officials for the 2023-2024 fiscal year are a	
Executive Branch Officials	Annual Salary
Chairman, Alcoholic Beverage	¢124 770
Control Commission	\$134,770
State Controller	187,661
Commissioner of Banks	151,258
Chair, Board of Review, Division	1.40.0.00
of Employment Security	148,368
Members, Board of Review, Division	
of Employment Security	146,555
Chairman, Parole Commission	148,368
Full-time Members of the Parole Commission	137,181
Chairman, Utilities Commission	168,185
Members of the Utilities Commission	151,258
Executive Director, North Carolina	
Agricultural Finance Authority	131,245
SECTION 39.5.(b) Effective July 1, 2024, the annual salaries,	1 0 0
the following executive branch officials for the 2024-2025 fiscal year are a	
Executive Branch Officials	Annual Salary
Chairman, Alcoholic Beverage	¢120,120
Control Commission	\$138,139
State Controller	192,353
Commissioner of Banks	155,039
Chair, Board of Review, Division	1.50.077
of Employment Security	152,077
Members, Board of Review, Division	
of Employment Security	150,219
Chairman, Parole Commission	152,077
Full-time Members of the Parole Commission	140,611
Chairman, Utilities Commission	172,390
Members of the Utilities Commission Executive Director, North Carolina	155,039

General Assembly Of North Carolina	Session 2023
Agricultural Finance Authority	134,526
JUDICIAL BRANCH	
<b>SECTION 39.6.(a)</b> Effective July 1, 2023, the annual salaries, p	pavable monthly, for
the following judicial branch officials for the 2023-2024 fiscal year are as for	•
Judicial Branch Officials	Annual Salary
Chief Justice, Supreme Court	\$198,120
Associate Justice, Supreme Court	192,978
Chief Judge, Court of Appeals	189,926
Judge, Court of Appeals	184,996
Judge, Senior Regular Resident Superior Court	170,000
Judge, Superior Court	165,000
Chief Judge, District Court	163,462
Judge, District Court	158,654
Chief Administrative Law Judge	138,493
District Attorney	150,851
Assistant Administrative Officer of the Courts	145,267
Public Defender	150,851
Director of Indigent Defense Services	155,476
SECTION 39.6.(a1) Effective July 1, 2024, the annual salarie	,
for the following judicial branch officials for the 2024-2025 fiscal year are a	
Judicial Branch Officials	Annual Salary
Chief Justice, Supreme Court	\$203,073
Associate Justice, Supreme Court	197,802
Chief Judge, Court of Appeals	197,802
	194,074
Judge, Court of Appeals	,
Judge, Senior Regular Resident Superior Court	174,250 169,125
Judge, Superior Court Chief Judge, District Court	169,123
Chief Judge, District Court	,
Judge, District Court	162,620
Chief Administrative Law Judge	141,955
District Attorney	154,622
Assistant Administrative Officer of the Courts	148,899
Public Defender	154,622
Director of Indigent Defense Services	159,363
<b>SECTION 39.6.(b)</b> The district attorney of a judicial district, when A durinization Officer of the Country and the multiplication defined on the second sec	11
the Administrative Officer of the Courts, and the public defender of a judic	
approval of the Commission on Indigent Defense Services, shall set the	
district attorneys and assistant public defenders in that district such that the	
those assistants in that district, for the 2023-2024 fiscal year, does not	•
thousand four hundred forty-nine dollars (\$92,449) and the minimum salary	•
least forty-six thousand six hundred nineteen dollars ( $$46,619$ ), effective Ju	•
<b>SECTION 39.6.(b1)</b> The district attorney of a judicial district,	11
the Administrative Officer of the Courts, and the public defender of a judic	
approval of the Commission on Indigent Defense Services, shall set the	
district attorneys and assistant public defenders in that district such that the	
those assistants in that district, for the 2024-2025 fiscal year, does not	
thousand seven hundred sixty dollars (\$94,760) and the minimum salary of	-
least fifty thousand eight hundred fifty-nine dollars (\$50,859), effective July	7 1, 2024.
CLERKS OF SUPERIOR COURT	

# 51 CLERKS OF SUPERIOR COURT

	General Assembly Of North Carolina	Session 2023
1	SECTION 39.7.(a) Effective July 1,	2023, G.S. 7A-101(a) reads as rewritten:
2	"(a) The clerk of superior court is a full-t	ime employee of the State and shall receive an
3	annual salary, payable in equal monthly instal	lments, based on the number of State-funded
4	assistant and deputy clerks of court as determined	ined by the Administrative Office of Court's
5	workload formula, according to the following sc	hedule:
6	Assistants and Deputies	Annual Salary
7	0-19	<del>\$104,300</del> <u>\$106,908</u>
8	20-29	<del>115,280<u>118,162</u></del>
9	30-49	<del>126,259</del> <u>129,415</u>
10	50-99	<del>137,238<u>140,669</u></del>
11	100 and above	<del>139,983<u>143,483</u></del>
12	If the number of State-funded assistant and	l deputy clerks of court as determined by the
13	Administrative Office of Court's workload for	nula changes, the salary of the clerk shall be
14	changed, on July 1 of the fiscal year for which t	he change is reported, to the salary appropriate
15	for that new number, except that the salary of an	incumbent clerk shall not be decreased by any
16	change in that number during the clerk's continuation	ance in office."
17	SECTION 39.7.(a1) Effective Ju	ly 1, 2024, G.S. 7A-101(a), as amended by
18	subsection (a) of this section, reads as rewritten:	
19	"(a) The clerk of superior court is a full-t	ime employee of the State and shall receive an
20	annual salary, payable in equal monthly instal	
21	assistant and deputy clerks of court as determ	ined by the Administrative Office of Court's
22	workload formula, according to the following sc	hedule:
23	Assistants and Deputies	Annual Salary
24	0-19	<del>\$106,908</del> <u>\$109,581</u>
25	20-29	<del>118,162</del> <u>121,116</u>
26	30-49	<del>129,415<u>132,650</u></del>
27	50-99	<del>140,669<u>144,186</u></del>
28	100 and above	<del>143,483<u>147,070</u></del>
29		l deputy clerks of court as determined by the
30	Administrative Office of Court's workload for	
31	changed, on July 1 of the fiscal year for which t	
32	for that new number, except that the salary of an	
33	change in that number during the clerk's continua	ance in office."
34		
35	ASSISTANT AND DEPUTY CLERKS OF C	
36	· · · · · · · · · · · · · · · · · · ·	2023, G.S. 7A-102(c1) reads as rewritten:
37		ne deputy clerk, and up to one full-time deputy
38	clerk serving as head bookkeeper per county,	shall be paid an annual salary subject to the
39	following minimum and maximum rates:	
40		
41	Assistant Clerks and Head Bookk	•
42	Minimum	<u>\$37,254</u> <u>\$38,930</u>
43	Maximum	<del>68,828<u>71,925</u></del>
44		
45	Deputy Clerks	Annual Salary
46	Minimum	\$33,419 <u>\$34,923</u>
47	Maximum	<u>54,05656,489</u> "
48		y 1, 2024, G.S. 7A-102(c1), as amended by
49	subsection (a) of this section, reads as rewritten:	

	General Assembly Of North Carolina	Session 2023
1 2 3		a full-time deputy clerk, and up to one full-time deputy county, shall be paid an annual salary subject to the
4 5	Assistant Clerks and Hea	d Bookkeeper Annual Salary
6	Minimum	\$38,930\$39,903
7	Maximum	<del>71,925</del> 73,723
8		11,720 <u>-10,720</u>
9	Deputy Clerks	Annual Salary
10	Minimum	<del>\$34,923</del> \$35,796
11	Maximum	<del>56,489</del> <u>57,901</u> "
12		
13	MAGISTRATES	
14		re July 1, 2023, G.S. 7A-171.1(a)(1) reads as rewritten:
15		of the Courts, after consultation with the chief district
16		visions, shall set an annual salary for each magistrate:
17	(1) A full-time magistrat	e shall be paid the annual salary indicated in the table set
18	out in this subdivisio	n. A full-time magistrate is a magistrate who is assigned
19	to work an average of	f not less than 40 hours a week during the term of office.
20	The Administrative C	Officer of the Courts shall designate whether a magistrate
21	is full-time. Initial ap	pointment shall be at the entry rate. A magistrate's salary
22		next step every two years on the anniversary of the date
23	the magistrate was or	iginally appointed for increases to Steps 1 through 3, and
24	every four years on t	he anniversary of the date the magistrate was originally
25		es to Steps 4 through 6:
26		Jull-Time Magistrates
27	Step Level	Annual Salary
28	Entry Rate	<u>\$43,462\$45,418</u>
29	Step 1	<u>\$46,670</u> <u>\$48,770</u>
30	Step 2	<del>\$50,131<u></u>\$52,387</del>
31	Step 3	<del>\$53,795<u></u>\$56,216</del>
32	Step 4	\$58,186 <u>\$60,804</u>
33	Step 5	<del>\$63,473<u>\$66,329</u> \$60,401,\$72,524,"</del>
34	Step 6	\$ <del>69,401.</del> \$72,524."
35		tive July 1, 2024, G.S. 7A-171.1(a)(1), as amended by
36 37	subsection (a) of this section, reads as re	
		of the Courts, after consultation with the chief district
38 39		visions, shall set an annual salary for each magistrate:
39 40		e shall be paid the annual salary indicated in the table set
40 41		n. A full-time magistrate is a magistrate who is assigned f not less than 40 hours a week during the term of office.
42		Officer of the Courts shall designate whether a magistrate
43		pointment shall be at the entry rate. A magistrate's salary
44		next step every two years on the anniversary of the date
45		iginally appointed for increases to Steps 1 through 3, and
46	6	he anniversary of the date the magistrate was originally
47	• •	es to Steps 4 through 6:
48		Sull-Time Magistrates
49	Step Level	Annual Salary
50	Entry Rate	\$45,418\$46,553
51	Step 1	<del>\$48,770</del> \$49,989
	1	· / · · · · · · · · · · · · · · · · · ·

	General Assembly Of North Carolina	a Session 2023
1	Step 2	<del>\$52,387</del> \$53,697
2	Step 3	<del>\$56,216</del> <u>\$57,621</u>
3	Step 4	<del>\$60,804</del> <u>\$62,324</u>
4	Step 5	<del>\$66,329</del> <u>\$67,987</u>
5	Step 6	<del>\$72,524.</del> \$74,337."
6	Stop o	<i>ϕ</i> , =, e = <u><i>ϕ</i>,, e e +</u>
7	LEGISLATIVE EMPLOYEES	
8	SECTION 39.10.(a) Effect	ctive July 1, 2023, the annual salaries of the Legislative
9	Services Officer and of nonelected em	ployees of the General Assembly in effect on June 30,
0	2023, shall be legislatively increased by	y two and fifty-hundredths percent (2.50%).
1	SECTION 39.10.(a1) Effe	ective July 1, 2024, the annual salaries of the Legislative
2		ployees of the General Assembly in effect on June 30,
3		y two and fifty-hundredths percent (2.50%).
4	· · · ·	ng in this act limits any of the provisions of G.S. 120-32.
5		
6	GENERAL ASSEMBLY PRINCIPA	L CLERKS
7		tive July 1, 2023, G.S. 120-37(c) reads as rewritten:
8		e full-time officers. Each principal clerk shall be entitled
9		t legislative employees and shall be paid an annual salary
)	1	hirty-four dollars (\$125,034), one hundred twenty-eight
1	•	<u>28,160)</u> , payable monthly. Each principal clerk shall also
2		on as approved by the Speaker of the House of
3	-	Tempore of the Senate, respectively, for additional
5 4		ded by the rules of their House. The Legislative Services
+ 5		the principal clerks prior to submission of the proposed
	•	
5 7		sembly to the Governor and shall make appropriate
		salaries. Any changes enacted by the General Assembly
8 9	shall be by amendment to this paragrap	
		fective July 1, 2024, G.S. 120-37(c), as amended by
)	subsection (a) of this section, reads as r	
1		e full-time officers. Each principal clerk shall be entitled
2	1	t legislative employees and shall be paid an annual salary
3		d one hundred sixty dollars (\$128,160), one hundred
ŀ		-four dollars (\$131,364), payable monthly. Each principal
5		compensation as approved by the Speaker of the House
5	1	ro Tempore of the Senate, respectively, for additional
7		ded by the rules of their House. The Legislative Services
3		the principal clerks prior to submission of the proposed
)		sembly to the Governor and shall make appropriate
)	e	salaries. Any changes enacted by the General Assembly
L	shall be by amendment to this paragrap	h."
2		
3	SERGEANTS-AT-ARMS/READING	<b>J</b> CLERKS
4	SECTION 39.12.(a) Effect	tive July 1, 2023, G.S. 120-37(b) reads as rewritten:
5	"(b) The sergeant at arms and the	e reading clerk in each house shall be paid a salary of four
5	hundred ninety-three dollars (\$493.00	<del>)) five hundred five dollars (\$505.00)</del> per week plus
7	subsistence at the same daily rate provi	ded for members of the General Assembly, plus mileage
3	at the rate provided for members of th	he General Assembly for one round trip only from their
)	homes to Raleigh and return. The serg	eants at arms shall serve during sessions of the General
)	• •	e convening of, and subsequent to adjournment or recess
50	Assembly and at such time prior to the	convening of, and subsequent to adjournment or rece

	General Assembly Of North Carolina	Session 2023
1 2	of, sessions as may be authorized by the Legislative Services Commission. ' shall serve during sessions only."	The reading clerks
3	SECTION 39.12.(b) Effective July 1, 2024, G.S. 120-37(b)	, as amended by
4	subsection (a) of this section, reads as rewritten:	
5	"(b) The sergeant at arms and the reading clerk in each house shall be p	aid a salary of <del>five</del>
6	hundred five dollars (\$505.00) five hundred eighteen dollars (\$518.00) per we	
7	at the same daily rate provided for members of the General Assembly, plus	0
8	provided for members of the General Assembly for one round trip only fro	
9	Raleigh and return. The sergeants at arms shall serve during sessions of the	
0 1	and at such time prior to the convening of, and subsequent to adjournment or	
2	as may be authorized by the Legislative Services Commission. The reading during sessions only."	cierks shall serve
2 3	during sessions only.	
3 4	COMMUNITY COLLEGES	
5	SECTION 39.13.(a) Community college personnel shall rece	vive the following
6	legislative salary increases:	live the following
7	(1) Effective July 1, 2023, the State Board of Community Col	leges shall provide
8	community college faculty and non-faculty pers	•
9	across-the-board salary increase in the amount of two an	d fifty-hundredths
0	percent (2.50%).	·
1	(2) Effective July 1, 2024, the State Board of Community Col	leges shall provide
2	community college faculty and non-faculty pers	
3	across-the-board salary increase in the amount of two an	d fifty-hundredths
4	percent (2.50%).	
5	<b>SECTION 39.13.(b)</b> Effective July 1, 2023, the minimum salari	
6	full-time curriculum community college faculty for the 2023-2024 fiscal year	
7		Inimum Salary     2022
8 9	Education Level Vocational Diploma/Certificate or Less	<b>2023-2024</b> 41,260
0	Associate Degree or Equivalent	41,834
1	Bachelor's Degree	44,323
2	Master's Degree or Education Specialist	46,532
3	Doctoral Degree	49,716
4	SECTION 39.13.(b1) Effective July 1, 2024, the minimum salari	,
5	full-time curriculum community college faculty for the 2024-2025 fiscal year	
6	Ν	Iinimum Salary
7	Education Level	2024-2025
8	Vocational Diploma/Certificate or Less	42,292
9	Associate Degree or Equivalent	42,880
0	Bachelor's Degree	45,431
1	Master's Degree or Education Specialist	47,695
2	Doctoral Degree	50,959
3	<b>SECTION 39.13.(c)</b> No full-time faculty member shall earn less	
4 5	salary for the faculty member's education level. The pro rata hourly rate of the	•
-5 -6	for each education level shall be used to determine the minimum salary fo members.	i part-unite faculty
.0 .7	memoers.	
8	THE UNIVERSITY OF NORTH CAROLINA	
0	SECTION 2014 The University of North Carolina shall read	· · · · · · · · · · · · · · · · · · ·

49 SECTION 39.14. The University of North Carolina shall receive the following
 50 legislative salary increases:

	Gen	eral Assembly	y Of North Ca	rolina	Session 2023		
			Carolina shall employed by th	provide SHRA ne North Caroli rd salary increa	employees, E na School of Se	EHRA employe cience and Mat	iversity of North ees, and teachers hematics with an fifty-hundredths
)		(2)	Effective July	1, 2024, the Bo	oard of Govern	ors of The Un	iversity of North
			Carolina shall	provide SHRA	employees, E	EHRA employe	es, and teachers
							hematics with an
					se in the amou	unt of two and	fifty-hundredths
			percent (2.50%	).			
	0.01				COUNCELO		COUNCELOD
		RECTIONA		RS/YOUTH			COUNSELOR
		CHEDULE	NS/YOUTH S	ERVICES BI	LHAVIORAL	SPECIALIS	ΓS – SALARY
	r.		ON 3015 (9)	State emplo	vees serving	as correctional	officers in the
	Den				-		on the basis of a
	-			-	-		onal officer work
		rience.			and or the emp		
	••••••		ON 39.15.(a1)	State employe	es serving in the	he Department	of Public Safety,
	Divi			1 .	•	1	at a specific pay
						-	of the employee's
		k experience, a	•		C		1 7
		<b>1</b>		or Technicians	shall be paid	under the Corre	ectional Officer I
			salary schedule		1		
		(2)	Youth Services	s Behavioral S	pecialists shall	be paid under	the Correctional
			Officer II salar	y schedule.			
		(3)	Youth Counsel	lors shall be p	aid under the	Correctional C	Officer III salary
			schedule.				
				-	•		under subsections
	. ,	· · ·			cal biennium, e	ffective for eac	h year on July 1,
	2023	3, and July 1, $2$	2024, respective				
	T	•	FY 2	2023-24		FY 2	2024-25
	Exp	erience	COH	COIII	COL	COH	COIII
	0	<b>COI</b>	<b>COII</b>	COIII	<b>COI</b> \$37,083	<b>COII</b>	COIII
	0	\$36,179 \$38,711	\$37,369 \$30,085	\$39,966 \$42,763	\$37,083 \$39,679	\$38,303 \$40,085	\$40,965 \$42,832
	1 2	\$38,711 \$41,034	\$39,985 \$42,384	\$42,763 \$45,330	\$39,679 \$42,060	\$40,985 \$43,444	\$43,832 \$46,463
	23	\$41,034 \$43,085	\$42,384 \$44,503	\$43,330 \$47,597	\$42,000 \$44,162	\$45,616	\$40,403 \$48,787
	4	\$44,809	\$46,283	\$49,501	\$45,929	\$47,440	\$50,739
	5	\$46,153	\$40,283 \$47,671	\$50,986	\$47,307	\$48,863	\$52,261
	5 6+	\$47,076	\$48,625	\$52,005	\$48,253	\$49,803	\$53,305
	01	,	,	,	,	,	se during a fiscal
	vear			·		•	e employee shall
							legislative salary
			d in this Part for				<u> </u>
	STA	TE LAW EN	FORCEMEN	Г OFFICER S	ALARY SCH	EDULE	
		SECTI	ON 39.16.(a)	Law enforceme	ent officers of	the State High	way Patrol, State
	Bure						d pursuant to an
	experience-based salary schedule and shall be compensated based on the officer's respective						

experience-based salary schedule and shall be compensated based on the officer's respective
work experience pursuant to the salary schedule in subsection (b) of this section.

