GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Η

HOUSE BILL 200 Committee Substitute Favorable 4/26/11 Committee Substitute #2 Favorable 4/28/11 Fourth Edition Engrossed 5/4/11 Senate Finance Committee Substitute Adopted 5/25/11

Short Title: Appropriations Act of 2011.

Sponsors:

Referred to:

March 2, 2011

A BILL TO BE ENTITLED

AN ACT TO SPUR THE CREATION OF PRIVATE SECTOR JOBS; REORGANIZE AND REFORM STATE GOVERNMENT; MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS AND INSTITUTIONS; AND TO ENACT BUDGET RELATED AMENDMENTS.

The General Assembly of North Carolina enacts:

PART I. INTRODUCTION AND TITLE OF ACT

TITLE

SECTION 1.1. This act shall be known as the "Current Operations and Capital Improvements Appropriations Act of 2011."

INTRODUCTION

SECTION 1.2. The appropriations made in this act are for maximum amounts necessary to provide the services and accomplish the purposes described in the budget. Savings shall be effected where the total amounts appropriated are not required to perform these services and accomplish these purposes and, except as allowed by the State Budget Act, or this act, the savings shall revert to the appropriate fund at the end of each fiscal year.

PART II. CURRENT OPERATIONS AND EXPANSION GENERAL FUND

CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

SECTION 2.1. Appropriations from the General Fund of the State for the maintenance of the State departments, institutions, and agencies, and for other purposes as enumerated, are made for the fiscal biennium ending June 30, 2013, according to the following schedule:

| 28 29 30 31 | Current Operations – General Fund EDUCATION | 2011-2012 | 2012-2013 |
|----------------------|--|-------------------|-------------------|
| 32 | | | |
| 33 | Community Colleges System Office | \$ 982,305,416 | \$ 982,305,416 |
| 34 35 | Department of Public Instruction | 7,226,755,942 | 7,191,532,300 |
| 36 | | | |

37 University of North Carolina – Board of Governors



1

(Public)

| General Assembly Of North Carolina | | | | Session 2011 |
|---|----|--------------------------|----|---|
| Appalachian State University | | 145,615,228 | | 145,732,585 |
| East Carolina University | | | | |
| Academic Affairs | | 247,883,972 | | 247,883,972 |
| Health Affairs | | 65,196,439 | | 65,196,439 |
| Elizabeth City State University | | 38,394,847 | | 38,567,166 |
| Fayetteville State University | | 56,968,000 | | 56,968,000 |
| NC A&T State University | | 105,413,397 | | 105,852,346 |
| NC Central University | | 94,413,933 | | 94,413,933 |
| NC State University | | | | |
| Academic Affairs | | 434,600,291 | | 434,714,473 |
| Agricultural Research | | 59,239,461 | | 59,239,461 |
| Agricultural Extension | | 43,539,609 | | 43,539,609 |
| UNC-Asheville | | 41,984,728 | | 41,984,728 |
| UNC-Chapel Hill | | | | |
| Academic Affairs | | 309,582,768 | | 312,944,304 |
| Health Affairs | | 219,507,009 | | 222,570,732 |
| AHEC | | 49,747,851 | | 49,747,851 |
| UNC-Charlotte | | 216,916,678 | | 217,932,821 |
| UNC-Greensboro | | 173,205,364 | | 173,205,364 |
| UNC-Pembroke | | 61,700,446 | | 62,443,695 |
| UNC-School of the Arts | | 27,849,173 | | 27,849,173 |
| UNC-Wilmington | | 105,967,837 | | 107,163,413 |
| Western Carolina University | | 90,758,068 | | 91,236,972 |
| Winston-Salem State University | | 76,496,951 | | 76,496,950 |
| General Administration | | 38,186,863 | | 27,628,722 |
| University Institution Programs | | (395,719,732) | | (398,078,528) |
| Related Educational Programs | | 85,679,060 | | 115,272,420 |
| UNC Financial Aid Private Colleges | | 91,426,688 | | 62,286,250 |
| NC School of Science & Math | | 18,937,535 | | 18,937,535 |
| UNC Hospitals | | 25,000,000 | | 25,000,000 |
| Total University of North Carolina – | | 20,000,000 | | 22,000,000 |
| Board of Governors | \$ | 2,528,492,464 | \$ | 2,526,730,386 |
| | Ψ | 2,020,192,101 | Ψ | 2,020,700,000 |
| HEALTH AND HUMAN SERVICES | | | | |
| | | | | |
| Department of Health and Human Services | | | | |
| Division of Central Management and Support | \$ | 45,011,380 | \$ | 39,411,990 |
| Division of Aging and Adult Services | | 35,359,667 | | 35,359,667 |
| Division of Services for Blind/Deaf/Hard of Hearing | g | 7,198,149 | | 7,181,925 |
| Division of Child Development | 2 | 266,102,933 | | 266,102,933 |
| Division of Health Service Regulation | | 16,133,031 | | 16,133,031 |
| Division of Medical Assistance | | 2,928,301,996 | | 2,904,589,504 |
| Division of Mental Health, | | _,,,_ | | _,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| Developmental Disabilities, and | | | | |
| Substance Abuse Services | | 648,478,227 | | 673,478,227 |
| NC Health Choice | | 79,452,317 | | 83,717,865 |
| Division of Public Health | | 186,876,812 | | 153,972,401 |
| Division of Social Services | | 184,286,652 | | 184,286,652 |
| Division of Vocational Rehabilitation | | 37,125,788 | | 37,528,128 |
| Total Health and Human Services | \$ | 4,434,326,952 | \$ | 4,401,762,323 |
| Total Health and Human Services | Ψ | 4,454,520,752 | Ψ | 4,401,702,525 |
| NATURAL AND ECONOMIC RESOURCES | | | | |
| | | | | |
| Department of Agriculture and Consumer Services | \$ | 71,484,049 | \$ | 68,177,845 |
| | | . , | | · · · |
| Department of Commerce | | 10 10 (700 | | 21.222.422 |
| Commerce | | 48,426,722 | | 31,232,429 |
| | | | | |
| Commerce State-Aid NC Biotechnology Center | | 27,201,984 16,576,615 | | 27,041,395 16,576,615 |

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|--|---|---|
| Rural Economic Development Center | 39,244,692 | 39,244,692 |
| Department of Environment and Natural Resources | 167,763,360 | 162,750,956 |
| DENR Clean Water Management Trust Fund | 12,500,000 | 12,500,000 |
| Department of Labor | 15,836,887 | 15,836,887 |
| Wildlife Resources Commission | 16,000,000 | 15,221,179 |
| JUSTICE AND PUBLIC SAFETY | | |
| Department of Correction \$ | 1,337,816,346 | \$ 1,348,410,793 |
| Department of Crime Control and Public Safety | 247,927,627 | 270,204,922 |
| udicial Department udicial Department – Indigent Defense | 436,243,082 111,732,877 | 432,464,141 111,160,465 |
| Department of Justice | 52,330,297 | 24,537,108 |
| Department of Juvenile Justice and Delinquency Prevention | n 135,593,692 | 131,140,565 |
| GENERAL GOVERNMENT | | |
| Department of Administration \$ | 62,232,817 | \$ 64,136,947 |
| Department of State Auditor | 11,857,574 | 10,676,035 |
| Office of State Controller | 28,368,957 | 28,368,957 |
| epartment of Cultural Resources Cultural Resources Roanoke Island Commission | 60,994,609 1,203,491 | 58,256,841 0 |
| tate Board of Elections | 5,186,603 | 5,126,603 |
| General Assembly | 53,259,495 | 50,104,208 |
| Office of the Governor Office of the Governor Office of State Budget and Management OSBM – Reserve for Special Appropriations Housing Finance Agency | 4,887,061 5,848,663 1,940,612 10,673,051 | 4,887,061 5,848,663 440,612 10,673,051 |
| Department of Insurance Insurance Insurance – Volunteer Safety Workers' Compensation | 36,393,921 2,294,000 | 36,393,921 2,623,654 |
| Office of Lieutenant Governor | 775,245 | 775,245 |
| Office of Administrative Hearings | 4,983,871 | 4,983,871 |
| Department of Revenue | 78,199,538 | 78,199,538 |
| Department of Secretary of State | 10,654,563 | 10,654,563 |
| Department of State Treasurer State Treasurer | 6,657,031 | 6,621,750 |
| | | |

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|---|--------------|--------------------------------|-------------|-------------------------------------|
| State Treasurer – Retirement for Fire and Rescue Squad Workers | | 17,812,114 | | 17,812,114 |
| RESERVES, ADJUSTMENTS, AND DEBT SERVIC | CE | | | |
| Contingency and Emergency Fund | \$ | 5,000,000 | \$ | 5,000,000 |
| State Retirement System Contribution | | 297,400,000 | | 404,200,000 |
| Judicial Retirement System Contribution | | 7,900,000 | | 9,000,000 |
| Firemen's & Rescue Squad Workers' Pension Fund | | 5,800,000 | | 6,900,000 |
| National Guard Pension Fund | | 263,000 | | 523,000 |
| State Health Plan | | 7,119,541 | | 102,151,104 |
| nformation Technology Fund | | 4,458,142 | | 6,158,142 |
| Reserve for Job Development Investment Grants (JDIG) |) | 15,400,000 | | 27,400,000 |
| Continuation Review Reserve | | 0 | | 22,982,380 |
| Comprehensive Review of Compensation Plans | | 2,000,000 | | 0 |
| alary Adjustment and Performance Pay Reserve | | 0 | | 328,000,000 |
| Severance Expenditure Reserve | | 75,000,000 | | 0 |
| Automated Fraud Detection Development | | 1,000,000 | | 7,000,000 |
| Controller – Fraud Detection Development | | 500,000 | | 500,000 |
| Debt Service | | | | |
| General Debt Service Federal Reimbursement | | 688,957,188 1,616,380 | | 759,984,974 1,616,380 |
| | | 1,010,380 | | 1,010,380 |
| TOTAL CURRENT OPERATIONS – GENERAL FUND | \$ 19 | 9,425,196,471 | \$ 1 | 9,886,830,031 |
| GENERAL FUND AVAILABILITY STATEMENT | | | | |
| SECTION 2.2.(a) The General Fund availa biennial budget is shown below. | bility | used in develo | ping | the 2011-2013 |
| C C | | FY 2011-2012 | | FY 2012-2013 |
| Unappropriated Balance Remaining Ending Unreserved Fund Balance for FY 2009-2010 | \$ | 0 236,902,394 | \$ | 72,311,073 |
| Anticipated Reversions for FY 2010-2011 – | | 230,902,394 | | 0 |
| S.L. 2011-15 (S.B. 109) | | 537,740,799 | | 0 |
| Anticipated Overcollections from FY 2010-2011 Repayment of Medicaid Receipts in FY 2010-2011 | | 180,800,000 (125,000,000) | | $\begin{array}{c} 0\\ 0\end{array}$ |
| | | (120,000,000) | | 0 |
| Statutory Earmarks: | | (202,004,240) | | 0 |
| Savings Reserve Account Repairs and Renovations Reserve Account | | (202,994,340) (202,994,339) | | 0 0 |
| Beginning Unreserved Fund Balance | \$ | 424,454,514 | \$ | 72,311,073 |
| Revenues Based on Existing Tax Structure | ¢ 14 | 8,129,800,000 | C 1 | 9,181,900,000 |
| | | | | 7 1 4 1 900 000 |

