SESSION 1991

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SENATE BILL 1235 Second Edition Engrossed 6/24/92

Short Title: Change Name of Dept. of ECD.

(Public)

2

Sponsors: Senator Goldston.

Referred to: State Personnel and State Government.

June 8, 1992

1	A BILL TO BE ENTITLED
2	AN ACT TO CHANGE THE NAME OF THE DEPARTMENT OF ECONOMIC AND
3	COMMUNITY DEVELOPMENT, AND TO MAKE TECHNICAL AND
4	CONFORMING AMENDMENTS TO VARIOUS LAWS.
5	The General Assembly of North Carolina enacts:
6	Section 1. G.S. 20-79.5(a) reads as rewritten:
7	"(a) Plates. – The State government officials listed in this section are eligible for a
8	special registration plate under G.S. 20-79.4. The plate shall bear the number
9	designated in the following table for the position held by the official.
10	
11	Position Number on Plate
12	
13	Governor 1
14	Lieutenant Governor 2
15	Speaker of the House of Representatives 3
16	President Pro Tempore of the Senate 4
17	Secretary of State 5
18	State Auditor 6
19	State Treasurer 7
20	Superintendent of Public Instruction 8
21	Attorney General 9
22	Commissioner of Agriculture 10
23	Commissioner of Labor 11

1	Commissioner of Insurance12
2	Speaker Pro Tempore of the House 13
3	Legislative Administrative Officer14
4	Secretary of Administration 15
5	Secretary of Environment, Health, and
6	Natural Resources 16
7	Secretary of Revenue 17
8 9	5
9 10	Secretary of Economic and Community <u> — Development</u> Commerce 19
10	<u>-DevelopmentCommerce</u> 19 Secretary of Correction 20
11	Secretary of Cultural Resources 21
12	·
13	Secretary of Crime Control and Public Safety 22
14	Safety 22 Governor's Staff 23-29
15	State Budget Officer30
10	State Personnel Director 31
17	Advisory Budget Commission
18	Nonlegislative Member 32-41
20	Chair of the State Board of Education 42
20 21	President of the U.N.C. System 43
21	Alcoholic Beverage Control Commission 44-46
22	Assistant Commissioners of Agriculture 47-48
23 24	Deputy Secretary of State 49
2 4 25	Deputy State Treasurer 50
23 26	Assistant State Treasurer 51
20 27	Deputy Commissioner for the
28	Department of Labor 52
20 29	Chief Deputy for the
30	Department of Insurance 53
31	Assistant Commissioner of Insurance 54
32	Deputies and Assistant to the Attorney
33	General 55-65
34	Board of Economic Development
35	Nonlegislative Member 66-88
36	State Ports Authority
37	Nonlegislative Member 89-96
38	Utilities Commission Member 97-104
39	Parole Commission Member 105-109
40	State Board Member, Commission Member,
40 41	or State Employee Not Named in List 110-200".
42	Sec. 2. G.S. 20-79.7(c) reads as rewritten:
43	"(c) Use of Remaining Proceeds. – The remaining revenue in the Fund shall be
44	transferred quarterly as follows:

44 transferred quarterly as follows:

	1991	GENERAL ASSEMBLY OF NORTH CAROLINA
1 2	(1)	Thirty-three percent (33%) to the account of the Department of Economic and Community Development Commerce to aid in financing
3		out-of-state print and other media advertising under the program for
4		the promotion of travel and industrial development in this State.
5	(2)	Fifty percent (50%) to the Department of Transportation to be used
6		solely for the purpose of beautification of highways other than those
7		designated as interstate. These funds shall be administered by the
8		Department of Transportation for beautification purposes not
9	(2)	inconsistent with good landscaping and engineering principles.
10	(3)	Seventeen percent (17%) to the account of the Department of Human
11		Resources to promote travel accessibility for disabled persons in this
12 13		State. These funds shall be used to collect and update site information on travel attractions designated by the Department of Economic and
13		<u>Community Development Commerce</u> in its publications, to provide
15		technical assistance to travel attractions concerning accommodation of
16		disabled tourists, and to develop, print, and promote the publication
17		ACCESS NORTH CAROLINA as provided in G.S.168-2. Any funds
18		allocated for these purposes that are neither spent nor obligated at the
19		end of the fiscal year shall be transferred to the Department of
20		Administration for removal of man-made barriers to disabled travelers
21		at State-funded travel attractions. Guidelines for the removal of man-
22		made barriers shall be developed in consultation with the Department
23		of Human Resources."
24	Sec.	3. G.S. 54-109.10 reads as rewritten:
25		Creation and supervision of Division.
26		be established in the North Carolina Department of Economic and
27		relopment <u>Commerce</u> a Credit Union Division which shall be under the
28		[the] the Administrator of Credit Unions appointed by the Secretary of
29		Community Development. <u>Commerce</u> . The Credit Union Division and the
30		of Credit Unions shall be under the general direction and supervision of
31 32		of Economic and Community Development, Commerce, and there shall be
32 33		to the Administrator of Credit Unions as may be necessary and the Administrator and assistants shall be fixed by the State Personnel
33 34	Council."	Administrator and assistants shall be fixed by the state refsonner
35		4. G.S. 54-109.11(1) reads as rewritten:
36	"(1)	To organize and conduct in the State Department of Economic and
37	(1)	Community Development, Commerce, a bureau of information in regard
38		to cooperative associations and rural and industrial credits."
39	Sec.	4.1. G.S. 54-109.11(4) reads as rewritten:
40	"(4)	To examine at least once a year, and oftener if such examination be
41		deemed necessary by the Administrator or his assistant, the credit
42		unions formed under this Article. A report of such examination shall
43		be filed with the State Department of Economic and Community

1	Development, Commerce, and a copy mailed to the credit union at its
2	proper address."
3	Sec. 5. G.S. 54B-4(b)(14) reads as rewritten:
4	"(14) 'Commission' means the North Carolina Savings Institutions
5	Commission of the Department of Economic and Community
6	DevelopmentCommerce."
7	Sec. 5.1. G.S. 54B-4(b)(21) reads as rewritten:
8	"(21) 'Division' means the Savings Institutions Division of the North
9	Carolina Department of Economic and Community Development.
10	Commerce."
11	Sec. 6. G.S. 54B-53(f) reads as rewritten:
12	"(f) The relationship between the Secretary of Economic and Community
13	Development-Commerce and the Savings Institutions Commission shall be as defined for
14	a Type II transfer under Chapter 143A of the General Statutes."
15	Sec. 7. G.S. 54B-237(b) reads as rewritten:
16	"(b) Articles of incorporation of a guaranty association shall be filed in the office
17	of the Secretary of State. The Secretary of State shall, upon receipt of such articles,
18	transmit a copy of them to the Secretary of Economic and Community Development
19	<u>Commerce</u> and shall not record them until authorized to do so by the Secretary of
20	Economic and Community Development. Commerce."
21	Sec. 8. G.S. 54B-238 reads as rewritten:
22	"§ 54B-238. Examination and certification by Secretary of Economic and
22	
23	Community Development. <u>Commerce.</u>
24	(a) Upon receipt from the Secretary of State of a copy of the articles of
24 25	(a) Upon receipt from the Secretary of State of a copy of the articles of incorporation of a proposed guaranty association, the Secretary of Economic and
24 25 26	(a) Upon receipt from the Secretary of State of a copy of the articles of incorporation of a proposed guaranty association, the Secretary of Economic and Community Development Commerce shall at once examine all the facts connected with
24 25 26 27	(a) Upon receipt from the Secretary of State of a copy of the articles of incorporation of a proposed guaranty association, the Secretary of Economic and Community Development Commerce shall at once examine all the facts connected with the formation of the proposed corporation. If the articles of incorporation are correct in
24 25 26 27 28	(a) Upon receipt from the Secretary of State of a copy of the articles of incorporation of a proposed guaranty association, the Secretary of Economic and Community Development Commerce shall at once examine all the facts connected with the formation of the proposed corporation. If the articles of incorporation are correct in form and substance and the examination shows that such corporation, if formed, would
24 25 26 27 28 29	(a) Upon receipt from the Secretary of State of a copy of the articles of incorporation of a proposed guaranty association, the Secretary of Economic and Community Development Commerce shall at once examine all the facts connected with the formation of the proposed corporation. If the articles of incorporation are correct in form and substance and the examination shows that such corporation, if formed, would be entitled to commence the business of a guaranty association, the Secretary of
24 25 26 27 28 29 30	(a) Upon receipt from the Secretary of State of a copy of the articles of incorporation of a proposed guaranty association, the Secretary of Economic and Community Development Commerce shall at once examine all the facts connected with the formation of the proposed corporation. If the articles of incorporation are correct in form and substance and the examination shows that such corporation, if formed, would be entitled to commence the business of a guaranty association, the Secretary of Economic and Community Development Commerce shall so certify to the Secretary of
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24 25 26 27 28 29 30 31 32 33 34 35	 (a) Upon receipt from the Secretary of State of a copy of the articles of incorporation of a proposed guaranty association, the Secretary of Economic and Community Development-Commerce shall at once examine all the facts connected with the formation of the proposed corporation. If the articles of incorporation are correct in form and substance and the examination shows that such corporation, if formed, would be entitled to commence the business of a guaranty association, the Secretary of Economic and Community Development-Commerce shall so certify to the Secretary of State. (b) The Secretary of Economic and Community Development-Commerce may refuse to make such certification if upon examination he has reason to believe the proposed corporation is to be formed for any business other than assuring the liquidity of member institutions and guaranteeing deposits therein, if upon examination he has
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24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (a) Upon receipt from the Secretary of State of a copy of the articles of incorporation of a proposed guaranty association, the Secretary of Economic and Community Development-Commerce shall at once examine all the facts connected with the formation of the proposed corporation. If the articles of incorporation are correct in form and substance and the examination shows that such corporation, if formed, would be entitled to commence the business of a guaranty association, the Secretary of Economic and Community Development-Commerce shall so certify to the Secretary of State. (b) The Secretary of Economic and Community Development-Commerce may refuse to make such certification if upon examination he has reason to believe the proposed corporation is to be formed for any business other than assuring the liquidity of member institutions and guaranteeing deposits therein, if upon examination he has reason to believe that the character and general fitness of the incorporators are not such as to command the confidence of the general public or if the best interests of the public will not be promoted by its establishment." Sec. 9. G.S. 54B-239 reads as rewritten:
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deemed a corporation. All papers thereafter filed in the office of the Secretary of State 1 2 relating to such corporation shall be recorded as provided by law and a certified copy 3 forwarded to the Secretary of Economic and Community Development. Commerce." Sec. 10. G.S. 54B-240 reads as rewritten: 4 5 "§ 54B-240. Proposed amendments submitted to Secretary of Economic and 6 **Community Development.** Commerce. 7 Any proposed amendments to the articles of incorporation of a mutual deposit 8 guaranty association shall be filed in the office of the Secretary of State, who shall 9 forward a copy thereof to the Secretary of Economic and Community Development, 10 Commerce, and shall not record the amendments until authorized to do so by certification of the Secretary of Economic and Community Development.-Commerce." 11 12 Sec. 11. G.S. 54B-241 reads as rewritten: 13 "§ 54B-241. Examination and certification of amendments. 14 (a) Upon receipt from the Secretary of State of a copy of proposed amendments 15 to the articles of incorporation of a mutual deposit guaranty association, the Secretary of 16 Economic and Community Development Commerce shall at once examine the proposed amendments to determine their effect on the operation of the guaranty association. 17 18 (b)In the event the proposed amendments are correct in form and substance and 19 the examination shows that if adopted they would not change the character or principal 20 business of the guaranty association, the Secretary of Economic and Community 21 Development-Commerce shall so certify to the Secretary of State. 22 (c) The Secretary of Economic and Community Development-Commerce may refuse to make certification if upon examination he has reason to believe that the 23 24 proposed amendments would change the character of the business of the guaranty 25 association or that the best interests of the public will not be promoted by their adoption." 26 27 Sec. 12. G.S. 54B-242 reads as rewritten: 28 "§ 54B-242. Recordation of amendments. 29 Upon receipt of the certification provided for in G.S. 54B-241, the Secretary of State 30 shall record the amendments to the articles of incorporation and furnish a certified copy 31 thereof to the mutual deposit guaranty association and to the Secretary of Economic and 32 Community Development. Commerce." 33 Sec. 13. G.S. 54B-245 reads as rewritten: 34 "§ 54B-245. Filing of semiannual financial reports; fees. Each mutual deposit guaranty association shall on the 30th day of June and the 31st 35 day of December of each year, or within 40 days thereafter, file with the Secretary of 36 Economic and Community Development-Commerce a report for the preceding half year, 37 38 showing its financial condition at the end thereof. Such reports shall be in such form and 39 contain such information as may be prescribed by the Secretary of Economic and 40 Community Development. Commerce. Each guaranty association doing business in this State shall pay to the Secretary of Economic and Community Development, Commerce, at 41 42 the time of filing each semiannual report required by this section, the sum of five dollars (\$5.00). All such fees shall be paid into the State treasury to the credit of the general 43 fund." 44

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1 2 3 Sec. 14. G.S. 54B-246 reads as rewritten:

"§ 54B-246. Supervision by Secretary of Economic and Community Development. Commerce.

4 (a) In addition to any and all other powers, duties and functions vested in the 5 Secretary of Economic and Community Development-Commerce under the provisions of 6 this Article, and for the protection of member institutions and the general public, the 7 Secretary of Economic and Community Development-Commerce shall have general 8 control and supervision over all mutual deposit guaranty associations doing business in 9 this State. Mutual deposit guaranty associations shall be subject to the control and 10 supervision of the Secretary of Economic and Community Development Commerce as to their conduct, organization, management, business practices, reserve requirements and 11 12 their financial and fiscal matters. The grant of general control and supervision over 13 mutual deposit guaranty associations to the Secretary of Economic and Community 14 Development-Commerce by this Article shall in no way be deemed to affect the existing 15 powers, duties and responsibilities of the Credit Union Commission, the Commissioner 16 of Banks, the State Banking Commission or the North Carolina Savings Institutions 17 Commission except for the removal herein of general control and supervision over 18 mutual deposit guaranty associations from the Administrator of the Savings Institutions 19 Division to the Secretary of Economic and Community Development. Commerce.

20 (b)The Secretary of Economic and Community Development-Commerce shall have 21 the right, and is hereby empowered to issue rules and regulations whenever he deems it 22 necessary for the administration of this Article as well as rules and regulations with 23 respect to:

24 25

Types of financial records to be maintained by mutual deposit (1) guaranty associations;

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Retention periods of various financial records; (2)Internal control procedures of mutual deposit guaranty associations; (3)

Conduct and management of mutual deposit guaranty associations; (4)

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Additional reports which may be required by the Secretary of (5) Economic and Community Development. Commerce.

It shall be the duty of the board of directors or board of trustees of the mutual deposit 31 32 guaranty association to put into effect and to carry out such rules and regulations.

33 At least once each year the Secretary of Economic and Community Development (c) Commerce shall make or cause to be made an examination into the affairs of each 34 35 mutual deposit guaranty association doing business in this State. The Administrator of the Credit Union Division of this State, in his capacity as supervisor of state-chartered 36 credit unions, if he deems it necessary, may designate agents to participate in such 37 38 examination. The Administrator, in his capacity as supervisor of State chartered savings 39 and loan associations, may designate agents to participate in such examination. The 40 expenses of such yearly examination shall be paid by the mutual deposit guaranty 41 association so examined."

- 42 Sec. 15. G.S. 54B-247 reads as rewritten:
- "§ 54B-247. Special examinations. 43

1 Whenever the Secretary of Economic and Community Development-Commerce deems 2 it necessary, he may make or cause to be made a special examination or audit of any mutual deposit guaranty association doing business in this State, in addition to the 3 4 regular examination provided for by this Article. The expenses of such a special 5 examination or audit shall be paid by the mutual deposit guaranty association so 6 examined."

7

Sec. 16. G.S. 54B-248 reads as rewritten:

8 "§ 54B-248. Right to enter and to conduct investigations.

9 The Secretary of Economic and Community Development-Commerce or any examiner 10 appointed by him shall have access to and may compel the production of all books, papers, securities, moneys, and other property of a mutual deposit guaranty association 11 12 under examination by him. He may administer oaths to and examine the officers and 13 agents of such association as to its affairs."

14

Sec. 17. G.S. 54B-249 reads as rewritten:

15 "§ 54B-249. Removal of officers or employees.

16 The Secretary of Economic and Community Development Commerce shall have the 17 right, and is hereby empowered, to require the board of directors or board of trustees of 18 any guaranty association to immediately remove from office any officer, director, 19 trustee or employee of any mutual deposit guaranty association doing business in this 20 State, who shall be found by the Secretary of Economic and Community Development 21 Commerce to be dishonest, incompetent, or reckless in the management of the affairs of 22 the mutual deposit guaranty association, or in violation of the lawful orders, rules and 23 regulations issued by the Secretary of Economic and Community Development, 24 Commerce, or who violates any of the laws set forth in Chapter 54B of the General 25 Statutes."

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Sec. 18. G.S. 62-102(b) reads as rewritten:

27 Within 10 days of filing the application, the applicant shall serve a copy of it "(b) 28 on each of the following in the manner provided in G.S. 1A-1, Rule 4:

- 29 (1)
 - The Public Staff; (2)
 - The Attorney General;
 - (3) The Department of Environment, Health, and Natural Resources;
- The Department of Economic and Community Development; 32 (4) Commerce; 33
- The Department of Transportation; 34 (5)
- 35 (6) The Department of Agriculture;
- The Department of Cultural Resources; 36 (7)
- 37 (8) Each county through which the applicant proposes to construct the transmission line; 38
- 39 (9) Each municipality through whose jurisdiction the applicant proposes to construct the transmission line; and 40 41
 - Any other party that the Commission orders the applicant to serve. (10)

42 The copy of the application served on each shall be accompanied by a notice specifying the date on which the application was filed." 43

Sec. 19. G.S. 65-49 reads as rewritten: 44

"§ 65-49. The North Carolina Cemetery Commission.
 There is hereby established in the Department of Economic and Community
 Development Commerce a North Carolina Cemetery Commission with the power and
 duty to adopt rules and regulations to be followed in the enforcement of this Article."