	ssembly Of North Caro	olina	Session 2023
	<b>SECTION 39.16.(b)</b> T	he following annual salary schedule applies	under subsection
(a) of this s	section for the 2023-2025	5 fiscal biennium, effective July 1, 2023, and	July 1, 2024, for
each respe	ctive fiscal year:		
Years of H	Experience	FY 2023-2	4 FY 2024-25
0	-	52,487	55,636
1		55,899	59,253
2		59,533	63,105
3		63,403	67,207
4		67,524	71,575
5		71,914	76,229
6+		76,588	81,183
σρωράτ		OFFICERS/JUVENILE COURT CO	INSELODS
	RY SCHEDULE	OFFICERS/JUVENILE COURT CC	UNSELORS -
		robation and parole officers shall be compen	sated pursuant to
the experi		lule based on the officer's respective wor	1
-	l in subsection (b) of this	-	k experience, us
Cotabilished	. ,	State employees serving in the Department	of Public Safety
Division o		elinquency Prevention, as Juvenile Court Co	
		nd parole officer salary schedule.	unscions shall be
compensa	*	he following annual salary schedule applies i	under subsections
(a) and (a1		2023-2025 fiscal biennium, effective July 1,	
	ach respective fiscal year		2025, and July 1,
2024, 101 6	ach respective fiscal yea	u.	
Voora of L	wnomionao	FY 2023-24	FY 2024-25
1 ears of r 0	Experience	43,681	44,773
		46,520	47,683
1 2		40,520	50,783
		,	,
3		52,765	54,084
4		56,195	57,600
5		59,847	61,343
6+		63,738	65,331
			1
		an employee will not receive a salary increa	•
vear becau	se the employee's salary	v exceeds the scheduled salary level, then the	1.
•		and to the emergent of the compact he beard	Langelativa calary
receive an	annual salary increase e	-	legislative salary
receive an	annual salary increase entropy of the salary increase entropy of the salary in this Part for the salary increase entropy of	-	legislative salary
receive an increase at	thorized in this Part for t	-	legislative salary
receive an increase au	thorized in this Part for t	that fiscal year.	legislative salary
receive an increase at <b>PAY PLA</b>	thorized in this Part for t N RESERVE SECTION 39.19. G.S.	that fiscal year. 143C-4-9(a) reads as rewritten:	
receive an increase au PAY PLA "(a)	thorized in this Part for the <b>N RESERVE</b> <b>SECTION 39.19.</b> G.S. Creation. – The Pay Plan	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F	und. The General
receive an increase au <b>PAY PLA</b> "(a) Assembly	thorized in this Part for the <b>N RESERVE</b> <b>SECTION 39.19.</b> G.S. Creation. – The Pay Plan shall appropriate in the the propriate of the proprese of the propriate of the propriat	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac	und. The General t (Act) or other
receive an increase au <b>PAY PLA</b> "(a) Assembly appropriati	thorized in this Part for the <b>N RESERVE</b> <b>SECTION 39.19.</b> G.S. Creation. – The Pay Plan shall appropriate in the theory and the the theory and the theory and the theory and theory and t	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac nt to this reserve for allocation, on an as-need	und. The General t (Act) or other
receive an increase au <b>PAY PLA</b> "(a) Assembly appropriati	thorized in this Part for the <b>N RESERVE</b> <b>SECTION 39.19.</b> G.S. Creation. – The Pay Plan shall appropriate in the lons act a specific amound ory and scheduled pay experience.	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac nt to this reserve for allocation, on an as-neer xpenses authorized by:	und. The General t (Act) or other ded basis only, to
receive an increase au <b>PAY PLA</b> "(a) Assembly appropriati	NRESERVE SECTION 39.19. G.S. Creation. – The Pay Plan shall appropriate in th ons act a specific amoun ory and scheduled pay ex (1) G.S. 20-187.3, <u>a</u>	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac nt to this reserve for allocation, on an as-need xpenses authorized by: and the Act, for troopers of the State	und. The General t (Act) or other ded basis only, to Highway Patrol
receive an increase au <b>PAY PLA</b> "(a) Assembly appropriati	N RESERVE SECTION 39.19. G.S. Creation. – The Pay Plan shall appropriate in th ons act a specific amoun ory and scheduled pay ex (1) G.S. 20-187.3, <u>a</u> compensated pur	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac nt to this reserve for allocation, on an as-neer xpenses authorized by:	und. The General t (Act) or other ded basis only, to Highway Patrol
receive an increase au <b>PAY PLA</b> "(a) Assembly appropriati	NRESERVE SECTION 39.19. G.S. Creation. – The Pay Plan shall appropriate in th ons act a specific amoun ory and scheduled pay ex (1) G.S. 20-187.3, <u>a</u>	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac nt to this reserve for allocation, on an as-need xpenses authorized by: and the Act, for troopers of the State	und. The General t (Act) or other ded basis only, to Highway Patrol
receive an increase au <b>PAY PLA</b> "(a) Assembly appropriati	N RESERVE SECTION 39.19. G.S. Creation. – The Pay Plan shall appropriate in the ons act a specific amoun ory and scheduled pay ex (1) G.S. 20-187.3, a compensated pure	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac nt to this reserve for allocation, on an as-need xpenses authorized by: and the Act, for troopers of the State	und. The General t (Act) or other ded basis only, to Highway Patrol
receive an increase au <b>PAY PLA</b> "(a) Assembly appropriati	<ul> <li>A RESERVE</li> <li>SECTION 39.19. G.S.</li> <li>Creation. – The Pay Planshall appropriate in the constant a specific amound ory and scheduled pay exponentiated pay exponentiated pay</li> <li>(1) G.S. 20-187.3, <u>a</u> compensated put</li> <li>(2) G.S. 7A-102.</li> <li>(3) G.S. 7A-171.1.</li> </ul>	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac nt to this reserve for allocation, on an as-need xpenses authorized by: and the Act, for troopers of the State	und. The General t (Act) or other ded basis only, to Highway Patrol le.
receive an increase au <b>PAY PLA</b> "(a) Assembly appropriati	<ul> <li>N RESERVE</li> <li>SECTION 39.19. G.S.</li> <li>Creation. – The Pay Planshall appropriate in the constant a specific amound ory and scheduled pay exect (1)</li> <li>G.S. 20-187.3, a compensated put (2)</li> <li>G.S. 7A-102.</li> <li>G.S. 7A-171.1.</li> <li>(4)</li> </ul>	that fiscal year. 143C-4-9(a) reads as rewritten: n Reserve is established within the General F ne Current Operations Appropriations Ac nt to this reserve for allocation, on an as-need xpenses authorized by: and the Act, for troopers of the State rsuant to an experience-based salary schedu	und. The General t (Act) or other ded basis only, to Highway Patrol le.

	General Assemb	ly Of North Carolina	Session 2023
1 2	(6)	The Act, for law enforcement officers of the State Bur Alcohol Law Enforcement.	reau of Investigation and
3 4	(7)	The Act, for correctional officers <u>and other employee</u> to the Correctional Officer Salary Schedule.	s compensated pursuant
5 6	(8)	The Act, for probation and parole officers and other e pursuant to the Probation and Parole Officer Salary Se	
7			
8	STATE AGENC		
9 10		<b>TON 39.20.</b> Employees of schools operated by the Determinent of Public Safety, and the State Board	-
10		her Salary Schedule shall be paid as authorized under th	
12	paid on the Teach	er Salary Schedule shan be paid as authorized under th	lis act.
12	MOST STATE I	FMPL OVFFS	
13		<b>TON 39.21.</b> Unless otherwise expressly provided b	ov this Part the annual
15		for the following persons on June 30, 2023, and J	-
16		eased as provided by this act:	
17	(1)	Permanent, full-time State officials and persons wh	hose salaries are set in
18		accordance with the State Human Resources Act.	
19	(2)	Permanent, full-time State officials and persons in po	sitions exempt from the
20		State Human Resources Act.	
21	(3)	Permanent, part-time State employees.	
22	(4)	Temporary and permanent hourly State employees.	
23			
24		PPORTED PERSONNEL	
25		<b>TON 39.22.(a)</b> The legislative salary increases authori	
26	(1)	For the 2023-2024 fiscal year, shall be paid effective	-
27		not apply to persons separated from service due to	-
28 29		reduction in force, death, or retirement or whose last	workday is prior to June
29 30	( <b>2</b> )	30, 2023. For the 2024 2025 fixed weer shall be paid effective.	on July 1, 2024 and do
30 31	(2)	For the 2024-2025 fiscal year, shall be paid effective not apply to persons separated from service due to	-
32		reduction in force, death, or retirement or whose last	
33		30, 2024.	workday is prior to suite
34	SECT	<b>TON 39.22.(b)</b> The Director of the Budget is granted	flexibility to administer
35		increases enacted by this act. The State employer contr	•
36	-	ment and related benefits may be deemed by the Dir	
37		rposes to become effective after July 1 of the applicab	0
38	-	collection and reconciliation of salary-related contribut	• •
39	provided the esti	mated amount contributed to any affected employee	benefit trust equals the
40	amount that woul	d have been contributed to the employee benefit trust	if the enacted employer
41	contribution rates	had been effective on July 1 of the applicable fiscal ye	ear.
42		<b>TON 39.22.(c)</b> This section applies to all employees	-
43		bject to or exempt from the North Carolina Human R	· •
44	employees of pub	lic schools, community colleges, and The University o	of North Carolina.
45			
46		RY ADJUSTMENTS/UNC & COMMUNITY C	ULLEGE NURSING
47	FACULTY	TON 20.22 Of the funder and in the first	Casting July 1 2022 4
48		<b>TON 39.23.</b> Of the funds appropriated in this act, efficiency faculty positions at The University of North $C$	-
49 50		nursing faculty positions at The University of North C	aronna and in the North

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1 2	(1) The starting pay of nursing faculty positions shall be increased by at least ter percent (10%).
3 4 5	(2) No nursing faculty member's annual salary shall be increased by more than fifteen percent (15%).
6	MITIGATE BONUS LEAVE
7	SECTION 39.24. During the 2023-2025 fiscal biennium, State agencies
8	departments, institutions, the North Carolina Community College System, and The University of
9	North Carolina may offer State employees the opportunity to use or to cash in special bonus leave
0	benefits that have accrued pursuant to Section 28.3A of S.L. 2002-126, Section 30.12B(a) of S.L.
1	2003-284, Section 29.14A of S.L. 2005-276, and Section 35.10A of S.L. 2014-100, but only it
2	all of the following requirements are met:
3	(1) Employee participation in the program must be voluntary.
4	(2) Special leave that is liquidated for cash payment to an employee must be
5	valued at the amount based on the employee's current annual salary rate.
6	(3) By March 1, 2025, a report on the position characteristics of employees
17	participating in the program shall be submitted to the respective agency head
8	or employing agency and to the Fiscal Research Division.
9	
20	USE OF FUNDS APPROPRIATED FOR LEGISLATIVELY MANDATED INCREASES
21	<b>SECTION 39.25.(a)</b> The Office of State Budget and Management shall ensure that
22	the appropriations made by this act for legislatively mandated salary increases and employed
23 24	benefits are used only for those purposes. SECTION 39.25.(b) If the Director of the Budget determines that funds appropriated
24 25	to a State agency for legislatively mandated salary increases and employee benefits exceed the
26	amount required by that agency for those purposes, the Director may reallocate those funds to
27	other State agencies that received insufficient funds for legislatively mandated salary increases
28	and employee benefits.
29	SECTION 39.25.(c) Funds appropriated for legislatively mandated salary and
30	employee benefit increases may not be used to adjust the budgeted salaries of vacant positions
31	to provide salary increases in excess of those required by the General Assembly, or to increase
32	the budgeted salary of filled positions to the minimum of the position's respective salary range.
33	SECTION 39.25.(d) Any funds appropriated for legislatively mandated salary and
34	employee benefit increases in excess of the amounts required to implement the increases shall be
35	credited to the Pay Plan Reserve.
36	SECTION 39.25.(e) No later than May 1, 2024, for the 2023-2024 fiscal year, and
37	subsequently May 1, 2025, for the 2024-2025 fiscal year, the Office of State Budget and
38	Management shall report to the Joint Legislative Commission on Governmental Operations and
39	the Fiscal Research Division on the expenditure of funds for legislatively mandated salary
40	increases and employee benefits. This report shall include at least the following information for
11	each State agency for each year of the 2023-2025 fiscal biennium:
12	(1) The total amount of funds that the agency received for legislatively mandated
13	salary increases and employee benefits.
14 1 <i>5</i>	(2) The total amount of funds transferred from the agency to other State agencies
15 16	pursuant to subsection (b) of this section. This section of the report shal
16 17	identify the amounts transferred to each recipient State agency.
17 18	(3) The total amount of funds used by the agency for legislatively mandated salary increases and employee benefits
18 19	(4) The amount of funds credited to the Pay Plan Peserve
19 50	(4) The amount of funds credited to the Pay Plan Reserve.
51	SALARY-RELATED CONTRIBUTIONS

# 51 SALARY-RELATED CONTRIBUTIONS

1 SECTION 39.26.(a) Effective for the 2023-2025 fiscal biennium, required employer 2 salary-related contributions for employees whose salaries are paid from department, office, 3 institution, or agency receipts shall be paid from the same source as the source of the employee's 4 salary. If an employee's salary is paid in part from the General Fund or Highway Fund and in 5 part from department, office, institution, or agency receipts, required employer salary-related 6 contributions may be paid from the General Fund or Highway Fund only to the extent of the 7 proportionate part paid from the General Fund or Highway Fund in support of the salary of the 8 employee, and the remainder of the employer's requirements shall be paid from the source that 9 supplies the remainder of the employee's salary. The requirements of this section as to source of 10 payment are also applicable to payments on behalf of the employee for hospital medical benefits, 11 longevity pay, unemployment compensation, accumulated leave, workers' compensation, 12 severance pay, separation allowances, and applicable disability income benefits.

SECTION 39.26.(b) Effective July 1, 2023, the State's employer contribution rates budgeted for retirement and related benefits as a percentage of covered salaries for the 2023-2024 fiscal year for teachers and State employees, State law enforcement officers (LEOs), the University and Community Colleges Optional Retirement Programs (ORPs), the Consolidated Judicial Retirement System (CJRS), and the Legislative Retirement System (LRS) are as set forth below:

10	Delow.						
19		Teachers	State	ORPs	CJRS	LRS	
20		and State	LEOs				
21		Employees					
22	Retirement	16.74%	16.74%	6.84%	33.45%	19.12%	
23	Disability	0.11%	0.11%	0.11%	0.00%	0.00%	
24	Death	0.13%	0.13%	0.00%	0.00%	0.00%	
25	Retiree Health	7.14%	7.14%	7.14%	7.14%	7.14%	
26	NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%	
27							
28	<b>Total Contribution</b>	1					
29	Rate	24.12%	29.12%	14.09%	40.59%	26.26%	
30	The rate	for teachers and	d State employ	vees and State la	w enforcement	officers includes	5

31 one one-hundredth percent (0.01%) for the Qualified Excess Benefit Arrangement.

32 **SECTION 39.26.(c)** Effective July 1, 2024, the State's employer contribution rates 33 budgeted for retirement and related benefits as a percentage of covered salaries for the 2024-2025 34 fiscal year for teachers and State employees, State law enforcement officers (LEOs), the 35 University and Community Colleges Optional Retirement Programs (ORPs), the Consolidated 36 Judicial Retirement System (CJRS), and the Legislative Retirement System (LRS) are as set forth 37 below:

57	UCIOW.					
38		Teachers	State	ORPs	CJRS	LRS
39		and State	LEOs			
40		Employees				
41	Retirement	17.09%	17.09%	6.84%	37.61%	22.51%
42	Disability	0.13%	0.13%	0.13%	0.00%	0.00%
43	Death	0.13%	0.13%	0.00%	0.00%	0.00%
44	Retiree Health	6.99%	6.99%	6.99%	6.99%	6.99%
45	NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%
46						
47	<b>Total Contribution</b>	n				
48	Rate	24.34%	29.34%	13.96%	44.60%	29.50%
49	The rate	e for teachers and	d State employ	ees and State la	w enforcement	officers includes
50	one one-hundredth	percent (0.01%	) for the Quali	fied Excess Be	nefit Arrangem	ent.

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1 2 3	the 2023-2024 fi	er contributions for a State Health Plan as follows:	
5 4 5	(1)	I State Employees for each covered employee and retiree are For employees, a maximum of seven thousand five hundred (\$7,557).	
6 7	(2)	For retirees, a recommended amount of five thousa twenty-five dollars (\$5,525).	and five hundred
8		TION 39.26.(e) Effective July 1, 2024, the annual employe	
9		scal year, payable monthly, by the State to the North Carolina	
10		State Employees for each covered employee and retiree are	
11 12	(1)	For employees, a maximum amount of eight thousand (\$8,095).	
13 14 15	(2)	For retirees, a recommended amount of five thousand dollars (\$5,405).	four hundred five
16	1% COST-OF-	LIVING SUPPLEMENTS FOR RETIREES OF THE T	EACHERS' AND
17		OYEES' RETIREMENT SYSTEM, THE JUDICIAL	
18		THE LEGISLATIVE RETIREMENT SYSTEM	
19	,	TION 39.27.(a) G.S. 135-5 is amended by adding two new s	subsections to read:
20	" <u>(zzz)</u> On o	r before October 31, 2023, a one-time cost-of-living supplen	nent payment shall
21		n account of beneficiaries who are living as of September 1	
22	retirement comm	nenced on or before September 1, 2023. The payment shall be	e one percent (1%)
23	of the beneficiar	y's annual retirement allowance payable as of September 1, 2	2023, and shall not
24	be prorated for c	late of retirement commencement. If the beneficiary dies bef	ore the payment is
25		payment shall be payable to the member's legal representation	
26		to have acquired a vested right to any future supplemental pa	
27		September 1, 2024, but on or before October 31, 2024, a one-	
28		ment shall be made to or on account of beneficiaries wh	-
29	•	024, and whose retirement commenced on or before Septer	
30		e one percent (1%) of the beneficiary's annual retirement alle	
31 32		2024, and shall not be prorated for date of retirement com	
52 33		before the payment is made, then the payment shall be payab ive. No beneficiary shall be deemed to have acquired a vested	
33 34	supplemental pa		<u>I figlit to ally future</u>
35		<b>TION 39.27.(b)</b> G.S. 135-65 is amended by adding two new s	subsections to read.
36		r before October 31, 2023, a one-time cost-of-living supplen	
37		n account of beneficiaries who are living as of September 1	
38		nenced on or before September 1, 2023. The payment shall be	
39		y's annual retirement allowance payable as of September 1, 2	· · · · ·
40		late of retirement commencement. If the beneficiary dies bef	
41	made, then the p	payment shall be payable to the member's legal representation	ve. No beneficiary
42	shall be deemed	to have acquired a vested right to any future supplemental pa	ayments.
43	<u>(ll)</u> After	September 1, 2024, but on or before October 31, 2024, a one-	-time cost-of-living
44	supplement pay	ment shall be made to or on account of beneficiaries wh	<u>o are living as of</u>
45	•	024, and whose retirement commenced on or before Septer	
46		e one percent (1%) of the beneficiary's annual retirement alle	* *
47		2024, and shall not be prorated for date of retirement com	
48		before the payment is made, then the payment shall be payab	
49 50	legal representat supplemental pa	ive. No beneficiary shall be deemed to have acquired a vested yments."	<u>i right to any future</u>