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|--|------|----------------------------------|----|----------------------------------|
| Nontax Revenues | | | | |
| Investment Income | \$ | 59,400,000 | \$ | |
| Judicial Fees | | 217,800,000 | | 217,800,000 |
| Disproportionate Share | | 100,000,000 | | 100,000,000 |
| Insurance | | 71,400,000 | | 73,500,000 |
| Other Nontax Revenues | c | 182,500,000 | | 182,500,000 |
| Highway Trust Fund/Use Tax Reimbursement Tran | ster | | | 27,600,000 |
| Highway Fund Transfer Subtotal Nontax Revenues | \$ | 20,230,000 692,830,000 | 9 | 24,080,000 702,180,000 |
| | | , , | | , , |
| Total General Fund Availability | \$ | 19,247,084,514 | 9 | 5 19,956,391,073 |
| Adjustments to Availability: 2011 Session | | | | |
| Loss of Estate Tax Revenue | \$ | (57,100,000) | \$ | 6 (72,200,000) |
| Private Sector Job Creation Package | | (186,400,000) | | (485,300,000) |
| Repeal Deduction for Sale of a Manufactured Home | e | | | |
| Community to Manufactured Homeowners | | 100,000 | | 100,000 |
| Repeal Deduction for Severance Wages | | 16,000,000 | | 16,400,000 |
| Repeal Credit for Recycling Oyster Shells | | 100,000 | | 100,000 |
| Repeal Energy Star Tax Holiday | | 1,900,000 | | 2,000,000 |
| Repeal Sales Tax Exemption for Nutritional | | | | |
| Supplements Sold by Chiropractors | | 300,000 | | 400,000 |
| Repeal Wildlife Resources Commission Sales Tax | | | | |
| Earmark | | 22,970,000 | | 23,920,000 |
| Suspend Corporate Income Tax Earmark (Public Sc | choo | | | |
| Construction) | | 0 | | 74,750,000 |
| Increase in Judicial Fees | | 60,986,955 | | 60,986,955 |
| Increase Investment Company Notice Filing Fee | | 1,600,000 | | 1,600,000 |
| Increase Parking Fees for Visitors | | 550,000 | | 550,000 |
| Loss of Revenue from the Town of Butner | | (1,213,235) | | (1,213,235) |
| Transfer from E-Commerce Reserve Fund | | 4,483,526 | | 0 |
| Divert Funds from Parks & Recreation Trust Fund | | 4,217,500 | | 0 |
| Divert Funds from Recreational/Natural Heritage | | 4 500 000 | | 0 |
| Trust Fund | | 4,500,000 | | 0 |
| Transfer from Highway Fund for State Highway | | 102 595 424 | | 100 050 507 |
| Patrol Transfor from Highway Trust Fund for School Pug | | 193,585,434 | | 189,859,507 |
| Transfer from Highway Trust Fund for School Bus Replacement | | 35,223,642 | | 0 |
| Transfer from Mercury Prevention Pollution Fund | | 125,000 | | 0 0 |
| Transfer from Commerce – Enterprise Fund | | 250,000 | | 0 |
| Divert Funds from Scrap Tire Disposal Account | | 1,134,495 | | 0 |
| Divert Funds from White Goods Management Acco | unt | | | 0 |
| Diversion of Golden LEAF Funds | Juni | 67,563,760 | | 67,563,760 |
| Tobacco Trust Fund Master Settlement Agreement | Fun | | | 8,790,386 |
| Health and Wellness Trust Fund Master Settlement | | 0,551,500 | | 0,790,500 |
| Agreement Funds | | 16,334,360 | | 16,790,386 |
| Transfer Health and Wellness Trust Funds to Public | e He | | | 0 |
| Department of Revenue – Accounts Receivable Pro | | | | 15,000,000 |
| Medicaid Disproportionate Share Receipts | 8 | 15,000,000 | | 15,000,000 |
| Adjust Transfer from Insurance Regulatory Fund | | (742,348) | | (742,348) |
| Adjust Transfer from Treasurer's Office | | (3,881,172) | | (3,916,453) |
| Subtotal Adjustments to Availability: | | | | (-)) |
| 2011 Session | \$ | 254,958,030 | \$ | (69,561,042) |
| Revised General Fund Availability | \$ | 19,502,042,544 | \$ | 19,886,830,031 |
| Less General Fund Appropriations | \$ (| (19,429,731,471) | \$ | (19,886,830,031) |
| Unappropriated Balance Remaining | \$ | 72,311,073 | \$ | 0 |
| | | | | |