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"§ 105-130.40. Credit for creating jobs in severely distressed county.

Sec. 20. G.S. 105-130.40 reads as rewritten:

7 Credit. - A corporation that (i) for at least 40 weeks during the year has at (a) 8 least nine employees and (ii) is located, for part or all of its taxable year, in a severely 9 distressed county may qualify for a credit against the tax imposed by this Division by 10 creating new full-time jobs with the corporation in the severely distressed county during that year. A corporation that hires an additional full-time employee during that year to 11 12 fill a position located in a severely distressed county is allowed a credit of two thousand 13 eight hundred dollars (\$2,800) for the additional employee. A position is located in a 14 county if (i) at least fifty percent (50%) of the employee's duties are performed in the 15 county, or (ii) the employee is a resident of the county. The credit may not be taken in 16 the income year in which the additional employee is hired. Instead, the credit shall be 17 taken in equal installments over the four years following the income year in which the 18 additional employee was hired and shall be conditioned on the continued employment 19 by the corporation of the number of full-time employees the corporation had upon 20 hiring the employee that caused the corporation to qualify for the credit. If, in one of 21 the four years in which the installment of a credit accrues, the number of the 22 corporation's full-time employees falls below the number of full-time employees the 23 company had in the year in which the corporation qualified for the credit or the position 24 filled by the employee is moved to another county, the credit expires and the 25 corporation may not take any remaining installment of the credit. The corporation may, however, take the portion of an installment that accrued in a previous year and was 26 27 carried forward to the extent permitted under subsection (e) of this section.

For the purposes of this section, a full-time job is a position that requires at least 1,600 hours of work per year and is intended to be held by one employee during the entire year. A full-time employee is an employee who holds a full-time job.

31

(b) Repealed by Session Laws 1989, c. 111, s. 1.

32 (b1) Eligibility. – A corporation is eligible for the tax credit allowed by this section 33 only if it obtained a credit under this section for taxable year 1988 or the Department of 34 <u>Economic and Community Development Commerce</u> determines that it engages in the 35 manufacturing of goods, or that it engages in an industrial activity such as the 36 processing of foods, raw materials, chemicals and process agents, goods in process, or 37 finished products.

(c) County Designation. – A severely distressed county is a county designated as
 severely distressed by the Secretary of Economic and Community Development.
 <u>Commerce.</u> Each year, on or before December 31, the Secretary of Economic and
 <u>Community Development Commerce</u> shall designate which counties are considered
 severely distressed, and shall provide that information to the Secretary of Revenue. A
 county is considered severely distressed if its distress factor is one of the thirty-three

highest in the State. The Secretary shall assign to each county in the State a distress
 factor that is the sum of the following:

3 4 (1) The county's rank in a ranking of counties by rate of unemployment from lowest to highest.

- 5 6
- (2) The county's rank in a ranking of counties by per capita income from highest to lowest.
- 7 8
- (\mathbf{J})
- (3) The county's rank in a ranking of counties by percentage growth in population from lowest to highest.

9 In measuring rates of unemployment and per capita income, the Secretary shall use 10 the latest available data published by a State or federal agency generally recognized as 11 having expertise concerning the data. In measuring population growth, the Secretary 12 shall use the most recent estimates of population certified by the State Budget Officer. 13 A designation as a severely distressed county is effective only for the calendar year 14 following the designation.

15 Planned Expansion. – A corporation that, during the year in which a county is (d)16 designated as a severely distressed county, signs a letter of commitment with the 17 Department of Economic and Community Development Commerce to create at least 18 twenty new full-time jobs in that distressed county within two years of the date the letter 19 is signed qualifies for the credit allowed by this section even though the employees are 20 not hired that year. The credit shall be available in the income year after at least twenty 21 employees have been hired if such hirings are within the two-year commitment period. 22 The conditions outlined in subsection (a) apply to a credit taken under this subsection 23 except that if the county is no longer designated a severely distressed county after the 24 year the letter of commitment was signed, the credit is still available. If the corporation 25 does not hire the employees within the two-year period, the corporation does not qualify for the credit. However, if the corporation qualifies for a credit under subsection (a) in 26 27 the year any new employees are hired, it may take the credit under that subsection.

28 (e) Limitations. – The sale, merger, acquisition, or bankruptcy of a business, or 29 any other transaction by which an existing business reformulates itself as another 30 business, does not create new eligibility in a succeeding business with respect to jobs for which the predecessor was not eligible under this section. A successor corporation 31 32 may, however, take any installment of or carried-over portion of a credit that its predecessor could have taken if it had taxable income. Jobs transferred from one county 33 in the State to another county in the State shall not be considered new jobs for purposes 34 35 of this section. A credit taken under this section may not exceed fifty percent (50%) of the tax imposed by this Division for the taxable year, reduced by the sum of all other 36 37 credits allowed under this Division, except tax payments made by or on behalf of the 38 Any unused portion of the credit may be carried forward for the corporation. 39 succeeding five years.

40 (f) Substantiation. - Every corporation claiming the credit provided in subsection
41 (a) shall maintain and make available for inspection by the Secretary of Revenue or his
42 agent such records as may be necessary to determine and verify the amount of the credit
43 to which it is entitled. The burden of proving eligibility for the credit and the amount of

1 the credit shall rest upon the corporation, and no credit shall be allowed to a corporation

2 that fails to maintain adequate records or to make them available for inspection."

3

Sec. 21. G.S. 105-151.17 reads as rewritten:

4 "§ 105-151.17. Credit for creating jobs in severely distressed county.

5 Credit. – A person who (i) for at least 40 weeks during the year has at least (a) nine employees and (ii) whose business is located, for part or all of his taxable year, in a 6 7 severely distressed county may qualify for a credit against the tax imposed by this 8 Division by creating new full-time jobs with the business in the severely distressed 9 county during that year. A person who hires an additional full-time employee during 10 that year to fill a position located in a severely distressed county is allowed a credit of two thousand eight hundred dollars (\$2,800) for the additional employee. A position is 11 12 located in a county if (i) at least fifty percent (50%) of the employee's duties are 13 performed in the county, or (ii) the employee is a resident of the county. The credit may 14 not be taken in the income year in which the additional employee is hired. Instead, the 15 credit shall be taken in equal installments over the four years following the income year 16 in which the additional employee was hired and shall be conditioned on the continued 17 employment by the taxpayer of the number of full-time employees the taxpayer had upon hiring the employee that caused the taxpayer to qualify for the credit. If, in one of 18 19 the four years in which the installment of a credit accrues, the number of the taxpayer's 20 full-time employees falls below the number of full-time employees the taxpayer had in the year in which the taxpayer qualified for the credit or the position filled by the 21 22 employee is moved to another county, the credit expires and the taxpayer may not take 23 any remaining installment of the credit. The taxpayer may, however, take the portion of 24 an installment that accrued in a previous year and was carried forward to the extent 25 permitted under subsection (e) of this section.

For the purposes of this section, a full-time job is a position that requires at least 1,600 hours of work per year and is intended to be held by one employee during the entire year. A full-time employee is an employee who holds a full-time job.

29

(b) Repealed by Session Laws 1989, c. 111, s. 2.

(b1) Eligibility. - A taxpayer is eligible for the tax credit allowed by this section
only if the taxpayer obtained a credit under this section for taxable year 1988 or the
Department of Economic and Community Development Commerce determines that the
taxpayer engages in the manufacturing of goods, or that he engages in an industrial
activity such as the processing of foods, raw materials, chemicals and process agents,
goods in process, or of finished products.

36 County Designation. – A severely distressed county is a county designated as (c) 37 severely distressed by the Secretary of Economic and Community Development. 38 Commerce. Each year, on or before December 31, the Secretary of Economic and 39 Community Development Commerce shall designate which counties are considered 40 severely distressed, and shall provide that information to the Secretary of Revenue. A county is considered severely distressed if its distress factor is one of the thirty-three 41 42 highest in the State. The Secretary shall assign to each county in the State a distress 43 factor that is the sum of the following:

	1991	GENERAL ASSEMBLY OF NORTH CAROLINA
	(1)	The county's rank in a ranking of counties by rate of unemployment
		from lowest to highest.
	(2)	The county's rank in a ranking of counties by per capita income from
		highest to lowest.
	(3)	The county's rank in a ranking of counties by percentage growth in
		population from lowest to highest.
	In measuring rates of unemployment and per capita income, the Secretary shall use	
the latest available data published by a State or federal agency generally recognized as		
		se concerning the data. In measuring population growth, the Secretary
		nost recent estimates of population certified by the State Budget Officer.
	-	as a severely distressed county is effective only for the calendar year
	following the c	•
		ned Expansion A person who, during the year in which a county is
	-	a severely distressed county, signs a letter of commitment with the
	-	f Economic and Community Development Commerce to create at least
	2	ll-time jobs in that distressed county within two years of the date the letter
		fies for the credit allowed by this section even though the employees are
		year. The credit shall be available in the income year after at least twenty
		we been hired if such hirings are within the two-year commitment period.
		s outlined in subsection (a) apply to a credit taken under this subsection,
	_	the county is no longer designated a severely distressed county after the
	•	of commitment was signed, the credit is still available. If the taxpayer
		the employees within the two-year period, he does not qualify for the
		ver, if the taxpayer qualifies for a credit under subsection (a) in the year
	• •	by b
		itations. – The sale, merger, acquisition, or bankruptcy of a business, or isaction by which an existing business reformulates itself as another
	-	not create new eligibility in a succeeding business with respect to jobs
		predecessor was not eligible under this section. A taxpayer may,
		any installment of or carried-over portion of a credit that his predecessor
		en if he had taxable income. Jobs transferred from one county in the State
		inty in the State shall not be considered new jobs for purposes of this
		dit taken under this section may not exceed fifty percent (50%) of the tax

section. A credit taken under this section may not exceed fifty percent (50%) of the tax
imposed by this Division for the taxable year, reduced by the sum of all other credits
allowed under this Division, except tax payments made by or on behalf of the taxpayer.
Any unused portion of the credit may be carried forward for the succeeding five years.

(f) Substantiation. – Every person claiming the credit provided in subsection (a) shall maintain and make available for inspection by the Secretary of Revenue or his agent such records as may be necessary to determine and verify the amount of the credit to which the person is entitled. The burden of proving eligibility for the credit and the amount of the credit shall rest upon the person, and no credit shall be allowed to any person who fails to maintain adequate records or to make them available for inspection."

44

Sec. 22. G.S. 105-228.24A reads as rewritten:

1 "§ 105-228.24A. Income tax credit for supervisory fees.

2 Every savings and loan association is allowed a credit against the income tax 3 imposed on it under Article 4 of this Chapter for a taxable year equal to the amount of 4 supervisory fees, paid by the association during the taxable year, that were assessed by the Administrator of the Savings Institutions Division of the Department of Economic 5 and Community Development-Commerce for the State fiscal year beginning on or during 6 7 that taxable year. This credit may not exceed the amount of income tax payable by the 8 association for the taxable year for which the credit is claimed, reduced by the sum of 9 all income tax credits allowed against the tax, except tax payments made by or on behalf 10 of the association. The supervisory fees shall not be an allowable deduction in determining taxable income for any association claiming the credit allowed under this 11 12 section."

13

Sec. 23. G.S. 113-315.25(d) reads as rewritten:

14 "(d) The Secretary of Economic and Community Development Commerce is 15 authorized to appoint such number of employees of the Authority as he may think 16 proper as special policemen, who, when so appointed, shall have within the jurisdiction 17 of the Authority all the powers of policemen of incorporated towns. Special policemen 18 may arrest persons who violate State law or a rule adopted by the Authority. Employees 19 appointed as such special policemen shall take the general oath of office prescribed by 20 G.S. 11-11."

21 Sec. 24. G.S. 113-315.26 reads as rewritten:

22 "§ 113-315.26. Personnel.

23 The Secretary of Economic and Community Development Commerce shall appoint 24 such personnel as deemed necessary who shall serve at the pleasure of the Secretary of 25 Economic and Community Development. Commerce. The Secretary of Economic and Community Development Commerce shall have the power to appoint, employ and 26 27 dismiss such number of employees as he may deem necessary to accomplish the purposes of this Article subject to the availability of funds. It is recommended that, to 28 29 the fullest extent possible, the Secretary of Economic and Community Development 30 Commerce consult with the Authority on matters of personnel."

31

Sec. 25. G.S. 113-315.34(d) reads as rewritten:

"(d) The Secretary of Economic and Community Development Commerce is authorized to appoint such number of employees of the Authority as he may think proper as special policemen, who, when so appointed, shall have within the jurisdiction of the Authority all the powers of policemen of incorporated towns. Special policemen may arrest persons who violate State law or a rule adopted by the Authority. Employees appointed as such special policemen shall take the general oath of office prescribed by G.S. 11-11."

39 Sec. 26. G.S. 113A-105(b) reads as rewritten:

40 "(b) The Coastal Resources Advisory Council shall consist of not more than 47
41 members appointed or designated as follows:

- 42 43
- (1) Two individuals designated by the Secretary from among the employees of his Department;

	1991		GENERAL ASSEMBLY OF NORTH CAROLINA
1		(1a) The	e Secretary of the Department of Economic and Community
2		· /	velopment Commerce or his designee;
3			e Secretary of the Department of Administration or his designee;
4			e Secretary of the Department of Transportation and Highway
5			ety or his designee, and one additional member selected by him
6		from	m his Department;
7		(4) The	e State Health Director;
8		(5) The	e Commissioner of Agriculture or his designee;
9		(6) The	e Secretary of the Department of Cultural Resources or his
10		des	ignee;
11		(7) On	e member from each of the four multi-county planning districts of
12		the	coastal area to be appointed by the lead regional agency of each
13			trict;
14		· /	e representative from each of the counties in the coastal area to be
15			ignated by the respective boards of county commissioners;
16		. ,	more than eight additional members representative of cities in the
17			stal area and to be designated by the Commission;
18		· /	ree members selected by the Commission who are marine scientists
19			echnologists;
20		. ,	e member who is a local health director selected by the Commission
21		-	on the recommendation of the Secretary."
22	!! ()		G.S. 113B-3(a) reads as rewritten:
23	"(a)	The Energ	gy Policy Council shall consist of 18 members to be appointed as
24	follows:	(1) T	a mamban of the North Caroline House of Democratorized to be
25 26		. ,	o members of the North Carolina House of Representatives to be
26 27			o members of the North Carolina Senate to be appointed by the
27		. ,	sident Pro Tempore of the Senate;
28 29			ne public members who are citizens of the State of North Carolina
2) 30			be appointed by the Governor;
31			e chairman of the North Carolina Utilities Commission, the
32		· /	cretary of Environment, Health, and Natural Resources, the
33			mmissioner of Agriculture, the Secretary of Economic and
34			mmunity Development <u>Commerce</u> and the Secretary of
35			ministration or their designees from their respective departments."
36			G.S. 113B-11 reads as rewritten:
37	"§ 113B-		s and authority.
38	(a)		gy Policy Council is authorized to secure directly from any officer,
39			commission, board, bureau, institution and other agency of the State
40			bdivisions any information it deems necessary to carry out its
41			ch officers and agencies shall cooperate with the Council and, to the
42			aw, furnish such information to the Council as it may request.
43	(b)	-	e the adequate development of relevant energy information, as
44	provided		3B-10, the Council may require all energy producers and major

energy consumers, as determined by the Council, to file such reports and forecasts and 1 2 at such dates as the Council may request; provided, however, that the Council may request only specific energy-related information which it deems necessary to carry out 3 its duties as defined in Articles 1 and 2 of this Chapter. 4 5 The Council shall have authority to apply for and utilize grants, contributions (c)and appropriations in order to carry out its duties as defined in Articles 1 and 2 of this 6 7 Chapter, provided, however, that all such applications and requests are made through 8 and administered by the Department of Economic and Community Development. 9 Commerce. 10 (d) The Council shall have authority to request said **Division** [Department] Department to allocate and dispense any funds made available to the Council for energy 11 12 research and related work efforts in such a manner as the Council desires subject only to 13 the stipulation that said funds be reasonably used in furtherance of the purposes of this 14 Article. 15 (e) The Energy Division of the Department of Economic and Community 16 Development Commerce shall provide the staffing capability to the Energy Policy 17 Council so as to fully and effectively develop recommendations for a comprehensive 18 State energy policy as contained in the provisions of this Article. The Utilities 19 Commission is hereby authorized to make its staff available to the Council to assist in 20 the development of a State energy policy." 21 Sec. 29. G.S. 114-4.2D reads as rewritten: "§ 114-4.2D. Employment of attorney for Energy Division of Department of 22 23 **Economic and Community Development.**-Commerce. 24 The Attorney General shall assign an attorney on his staff to work full time with the 25 Energy Division of the Department of Economic and Community Development. Commerce. Such attorney shall be subject to all provisions of Chapter 126 of the 26 27 General Statutes relating to the State Personnel System. Such attorney shall also 28 perform such additional duties as may be assigned to him by the Attorney General." 29 Sec. 30. G.S. 121-4(15) reads as rewritten: 30 To encourage and develop, in cooperation with the Department of "(15) 31 Administration and in consultation with the Department of 32 Transportation, the Department of Economic and Community Development, Commerce, the Department of Environment, Health, 33 34 Natural the North Carolina League and Resources. of 35 Municipalities, the North Carolina Association of County Commissioners, and the Historic Preservation Foundation of North 36 Carolina, Inc., a central clearinghouse for information on historic 37 preservation for the benefit and use of public and private agencies 38 39 and persons in North Carolina." Sec. 31. G.S. 122E-4(b) reads as rewritten: 40 "(b) The Partnership shall consist of 13 members as follows: 41 42 The Executive Director of the North Carolina Housing Finance (1)43