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1	SECTION 39.27.(c) G.S. 120-4.22A is amended by adding two news	subsections to
2	read:	
3	"(ee) In accordance with subsection (a) of this section, on or before Octobe	er 31, 2023, a
1	one-time cost-of-living supplement payment shall be made to or on account of bene	eficiaries who
	are living as of September 1, 2023, and whose retirement commenced on or before	September 1,
	2023. The payment shall be one percent (1%) of the beneficiary's annual retirem	ent allowance
	payable as of September 1, 2023, and shall not be prorated for date of retirement con	mmencement.
	If the beneficiary dies before the payment is made, then the payment shall be p	ayable to the
	member's legal representative. No beneficiary shall be deemed to have acquired a	vested right to
	any future supplemental payments.	
	(ff) In accordance with subsection (a) of this section, after September 1, 20	024, but on or
	before October 31, 2024, a one-time cost-of-living supplement payment shall be	made to or on
	account of beneficiaries who are living as of September 1, 2024, and who	se retirement
	commenced on or before September 1, 2024. The payment shall be one percen	
	beneficiary's annual retirement allowance payable as of September 1, 2024, and	d shall not be
	prorated for date of retirement commencement. If the beneficiary dies before the	e payment is
	made, then the payment shall be payable to the member's legal representative. N	lo beneficiary
	shall be deemed to have acquired a vested right to any future supplemental payment	nts."
	<b>SECTION 39.27.(d)</b> Notwithstanding any other provision of law to the	e contrary, in
	order to administer the one-time cost-of-living supplement for retirees pro	vided for in
	subsections (a), (b), and (c) of this section, the Retirement Systems Division of th	
	of State Treasurer may increase receipts from the retirement assets of the o	corresponding
	retirement system or pay costs associated with the administration of the payment	directly from
	the retirement assets.	•
	UNFUNDED LIABILITY SOLVENCY RESERVE	
	SECTION 39.28.(a) G.S. 143C-4-10 reads as rewritten:	
	"§ 143C-4-10. Unfunded Liability Solvency Reserve.	
	(e) Use of Funds Appropriated by the General Assembly or Transferred Fro	<del>m the General</del>
	Fund Based on Estimated State Tax Revenue Growth. On the first day of each f	iscal year, the
	total amount of funds (i) appropriated by the General Assembly to the Reserve a	s specified in
	subdivision (c)(1) of this section and (ii) transferred into the Reserve under G.S. 1	43C-4-2(i) or
	(j) as specified in subdivision (c)(1a) of this section, as of the last day of the preced	ing fiscal year
	shall be used to appropriate an additional employer contribution to the Health Ben	efit Trust and
	the Retirement System.	
	(e1) Use of Funds Transferred From Savings Achieved by State Debt Ref	inancing. <u>into</u>
	the Reserve As soon as practicable after funds are transferred into the R	leserve under
	G.S. 142-15.4 and G.S. 142-96, as specified in subdivision (c)(2) of this section,	- <u>Reserve</u> , the
	State Controller, in conjunction with the State Treasurer, shall transfer the total an	nount of these
	funds to the Health Benefit Fund and the Retirement System. These funds sha	ull be divided
	between the Health Benefit Fund and the Retirement System according to ea	ch program's
	proportion of the State's total unfunded liability of both programs as reported in th	e most recent
	Annual Comprehensive Financial Report issued by the State Controller. Fund.	
	(e2) Use of Funds Transferred From Insurance Rebates. As soon as pra	acticable after
	funds are transferred into the Reserve as specified in subdivision (c)(3) of this sec	
	Controller, in conjunction with the State Treasurer, shall transfer the total amount	
	to the Health Benefit Fund and the Retirement System. These funds shall be divide	
	Health Benefit Fund and the Retirement System according to each program's pro	
	State's total unfunded liability of both programs as reported in the most re	-
	Comprehensive Financial Report issued by the State Controller.	

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	"	
	<b>SECTION 39.28.(b)</b> This section is effective when it becomes	law and applies to
fis	cal years beginning on or after July 1, 2023.	
A	THORIZE STATE TREASURER TO PAY PREMIUMS T	
	ALTERNATIVE COVERAGE IN LIEU OF STATE HEALTH PLAN	
	<b>SECTION 39.29.(a)</b> G.S. 135-48.30(a) is amended by adding a r	new subdivision to
rea		
	"(19) Optionally offer to pay premiums to purchase alternative of the second se	coverage in lieu of
	<u>coverage under the Plan under G.S. 135-48.39A.</u> "	
	SECTION 39.29.(b) Part 3 of Article 3B of Chapter 135 of the C	Jeneral Statutes 1s
	ended by adding a new section to read:	1' e
8	135-48.39A. Premiums to purchase alternative coverage for retirees in	<u>a lieu of coverage</u>
	under the Plan.	altamativa haalth
ha	(a) The State Treasurer may offer to pay or reimburse premiums for	
	efit plan coverage in lieu of coverage under the State Health Plan. If the State	
	offer premium payments in lieu of coverage, then the State Treasurer shall a itations on doing so.	adopt fulles for and
<u>111</u>	(b) Premium payments in lieu of coverage shall be limited to pe	reans aligible for
co	verage under the following, and the State Treasurer may vary the amo	-
	ments depending on the category of eligibility:	Juits of premium
pu	$(1) \qquad G.S. 135-48.40(a)(1).$	
	$\begin{array}{c} (1) \\ (2) \\ (2) \\ (2) \\ (3) \\$	
	$\begin{array}{c} (3) \\$	
	$(4) \qquad G.S. 135-48.40(b)(4).$	
	(5) $G.S. 135-48.40(c)(2).$	
	(c) Notwithstanding the eligibility for coverage provided in Part	4 of this Article,
co	verage outside of the Plan shall be in lieu of coverage under the Plan dur	
	ich the Plan member chooses premium payments in lieu of coverage."	• •
	<b>SECTION 39.29.(c)</b> This section becomes effective January 1, 20	)24.
S1	ATE HEALTH PLAN HOSPITAL SAVINGS INITIATIVE	
	SECTION 39.30.(a) Intent. – It is the intent of the General As	ssembly to realize
	ings to the State Health Plan for Teachers and State Employees by requiri	•
	reduce healthcare costs to the citizens of this State as a requirement for hosp	
	b the intent of the General Assembly to (i) annually establish a hospital	0
	get and (ii) realize these targeted savings by authorizing the Board of Tr	
	alth Plan for Teachers and State Employees, or its claims processor, to app	
	ings among urban hospitals and enter into contracts with these hospital	
	portioned savings. The hospital healthcare savings target established by the	•
101	the 2026 calendar year is one hundred twenty-five million dollars (\$125,0)	
1	<b>SECTION 39.30.(b)</b> Article 5 of Chapter 131E of the General Standard	tatutes is amended
•	adding a new section to read:	hearitely and the
8	131E-78.1. Required healthcare savings agreements between urban	nospitais and the
	<ul> <li>(a) <u>State Health Plan.</u></li> <li>(b) <u>Definitions. – The following definitions apply in this section:</u></li> </ul>	
	<ul> <li>(a) <u>Definitions. – The following definitions apply in this section:</u></li> <li>(1) <u>State Health Plan. – The State Health Plan for Teachers and</u></li> </ul>	d State Employees
	authorized under Article 3B of Chapter 135 of the General	
	(2) Urban hospital. – Any hospital (i) located in a county with a	
	than 210,000 according to the 2020 federal decennia	
	subsequent federal decennial census or (ii) identified as an	
	subsequent rederar decommun consus or (ii) identified as all	uuuunine meureur

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1 2 3	center teaching hospital in Appendix F of the 2023 State N Plan. The term does not include any hospital designated by th for Medicare and Medicaid Services as a critical access	e federal Centers
4	hospital, or a rural emergency hospital.	, <b>.</b>
5	(b) <u>Required Healthcare Savings Agreement. – The Department shall no</u>	
6 7	a license to operate an urban hospital unless the license applicant provides	
7 8	entered into a healthcare savings agreement with the Board of Trustees of the S	<u>tate Health Plan,</u>
8 9	or its claims processor, in accordance with G.S. 135-48.36." SECTION 39.30.(c) G.S. 135-48.1 reads as rewritten:	
0	"§ 135-48.1. General definitions.	
1	As used in this Article unless the context clearly requires otherwise, the follow	wing definitions
2	apply:	wing definitions
3	appry.	
4	(20) Urban hospital. – As defined in G.S. 131E-78.1."	
5	<b>SECTION 39.30.(d)</b> G.S. 135-48.22 reads as rewritten:	
6	"§ 135-48.22. Board powers and duties.	
7	The Board of Trustees shall have the following powers and duties:	
8	The Board of Trustees shall have the following powers and duties.	
9	(7) Apportion and enter into contracts to achieve the General Ass	sembly's hospital
0	healthcare savings target, as provided in G.S. 135-48.36."	<u>ennerg s nospitur</u>
1	<b>SECTION 39.30.(e)</b> Article 3B of Chapter 135 of the General Stat	tutes is amended
2	by adding a new section to read:	
23	"§ 135-48.36. Hospital healthcare savings target and apportionment.	
24	(a) Hospital Healthcare Savings Target. – No later than July 1 of each y	vear, the General
25	Assembly shall establish an annual target for hospital healthcare cost savings f	
6	calendar year. If no target is established, the target established for the previo	
27	shall apply.	
28	(b) Savings Target Apportionment. – The Board of Trustees, or its claims	s processor, shall
9	apportion the hospital healthcare savings target among urban hospitals licensed	and operating in
0	this State. This apportionment shall be based on each urban hospital's portion of	of claims paid to
1	urban hospitals by the Plan during the five previous years.	
2	(c) <u>Healthcare Savings Agreements. – The Board of Trustees, or its c</u>	laims processor,
3	shall contract with urban hospitals to establish healthcare savings agreements.	For purposes of
4	this section, a "healthcare savings agreement" means a contractual agreement b	etween an urban
5	hospital and the Board of Trustees, or its claims processor, that sets allow	able charges or
6	obligates the hospital to implement cost reduction practices necessary to achieve	ve that hospital's
7	portion of the General Assembly's annual hospital healthcare savings target.	
8	(d) Independent Actuary. – The Board of Trustees shall retain an independent	•
39	assess whether a healthcare savings agreement achieves the required savings.	
40	measure the savings relative to a baseline that projects claims for each urba	
-1	medical trend, the impact of any benefit changes adopted by the Board of Trustee	s, and the impact
12	of any contract between the Board of Trustees and its claims processor.	
13	(e) Good Faith and Appeal Requirements. – In apportioning the	
14	healthcare savings target and negotiating healthcare savings agreements, the B	
15	shall operate in good faith. Before determining that proposed healthcare savings	-
6	not achieve a hospital's portion of the General Assembly's annual hospital he	
17	target, the Board of Trustees shall provide the hospital an opportunity to appeal the	
8	(f) <u>Rules. – The State Treasurer shall adopt rules under G.S. 135-48.25 t</u>	<u>o implement this</u>
19 70	section. These rules shall include all of the following:	
50	(1) <u>A methodology for apportioning the hospital healthcare savin</u>	igs target among
51	urban hospitals licensed and operating in this State.	

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(2)	Guidelines for negotiating healthcare savings agreement	nts.
$\overline{(3)}$		
<u></u>	Trustees that the healthcare savings agreement execute	-
	did not achieve the required savings. This process sha	
	following:	
	a. An opportunity for the urban hospital to review	v the assumptions and
	methods used by the independent actuary reta	
	Trustees under subsection (c) of this section.	
	b. An opportunity to present an alternative asse	ssment by an actuary
	retained by the urban hospital.	· · · · · ·
(g) Re	port. – The Board of Trustees shall report annually to	the Joint Legislative
	n Governmental Operations and the Fiscal Research Division	
	shall include all of the following:	-
(1)	•	lthcare savings target
	among urban hospitals licensed and operating in this S	
<u>(2)</u>	• • • •	
	hospital."	
SE	CTION 39.30.(f) Subsection (b) of this section become	s effective January 1,
	lies to applicants seeking to obtain or renew a license on or at	-
	ital, as defined by G.S. 131E-78.1, as enacted by this act.	1
1	es effective January 1, 2025.	
PART XL. C.	APITAL	
	<b>IPROVEMENT &amp; REPAIRS AND RENOVATIONS A</b>	
	CTION 40.1.(a) The following agency capital improvement	1 0
	ject code for reference to allocations in this Part, past alloca	tions, and for intended
1 0 11	t by the General Assembly for future fiscal years:	
	tal Improvement Project	Project Code
	Agriculture and Consumer Services	
	Research Station–Swine Unit Replacements	DACS21-2
	gion 1 Headquarters	DACS21-4
	eience Building–Overflow Parking	DACS23-1
	C Farmers Market	DACS23-2
-	ate Farmers Market–Improvements	DACS23-3
	Storage, Loading, & Cleaning Facilities	DACS23-4
•	search Station–Administrative Office	DACS23-5
	prest Center–Central Warehouse & Office	DACS23-6
NCFS-Pro	operty Purchase	DACS23-7
Danat		
-	Environmental Quality	
Reedy Cre	ek Laboratory	DEQ21-1
-	f Health and Human Services	DIIIIaa
	Jones–New Medical Office Bldg.	DHHS23-1
-	Hospital–New Maintenance & Warehouse Facility	DHHS23-2
Cherry Ho	spital–New Maintenance Bldg.	DHHS23-3
Donostaroant	Natural and Cultural Decourses	
-	f Natural and Cultural Resources	
	r Aquarium–Aquarium Expansion	DNCR21-5
NC Museu	Im of History–Expansion	DNCR21-13

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1	Zoo–New Aviary	DNCR23-1
2	Town Creek Indian Mound State Historic Site–	
3	Visitor Center & Exhibit Improvements	DNCR23-6
4	State Historic Sites–Three New Visitor Centers	DNCR23-7
5	Thomas Day House–Site Development	DNCR23-8
6	Energy Savings Equipment/ESCO	DNCR23-9
7	State Capitol/African-American Monument	DNCR23-10
8	Charlotte Hawkins Brown Museum & State Historic Site–	
9	Economic & Community Feasibility Study	DNCR23-11
10	Lake Waccamaw State Park–New Campground	DNCR23-12
11	Lumber River State Park–Wire Pasture Access Development	DNCR23-13
12		
13	Department of Administration	
14	State Government Executive Headquarters	DOA22-1
15	Department of Instruction Building Renovation	DOA22-3
16	State Agency Lease	DOA23-2
17	Archdale Building Demolition	DOA23-3
18	Caswell Square Demolition	DOA23-4
19	Parking Deck– Bath Building Site	DOA23-5
20		
21	Department of Adult Correction	
22	Stun Fencing	DAC23-1
23	DARTCenter– Exterior Envelope Repairs	DAC23-2
24	Sampson CC–Gatehouse	DAC23-3
25	Gaston CC–Modular Medical Office	DAC23-4
26	Eastern CI–Drainage and Paving	DAC23-5
27	Storage Buildings	DAC23-6
28	2 ·····8· – ·····8·	
29	Department of Public Safety	
30	State Highway Patrol	
31	Viper Building	DPS21-6
32	Auditorium	DPS23-3
33	Cadet Dormitory 1	DPS23-7
34	State Bureau of Investigation-	
35	Headquarters & Building 12 Renovation	DPS21-9
36	Logistics Building– Phase 1	DPS23-11
37	Juvenile Justice–	
38	New Youth Detention Center	DPS23-1
39	Cabarrus YDC–Perimeter Fence Modifications	DPS23-5
40	Cabarrus–New Modular Office	DPS23-6
41	Emergency Management-	
42	Badin Logistics Support Center Shed	DPS23-8
43	Badin Warehouse Expansion	DPS23-9
44	Badin Lot Acquisition	DPS23-10
45	National Guard–	
46	Ballentine Building/NCNG Museum	NG23-2
47	Constable Building	NG23-3
48	Winston-Salem FMS 7 Storage Bldg. HAZMAT/POL	NG23-7
49	Winston-Salem FMS 7 Storage Bldg.	NG23-8
50	Louisburg Readiness Center	NG23-9
51		

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Department of Public Instruction	
Center for the Advancement of Teaching	DPI21-1
Department of Transportation	
Department of Transportation North Carolina Global TransPark Authority–	
Aircraft Maintenance Repair & Overhaul	Facility TRAN23-1
Ancian Mannenance Repair & Overnau	racinity IRAN25-1
General Assembly	
Education Campus Project	NCGA21-3
Education Campus Parking Deck	NCGA23-1
The University of North Carolina	
Appalachian State University–	
Peacock Hall/Business	UNC/ASU21-1
Hickory Campus	UNC/ASU22-1
Walker Hall–Interior Renovation	UNC/ASU23-1
University of North Carolina at Charlotte–	0110/A3023-1
•	on UNC/CLT23-1
Smith Hall–Comprehensive Renovatio	JII UNC/CL125-1
University of North Carolina at Chapel Hill–	
Nursing School Renovation	UNC/CH20-2
Elizabeth City State University–	
Flight School	UNC/ECS21-4
Infrastructure Repairs–Phase 3	UNC/ECS23-1
East Carolina University–	
Brody School of Medicine	UNC/ECU21-1
Howell Science Building North-Comp	
Medical Examiner Office	UNC/ECU23-3
Regional Children's Behavioral Health	
Fayetteville State University–	
College of Education	UNC/FSU21-2
H.L. Cook Building–Renovation & A	
North Carolina Agricultural & Technical Stat	
Marteena Hall–Renovation, Phase 2	UNC/A&T23-1
North Carolina Central University-	
Dent Building–Comprehensive Renov	unc/ncc23-1
Edmonds Classroom Building–Comp	
University Theater Renovation	UNC/NCC23-3
North Carolina State University–	
S.T.E.M. Building	UNC/NCS20-1
Mann Hall–Renovation, Phase 2	UNC/NCS23-1
Business School	UNC/NCS23-2
North Carolina School of Science and Math-	
Morganton Campus	
Wellness Center	UNC/SSM23-1
Durham Campus	0110/001120 1
Renovation of Residence Halls	UNC/SSM23-2
University of North Carolina at Asheville–	
Lipinsky Hall–Comp. Modernization/	Addition UNC/AVL23-1
University of North Carolina at Greensboro–	
Moore Building–Renovation	UNC/GBO23-1

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1	University of North Carolina at Pembroke–				
2	Health Science		UNC/PEM21-1		
3		ning Arts Center–Renovation	UNC/PEM23-1		
4		arolina School of the Arts–			
5	•	-Renovation, Phase 2	UNC/SA23-1		
6		arolina at Wilmington–			
7	-	-Comprehensive Renovation/Expansion	UNC/WIL23-1		
8		ium–Comprehensive Renovation/Expansion			
9		-Modernization	UNC/WIL23-3		
10	Western Carolina Univ				
11		ngineering Building	UNC/WCU23-1		
12	Winston-Salem State U	• • •			
13	K.R. Williams	•	UNC/WSS21-1		
13		ovation & Elevator Addition	UNC/WSS23-1		
15		Renovation & Elevator Addition	UNC/WSS23-2		
16	UNC Board of Govern		0110/ 105525-2		
17	UNC Lease Fu		UNC/BOG21-1		
18	NC Care Healt		UNC/BOG23-1		
19	NC Care Hospi		UNC/BOG23-2		
20	Children's Hos		UNC/BOG23-3		
20	PBS North Carolina	pital	UNC/PBS23-1		
21	i bo North Carolina		0110/1 0525-1		
22	Repairs and Repovations_	The University of North Carolina	UNC/R&R21		
23 24	-	State Agencies (non-UNC)	R&R21		
25	OSBM Flexibility Funds	State Ageneies (non erve)	FLEX21		
26	SCIF-Related Personnel		PERS21		
20 27	Debt Payoff		DST23-1		
28	-	nission–Setzer Hatchery Revision	WRC23-1		
29		•			
30	<b>SECTION 40.1.(b)</b> This subsection authorizes the following capital projects in the 2023-2025 fiscal biennium based upon projected cash flow needs for the authorized projects. The				
31	authorizations provided in this subsection represent the maximum amount of funding from the				
32	State Capital and Infrastructure Fund that may be expended on each project and do not reflect				
33	authorizations from other non-State Capital and Infrastructure Fund sources. An additional action				
34		is required to increase the maximum			
35	projects listed:	1	5		
36	Capital Improvements-				
37	State Capital and	Previous	New/Updated		
38	Infrastructure Fund	Project Authorization	Project Authorization		
39	DACS21-2	\$3,518,000	\$7,018,000		
40	DACS21-4	4,000,000	7,350,000		
41	DACS23-1	N/A	2,500,000		
42	DACS23-2	N/A	200,000		
43	DACS23-3	N/A	13,000,000		
44	DACS23-4	N/A	1,750,000		
45	DACS23-5	N/A	749,000		
46	DACS23-6	N/A	750,000		
47	DACS23-7	N/A	12,000,000		
48	DEQ21-1	55,000,000	68,300,000		
49	DHHS23-1	N/A	1,352,000		
50	DHHS23-2	N/A	5,983,000		
51	DHHS23-3	N/A	5,405,000		
			, ,		