| | SECTI | ION 2.2.(b) Notwithstanding the pro | visions of G.S. 105-187.9(b)(1) an |
|--|--|--|--|
| | | (2), the sum to be transferred from th | |
| subdivis | | he 2011-2012 fiscal year is forty-one n | |
| | | for the 2012-2013 fiscal year is twenty | |
| | | | -seven minion six nunarea mousan |
| donars (| \$27,600,0 | | |
| ~ | | ION 2.2.(c) Notwithstanding the p | |
| Secretar | y of Re | evenue shall transfer the corporate | income tax funds specified |
| G.S. 115 | 5C-546.1(ł | b) to the State Controller for deposit in N | Iontax Budget Code 19978 (Intrasta |
| | | the 2012-2013 fiscal year to offset cont | |
| schools. | .) | , | ······································ |
| 50110015. | SECTI | ION 2.2.(d) Notwithstanding any other | er provision of law to the contrar |
| effective | | 011, the following amounts shall be tra | |
| | | ax Budget Code 19878 (Intrastate Trans | |
| | | | |
| | | the State Controller. These funds shall | |
| appropri | ations as s | specified in this act for the 2011-2012 fis | scal year. |
| | | | |
| Budget | | | |
| Code | Code | Description | Amount |
| 24100 | 2514 | E-Commerce Reserve | \$ 4,483,526 |
| 54600 | 5881 | Commerce Enterprise Fund | 250,000 |
| 24300 | 2119 | Mercury Prevention Pollution Fund | 125,000 |
| 21500 | 2117 | Meredry Prevention Ponution Pund | 125,000 |
| | SECTI | ION 2.2.(e) Pursuant to Section 2(b) of | S = 1000.2 the fifty percent (500 |
| of the 2 | | | |
| of the 2 | JII-2012 | and the 2012-2013 annual installment r | ayments to the North Carolina Sta |
| | | that would have been transferred to | |
| Econom | | ement Foundation), Inc., are transferred | |
| | | ION 2.2.(f) Notwithstanding the provis | |
| | | uring the 2011-2012 fiscal year, the Sec | |
| General | Fund the | sum of one million one hundred thirty-fo | our thousand four hundred ninety-fiv |
| | | 5) from the net tax proceeds that G.S. 1 | |
| | | Tire Disposal Account. | () 5 |
| | | ION 2.2.(g) Notwithstanding the provis | ions of G.S. 105-187.24 effective f |
| taxes le | | ing the 2011-2012 fiscal year, the Secret | |
| | | sum of one million one hundred thirty-o | |
| | | | |
| | | (2) from the net tax proceeds that $G.S.$ | 105-187.24 directs the Secretary |
| credit to | the White | Goods Management Account. | |
| | | ION 2.2.(h) Notwithstanding the pro- | |
| G.S. 113 | 3-44.15, et | ffective for taxes levied during the 201 | 1-2012 fiscal year, the Secretary |
| _ | shall cre | | |
| Revenue | | edit the sum of four million two hundr | |
| | $\Psi_{,21}$, $U_{,30}$ | edit the sum of four million two hundr | ed seventeen thousand five hundre |
| dollars (| | edit the sum of four million two hundr 0) to the General Fund of the net tax pro | ed seventeen thousand five hundre ceeds that G.S. 105-228.30(b) direction |
| dollars (| etary to cr | edit the sum of four million two hundr 0) to the General Fund of the net tax pro edit to the Parks and Recreation Trust Fu | ed seventeen thousand five hundre ceeds that G.S. 105-228.30(b) direct and. |
| dollars (the Secr | etary to cr SECTI | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- | ed seventeen thousand five hundre ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) at |
| dollars (the Secr G.S. 113 | etary to cr SECTI 3-77.9, eff | edit the sum of four million two hundr 0) to the General Fund of the net tax pro edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 | ed seventeen thousand five hundre ceeds that G.S. 105-228.30(b) direct and. povisions of G.S. 105-228.30(b) and 1-2012 fiscal year, the Secretary |
| dollars (the Secr G.S. 113 Revenue | etary to cr SECTI 3-77.9, eff e shall crea | edit the sum of four million two hundr 0) to the General Fund of the net tax pro edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary thousand dollars (\$4,500,000) to th |
| dollars (the Secr G.S. 113 Revenue General | etary to cr SECTI 3-77.9, eff e shall crea Fund of th | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary thousand dollars (\$4,500,000) to th |
| dollars (the Secr G.S. 113 Revenue General | etary to cr SECTI 3-77.9, eff e shall crea Fund of the tral Heritage | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. | ed seventeen thousand five hundre ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) and 1-2012 fiscal year, the Secretary thousand dollars (\$4,500,000) to the 0(b) directs the Secretary to credit |
| dollars (the Secr G.S. 113 Revenue General the Natu | etary to cr SECTI 3-77.9, eff e shall crea Fund of the ral Herita SECTI | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal ye |
| dollars (the Secr G.S. 112 Revenue General the Natu | etary to cr SECTI 3-77.9, eff e shall crea Fund of the ral Herita SECTI | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal ye |
| dollars (the Secr G.S. 113 Revenue General the Natu fund bal | etary to cr SECTI 3-77.9, eff e shall crea Fund of the mal Heritan SECTI ance, the l | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu- ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal ye e hundred twenty-five million dolla |
| dollars (the Secr G.S. 113 Revenue General the Natu fund bal (\$125,00 | etary to cr SECTI 3-77.9, eff e shall crea Fund of the tral Heritag SECTI ance, the 1 00,000) to | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu- ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on repay the federal Centers for Medican | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal ye e hundred twenty-five million dolla re and Medicaid Services for exce |
| dollars (the Secr G.S. 113 Revenue General the Natu fund bal (\$125,00 Medicai | etary to cr SECTI 3-77.9, eff e shall crea Fund of the ral Herita SECTI ance, the I 00,000) to d funds di | cdit the sum of four million two hundr 0) to the General Fund of the net tax pro edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on o repay the federal Centers for Medicar rawn down during the 2009-2010 fisca | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal ye e hundred twenty-five million dolla re and Medicaid Services for exce al year. The Director of the Budg |
| dollars (the Secr G.S. 113 Revenue General the Natu fund bal (\$125,00 Medicai shall rep | etary to cr SECTI 3-77.9, eff e shall cred Fund of the ral Heritan SECTI ance, the I 00,000) to d funds diport the am | edit the sum of four million two hundr 0) to the General Fund of the net tax pro edit to the Parks and Recreation Trust Fu ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on o repay the federal Centers for Medicar rawn down during the 2009-2010 fisca- nount of funds used under this section n | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direct and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal year e hundred twenty-five million dolla re and Medicaid Services for exceal of lyear. The Director of the Budg of later than 30 days after payment |
| dollars (the Secr G.S. 112 Revenue General the Natu fund bal (\$125,00 Medicai shall rep the Join | etary to cr SECTI 3-77.9, eff e shall crea Fund of the tral Heritan SECTI ance, the I 00,000) to d funds de port the am t Legislati | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu- ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on repay the federal Centers for Medican rawn down during the 2009-2010 fiscan hount of funds used under this section n ive Commission on Governmental Open | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direc and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal year e hundred twenty-five million dolla re and Medicaid Services for exces al year. The Director of the Budg o later than 30 days after payment to rations, the Chairs of the Senate ar |
| dollars (the Secr G.S. 112 Revenue General the Natu fund bal (\$125,00 Medicai shall rep the Join | etary to cr SECTI 3-77.9, eff e shall crea Fund of the tral Heritageneric second SECTI ance, the I 00,000) to d funds do port the am t Legislati f Represer | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu- ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on o repay the federal Centers for Medican rawn down during the 2009-2010 fiscan hount of funds used under this section n twe Commission on Governmental Open natives Appropriations Committees, and | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direc and. ovisions of G.S. 105-228.30(b) and 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal year e hundred twenty-five million dolla re and Medicaid Services for excer- al year. The Director of the Budg o later than 30 days after payment to rations, the Chairs of the Senate ar I the Fiscal Research Division. |
| dollars (the Secr G.S. 113 Revenue General the Natu fund bal (\$125,00 Medicai shall rep the Join House o | etary to cr SECTI 3-77.9, eff e shall crea Fund of the rral Heritag SECTI ance, the I 00,000) to d funds do ort the am t Legislati f Represer SECTI | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu- ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on repay the federal Centers for Medican rawn down during the 2009-2010 fiscan hount of funds used under this section n we Commission on Governmental Oper- ntatives Appropriations Committees, and ION 2.2.(k) Notwithstanding the pro- | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direc and. ovisions of G.S. 105-228.30(b) and 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal year e hundred twenty-five million dolla re and Medicaid Services for excer- al year. The Director of the Budg o later than 30 days after payment to rations, the Chairs of the Senate ar I the Fiscal Research Division. visions of G.S. 143C-4-3, the Sta |
| dollars (the Secr G.S. 113 Revenue General the Natu fund bal (\$125,00 Medicai shall rep the Join House o Controll | etary to cr SECTI 3-77.9, eff e shall crea Fund of the ral Heritag SECTI ance, the I 00,000) to d funds di port the am t Legislati f Represer SECTI er shall tra | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu- ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on repay the federal Centers for Medican rawn down during the 2009-2010 fisca nount of funds used under this section n we Commission on Governmental Oper- ntatives Appropriations Committees, and ION 2.2.(k) Notwithstanding the pro- ansfer only two hundred two million nin | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direc and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal year e hundred twenty-five million dolla re and Medicaid Services for excer- al year. The Director of the Budg o later than 30 days after payment to rations, the Chairs of the Senate ar 1 the Fiscal Research Division. visions of G.S. 143C-4-3, the Sta e hundred ninety-four thousand three |
| dollars (the Secr G.S. 113 Revenue General the Natu fund bal (\$125,00 Medicai shall rep the Join House o Controll | etary to cr SECTI 3-77.9, eff e shall crea Fund of the ral Heritag SECTI ance, the I 00,000) to d funds di port the am t Legislati f Represer SECTI er shall tra | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu- ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on repay the federal Centers for Medican rawn down during the 2009-2010 fiscan hount of funds used under this section n we Commission on Governmental Oper- ntatives Appropriations Committees, and ION 2.2.(k) Notwithstanding the pro- | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direc and. ovisions of G.S. 105-228.30(b) ar 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the year-end 2010-2011 fiscal year e hundred twenty-five million dolla re and Medicaid Services for excer- al year. The Director of the Budg o later than 30 days after payment to rations, the Chairs of the Senate ar 1 the Fiscal Research Division. visions of G.S. 143C-4-3, the Sta e hundred ninety-four thousand three |
| dollars (the Secr G.S. 113 Revenue General the Natu fund bal (\$125,00 Medicai shall rep the Join House o Controll hundred | etary to cr SECTI 3-77.9, eff e shall creater Fund of the ral Heritar SECTI ance, the I 00,000) to d funds de bort the am t Legislati f Represent SECTI er shall tra thirty-nin | edit the sum of four million two hundr 0) to the General Fund of the net tax pro- edit to the Parks and Recreation Trust Fu- ION 2.2.(i) Notwithstanding the pro- fective for taxes levied during the 201 dit the sum of four million five hundred he net tax proceeds that G.S. 105-228.3 ge Trust Fund. ION 2.2.(j) Of the funds available in Director of the Budget may use up to on repay the federal Centers for Medican rawn down during the 2009-2010 fisca nount of funds used under this section n we Commission on Governmental Oper- ntatives Appropriations Committees, and ION 2.2.(k) Notwithstanding the pro- ansfer only two hundred two million nin | ed seventeen thousand five hundred ceeds that G.S. 105-228.30(b) direc and. ovisions of G.S. 105-228.30(b) and 1-2012 fiscal year, the Secretary of thousand dollars (\$4,500,000) to th 0(b) directs the Secretary to credit the the year-end 2010-2011 fiscal year e hundred twenty-five million dollar re and Medicaid Services for excess and year. The Director of the Budge o later than 30 days after payment to rations, the Chairs of the Senate and I the Fiscal Research Division. visions of G.S. 143C-4-3, the State e hundred ninety-four thousand three erved fund balance to the Repairs and |

| | General Assembly Of North Caronna | | Session 2011 | | | | |
|-------------|---|--------------------------|--------------------------|--|--|--|--|
| 1 2 3 | SECTION 2.2.(I) Funds transferred under this section to the Repairs and Renovations Reserve Account are appropriated for the 2011-2012 fiscal year to be used in | | | | | | |
| 3 4 | accordance with G.S. 143C-4-3. SECTION 2.2.(m) Notwithstanding G.S. 143C-4-2, the State Controller shall | | | | | | |
| 5 | transfer only two hundred two million nine hundred ninety-four thousand three hundred | | | | | | |
| 6 7 | thirty-nine dollars (\$202,994,339) from the unreserv | yed fund balance to the | e Savings Reserve | | | | |
| 8 | Account on June 30, 2011. This is not an "appropria in Section 7(1) of Article V of the North Carolina | Constitution This s | ubsection becomes | | | | |
| 9 | effective June 30, 2011. | | | | | | |
| 10 | | | | | | | |
| 11 12 | PART III. CURRENT OPERATIONS/HIGHWAY | Y FUND | | | | | |
| 12 | CURRENT OPERATIONS AND EXPANSION/H | IGHWAY FUND | | | | | |
| 14 | SECTION 3.1. Appropriations from the | State Highway Fund f | | | | | |
| 15 | and operation of the Department of Transportation a | | | | | | |
| 16 17 | made for the fiscal biennium ending June 30, 2013, ac | cording to the following | ng schedule: | | | | |
| 18 19 | Current Operations – Highway Fund | 2011-2012 | 2012-2013 | | | | |
| 20 | Department of Transportation | | | | | | |
| 21 22 | Administration | \$ 85,412,594 | \$ 85,412,594 | | | | |
| 22 23 | Division of Highways | | | | | | |
| 24 | Administration | 34,836,793 | 34,836,793 | | | | |
| 25 | Construction | 87,232,806 | 86,339,067 | | | | |
| 26 | Maintenance | 1,202,416,068 | 1,253,761,275 | | | | |
| 27 28 | Planning and Research OSHA Program | 4,055,402 372,792 | 4,055,402 372,792 | | | | |
| 29 | obint i logium | 572,792 | 572,772 | | | | |
| 30 | Ferry Operations | 33,689,589 | 41,038,132 | | | | |
| 31 | State Aid | | | | | | |
| 32 33 | State Aid Municipalities | 89,373,921 | 90,187,224 | | | | |
| 34 | Public Transportation | 69,801,308 | 69,801,308 | | | | |
| 35 | Airports | 18,401,413 | 22,311,031 | | | | |
| 36 | Railroads | 21,701,153 | 21,701,153 | | | | |
| 37 38 | Governor's Highway Safety | 273,093 | 273,093 | | | | |
| 39 | Division of Motor Vehicles | 90,142,238 | 43,004,042 | | | | |
| 40 | Other State Agencies, Reserves, Transfers | 296,240,830 | 366,066,094 | | | | |
| 41 42 | Capital Improvements | 15,250,000 | 15,000,000 | | | | |
| 42 43 | Total | \$ 2,049,200,000 | \$ 2,134,160,000 | | | | |
| 44 | 1.000 | \$ 2,017,200,000 | \$ 2,10 1,100,000 | | | | |
| 45 | HIGHWAY FUND AVAILABILITY STATEMEN | | | | | | |
| 46 | SECTION 3.2. The Highway Fund avail | ability used in develop | ping the 2011-2013 | | | | |
| 47 48 | fiscal biennial budget is shown below: | | | | | | |
| 49 | Highway Fund Availability Statement | 2011-2012 | 2012-2013 | | | | |
| 50 | | | | | | | |
| 51 | Unappropriated Balance from Previous Year | \$ 24,000,000 | \$ 0 | | | | |
| 52 53 | Beginning Credit Balance Estimated Revenue | 02,025,200,000 | 0 2,134,160,000 | | | | |
| 54 | | 2,023,200,000 | 2,151,100,000 | | | | |
| 55 | Total Highway Fund Availability | \$ 2,049,200,000 | \$ 2,134,160,000 | | | | |
| 56 57 | Unannropriated Balanco | \$ 0 | \$ 0 | | | | |
| 57 58 | Unappropriated Balance | φ U | \$ 0 | | | | |
| 59 | PART IV. HIGHWAY TRUST FUND APPROPR | IATIONS | | | | | |