Agency shall serve ex officio;

	1991	GENERAL ASSEMBLY OF NORTH CAROLINA
1	(2)	The Secretary of the Department of Economic and Community
2		Development <u>Commerce</u> or his designee shall serve ex officio;
3	(3)	The State Treasurer or his designee shall serve ex officio;
4	(4)	In accordance with G.S. 120-121, five members shall be appointed
5		by the General Assembly upon the recommendation of the
6		President of the Senate, provided that one member shall be a
7		representative of the homebuilding industry, one member shall be a
8		low income housing advocate, and one member shall be a
9		representative of the League of Municipalities;
0	(5)	In accordance with G.S. 120-121, five members shall be appointed
1		by the General Assembly upon the recommendation of the Speaker
2		of the House of Representatives, provided that one member shall be
3		a representative of the real estate lending industry; one member
4		shall be a representative of a non-profit housing development
5		corporation; and one member shall be a resident of low income
6		housing.
7	The members	of the Partnership shall elect one of their members to serve as
8		rm of one year. Seven members of the Partnership shall constitute a
19		bers shall have the right to vote on all issues before the Partnership."
20	-	G.S. 130A-309.14 reads as rewritten:
21	"§ 130A-309.14. I	Duties of State agencies.
22		be the duty of each State agency, the General Assembly, the General
23		nd The University of North Carolina, by 1 January 1992, to:
24	(1)	Establish a program in cooperation with the Department and the
25		Department of Administration, for the collection of all recyclable
26		aluminum and wastepaper materials generated in State offices
27		throughout the State, including, at a minimum, high-grade office
28		paper and corrugated paper.
9	(2)	Provide procedures for collecting and storing recyclable materials,
30		containers for storing materials, and contractual or other
31		arrangements with buyers of the recyclable materials.
32	(3)	Evaluate the amount of recyclable wastepaper material recycled
33		and make all necessary modifications to the recycling program to
34		ensure that all recyclable wastepaper materials are effectively and
35		practically recycled.
36	(4)	Establish and implement, in cooperation with the Department and
37		the Department of Administration, a solid waste reduction program
38		for materials used in the course of agency operations. The program
39		shall be designed and implemented to achieve maximum feasible
10		reduction of solid waste generated as a result of agency operations.
-1	(b) The De	partment of Economic and Community Development Commerce shall
2		ge the recycling industry in the State. Assistance and encouragement
13	of the recycling in	dustry shall include:
41 42 43	assist and encoura	ge the recycling industry in the State. Assistance and encourage

1 2	(1)	Identifying and analyzing, in cooperation with the Department, components of the State's recycling industry and present and
3		potential markets for recyclable materials in this State, other states,
4		and foreign countries;
5	(2)	Providing information on the availability and benefits of using
6		recycled materials to businesses and industries in the State; and
7	(3)	Distributing any material prepared in implementing this section to
8		the public, businesses, industries, units of local government, or
9		other organizations upon request.
10 11	· / ·	Aarch 1991, and every other year thereafter, the Department of munity Development-Commerce shall prepare a report assessing the
12		and recyclable materials markets in the State.
13		partment of Economic and Community Development-Commerce shall
14		ential markets for composted materials and shall submit its findings to
15		or the waste registry informational program administered by the
16	-	er to stimulate absorption of available composted materials into such
17	markets.	1 1
18		before 1 March 1991, the Department of Economic and Community
19		nerce shall report to the General Assembly its findings relative to:
20	(1)	Potential markets for composted materials, including private and
21		public sector markets;
22	(2)	The types of materials which may legally and effectively be used in
23		a successful compositing operation; and
24	(3)	The manner in which the composted materials should be marketed
25		for optimum use.
26	(f)	(1) All State agencies, including the Department of
27		Transportation and the Department of Administration, and units of
28		local government are required to procure compost products when
29		they can be substituted for, and cost no more than, regular soil
30		amendment products, provided the compost products meet all
31		applicable engineering and environmental quality standards,
32		specifications, and rules. This product preference shall apply to,
33		but not be limited to, highway construction and maintenance
34		projects, highway planting and beautification projects, recultivation
35		and erosion control programs, and other projects.
36	(2)	The Department of Transportation shall, consistent with economic
37		feasibility and applicable engineering and environmental quality
38		standards, use scrap tires, demolition debris, and untreated,
39		stabilized, or encapsulated ash from boilers and incinerators in
40		highway construction and maintenance projects.
41	(g) The Dep	partment of Public Instruction, with the assistance of the Department
42	and The Universit	y of North Carolina, shall develop, distribute, and encourage the use
43	of guidelines for t	he collection of recyclable materials and for solid waste reduction in

the State system of education. At a minimum, the guidelines shall address solid waste

44

1	generated in administrative offices, classrooms, dormitories, and cafeterias. The
2	guidelines shall be developed by 1 January 1991.
3	(h) In order to orient students and their families to the recycling of waste and to
4	encourage the participation of schools, communities, and families in recycling
5	programs, the school board of each school district in the State shall make available an
6	awareness program in the recycling of waste materials. The program shall be provided
7	at both the elementary and secondary levels of education.
8	(i) The Department of Public Instruction is directed to develop, from funds
9	appropriated for environmental education, curriculum materials and resource guides for
10	a recycling awareness program for instruction at the elementary, middle, and high
11	school levels."
12	Sec. 33. G.S. 130B-6(a) reads as rewritten:
13	"(a) Creation. – The North Carolina Hazardous Waste Management Commission
14	is hereby created as follows:
15	(1) The Commission shall be located within the Department of
16	Economic and Community Development. Commerce. The
17	Commission shall exercise all of its powers independently of the
18	Secretary of Economic and Community Development Commerce and,
19	notwithstanding any other provision of law, shall be subject to the
20	direction and supervision of the Secretary of Economic and
21	Community Development Commerce only with respect to the
22	management functions of coordinating and reporting.
23	(2) The Commission shall continue until its existence shall be
24	terminated by law. Upon the termination of the existence of the
25	Commission, all of its rights and properties shall pass to and be
26	vested in the State.
27	(3) The Department of Economic and Community Development
28	<u>Commerce</u> and the Department of Administration shall provide
29	such technical, clerical, and other support services and personnel as
30	the Commission may require in the performance of its functions.
31	The Commission shall reimburse the Departments for such services
32	from its revenues or from other funding sources."
33	Sec. 34. G.S. 143-166.13(a) reads as rewritten:
34	"(a) The following persons who are subject to the Criminal Justice Training and
35	Standards Act are entitled to benefits under this Article:
36	(1) State Government Security Officers, Department of
37	Administration;
38	(2) State Correctional Officers, Department of Corrections;
39	(3) State Probation and Parole Officers, Department of Corrections;
40	(4) Sworn State Law-Enforcement Officers with the power of arrest,
41	Department of Corrections;
42	(5) Alcohol Law-Enforcement Agents, Department of Crime Control
43	and Public Safety;
-	

1	(6)	State Highway Patrol Officers, Department of Crime Control and
2		Public Safety;
3	(7)	State Legislative Building Special Police, General Assembly;
4	(8)	Sworn State Law-Enforcement Officers with the power of arrest,
5		Department of Human Resources;
6	(9)	Youth Correctional Officers, Department of Human Resources;
7	(10)	Insurance Investigators, Department of Insurance;
8	(11)	State Bureau of Investigation Officers and Agents, Department of
9		Justice;
10	(12)	Director and Assistant Director, License and Theft Enforcement
11		Section, Division of Motor Vehicles, Department of
12		Transportation;
13	(13)	Members of License and Theft Enforcement Section, Division of
14		Motor Vehicles, Department of Transportation, designated by the
15		Commissioner of Motor Vehicles as either 'inspectors' or
16		uniformed weigh station personnel;
17	(14)	Utilities Commission Transportation Inspectors and Special
18		Investigators;
19	(15)	North Carolina Ports Authority Police, Department of Economic and
20		Community Development; Commerce;
21	(16)	Sworn State Law-Enforcement Officers with the power of arrest,
22		Department of Environment, Health, and Natural Resources;
23	(17)	Sworn State Law-Enforcement Officers with the power of arrest,
24		Department of Crime Control and Public Safety."
25	Sec. 35.	G.S. 143-169.2(b) reads as rewritten:
26	"(b) For the p	purposes of this Article, the term 'agency' shall mean and include, as
27		require, State department, institution, university, commission,
28	committee, board,	licensing board, division, bureau, officer or official; provided,
29		sions of G.S. 143-169.1 shall not apply to the General Assembly, the
30	Department of Re	venue, the Department of Economic and Community Development,
31		e Administrative Office of the Courts and the court system, nor shall
32	the provisions of G	.S. 143-170.2 and 143-170.3 apply to the General Assembly or to the
33	Administrative Off	ice of the Courts and the courts system."
34	Sec. 36.	G.S. 143A-11 reads as rewritten:
35	"§ 143A-11. Princ	
36	-	wise provided by this Chapter, or the State Constitution, all executive
37		powers, duties and functions, not including those of the General
38		judiciary, previously vested by law in the several State agencies, are
39		ving principal offices or departments:
40	(1)	Office of the Governor.

- 40
- (1) Office of the Governor.
- 41
- (1) Office of the Lieutenant Governor.
- 42 (3) Department of the Secretary of State.
- 43 (4) Department of State Auditor.
- 44 (5) Department of State Treasurer.

1991	GENERAL ASSEMBLY OF NORTH CAROLINA
(6)	Department of Public Education.
(7)	Department of Justice.
(8)	Department of Agriculture.
(9)	Department of Labor.
(10)	Department of Insurance.
(11)	Department of Administration.
(12)	Department of Transportation.
(13)	Department of Environment, Health, and Natural Resources.
(14)	Repealed by Session Laws 1973, c. 476, s. 6.
(15)	Department of Social Rehabilitation and Control.
(16)	Department of Economic and Community Development.
	Commerce.
(17),	$\overline{(18)}$ Repealed by Session Laws 1973, c. 476, s. 6.
(19)	Repealed by Session Laws 1973, c. 620, s. 9."
Sec. 37.	G.S. 143B-2 reads as rewritten:
"§ 143B-2. Interin	n applicability of the Executive Organization Act of 1973.
The Executive	Organization Act of 1973 shall be applicable only to the following
named departments	S:
(1)	Department of Cultural Resources
(2)	Department of Human Resources
(3)	Department of Revenue
(4)	Department of Crime Control and Public Safety
(5)	Department of Correction
(6)	Department of Environment, Health, and Natural Resources
(7)	Department of Transportation
(8)	Department of Administration
(9)	Department of Economic and Community Development.
	Commerce."
Sec. 38.	G.S. 143B-6 reads as rewritten:
"§ 143B-6. Princip	oal departments.
_	he principal departments enumerated in the Executive Organization
Act of 1971, all	executive and administrative powers, duties, and functions not
including those of	the General Assembly and its agencies, the General Court of Justice
and the administra	tive agencies created pursuant to Article IV of the Constitution of
North Carolina, an	nd higher education previously vested by law in the several State
	d in the following principal departments:
(1)	Department of Cultural Resources
(2)	Department of Human Resources
(3)	Department of Revenue
(4)	Department of Crime Control and Public Safety
(5)	Department of Correction
(6)	Department of Environment, Health, and Natural Resources
(7)	Department of Transportation
(8)	Department of Administration

1	(9) Department of Economic and Community Development-Commerce
2	(10) Department of Community Colleges."
3	Sec. 39. G.S. 143B-74 reads as rewritten:
4	"§ 143B-74. U.S.S. North Carolina Battleship Commission – members; selection;
5	quorum; compensation.
6	The U.S.S. North Carolina Battleship Commission of the Department of Cultural
7	Resources shall consist of 18 members including the Secretary of Cultural Resources
8	and the Secretary of Economic and Community Development-Commerce who shall serve
9	as voting ex officio members. The members of the Commission appointed for terms to
10	end in 1991 shall serve for an additional two-year period. At the end of the respective
11	terms of office of the members of the Commission serving in 1991, their successors
12	shall be appointed for terms of four years and until their successors are appointed and
13	qualify. Any appointment to fill a vacancy on the Commission created by the
14	resignation, dismissal, death, or disability of a member shall be for the balance of the
15	unexpired term. The provisions of the Executive Organization Act of 1973 pertaining to
16	the residence of members of commissions shall not apply to the U.S.S. North Carolina
17	Battleship Commission.
18	The Governor shall have the power to remove any member of the Commission from
19	office for misfeasance, malfeasance, or nonfeasance in accordance with the provisions
20	of G.S. 143B-13 of the Executive Organization Act of 1973.
21	The members of the Commission shall receive per diem and necessary travel and
22	subsistence expenses in accordance with the provisions of G.S. 138-5.
23	A majority of the Commission shall constitute a quorum for the transaction of
24	business. The Governor shall designate from among the members of the Commission a
25	chairman, vice-chairman and treasurer. The Secretary of Cultural Resources or his
26	designee shall serve as Secretary of the Commission. The Commission shall meet at
27	least twice annually upon the call of the chairman, the Secretary of Cultural Resources,
28	or any seven members of the Commission." See $40 - C = 142D = 285 + 12(a)(1)$ reads as rewritten:
29 20	Sec. 40. G.S. 143B-285.12(a)(1) reads as rewritten:
30 31	"(1) Four members from State government: the Secretary or Commissioner of Environment Health and Natural Passuras
32	Commissioner of Environment, Health, and Natural Resources, Economic and Community Development, Commerce, Agriculture, and
32 33	Crime Control and Public Safety. At the request of such Secretary
33 34	or Commissioner, the Governor may appoint another official from
35	the same department to serve in his stead."
36	Sec. 41. G.S. 143B-390.11(e) reads as rewritten:
37	"(e) The Governor shall appoint two more members to serve ex officio. Ex officio
38	members shall have no vote. These members shall represent the following interests:
39	(1) One member from the Department of Environment, Health, and
40	Natural Resources who shall be an employee of the Department
41	whose responsibilities include coastal or marine matters; and
42	(2) One member from the Department of Economic and Community
43	Development—Commerce who shall be an employee of the
44	Department whose responsibilities include travel and tourism."

1	Sec. 42. G.S. 143B-417 reads as rewritten:
2	"§ 143B-417. North Carolina Internship Council – creation; powers and duties.
3	There is hereby created the North Carolina Internship Council of the Department of
4	Administration. The North Carolina Internship Council shall have the following
5	functions and duties:
6	(1) To determine the number of student interns to be allocated to each
7	of the following offices or departments:
8	a. Office of the Governor
9	b. Department of Administration
10	c. Department of Correction
11	d. Department of Cultural Resources
12	e. Department of Revenue
13	f. Department of Transportation
14	g. Department of Environment, Health, and Natural Resources
15	h. Department of Economic and Community Development
16	Commerce
17	i. Department of Crime Control and Public Safety
18	j. Department of Human Resources
19	k. Office of the Lieutenant Governor
20	1. Office of the Secretary of State
21	m. Office of the State Auditor
22	n. Office of the State Treasurer
23	o. Department of Public Education
24	p. Repealed by Session Laws 1985, c. 757, s. 162, effective July 1,
25	1985
26	q. Department of Agriculture
27	r. Department of Labor
28	s. Department of Insurance
29	t. Office of the Speaker of the House of Representatives
30	u. Justices of the Supreme Court and Judges of the Court of
31	Appeals
32	v. Department of Community Colleges
33	w. Office of State Personnel
34	x. Office of the Senate President Pro Tempore;
35	(2) To screen applications for student internships and select from these
36	applications the recipients of student internships; and
37	(3) To determine the appropriateness of proposals for projects for
38	student interns submitted by the offices and departments
39	enumerated in (1)."
40	Sec. 43. G.S. 143B-426.22(a) reads as rewritten:
41	"(a) Creation; Membership. – The Governor's Management Council is created in
42	the Department of Administration. The Council shall contain the following members:
43	The Secretary of Administration, who shall serve as chairman, a senior staff officer
44	responsible for productivity and management programs from the Departments of

Economic and Community Development, Commerce, Revenue, Environment, Health, and 1 Natural Resources, Transportation, Crime Control and Public Safety, Cultural 2 Resources, Correction, Human Resources, and Administration; and an equivalent officer 3 4 from the Offices of State Personnel, State Budget and Management, and the Governor's Program for Executive and Organizational Development. The following persons may 5 also serve on the Council if the entity represented chooses to participate: a senior staff 6 7 officer responsible for productivity and management programs from any State 8 department not previously specified in this section, and a representative from The 9 University of North Carolina." 10 Sec. 44. Article 10 of Chapter 143B of the General Statutes is amended by deleting the existing title and substituting "Department of Commerce". 11 12 Sec. 45. G.S. 143B-427 reads as rewritten: 13 "§ 143B-427. Department of Economic and Community DevelopmentCommerce – 14 creation. 15 There is hereby recreated and reconstituted a Department to be known as the 16 'Department of Economic and Community Development,' Commerce,' with the 17 organization, powers, and duties defined in Article 1 of this Chapter, except as modified 18 in this Article." 19 Sec. 46. The catch line of G.S. 143B-428 reads as rewritten: 20 "§ 143B-428. Department of Economic and Community DevelopmentCommerce – 21 declaration of policy." 22 Sec. 47. G.S. 143B-429 reads as rewritten: 23 "§ 143B-429. Department of Economic and Community DevelopmentCommerce – 24 duties. It shall be the duty of the Department of Economic and Community Development 25 Commerce to provide for and promote the implementation of the declared policy of the 26 27 State of North Carolina as provided in G.S. 143B-428, to promote and assist in the total 28 economic development of North Carolina in accord with such declared policy and to 29 perform such other duties and functions as are conferred by this Chapter, delegated or 30 assigned by the Governor and conferred by the Constitution and laws of this State." 31 Sec. 48. G.S. 143B-430 reads as rewritten: 32 "§ 143B-430. Secretary of Economic and Community DevelopmentCommerce -33 powers and duties. The head of the Department of Economic and Community Development 34 (a) 35 Commerce is the Secretary of Economic and Community Development.-Commerce. The Secretary of Economic and Community Development-Commerce shall have such powers 36 and duties as are conferred on him by this Chapter, delegated to him by the Governor, 37 38 and conferred on him by the Constitution and laws of this State. The Secretary of 39 Economic and Community Development Commerce shall be responsible for effectively 40 and efficiently organizing the Department of Economic and Community Development Commerce to promote the policy of the State of North Carolina as outlined in G.S. 41 42 143B-428 and to promote statewide economic development in accord with that policy. Except as otherwise specifically provided in this Article and in Article 1 of this Chapter, 43 44 the functions, powers, duties and obligations of every agency or subunit in the