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1	DNCR21-5	15,000,000	45,000,000	
2	DNCR23-1	N/A	60,000,000	
3	DNCR23-6	N/A	5,500,000	
4	DNCR23-7	N/A	16,721,240	
5	DNCR23-8	N/A	4,000,000	
6	DNCR23-9	N/A	1,400,000	
7	DNCR23-10	N/A	3,000,000	
8	DNCR23-11	N/A	250,000	
9	DNCR23-12	N/A	3,000,000	
10	DNCR23-13	N/A	2,500,000	
11	DOA22-1	88,000,000	88,000,000	
12	DOA22-3	15,000,000	60,000,000	
13	DOA23-2	N/A	15,000,000	
14	DOA23-3	N/A	11,000,000	
15	DOA23-4	N/A	15,000,000	
16	DOA23-5	N/A	30,000,000	
17	DAC23-1	N/A	23,992,000	
18	DAC23-2	N/A	2,960,212	
19	DAC23-3	N/A	1,521,000	
20	DAC23-4	N/A	1,078,000	
21	DAC23-5	N/A	4,394,178	
22	DAC23-6	N/A	3,488,000	
23	DPS21-6	7,139,374	10,634,998	
24	DPS23-1	N/A	40,450,000	
25	DPS23-3	N/A	35,000,000	
26	DPS23-5	N/A	886,000	
27	DPS23-6	N/A	690,000	
28	DPS23-7	N/A	25,845,000	
29	DPS23-8	N/A	527,000	
30	DPS23-9	N/A	5,048,828	
31	DPS23-10	N/A	4,198,414	
32	DPS23-11	N/A	13,883,000	
33	NG23-2	N/A	12,500,000	
34	NG23-3	N/A	16,428,582	
35	NG23-7	N/A	278,208	
36	NG23-8	N/A	250,000	
37	NG23-9	N/A	3,666,667	
38	DPI21-1	23,416,952	30,416,952	
39	TRAN23-1	23, 110, 552 N/A	350,000,000	
40	NCGA21-3	269,000,000	340,000,000	
41	NCGA23-1	209,000,000 N/A	60,000,000	
42	UNC/ASU21-1	25,000,000	40,000,000	
43	UNC/ASU22-1	9,000,000	50,000,000	
44	UNC/ASU23-1	N/A	18,000,000	
45	UNC/CLT23-1	N/A N/A	36,000,000	
45 46	UNC/ECS23-1	N/A N/A	20,000,000	
40 47	UNC/ECU21-1	215,000,000	265,000,000	
48	UNC/ECU23-1	N/A	46,000,000	
49	UNC/ECU23-3	N/A N/A	35,000,000	
49 50	UNC/ECU23-4	N/A N/A	50,000,000	
51	UNC/FSU23-2	N/A N/A	10,000,000	
51	0110/13023-2	1N/T	10,000,000	

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1	UNC/GBO23-1	N/A	24,200,000
2	UNC/A&T23-1	N/A	9,700,000
3	UNC/NCC23-1	N/A	12,073,798
4	UNC/NCC23-2	N/A	12,999,424
5	UNC/NCC23-3	N/A	8,500,000
6	UNC/NCS23-1	N/A	30,000,000
7	UNC/NCS23-2	N/A	4,500,000
8	UNC/SSM23-1	N/A	12,000,000
9	UNC/SSM23-2	N/A	25,206,993
10	UNC/AVL23-1	N/A	26,150,000
11	UNC/PEM23-1	N/A	61,000,000
12	UNC/SA23-1	N/A	51,000,000
13	UNC/WIL23-1	N/A	40,050,000
14	UNC/WIL23-2	N/A	21,600,000
15	UNC/WIL23-3	N/A	12,150,000
16	UNC/WCU23-1	N/A	95,300,000
17	UNC/WSS23-1	N/A	10,800,000
18	UNC/WSS23-2	N/A	16,000,000
19	UNC/PBS23-1	N/A	49,500,000
20	UNC/BOG21-1	15,000,000	18,750,000
21	UNC/BOG23-1	N/A	210,000,000
22	UNC/BOG23-2	N/A	150,000,000
23	UNC/BOG23-3	N/A	500,000,000
24	FLEX21	100,000,000	175,000,000
25	WRC/23-1 N/A	10,000,000	
	GE GELONI		

26 SECTION 40.1.(c) The Board of Governors of The University of North Carolina 27 shall prioritize funds allocated for project code UNC/R&R21 for repairs and renovations 28 pursuant to G.S. 143C-8-13 and, notwithstanding G.S. 143C-8-13(a), for projects listed in 29 Section 40.1(d) of S.L. 2021-180. The cost for any single repair and renovation project other than 30 those specifically listed in Section 40.1(d) of S.L. 2021-180 shall not exceed fifteen million 31 dollars (\$15,000,000). The Board of Governors may reallocate funds in accordance with 32 G.S. 143C-8-13(b) or to projects listed in Section 40.1(d) of S.L. 2021-180; provided, however, 33 reallocation of funds intended for a project located at a particular constituent institution may only 34 be reallocated for repairs and renovations projects at that particular constituent institution. The 35 provisions of G.S. 143C-8-13(b)(4) shall not apply to the projects listed in Section 40.1(d) of 36 S.L. 2021-180. The Board of Governors shall report to the Joint Legislative Commission on 37 Governmental Operations in accordance with G.S. 143C-8-13(b).

38 SECTION 40.1.(d) For project code R&R21, the provisions of Section 40.1(c) of
 39 S.L. 2021-180 shall apply to funds allocated for the project code during the 2023-2025 fiscal
 40 biennium.

41 **SECTION 40.1.(g)** For project code UNC/WIL23-1, notwithstanding 42 G.S. 143C-4-5, the University of North Carolina at Wilmington is authorized to spend up to 43 forty-four million five hundred thousand dollars (\$44,500,000) on the project but shall commit 44 to providing funding of at least four million four hundred fifty thousand dollars (\$4,450,000) 45 from non-State sources on or before December 31, 2025, as a match for the intended State 46 allocations totaling forty million fifty thousand dollars (\$40,050,000) for the project.

47 **SECTION 40.1.(h)** For project code UNC/WIL23-2, notwithstanding 48 G.S. 143C-4-5, the University of North Carolina at Wilmington is authorized to spend up to 49 twenty-four million dollars (\$24,000,000) on the project but shall commit to providing funding 50 of at least two million four hundred thousand dollars (\$2,400,000) from non-State sources on or

before December 31, 2025, as a match for the intended State allocations totaling twenty-one
 million six hundred thousand dollars (\$21,600,000) for the project.

**SECTION 40.1.(j)** For project code DST23-1, the Department of State Treasurer may use funds allocated for the project code to redeem or purchase and cancel bonds that have debt service paid from the State Capital and Infrastructure Fund if (i) the cost of redeeming or purchasing and canceling those bonds is less than the estimated market value the bonds would have if not redeemed or purchased and canceled or (ii) the bonds were purchased by one or more of funds listed in G.S. 147-69.2(a) between May 1, 2023, and June 30, 2023, in a principal amount not to exceed forty million dollars (\$40,000,000).

**SECTION 40.1.**(*l*) For project code WRC23-1, the Wildlife Resources Commission is authorized to spend up to twenty-nine million seven hundred thousand dollars (\$29,700,000) on the project but shall commit to providing funding of at least nineteen million seven hundred thousand dollars (\$19,700,000) in non-State funds from the Commission's endowment as a match to the intended State allocations totaling ten million dollars (\$10,000,000) for the project. The Commission shall use the endowment funds described in this subsection on the project prior to expending any State funds.

SECTION 40.1.(m) For project code DOA23-4, the Department of Administration
 shall not demolish the structure sited at 216 W. Jones Street, at the corner of West Jones and
 North Dawson streets in Raleigh, otherwise known as the Old Health Building, Building Asset
 ID: 9806.

SECTION 40.1.(n) For project code DOA23-5, the Department of Administration
 shall site the project on the parcel of real property identified with Wake County real estate ID#
 0080466.

24

**SECTION 40.1.(o)** Section 40.1(h1) of S.L. 2021-180 reads as rewritten:

25 "SECTION 40.1.(h1) For project code UNC/BOG21-1, The University of North Carolina 26 System Office shall enter into a lease agreement for space sufficient to relocate staff and 27 operations located in the City of Raleigh. The lease term shall be for no less than three years and 28 no more than four five years. The Board of Governors of The University of North Carolina shall 29 be responsible for selection and approval of all lease terms not otherwise specified in this 30 subsection. All staff and operations shall be relocated to the leased space on or before December 31, 2022."

32 SECTION 40.1.(p) Notwithstanding any provision of S.L. 2021-180, S.L. 2022-74, 33 or any other provision of law to the contrary, (i) for project code DOA22-1, the State Controller 34 shall transfer unspent and unencumbered funds allocated for the project to the State Capital and 35 Infrastructure Fund and (ii) for project code NCGA21-3, with the exception of forty million 36 dollars (\$40,000,000) to remain available to expend on the project, the State Controller shall 37 transfer all unspent and unencumbered funds to the State Capital and Infrastructure Fund. The 38 General Assembly intends to appropriate funds for these project codes in future fiscal years. This 39 subsection shall have no impact on the amounts authorized for these projects.

40 **SECTION 40.1.(q)** Notwithstanding the State Medical Facilities Plan, Article 9 of 41 Chapter 131E of the General Statutes, or any other provision of law to the contrary, the Katie 42 Blessing Foundation, a nonprofit corporation, shall be exempt from certificate of need review for 43 the construction of any behavioral health-related facilities or beds funded by the nonrecurring 44 grant allocated in this Part in the amount of fifteen million dollars (\$15,000,000) for the 45 2023-2024 fiscal year, provided those facilities and beds shall be subject to existing licensure 46 laws and requirements.

47 SECTION 40.1.(r) Subsection (p) of this section becomes effective June 30, 2023.
48 The remainder of this section becomes effective July 1, 2023.

49 **SECTION 40.1.(s)** For project code TRAN23-1, the North Carolina Global 50 TransPark Authority (Authority) shall be considered the funded agency, pursuant to 51 G.S. 143-135.26(1), and, notwithstanding G.S. 143-341 or any other provision of law to the

1 contrary, shall have final authority over any aspect of the project. The Authority shall use up to 2 five million dollars (\$5,000,000) allocated in this Part for the 2023-2024 fiscal year for project 3 planning. The Office of State Budget and Management shall disburse additional funding that has 4 been allocated by the General Assembly for the project during the 2023-2025 fiscal biennium 5 and subsequent fiscal years contingent upon the Authority entering into an intergovernmental 6 services agreement with an agency of the United States for the use of the facility being 7 constructed under this project code. The Authority shall repay the total amount of three hundred 8 fifty million dollars (\$350,000,000) intended to be allocated from the State Capital and 9 Infrastructure Fund for the project in an amount of no less than fifteen million dollars 10 (\$15,000,000) annually, commencing on the first year the federal government agency takes 11 occupancy of the facility under the terms of the intergovernmental services agreement. 12 Reimbursement funds submitted by the Authority pursuant to this subsection shall be credited to 13 the State Capital and Infrastructure Fund.

14 15

## SIX-YEAR INTENDED PROJECT ALLOCATION SCHEDULE

SECTION 40.2. It is the intent of the General Assembly to fund capital improvement projects on a cash flow basis and to plan for future project funding based upon projected availability in the State Capital and Infrastructure Fund. Nothing in this section shall be construed (i) to appropriate funds or (ii) as an obligation by the General Assembly to appropriate funds for the projects listed in future years. The following schedule lists capital improvement projects that will begin or be completed in fiscal years outside of the 2023-2025 fiscal biennium and estimated amounts (in thousands) needed for completion of those projects:

24	<b>Project Code</b>	FY23-24	FY24-25	FY25-26	FY26-27	FY27-28	FY28-29
25	Ū						
26	PERS21	2,000	2,000	2,000	2,000	2,000	2,000
27	UNC/R&R21	280,503	250,000	200,000	200,000	200,000	200,000
28	R&R21	200,000	200,000	200,000	200,000	200,000	200,000
29	DACS21-2	N/A	2,000	1,500	N/A	N/A	N/A
30	DACS21-4	N/A	1,850	1,500	N/A	N/A	N/A
31	DACS23-3	N/A	3,000	2,000	4,000	4,000	N/A
32	DEQ21-1	3,325	28,650	17,075	N/A	N/A	N/A
33	DNCR21-13	N/A	N/A	N/A	N/A	22,000	15,000
34	DNCR23-1	3,000	3,000	30,000	24,000	N/A	N/A
35	DNCR23-7	2,000	7,721.24	7,000	N/A	N/A	N/A
36	DOA22-1	N/A	N/A	8,800	22,000	35,200	22,000
37	DOA22-3	N/A	21,000	N/A	24,000	N/A	N/A
38	DOA23-2	3,750	3,750	3,750	3,750	N/A	N/A
39	DOA23-3	N/A	N/A	11,000	N/A	N/A	N/A
40	DOA23-4	N/A	N/A	15,000	N/A	N/A	N/A
41	DOA23-5	N/A	N/A	30,000	N/A	N/A	N/A
42	DAC23-1	4,776.39	9,607.8	9,607.8	N/A	N/A	N/A
43	DAC23-6	N/A	449	2,439	600	N/A	N/A
44	DPS21-6	N/A	836.88	2,658.75	N/A	N/A	N/A
45	DPS21-9	3,268.1	30,000	19,793.24	N/A	N/A	N/A
46	DPS23-1	N/A	600	10,000	29,850	N/A	N/A
47	DPS23-3	N/A	4,400	8,500	13,600	8,500	N/A
48	DPS23-7	3,706	11,069.5	11,069.5	N/A	N/A	N/A
49	DPS23-9	1,000	2,024.4	2,024.4	N/A	N/A	N/A
50	DPS23-11	2,028.5	5,927.25	5,927.25	N/A	N/A	N/A
51	NG23-2	1,500	6,000	5,000	N/A	N/A	N/A

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1	TRAN23-1	50,000	125,000	125,000	50,000	N/A	N/A
2	NCGA21-3	20,000	135,000	145,000	N/A	N/A	N/A
3	NCGA23-1	N/A	N/A	60,000	N/A	N/A	N/A
4	WRC23-1	4,000	3,000	3,000	N/A	N/A	N/A
5	UNC/BOG21-1	3,750	3,750	3,750	3,750	N/A	N/A
6	UNC/ASU21-1	N/A	7,500	7,500	N/A	N/A	N/A
7	UNC/ASU22-1	N/A	4,100	12,300	14,350	10,250	N/A
8	UNC/ASU23-1	N/A	1,800	6,300	9,900	N/A	N/A
9	UNC/CLT23-1	N/A	3,600	N/A	12,600	19,800	N/A
10	UNC/CH20-2	N/A	N/A	10,750	N/A	N/A	N/A
11	UNC/BOG23-3		85,000	70,000	122,500	122,500	N/A
12	UNC/ECU21-1	N/A	20,000	84,007.3	85,742.72	N/A	N/A
13	UNC/ECU23-1	N/A	4,600	13,800	16,100	11,500	N/A
14	UNC/NCS20-1	N/A	6,025.2	22,224.8	N/A	N/A	N/A
15	UNC/PEM21-1	N/A	0,0 <b>2</b> 0.2 N/A	N/A	N/A	36,400	22,750
16	UNC/PEM23-1	N/A	6,100	24,400	30,500	N/A	N/A
17	UNC/ECS21-4		15,827.27	4,172.73	N/A	N/A	N/A
18	UNC/ECS23-1	N/A	2,000	8,000	10,000	N/A	N/A
19	UNC/FSU21-2	N/A	36,376.1	6,573.9	N/A	N/A	N/A
20	UNC/FSU23-2	1,000	3,500	5,500	N/A	N/A	N/A
20	UNC/A&T23-1	970	3,395	5,335	N/A	N/A	N/A
22	UNC/NCC23-1		N/A	4,829.5	6,036.9	N/A	N/A
23	UNC/NCC23-2	N/A	1,299.94	4,027.5 N/A	4,549.8	7,149.68	N/A
23 24	UNC/NCC23-3	N/A	850	N/A	2,975	4,675	N/A
2 <del>4</del> 25	UNC/NCS23-1	N/A	3,000	27,000	2,973 N/A	4,075 N/A	N/A
23 26	UNC/SSM23-2	N/A	12,750	7,978.5	4,478.5	N/A N/A	N/A N/A
20 27	UNC/AVL23-1	2,615	6,537.5	11,767.5	5,230	N/A N/A	N/A N/A
28	UNC/GBO23-1	2,013 N/A	2,420	N/A	<i>3,230</i> <i>8,470</i>	13,310	N/A N/A
28 29	UNC/SA23-1	N/A	2,420 5,100	12,750	22,950	10,200	N/A N/A
30	UNC/WIL23-1	N/A	4,005	10,012.5	16,020	10,200	N/A N/A
31	UNC/WIL23-1 UNC/WIL23-2	N/A	4,003 2,160	5,400	8,640	,	N/A N/A
32	UNC/WIL23-2 UNC/WIL23-3	N/A		3,400 4,860	8,040 6,075	5,400 N/A	N/A N/A
32 33	UNC/WCU23-1		1,215 N/A	2,000	9,530	N/A N/A	33,355
33 34	UNC/WSS21-1	N/A	N/A N/A	2,000 N/A	9,330 N/A	22,800	
	UNC/WSS23-1						14,250
35		N/A	800	1,080	N/A	3,780	5,140
36	UNC/WSS23-2	N/A	800	1,600	N/A	5,600	8,000
37	UNC/PBS23-1	N/A	4,950	N/A	17,325	27,225	N/A
38							FIONG
39	NON-GENERA						
40					•		capital projects
41	to be funded w		-				ate Capital and
42	Infrastructure Fu	ind sourc	ces available	to the appropriate	-		
43	N. CD				Amount of P		und/Non-SCIF
44	Name of Projec	et				Funding Aut	
45					FY	2023-2024	FY 2024-2025
46		T / 1	101 15				
47	Department of N						
48	Brunswick T			ite—		¢150.000	<b>#</b> 0
49	Historica			<i>c</i> ·		\$150,000	\$0
50	Department of A			mer Services		1 000 000	_
51	Arena and B	arn Repl	acement			1,900,000	0