59 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS

House Bill 200-Fifth Edition

| General Assembly Of | | | 56551011 2011 |
|---|---|--|--|
| SECTION maintenance and oper | FUND APPROPRIATION 4.1. Appropriations from ation of the Department of for the fiscal biennium endition | m the State Highway of Transportation and for | or other purposes as |
| Current Operations – | Highway Trust Fund | 2011-2012 | 2012-2013 |
| Intrastate Aid to Municipalities Secondary Roads Urban Loops Program Administratio Turnpike Authority Transfer to General Fu Transfer to Highway F Debt Service | nd | | |
| Mobility Fund | | 41,326,358 | 60,950,000 |
| GRAND TOTAL CU | RRENT OPERATIONS | \$ 1,115,410,000 | \$ 1,086,910,000 |
| SECTION | FUND AVAILABILITY S 4.2. The Highway Trustial budget is shown below: | | d in developing the |
| Highway Trust Fund | Availability | 2011-2012 | 2012-2013 |
| Unappropriated Balanc Estimated Revenue | e | \$ 75,000,000 1,040,410,000 | \$ 0 1,086,910,000 |
| Total Highway Trust | Fund Availability | \$ 1,115,410,000 | \$ 1,086,910,000 |
| PART V. OTHER AF | PROPRIATIONS | | |
| appropriated as provi adjustments made to Budget and Budget Suj (1) For Reco cash adju | FOTHER FUNDS 5.1.(a) State funds, ded in G.S. 143C-1-2 for he continuation budget as port Document, as follows: all budget codes listed in pmmended Budget, 2011-2 balances and receipts are sted by the General Assen 2-2013 fiscal year. Funds | the 2011-2013 fiscal reflected in the Gover "The State of North 013" and in the Budget appropriated up to the a nbly, for the 2011-2012 | biennium, with the mor's Recommended Carolina Governor's t Support Document, mounts specified, as 2 fiscal year and the |

SECTION 5.1.(b) Receipts collected in a fiscal year in excess of the amounts authorized by this section shall remain unexpended and unencumbered until appropriated by the General Assembly in a subsequent fiscal year, unless the expenditure of overrealized receipts in the fiscal year in which the receipts were collected is authorized by the State Budget Act. Overrealized receipts are appropriated up to the amounts necessary to implement this subsection.

Act. Overrealized receipts are appropriated up to the amounts necessary to implement this subsection. SECTION 5.1.(c) In addition to the consultation and reporting requirements set out in G.S. 143C-6-4, the Office of State Budget and Management shall report to the Joint Legislative Commission on Governmental Operations and to the Fiscal Research Division within 30 days after the end of each quarter on any overrealized receipts approved for expenditure under this subsection by the Director of the Budget. The report shall include the source of the receipt, the amount overrealized, the amount authorized for expenditure, and the rationale for expenditure.

14 **SECTION 5.1.(d)** Notwithstanding subsections (a) and (b) of this section, there is 15 appropriated from the Reserve for Reimbursements to Local Governments and Shared Tax 16 Revenues for each fiscal year an amount equal to the amount of the distributions required by 17 law to be made from that reserve for that fiscal year.

18

1 2 3

4

19

OTHER RECEIPTS FROM PENDING GRANT AWARDS

20 **SECTION 5.2.(a)** Notwithstanding G.S. 143C-6-4, State agencies may, with 21 approval of the Director of the Budget and after consultation with the Joint Legislative 22 Commission on Governmental Operations, spend funds received from grants awarded 23 subsequent to the enactment of this act.

24 **SECTION 5.2.(b)** The Office of State Budget and Management shall work with 25 the recipient State agencies to budget grant awards according to the annual program needs and 26 within the parameters of the respective granting entities. Depending on the nature of the award, 27 additional State personnel may be employed on a time-limited basis. The Office of State 28 Budget and Management shall consult with the Joint Legislative Commission on Governmental 29 Operations prior to expending any funds received from grant awards. Funds received from such 30 grants are hereby appropriated and shall be incorporated into the authorized budget of the 31 recipient State agency.

32 SECTION 5.2.(c) Notwithstanding the provisions of this section, no State agency 33 may accept a grant not anticipated in this act if acceptance of the grant would obligate the State 34 to make future expenditures relating to the program receiving the grant or would otherwise 35 result in a financial obligation as a consequence of accepting the grant funds.

36 **SECTION 5.2.(d)** Notwithstanding G.S. 143C-6-4, the Department of Public 37 Instruction may spend funds received from the following grants for the 2011-2012 fiscal year 38 awarded subsequent to the enactment of this act for up to the specified amounts:

39

40

(1) Child Nutrition Equipment Assistance \$815,762

(2) Verizon Thinkfinity State Education Partnership \$40,000

41 (3) State Abstinence Education Program \$1,585,347.
42 Neither the approval of the Director of the Budget nor consultation with the Joint Legislative
43 Commission on Governmental Operations is required prior to the expenditure of these funds.
44 The provisions of subsection (b) of this section do not apply to these funds.

45 CIVIL FORFEITURE FUNDS

46 SECTION 5.3. Appropriations. – Appropriations are made from the Civil Penalty
 47 and Forfeiture Fund for the fiscal biennium ending June 30, 2013, as follows:

| 49 | | FY 2011-2012 | FY 2012-2013 |
|----|--------------------------|----------------|----------------|
| 50 | School Technology Fund | \$ 18,000,000 | \$ 18,000,000 |
| 51 | State Public School Fund | 120,362,790 | 120,362,790 |
| 52 | Total Appropriation | \$ 138,362,790 | \$ 138,362,790 |
| 53 | | | |

54 EDUCATION LOTTERY

55 **SECTION 5.4.(a)** Notwithstanding G.S. 18C-164, the revenue used to support 56 appropriations made in this act is transferred from the State Lottery Fund in the amount of four 57 hundred twenty-four million nine hundred seventy-three thousand six hundred thirty dollars 58 (\$424,973,630) for the 2011-2012 fiscal year.

| | General Assembly Of North Carolina | Session 2011 |
|------------------|--|--------------------------------|
| 1 | SECTION 5.4.(b) Notwithstanding G.S. 18C-164, the | appropriations made from |
| 2 3 4 5 | the Education Lottery Fund for the 2011-2012 fiscal year are as follo | |
| 3 | Teachers in Early Grades | \$220,643,188 |
| 4 | Prekindergarten Program | \$ 63,135,709 |
| | Public School Building Capital Fund | \$100,000,000 |
| 6 7 | Scholarships for Needy Students UNC Need-Based Financial Aid | \$ 30,450,000 \$ 10,744,733 |
| 8 | Total Appropriation | \$424,973,630 |
| 9 | SECTION 5.4.(c) Notwithstanding G.S. 18C-164, the N | |
| 10 11 | Commission shall not transfer funds to the Education Lottery Reser fiscal year or the 2012-2013 fiscal year. | |
| 12 | SECTION 5.4.(d) Notwithstanding G.S. 18C-164(c), (| G.S. 115C-546.2(d), or any |
| 13 14 | other provision of law, funds appropriated in this section to the Pub Fund for the 2011-2012 fiscal year shall be allocated to counties or | lic School Building Capital |
| 15 | membership (ADM). | 6 9 |
| 16 | SECTION 5.4.(e) Notwithstanding G.S. 18C-164(c), Au | |
| 17 | of the General Statutes, or any other provision of law, the funds app | |
| 18 | UNC Need-Based Financial Aid shall be administered in accordan | ce with the policy adopted |
| 19 | by the Board of Governors of The University of North Carolina. | if the estual not lettern |
| 20 21 | SECTION 5.4.(f) Notwithstanding G.S. 18C-164(f), revenues for the 2011-2012 fiscal year exceed the amounts appropriate the amounts appropriate the second | |
| 21 | this section, the excess net lottery revenues shall be allocated for sc | |
| $\frac{22}{23}$ | average daily membership. | noor cupitar on the basis of |
| 24 | SECTION 5.4.(g) Funds appropriated in this section | for scholarships for needy |
| 25 | students shall be used only for students at the constituent institut | |
| 26 | North Carolina and the constituent institutions of the Community Co | ollege System. |
| 27 | | |
| 28 | PART VI. GENERAL PROVISIONS | |
| 29 30 | CLARIFY CERTIFIED BUDGET | |
| 31 | SECTION 6.1.(a) The purpose of this section is to clar | rify the distinction between |
| 32 | changes to the budget enacted by the General Assembly in this act | |
| 33 | Director of the Budget pursuant to other authority. | 8 |
| 34 | SECTION 6.1.(b) For the 2011-2013 fiscal biennium | |
| 35 | provisions of Chapter 143C of the General Statutes or any other pro- | |
| 36 | budget for each State agency shall reflect only the total of all appr | |
| 37 | State agency by the General Assembly in this act as modified by this | |
| 38 39 | of the Budget shall modify the certified budget only to reflect the fo the extent that they are authorized by this act: | nowing actions and only to |
| 40 | (1) The allocation of funds set out in reserves. | |
| 41 | (1) Government reorganizations. | |
| 42 | The Director of the Budget shall set out all other budget modification | ns in the authorized budget. |
| 43 | | 5 |
| 44 | CONTINGENCY AND EMERGENCY FUND LIMITATION | |
| 45 | SECTION 6.2. For the 2011-2013 fiscal biennium | |
| 46 | provisions of G.S. 143C-4-4(b), funds appropriated to the Conting | |
| 47 48 | may be used only for expenditures required (i) by a court or Industri | |
| 48 49 | to respond to events as authorized under G.S. 166A-5(1)a.9. of the Management Act of 1977. These funds shall not be used for o | |
| 50 | purposes or for any other contingencies and emergencies. | the statutority autionized |
| 51 | parposes of for any other contingencies and emergencies. | |
| 52 | ESTABLISHING OR INCREASING FEES UNDER THIS ACT | |
| 53 | SECTION 6.3.(a) Notwithstanding G.S. 12-3.1, an | |
| 54 | consult with the Joint Legislative Commission on Governme | ental Operations prior to |
| 55 | establishing or increasing a fee to the level authorized or anticipated | |
| 56 57 | SECTION 6.3.(b) Notwithstanding G.S. 150B-21.1A(a | |
| 57 58 | emergency rule in accordance with G.S. 150B-21.1A to establish or by this act if the adoption of a rule would otherwise be required up | |
| 58 59 | 150B of the General Statutes. | neer ratione 2A of Chapter |
| ~ / | | |