1	Department of Economic and Community Development Commerce shall be prescribed by				
2	the Secretary of Economic and Community Development. Commerce.				
3	(b) The Secretary of Economic and Community Development Commerce shall have				
4	the power and duty to accept and administer federal funds provided to the State through				
5	the Job Training Partnership Act, Pub. L. No. 97-300, 96 Stat. 1322, 29 U.S.C. § 1501				
6	et seq., as amended."				
7	Sec. 49. G.S. 143B-431 reads as rewritten:				
8 9	"§ 143B-431. Department of Economic and Community DevelopmentCommerce – functions.				
10	(a) The functions of the Department of Economic and Community Development,				
11	<u>Commerce</u> , except as otherwise expressly provided by Article 1 of this Chapter or by				
12	the Constitution of North Carolina, shall include:				
13	(1) All of the executive functions of the State in relation to economic				
14	development including by way of enumeration and not of				
15	limitation, the expansion and recruitment of environmentally sound				
16	industry, labor force development, the promotion of and assistance				
17	in the orderly development of North Carolina counties and				
18	communities, the promotion and growth of the travel and tourism				
19	industries, the development of our State's ports, energy resource				
20	management and energy policy development;				
21	(2) All functions, powers, duties and obligations heretofore vested in				
22	an agency enumerated in Article 15 of Chapter 143A, to wit:				
23	a. The State Board of Alcoholic Control,				
24	b. The North Carolina Utilities Commission,				
25	c. The Employment Security Commission,				
26	d. The North Carolina Industrial Commission,				
27	e. State Banking Commission and the Commissioner of Banks,				
28	f. Savings and Loan Association Division,				
29	g. The State Savings Institutions Commission,				
30	h. Credit Union Commission,				
31	i. The North Carolina Milk Commission,				
32	j. The North Carolina Mutual Burial Association Commission,				
33	k. The North Carolina Rural Electrification Authority,				
34	1. The North Carolina State Ports Authority, all of which				
35	enumerated agencies are hereby expressly transferred by a Type				
36	II transfer, as defined by G.S. 143A-6, to this recreated and				
37	reconstituted Department of Economic and Community				
38	Development; <u>Commerce</u> ; and, (2) All other functions, powers, duties and obligations as are conferred				
39 40	(3) All other functions, powers, duties and obligations as are conferred by this Chapter delegated or assigned by the Coverner and				
40 41	by this Chapter, delegated or assigned by the Governor and conferred by the Constitution and laws of this State. Any agency				
41 42	conferred by the Constitution and laws of this State. Any agency transferred to the Department of Economic and Community				
42 43	Development-Commerce by a Type II transfer, as defined by G.S.				
43 44	143A-6, shall have the authority to employ, direct and supervise				
-1-1	1751-0, shan have the autionity to employ, uncer and supervise				

1			professional and technical personnel, and such agencies shall not
2			be accountable to the Secretary of Economic and Community
3			Development Commerce in their exercise of quasi-judicial powers
4			authorized by statute, notwithstanding any other provisions of this
5			Chapter, provided that the authority of the North Carolina State
6			Ports Authority to employ, direct and supervise personnel shall be
7			as provided in Part 10 of this Article.
	 	_	-

8 (b) The Department of Economic and Community Development Commerce is 9 authorized to establish and provide for the operation of North Carolina nonprofit 10 corporations to achieve the purpose of aiding the development of small businesses and 11 to achieve the purposes of the United States Small Business Administration's 504 12 Certified Development Company Program.

(c) The Department of Economic and Community Development-Commerce shall
 have the following powers and duties with respect to local planning assistance:

- 15 (1)To provide planning assistance to municipalities and counties and 16 joint and regional planning boards established by two or more 17 governmental units in the solution of their local planning problems. 18 Planning assistance as used in this section shall consist of making population, economic, land use, traffic, and parking studies and 19 20 developing plans based thereon to guide public and private 21 development and other planning work of a similar nature. Planning assistance shall also include the preparation of proposed 22 23 subdivision regulations, zoning ordinances, capital budgets, and 24 similar measures that may be recommended for the implementation of such plans. The term planning assistance shall not be construed 25 to include the providing of plans for specific public works. 26 27
 - (2) To receive and expend federal and other funds for planning assistance to municipalities and counties and to joint and regional planning boards, and to enter into contracts with the federal government, municipalities, counties, or joint and regional planning boards with reference thereto.
 - (3) To perform planning assistance, either through the staff of the Department or through acceptable contractual arrangements with other qualified State agencies or institutions, local planning agencies, or with private professional organizations or individuals.
 - (4) To assume full responsibility for the proper execution of a planning program for which a grant of State or federal funds has been made and for carrying out the terms of a federal grant contract.
 - (5) To cooperate with municipal, county, joint and regional planning boards, and federal agencies for the purpose of aiding and encouraging an orderly, coordinated development of the State.
 - (6) To establish and conduct, either with its own staff or through contractual arrangements with institutions of higher education,

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1991 GENERAL ASSEMBLY OF NORTH CAROLIN	NA			
State agencies, or private agencies, training programs for th	ose			
employed or to be employed in community development activitie	es.			
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Sec. 50. G.S. 143B-431.1 reads as rewritten:				
"§ 143B-431.1. Toll-free number for information on housing assistance.				
There shall be established in the Department of Economic and Commun	nity			
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Community Development Commerce by a Type I transfer as defined in G.S. 143A-6:				
(1) Community Assistance Division.				
(2) Employment and Training Division.				
	-			
Development are hereby transferred to and vested in the Department of Economic and				
	State agencies, or private agencies, training programs for th employed or to be employed in community development activitie (d) The Department of Economic and Community Development. Commerce, we the approval of the Governor, may apply for and accept grants from the fede government and its agencies and from any foundation, corporation, association, individual and may comply with the terms, conditions, and limitations of such grants order to accomplish the Department's purposes. Grant funds shall be expended pursu to the Executive Budget Act. In addition, the Department shall have the follow powers and duties with respect to its duties in administering federal programs: (1) To negotiate, collect, and pay reasonable fees and char regarding the making or servicing of grants, loans, or ot evidences of indebtedness. (2) To establish and revise by regulation, in accordance with Chap 150B of the General Statutes, schedules of reasonable rates, fees, charges for services rendered, including but not limited reasonable fees or charges for servicing applications. Schedules rates, fees, or charges may vary according to classes of service, a different schedules may be adopted for public entities, nonpro- entities, private for-profit entities, and individuals." Sec. 50, G. S. 143B-431.1 reads as rewritten: "§ 143B-431.1. Toll-free number for information on housing assistance. There shall be established in the Department of Economic and Commun Development_Commerce a toll-free telephone number to provide information on hous assistance to the citizens of the State." Sec. 51, G.S. 143B-432 reads as rewritten: "§ 143B-432. Transfers to Department of Economic and Commun Development of Natural and Economic Resources, and the North Carolina National P Parkway and Forests Development Council of the Department of Natural at Economic Resources, the Science and Technology Research Center of Department of Natural and Economic Resources, and the North Carolina National P Parkway and Forests Development Council of the Department of Natural			

44 Community Development-Commerce by a Type II transfer as defined in G.S. 143A-6:

1	(1) Community Development Council.				
2	(2) Job Training Coordinating Council."				
3	Sec. 52. G.S. 143B-433 reads as rewritten:				
4	"§ 143B-433. Department of Economic and Community DevelopmentCommerce –				
5	organization.				
6	The Department of Economic and Community Development Commerce shall be				
7	organized to include:				
8	(a) (1) The North Carolina Alcoholic Beverage Control				
9	Commission,				
10	(2) The North Carolina Utilities Commission,				
11	(3) The Employment Security Commission,				
12	(4) The North Carolina Industrial Commission,				
13	(5) State Banking Commission,				
14	(6) Savings and Loan Association Division,				
15	(7) The State Savings Institutions Commission,				
16	(8) Credit Union Commission,				
17	(9) The North Carolina Milk Commission,				
18	(10) The North Carolina Mutual Burial Association Commission,				
19	(11) North Carolina Cemetery Commission,				
20	(12) The North Carolina Rural Electrification Authority,				
21	(13) Repealed by Session Laws 1985, c. 757, s. 179(d),				
22	(14) North Carolina Science and Technology Research Center,				
23	(15) The North Carolina State Ports Authority,				
24	(16) North Carolina National Park, Parkway and Forests Development				
25	Council,				
26	(17) Economic Development Board,				
27	(18) Labor Force Development Council,				
28	(19) Energy Policy Council,				
29	(20) Energy Division,				
30	(21) Navigation and Pilotage Commissions established by Chapter 76 of				
31	the General Statutes,				
32	(22) The North Carolina Technological Development Authority.				
33	(b) Those agencies which are transferred to the Department of Economic and				
34	Community Development, Commerce including the:				
35	(1) Community Assistance Division,				
36	(2) Community Development Council,				
37	(3) Employment and Training Division, and				
38	(4) Job Training Coordinating Council; and				
39	(c) Such divisions as may be established pursuant to Article 1 of this Chapter."				
40	Sec. 53. G.S. 143B-433.1(a) reads as rewritten:				
41	"(a) There is created the Housing Coordination and Policy Council of the				
42	Department of Economic and Community Development. Commerce. The Housing				
43	Coordination and Policy Council shall have the following functions and duties:				

	1991	GENERAL ASSEMBLY OF NORTH CAROLINA
1	(1)	To advise the Secretary of Economic and Community Development
2		<u>Commerce</u> and the Deputy Secretary of Community Development
3		and Housing regarding the coordination of various public and
4		private low and moderate income housing programs;
5	(2)	To advise the Secretary of Economic and Community Development
6	()	<u>Commerce</u> and the Deputy Secretary of Community Development
7		and Housing in the preparation of an overall, comprehensive State
8		housing plan with specific recommendations to address identified
9		areas of need, which report shall be presented to the Governor and
10		General Assembly;
11	(3)	To advise the Secretary of Economic and Community Development
12		Commerce and the Deputy Secretary of Community Development
13		and Housing with respect to the best use of housing resources
14		under the Deputy Secretary; and
15	(4)	To advise the Secretary of Economic and Community Development
16		<u>Commerce</u> regarding any other matter relating to housing the
17	~ -	Secretary may refer to it."
18		G.S. 143B-434.1 reads as rewritten:
19		he North Carolina Travel and Tourism Board – creation, duties,
20	member	•
21		s created within the Department of Economic and Community
22 23	-	<u>herce</u> the North Carolina Travel and Tourism Board. The Secretary
23 24		mmunity Development <u>Commerce</u> and the Director of the Division of n will work with the Board to fulfill the duties and requirements set
24		n, and to promote the sound development of the travel and tourism
25 26	industry in North C	· ·
20 27	•	tion and duties of the Board shall be:
28		To advise the Secretary of Economic and Community Development
29	(1)	<u>Commerce</u> in the formulation of policy and priorities for the
30		promotion and development of travel and tourism in the State.
31	(2)	To advise the Secretary of Economic and Community Development
32		<u>Commerce</u> in the development of a budget for the Division of
33		Travel and Tourism.
34	(3)	To recommend programs to the Secretary of Economic and
35		Community Development-Commerce that will promote the State as a
36		travel and tourism destination and that will develop travel and
37		tourism opportunities throughout the State.
38	(4)	To advise the Secretary of Economic and Community Development
39		<u>Commerce</u> every three months as to the effectiveness of agencies
40		with which the Department has contracted for advertising and
41		regarding the selection of an advertising agency that will assist the
42		Department in the promotion of the State as a travel and tourism
43		destination.

1		(5)	To name a three-member subcommittee, with one member from
2			each of the eastern, central, and western regions of the State, to
3			make recommendations to the Secretary of Economic and
4			Community Development-Commerce regarding any revisions in the
5			matching funds tourism grants program, project applications, and
6			criteria for projects that qualify for participation in the program.
7		(6)	To advise the Secretary of Economic and Community Development
8			<u>Commerce</u> from time to time as to the effectiveness of the overall
9			operations of the Division of Travel and Tourism.
10		(7)	To promote the exchange of ideas and information on travel and
11			tourism between State and local governmental agencies, and
12			private organizations and individuals.
13		(8)	To advise the Secretary of Economic and Community Development
14			Commerce upon any matter that the Secretary, Governor, or
15			Director of the Division of Travel and Tourism may refer to it.
16	(c)	The Boa	rd shall consist of 25 members as follows:
17		(1)	The Secretary of Economic and Community Development,
18			<u>Commerce</u> , who shall not be a voting member.
19		(2)	The Director of the Division of Travel and Tourism, who shall not
20			be a voting member.
21		(3)	Two members designated by the Board of Directors of the North
22			Carolina Hotel and Motel Association.
23		(4)	Two members designated by the Board of Directors of the North
24			Carolina Restaurant Association.
25		(5)	Three Directors of Convention and Visitor Bureaus designated by
26			the Board of Directors of the North Carolina Association of
27			Convention and Visitor Bureaus.
28		(6)	The Chairperson of the Travel and Tourism Coalition.
29		(7)	The President of the Travel Council of North Carolina.
30		(8)	A member designated by the Board of Directors of the Travel
31			Council of North Carolina.
32		(9)	The President of North Carolina Citizens for Business and
33			Industry.
34		(10)	One member designated by the North Carolina Petroleum
35		× ,	Marketers Association.
36		(11)	One person associated with tourism attractions in North Carolina,
37			appointed by the General Assembly, upon recommendation of the
38			Speaker of the House of Representatives.
39		(12)	One person associated with the tourism-related transportation
40		× ,	industry, appointed by the General Assembly upon
41			recommendation of the President Pro Tempore of the Senate.
42		(13)	Four public members each interested in matters relating to travel
43			and tourism, two appointed by the Governor (one from a rural area
44			and one from an urban area), one appointed by the General

	1991 GENERAL ASSEMBLY OF NORTH CAROLINA			
1	Assembly upon recommendation of the Speaker of the House, and			
2	one appointed by the General Assembly upon recommendation of			
3	the President Pro Tempore of the Senate.			
4	(14) One member associated with the major cultural resources and			
5	activities of the State in North Carolina, appointed by the			
6	Governor.			
7	(15) Two members of the House of Representatives, appointed by the			
8	General Assembly upon recommendation of the Speaker of the			
9	House of Representatives.			
10	(16) Two members of the Senate, appointed by the General Assembly			
11	upon recommendation of the President Pro Tempore of the Senate.			
12	(d) The members of the Board shall serve the following terms: the Secretary of			
13	Economic and Community Development, Commerce, the Director of the Division of			
14	Travel and Tourism, the Chairperson of the Travel and Tourism Coalition, the President			
15	of the Travel Council of North Carolina, and the President of North Carolina Citizens			
16	for Business and Industry shall serve on the Board while they hold their respective			
17 18	offices. Each member of the Board appointed by the Governor shall serve during his or			
18 19	her term of office. The members of the Board appointed by the General Assembly shall serve two-year terms beginning on January 1 of odd-numbered years and ending on			
20	December 31 of the following year. The first such term shall begin on January 1, 1991,			
20				
22	or as soon thereafter as the member is appointed to the Board, and end on December 31, 1992. All other members of the Board shall serve a term which consists of the portion			
23	of calendar year 1991 that remains following their appointment or designation and,			
24	thereafter, two-year terms which shall begin on January 1 of an even-numbered year and			
25	end on December 31 of the following year. The first such two-year term shall begin on			
26	January 1, 1992, and end on December 31, 1994.			
27	(e) No member of the Board, except a member serving by virtue of his or her			
28	office, shall serve during more than five consecutive calendar years, except that a			
29	member shall continue to serve until his or her successor is appointed.			
30	(f) Appointments to fill vacancies in the membership of the Board that occur due			
31	to resignation, dismissal, death, or disability of a member shall be for the balance of the			
32	unexpired term and shall be made by the same appointing authority that made the initial			
33	appointment.			
34	(g) Board members who are employees of the State shall receive travel			
35	allowances at the rate set forth in G.S. 138-6. Board members who are legislators shall			
36	be reimbursed for travel and subsistence in accordance with G.S. 120-3.1. All other			
37	Board members, except those serving pursuant to subdivisions (3) through (10) of			
38	subsection (c) of this section, shall receive per diem, subsistence, and travel expenses at the rate set forth in $C \leq 128.5$. Beard members serving purguent to subdivisions (2)			
39 40	the rate set forth in G.S. 138-5. Board members serving pursuant to subdivisions (3) through (10) of subsection (c) of this section shall not receive per diam subsistence or			
40 41	through (10) of subsection (c) of this section shall not receive per diem, subsistence, or travel expenses. The expenses set forth in this section shall be paid by the Division of			
41 42	Travel and Tourism of the Department of Economic and Community Development.			
42 43	Commerce.			