House Bill 259-Fourth Edition

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State Fair Lunch Facility Ren	ovation	25,500,000	0
State Fair Gate 8 Restroom R	enovation	1,500,000	0
Equipment Shelters Replacer	nent	0	300,000
Department of Public Safety			
Alcoholic Beverage Control-	-		
Warehouse Precast Repai	r	275,000	(
ABC New Campus–Adva	anced Planning	4,700,000	(
Department of Adult Correction			
Old Craggy Laundry Was	stewater/Stormwater Repl.	742,000	(
Wildlife Resources Commission			
Land Acquisition		5,000,000	5,000,000
Game Land Improvements		2,000,000	(
Caswell Depot Expansion		2,460,000	(
Mills River Equipment Stora		355,000	(
Morganton Depot Equipment	Storage	340,000	(
Rhems Depot Equipment Sto	rage	415,000	(
Troy Depot Office/Shop & S	torage	1,900,000	(
Shooting Range Office & Cla	assroom Constr.	3,100,000	(
Mount Holly Depot		0	2,400,000
Marion Aquaculture Building	5	0	600,000
TOTAL AMOUNT OF NON-O			
FUND/NON_SCIE CADITA			
	<b>AL PROJECTS</b>		
AUTHORIZED		\$50,337,000	\$8,300,000
AUTHORIZED			\$8,300,000
AUTHORIZED SECTION 40.4.(b)	From funds deposited with	the State Treasu	irer in a capita
AUTHORIZED SECTION 40.4.(b) improvement account to the cre	From funds deposited with dit of the Department of Ag	the State Treasuriculture and Cor	rer in a capitansumer Service
AUTHORIZED SECTION 40.4.(b) improvement account to the cre pursuant to G.S. 146-30, the sum	From funds deposited with dit of the Department of Ag of seventy-five thousand dol	the State Treasu riculture and Cor llars (\$75,000) fo	ner in a capitansumer Service r the 2023-2024
AUTHORIZED SECTION 40.4.(b) improvement account to the cre pursuant to G.S. 146-30, the sum fiscal year and the sum of sevent	From funds deposited with dit of the Department of Aga of seventy-five thousand dol y-five thousand dollars (\$75,0	the State Treasu riculture and Cor llars (\$75,000) fo 000) for the 2024-	rer in a capitansumer Service r the 2023-202 2025 fiscal year
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AUTHORIZED SECTION 40.4.(b) improvement account to the cre pursuant to G.S. 146-30, the sum fiscal year and the sum of sevent shall be transferred to the Dep notwithstanding G.S. 146-30, by 19B of Chapter 106 of the General	From funds deposited with dit of the Department of Agr of seventy-five thousand dol y-five thousand dollars (\$75,0 artment of Agriculture and the Department for its plant co al Statutes for costs incidental	the State Treasu riculture and Cor llars (\$75,000) fo 000) for the 2024- Consumer Servic onservation progra to the acquisition	rer in a capita nsumer Service r the 2023-202 2025 fiscal yea ces to be used am under Articl of land, such a
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AUTHORIZED SECTION 40.4.(b) improvement account to the cre pursuant to G.S. 146-30, the sum fiscal year and the sum of sevent shall be transferred to the Dep notwithstanding G.S. 146-30, by 19B of Chapter 106 of the General	From funds deposited with dit of the Department of Age of seventy-five thousand dollars y-five thousand dollars (\$75,0 artment of Agriculture and the Department for its plant co al Statutes for costs incidental e searches, and environmental	the State Treasu riculture and Cor llars (\$75,000) fo 000) for the 2024- Consumer Servic onservation progra to the acquisition	rer in a capita nsumer Service r the 2023-202 2025 fiscal yea ces to be used am under Articl of land, such a
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1 funds are appropriated, or (iii) the Director redirects funds appropriated for a capital improvement 2 project in accordance with G.S. 143C-6-2. The Director may, for good cause, allow a State 3 agency to take up to an additional 12 months to begin construction of a project; however, if the 4 Director approves an extension of time under this subsection and construction of the project has 5 not begun by the end of the extension, the authorization for the project shall lapse. 6 Funds Remaining After Project Completion. – The State Controller shall transfer any (c) 7 balance of State funds appropriated for a capital project that remains unspent and unencumbered 8 two years after completion of the project in accordance with this section. If applicable law 9 requires a particular disposition of the funds, then the transfer shall be made in accordance with 10 that requirement. Otherwise, the transfer shall be made in accordance with the following 11 requirements: 12 (1)If the funds were initially allocated from the Reserve for Repairs and 13 Renovations, then the funds shall be transferred to that Reserve. 14 All other funds balance shall be transferred to the Project Reserve Account (2)15 State Capital and Infrastructure Fund created bv G.S. 16 143C-8-10.G.S. 143C-4-3.1." 17 SECTION 40.5.(c) G.S. 143C-4-3.1 reads as rewritten: "§ 143C-4-3.1. State Capital and Infrastructure Fund. 18 19 . . . 20 (g) Unexpended Funds. - Funds appropriated for a project that are unspent and 21 unencumbered upon completion of the project shall revert to the Fund. For the purposes of this 22 subsection, a project includes any allocation from the Fund to a State agency or The University 23 of North Carolina. . . . . " 24 25 **SECTION 40.5.(d)** Section 40.6(g)(3) of S.L. 2022-74 reads as rewritten: 26 "(3) Third, to be deposited into the Downtown Government Complex Reserve, 27 established in Section 2.2 of this act. State Capital and Infrastructure Fund." 28 SECTION 40.5.(e) Section 40.3(f) of S.L. 2021-180, as enacted by Section 18.2 of 29 S.L. 2022-6, reads as rewritten: 30 "SECTION 40.3.(f) Notwithstanding any other provision of law to the contrary, there shall 31 be no local match required for the North Topsail Beach Shoreline Protection – Phases 1–4 project 32 referenced in subsection (b) subsection (c) of this section." 33 SECTION 40.5.(f) Section 9.3 of S.L. 2023-11 reads as rewritten: 34 "SECTION 9.3. 9.3.(a) Subdivision (65) of Section 40.17(a) of S.L. 2021-180, as enacted 35 by Section 40.2(a) of S.L. 2022-74, reads as rewritten: 36 "(65) The funds for Ball's Creek Camp Ground in the sum of three hundred thousand 37 dollars (\$300,000) for the 2021-2022 fiscal year shall instead be provided to 38 Ball's Creek Campground History & Learning Center, Inc., a nonprofit 39 corporation, to be used for repairs and renovations to Ball's Creek Camp 40 Ground." 41 "SECTION 9.3.(b) Section 40.2 of S.L. 2022-74 is amended by adding a new subsection to 42 read: ""SECTION 40.2.(i) Notwithstanding any provision of law or the Committee Report 43 referenced in Section 43.2 of this act to the contrary, the allocation of two hundred thousand 44 dollars (\$200,000) from the State Capital and Infrastructure Fund to Ball's Creek Campground 45 for capital improvements or equipment shall instead be provided to Ball's Creek Campground 46 47 History & Learning Center, Inc., a nonprofit corporation, for capital improvements or 48 equipment."" 49 SECTION 40.5.(g) Part 24 of S.L. 2022-74 is amended by adding a new section to 50 read: 51 **"REPEAL GRANT ALLOCATION** 

	General Assembly Of I	North Carolina	Session 2023
1	"SECTION 24.5. N	otwithstanding any provision of law or the	Committee Report referenced
2		act to the contrary, the directed grant in	—
3		recurring funds for the 2022-2023 fiscal	-
4		Ltd., and the funds shall revert."	
5		<b>0.5.(h)</b> The State Controller shall transfe	r all funds remaining in (i) the
6		deserve established in Section $2.2(r)$ of S.	
7	-	erve established in Section 40.7 of S.L. 20	· · · · ·
8	Infrastructure Fund.		
9		<b>0.5.(i)</b> Section 2.2(r) and Section 40.7 of	S.L. 2022-74 are repealed.
10		(0.5.(j) Section 40.17(a)(55) of S.L. 202	-
11		and amended by Section 18.1 of S.L. 202	•
12		funds for Nikwasi Town Cherokee Set	
13	· · · · ·	red thirteen thousand four hundred dollars	
14		year and the funds for Watauga Town C	
15		e hundred thousand dollars (\$100,000) for	
16		d be provided as follows:	
17	<del>a.</del>	$A_{\underline{a}}$ grant in the sum of six <u>eight</u> hu	undred thirteen thousand four
18		hundred_dollars (\$600,000) (\$813,400	
19		Trust, Inc., a nonprofit corporation, for	
20		0.6 acres at the site of land acquisition	1 11 1
21		Nikwasi Town in the Town of Frank	
22		conservation and preservation easemen	t to be held by the Department
23		of Natural and Cultural Resources.an	nd Watauga Town Cherokee
24		mound sites.	
25	<del>b.</del>	A grant in the sum of one hundred th	nirteen thousand four hundred
26		dollars (\$113,400) to the Departme	ent of Natural and Cultural
27		Resources for the purchase of a co	
28		easement of approximately 0.7 acres	
29		settlement of Nikwasi Town in the	Town of Franklin in Macon
30		County."	
31		<b>0.5.(k)</b> Section 1(e) of S.L. 2020-81, as	amended by Section $40.1(l)$ of
32	S.L. 2021-180, reads as		
33		For project code UNC/CH20-1, notwit	-
34	•	olina at Chapel Hill is authorized to spend	1 2
35		on the project, but shall commit to p	0
36		<u>en</u> million dollars <del>(\$75,000,000) <u>(</u>\$97,000)</del>	
37		$\frac{2022}{2024}$ , as a match for the interval $\frac{1}{2024}$	-
38	seventy-five fifty-three	nillion dollars <del>(\$75,000,000) <u>(</u>\$53,000,00</del>	<u>10)</u> for the project."
39			
40	GRANTS TO NON-ST		
41		<b>10.7.</b> Requirements. – For purposes of	
42		Capital and Infrastructure Fund as grants t	
43 44	-	e subject to all of the following requireme	
44 45		on as practicable after the effective date	•••
43 46		nistering grants shall begin disburseme State entity when all applicable requi	-
40 47		rsement of grant funds allocated for the	
47		hence no later than 100 days after the d	•
48 49		rsement in full to all grantees shall be	
49 50		hs after the date this act becomes law. Di	-
50	monu	is all the date this act occomes law. DI	soursement of grants anotated

	General Assem	bly Of North Ca	arolina	Session 2023
1		for the 2024-2	025 fiscal year shall be completed	no later than 100 days after
2		the beginning	of the 2024-2025 fiscal year.	
3	(2)	G.S. 143C-6-2	23(b) through (f) and (f2) through (	(k) apply to the grants.
4	(3)		ng any provision of G.S. 143C-1-	•
5		otherwise indi	icated, nonrecurring funds approp	riated in this Part as grants
6		shall not rever	t until expended or the particular p	roject has been completed.
7	(4)	Grants to eac	ch grantee non-State entity shall	be used for nonsectarian,
8		nonreligious p	1 0	
9	(5)	By January 1,	2024, and then quarterly thereafte	r, the Office of State Budget
10		and Manageme	ent shall report to the Fiscal Resea	rch Division on the schedule
11			of grant disbursement. At a minin	num, the report shall include
12		the following f	for each grant:	
13		a. The da	te when the disbursing agency issu	ed the initial contract.
14		b. The da	te when the contract was sent to th	e grantee non-State entity.
15		c. The da	ate when the fully executed co	ntract was returned to the
16		disburs	sing agency.	
17			te when the contract was executed	
18		e. The da	te when a grant was disbursed in f	ull.
19				
20	PART XLI. TR	ANSPORTATI	ON	
21				
22			ND AND HIGHWAY TRUST F	
23		TION 41.1.(a)	Subsections (b) and (c) of Section	on 41.1 of S.L. 2022-74 are
24	repealed.			1
25 26		TION 41.1.(b)	5	tes and certifies anticipated
26 27		Highway Fund a		
		ear 2025-2026 ear 2026-2027	\$3,170.2 million	
28			\$3,216.9 million	
29 30		ear 2027-2028 ear 2028-2029	\$3,265.1 million	
30 31		ear 2028-2029 ear 2029-2030	\$3,382.0 million \$3,436.4 million	
31 32		TION 41.1.(c)		vas and cortifics anticipated
32 33		Highway Trust F	The General Assembly authoriz	les and certifies anticipated
33 34		ear 2025-2026	\$2,487.2 million	
34 35		ear 2025-2020 ear 2026-2027	\$2,487.2 million \$2,514.8 million	
35 36		ear 2020-2027	\$2,652.8 million	
30 37		ear 2028-2028	\$2,728.1 million	
38		ear 2029-2029	\$2,771.7 million	
39			The Department of Transportation	n in collaboration with the
40		· · ·	anagement, shall develop a five-	
41		-	loped under this subsection shall	•
42	•		icluded in the biennial budgets, (	· / I
	in the year capit 1	ion commutes III	ieraaca in nie oreinnar buugeto, (	in, to develop the budtegle
	•		ogram and (iii) by the Departme	nt of the State Treasurer to
43	Transportation 1	Improvement Pro	ogram, and (iii) by the Departme	nt of the State Treasurer to
	Transportation 1			nt of the State Treasurer to

### 46 CONTINGENCY FUNDS

47 **SECTION 41.2.(a)** The funds appropriated in this act to the Department of 48 Transportation, Construction – Contingency Fund Code for the 2023-2024 fiscal year shall be 49 allocated statewide for rural or small urban highway improvements and related transportation 50 enhancements to public roads and public facilities, industrial access roads, railroad infrastructure, 51 and spot safety projects, including pedestrian walkways that enhance highway safety. Projects

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1 2 3 4	funded pursuant to this subsection require prior approval by the Secretary of Transportation. Funds allocated under this subsection shall not revert at the end of the applicable fiscal year but shall remain available until expended. The use of funds that do not revert under this subsection is not restricted to the fiscal year in which the funds were allocated.					
5	<b>SECTION 41.2.(b)</b> The Department of Transportation shall report to the members					
6	of the General Assembly on projects funded pursuant to s	1				
7	member's district prior to construction. The Department sh					
8	report on the use of these funds to the Joint Legislative Tran					
9	the Fiscal Research Division.	1 0				
10						
11	CAPITAL AND RENOVATIONS					
12	SECTION 41.3. For the 2023-2025 fiscal bien	nium, the funds ap	propriated in this			
13	act from the Highway Fund to the Department of Transporta	tion for capital and	renovations shall			
14	be used as follows:					
15						
16	Item	FY 2023-24	FY 2024-25			
17	Avery Maintenance Engineer Office	2,628,000				
18	Cherry Branch Shore Power	2,104,000				
19	Clay Maintenance Engineer Office and Equipment Shop	261,354				
20	Hyde Maintenance Office and Equipment Shop	2,485,045				
21	Iredell Maintenance Engineer and	1 (20 9/5				
22 23	Bridge Maintenance Office	1,628,865				
23 24	Replace Rooftop HVAC Units – Century Center Rowan District Engineer Office	649,500 627,426				
24 25	Surry District Engineer Office	1,231,450				
23 26	Watauga District Engineer Office	1,070,041				
27	Watadga District Engineer Office	1,070,011				
28	Total	\$12,685,681				
29		+				
30	POWELL BILL FUNDS					
31	SECTION 41.5. For the 2023-2025 fiscal bien	nium:				
32	(1) The Department of Transportation shall	l not reduce the fu	inds appropriated			
33	under this act to the State Aid – Powel	l Bill Fund for allo	ocation under the			
34	Powell Bill (G.S. 136-41.1 through G.S.	· ·				
35	(2) Notwithstanding G.S. 136-41.1(a), eligit	1	1 1			
36	of 400,000 or more shall receive the sa		0			
37	funds allocated for the 2020-2021 fisca	•	-			
38 39	Program funds shall be allocated to mu		-			
39 40	than 400,000 in accordance with the requ	internetits of G.S. 1.	50-41.1(a).			
40 41	FACILITIES MAINTENANCE DIVISION POSITION	S				
42	<b>SECTION 41.6.(a)</b> Of the funds appropriate		e Department of			
43	Transportation, Facilities Maintenance Division (FMD), the		-			
44	equivalent (FTE) Maintenance and Construction Tech III p	-				
45	positions shall be assigned to the 14 local highway division of	· · · ·				
46	FMD organizational structure set up for regional maintenan					
47	offices. The FMD positions shall be responsible for building					
48	and support for State-owned buildings, and management	of contracts neces	sary to complete			
49	tasks. Operational funds based on needs shall be allotted by					
50	the local highway divisions and district. The FMD shall su	-	-			
51	status of this section by October 1, 2023, and May 1, 202	24, to the House of	f Representatives			

1	Appropriations Committee on Transportation, Senate Appropriations Committee on the					
2	Department of Transportation, Joint Legislative Transportation Oversight Committee (JLTOC),					
3	and the Fiscal Research Division. The report shall include the status of creating and filling					
4	positions, lease of trucks, purchase of rolling stock and other supplies, and methodology for					
5	1	rational funds for the local highway divisions and amount of funds spent. The				
6		de a needs assessment for additional staffing and funding for routine building				
7	maintenance acti					
8		<b>FION 41.6.(b)</b> By August 1 of each year, the Facilities Maintenance Division				
9		port to the Joint Legislative Transportation Oversight Committee (JLTOC) and				
10		ch Division. The report shall include the following information:				
11	(1)	Capital projects status to include each project undertaken, amount of funds				
12		expended, and planned completion and, if additional appropriations are				
13	( <b>2</b> )	required, include amount needed for completion of the project.				
14	(2)	Information on the contract, including whether the Department of Administration administration administration and whether the contract was				
15		Administration administered the contract and whether the contract was				
16 17	(2)	managed by DOT.				
17	(3)	Update of building replacement schedules for upcoming budget planning.				
18 19	AED REPORT					
20		<b>FION 41.6A.</b> By March 1, 2024, the Department of Transportation shall submit				
20		ouse Appropriations Committee on Transportation, the Senate Appropriations				
22	-	e Department of Transportation, and the Fiscal Research Division on the status				
22		installation of the automated external defibrillator (AED) devices. The report				
23 24		e number of AED devices purchased, location and building purpose of				
25		ber of replacement AED devices, amount of credit or rebate applied toward new				
26		otal amount spent for purchase and installation of AED devices.				
27	purchases, and to	that amount spent for parenase and instantion of ALD devices.				
28	ROAD AND BR	RIDGE NAMING				
29		<b>FION 41.7.</b> Notwithstanding any provision of law to the contrary, the				
30		ransportation shall designate as follows:				
31	(1)	A section of Interstate 40 in Catawba County named in honor of Cherie Killian				
32	(-)	Berry, the first female Commissioner of Labor in North Carolina.				
33	(2)	The bridge on U.S. Highway 74 that crosses over the Catawba River at the				
34	~ /	Mecklenburg County and Gaston County line and is numbered 350091 by the				
35		Department as the "Representative Dana B. Bumgardner Bridge."				
36	(3)	A bridge to be constructed on Interstate Highway 77 southbound that crosses				
37	~ /	over Interstate Highway 40 in Statesville as the "Sheriff Godfrey "Click"				
38		Kimball Bridge."				
39	(4)	The bridges on U.S. Highway 1 that cross over North Carolina Highway 2 in				
40		Moore County as the "George Little Bridges."				
41	(5)	The bridge on North Carolina Highway 49 that crosses over the Tuckertown				
42		Reservoir in Davidson County as the "Senator Stan Bingham Bridge."				
43						
44	<b>INCREASE CA</b>	P ON CERTAIN PUBLIC PRIVATE PARTNERSHIPS				
45		<b>FION 41.9A.</b> G.S. 136-18 reads as rewritten:				
46	"§ 136-18. Powe	ers of Department of Transportation.				
47		ent of Transportation has the following powers:				
48	• • • •					
49	(39a)	a. The Department of Transportation or Turnpike Authority, as				
50		applicable, and Turnpike Authority may enter into up to three				