| CONSULTATION REQUIRED BEFORE CREATION OF NEW FUNDS |
|---|
| SECTION 6.4. Notwithstanding G.S. 143C-1-3 or any other provision of law to |
| the contrary, the Office of State Budget and Management and the Office of the State Controller |
| shall consult with the Joint Legislative Commission on Governmental Operations prior to the |
| establishment of a new fund as defined in G.S. 143C-1-3. |
| |
| JUSTIFICATION/OPERATIONAL REVIEWS |
| SECTION 6.6.(a) It is the intent of the General Assembly to subject the operations |
| of State government and the operations of nongovernmental entities receiving State funds to |
| periodic Justification Reviews. The Reviews shall be conducted by the Fiscal Research |
| Division and shall specifically address the following questions: |
| (1) Is the program or service fulfilling the letter and/or intent of its legislative |
| mandate? |
| (2) Is that mandate still justified, either in its original form or some modified |
| form? |
| (3) Does the program follow identified best practices to address its mandate? |
| (4) Is the program duplicative of other services provided by the public or private |
| sectors? |
| (5) Is the program effective? |
| (6) Is the program efficient? |
| (7) Are there any other obstacles that might limit the program's ability to |
| accomplish its mission? |
| SECTION 6.6.(b) For the fiscal year 2011-2012, the following programs of |
| services shall be the subject of review: |
| (1) Lumberton Farmer's Market – Department of Agriculture and Consume |
| Services. |
| (2) DHHS postsecondary education programs. (3) Environmental Rating Scales Contract. |
| SECTION 6.6.(c) By May 1, 2012, the Fiscal Research Division shall report it |
| findings and recommendations to the Appropriations Committee of the House of |
| Representatives and the Appropriations/Base Budget Committee of the Senate. The report |
| shall: |
| (1) Provide a description of each program. |
| (2) Identify major policy issues that the General Assembly should address. |
| (3) Explore means to achieve program objectives more efficiently. |
| (4) Characterize the likely results of alternative funding levels and/o |
| opportunities to save taxpayer dollars. |
| (5) Identify performance measures that have been established by the agency and |
| the usefulness of those performance measures, as well as the agency' |
| progress toward meeting their established measures. |
| |
| CONTINUATION REVIEW OF CERTAIN FUNDS/PROGRAMS/DIVISIONS |
| SECTION 6.7.(a) It is the intent of the General Assembly to periodically and |
| systematically review the funds, agencies, divisions, and programs financed by Stat |
| government. This process is known as the Continuation Review Program. The Continuation |
| Review Program is intended to assist the General Assembly in determining whether the |
| continue, reduce, or eliminate funding for the State's funds, agencies, divisions, and program |
| subject to continuation review. |
| SECTION 6.7.(b) The Appropriations Committee of the House of Representative |
| and the Appropriations/Base Budget Committee of the Senate may review the funds, programs |
| and divisions listed in this section and shall determine whether to continue, reduce, or eliminat |
| funding for the funds, programs, and divisions, subject to the Continuation Review Program |
| The Fiscal Research Division may issue instructions to the State departments and agencie |
| subject to continuation review regarding the expected content and format of the report required by this section. No later than December 1, 2011, the following agencies shall report to |
| the Fiscal Research Division: |
| (1) Justice and Public Safety. – Family Court. |
| |

- 58
- (1) Justice and Public Safety. Family Court.

| | General Assemb | ly Of North Carolina | Session 2011 |
|---|------------------------|---|---|
| $\frac{1}{2}$ | (2) | Education. – Center for Public Television as provided act. | by Section 9.1 of this |
| 1 2 3 4 5 6 7 8 9 | (3) | Natural and Economic Resources. – a. Commerce/Office of Science and Technology. | |
| 5 6 | (4) | b. Wildlife Resources Commission/Conservation E Health and Human Services. – Division of In | |
| 7 8 | (5) | Management. General Government. – General Assembly Facility Serv | vices. |
| 9 10 | (6) | Transportation. – | |
| 11 | | a. Division of Motor Vehicles Drivers License Prob. Visitor Centers Funding. | - |
| 12 | | TION 6.7.(c) The continuation review reports required | in this section shall |
| 13 14 | include the follow (1) | A description of the fund, agency, division, or program | n mission goals and |
| 15 | (1) | objectives. | ii iiiissioii, goais, and |
| 16 17 | (2) | The statutory objectives for the fund, agency, division problem or need addressed. | , or program and the |
| 18 19 | (3) | The extent to which the fund, agency, division, or probeen achieved. | gram objectives have |
| 20 21 | (4) | The fund's, agency's, division's, or program's fun performed without specific statutory authority. | nctions or programs |
| 22 | (5) | The performance measures for each fund, agency, divi | sion, or program and |
| 23 24 | | the process by which the performance measures dete effectiveness. | rmine efficiency and |
| 25 | (6) | Recommendations for statutory, budgetary, or add | ministrative changes |
| 26 | | needed to improve efficiency and effectiveness of serv | vices delivered to the |
| 27 28 | (7) | public. The consequences of discontinuing funding. | |
| 20 29 | (7) (8) | Recommendations for improving services or reducing c | osts or duplication. |
| 30 31 | (9) | The identification of policy issues that should be broug the General Assembly. | ght to the attention of |
| 32 33 | (10) | Other information necessary to fully support the Continuation Review Program along with any info | General Assembly's ormation included in |
| 34 35 | SECT | instructions from the Fiscal Research Division. | |
| 33 36 37 | | TON 6.7.(d) State departments and agencies identified submit a final report to the General Assembly by March | |
| 38 | | REVIEW/PUBLIC SCHOOL AND PUBLIC HEALT | |
| 39 | SECT | ION 6.9.(a) Beginning July 1, 2011, the Fiscal R | esearch Division, in |
| 40 41 | | n the Department of Public Instruction and the Depar , shall review all publicly (federal and State) funded | |
| 42 | | d within or connected to those respective organizations | |
| 43 | the most effectiv | e and cost-efficient ways to provide needed nursing ser | vice to public school |
| 44 | | iew shall identify specific areas where overlaps of service | |
| 45 46 | | I focus on ways to maximize existing nursing resour manner in which local school nurses are allocated to be | |
| 47 | | e public schools at reasonable cost. Specifically, the rev | |
| 48 | least all of the fol | lowing: | |
| 49 | (1) | Feasibility of having the money all flow to local public | |
| 50 51 | | for management and administration purposes to activities with the local entity best equipped to manage. | |
| 52 | (2) | Feasibility of using a mix of licensed nurses, both re | gistered nurses (RN) |
| 53 | | and licensed practical nurses (LPN), to provide health | |
| 54 | | public schools. | |
| 55 56 | (3) | Feasibility of allowing a school nurse to be licensed as a nurse works under the direct supervision of an RN. | an LPN as long as the |
| 50 57 | (4) | Development of a new allocation formula that considers | 5: |
| 58 | | a. Average daily membership. | |
| 59 | | b. Local match requirement. | |