1 2	(h) At its first meeting in 1991, the Board shall elect one of its voting members to serve as Chairperson during calendar year 1991. At its last regularly scheduled meeting
3	in 1991, and at its last regularly scheduled meeting in each year thereafter, the Board
4	shall elect one of its voting members to serve as Chairperson for the coming calendar
5	year. No person shall serve as Chairperson during more than three consecutive calendar
6	years. The Chairperson shall continue to serve until his or her successor is elected.
7	(i) A majority of the current voting membership shall constitute a quorum.
8	(j) The Secretary of Economic and Community Development Commerce shall
9 10	provide clerical and other services as required by the Board." Sec. 55. G.S. 143B-435 reads as rewritten:
10 11	"§ 143B-435. Publications.
11	The Department of Economic and Community Development <u>Commerce</u> may also cause
12	to be prepared for publication, from time to time, reports and statements, with
14	illustrations, maps and other descriptions, which may adequately set forth the natural
15	and material resources of the State and its industrial and commercial developments,
16	with a view to furnishing information to educate the people with reference to the
17	material advantages of the State, to encourage and foster existing industries, and to
18	present inducements for investment in new enterprises. Such information shall be
19	published and distributed as the Department of Economic and Community Development
20	<u>Commerce</u> may direct. The costs of publishing and distributing such information shall
21	be paid from:
22	(1) State funds as other public documents; or
23	(2) Private funds received:
24	a. As donations, or
25	b. From the sale of appropriate advertising in such published
26	information."
27	Sec. 56. G.S. 143B-436 reads as rewritten:
28	"§ 143B-436. Advertising of State resources and advantages.
29	It is hereby declared to be the duty of the Department of Economic and Community
30	Development Commerce to map out and to carry into effect a systematic plan for the
31	nationwide advertising of North Carolina, properly presenting, by the use of any
32	available advertising media, the true facts concerning the State of North Carolina and all
33	of its resources." Sec. 57. G.S. 143B-437 reads as rewritten:
34 35	
35 36	" § 143B-437. Investigation of impact of proposed new and expanding industry. The Department of Economic and Community Development-Commerce shall conduct
37	an evaluation in conjunction with the Department of Environment, Health, and Natural
38	Resources of the effects on the State's natural and economic environment of any new or
39	expanding industry or manufacturing plant locating in North Carolina."
40	Sec. 58. G.S. 143B-437.1 reads as rewritten:
41	"§ 143B-437.1. Community Development Council – creation; powers and duties.
42	There is hereby created the Community Development Council to be located in the
43	Department of Economic and Community DevelopmentCommerce. The Community
44	Development Council shall have the following functions and duties:

	1991	GENERAL ASSEMBLY OF NORTH CAROLINA
1 2	(1)	To advise the Secretary of Economic and Community Development Commerce with respect to promoting and assisting in the orderly
3		development of North Carolina counties and communities.
4	(2)	To advise the Secretary of Economic and Community Development
5		<u>Commerce</u> with respect to the type and effectiveness of planning
6		and management services provided to local government.
7	(3), (4) l	Repealed by Session Laws 1977, c. 198, s. 13.
8	(5)	The Council shall consider and advise the Secretary of Economic
9		and Community Development Commerce upon any matter the
10	a a	Secretary may refer to it."
11		G.S. 143B-437.2(g) reads as rewritten:
12		ical and other services required by the Council shall be supplied by
13	÷	conomic and Community DevelopmentCommerce."
14 15		G.S. 143B-437A reads as rewritten:
15 16	-	idustrial Development Fund. s created in the Department of Economic and Community Development
17		idustrial Development Fund to provide funds to assist the local
18		of the most economically depressed counties in the State in creating
19		nent of Economic and Community Development Commerce shall adopt
20	• •	or the administration of the program. Those rules shall include the
21	following:	The administration of the program. These falls shall merade the
22	(1)	The funds shall be used for (i) installation of or purchases of
23		manufacturing equipment or process productions equipment, (ii)
24		structural repairs, improvements, or renovations of existing
25		buildings to be used for manufacturing and industrial expansion,
26		(iii) construction of or improvements to new or existing water,
27		sewer, gas, or electrical utility distribution lines or equipment for
28		existing industrial buildings to be used for manufacturing and
29		industrial operations, or (iv) in the case of counties designated as
30		severely distressed counties under G.S. 105-130.40(c) or G.S. 105-
31		151.17(c) or units of local government within those counties,
32		construction of or improvement to new or existing water, sewer,
33		gas, or electrical utility distribution lines or equipment to serve new
34		or proposed industrial buildings to be used for manufacturing and
35 36		industrial operations. To be eligible for funding, the water, sewer,
30 37		gas, or electrical utility lines or facilities shall be located on the site of the building or, if not located on the site, shall be directly related
38		to the operation of the specific manufacturing activity. However,
30 39		the Secretary of Economic and Community Development-Commerce
40		may use up to one hundred thousand dollars (\$100,000) to provide
40 41		emergency economic development assistance in any county which
42		is documented to be experiencing a major economic dislocation.
43	(2)	The funds shall be used by the city and county governments for
44	(-)	projects that will directly result in the creation of new jobs. The
		r-sjeens haw white an every resolution of new jobb. The

1	funds shall be expended at a rate of one thousand two hundred				
2	dollars (\$1,200) per new job created up to a maximum of two				
3	hundred fifty thousand dollars (\$250,000) per project.				
4	(b) Each year, on or before December 31, the Secretary of Economic and				
5	Community Development-Commerce shall designate the most economically distressed				
6	counties in the State; this designation shall remain effective for the following calendar				
7	year. The Secretary of Economic and Community Development Commerce shall				
8	determine which counties are the most economically distressed counties in the State				
9	based on (i) rate of unemployment, (ii) per capita income, and (iii) relative population				
10	and work force growth or lack of growth, as determined by the Secretary of Economic				
11	and Community Development. Commerce.				
12	(c) The Department of Economic and Community Development Commerce shall				
13	report annually to the General Assembly concerning the applications made to the fund				
14	and the payments made from the fund and the impact of the payments on job creation in				
15	the State. The Department of Economic and Community Development-Commerce shall				
16	also report quarterly to the Joint Legislative Commission on Governmental Operations				
17	and the Fiscal Research Division on the use of the moneys in the fund, including				
18	information regarding to whom payments were made, in what amounts, and for what				
19	purposes.				
20	(d) As used in this section, 'major economic dislocation' means the actual or				
21	imminent loss of:				
22	(1) 500 or more manufacturing jobs in the county; or				
23	(2) A number of manufacturing jobs which is equal to or more than ten				
24	percent (10%) of the existing manufacturing workforce in the				
25	county."				
26	Sec. 61. G.S. 143B-438.4 reads as rewritten:				
27	"§ 143B-438.4. Coordinating Council.				
28	(a) The State Job Training Coordinating Council is established within the				
29	Department of Economic and Community Development. Commerce.				
30	(b) Operating funds and staff for the Council shall be supported with funds				
31	from the Job Training Partnership Act.				
32	(c) Adequate office space shall be provided by the Department of Economic				
33	and Community Development. Commerce.				
34	(d) The initial staffing level of the Council and the level of funding support				
35	required shall be determined by the Secretary of Economic and Community Development.				
36	<u>Commerce.</u> However, the staffing level shall not exceed 10 personnel as may be				
37	necessary to carry out its functions under this Part and the Job Training Partnership Act.				
38	(e) Duties and responsibilities of the Council include but shall not be limited to the				
39 40	following: (1) Overseeing the meeting of the State's goals for employment and				
40	(1) Overseeing the meeting of the State's goals for employment and				
41 42	training.				
42 43	(2) Reviewing the plans and programs of agencies operating federally funded programs related to employment and training				
43 44	and of other agencies providing employment and training-				
44	and of other agencies providing employment and training-				

	1991		GENERAL ASSEMBLY OF NORTH CAROLINA
1			related services in the State that may be funded with State
2			funds.
3		(3)	Conducting studies, preparing reports and analyses, including
4			an annual published report to the Governor and General
5			Assembly, and providing such advisory services as may be
6			authorized or directed by the Governor.
7		(4)	Recommending the allocation of Job Training Partnership Act
8			funds not subject to the seventy-eight percent (78%) that flows
9			directly to service delivery areas.
10		(5)	Recommending program goals to insure job training for
11			unskilled youth and adults is a matter of the highest priority and
12			encouraging Service Delivery Areas (SDA's) to reflect these
13		(0)	goals in their SDA plans.
14		(6)	Developing a long term tracking system to measure the
15			effectiveness of the Job Training Partnership Act with respect to
16 17		(7) I	permanent job placements. Insuring compliance with the provisions of Sections 122(b)(7) A
17		. ,	and B and 122(b)(8) of the Job Training Partnership Act no later
18 19			han May 30 of every year, requiring the following:
20		a.	The identification of, in coordination with the appropriate State
20		u.	agencies, the employment, training, and vocation education
22			needs throughout the State;
23		b.	An assessment of the extent to which employment and training,
24			vocation education, rehabilitation services, public assistance,
25			economic development, and other federal, State, and local
26			programs and services represent a consistent, integrated, and
27			coordinated approach to meeting these needs;
28		c.	Comments on reports required by Sections 105(d)(3) of the
29			Vocational Education Act of 1963 and appropriate
30			recommendations to the Governor and General Assembly.
31		(8)	Annually measuring, to the extent practicable, the increase in
32			employment and earnings and the reductions in welfare
33			dependency by SDA resulting from participating in the Job
34			Training Partnership Act program and reporting those findings
35			to the Governor and General Assembly.
36		(9)	Annually reporting to the Governor and General Assembly on
37		(10)	funds expended by each SDA for job training services.
38		(10)	
39 40			administered employment and training programs and
40 41			encouraging compliance by the SDA's with the goals and
41 42			purposes outlined by the General Assembly, the Governor, and the State Council.
42 43		(11) I	Repealed by Session Laws 1989, c. 532, s. 2.
43		(11) 1	xepeared by 50551011 Laws 1707, 0. 332, 5. 2.

1	(12) Obtaining other information from recipients of Job Training
2	(12) Obtaining other information from recipients of Job Training Partnership Act funds, as requested by the Governor and General
2	Assembly.
4	(13) Overseeing the responsibilities required in the Economic
5	Dislocation and Worker Adjustment Assistance Act (EDWAAA),
6	including the following:
7	a. Advising the Governor on designation of sub-State areas and
8	sub-State grantees and on the procedure for selecting Private
9	Industry Council (PIC) and Local Employment Organizations
10	(LEO) representatives within sub-State areas relative to grantee
11	designation;
12	b. Advising the Governor on developing formulas for distributing
13	funds among sub-State areas and formulas for reallocating
14	unexpended funds;
15	c. Reviewing and commenting to the Governor on State and sub-
16	State EDWAAA programs;
17	d. Reviewing and submitting comments on the State plan prior to
18	submission to the Secretary and on each sub-State plan; and
19 20	e. Advising the Governor on the establishment and application of
20	performance standards.
21	(f) The State Job Training Coordinating Council:
22 23	(1) Shall be appointed by the Governor in a manner consistent with Section 122 of Public Law 97-300.
23 24	(2) Shall meet at the call of the chairman. A majority of the
24 25	Council shall constitute a quorum for the transaction of
26	business. Members shall receive per diem and necessary travel
27	and subsistence expenses in accordance with the provisions of
28	G.S. 138-5, 138-6 or 120-3.1, as the case may be.
29	(3) Repealed by Session Laws 1989, c. 532, s. 2.
30	(4) May create such committees as may be necessary to the proper
31	conduct of its business. The Governor may establish such
32	additional advisory bodies, in accordance with existing law,
33	related to employment and training as may be necessary and
34	appropriate to the conduct of federally supported employment
35	and training-related programs."
36	Sec. 62. G.S. 143B-438.6 reads as rewritten:
37	"§ 143B-438.6. Employment and Training Grant Program.
38	(a) There is established in the Department of Economic and Community
39	Development, <u>Commerce</u> , Division of Employment and Training, an Employment and
40	Training Grant Program. The purpose of the program is to make grants available to
41 42	local agencies operating on behalf of the Private Industry Council serving Job Training
42 43	Partnership Act service delivery areas. Grant funds shall be allocated for the purpose of
43 44	enabling recipient agencies to implement local employment and training programs in accordance with existing resources, local needs, local goals, and selected training
44	accordance with existing resources, local needs, local goals, and selected italining

occupations. The Department shall adopt rules in accordance with Chapter 150B of the General Statutes for administering the Employment and Training Grant Program, which rules shall include procedures for review and approval of grant applications by local agencies and for monitoring use of grant funds by recipient agencies. A Stateadministered program of performance standards shall be used to measure grant program outcomes.

7 (b) Use of grant funds: Local agencies may use funds received under this section 8 only for the purpose of upgrading the foundation of basic skills of the adult population 9 and the existing work force in North Carolina. Services that may be provided include 10 participant programs currently available under the federal Job Training Partnership Act that are appropriate for adults; on-the-job training; work experience; adult basic 11 12 education; skills training, upgrading, and retraining; counseling and screening for job placement; service corps; and related support services. Local agencies may use grant 13 14 funds to provide services only to individuals who are 18 years of age or older and who 15 either (i) meet the current Federal Job Training Partnership Act definition of 'economically disadvantaged', or (ii) meet the current definition for eligibility under 16 17 Title III of the Federal Job Training Partnership Act.

18 (c) Allocation of grants: The Department may reserve and allocate up to five 19 percent (5%) of funds available to the Employment and Training Grant Program for 20 State and local administrative costs to implement the program. The Division of 21 Employment and Training shall allocate employment and training grants to local 22 agencies operating on behalf of the Private Industry Council serving Job Training 23 Partnership Act service delivery areas based on the following formula:

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- (1) One half of the funds shall be allocated on the basis of the relative excess number of unemployed individuals residing in each county as compared to the total excess number of unemployed individuals in all counties in the State.
- 'Excess number of unemployed' is defined as the number of 28 29 unemployed individuals in excess of four and one-half percent (4.5%) 30 of the civilian labor force in each county or the number of unemployed individuals in excess of four and one-half percent (4.5%) of the 31 32 civilian labor force in each census tract within the county. The following methodology is used to determine the excess number of 33 34 unemployed: 35
 - a. For counties classified as having excess unemployment, the excess number of unemployed is determined by subtracting four and one-half percent (4.5%) of the civilian labor force from the number of unemployed individuals within the county. The difference equals the number of excess unemployed.
- 40b.In situations where the entire county is not classified as having41excess unemployment, the excess number of unemployed is42determined by census tract unemployment within the county.43Census tract data is used to determine which subcounty areas44qualify as areas of excess unemployment. In those subcounty

areas classified as having excess unemployment (census tracts with four and one-half percent (4.5%) or higher unemployment rates), four and one-half percent (4.5%) of the census tract labor force is subtracted from the number of unemployed individuals within the area of excess unemployment. The subcounty figures of excess number of unemployed within the county are then added together to determine the total excess number of unemployed within the county.

(2) One half of the funds shall be allocated on the basis of the relative number of economically disadvantaged individuals within each county compared to the total number of economically disadvantaged individuals in the State. To determine the number of economically disadvantaged individuals within each county, data from the State Data Center in the Office of State Budget and Management, or from the federal decennial census, whichever is most recent, shall be used.

17 (d)Coordination: The Department of Economic and Community Reports, 18 Development Commerce shall report quarterly to the Governor and to the Speaker of the House of Representatives and the President Pro Tempore of the Senate on the North 19 20 Carolina Employment and Training Grant Program. The Department shall also provide 21 a copy of these quarterly reports to the State Job Training Coordinating Council. The Council shall advise the Department on the merger of the funds provided to implement 22 23 this section with other employment and training funds to develop comprehensive work-24 force preparedness initiatives for the State.

25 (e) Funds appropriated to the Department of Economic and Community 26 Development Commerce for the Employment and Training Grant Program that are not 27 expended at the end of the fiscal year shall not revert but shall remain available to the 28 Department for the purposes established in this section."

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Sec. 63. G.S. 143B-439 reads as rewritten:

30 "§ 143B-439. Credit Union Commission.

31 There shall be created in the Department of Economic and Community (a) Development-Commerce a Credit Union Commission which shall consist of seven 32 members. The members of the Credit Union Commission shall elect one of its members 33 34 to serve as chairman of the Commission to serve for a term to be specified by the 35 Commission. On the initial Commission three members shall be appointed by the Governor for terms of two years and three members shall be appointed by the Governor 36 for terms of four years. Thereafter all members of the Commission shall be appointed 37 38 by the Governor for terms of four years. The Governor shall appoint the seventh 39 member for the same term and in the same manner as the other six members are 40 appointed. In the event of a vacancy on the Commission the Governor shall appoint a successor to serve for the remainder of the term. Three members of the Commission 41 42 shall be persons who have had three years' or more experience as a credit union director or in management of state-chartered credit unions. At least four members shall be 43 44 appointed as representatives of the borrowing public and may be members of a credit

union but shall not be employees of, or directors of any financial institution or have any 1 2 interest in any financial institution other than as a result of being a depositor or 3 borrower. No two persons on the Commission shall be residents of the same senatorial 4 district. No person on the Commission shall be on a board of directors or employed by another type of financial institution. The Commission shall meet at least every six 5 6 months, or more often upon the call of the chairman of the Credit Union Commission or 7 any three members of the Commission. A majority of the members of the Commission 8 shall constitute a quorum. The members of the Commission shall be reimbursed for 9 expenses incurred in the performance of their duties under this Chapter as prescribed in 10 G.S. 138-5. In the event that the composition of the Commission on April 30, 1979, does not conform to that prescribed in the preceding sentences, such composition shall 11 12 be corrected thereafter by appropriate appointments as terms expire and as vacancies 13 occur in the Commission; provided that no person shall serve on the Commission for 14 more than two complete consecutive terms.

(b) The relationship between the Secretary of Economic and Community
 Development Commerce and the Credit Union Commission shall be as defined for a
 Type II transfer under this Chapter.

18 (c) The Credit Union Commission is hereby vested with full power and authority 19 to review, approve, or modify any action taken by the Administrator of Credit Unions in 20 the exercise of all powers, duties, and functions vested by law in or exercised by the 21 Administrator of Credit Unions under the credit union laws of this State.

An appeal may be taken to the Commission from any finding, ruling, order, decision 22 or the final action of the Administrator by any credit union which feels aggrieved 23 24 thereby. Notice of such appeal shall be filed with the chairman of the Commission within 30 days after such finding, ruling, order, decision or other action, and a copy 25 served upon the Administrator. Such notice shall contain a brief statement of the 26 27 pertinent facts upon which such appeal is grounded. The Commission shall fix a date, 28 time and place for hearing said appeal, and shall notify the credit union or its attorney of 29 record thereof at least 30 days prior to the date of said hearing."

Sec. 64. G.S. 143B-443 reads as rewritten:

31"§ 143B-443. Administration by Department of Economic and Community32Development.-Commerce.

The activities of the North Carolina Science and Technology Research Center will
 be administered by the Department of Economic and Community Development.
 <u>Commerce.</u>"

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Sec. 65. G.S. 143B-448 reads as rewritten: "§ 143B-448. Energy Division.

- There is hereby created in the Department of Economic and Community Development Commerce a division to be known as the Energy Division."
 - Sec. 66. G.S. 143B-449 reads as rewritten:

41 "§ 143B-449. Organization.

- 42 The Division shall be organized and shall have such powers, duties and functions as
- 43 prescribed by the Secretary of Economic and Community Development.-Commerce."
- 44 Sec. 67. G.S. 143B-450 reads as rewritten:

1 "§ 143B-450. Reporting of stocks of coal and petroleum fuels.

2 The Energy Division of the Department of Economic and Community Development 3 Commerce may, with the prior express approval of the Energy Policy Council and the Governor, require that all coal and petroleum suppliers in North Carolina supplying 4 coal, motor gasoline, middle distillates, residual oils and propane for resale within the 5 6 State file with the Energy Division, on forms prepared by the Energy Division, accurate 7 reports as to the stocks of coal and petroleum products and storage capacities 8 maintained by said supplier, including said supplier's current inventory and stock of said 9 coal, motor gasoline, middle distillates, residual oils and propane, the expected time 10 such supplies will last under ordinary distribution demand and the schedule for receiving additional or replacement stocks. Such reports and the information contained 11 12 therein shall be proprietary information available only to regular employees of the 13 Energy Division, except that aggregate tables or schedules consolidating information 14 from said reports may be released if they do not reveal individual report data for any 15 named supplier. It is further the intent of this section that no information shall be 16 required from coal and petroleum suppliers, that is, at the time such reports are 17 requested, already on file with any agency, commission, or department of State 18 government.

19 It is the intent of this section that such reports be filed only at such times as the 20 Energy Policy Council and the Governor determine that an energy crisis as defined in 21 G.S. 113B-20 exists or may be imminent.

If any petroleum or coal supplier fails to file the accurate reports as may be required by this section for more than 10 days after the date on which any such report is due, the Secretary of Economic and Community Development Commerce is authorized and empowered to petition the district court, Division of the General Court of Justice in the county in which the principal office or place of business of said supplier is located for a mandatory injunction compelling said supplier to file said report."

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Sec. 68. G.S. 143B-450.1(c) reads as rewritten:

29 The Energy Division shall adopt rules and regulations for the administration "(c) 30 of this data collection program and the Attorney General and the law enforcement 31 authorities of the State and its political subdivisions shall enforce the provisions of this section and all orders, rules and regulations promulgated thereunder. 32 Any such enforcement action may be brought upon the relation of the Energy Division, 33 34 Department of Economic and Community Development, Commerce, or in his discretion, 35 upon the direction of the Attorney General."

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Sec. 69. G.S. 143B-451 reads as rewritten:

37 "§ 143B-451. Navigation and pilotage commissions.

The Board of Commissioners of Navigation and Pilotage for the Cape Fear River as provided for by G.S. 76-1, and the Board of Commissioners of Navigation and Pilotage for Old Topsail Inlet and Beaufort Bar as provided for by G.S. 76-59 are hereby transferred to the Department of Economic and Community Development.-Commerce. All powers, duties and authority of the Board of Commissioners of Navigation and Pilotage for the Cape Fear River and Bar and the Board of Commissioners of Navigation and Pilotage for Old Topsail Inlet and Beaufort Bar, as provided for in Chapter 76 of the

General Statutes, shall continue to vest in the boards, as now provided by statute, 1 2 independently of the direction, supervision, and control of the Secretary of Economic and 3 Community Development. Commerce. The commissions shall report their activity to the 4 Governor through the Secretary of Economic and Community Development. Commerce. 5 The appointment to the boards shall continue to be made in the manner as provided by 6 Chapter 76 of the General Statutes." 7 Sec. 70. G.S. 143B-452 reads as rewritten: 8 "§ 143B-452. Creation of Authority - membership; appointment, terms and 9 vacancies; officers; meetings and quorum; compensation. 10 The North Carolina State Ports Authority is hereby created. It shall be governed by a board composed of nine members and hereby designated as the Authority. Effective 11 12 July 1, 1983, it shall be governed by a board composed of 11 members and hereby 13 designated as the Authority. The General Assembly suggests and recommends that no 14 person be appointed to the Authority who is domiciled in the district of the North 15 Carolina House of Representatives or the North Carolina Senate in which a State port is 16 located. The Governor shall appoint seven members to the Authority, and the General 17 Assembly shall appoint two members of the Authority. Effective July 1, 1983, the 18 Authority shall consist of seven persons appointed by the Governor, and four persons 19 appointed by the General Assembly. Effective July 1, 1989, the Governor shall appoint 20 six members to the Authority, in addition to the Secretary of Economic and Community 21 Development, Commerce, who shall serve as a voting member of the Authority by virtue 22 of his office. The Secretary of Economic and Community Development-Commerce shall 23 fill the first vacancy occurring after July 1, 1989, in a position on the Authority over 24 which the Governor has appointive power. 25 The initial appointments by the Governor shall be made on or after March 8, 1977, two terms to expire July 1, 1979; two terms to expire July 1, 1981; and three terms to 26 27 expire July 1, 1983. Thereafter, at the expiration of each stipulated term of office all appointments made by the Governor shall be for a term of six years. 28 29 To stagger further the terms of members:

- 30(1)Of the members appointed by the Governor to replace the members31whose terms expire on July 1, 1991, one member shall be32appointed to a term of five years, to expire on June 30, 1996; the33other member shall be appointed for a term of six years, to expire34on June 30, 1997;
 - (2) Of the members appointed by the Governor to replace the members whose terms expire on July 1, 1993, one member shall be appointed to a term of five years, to expire on June 30, 1998; the other member shall be appointed to a term of six years, to expire on June 30, 1999;
- 40(3)Of those members appointed by the Governor to replace the41members whose terms expire on July 1, 1995, one member shall be42appointed to a term of five years, to expire on June 30, 2000; the43other member shall be appointed to a term of six years, to expire on44June 30, 2001.

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1 Thereafter, at the expiration of each stipulated term of office all appointments made by 2 the governor shall be for a term of six years. 3 The members of the Authority appointed by the Governor shall be selected from the State-at-large and insofar as practicable shall represent each section of the State in all of 4 the business, agriculture, and industrial interests of the State. Any vacancy occurring in 5 6 the membership of the Authority appointed by the Governor shall be filled by the 7 Governor for the unexpired term. The Governor may remove a member appointed by 8 the Governor only for reasons provided by G.S. 143B-13. 9 The General Assembly shall appoint two persons to serve terms expiring June 30, 10 1983. The General Assembly shall appoint four persons to serve terms beginning July 1, 1983, to serve until June 30, 1985, and successors shall serve for two-year terms. Of 11 the two appointments to be made in 1982, one shall be made upon the recommendation 12 13 of the Speaker, and one shall be made upon the recommendation of the President of the 14 Senate. Of the four appointments made in 1983 and biennially thereafter, two shall be 15 made upon the recommendation of the President of the Senate, and two shall be made 16 upon the recommendation of the Speaker. To stagger further the terms of members: 17 (1)Of the members appointed upon the recommendation of the 18 Speaker to replace the members whose terms expire on June 30, 19 1991, one member shall be appointed to a term of one year, to 20 expire on June 30, 1992; the other member shall be appointed to a 21 term of two years, to expire on June 30, 1993; Of the members appointed upon the recommendation of the 22 (2)23 President of the Senate to replace the members whose terms expire 24 on June 30, 1991, one member shall be appointed to a term of one 25 year, to expire on June 30, 1992; the other member shall be 26 appointed to a term of two years, to expire on June 30, 1993. 27 Thereafter, at the expiration of each stipulated term of office all appointments made by the General Assembly shall be for terms of two years. 28 29 Appointments by the General Assembly shall be made in accordance with G.S. 120-30 121, and vacancies in those appointments shall be filled in accordance with G.S. 120-31 122. Members appointed by the General Assembly may be removed only for reasons 32 provided by G. S. 143B-13. The Governor shall appoint from the members of the Authority the chairman and 33 vice-chairman of the Authority. The members of the Authority shall appoint a treasurer 34 35 and secretary of the Authority. 36 The Authority shall meet once in each 60 days at such regular meeting time as the 37 Authority by rule may provide and at any place within the State as the Authority may 38 provide, and shall also meet upon the call of its chairman or a majority of its members. 39 A majority of its members shall constitute a quorum for the transaction of business. The 40 members of the Authority shall not be entitled to compensation for their services, but they shall receive per diem and necessary travel and subsistence expense in accordance 41

42 with G.S. 138-5."

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- Sec. 71. G.S. 143B-472.32(a) reads as rewritten:

1	"(a) For the purposes of this Part, the Department of Economic and Community
2	Development, Commerce, Energy Division, is designated as the lead State agency in
3	matters pertaining to industrial and commercial energy conservation."
4	Sec. 72. G.S. 143B-472.35 reads as rewritten:
5	"§ 143B-472.35. Establishment of fund; use of moneys; application for grants and
6	loans; disbursal; repayment; inspections; rules; reports.
7	(a) A revolving fund to be known as the Main Street Financial Incentive Fund is
8	established in the Department of Economic and Community Development. Commerce.
9	This Fund shall be administered by the Department of Economic and Community
10	Development. <u>Commerce</u> . The Department of Economic and Community Development
11	<u>Commerce</u> shall be responsible for receipt and disbursement of all moneys as provided
12	in this section. Interest earnings shall be credited to the Main Street Financial Incentive
13	Fund.
14	(b) Moneys in the Main Street Financial Incentive Fund shall be available to the
15	North Carolina cities affiliated with the North Carolina Main Street Center Program.
16	Moneys in the Main Street Financial Incentive Fund shall be used for the following
17	eligible activities:
18	(1) The acquisition or rehabilitation of properties in connection with
19	private investment in a designated downtown area;
20	(2) The establishment of revolving loan programs for private
21	investment in a designated downtown area;
22	(3) The subsidization of interest rates for these revolving loan
23	programs;
24	(4) The establishment of facade incentive grants in connection with
25	private investment in a designated downtown area;
26	(5) Market studies, design studies, design assistance, or strategic
27	planning efforts, provided the activity can be shown to lead directly
28	to private investment in a designated downtown area;
29	(6) Any approved project that provides construction or rehabilitation in
30	a designated downtown area and can be shown to lead directly to
31	private investment in the designated downtown area; and
32	(7) Public improvements and public infrastructure within a designated
33	downtown area, provided these improvements are necessary to
34	create or stimulate private investment in the designated downtown
35	area.
36	(c) Any North Carolina city affiliated with the North Carolina Main Street Center
37	Program may apply for moneys from the Main Street Financial Incentive Fund by
38	submitting an application to the Main Street Center in the Division of Community
39	Assistance, Department of Economic and Community Development. Commerce. Any city
40	affiliated with the North Carolina Main Street Center Program may apply for a grant
41	equal to ten percent (10%) of the projected cost of the proposed project. A city may
42	apply for additional moneys as one or more loans from the Fund. Specifically, a city
43	may apply for a loan for:

1	(1)	Up to fifteen percent (15%) of the projected cost of the proposed
2		project in excess of the amount to be received as a grant, subject to
3		repayment within fifteen years at five percent (5%) interest;
4	(2)	Up to twenty percent (20%) of the projected cost of the proposed
5		project in excess of the amount to be received as a grant, subject to
6		repayment within ten years at eight percent (8%) interest; and
7	(3)	Up to thirty-five percent (35%) of the projected cost of the
8	(0)	proposed project in excess of the amount to be received as a grant,
9		subject to repayment within seven years at ten percent (10%)
10		interest.
11	The application sha	
12	(1)	The proposed activities for which the moneys are to be used and
13	(1)	the projected cost of the project;
14	(2)	The amount of grant moneys and any loans requested for these
15	(2)	activities;
16	(3)	Projections of the dollar amount of private investment that is
17	(5)	expected to occur in the designated downtown area as a direct
18		result of the city's proposed activities;
19	(4)	Whether local public dollars are required to match any grant plus
20	(+)	any loan moneys according to the provisions of subdivision $(g)(2)$
20		of this section, and if so, the amount of local public dollars
22		required;
23	(5)	An explanation of the nature of the private investment in the
24	(5)	designated downtown area that will result from the city's proposed
25		activities;
26	(6)	Projections of the time needed to complete the city's proposed
20 27	(0)	activities;
28	(7)	Projections of the time needed to realize the private investment that
29	(\prime)	is expected to result from the city's proposed activities; and
30	(8)	Identification of the proposed source of funds to be used for
31	(0)	repayment of any loan obligations.
32	The applicant shall	furnish additional or supplemental information upon written request.
33		ittee, comprised of representatives of: the Division of Community
34		Department of Economic and Community Development, Commerce, the
35		ain Street Program, the Local Government Commission, and the
36	League of Municipa	
37	(1)	Review a city's application,
38	(1) (2)	Determine whether the activities listed in the application are
39	(4)	activities that are eligible for a loan, and
40	(3)	Determine which applicants are selected to receive moneys from
41	(\mathbf{J})	the Main Street Financial Incentive Fund.
42	A city whose applic	eation is denied may file a new or amended application

42 A city whose application is denied may file a new or amended application.

1	(e) A Main Street	City that is selected may not receive a grant plus any loans
2		totaling less than twenty thousand dollars (\$20,000) or more
3	than three hundred thous	- · · · · · · · · · · · · · · · · · · ·
4		nt of Economic and Community Development-Commerce may not
5	÷ /	loans until the city has confirmed a method of repayment of
6		repayment established for a given loan shall apply throughout
7	the period of that loan.	repayment established for a given loan shan apply throughout
8	1	conomic and Community Development-Commerce shall establish
8 9	-	of the grant plus any loans for each city that is selected. These
10	moneys shall be disburs	ed as expended through warrants drawn on the Department of
11	Economic and Community	DevelopmentCommerce.
12	(g) (1)	A city that has been selected to receive a grant plus any
13	loan	s shall use the full amount of the grant plus any loans for the
14	activ	vities that were approved pursuant to subsection (d) of this
15	sect	ion. Moneys are deemed used if the city is legally committed
16	to s	bend the moneys on the approved activities.
17	(2) If a	city has received approval to use the grant plus any loans for
18	publ	ic improvements or public infrastructure, that city shall be
19		ired to raise, before moneys for these public improvements
20	may	be drawn from the city's account, local public funds to match
21	the	amount of the grant plus any loans from the Main Street
22	Fina	ncial Incentive Fund on the basis of at least one local public
23	doll	ar (\$1.00) for every one dollar (\$1.00) from the Main Street
24	Fina	ncial Incentive Fund. This match requirement applies only to
25		e moneys received for public improvements or public
26	infra	astructure and is in addition to the requirement set forth in
27	subc	livision (1) of this subsection.
28	$(3) \qquad A c$	ty that fails to satisfy the condition set forth in subdivision (1)
29		his subsection shall lose any moneys that have not been used
30	with	in three years of being selected. These unused moneys shall be
31	cred	ited to the Main Street Financial Incentive Fund. A city that
32		to satisfy the conditions set forth in subdivisions (1) and (2) of
33		subsection may file a new application.
34	· / ·	moneys repaid or credited to the Main Street Financial
35		ntive Fund pursuant to subdivision (3) of this subsection shall
36		vailable to other applicants as long as the Main Street Financial
37		ntive Fund is in effect.
38		thorized to agree to apply any available revenues of that city to
39		obligation to the extent the generation of these revenues is
40	-	city to enter into covenants to take action in order to generate
41	these revenues; provided	
42		agreement to use this source of funds to make repayment or
43		covenant to generate these revenues does not constitute a
44	pled	ge of the city's taxing power; and

- 1 2
- (2) The repayment agreement specifically identifies the source of funds to be pledged.

3 After a project financed in whole or in part pursuant to this section has been (i) completed, the city shall report the actual cost of the project to the Department of 4 5 Economic and Community Development. Commerce. If the actual cost of the project 6 exceeds the projected cost upon which the grant plus any loans were based, the city may 7 submit an application to the Department of Economic and Community Development 8 Commerce for a grant or loans for the difference. If the actual cost of the project is less 9 than the projected cost, the city shall arrange to pay the difference to the Main Street 10 Financial Incentive Fund according to terms set by the Department.

(j) Inspection of a project for which a grant plus any loans have been awarded may
 be performed by personnel of the Department of Economic and Community Development.
 <u>Commerce.</u> No person may be approved to perform inspections who is an officer or
 employee of the unit of local government to which the grant plus any loans were made
 or who is an owner, officer, employee, or agent of a contractor or subcontractor engaged
 in the construction of any project for which the grant plus any loans were made.

17 (k) The Department of Economic and Community Development Commerce may 18 adopt, modify, and repeal rules establishing the procedures to be followed in the 19 administration of this section and regulations interpreting and applying the provisions of 20 this section, as provided in the Administrative Procedure Act.

(l) The Department of Economic and Community Development-Commerce and cities that have been selected to receive a grant plus any loans from the Main Street Financial Incentive Fund shall prepare and file on or before July 31 of each year with the Joint Legislative Commission on Governmental Operations a consolidated report for the preceding fiscal year concerning the allocation of grants plus any loans authorized by this section.

The portion of the annual report prepared by the Department of Economic and Community Development-Commerce shall set forth for the preceding fiscal year itemized and total allocations from the Main Street Financial Incentive Fund for grants and loans. The Department of Economic and Community Development Commerce shall also prepare a summary report of all allocations made from the fund for each fiscal year; the total funds received and allocations made; the total amount of loan moneys repaid to the Fund, and the total unallocated funds in the Fund.

- 34 The portion of the report prepared by the city shall include:
- 35 36
- (1) The total amount of private funds that were committed and the amount that were invested in the designated downtown area during
- 37 the preceding fiscal year;

(2)

38 39

40

- required by subdivision (g)(2) of this section;
 (3) The total amount of grant plus any loans received from the Main Street Einenciel Incentive Fund during the preceding fiscal user;

The total amount of local public matching funds that were raised, if

- 41 Street Financial Incentive Fund during the preceding fiscal year;
 42 (4) The total amount of loan moneys repaid to the Main Street
- 42 (4) The total amount of total moneys repaid to the Main Str 43 Financial Incentive Fund during the preceding fiscal year;

	1991	GENERAL ASSEMB	LY OF NORTH	I CAROLINA
1 2	(5)	A description of how the grant and private investors were used during the	•	
3	(6	6) Details regarding the types of	-	
4		stimulated, the dates of this a		
5		money involved, and any other p		
6 7		any jobs created, businesses		imber of jobs
8	Sec. 73	retained due to the approved acti G.S. 143B-475(a) reads as rewritten:	vittes.	
8 9		ctions, powers, duties and obligati	ons heretofore	vested in the
10		of the following departments are here		
11	-	Crime Control and Public Safety:	eby transferred to	
12	(1)	The National Guard, Department of	Military and Vet	erans Affairs:
13	(2)	Civil Preparedness, Department of M	-	
14	(3)	State Civil Air Patrol, Departme	•	
15		Affairs;	5	
16	(4)	State Highway Patrol, Department o	f Transportation	
17	(5)	State Board of Alcoholic Con	ntrol Enforcem	ent Division,
18		Department of Economic and Commu	nity Development	;; <u>Commerce;</u>
19	(6)	Governor's Crime Commission,	Department of	Natural and
20		Economic Resources;		
21	(7)	Crime Control Division, Departme	ent of Natural	and Economic
22		Resources;		
23	(8)	Criminal Justice Information System	n Board, Departr	nent of Natural
24		and Economic Resources; and	a	
25	(9)	Criminal Justice Information System		Privacy Board,
26	Sec. 74	Department of Natural and Economi	ic Resources."	
27		G.S. 147-45 reads as rewritten:		
28 29		oution of copies of State publications		possible ofter
29 30	•	of State shall, at the State's exper- le such number of copies of the Session		-
31	• • •	l, State, and local governmental offici		
32		institutions of instruction and exchan	-	-
33	below:	institutions of instruction and exchange	ge use, us is set	
34			Session	Assembly
35	Agency	or Institution Laws Journals	S e S bi o ii	11000111013
36	Governor, Office of		3	2
37	Lieutenant Govern		1	1
38	Secretary of State,		3	3
39	Auditor, Departme	-	3	1
40	Treasurer, Departn	nent of the State	3	1
41	Local Governm	ent Commission	2	0
42	Public Education,	-	1	0
43	-	of Public Instruction	3	1
44	Controller		1	0

	GENERAL ASSEMBLY OF NORTH CAROLINA		1991
1	Division of Community Colleges	3	1
2	Regional Service Centers	1 ea.	0
3	Justice, Department of		
4	Office of the Attorney General	25	3
5	Budget Bureau (Administration)	1	0
6	Property Control (Administration)	1	1
7	State Bureau of Investigation	1	0
8	Agriculture, Department of	3	1
9	Labor, Department of	5	1
10	Insurance, Department of	5	1
11	Administration, Department of	1	1
12	Budget Bureau	2	1
13	Controller	1	0
14	Property Control	1	0
15	Purchase and Contract	2	0
16	Policy and Development	1	0
17	Veterans Affairs Commission	1	0
18	Environment, Health, and Natural		
19	Resources, Department of	1	0
20	Division of Environmental Management	2	0
21	Board of Environment, Health, and		
22	Natural Resources	1	0
23	Soil and Water Conservation Commission	1	0
24	Wildlife Resources Commission	2	0
25	Revenue, Department of	5	1
26	Human Resources, Department of	3	0
27	Board of Human Resources	1	0
28	Health Services, Division of	3	0
29	Mental Health, Mental Retardation		
30			
31	Developmental Disabilities, and		
32	Substance Abuse Services,		
33	Division of	1	0
34	Social Services, Division of	3	0
35	Facilities Services, Division of	1	0
36	Youth Services, Division of	1	0
37	Hospitals and Institutions	1 ea.	0
38	Transportation, Department of	1	0
39	Board of Transportation	3	0
40	Motor Vehicles, Division of	1	0
41	Economic and Community Development, Commerce, Departme	ent of 10	
42	Economic Development, Division of	2	0
43	State Ports Authority	1	0
44	Alcoholic Beverage Control Commission, North Carolina 2	0	

1	Banking Commission	2	0		
2	Utilities Commission	8	0		
3	Industrial Commission	8 7	0		
4	Labor Force Development Council	1	0		
5	Milk Commission	5	0		
6	Employment Security Commission	1	0		
7	Correction, Department of	1	0		
8	Department of Correction	2	0		
8 9	Parole Commission	2	0		
10	State Prison	1	0		
10	Correctional Institutions	1 1 ea.	0		
11	Cultural Resources, Department of		0		
12	Archives and History, Division of	1 5	0		
13	State Library	5	5		
14	Publications Division	5	J 1		
15		2	1		
10	Crime Control and Public Safety, Department of North Carolina Crime Commission	2 1	0		
17	Adjutant General	1			
18 19	5	2 2	0 0		
20	Elections, State Board of Office of Administrative Hearings	$\frac{2}{2}$	0		
20 21	Legislative Branch	2	0		
21	State Senators	1 ea.	1 ea.		
22		1 ea.	1 ea.		
23 24	State Representatives Principal Clerk Senate	1 Ca.	1 Ca.		
24 25	1				
	Principal Clerk – House	1	1		
26 27	Reading Clerk – Senate	1	1		
27	Reading Clerk – House	1	1		
28 29	Sergeant at Arms – House	1	1		
	Sergeant at Arms – Senate	1	1		
30 31	Enrolling Clerk	1	0 0		
32	Engrossing Clerk Indexer of the Laws	1 1	0		
32 33		35	0 15		
33 34	Legislative Building Library	55	15		
54 35	Judicial System Justices of the Supreme Court	1 ea.	1 ea.		
35 36	*	1 ea.	1 ea.		
30 37	Judges of the Court of Appeals	1 ea.	1 ca. 0		
37 38	Judges of the Superior Court		0		
38 39	Emergency and Special Judges of the Superior Court	1 ea. 0 1 ea.	0		
39 40	District Court Judges				
	District Attorneys Clark of the Supreme Court	1 ea.	0		
41 42	Clerk of the Supreme Court	1	1		
42 43	11				
43 44		AS MANY AS RE	1 OLIESTED		
44	Supreme Court Library F		QUESTED		

3Administrative Offices 3° 04University of North Carolina, Chapel Hill65255University of North Carolina, Greensboro316University of North Carolina, Asheville217University of North Carolina, Asheville218University of North Carolina, Wilmington219North Carolina State University, Raleigh5310Appalachian State University2111East Carolina University3212Elizabeth City State University2113Fayetteville State University2114North Carolina Agricultural and5515Technical University2116North Carolina Central University2117Western Carolina University2118Pembroke State University2120North Carolina School of the Arts121Private Institutions222Duke University 6623Davidson College324Wake Forest University 5525Lenoir Rhyne College126Elon College127Guilford College128Campbell College129Wingate College130Pfeiffer College131Barber Scotia College132Atlantic Christian College1 </th <th>1 2</th> <th>Colleges and Universities The University North Carolina System</th> <th></th> <th></th> <th></th>	1 2	Colleges and Universities The University North Carolina System			
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41 High Point College 1 1	39	Gardner-Webb College 1 1			
42 Livingstone College 1 1					
		8 8			
43 Mars Hill College 1 1		•			
44 Meredith College 1 1	44	Meredith College 1 1			

1	Methodist College 1 1		
2	North Carolina Wesleyan College 1 1		
3	Queens College 1 1		
4	Sacred Heart College 1 1		
5	St. Andrews Presbyterian College 1 1		
6	Salem College 1 1		
7	Warren Wilson College 1 1		
8	County and Local Officials		
9	Clerks of the Superior Court	1 ea.	1 ea.
10	Register of Deeds	1 ea.	1 ea.
11	Federal, Out-of-State and Foreign		
12	Secretary to the President	1	0
13	Secretary of State	1	1
14	Secretary of Defense	1	0
15	Secretary of Agriculture	1	0
16	Secretary of the Interior	1	0
17	Secretary of Labor	1	1
18	Secretary of Commerce	1	1
19	Secretary of the Treasury	1	0
20	Secretary of Health, Education and Welfare	1	0
21	Secretary of Housing and Urban Development	1	0
22	Secretary of Transportation	1	0
23	Attorney General	1	0
24	Postmaster General	1	0
25	Bureau of Census	1	0
26	Bureau of Public Roads	1	0
27	Department of Justice	1	0
28	Department of Internal Revenue	1	0
29	Veterans' Administration	1	0
30	Farm Credit Administration	1	0
31	Securities and Exchange Commission	1	0
32	Social Security Board	1	0
33	Environmental Protection Agency	1	0
34	Library of Congress	8	2
35	Federal Judges resident in North Carolina	1 ea.	0
36	Federal District Attorneys resident in		
37	North Carolina	1 ea.	0
38	Marshal of the United States Supreme Court	1	0
39	Federal Clerks of Court resident in North Carolina 1 ea. 0		
40	Supreme Court Library exchange list	1 ea.	0
41	One copy of the Session Laws shall be furnished the head of	of any depart	tment of State
42	government created in the future.		

43 State agencies, institutions, etc., not found in or covered by this list may, upon 44 written request from their respective department head to the Secretary of State, and

1	-	ion of the Secretary of State as to need, be issued copies of the Session
2	-	manent loan basis with the understanding that should said copies be
3 4	needed they wil	
		75. G.S. 147-69.1(c) reads as rewritten: Ill be the duty of the State Treasurer to invest the cash of the funds
5		•
6 7		ubsection (b) of this section in excess of the amount required to meet the
7		d demands on such funds, selecting from among the following:
8 9	(1)	Obligations of the United States or obligations fully guaranteed both as
	(2)	to principal and interest by the United States; Obligations of the Federal Financing Bank, the Federal Form Credit
10 11	(2)	Obligations of the Federal Financing Bank, the Federal Farm Credit Bank, the Bank for Cooperatives, the Federal Intermediate Credit
12		Bank, the Federal Land Banks, the Federal Home Loan Banks, the
13		Federal Home Loan Mortgage Corporation, the Federal National
14		Mortgage Association, the Government National Mortgage
15		Association, the Federal Housing Administration, the Farmers Home
16		Administration, the United States Postal Service, the Export-Import
17		Bank, the International Bank for Reconstruction and Development, the
18		Inter-American Development Bank, the Asian Development Bank, the
19		African Development Bank, and the Student Loan Marketing
20		Association.
21	(3)	Repurchase Agreements with respect to securities issued or guaranteed
22		by the United States government or its agencies or other securities
23		eligible for investment by this section executed by a bank or trust
24		company or by primary or other reporting dealers to the Federal
25		Reserve Bank of New York.
26	(4)	Obligations of the State of North Carolina;
27	(5)	a. Savings certificates issued by any savings and loan association
28		organized under the laws of the State of North Carolina or by any
29		federal savings and loan association having its principal office in
30		North Carolina; provided that any principal amount of such certificate
31		in excess of the amount insured by the federal government or any
32		agency thereof, or by a mutual deposit guaranty association authorized
33		by the Administrator of the Savings Institutions Division of the
34		Department of Economic and Community Development Commerce of the
35		State of North Carolina, be fully collateralized;
36		b. Certificates of deposit issued by banks organized under the laws
37		of the State of North Carolina, or by any national bank having
38		its principal office in North Carolina; provided that any
39		principal amount of such certificate in excess of the amount
40		insured by the federal government or any agency thereof, be
41		fully collateralized; With respect to anying cortificates and cortificates of deposit
42		c. With respect to savings certificates and certificates of deposit,
43		the rate of return or investment yield may not be less than that

19	91	GENERAL ASSEMBLY OF NORTH CAROLINA
1		available in the market on United States government or agency
2		obligations of comparable maturity;
3		d. Shares of or deposits in any savings and loan association
4		organized under the laws of the State of North Carolina, or any
5		federal savings and loan association having its principal office
6		in North Carolina; provided that any moneys invested in such
7		shares or deposits in excess of the amount insured by the federal
8		government or any agency thereof, or by a mutual deposit
9		guaranty association authorized by the Administrator of the
0		Savings Institutions Division of the Department of Economic
1		and Community Development Commerce of the State of North
2		Carolina, be fully secured by surety bonds, or be fully collateralized.
.4		e. Prime quality commercial paper bearing the highest rating of at
15		least one nationally recognized rating service and not bearing a
16		rating below the highest by any nationally recognized rating
7		service which rates the particular obligation.
8		f. Bills of exchange or time drafts drawn on and accepted by a
19		commercial bank and eligible for use as collateral by member
20		banks in borrowing from a federal reserve bank, provided that
21		the accepting bank or its holding company is either (i)
22		incorporated in the State of North Carolina or (ii) has
23		outstanding publicly held obligations bearing the highest rating
24		of at least one nationally recognized rating service and not
25		bearing a rating below the highest by any nationally recognized
26		rating service which rates the particular obligations.
27		g. Asset-backed securities (whether considered debt or equity)
8		provided they bear the highest rating of at least one nationally
.9		recognized rating service and do not bear a rating below the
80 81		highest rating by any nationally recognized rating service which rates the particular securities.
52		h. Corporate bonds and notes provided they bear the highest rating
33		of at least one nationally recognized rating service and do not
34		bear a rating below the highest by any nationally recognized
5		rating service which rates the particular obligation.
6		(6) Repealed by Session Laws 1989 (Regular Session, 1990), c. 813, s.
57		10."
88		Sec. 76. G.S. 150B-38(a) reads as rewritten:
9	"(a)	The provisions of this Article shall apply to the following agencies:
40		(1) Occupational licensing agencies;
41		(2) The State Banking Commission, the Commissioner of Banks, the
12		Savings Institutions Division of the Department of Economic and
43		Community Development, Commerce, and the Credit Union Division of

- 1the Department of Economic and Community Development; Commerce;2and
 - (3) The Department of Insurance and the Commissioner of Insurance."
 - Sec. 77. G.S. 159-30(c)(5) reads as rewritten:
- 5 Savings certificates issued by any savings and loan association "(5) 6 organized under the laws of the State of North Carolina or by any 7 federal savings and loan association having its principal office in 8 North Carolina; provided that any principal amount of such certificate 9 in excess of the amount insured by the federal government or any 10 agency thereof, or by a mutual deposit guaranty association authorized by the Administrator of the Savings Institutions Division of the 11 12 Department of Economic and Community Development-Commerce of the 13 State of North Carolina, be fully collateralized."
- 14

3

4

Sec. 78. G.S. 159C-4 reads as rewritten:

15 "§ 159C-4. Creation of authorities.

16 (a) The governing body of any county is hereby authorized to create by resolution a political subdivision and body corporate and politic of the State known as 17 18 'The (the blank space to be filled in with the name of the county) County 19 Industrial Facilities and Pollution Control Financing Authority,' which shall consist of a 20 board of seven commissioners, to be appointed by the governing body of such county in 21 the resolution creating such authority, or by subsequent resolution. At least 30 days 22 prior to the adoption of such resolution, the governing body of such county shall file 23 with the Department of Economic and Community Development Commerce and the Local 24 Government Commission of the State notice of its intention to adopt a resolution 25 creating an authority. At the time of the appointment of the first board of commissioners the governing body of the county shall appoint two commissioners for initial terms of 26 27 two years each, two commissioners for initial terms of four years each and three 28 commissioners for initial terms of six years each and thereafter the terms of all 29 commissioners shall be six years, except appointments to fill vacancies which shall be 30 for the unexpired terms. Each appointed commissioner before entering upon his duties shall take and subscribe to an oath before some person authorized by law to administer 31 32 oaths to execute the duties of his office faithfully and impartially, and a record of each such oath shall be filed with the governing body of the county and entered in its 33 minutes. All authority commissioners will serve at the pleasure of the governing body of 34 35 the county. If at the end of any term of office of any commissioner a successor thereto 36 shall not have been appointed, then the commissioner whose term of office shall have expired shall continue to hold office until his successor shall be so appointed and 37 38 qualified.

39 (b) Each commissioner of an authority shall be a qualified elector and resident of 40 the county for which the authority is created, and no commissioner shall be an elected 41 official of the county for which the authority is created. Any commissioner of an 42 authority may be removed, with or without cause, by the governing body of the county.

43 (c) The board of commissioners of the authority shall annually elect from its 44 membership a chairman and a vice-chairman and another person or persons, who may

but need not be commissioners, as treasurer, secretary and, if desired, assistant 1 2 secretary. The position of secretary and treasurer or assistant secretary and treasurer 3 may be held by the same person. The secretary of the authority shall keep a record of the proceedings of the authority and shall be the custodian of all books, documents and 4 papers filed with the authority, the minute book or journal of the authority and its 5 6 official seal. Either the secretary or the assistant secretary of the authority may cause 7 copies to be made of all minutes and other records and documents of the authority and 8 may give certificates under the official seal of the authority to the effect that such copies 9 are true copies, and all persons dealing with the authority may rely upon such 10 certificates.

(d) A majority of the commissioners of an authority then in office shall constitute 11 12 a quorum. The affirmative vote of a majority of the commissioners of an authority then 13 in office shall be necessary for any action taken by the authority. A vacancy in the board 14 of commissioners of the authority shall not impair the right of a quorum to exercise all 15 the rights and perform all the duties of the authority. Any action taken by the authority 16 under the provisions of this Chapter may be authorized by resolution at any regular or special meeting, and each resolution shall take effect immediately and need not be 17 18 published or posted. No bonds shall be issued under the provisions of this Chapter 19 unless the issuance thereof shall have been approved by the governing body of the 20 county.

(e) No commissioner of an authority shall receive any compensation for the
 performance of his duties under this Chapter; provided, however, that each
 commissioner shall be reimbursed for his necessary expenses incurred while engaged in
 the performance of duties but only from moneys provided by obligors.

Within 30 days of the date of creation of the authority, the authority shall 25 (f)26 advise the Department of Economic and Community Development Commerce and the 27 Local Government Commission that an authority has been formed. The authority shall 28 also furnish such Department and such Commission with (i) a list of its commissioners 29 and its officers and (ii) a description of any projects that are under consideration by the 30 authority. The authority shall, from time to time, notify the Department of Economic and 31 Community Development Commerce and the Local Government Commission of changes 32 in commissioners and officers and of new projects under consideration by the 33 authority."

34 Sec. 79. G.S. 159C-7 reads as rewritten:

35 "§ 159C-7. Approval of project.

No bonds may be issued by an authority unless the project for which the issuance thereof is proposed is first approved by the Secretary of Economic and Community Development. <u>Commerce.</u> The authority shall file an application for approval of its proposed project with the Secretary of Economic and Community Development, <u>Commerce</u>, and shall notify the Local Government Commission of such filing.

The Secretary shall not approve any proposed project unless he shall make all of the following, applicable findings:

43

(1) In the case of a proposed industrial project,

1		a. That the operator of the proposed project pays, or has agreed to
2		pay thereafter, an average weekly manufacturing wage (i)
3		which is above the average weekly manufacturing wage paid in
4		the county, or (ii) which is not less than ten percent (10%)
5		above the average weekly manufacturing wage paid in the
6		State, and
7		b. That the proposed project will not have a materially adverse
8		effect on the environment;
9	(2)	In the case of a proposed pollution control project, that such project
10	(-)	will have a materially favorable impact on the environment or will
11		prevent or diminish materially the impact of pollution which would
12		otherwise occur; and
13	(2a)	In the case of a hazardous waste facility or low-level radioactive waste
14	(=u)	facility which is used as a reduction, recovery or recycling facility, that
15		such project will further the waste management goals of North
16		Carolina and will not have an adverse effect upon public health or a
17		significant adverse effect on the environment.
18	(3)	In any case (whether the proposed project is an industrial or a pollution
19	(\mathbf{J})	control project), except a pollution control project for a public utility,
20		a. That the jobs to be generated or saved, directly or indirectly, by
21		the proposed project will be large enough in number to have a
22		measurable impact on the area immediately surrounding the
23		proposed project and will be commensurate with the size and
23		cost of the proposed project,
25		b. That the proposed operator of the proposed project has
23 26		demonstrated or can demonstrate the capability to operate such
20 27		project, and
28		c. That the financing of such project by the authority will not
28 29		cause or result in the abandonment of an existing industrial or
29 30		manufacturing facility of the proposed operator or an affiliate
31		elsewhere within the State unless the facility is to be abandoned
32		because of obsolescence, lack of available labor in the area, or
32 33		site limitations.
33 34	In no case s	hall the Secretary of Economic and Community Development-Commerce
34 35		gs required by subdivisions (1)b and (2) of this section unless he shall
36		
		ved a certification from the Department of Environment, Health, and
37		tes that, in the case of a proposed industrial project, the proposed project materially adverse effect on the environment and that, in the case of a
38		•
39 40		ion control project, the proposed project will have a materially favorable
40	-	ivironment or will prevent or diminish materially the impact of pollution
41 42		nerwise occur. In no case shall the Secretary of Economic and Community
42 43		<u>mmerce</u> make the findings required by subdivision (2a) unless he shall
43		ved a certification from the Department of Environment, Health, and
44	matural Resource	es that the proposed project is environmentally sound, will not have an

Page 54

adverse effect on public health and will further the waste management goals of North 1 2 Carolina. In any case where the Secretary shall make all of the required findings respecting a proposed industrial project except that prescribed in subparagraph (1)a of 3 this section, the Secretary may, in his discretion, approve the proposed project if he 4 shall have received (i) a resolution of the governing body of the county requesting that 5 6 the proposed project be approved notwithstanding that the operator will not pay an 7 average weekly manufacturing wage above the average weekly manufacturing wage in 8 the county and (ii) a letter from an appropriate State official, selected by the Secretary, 9 to the effect that unemployment in the county is especially severe.

To facilitate his review of each proposed project, the Secretary may require the authority to obtain and submit such data and information about such project as the Secretary may prescribe. In addition, the Secretary may, in his discretion, request the authority to hold a public hearing on the proposed project for the purpose of providing the Secretary directly with the views of the community to be affected. The Secretary may also prescribe such forms and such rules and regulations as he shall deem reasonably necessary to implement the provisions of this section.

17 If the Secretary approves the proposed project, he shall prepare a certificate of 18 approval evidencing such approval and setting forth his findings and shall cause said 19 certificate of approval to be published in a newspaper of general circulation within the 20 county. Any such approval shall be reviewable as provided in Article 4 of Chapter 150B 21 of the General Statutes of North Carolina only by an action filed, within 30 days after 22 notice of such findings and approval shall have been so published, in the Superior Court 23 of Wake County. Such superior court is hereby vested with jurisdiction to hear such 24 action, but if no such action is filed within the 30 days herein prescribed, the validity of such approval shall be conclusively presumed, and no court shall have authority to 25 inquire into such approval. Copies of the certificate of approval of the proposed project 26 27 will be given to the authority, the governing body of the county and the Secretary of the Local Government Commission. 28

Such certificate of approval shall become effective immediately following the expiration of such 30-day period or the expiration of any appeal period after a final determination by any court of any action timely filed pursuant to this section. Such certificate shall expire one year after its date unless extended by the Secretary who shall not extend such certificate unless he shall again approve the proposed project as provided in this section."

- 35
- Sec. 80. G.S. 159C-8 reads as rewritten:

36 "§ 159C-8. Approval of bonds.

- No bonds may be issued by an authority unless the issuance thereof is first approvedby the Local Government Commission.
- The authority shall file an application for approval of its proposed bond issue with the Secretary of the Local Government Commission, and shall notify the Secretary of the Department of Economic and Community Development-Commerce of such filing.
- 42 In determining whether a proposed bond issue should be approved, the Local
- 43 Government Commission may consider, without limitation, the following:

- (1) Whether the proposed operator and obligor have demonstrated or can 1 2 demonstrate the financial responsibility and capability to fulfill their 3 obligations with respect to the financing agreement. In making such determination, the Commission may consider the operator's experience 4 5 and the obligor's ratio of current assets to current liabilities, net worth, 6 earnings trends and coverage of fixed charges, the nature of the 7 industry or business involved and its stability and any additional 8 security such as insurance, guaranties or property to be pledged to 9 secure such bonds.
- 10 (2) Whether the political subdivisions in or near which the proposed 11 project is to be located have the ability to cope satisfactorily with the 12 impact of such project and to provide, or cause to be provided, the 13 public facilities and services, including utilities, that will be necessary 14 for such project and on account of any increase in population which 15 are expected to result therefrom.
- 16 (3) Whether the proposed date and manner of sale will have an adverse
 17 effect upon any scheduled or anticipated sale of obligations by the
 18 State or any political subdivision or any agency of either of them.

19 To facilitate the review of the proposed bond issue by the Commission, the Secretary 20 may require the authority to obtain and submit such financial data and information 21 about the proposed bond issue and the security therefor, including the proposed 22 prospectus or offering circular, the proposed financing agreement and security 23 document and annual and other financial reports and statements of the obligor, as the 24 Secretary may prescribe. The Secretary may also prescribe such forms and such rules 25 and regulations as he shall deem reasonably necessary to implement the provisions of this section." 26

27

Sec. 81. G.S. 159D-4(h) reads as rewritten:

"(h) Within 30 days of the date of creation of the authority, the authority shall 28 29 advise the Department of Economic and Community Development-Commerce and the 30 Local Government Commission that an authority has been formed. The authority shall 31 also furnish such Department and such Commission with (i) a list of its commissioners 32 and its officers and (ii) a description of any projects that are under consideration by the 33 authority. The authority shall, from time to time, notify the Department of Economic and 34 Community Development-Commerce and the Local Government Commission of changes 35 in the commissioners and officers, of counties which have become members of the 36 authority and of new projects under consideration by the authority."

37

Sec. 82. G.S. 159D-7 reads as rewritten:

38 "§ 159D-7. Approval of project.

No bonds may be issued by the authority unless the project for which the issuance thereof is proposed is first approved by the Secretary of Economic and Community Development. Commerce. The authority shall file an application for approval of its proposed project with the Secretary of Economic and Community Development, Commerce, and shall notify the Local Government Commission of such filing.

1		ry shall not approve any proposed project unless he shall make all of the
2	following, appli	-
3	(1)	In the case of a proposed industrial project,
4		a. That the operator of the proposed project pays, or has agreed to
5 6		pay thereafter, an average weekly manufacturing wage (i) which is above the average weekly manufacturing wage paid in
0 7		which is above the average weekly manufacturing wage paid in the county in which the project is to be located or (ii) which is
8		the county in which the project is to be located or (ii) which is not less than ten percent (10%) above the average weekly
8 9		manufacturing wage paid in the State; and
10		b. That the proposed project will not have a materially adverse
11		effect on the environment;
12	(2)	In the case of a proposed pollution control project, that such project
13		will have a materially favorable impact on the environment or will
14		prevent or diminish materially the impact of pollution which would
15		otherwise occur; and
16	(2a)	In the case of a hazardous waste facility or low-level radioactive waste
17		facility which is used as a reduction, recovery or recycling facility, that
18		such project will further the waste management goals of North
19		Carolina and will not have an adverse effect upon public health or a
20		significant adverse effect on the environment; and
21	(3)	In any case (whether the proposed project is an industrial or a pollution
22		control project),
23		a. That the jobs to be generated or saved, directly or indirectly, by
24		the proposed project will be large enough in number to have a
25		measurable impact on the area immediately surrounding the
26		proposed project and will be commensurate with the size and
27		cost of the proposed project,
28		b. That the proposed operator of the proposed project has
29		demonstrated or can demonstrate the capability to operate such
30		project, and That the financial of such anniact has the suthesite will not
31		c. That the financing of such project by the authority will not
32 33		cause or result in the abandonment of an existing industrial or manufacturing facility of the proposed operator or an affiliate
33 34		elsewhere within the State unless the facility is to be abandoned
35		because of obsolescence, lack of available labor in the area, or
36		site limitations.
37	In no case s	shall the Secretary of Economic and Community Development-Commerce
38		gs required by subdivisions (1)b and (2) of this section unless he shall
39		ved a certification from the Department of Environment, Health, and
40		the case of a proposed industrial project, the proposed project
41		materially adverse effect on the environment and that, in the case of a
42		ion control project, the proposed project will have a materially favorable
43		nvironment or will prevent or diminish materially the impact of pollution
44	which would of	herwise occur. In no case shall the Secretary of Economic and Community

Development-Commerce make the findings required by subdivision (2a) unless he shall 1 2 have first received a certification from the Department of Environment, Health, and 3 Natural Resources that the proposed project is environmentally sound, will not have an adverse effect on public health and will further the waste management goals of North 4 5 Carolina. In any case where the Secretary shall make all of the required findings respecting a proposed industrial project, except that prescribed in subdivision (1)a of 6 7 this section, the Secretary may, in his discretion, approve the proposed project if he 8 shall have received (i) a resolution of the governing body of the county in which the 9 proposed project is to be located requesting that the proposed project be approved 10 notwithstanding that the operator will not pay an average weekly manufacturing wage above the average weekly manufacturing wage in the county and (ii) a letter from an 11 appropriate State official, selected by the Secretary, to the effect that unemployment in 12 13 the county is especially severe.

To facilitate his review of each proposed project, the Secretary may require the authority to obtain and submit such data and information about such project as the Secretary may prescribe. In addition, the Secretary may, in his discretion, request the authority to hold a public hearing on the proposed project for the purpose of providing the Secretary directly with the views of the community to be affected. The Secretary may also prescribe such forms and such rules and regulations as he shall deem reasonably necessary to implement the provisions of this section.

21 If the Secretary approves the proposed project, he shall prepare a certificate of 22 approval evidencing such approval and setting forth his findings and shall cause said 23 certificate of approval to be published in a newspaper of general circulation within the 24 county in which the proposed project is to be located. Any such approval shall be reviewable as provided in Article 4 of Chapter 150B of the General Statutes of North 25 Carolina only by an action filed, within 30 days after notice of such findings and 26 27 approval shall have been so published, in the Superior Court of Wake County. Such 28 superior court is hereby vested with jurisdiction to hear such action, but if no such 29 action is filed within the 30 days herein prescribed, the validity of such approval shall 30 be conclusively presumed, and no court shall have authority to inquire into such 31 approval. Copies of the certificate of approval of the proposed project will be given to the authority, the governing body of the county in which the proposed project is to be 32 33 located and the secretary of the Local Government Commission.

34 Such certificate of approval shall become effective immediately following the 35 expiration of such 30-day period or the expiration of any appeal period after a final determination by any court of any action timely filed pursuant to this section. Such 36 37 certificate shall expire one year after its date unless extended by the Secretary who shall 38 not extend such certificate unless he shall again approve the proposed project as 39 provided in this section. Any certificate of approval with respect to a project which has 40 become effective pursuant to G.S. 159C-7 shall be deemed to satisfy the requirements of this section to the extent that the findings made by the Secretary pursuant to G.S. 41 42 159C-7 are consistent with the findings required to be made by the Secretary pursuant hereto." 43

- 44
- Sec. 83. G.S. 159D-8 reads as rewritten:

1991

1 **"§ 159D-8. Approval of bonds.**

No bonds may be issued by the authority unless the issuance thereof is first approved
by the Local Government Commission.

4 The authority shall file an application for approval of its proposed bond issue with

5 the secretary of the Local Government Commission, and shall notify the Secretary of

6 the Department of Economic and Community Development-Commerce of such filing.

7 In determining whether a proposed bond issue should be approved, the Local8 Government Commission may consider, without limitation, the following:

- 9 (1)Whether the proposed operator and obligor have demonstrated or can 10 demonstrate the financial responsibility and capability to fulfill their obligations with respect to the financing agreement. In making such 11 12 determination, the commission may consider the operator's experience and the obligor's ratio of current assets to current liabilities, net worth, 13 14 earnings trends and coverage of fixed charges, the nature of the 15 industry or business involved and its stability and any additional 16 security such as insurance, guaranties or property to be pledged or 17 secure such bonds.
- 18 (2) Whether the political subdivisions in or near which the proposed 19 project is to be located have the ability to cope satisfactorily with the 20 impact of such project and to provide, or cause to be provided, the 21 public facilities and services, including utilities, that will be necessary 22 for such project and on account of any increase in population which 23 are expected to result therefrom.

24 25

26

(3) Whether the proposed date and manner of sale will have an adverse effect upon any scheduled or anticipated sale of obligations by the State or any political subdivision or any agency of either of them.

27 To facilitate the review of the proposed bond issue by the commission, the Secretary may require the authority to obtain and submit such financial data and information 28 29 about the proposed bond issue and the security therefor, including the proposed 30 prospectus or offering circular, the proposed financing agreement and security document and annual and other financial reports and statements of the obligor, as the 31 32 Secretary may prescribe. The Secretary may also prescribe such forms and such rules 33 and regulations as he shall deem reasonably necessary to implement the provisions of this section." 34

35

Sec. 84. G.S. 168-2 reads as rewritten:

36 "§ 168-2. Right of access to and use of public places.

37 Handicapped persons have the same right as the ablebodied to the full and free use 38 of the streets, highways, sidewalks, walkways, public buildings, public facilities, and all 39 other buildings and facilities, both publicly and privately owned, which serve the public. The Department of Human Resources shall develop, print, and promote the publication 40 41 ACCESS NORTH CAROLINA. It shall make copies of the publication available to the 42 Department of Economic and Community Development-Commerce for its use in Welcome Centers and other appropriate Department of Economic and Community Development 43 44 Commerce offices. The Department of Economic and Community Development shall

promote ACCESS NORTH CAROLINA in its publications (including providing a toll-1 2 free telephone line and an address for requesting copies of the publication) and provide technical assistance to the Department of Human Resources on travel attractions to be 3 The Department of Economic and 4 included in ACCESS NORTH CAROLINA. 5 Community Development-Commerce shall forward all requests for mailing ACCESS 6 NORTH CAROLINA to the Department of Human Resources." 7 Sec. 85. (a) The Revisor of Statutes is authorized to correct any reference or 8 citation in the General Statutes to any portion of the General Statutes which is amended 9 by this act by deleting incorrect references and substituting correct references. 10 (b) The Revisor of Statutes is authorized to delete any reference to the Department of Economic and Community Development, the Secretary of Economic and 11 Community Development, or their predecessors in any portion of the General Statutes 12 13 to which conforming amendments are not made by this act and to substitute, as 14 appropriate and consistent with this act, any of the following phrases: Department of 15 Commerce or Secretary of Commerce.

16 Sec. 86. Every act of the Department to which this act applies which 17 occurred prior to the date this act is ratified and which is otherwise valid continues to be 18 valid and effective notwithstanding any change in name.

19 Sec. 87. Nothing in this act shall be construed to obligate the General 20 Assembly to appropriate funds to implement the provisions of this act.

Sec. 88. This act becomes effective January 1, 1993, except that Section 87
becomes effective July 1, 1992.