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1	agreements each with a private entity as provided under subdivision
2	(39) of this section for which the provisions of this section apply.
3	"
4	
5	CLARIFY FERRY OPERATING BUDGET REQUIREMENTS
6	SECTION 41.11. Section 41.15A of S.L. 2021-180 is amended by adding the
7	following new subsections to read:
8	"SECTION 41.15A.(c) Notwithstanding subsections (a) and (b) of this section, the
9	Committee Report described in Section 43.2 of this act, and any other provision of law, the
10	Department of Transportation may maintain field, program, administrative, or any other fund
11	codes it determines to be necessary within its internal SAP accounting system to implement this
12	section. The Department shall combine these internal fund codes to show only Fund Code 7825
13	for Ferry Operations in the North Carolina Accounting System and North Carolina Financial
14	System and any successor accounting systems. To the extent practicable, the Department shall
15	combine these internal fund codes to show only Fund Code 7825 in reports required by the
16	General Assembly and any other public reports.
17	"SECTION 41.15A.(d) Notwithstanding any other provision of law, the Office of State
18	Budget and Management may make changes to the Integrated Budget Information System, North
19	Carolina Accounting System, North Carolina Financial System, or any successor systems to
20	those listed to comply with this section."
21	
22	FERRY VESSEL REPLACEMENT PLAN
23	SECTION 41.11A.(a) Plan. – The Ferry Division of the Department of
24	Transportation shall develop a plan for replacing its fleet. The plan shall identify each vessel
25	owned by the Department of Transportation at the time of publication of the report and, in
26	addition, include all of the following information:
27	(1) The date each vessel entered service.
28	(2) The routes and division served by each vessel.
29	(3) An assessment of the condition of each vessel.
30	(4) The estimated remaining service life of each vessel.
31	(5) A schedule for replacing each vessel that includes all of the following:
32	a. A rank order prioritization of vessel replacement that includes the
33	estimated replacement date for each vessel.
34	b. The class of vessel each vessel currently in service will be replaced
35	with.
36	c. The costs the Division will incur to replace each vessel.
37	(6) Any funds dedicated or identified for replacing vessels, including the amount
38	and source of the funds.
39 40	(7) A list of potential interventions, if any, that could extend the life of each vessel
40	currently in service. This list shall include (i) the cost of the intervention and
41 42	(ii) the additional extended life the intervention would provide for the vessel. The Division shall submit this plan to the shairs of the Joint Lagislative Transportation Oversight
42 43	The Division shall submit this plan to the chairs of the Joint Legislative Transportation Oversight Committee, the chairs of the House and Senate Transportation Appropriations Committees, and
43 44	the Fiscal Research Division no later than March 1, 2024.
44	<b>SECTION 41.11A.(b)</b> Effective Date. – This section is effective when it becomes
46	law.
40 47	iaw.
48	FERRY MAINTENANCE REPORT
49	<b>SECTION 41.11B.(a)</b> The Ferry Division of the Department of Transportation shall
50	report on the use of funds appropriated for marine and facilities maintenance for each year of the
51	2023-2025 fiscal biennium. The report shall include all of the following:

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1	(1) The projects on which the funds were used.
2	(2) The amount of funds used for each project.
3	(3) Whether the work on the project was performed by a contractor or by the
4	Division.
5	(4) For all work performed by a contractor, the name of the contracting company.
6	<b>SECTION 41.11B.(b)</b> The Division shall submit this report to the chairs of the Joint
7	Legislative Transportation Oversight Committee, the chairs of the House and Senate
8	Transportation Appropriations Committees, and the Fiscal Research Division on June 30, 2024,
9	and June 30, 2025.
0	
1	AUTHORIZE TOLLING ON ALL FERRY ROUTES
2	SECTION 41.11C.(a) G.S. 136-82 reads as rewritten:
2 3	"§ 136-82. Department of Transportation to establish and maintain ferries.
	§ 150-62. Department of Transportation to establish and maintain ferries.
4 5	(h) Talling of Cantain Formy Doutes. The Doord of Transportation shall establish talls
5 6	(b) Tolling of Certain Ferry Routes. – The Board of Transportation shall establish tolls
	on the passenger only Hatteras Ocracoke ferry route. The Board of Transportation shall continue
7	tolling the following ferry routes: all ferry routes.
3	(1) Southport Fort Fisher.
)	(2) Cedar Island-Ocracoke.
)	(3) Swan Quarter-Ocracoke.
l	(b1) Untolled Ferry Routes. Except as provided in subsection (b) of this section, ferry
2	routes are exempt from tolls. The Board of Transportation shall not establish tolls on a ferry route
3	exempt from tolls.
ŀ	
5	(f4) Commuter Pass. – The Board of Transportation shall authorize the sale of an annual
5	commuter pass for all tolled ferry routes.
7	"
8	<b>SECTION 41.11C.(b)</b> For the 2024-2025 fiscal year, the cost of a commuter pass
)	under G.S. 136-82(f4), as enacted by subsection (a) of this section, shall be set at the same rate
)	in effect on the effective date of this act.
	AUTHORIZE CARRYFORWARD OF FERRY FUNDS
5	SECTION 41.11D. G.S. 136-82(h) reads as rewritten:
ŀ	"(h) Transfer of Funds. – Notwithstanding G.S. 136-44.2(f), G.S. 136-44.2(f1), and any
j	other provision of law to the contrary, beginning with the 2021-2022 fiscal year, no later than 45
5	days after the first day of the fiscal year, the Department of Transportation shall transfer from the
7	Highway Fund to the Ferry Systemwide fund code within the Ferry Capital Special Fund all
3	unexpended unallotted and unencumbered funds appropriated to the Ferry Division's budget from
)	the prior fiscal year. Any funds categorized as unencumbered shall be deposited in the Ferry
)	Systemwide fund code. Any funds categorized as encumbered shall be deposited into a specified
	fund code for encumbrances."
2	
3	STUDY INCREASING FERRY DIVISION'S CAPACITY FOR VESSEL
1	MAINTENANCE
5	<b>SECTION 41.11E.(a)</b> Study. – The Ferry Division of the Department of
5	Transportation shall study increasing its in-house capacity for vessel maintenance, including
7	maintenance related to credit dry-dock examinations required by the United States Coast Guard.
3	This study shall include all of the following:
9	(1) An evaluation of all of the following options for increasing in-house capacity
)	for vessel maintenance:
1	a. Expanding berths and staffing at Manns Harbor.
1	a. Expanding oortins and starring at Mainis Harbor.

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1 2 3 4 5 6 7		<ul> <li>b. Using existing State-owned properties for dry-docl Purchasing or leasing additional property elsewhe Carolina coast. The evaluation of this option identification of specific sites or regions where p shipyard capacity may be found and whether the that site or region possesses sufficient skilled labor maintenance.</li> </ul>	bre along the North shall include the potential additional local population of br to support vessel
8 9		d. Any other option that could potentially increase in vessel maintenance.	-house capacity for
10 11 12		For each option evaluated pursuant to subdivision (1) of t Division shall assess both of the following: a. The total costs the Division will incur for each opti	ion.
13 14		b. The steps that would be necessary to implement proposed time line for implementation.	each option and a
15 16		An assessment of whether the presence of skilled emplo population is sufficient to support vessel maintenance.	-
17 18 19 20 21	to the chairs of the and Senate Transpo than March 1, 2024	report the findings of this study, including any legislative Joint Legislative Transportation Oversight Committee, the ortation Appropriations Committees, and the Fiscal Researce 4. <b>ON 41.11E.(b)</b> Effective Date. – This section is effective	chairs of the House ch Division no later
22	law.		
23 24 25	S-LINE ANNUAI	<b>CREPORT</b> ON 41.12. Beginning October 1, 2023, the Department	of Transportation,
26 27 28 29 30 31 32 33 34 35 36	Rail Division, shall between Raleigh an the Fiscal Research the total allocation Highway Trust Fu recipients of those property owners al estimated time lin acquisition, precon of federal funds as	I report annually on the status of the S-Line rail corridor recond Ridgeway to the Joint Legislative Transportation Oversian Division. This report shall include the status of the acquisies of any funds to the project and their source, including funds. The report shall include any details of lease agreement ong the corridor after acquisition is completed. The report struction, construction, and project closeout. The report shall sociated with each State appropriation for the project and with that appropriation.	construction project ght Committee and ition of the project; ng Highway Fund, rsed, including the ents made with any ort shall include an phases, including all show the amount
37	DACCENCED DA	IL ELEET DI ANI AND COCT ECTIMATEC	
38 39 40	SECTI	<b>IL FLEET PLAN AND COST ESTIMATES</b> <b>ON 41.13.</b> The Department of Transportation, Rail Divis ger rail fleet plan to the Joint Legislative Transportation Ov	
40 41 42 43 44 45 46 47 48 49 50 51	(JLTOC) and the H of the following in (1) (2) (3) (4) (5) (6)	Ger fail field plan to the Joint Legislative Transportation Over Fiscal Research Division by December 31, 2023. The report formation regarding new passenger rail rolling stock: The source of funds for purchasing the new passenger rail The cost to purchase the new passenger rail rolling stock. The delivery time line for the new passenger rail rolling st The expected annual cost for maintenance and contractor s passenger rail rolling stock. The annual total cost for the existing passenger rail fleet. A comparison of the annual total cost for the existing pass the expected annual total cost for the new passenger rail rolling st the expected annual total cost for the new passenger rail rolling passenger rai	ort shall include all rolling stock. ock. ervices for the new

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1 2	OSBM TO CERTIFY RAIL & INTEGRATED MOBILITY DIVISION SECTION 41.13A.(a) The Director of the Office of State Budg	
3	(OSBM), in consultation with the Chief Financial Officer of the Department	I ,
4	shall certify for Fund Codes 7829 and 7831 line item expenditure accounts	5
5	groups per the State Budget Manual and the Office of the State Controller'	s Chart of Accounts
6	as appropriated by the General Assembly.	1 11 1 1 1 1 1
7	<b>SECTION 41.13A.(b)</b> Positions in Fund Codes 7829 and 7831	e
8	the Personal Services major account group and shall not be budgeted to age.	v 1
9 10	<b>SECTION 41.13A.(c)</b> Fund Codes 0035, 0036, 0037, 7705, and <b>SECTION 41.13A.(d)</b> Fund Code, 7821, shell be renormed."	
10 11	SECTION 41.13A.(d) Fund Code 7831 shall be renamed " Division."	integrated Mobility
12	<b>SECTION 41.13A.(e)</b> Notwithstanding subsections (a), (b), an	d (c) of this section
12	the Department of Transportation may maintain field, program, administrativ	
13	codes it determines to be necessary within its internal SAP accounting syste	
15	section. The Department shall combine these internal fund codes to show on	1
16	and 7831, for Rail and Integrated Mobility Division, respectively, in	
17	Accounting System and North Carolina Financial System and any successor	
18	To the extent practicable, the Department shall combine these internal fund	codes to show only
19	Fund Codes 7829 and 7831 in reports required by the General Assembly a	and any other public
20	reports.	
21	<b>SECTION 41.13A.(f)</b> Notwithstanding any other provision o	
22	State Budget and Management may make changes to the Integrated Budget	
23	North Carolina Accounting System, North Carolina Financial System, or an	y successor systems
24 25	to those listed to comply with this section.	
25 26	<b>SECTION 41.13A.(g)</b> G.S. 136-44.2(f1)(2) reads as rewritten: "(2) The unallotted and unencumbered balances on the last d	ay of the fiscal year
20 27	"(2) The unallotted and unencumbered balances on the last d for the following:	ay of the fiscal year
28	a. Funds appropriated from the Highway Fund for	the multimodal aid
29	and public assistance programs of the Department	
30	for bicycle and pedestrian, railroad, aviation, and	-
31	programs, excluding funds deposited in the F	
32	Crossing Safety Improvement Fund.	C
33	b. Funds appropriated from the Highway Fund f	or the construction
34	programs of the Department, consisting of fu	
35	construction, access and public service r	· 1 ·
36	improvement, small urban construction, and eco	nomic development
37	programs."	
38		
39 40	STUDY ON DMV MAIL FLOW AND ROUTING SECTION 41.14A.(a) Study. – The Division of Motor Ve	hisles of the North
40 41	Carolina Department of Transportation, in consultation with the Department	
42	shall study the flow and routing of mail related to the Division's provision of	
43	business. The study shall consider all of the following:	i services and other
44	(1) The legislative and administrative rule requirements that	currently control the
45	Division's flow and routing of mail.	j.
46	(2) The effect that routing incoming mail destined for the Div	ision's Rocky Mount
47	office through the Division's Raleigh office has on the Di	
48	services and other business.	
49	(3) The current routing and flow of outgoing mail the Divisio	· · · •
50	vehicle services, (ii) issue drivers licenses, and (iii) condu	uct other business.

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1 2	(4)	The current costs, including transportation costs, associated between the Division's Raleigh and Rocky Mount office			
3 4	(5)	The processing time for the Division's outgoing mail tha Division's Raleigh office.			
5 6	(6)	Potential new mail routing options that would increase costs.	efficiency and reduce		
7	(7)	Potential new routing for mail services that originate	and terminate at the		
8 9	(8)	Division's Rocky Mount office. Any cost-saving measures the Division could imple	ement to realize cost		
10 11	(9)	savings with respect to its flow and routing of mail. Any legislative changes necessary to implement a	more efficient and		
12 13	(10)	cost-effective routing of the Division's mail. The impact any potential change to the Division's mail fl	ow and routing would		
14 15		have on the Department of Administration's provision of agencies under G.S. 143-341.	mail services to State		
16	The Division sha	all report the findings of this study, including any legislati	ive recommendations,		
17	to the chairs of th	e Joint Legislative Transportation Oversight Committee, the	he chairs of the House		
18	and Senate Tran	asportation Appropriations Committees, the chairs of the	ne House and Senate		
19		nent Appropriations Committees, and the Fiscal Research	Division no later than		
20	November 1, 202				
21		<b>FION 41.14A.(b)</b> Effective Date. – This section is effective Date. – This section is effective Date.	tive when it becomes		
22 23	law.				
24	HUNTERSVIL	LE DMV VEHICLE SERVICES OFFICE			
25		<b>FION 41.14B.</b> Notwithstanding any other provision of	law, of the full-time		
26		) positions assigned to the Division of Motor Vehicles of			
27	Department of T	ransportation, the Department shall reclassify four FTEs	to be assigned for the		
28	creation of a vehicles services office at the Division's Huntersville location. The Division shall				
29	report on the status of the office's creation to the chairs of the Joint Legislative Transportation				
30	Oversight Committee, the chairs of the House and Senate Transportation Appropriations				
31 32	Committees, and	the Fiscal Research Division no later than October 1, 202	23.		
33		ZATION STUDY			
34		<b>FION 41.14C.(a)</b> Intent. – The General Assembly f			
35	-	modernization of services provided by the Division of N			
36		Department of Transportation, beyond those services			
37		tractors under G.S. 20-63(h), would provide a more ci	•		
38		spayers of the State. Therefore, it is the intent of the Gener	• •		
39 40	-	sibility of further privatizing and modernizing the Divis	ion or its component		
40	parts.				
41		<b>FION 41.14C.(b)</b> Request for Proposal. – The Legislation with the Joint Legislation Transportation Oversight			
42		action with the Joint Legislative Transportation Oversight			
43 44	-	uest for Proposals and select a consultant to study the feasi zing and modernizing the Division.	diffity and advisadiffty		
44 45		<b>FION 41.14C.(c)</b> Study. – The consultant selected by the l	[SO and II TOC aball		
45 46					
40 47	study the feasibility and desirability of further privatizing the Division. The study shall consider all of the following:				
47	(1)	Potential improvements to the services provided by the l	Division that could be		
49	(1)	achieved through further privatization.			
49 50	(2)	How further privatization of the Division would interact	t with the current use		
51	(2)	of commission contractors under G.S. 20-63(h).	a with the current use		
~ 1					

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-	(3)	Any legislation or rulemaking necessary to enact furthe	er privatization.
	(4)	Reliable economic data on the financial impact of furth	1
	(5)	Potential strategies and frameworks for transitioning th	
		privatization.	
	(6)	How the State would maintain effective oversight as	s its direct role in th
		delivery of services is reduced through further privatization	
	(7)	The market interest of qualified vendors in assum	
		services currently provided by the Division.	
	(8)	Potential methods for selecting vendors or contractors	if further privatization
		is enacted.	-
	(9)	Any modernization efforts, other than privatization, the	nat would improve th
		Division's provision of services.	-
	SECT	<b>TON 41.14C.(d)</b> Time Line. – The LSO and JLTOC sha	all issue an RFP for th
	study by Septemb	per 1, 2023, and select a consultant by November 1, 2023	3. The consultant sha
	report the finding	s of this study, including any legislative recommendatio	ns, to the chairs of th
	JLTOC, the chair	s of the House and Senate Transportation Appropriation	s Committees, and th
		Division no later than March 1, 2024.	
	SECT	TION 41.14C.(e) Transfer of Funds. – Of the funds	appropriated from th
		the Department of Transportation, the Department shal	
	twenty-five thous	and dollars (\$125,000) to the General Assembly to select	and retain a consulta
	to conduct the stu	dy required by subsection (b) of this section. Funds alloc	ated by this subsection
		lable until the conclusion of the study, and any funds un	-
	revert to the High	• •	
	SECT	TON 41.14C.(f) Effective Date. – This section is effective	ctive when it become
	law.		
•	INCREASE EL	ECTRIC AND HYBRID VEHICLE FEES	
	SECT	<b>TON 41.14D.(a)</b> G.S. 20-87 reads as rewritten:	
	"§ 20-87. Passer	ger vehicle registration fees.	
	These fees s	hall be paid to the Division annually for the registra	tion and licensing of
	passenger vehicle	es, according to the following classifications and schedul	es:
	(13)	Additional fee for certain electric vehicles At t	he time of an initi
		registration or registration renewal, the owner of a plug-	-in electric vehicle th
		is not a low-speed vehicle and that does not rely on a	nonelectric source
		power shall pay a fee in the amount of one-hund	red forty dollars ar
		twenty-five cents (\$140.25) one hundred eighty dollars	
		to any other required registration fees.	
	<u>(13a)</u>	Additional fee for plug-in hybrid vehicles At the	he time of an initi
		registration or registration renewal, the owner of a plug-	in hybrid vehicle sha
		pay a fee in the amount of ninety dollars (\$90.00) in	
		required registration fees.	·
	"		
	SECT	<b>TON 41.14D.(b)</b> This section becomes effective Januar	y 1, 2024, and applied
		ered on or after that date.	
	0		
	AUTHORIZE I	DMV TO IMPLEMENT TRANSACTION FEES	<b>ON ELECTRONI</b>
	PAYMENTS		
		TON 41.14E.(a) The Division of Motor Vehicles of	of the Department

50 Transportation shall develop a plan for adding a fee to transactions where it accepts electronic

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1	payment, as that term is defined in G.S. 147-86.20, to offset any service charge the Division pays
2	for electronic payment service. The plan shall do both of the following:
3	(1) Determine the processes the Division will use to implement an electronic
4	payment transaction fee.
5	(2) Determine the percentage transaction fee necessary to impose on parties using
6	electronic payment to offset any service charges the Division pays.
7	(3) Estimate the costs the Division would incur implementing the changes
8	required by the plan, if any.
9	(4) Estimate the cost-savings the Division will realize by charging an electronic
10	payment transaction fee.
11	The Division shall submit this plan to the chairs of the Joint Legislative Transportation Oversight
12 13	Committee, the chairs of the House and Senate Transportation Appropriations Committees, and the Final Passarah Division no later than January 1, 2024
13 14	the Fiscal Research Division no later than January 1, 2024. SECTION 41.14E.(b) Article 1 of Chapter 20 of the General Statutes is amended by
14	adding a new section to read:
16	"§ 20-4.05. Authority of Division to charge transaction fee on electronic payments.
10	When the Division accepts electronic payment, as that term is defined in G.S. 147-86.20, for
18	any cost, fee, fine, or penalty imposed pursuant to this Chapter, the Division may add a
19	transaction fee to each electronic payment transaction to offset the service charge the Division
20	pays for electronic payment service. The Division's transaction fee shall not exceed two percent
21	(2%) of the electronic payment."
22	<b>SECTION 41.14E.(c)</b> The Office of State Budget and Management shall add
23	receipts to the base budget for transaction fees to be collected through electronic payments
24	pursuant to G.S. 20-4.05 and adjust the receipts for fiscal year 2024-2025.
25	SECTION 41.14E.(d) Subsection (a) of this section is effective when it becomes
26	law. The remainder of this section becomes effective July 1, 2024.
27	
28	SPECIAL PERMITS FOR THE TRANSPORT AND DELIVERY OF STORAGE SHEDS
29	SECTION 41.14F.(a) G.S. 20-119 reads as rewritten:
30	"§ 20-119. Special permits for vehicles of excessive size or weight; fees.
31	(1,2) The Dependence of the linear single triangle matrix from the property and deliver and the formula $(1,2)$
32	(b3) The Department shall issue single trip permits for transport and delivery of storage
33 34	sheds carried on trailers with a maximum width of 16 feet. The Department shall promulgate rules that set the days allowed for transport and delivery, times of day transport or delivery may
34 35	occur, the display and use of banners and escort vehicles for public safety purposes, and any
36	other reasonable rules as are necessary to promote public safety and commerce. For the purposes
30 37	of this subsection, storage shed means any accessory structure, either freestanding or attached to
38	another structure, that is not classified for human habitation or occupancy and is intended to be
39	used to store personal property.
40	(b4) For a special permit issued under this section for the transport and delivery of cargo,
41	containers, or other equipment, the Department may allow travel after sunset if the Department
42	determines it will be safe and expedite traffic flow. The Department shall not include a term or
43	condition prohibiting travel after sunset for any permitted shipments going to or from
44	international ports. Nothing in this subsection precludes the Department from restricting
45	movements it determines to be unsafe.
46	"
47	<b>SECTION 41.14F.(b)</b> This section becomes effective October 1, 2023.
48	
49	INCREASE COMPENSATION TO COMMISSION CONTRACT AGENTS AND
50	INCREASE PORTION OF TITLE & REGISTRATION FEES CREDITED TO
51	HIGHWAY FUND

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1	SECTION 41.15.(a) G.S. 20-63(h1) reads as rewritt	en:
2	"(h1) Commission contracts entered into by the Division	
3	provide for the payment of an additional one dollar (\$1.00) two of	dollars (\$2.00) of compensation
4	to commission contract agents for any transaction assessed a fee	under subdivision $(a)(1)$ , $(a)(2)$ ,
5	(a)(3), (a)(7), (a)(8), or (a)(9) of G.S. 20-85."	
6	<b>SECTION 41.15.(b)</b> G.S. 20-85(a1) reads as rewritt	en:
7	"(a1) One dollar ( $(1.00)$ Two dollars ( $(2.00)$ of the fee impo	osed for any transaction assessed
8	a fee under subdivision (a)(1), (a)(2), (a)(3), (a)(7), (a)(8), or	(a)(9) of this section shall be
9	credited to the North Carolina Highway Fund. The Division s	hall use the fees derived from
10	transactions with commission contract agents for the payment of	1
11	contract agents. An additional twenty cents (20¢) of the fee impo	
12	a fee under subdivision $(a)(1)$ of this section shall be credited to the	e Mercury Pollution Prevention
13	Fund in the Department of Environmental Quality."	
14	<b>SECTION 41.15.(c)</b> This section becomes effective	October 1, 2023, and applies to
15	certificates of title issued or renewed on or after that date.	
16		
17	TRANSFER VACANT POSITIONS TO DIVISION OF AVI	
18	<b>SECTION 41.19.</b> Notwithstanding any other provisi	
19	full-time equivalent (FTE) positions assigned to the Depart	1 ,
20 21	Department shall reclassify four FTE positions to be assigne	d to the Division of Aviation
21 22	according to the following schedule:	
22	<ol> <li>Program Analyst II.</li> <li>Program Analyst II.</li> </ol>	
23 24	<ul><li>(2) Program Analyst II.</li><li>(3) Program Analyst I.</li></ul>	
24 25	(4) Administrative Officer II.	
23 26	(+) Rummstrative Officer II.	
27	PART XLII. FINANCE	
28		
29	<b>REDUCE PERSONAL INCOME TAX RATE</b>	
30	<b>SECTION 42.1.(a)</b> G.S. 105-153.7(a) reads as rewrited	itten:
31	"(a) Tax. $-A$ tax is imposed for each taxable year on the	
32	of every individual. The tax shall be levied, collected, and paid a	
33	of the taxpayer's North Carolina taxable income computed as fol	lows:
34	Taxable Years BeginningTax	
35	In 2022 4.99	%
36	In 2023 4.75	%
37		<u>54.5%</u>
38		<u>+3.99%</u>
39		<u>%3.5%</u>
40	<u>In 2028</u> <u>3.25</u>	<u>%</u>
41	<u>In 2029</u> 2.99	
42		<u>%.2.49%.</u> "
43	<b>SECTION 42.1.(b)</b> This section is effective when it	becomes law.
44		
45	EXPAND AVIATION SALES TAX EXEMPTION	
46	ACCESSORIES EXEMPTION ALIGNS WITH LABO	K EXEMPTION FOR SAME
47 19	TYPES OF AIRCRAFT SECTION 42 12 (a) C S 105 164 2(107) reads as r	overitton
48 49	<b>SECTION 42.12.(a)</b> G.S. 105-164.3(197) reads as r "(197) Qualified aircraft. – An aircraft with a maximu	
49 50	(197) Quanned ancraft. – An ancraft with a maximu 9,000 pounds but not in excess of 15,000 pour	6
50 51	<b>SECTION 42.12.(b)</b> G.S. 105-164.13(61a)m. reads	•
51	5201101174.12(0) 0.5. $105-104.15(010)111.10003$	

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	"m. An	y of the following:	
	1.	A qualified aircraft.	
	2.	A qualified jet engine.	
	<del>3.</del>	An aircraft with a gross take	-off weight of more than 2,00
		pounds."	-
SEC	<b>FION 42.12</b> .	(c) This section becomes effective	July 1, 2023, and applies to sale
occurring on or a	fter that date	<u>.</u>	
		AVIATION GASOLINE AND	) JET FUEL FOR USE I
COMMERC			
		(a) G.S. 105-164.13 reads as rewr	itten:
"§ 105-164.13. ]			
		use, storage, or consumption in this	State of the following items a
specifically exen	npted from the	ne tax imposed by this Article:	
(11b)	Sales of av	viation gasoline and jet fuel to an ir	nterstate air business for use in
× -/		al aircraft. For purposes of this sub	
		as the same meaning as defined in s	
		ption also applies to aviation gasoli	
		ercial aircraft in interstate or foreig	
		siness is scheduled passenger air	• •
		nuary 1, <del>2024.</del> 2030.	-
	•	"	
SEC	<b>FION 42.13</b>	(b) This section is effective when	it becomes law.
		EMPTION FOR FUEL & CONS	
		IGHT ON INLAND AND INTR	
		(a) G.S. 105-164.13 reads as rewr	itten:
"§ 105-164.13. ]			
		use, storage, or consumption in this	State of the following items a
specifically exen	npted from the	ne tax imposed by this Article:	
	~ 1 ~ 0 0		
(24)		el and other tangible personal prop	
		an-going vessels which ply the	-
		in the <u>a watergoing vessel when de</u>	•
		for the use of the vessel engaged in	
		vision. Sales of fuel and other tang	
		gents, members of the crew, or pass	-
	-	se are not exempt from payment of	
		<u>e</u> transport of freight freight in i	
		nmerce, whether on the high seas,	intracoastal waterways, sound
		rivers.	
		<del>l/or <u>The transport</u> of passenger</del>	
		ivered to an officer or agent of s	
		ssel; provided, however, that sal	
		sonal property made to officers, a	
	-	ssengers of such vessels for their pe	_
	fro	m payment of the sales tax.exclusi	vely on the high seas.
" SEC			
		(b) This section becomes effective	e October 1, 2023, and applies
sales occurring o	n or atter the	at date.	

1		
2		EAST PUMPS, BREAST PUMP COLLECTION AND STORAGE
3		AND REPAIR AND REPLACEMENT PARTS
4		<b>TION 42.16.(a)</b> G.S. 105-164.3 reads as rewritten:
5	"§ 105-164.3. De	
6	The following	g definitions apply in this Article:
7		
8	<u>(22)</u>	Breast pump. – An electrically or manually controlled pump device designed
9		or marketed to be used to express milk from a human breast during lactation.
10		The term includes the electrically or manually controlled pump device and
11		any battery, AC adapter, or other power supply unit packaged and sold with
12		the pump device at the time of sale to power the pump device.
13	<u>(#)</u>	Breast pump collection and storage supplies. – Items of tangible personal
14		property designed or marketed to be used in conjunction with a breast pump
15		to collect milk expressed from a human breast and to store collected milk until
16		it is ready for consumption. The term includes breast shields and breast shield
17		connectors, breast pump tubes and tubing adapters, breast pump valves and
18		membranes, backflow protectors and backflow protector adaptors, bottles and
19		bottle caps specific to the operation of the breast pump, breast milk storage
20		bags, and other items that may be useful to initiate, support, or sustain
21		breast-feeding using a breast pump during lactation that may be sold
22		separately, but are generally sold as part of a breast pump kit. The term does
22 23		not include (i) bottles and bottle caps not specific to the operation of the breast
24		pump, (ii) breast pump travel bags and other similar carrying accessories,
25		including ice packs, labels, and other similar products, (iii) breast pump
26		cleaning supplies, (iv) nursing bras, bra pads, breast shells, and other similar
27		products, and (v) creams, ointments, and other similar products that relieve
28		breastfeeding-related symptoms or conditions of the breasts or nipples, unless
29		sold as part of a breast pump kit pre-packaged by the breast pump
30		manufacturer or distributor.
31	<u>(#)</u>	Breast pump kit. – A kit that contains a breast pump and one or more of the
32	<u>\///</u>	following items: breast pump collection and storage supplies and other taxable
33		items of tangible personal property that may be useful to initiate, support, or
34		sustain breast-feeding using a breast pump during lactation, so long as the
35		other taxable items of tangible personal property sold with the breast pump kit
36		at the time of sale are less than ten percent (10%) of the total sales price of the
30 37		breast pump kit.
38	"	oreast pump kit.
39	SECT	<b>TION 42.16.(b)</b> G.S. 105-164.13 reads as rewritten:
40		Retail sales and use tax.
41	-	tail and the use, storage, or consumption in this State of the following items are
42		pted from the tax imposed by this Article:
43	specifically exem	ipied nom the tax imposed by this raticle.
44	(74)	Sales of breast pumps, including repair and replacement parts, breast pump
45	<u>(74)</u>	kits, and breast pump collection and storage supplies."
	SECT	
46 47		
47 48		S. 105-164.3 to ensure that the subdivisions are listed in alphabetical order and
48 40		reduces the current use of alphanumeric designations, to make conforming
49 50	-	eserve sufficient space to accommodate future additions to the statutory section.
50 51		<b>TION 42.16.(d)</b> This section becomes effective October 1, 2023, and applies to a or after that data
51	sales occurring of	n or after that date.

1		
2	EXPAND	8% SHORT-TERM CAR RENTAL TAX TO INCLUDE PEER-TO-PEER
3	RENTA	ALS
4		SECTION 42.17.(a) G.S. 105-187.1(a) reads as rewritten:
5	"(a)	The following definitions and the definitions in G.S. 105-164.3 apply to this Article:
6		
7		(6) Retailer. – A retailer as defined in G.S. 105-164.3 who is engaged in the
8		business of selling, leasing, renting, offering short-term leases or rentals,
9		long-term leases or rentals, or offering vehicle subscriptions for motor
10		vehicles.
11		(7) Short-term lease or rental. – A lease or rental of a motor vehicle or motor
12		vehicles, vehicles by a person, including a vehicle sharing service, service or
13		a peer-to-peer vehicle sharing provider, that is not a long-term lease or rental
14		or a vehicle subscription.
15		(7a) <u>Peer-to-peer vehicle sharing provider. – Defined in G.S. 20-280.15.</u>
16		
17		<b>SECTION 42.17.(b)</b> G.S. 105-187.3(a) reads as rewritten:
18		Tax Base. – The Except as otherwise provided in G.S. 105-187.5, the tax imposed by
19		is applied to the sum of the retail value of a motor vehicle for which a certificate of
20		ed and any fee regulated by G.S. 20-101.1. The tax does not apply to the sales price
21 22		e contract, provided the charge is separately stated on the bill of sale or other similar
22	-	given to the purchaser at the time of the sale." <b>SECTION 42.17.(c)</b> G.S. 105-187.4(a) reads as rewritten:
23 24		Method. – The Except as otherwise provided in G.S. 105-187.5, the tax imposed by
24 25		must be paid to the Commissioner when applying for a certificate of title for a motor
25 26		e Commissioner may not issue a certificate of title for a vehicle until the tax imposed
27		cle has been paid. The tax may be paid in cash or by check."
28	•	SECTION 42.17.(d) G.S. 105-187.5 reads as rewritten:
29		.5. Alternate tax for <u>Tax on</u> a limited possession commitment.
30		Applicability. – A retailer listed in this section shall pay a tax on the gross receipts of
31		ossession commitment in accordance with this section. The tax is for the privilege of
32	· ·	ighways of this State and is imposed on a retailer but is to be added to a limited
33	possession	commitment and paid by the person who enters into a limited possession commitment
34		ailer. The retailers are:
35		(1) A retailer that purchases a motor vehicle for use as a limited possession
36		commitment and makes an election under this section.
37		(2) <u>A peer-to-peer vehicle sharing provider.</u>
38		Election. – A retailer that has purchased a motor vehicle for a limited possession
39		nt may elect not to pay to pay the tax imposed by this section instead of the tax imposed
40		cle at the rate set in G.S. 105-187.3 when applying for a certificate of title for a motor
41		chased by the retailer for a limited possession commitment. A retailer who makes this
42		all pay a tax on the gross receipts of the limited possession commitment of the vehicle.
43		ake the election, the retailer shall complete a form provided by the Division giving
44 45		n needed to collect the alternate tax based on gross receipts. Once made, an election is
45 46		. The Division shall notify the Secretary of Revenue of a retailer who makes the dar this subsection
46 47		der this subsection. Gross Bessints — Gross receipts does not include the amount of any allowance given
47 48		<u>Gross Receipts. – Gross receipts does not include the amount of any allowance given</u> vehicle taken in trade as a partial payment on the limited possession commitment.
40 49		of a limited possession commitment billing or payment that represents any amount
49 50	-	to the sales price of a service contract as defined in G.S. 105-164.3 should not be
50 51		the gross receipts subject to the tax imposed by this Article. section. The charge must
<i>U</i> 1	inciacu ili	and Bross receipts subject to the tax imposed by this ratio . <u>section</u> , the charge must

be separately stated on documentation given to the purchaser at the time the limited possession 1 2 commitment goes into effect, or on the monthly billing statement or other documentation given 3 to the purchaser. When a limited possession commitment is sold to another retailer, the seller of 4 the limited possession commitment should provide to the purchaser of the limited possession 5 commitment the documentation showing that the service contract and applicable sales taxes were 6 separately stated at the time the limited possession commitment went into effect effect, and the 7 new retailer must retain the information to support an allocation for tax computed on the gross 8 receipts subject to highway use tax. Like the tax imposed by G.S. 105-187.3, this alternate tax is 9 a tax on the privilege of using the highways of this State. The tax is imposed on a retailer, but is 10 to be added to the limited possession commitment of a motor vehicle and thereby be paid by the 11 person who enters into a limited possession commitment with a retailer.

12 (b) Rate. – The applicable tax rates on the gross receipts from a limited possession 13 commitment are as listed in this subsection. Gross receipts does not include the amount of any 14 allowance given for a motor vehicle taken in trade as a partial payment on the limited possession 15 commitment. The maximum tax in G.S. 105-187.3(a1) on certain motor vehicles applies to a 16 continuous limited possession commitment of such a motor vehicle to the same person. The 17 applicable tax rates are as follows:

Type of Limited Possession Commitment	Tax Rate
Short-term lease or rental	8%
Vehicle subscription	5%
Long-term lease or rental	3%

22 Method. A retailer who elects to pay tax on the gross receipts of the limited <del>(c)</del> 23 possession commitment of a motor vehicle shall make this election when applying for a 24 certificate of title for the vehicle. To make the election, the retailer shall complete a form provided 25 by the Division giving information needed to collect the alternate tax based on gross receipts. 26 Once made, an election is irrevocable.

27 Administration. - The Division shall notify the Secretary of Revenue of a retailer who (d)28 makes the election under this section. A retailer who makes this election pays the tax under this 29 section shall report and remit to the Secretary the tax on the gross receipts of the limited 30 possession commitment of the motor vehicle. The Secretary shall administer the tax imposed by 31 this section on gross receipts in the same manner as the tax levied under G.S. 105-164.4(a)(2). 32 The administrative provisions and powers of the Secretary that apply to the tax levied under 33 G.S. 105-164.4(a)(2) apply to the tax imposed by this section. In addition, the Division may 34 request the Secretary to audit a retailer who elects to pay tax on gross receipts under this section. 35 When the Secretary conducts an audit at the request of the Division, the Division shall reimburse 36 the Secretary for the cost of the audit, as determined by the Secretary. In conducting an audit of 37 a retailer under this section, the Secretary may audit any sales of motor vehicles made by the 38 retailer."

# 39

### SECTION 42.17.(e) G.S. 153A-156 reads as rewritten:

40

- "§ 153A-156. Gross receipts tax on short-term leases or rentals.
- 41 As a substitute for and in replacement of the ad valorem tax, which is excluded by (a) 42 G.S. 105-275(42), a A county may levy a gross receipts tax on the gross receipts from the 43 short-term lease or rental of vehicles at retail to the general public. The tax rate shall not exceed 44 one and one-half percent (1.5%) of the gross receipts from such the short-term leases or rentals.

45 (b) If a county enacts the substitute and replacement <u>a gross receipts tax pursuant to this</u> 46 section, any an entity required to collect the tax shall include a provision in each retail short-term 47 lease or rental agreement noting that the percentage amount enacted by the county of the total 48 lease or rental price, excluding highway use tax, is being charged as a tax on gross receipts. For 49 purposes of this section, the transaction giving rise to the tax shall be deemed to have occurred 50 occurs at the location of the entity from which where the customer takes delivery of the vehicle.

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The tax remitted			ed at the time of lease or rental and placed in a se	gregated account until
(e)	The <del>f</del> <del>(1)</del>		ng definitions <u>in G.S. 105-187.1</u> apply in this <del>sect</del> t-term lease or rental. Defined in G.S. 105-187.	
	(2)	Vehi	cle. Any of the following:	
		<del>a.</del>	A motor vehicle of the passenger type, inclu	ding a passenger van.
			minivan, or sport utility vehicle.	010,
		<del>b.</del>	A motor vehicle of the cargo type, including ca	argo van, pickup truck,
			or truck with a gross vehicle weight of 26,00	
			predominantly in the transportation of pro	1
			commercial freight and that does not require the	1 0
			commercial drivers license.	1 1
		<del>c.</del>	A trailer or semitrailer with a gross vehicle wei	ight of 6,000 pounds or
			less.	
"				
	SEC'	ΓΙΟΝ	<b>42.17.(f)</b> G.S. 160A-215.1 reads as rewritten:	
"§ 160A	-215.1.	Gross	receipts tax on short-term leases or rentals.	
(a)	<del>As a</del>	substit	ute for and in replacement of the ad valorem tax	, which is excluded by
G.S. 105	-275(42	<del>), a <u>A</u> c</del>	city may levy a gross receipts tax on the gross recei	pts from the short-term
lease or	rental of	f vehic	les at retail to the general public. The tax rate sh	all not exceed one and
one-half	percent	(1.5%)	) of the gross receipts from such-the short-term lea	uses or rentals.
(b)	If a c	ity ena	acts the substitute and replacement a gross receip	ots tax pursuant to this
section,	<del>any <u>an</u>e</del>	ntity re	quired to collect the tax shall include a provision i	n each retail short-term
lease or :	rental ag	greeme	nt noting that the percentage amount enacted by th	ne city of the total lease
or rental	price,	exclud	ing highway use tax, is being charged as a tax	on gross receipts. For
purposes	s of this	sectior	n, the transaction giving rise to the tax shall be de	emed to have occurred
occurs a	t the loc	ation <del>o</del>	f the entity from which where the customer takes	delivery of the vehicle.
The tax	shall be	collect	ed at the time of lease or rental and placed in a se	egregated account until
remitted	to the c	ity.		
•••				
(e)	The f		ng-definitions in G.S. 105-187.1 apply in this sect	
	(1)	<del>Shor</del>	t term lease or rental. Defined in G.S. 105-187.	<del>1.</del>
	<del>(2)</del>	Vehi	cle. Any of the following:	
		<del>a.</del>	A motor vehicle of the passenger type, inclu	iding a passenger van,
			minivan, or sport utility vehicle.	
		<del>b.</del>	A motor vehicle of the cargo type, including ca	0 1 1
			or truck with a gross vehicle weight rating of	
			used predominantly in the transportation of p	property for other than
			commercial freight and that does not require the	he operator to posses a
			commercial drivers license.	
		<del>c.</del>	A trailer or semitrailer with a gross vehicle wei	ight of 6,000 pounds or
			<del>less.</del>	
"				
	<b>SEC</b>	<b>FION</b>	<b>42.17.(g)</b> G.S. 105-550 reads as rewritten:	
"§ 105-5	50. Def	initior	IS.	
The	definiti	ons in	G.S. 105 164.3 G.S. 105-164.3, G.S. 105-187.	<u>1, and the following</u>
definitio	ns apply	in this	Article:	
	(1)	Auth	ority. – A regional public transportation au	thority or a regional
		trans	portation authority created pursuant to Article 26 of	or Article 27 of Chapter
		160A	A of the General Statutes.	

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1	(2)	Long term lease or rental. Defined in G.S. 10	0 <del>5-187.1.</del>
2	(3)	Motorcycle. – Defined in G.S. 20-4.01.	
3	(4)	Repealed by Session Laws 1998-98, s. 33, effe	ective August 14, 1998.
1	(5)	Public transportation system. – Any combination	
5		established for purposes of public transportat	
5		one or more of the following: structures, impro-	
7		vehicle parking or passenger transfer faci	
3			ices, shared-ride services,
)		high-occupancy vehicle facilities, car-pool ar	· · · · · · · · · · · · · · · · · · ·
)		programs, telecommunications and information	
		systems, bus lanes, and busways. The term doe	
		roads, or highways except to the extent t	
		transportation vehicles or to the extent they are	•
		parking or passenger transfer facilities.	
	<del>(6)</del>	Short-term lease or rental. Defined in G.S. 10	05-187 1
	(7)	U-drive-it vehicle. – Defined in G.S. 20-4.01."	
		<b>FION 42.17.(h)</b> G.S. 105-551 reads as rewritten	
		a on gross receipts authorized.	•
		- The board of trustees of an Authority may lev	vy a privilege tax on a retailer
		n the business of leasing or renting U-drive-it veh	
	00	based on the gross receipts derived by the retail	•
		hicles. The tax rate must be a percentage and may	
		er this section applies to short term leases or re	
		or inventory is located within the territorial juri	
j	-	to all other taxes. The retailers subject to this se	•
5	<u>(1)</u>	A retailer engaged in the business of leasing o	
,	<u> </u>	motorcycles and whose place of business or i	
		territorial jurisdiction of the Authority.	
)	(2)	A peer-to-peer vehicle sharing provider if the	customer takes delivery of the
	<u>\_/</u>	vehicle within the territorial jurisdiction of the	
	"		<u>induitinty.</u>
	SEC	<b>FION 42.17.(i)</b> G.S. 105-552 reads as rewritten:	
		lection and administration of gross receipts ta	
	••••	8 <b>I</b>	
	(b) Colle	ction. – A tax levied by an Authority under this A	Article shall be collected by the
		all otherwise be administered in the same manne	•
	tax levied by unc	ler G.S. 105-187.5. Like the optional gross recei	ipts tax, a tax levied under this
		Ided to the lease or rental price of a U drive it ve	-
)		aid by the person to whom it is leased or rented.	•
	• •	under this Article applies regardless of whether the	he <u>a</u> retailer who leases or rents
	the U-drive-it ve	ehicle or motorcycle has the option of paying	the gross receipts tax under
		as elected to pay the optional gross receipts tax	
	from the vehicle.	A tax levied under this Article must be paid to the	he Authority that levied the tax
	by the date an op	tional the gross receipts tax levied under G.S. 10	5-187.5 is payable or would be
	•	ecretary of Revenue under G.S. 105-187.5-if the	- ·
	U-drive-it vehicle	e or motorcycle had elected to pay the optional g	gross receipts tax.
		ties and Remedies. – The penalties and remedie	1
}		under Subchapter VIII of this Chapter apply to	
)		stees of an Authority may exercise any power	
)		commissioners may exercise in collecting local s	-
	•	<b>FION 42.17.(j)</b> G.S. 20-280.15 reads as rewritte	
		•	

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"§ 20-280.15. D	efinitions.	
The followin	g definitions apply in this Article:	
(1)	Airport operator. – As defined in G.S. 20-280.1.	
(2)	Peer-to-peer vehicle sharing. The authorized use of a sh	nared vehicle by an
	individual other than the shared vehicle owner through a p	•
	sharing program.	1
(3)	Peer-to-peer vehicle sharing program. – A business plat	form that connects
	shared registered vehicle owners that have not made	
	<u>G.S. 105-187.5</u> with drivers to enable the sharing of vel consideration.	
(A)		
(4)	Shared vehicle. – A vehicle that is available for sharing three	bugn a peer-to-peer
(7)	vehicle sharing program.	1 . 1 . 1
<del>(5)</del>	Shared vehicle owner. The registered owner of a shared v	
	available for sharing through a peer-to-peer vehicle sharin	01 0
(6)	Vehicle <u>Peer-to-peer vehicle</u> sharing provider. – <u>The A p</u> operates, facilitates, or administers the provision of perso	-
	through a peer-to-peer vehicle sharing program."	
SEC	<b>FION 42.17.(k)</b> G.S. 20-280.17 reads as rewritten:	
"§ 20-280.17. A	irport operators.	
An airport of	operator may (i) charge peer-to-peer vehicle sharing pro	<del>grams providers</del> a
-	or the use of the airport's facility, (ii) require an identifying	
on all shared ve	hicles that operate on airport property, (iii) require the pu	urchase and use of
equipment or est	ablish other appropriate mechanisms for monitoring and au	diting compliance,
	a peer-to-peer vehicle sharing program provider provide d	<b>•</b> •
	auditing compliance, and (iv) designate a location where sh	
	ort operator's facility."	•
SEC	<b>FION 42.17.</b> ( <i>l</i> ) This section becomes effective October 1, 2	023, and applies to
	rived from rentals or leases billed on or after that date.	
CHANGE MET	THOD OF TAXING SMOKELESS TOBACCO FROM (	COST-BASED TO
WEIGHT-B	ASED AND EXPAND BASE TO INCLUDE ALTERNA	TIVE NICOTINE
PRODUCTS	5	
SEC	<b>FION 42.18.(a)</b> G.S. 105-113.4 reads as rewritten:	
"§ 105-113.4. D	efinitions.	
The followin	g definitions apply in this Article:	
(1)	Affiliate. – A person who directly or indirectly controls, is	controlled by, or is
	under common control with another person.	
(1a)	Affiliated manufacturer. – A manufacturer licensed under	er G.S. 105-113.12
	who is an affiliate of a manufacturer licensed under G.S. 1	
(1b)	Alternative nicotine product A noncombustible pro	
()	nicotine, whether natural or synthetic, but does not cont	
	intended for human consumption, whether chewed, ab	
	ingested, or by other means. This term does not include a va	
	product regulated by the United States Food and Drug Ad	
	Chapter V of the federal Food, Drug, and Cosmetic Act.	<u>initiation under</u>
<u>(1c)</u>	Cigar. – A roll of tobacco wrapped in a substance that cont	tains tobacco other
(10)	than a cigarette.	
$(1_{c})(1_{c})$	<u>Id</u> )Cigarette. – Any of the following:	
	a. A roll of tobacco wrapped in paper or in a subst	ance that does not
	contain tobacco.	and that upes not
	contain tobacco.	

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1 2 3 4 5	b. A roll of tobacco wrapped in a substance that cont that, because of its appearance, the type of tobacco or its packaging and labeling, is likely to be offered t a consumer as a cigarette described in subpart a. of t	used in the filler, o or purchased by
6 7 8	<ul> <li>(11a) Tobacco product. – A cigarette, a cigar, <u>a vapor product</u></li> <li><u>nicotine product</u>, or any other product that contains tobacc</li> <li>for inhalation or oral use. The term includes a vapor product</li> </ul>	o and is intended
9 10 11	" SECTION 42.18.(b) G.S. 105-113.36A reads as rewritten:	
11	"§ 105-113.36A. Tax rates; liability for tax.	(
12	(a) Tax Imposed. – An excise tax is levied on the sale, use, consump	tion, handling, or
13	distribution of tobacco products at the following rates:	( C 11
14	(1) On vapor products, the rate of five cents $(5\phi)$ per fluid millili	
15	product. All invoices for vapor products issued by manufacture	cturers must state
16	the amount of consumable product in milliliters.	) - <b>f</b> ( <b>1</b>
17	(2) On cigars, the rate of twelve and eight-tenths percent (12.8%	) of the cost price,
18	subject to a cap of thirty cents $(30¢)$ per cigar.	1 1 .
19 20	(3) On all other tobacco products, the rate of twelve and eigenvalues $(12.8\%)$ of the east units for the data start $(42.4)$ are some	
20 21	(12.8%) of the cost price. forty-three cents (43¢) per ounce an arts of an ounce of an ounce of the sector of the	id a proportionate
21 22	rate on all fractional parts of an ounce.	
22	(f) Documentation. – If a person liable for the tax imposed by this Pa	rt connot produce
23 24	to the Secretary's satisfaction documentation of the cost price price, weight,	-
24 25	items subject to tax, <u>based on the applicable tax imposed</u> , the Secretary may of	
23 26	based on the cost price price, weight, or volume of comparable items."	letermine a value
20 27	SECTION 42.18.(c) G.S. 105-113.38B reads as rewritten:	
28	"§ 105-113.38B. Records.	
20 29	In addition to the records required to be kept under G.S. 105-113.4G, a re	emote seller must
30	maintain the following:	Smole Sener must
31	(1) A list, updated annually, showing the cost price paid by the	remote seller for
32	each stock keeping unit of tobacco products.cigars.	Temote Sener for
33	(2) Invoices documenting remote or delivery sales to consumer	s in this State
34	<ul> <li>(2) Involces documenting remote of derivery succes to consumer</li> <li>(3) Records necessary to document the cost price price or wei</li> </ul>	
35	applicable tax imposed, of purchases of all tobacco	-
36	consumers in this State."	
37	<b>SECTION 42.18.(d)</b> G.S. 105-113.4D reads as rewritten:	
38	"§ 105-113.4D. Tax with respect to inventory on effective date of tax incre	ase.
39	Every person subject to the taxes levied in this Article who, on the effec	
40	increase under this Article, has on hand any tobacco products must file a comp	
41	the tobacco products within 20 days after the effective date of the increase,	•
42	additional tax to the Secretary when filing the inventory. The amount of tax of	1 •
43	due based on the difference between the former tax rate and the increased tax i	
44	of this section, a "tax increase" includes a new tax or a change to the methodolo	gy for calculating
45	a tax that results in additional tax being due."	
46	SECTION 42.18.(e) This section becomes effective January 1, 20	25, and applies to
47	sales or purchases occurring on or after that date.	
48		
49	ENACT NEW TRANSPORTATION COMMERCE TAX	
50	SECTION 42.19.(a) Subchapter I of Chapter 105 of the General St	atutes is amended
51	by adding a naw Article to read:	

51 by adding a new Article to read:

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	"Article 5J.	
	"Transportation Commerce Tax.	
" <u>§ 105-187.90.</u>		
The following	ng definitions apply to this Article:	
<u>(1)</u>	Reserved for future codification purposes.	
<u>(2)</u>	Reserved for future codification purposes.	
<u>(3)</u>	Exclusive-ride service. – A for-hire ground tra	ansport service requested by a
	passenger who requests exclusive use of the vel	hicle.
(4)	Reserved for future codification purposes.	
<u>(5)</u>	For-hire ground transport service Ground	
	vehicle provided by a for-hire ground transport	t service provider for which a
	passenger is charged a fee.	
<u>(6)</u>	For-hire ground transport service provider.	
	company as defined in G.S. 20-280.1 or a	taxi service regulated under
	<u>G.S. 160A-304.</u>	
$\frac{(7)}{(9)}$	Reserved for future codification purposes.	
$\frac{(8)}{(2)}$	Reserved for future codification purposes.	1. 1
<u>(9)</u>	<u>Shared for-hire ground transport service. – A for</u>	• •
	for which an individual has been matched with a	another individual by a for-nire
(10)	ground transport service provider.	
(10) <u>(10)</u>	Reserved for future codification purposes.	
	and Rates. – An excise tax at the rates listed in thi	s subsection is imposed on the
•	erived from each for-hire ground transport service	-
	tate and regardless of whether the service is comp	
(1)	For an exclusive-ride service, two percent (2%)	-
$\frac{(2)}{(2)}$	For a shared-ride service, one percent (1%).	
<u> </u>	Tax. – The tax imposed by this Article is intended	d to be passed on to and borne
	r of the for-hire ground transport service. The for	-
provider, and no	t the vehicle driver, must collect the tax due. The ta	ax is a debt from the purchaser
to the for-hire	ground transport service provider until paid and	is recoverable at law by the
for-hire ground	transport service provider in the same manner as a	other debts. A for-hire ground
	provider is considered to act as a trustee on beha	
-	chaser on a taxable transaction. The tax must be	
	tation provided to the purchaser by the for-hire gro	ound transport service provider
at the time of the		
" <u>§ 105-187.92.</u>		
-	irement and Application. – A for-hire ground tran	
	gistered with the Department pursuant to G.S. 105	-164.29 must register with the
Department.		
	<u>nce. – A certificate of registration is not assignate</u>	
-	name it is issued. A copy of the certificate of reg	gistration must be displayed at
each place of bu (c) Term	<u>siness.</u> a. – A certificate of registration is valid unless it is	raveled for failure to comply
	ons of this Article or becomes void. A certificate	
•	a person liable for tax under this Article becom	▲
	on files no returns or files returns showing no sale	-
	cation. – The failure of a retailer to comply wi	
	e person's certificate of registration. Before the	
	gistration, the Secretary must notify the person t	• •
	ficate of registration and that the proposed revoca	• • •

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1	the person objects to the proposed revocation and files a request for a Departmental review with	in
2	the time set in G.S. 105-241.11 for requesting a Departmental review of a proposed assessment	
3	The notice must be sent in accordance with the methods authorized in G.S. 105-241.20. The	
4	procedures in Article 9 of this Chapter for review of a proposed assessment apply to the revie	
5	of a proposed revocation.	
6	"§ 105-187.93. Administration.	
7	Except as otherwise provided in this Article, the tax imposed by this Article shall be collected	ed
8	and administered in the same manner as the State sales and use taxes imposed by Article 5 of th	is
9	Chapter. The provisions of Article 9 of this Chapter that are not inconsistent with this Article	e,
10	including administration, auditing, making returns, promulgation of rules and regulations by the	
11	Secretary, additional taxes, assessments and assessment procedure, imposition and collection of	of
12	taxes and the lien thereof, and penalties are made a part of this Article and shall be applicable	le
13	thereto.	
14	" <u>§ 105-187.94. Exemptions and refunds.</u>	
15	The exemptions and refunds allowed in Article 5 of this Chapter do not apply to sales th	at
16	the State cannot constitutionally tax.	
17	" <u>§ 105-187.95. Use of tax proceeds.</u>	
18	Each quarter, the Secretary shall credit the net tax proceeds of the taxes collected under th	
19	Article to the Highway Fund. The Department of Transportation shall reimburse the Department	<u>nt</u>
20	for the cost of collection."	
21	<b>SECTION 42.19.(b)</b> This section becomes effective January 1, 2025, and applies	to
22	for-hire ground transport services occurring on or after that date.	
23	PART XLIII. MISCELLANEOUS	
24 25	PART ALIII, MISCELLANEOUS	
23 26	STATE BUDGET ACT APPLIES	
20 27	<b>SECTION 43.1.</b> The provisions of the State Budget Act, Chapter 143C of the	ne
28	General Statutes, are reenacted and shall remain in full force and effect and are incorporated i	
29	this act by reference.	
30		
31	COMMITTEE REPORT	
32	SECTION 43.2.(a) The North Carolina Senate Appropriations Committee Repo	ort
33	on the Current Operations Appropriations Act of 2023, Proposed Committee Substitute for H25	
34	as amended, which was distributed in the Senate and used to explain this act, shall indicate action	
35	by the General Assembly on this act and shall, therefore, be used to construe this act, as provide	
36	in the State Budget Act, Chapter 143C of the General Statutes, as appropriate, and for the	se
37	purposes shall be considered a part of this act and, as such, shall be printed as a part of the Sessio	on
38	Laws.	
39	SECTION 43.2.(b) The budget enacted by the General Assembly is for the	ne
40	maintenance of the various departments, institutions, and other spending agencies of the Star	
41	for the 2023-2025 biennial budget as provided in G.S. 143C-3-5. This budget includes the	ne
42	appropriations of State funds as defined in G.S. 143C-1-1(d)(25).	
43	The Director of the Budget submitted a recommended base budget to the Gener	
44	Assembly in the Governor's Recommended Budget for the 2023-2025 fiscal biennium, date	
45	March 2023, and in the Budget Support Document for the various departments, institutions, ar	
46	other spending agencies of the State. The adjustments to the recommended base budget made b	y
47	the General Assembly are set out in the Committee Report.	1-
48	<b>SECTION 43.2.(c)</b> The budget enacted by the General Assembly shall also be interpreted in excerdence with $C = 142C = 5$ , the enacted provisions in this set and other interpreted in excertain set.	
49 50	interpreted in accordance with G.S. 143C-5-5, the special provisions in this act, and other appropriate logiclation. In the event that there is a conflict between the line item budget cortific	
50	appropriate legislation. In the event that there is a conflict between the line-item budget certifie	JU

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•	tor of the Budget and the budget enacted by the General	Assembly, the budget
•	e General Assembly shall prevail.	
	ECTION 43.2.(d) Notwithstanding subsection (a) of this	
	e Committee Report are for reference, and do not expand, l	mit, or define the text
of the Comm	1	
(1		
	revised budget, and the related FTE information for a	particular budget code
	and containing no other substantive information.	
(2		
	revised budget, and the related FTE information for	
	within a single budget code and containing no other su	ostantive information.
DEDODT BY	Y FISCAL RESEARCH DIVISION	
	ECTION 43.3. The Fiscal Research Division shall issue a re	nort on hudget actions
	2023 Regular Session of the General Assembly. The report sl	
	e Committee Report described in Section 43.2 of this act purs	
	of the Fiscal Research Division shall send a copy of the rep	
	to the Director of the Budget. The report shall be public	
	nternet website for public access.	
j		
APPROPRI	ATIONS LIMITATIONS AND DIRECTIONS APPLY	
SI	ECTION 43.4. Except where expressly repealed or ame	nded by this act, the
	any legislation enacted during the 2023 Regular Session of	
affecting the	State budget shall remain in effect.	
	T APPLIES ONLY TO THE 2023-2025 FISCAL BIENN	
	ECTION 43.5. Except for statutory changes or other provision	•
	o have effects beyond the 2023-2025 fiscal biennium, the tex	1
	y to funds appropriated for, and activities occurring during	, the 2023-2025 fiscal
biennium.		
	F HEADINGS	
	ECTION 43.6. The headings to the Parts, Subparts, and se	
	to the reader and are for reference only. The headings do not e	1 / /
the text of thi	s act, except for effective dates referring to a Part or Subpart	
SEVEDADI	LITY CLAUSE	
	ECTION 43.7. If any section or provision of this act is dec	lared unconstitutional
	the courts, it does not affect the validity of this act as a whole	
•	clared to be unconstitutional or invalid.	or any part other than
the part so de	chared to be unconstitutional of invalid.	
EFFECTIVI	E DATE	
	ECTION 43.8. Except as otherwise provided, this act beca	omes effective July 1