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| 1 2 3 | c. A base amount for each local school administrative u SECTION 6.9.(b) By May 1, 2012, the Fiscal Research Division s House and Senate Appropriations Committees. | |
| 4 5 | GLOBAL TRANSPARK DEBT, REPORT, AND STUDY | |
| 5 6 7 8 9 10 11 12 | SECTION 6.10.(a) G.S. 147-69.2(b)(11), as amended by Section 2 of S.L. 2005-201, Section 28.17 of S.L. 2005-276, Section 27-323, and Section 25.2 of S.L. 2009-451, reads as rewritten: "(b) It shall be the duty of the State Treasurer to invest the cash of the fin subsection (a) of this section in excess of the amount required to meet the c demands on such funds, selecting from among the following: | tion 27.7 of S.L. unds enumerated |
| 12 | (11) With respect to assets of the Escheat Fund, obligations of th | e North Carolina |
| 14 15 16 17 18 19 20 | Global TransPark Authority authorized by G.S. 63A-4(a)(22 twenty-five million dollars (\$25,000,000), that have a final r than October 1, 2011. <u>2012.</u> The obligations shall bear inter by the State Treasurer. No commitment to purchase obl made pursuant to this subdivision after September 1, obligations may be purchased after September 1, 1994. In the to the Escheat Fund by reason of an investment made | 2), not to exceed maturity not later est at the rate set igations may be 1993, and no ne event of a loss pursuant to this |
| 21 | subdivision, it is the intention of the General Assembly to | |
| 22 23 | Fund harmless from the loss by appropriating to the Eschequivalent to the loss. | heat Fund Tunds |
| 23 | If any part of the property owned by the North | Carolina Global |
| 25 | TransPark Authority now or in the future is divested, | |
| 26 | divestment shall be used to fulfill any unmet obligations of | |
| 27 | made pursuant to this subdivision." | |
| 28 29 | SECTION 6.10.(b) The Global TransPark Authority shall report Evaluation Division on its strategic business and financial plans. The report | |
| 29 30 | Evaluation Division on its strategic, business, and financial plans. The report s no later than January 1, 2012, and shall include the Authority's proposed sch | |
| 31 32 | financial self-sufficiency and proposed schedule to repay to the Escheat Fun authorized under G.S. 147-69.2(b)(11) plus any accumulated interest, both | d the investment of which totaled |
| 33 | forty million sixty-seven thousand nine hundred eighteen dollars and | d twenty cents |
| 34 35 | (\$40,067,918.20) as of March 31, 2011. | maral Aggambly |
| 33 36 | SECTION 6.10.(c) The Program Evaluation Division of the Ge shall study the feasibility and implications of (i) transferring the entire G | |
| 37 | Authority to another State agency and (ii) transferring functions of the G | lobal TransPark |
| 38 39 | Authority to other State agencies as part of a consolidation. The term "function TransPark Authority" includes, but is not limited to, administration, plan | ons of the Global |
| 40 | development and marketing, property management, and training center functio | |
| 41 42 | Evaluation Division shall report its findings and make a recommendation from | |
| 42 43 | Joint Legislative Program Evaluation Oversight Committee no later than May | , 2012. |
| 44 | HEALTH AND WELLNESS TRUST FUND AND TOBACCO TRUST F | UND/FUTURE |
| 45 | MSA PAYMENTS | |
| 46 | SECTION 6.11.(a) The Health and Wellness Trust Fund (HWTF) | |
| 47 | Wellness Trust Fund Commission are abolished, and Article 6C of Chapter 14 | 7 of the General |
| 48 49 | Statutes is repealed. SECTION 6.11.(b) Funds remaining in the Health and Wellnes | e Trust Fund on |
| 50 51 | June 30, 2011, shall be transferred to the Department of Health and Human S be carried forward to fiscal year 2011-2012 to be used by the Department f | ervices and shall |
| 52 | purposes: | 1 11 1 1 |
| 53 54 | (1) Up to the sum of twenty-two million dollars (\$22,000,000) administer grants associated with the following programs an | |
| 54 55 | administer grants associated with the following programs an a. Teen Tobacco Prevention. | u minatives. |
| 56 | b. ChecKmeds. | |
| 57 | c. Medication Assistance Programs. | |
| 58 | d. Obesity Prevention. | |

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| total savings required to be achieved for the Med | |
| | ider Rate cut |
| | uel Rate eut. |
| | provide a minimum |
| on dollars (\$50,000,000) each calendar year to the Universit | y Cancer Research |
| bre, effective July 1 of each calendar year: | - |
| Trust Account, Budget Code 69430 in the Department of | State Treasurer, the |
| | |
| | icer Research Fund |
| " | |
| ECTION 6.11.(d) Section 6 of SL 1999-2 reads as rewritten | |
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| | |
| Decree. | - |
| | |
| Assembly Fifty percent (50%) shall be allocated as follow | <u>S:</u> |
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| | |
| Research Fund in accordance with G.S. 116-29.1. | • |
| | General Fund to be |
| used for the following purposes: | |
| <u>1.</u> <u>for the The</u> benefit of tobacco producers, | , tobacco allotment |
| holders, and persons engaged in tobacco | -related businesses , |
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| from the adverse economic effects of the | Master Settlement |
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| needs through programs such as Health Ch | nice and the State's |
| | toree and the State s |
| | hed by the General |
| | |
| board of trustees comprised of a broad representation of h | ealth interests." |
| ECTION 6.11.(e) The funds allocated in subdivision (2)a. o | of Section 6 of S.L. |
| | |
| | |
| subdivision (2)a. of Section 6 of S.L. 1999-2, as amended b | y subsection (d) of |
| | |
| | ECTION 6.11.(d) Section 6 of S.L. 1999-2 reads as rewritten: 6. It is the intent of the General Assembly that the funds greement, which is incorporated into the Consent Decree, be all becree. P. Twenty-five percent (25%) to a trust fund to be establist AssemblyFifty percent (50%) shall be allocated as follow a. Debt service as authorized by the State Capital Far Part 1 of S.L. 2004-179 and S.L. 2004-124. As after the beginning of each fiscal year, the St estimate and transfer to Budget Code 69430 th service anticipated to be paid during the fiscal indebtedness authorized by the State Capital Facil District to the service of the ser |

SECTION 6.11.(f) Notwithstanding the provisions of G.S. 143-717(i), the administrative costs of the Tobacco Trust Fund shall not exceed six hundred twenty-five thousand dollars (\$625,000) for fiscal year 2011-2012 and fiscal year 2012-2013.

SECTION 6.11.(g) Subsection (a) of this section shall be effective 60 days after this act becomes law or on October 1, 2011, whichever occurs first. Subsection (b) of this section becomes effective on June 30, 2011.

CONSOLIDATION OF AIR SERVICES AND CENTRALIZATION OF AIR MANAGEMENT/STATE-OWNED PASSENGER AND **NON-PASSENGER** VEHICLES

SECTION 6.13.(a) The State Motor Fleet project in the Work Plan of the Program 11 12 Evaluation Division approved April 5, 2011, by the Joint Legislative Program Evaluation 13 Oversight Committee is amended as described in this section.

14 **SECTION 6.13.(b)** The Program Evaluation Division shall evaluate the 15 consolidation of air services provided by the Department of Transportation, the State Bureau of 16 Investigation, and the University of North Carolina Passenger Mission and shall recommend the most appropriate agency to house the consolidated services. Other air services may be 18 examined for consolidation by the Program Evaluation Division. The study shall evaluate savings through consolidation, including potential savings from the following: 20

- (1)Reduction in aircraft.
- (2) Reduction in personnel.
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- (3) Reduction in State facilities.
- (4) An improved level of service.
- (5)The potential sale of the DOT Beechcraft B200 aircraft tail number N3NC and if so when the sale should take place.

26 **SECTION 6.13.(c)** The Program Evaluation Division shall study the formation of 27 an Aviation Management Authority, as recommended by the Program Evaluation Division's 28 April 2010 Report "Selling 25 Underutilized Aircraft May Yield Up to \$8.1 Million and Save 29 \$1.5 Million Annually."

30 **SECTION 6.13.(d)** The Program Evaluation Division shall study all passenger and 31 non-passenger vehicles owned and operated by all State government departments, institutions, 32 and entities. The study shall include motor fleet fees and associated cash balances, mechanic 33 operations, the use and purpose of assigned vehicles, and State fueling stations and associated 34 fees.

35 **SECTION 6.13.(e)** The Program Evaluation Division shall report its findings and 36 recommendations from the State Motor Fleet project described under this section to the Joint 37 Legislative Program Evaluation Oversight Committee no later than May 1, 2012. 38

39 TORNADO ASSISTANCE

40 The General Assembly finds that on April 16, 2011, heavy SECTION 6.14. 41 thunderstorms and powerful tornadoes swept through this State, with 18 counties sustaining the 42 most extensive damage. Those counties are Bertie, Bladen, Craven, Cumberland, Currituck, 43 Greene, Halifax, Harnett, Hertford, Hoke, Johnston, Lee, Onslow, Pitt, Robeson, Sampson, 44 Wake, and Wilson Counties. It is the intent of the General Assembly to provide State matching 45 funds to help mitigate losses, rebuild infrastructure, and aid affected citizens and businesses.

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47 PART VI-A. INFORMATION TECHNOLOGY 48

49 **INFORMATION TECHNOLOGY FUND/AVAILABILITY**

50 **SECTION 6A.1.(a)** The availability used to support appropriations made in this act from the Information Technology Fund established in G.S. 147-33.72H is as follows: FV 2012-2013

| 52 | | FY 2011-2012 | FY 2012-2013 |
|----|---------------------------------|--------------|--------------|
| 53 | | | |
| 54 | Appropriation from General Fund | \$4,458,142 | \$6,158,142 |
| 55 | Interest | \$ 25,000 | \$ 25,000 |
| 56 | IT Fund Balance June 30 | \$ 792,000 | \$ 0 |
| 57 | | , , | |
| 58 | Total Funds Available | \$5,275,142 | \$6,183,142 |
| 59 | | , , | , , |

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| 1 | Appropriations are made from the Information T | echnology Fund | 1 for the 2011-2013 |
| 2 3 4 | fiscal biennium as follows: | FY 2011-2012 | FY 2012-2013 |
| 5 | Information Technology Operations | | |
| 6 | Center for Geographic Information and Analysis | \$ 599,347 | \$ 599,347 |
| 7 | Enterprise Security Risk Management | \$ 864,148 | \$ 864,148 |
| 8 | Enterprise Project Management Office | \$1,473,285 | \$1,473,285 |
| 9 | Architecture and Engineering | \$ 581,986 | \$ 581,986 |
| 10 | Criminal Justice Information Network | \$ 166,422 | \$ 166,422 |
| 11 | Statewide IT Procurement | \$ 0 | \$ 0 |
| 12 | State Web site | \$ 100,000 | \$ 0 |
| 13 | ITS Overhead Reduction | (\$91,486) | (\$91,486) |
| 14 | Subtotal Information Technology Operations | \$3,693,702 | \$3,593,702 |
| 15 | Information Technology Projects | | |
| 16 | State Portal | \$ <u>0</u> | \$ 0 |
| 17 | IT Consolidation | \$ 776,440 | \$ 784,440 |
| 18 | Transfer to OSC for E-Forms | \$ 500,000 | \$ 500,000 |
| 19 | Subtotal Information Technology Projects | \$1,276,440 | \$1,284,440 |
| 20 | Data Integration License Funding Transfer to State Agencies | | \$1,200,000 |
| 21 | Position Transfer to Office of State Budget and Management | | \$ 105,000 |
| 22 | Total | \$5,275,142 | \$6,183,142 |
| 23 | | | |

SECTION 6A.1.(b) By September 1 of each year, data integration funding in the Information Technology Fund for that State fiscal year shall be transferred to State agencies in proportion to their use of data integration licenses at that point in time. The State Chief Information Officer shall report to the Joint Legislative Oversight Committee on Information Technology and the Fiscal Research Division by September 2 of each year on the status of the transfer.

30 Any licensing requirements after the 2011-2013 fiscal biennium shall be the 31 responsibility of the participating agency. For the 2012-2013 fiscal year, the State Chief 32 Information Officer shall provide funding in the amount of one million two hundred thousand 33 dollars (\$1,200,000) to offset data integration licensing costs and shall charge agencies based 34 on license usage for license costs in excess of one million two hundred thousand dollars 35 (\$1,200,000). The State Chief Information Officer shall notify affected agencies of this 36 requirement by September 1, 2011. The State Chief Information Officer shall ensure that 37 agencies choosing to participate after that date are notified prior to agreeing to participate in the 38 data integration license agreement. The State Chief Information Officer shall report to the Joint 39 Legislative Oversight Committee on Information Technology and the Fiscal Research Division 40 by September 2, 2011, on agency notification of their responsibility to fund any data integration 41 license requirements after the 2011-2013 fiscal biennium.

42 **SECTION 6A.1.(c)** Unless a change is approved by the State Chief Information 43 Officer after consultation with the Office of State Budget and Management, funds appropriated 44 to the Information Technology Fund shall be spent only as specified in this section. Changes 45 shall not result in any degradation to the operation or project for which the funds were 46 originally appropriated.

47 Any changes to the specified uses shall be approved in writing by the State Chief 48 Information Officer and shall immediately be reported to the Chairs of the House of 49 Representatives Committee on Appropriations and the House of Representatives Subcommittee 50 on General Government, the Chairs of the Senate Committee on Appropriations and the Senate 51 Appropriations Committee on General Government and Information Technology, the Joint 52 Legislative Oversight Committee on Information Technology, the Fiscal Research Division, 53 and the Office of State Budget and Management. This report shall include detailed reasons for 54 the changes in use and shall explain why each change does not have any potential impact on the 55 operation or project for which the funding was originally appropriated.

56 SECTION 6A.1.(d) The Office of the State Controller shall coordinate with the 57 Office of the State Chief Information Officer to identify four positions in the Office of the State 58 Chief Information Officer that shall be used, effective August 1, 2011, to support planning and

implementation of an automated fraud detection capability and an e-forms/digital signature project.

SECTION 6A.1.(e) This section is effective when it becomes law.

INFORMATION TECHNOLOGY OPERATIONS

2 3 4 5 6 SECTION 6A.2.(a) Information Technology Internal Service Fund Budget. -7 Notwithstanding G.S. 147-33.88, the Office of Information Technology Services shall develop 8 an annual budget for review and approval by the Office of State Budget and Management in 9 accordance with a schedule prescribed by the Director of the Office of State Budget and 10 Management. The approved Information Technology Internal Service Fund budget shall be 11 included in the Governor's budget recommendations to the General Assembly.

12 The Office of State Budget and Management shall ensure that State agencies have 13 an opportunity to adjust their budgets based on any rate changes proposed by the Office of 14 Information Technology Services and approved by the Office of State Budget and 15 Management.

16 Any uses of the Internal Service Fund not specifically related to the operation of the 17 Office of Information Technology Services shall immediately be reported to the Office of State 18 Budget and Management and the Fiscal Research Division with an explanation as to why it was 19 necessary to use the Fund.

20 **SECTION 6A.2.(b)** Enterprise Projects. – The State Chief Information Officer 21 shall consult the respective State agency chief information officer and obtain approval from the 22 Office of State Budget and Management prior to the initiation of any enterprise project or 23 contract. State agency requirements shall be incorporated into any enterprise agreement signed 24 by the State Chief Information Officer or his or her representative. Enterprise projects shall not 25 exceed the participating State agencies' ability to financially support the contracts.

26 **SECTION 6A.2.(c)** The State Chief Information Officer shall not enter into any 27 information technology contracts without obtaining written agreements from participating State 28 agencies regarding the apportionment of the contract cost. State agencies agreeing to 29 participate in a contract shall: 30

- (1)Ensure that sufficient funds are budgeted to support their agreed shares of enterprise agreements throughout the life of the contract or project.
- (2)Transfer the agreed-upon funds to the Information Technology Internal Service Fund in sufficient time for the Office of Information Technology Services to meet vendor contract requirements.

35 The State Chief Information Officer shall ensure that enterprise project and contract 36 costs are allocated to participating agencies in an equitable manner.

37 Agency Projects. - Prior to initiation, any information SECTION 6A.2.(d) 38 technology project, or any segment of a multipart project, costing more than two hundred fifty 39 thousand dollars (\$250,000) shall be included in the agency's most recent information 40 technology plan and shall be approved by the General Assembly.

41 SECTION 6A.2.(e) Three-Year Contracts. - Notwithstanding the cash 42 management provisions of G.S. 147-86.11, the Office of Information Technology Services may 43 procure information technology goods and services for periods of up to a total of three years 44 where the terms of the procurement contract require payment of all, or a portion, of the contract 45 price at the beginning of the contract agreement. All of the following conditions shall be met 46 before payment for these agreements may be disbursed:

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- Any advance payment can be accomplished within the Information (1)Technology Internal Service Fund budget.
- (2)The State Controller receives conclusive evidence that the proposed agreement would be more cost-effective than a multiyear agreement that complies with G.S. 147-86.11.
- (3)The procurement complies in all other aspects with applicable statutes and rules.
- (4)The proposed agreement contains contract terms that protect the financial interest of the State against contractor nonperformance or insolvency through the creation of escrow accounts for funds, source codes, or both, or by any other reasonable means that have legally binding effect.

58 The Office of State Budget and Management shall ensure the savings from any 59 authorized agreement shall be included in the Information Technology Internal Service Fund

rate calculations before the Office of State Budget and Management annually approves 1 2 proposed rates. Any savings resulting from the agreements shall be returned to agencies 3 included in the contract in the form of reduced rates. The Office of Information Technology 4 Services shall submit a quarterly written report to the Office of State Budget and Management 5 on any State agency budget impacts resulting from multiyear contracts. Under no 6 circumstances shall multiyear contracts result in rate increases for participating agencies. The 7 Office of Information Technology Services shall submit a quarterly written report of any 8 authorizations granted under this section to the Joint Legislative Oversight Committee on 9 Information Technology and the Fiscal Research Division of the North Carolina General 10 Assembly.

SECTION 6A.2.(f) Information Technology Hosting. – State agencies developing and implementing information technology projects/applications shall use the State infrastructure to host their projects. An exception to this requirement may be granted only if approved by both the State Chief Information Officer on the basis of technology requirements and by the Office of State Budget and Management based on cost savings, subject to consultation with the Joint Legislative Commission on Governmental Operations and a report to the Joint Legislative Oversight Committee on Information Technology.

18 Projects/applications currently hosted outside the State infrastructure shall be 19 returned to State infrastructure not later than the end of any current contract.

By October 1, 2011, the State Chief Information Officer shall report to the Joint
 Legislative Oversight Committee on Information Technology regarding projects currently
 hosted outside State infrastructure and a schedule to return those projects to State infrastructure.

SECTION 6A.2.(g) Service Level Agreements. – Service level agreements developed with supported State agencies shall include metrics for the Office of Information Technology Services as well as the supported agencies. When the Office of Information Technology Services or an agency fails to meet metrics established by the service level agreement, a report shall be provided to the Office of State Budget and Management and the Fiscal Research Division of the General Assembly within 10 days, detailing the shortfall and providing a corrective action plan with a time line.

30 SECTION 6A.2.(h) The Office of Information Technology Services shall assist 31 State agencies in identifying the least expensive source and best value for the purchase of IT 32 goods and services and shall ensure that agencies receive every available discount when 33 purchasing IT goods and services. When the best value and the least expensive sources are 34 different, the Office of Information Technology Services shall report to the Office of State 35 Budget and Management and the Fiscal Research Division on why the least expensive vendor 36 was not the best value.

SECTION 6A.2.(i) Agency Billing and Payments. – The State CIO shall ensure that bills from the Office of Information Technology Services are easily understood and fully transparent. If a State agency fails to pay its IT Internal Service Fund bills within 30 days of receipt, the Office of State Budget and Management may transfer funds from the agency to cover the cost of the bill from that agency to the IT Internal Service Fund.

43 COORDINATION OF INFORMATION TECHNOLOGY REQUIREMENTS AND 44 GEOGRAPHIC INFORMATION SYSTEM REQUIREMENTS

45 **SECTION 6A.3.** The State Chief Information Officer, through the Enterprise 46 Project Management Office, shall develop a plan and adopt measures to avoid the duplication 47 of information technology capabilities and resources across State agencies. When multiple 48 agencies require the same or substantially similar information technology capability, the State 49 Chief Information Officer shall designate one State agency as the lead to coordinate support 50 and to manage that capability for all State agencies requiring the capability, with the State 51 Chief Information Officer maintaining oversight of the effort. Further, the Enterprise Project 52 Management Office shall: 53

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(1) Review all ongoing and future technology projects to determine whether the capabilities required for each project, or the specific requirements comprising a component within a project, already exist in a planned, ongoing, or completed information technology project developed by another State agency. Information Technology Procurement shall work to develop contracts for information technology projects to allow the addition of other agencies' requirements within the terms of the existing contract.

| (2) Identify existing projects that can best support a particular requirement for multiple agencies and work to transition agencies to those projects. (3) When State agencies request approval for new projects, determine if the information technology project has transferable applicability to current or future capabilities required by another State agency. (4) Upon identifying an existing information technology capability needed by a State agency, assist that agency in determining how best to access existing projects. (5) Implement the State Chief Information Officer's plan to reduce duplication. (6) Deny approval for new projects that duplicate existing capabilities within State agencies. (7) Provide quarterly reports to the Fiscal Research Division of the General Assembly on progress toward eliminating duplication. The report shall include a list of duplicate projects across State agencies. both ongoing and legacy, and shall document explicit efforts to reduce the duplication. It shall specifically address progress during the quarter for which the report is being submitted. It shall also include a list of projects denied approval because of duplicating an existing function. The CGIA shall monitor and approve all new GIS-related information technology projects and expansion budget requests. By January 1 of each year, the CGIA shall make a written report to the Joint Legislative Oversight Committee on Information Technology and to the Fiscal Research Division of the General Assembly or the results of these efforts. CRIMINAL JUSTICE LAW ENFORCEMENT AUTOMATED DATA SERVICES (CLEADS) SECTION 6A.4(a) The Office of the State Controller, in cooperation with the State Chief Information Officer, shall: (1) Continue the implementation of the Criminal Justice Law Enforcement Automated Data Services (CLIEADS), expanding it throughout the State on North Carolina; (2) Review plans to transition CILE | General Assem | bly Of North Carolina | Session 2011 |
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| (3) When State agencies request approval for new projects, determine if the information technology project has transferable applicability to current or future capabilities required by another State agency. (4) Upon identifying an existing information technology capability needed by a State agency, assist that agency in determining how best to access existing projects. (5) Implement the State Chief Information Officer's plan to reduce duplication. (6) Deny approval for new projects that duplicate existing capabilities within State agencies. (7) Provide quarterly reports to the Fiscal Research Division of the General Assembly on progress toward eliminating duplication. The report shall include a list of duplicate projects across State agencies. Sub ongoing and legacy, and shall document explicit efforts to reduce the duplication. It shall specifically address progress during the quarter for which the report is being submitted. It shall also include a list of duplication, with a description of the measures taken to access an existing project with the same capabilities. All State agencies shall coordinate any Geographic Information System (GIS) initiatives through the Center for Geographic Information and Analysis (CGIA) to ensure that they are not duplicating an existing function. The CGIA shall monitor and approve all new GIS-related information technology projects and expansion budget requests. By January 1 of each year, the CGIA shall make a written report to the Joint Legislative Oversight Committee on Information Technology and to the Fiscal Research Division of the General Assembly on the results of these efforts. CRIMINAL JUSTICE LAW ENFORCEMENT AUTOMATED DATA SERVICES (CLEADS) SECTION 6A.4(a) The Office of the State Controller, in cooperation with the State Chief Information Gifter, shall: (1) Continue the implementation of the Criminal Justice Law Enforcement Automated Data Services (CLEADS), expanding | (2) | | |
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The State Chief Information Officer. 1 (11)2 3 4 **SECTION 6A.4.(c)** Data that is not classified as a public record under G.S. 132-1 shall not be considered a public record when incorporated into the CJLEADS database. **SECTION 6A.4.(d)** To maintain the confidentiality requirements attached to the 5 6 information provided to CJLEADS by the various State and local agencies, each source agency providing data for CJLEADS shall be the sole custodian of the data for the purpose of any 7 request for inspection or copies thereof under Chapter 132 of the General Statutes. CJLEADS 8 shall only allow access to data from the source agencies in accordance with rules adopted by 9 the respective source agencies. 10 SECTION 6A.4.(e) Agencies shall use existing resources to provide required 11 support for CJLEADS. 12 SECTION 6A.4.(f) Section 6.10 of S.L. 2010-31 is repealed. 13 14 **CONTINUING PILOT PROGRAM TO ALLOW PUBLIC-PRIVATE PARTNERSHIPS** 15 TO MEET DEPARTMENT OF REVENUE TECHNOLOGY NEEDS 16 SECTION 6A.5.(a) To speed the implementation of the Tax Information 17 Management System (TIMS) and the additional components of the Planning and Design 18 Project (PDP) through June 30, 2015, the Secretary of the Department of Revenue may enter 19 into public-private arrangements where (i) the funding of the project under the arrangement 20 comes from revenue generated by the project and (ii) the project is related to the implementation of TIMS and additional components of the PDP. As used in this section, the 21 22 "additional components of the PDP" are Enterprise Data Warehouse, Management Reporting 23 and Decision Analytics, Customer Relationship Management, Enterprise Case Management, 24 and E-Services. All such arrangements shall terminate June 30, 2015. 25 Work under a public-private arrangement may be contracted by requests for 26 proposals, modifications to existing contracts, and purchases using existing contract vehicles. 27 The Secretary of Revenue shall establish a measurement process to determine the 28 increased revenue attributable to the public-private arrangements. To accomplish this, the 29 Secretary shall consult subject matter experts outside the Department of Revenue, both within 30 State government and from private industry. The measurement process shall include: 31 Calculation of a revenue baseline against which the increased revenue (1)32 attributable to the project is measured; 33 (2)Periodic evaluation to determine if the baseline needs to be modified based 34 on significant measurable changes in the economic environment; and 35 (3)Monthly calculation of increased revenue attributable to contracts executed 36 under this program. 37 Of funds generated from collections above the baseline established by subdivision 38 (1) of this subsection, in both the General Fund, Highway Funds, and the State portion of the 39 Unauthorized Substance Tax collections of the Special Revenue Fund, up to forty-five million 40 five hundred thousand dollars (\$45,500,000) may be authorized by the Office of State Budget 41 and Management for the purchases related to the implementation of TIMS and the additional 42 components of the PDP, including payment for services from non-State entities. The 43 Department of Revenue may retain an additional six million six hundred forty-six thousand five 44 hundred fifty-seven dollars (\$6,646,557) from benefits generated for the General Fund since the 45 beginning of the public-private partnership. These funds shall be used as payment of internal 46 costs for the fiscal biennium, and such funds are hereby appropriated for this purpose. 47 If the Department of Revenue finds that it cannot generate additional benefits 48 totaling forty-five million five hundred thousand dollars (\$45,500,000) through June 30, 2015, 49 or that total costs exceed the total available appropriations and earned benefits, then the 50 Department shall do all of the following: (i) immediately notify the Chairs of the House of 51 Representatives and Senate Appropriations Committees and the Fiscal Research Division, (ii) 52 identify any obligations to vendors, (iii) identify options for meeting obligations to vendors, 53 and (iv) provide costs associated with each option. The Department shall ensure that this

55 options presented. 56 SECTION 6A.5.(b) Notwithstanding G.S. 114-2.3, the Department of Revenue 57 shall engage the services of private counsel with the pertinent information technology and 58 computer law expertise to review requests for proposals, and to negotiate and review contracts 59 associated with TIMS and the additional components of the Planning and Design Project (PDP)

notification is made in sufficient time to allow the General Assembly to properly evaluate the

(Enterprise Data Warehouse, Management Reporting and Decision Analytics, Customer 1 2 3 Relationship Management, Enterprise Case Management, and E-Services). **SECTION 6A.5.(c)** There is established within the Department of Revenue the 4 Oversight Committee for reviewing and approving the benefits measurement methodology and 5 calculation process. The Oversight Committee shall review and approve in writing all contracts, 6 including change orders, amendments to contracts, and addendums to contracts, before they are 7 executed under this section. This shall include (i) details of each public-private contract, (ii) the 8 benefits from each contract, and (iii) a comprehensive forecast of the benefits of using 9 public-private agreements to implement TIMS and the additional PDP components, including 10 the measurement process established for the Secretary of Revenue. The Oversight Committee shall approve all of the fund transfers for this project. Within five days of entering into a 11 contract, the Department shall provide copies of each contract and all associated information to 12 13 the Joint Legislative Oversight Committee on Information Technology, the Chairs of the House 14 of Representatives and Senate Committees on Appropriations, and the Fiscal Research 15 Division. 16 The members of the Committee shall include the following: The State Budget Director; 17 (1)18 (2) The Secretary of the Department of Revenue; 19 (3)The State Chief Information Officer; 20 (4)Two persons appointed by the Governor; 21 (5)One member of the general public having expertise in information 22 technology appointed by the General Assembly upon the recommendation of 23 the Speaker of the House of Representatives; and 24 (6)One member of the general public having expertise in economic and revenue 25 forecasting appointed by the General Assembly upon recommendation of the 26 President Pro Tempore of the Senate. The State Budget Director shall serve as chair of the Committee. The Committee 27 28 shall set its meeting schedule and adopt its rules of operation by majority vote. A majority of 29 the members constitutes a quorum. Vacancies shall be filled by the appointing authority. 30 Administrative support staff shall be provided by the Department of Revenue. Members of the 31 Committee shall receive reimbursements for subsistence and travel expenses as provided by 32 Chapter 138 of the General Statutes. The Committee shall terminate on June 30, 2015. 33 The Department shall provide copies of the minutes of each meeting and all 34 associated information to the Joint Legislative Oversight Committee on Information 35 Technology, the Chairs of the House of Representatives and Senate Committees on 36 Appropriations, and the Fiscal Research Division. 37 SECTION 6A.5.(d) Beginning August 1, 2011, and quarterly thereafter, the 38 Department of Revenue shall submit detailed written reports to the Chairs of the House of 39 Representatives and Senate Committees on Appropriations, to the Joint Legislative Oversight 40 Committee on Information Technology, and to the Fiscal Research Division of the Legislative 41 Services Office. The report shall include (i) details of each public-private contract, (ii) the benefits from each contract, (iii) a comprehensive forecast of the benefits of using 42 public-private agreements to implement TIMS and the additional PDP components, including 43 44 cost savings and the acceleration of the project time line, (iv) and any issues associated with the 45 operation of the public-private partnership. 46 **SECTION 6A.5.(e)** In addition to the oversight provided by the Oversight 47 Committee established in subsection (c) of this section, the TIMS project shall be subject to existing Information Technology project oversight legislation and the TIMS project 48 49 management shall comply with all statutory requirements and other requirements established 50 by the State Chief Information Officer and the Office of State Budget and Management for information technology projects. The State Chief Information Officer and the Office of State 51 52 Budget and Management shall immediately report any failure to do so to the Joint Legislative 53 Oversight Committee on Information Technology, the Chairs of the House of Representatives 54 and Senate Committees on Appropriations, and the Fiscal Research Division. 55 SECTION 6A.5.(f) Section 6.20 of S.L. 2009-451, as rewritten by Section 2.3 of

- 56 S.L. 2010-123, is repealed.
- 57
- 58 INFORMATION TECHNOLOGY PERSONAL SERVICES CONTRACT 59 REQUIREMENTS

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| | SECTION 6A.6.(a) Effective for the 2011-2013 fiscal biennium, and |
| | nding any provision of law to the contrary: |
| | (1) No contract for information technology personal services, or providing |
| | personnel to perform information technology functions, may be established |
| | or renewed without the express written approval of the Statewide |
| | