## GENERAL ASSEMBLY OF NORTH CAROLINA

## **SESSION 1997**

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HOUSE BILL 565 Committee Substitute Favorable 4/29/97 Committee Substitute #2 Favorable 7/14/97

Short Title: Wake Omnibus Act.

Sponsors:

Referred to:

March 20, 1997

|            | A BILL TO BE ENTITLED  |
|------------|--|
| AN ACT 1   | TO CHANGE SEVERAL LAWS AFFECTING WAKE COUNTY.                                |
| The Gener  | al Assembly of North Carolina enacts:  |
|            | Section 1. Chapter 279 of the 1989 Session Laws of North Carolina is         |
| repealed.  |  |
| -          | Section 2. G.S. 62A-8 reads as rewritten:                                    |
| "§ 62A-8.  | Payments from Fund.  |
| (a)        | Money from the Emergency Telephone System Fund shall be used only to pay     |
| for:       |  |
|            | (1) The lease, purchase, or maintenance of emergency telephone equipment,    |
|            | including necessary computer hardware, software and database                 |
|            | provisioning, addressing, and nonrecurring costs of establishing a 911       |
|            | system, and  |
|            | (2) The rates associated with the service supplier's 911 service and other   |
|            | service supplier recurring charges.  |
|            | (3) The purchase of mobile or portable communications equipment.             |
| (b)        | The following expenses are not eligible for payment from the Fund: the lease |
| or purchas | e of real estate, cosmetic remodeling of emergency dispatch centers, hiring, |
|            | The Gener<br>repealed.<br>"§ <b>62A-8.</b><br>(a)<br>for:                    |

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training, and compensating dispatchers, and the purchase of mobile communications
 vehicles, ambulances, fire engines, or other emergency vehicles.

3 (c) A local government may contract with a service supplier for any term 4 negotiated by the service supplier and the local government and may make payments 5 from the Emergency Telephone System Fund to provide any payments required by the 6 contract."

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Section 3. G.S.90-95.3(b) reads as rewritten:

8 "(b) When any person is convicted of an offense under this Article, the court may 9 order him to make restitution in the sum of one hundred dollars (\$100.00) to the State of 10 North Carolina <u>or to a unit of local government</u> for the expense of analyzing any 11 controlled substance possessed by him or his agent as part of an investigation leading to 12 his conviction. Any funds received under this subsection shall be deposited in the 13 General <del>Fund.</del> <u>Fund, or with a unit of local government if it provided the controlled</u> 14 <u>substance analysis.</u>"

15 Section 4. Section 4 of Chapter 441 of the 1995 Session Laws reads as 16 rewritten:

- 17 "Sec. 4. This act is effective upon ratification. This act shall sunset July 1, 1997."
- 18 Section 5. This act applies only to Wake County.

Section 6. Any process served pursuant to Chapter 441 of the 1995 Session
Laws from July 1, 1997, until the date this act becomes law is validated by this act.

21 Section 7. Section 4 of this act is effective retroactively from July 1, 1997. The 22 remaining sections of this act become effective when they become law.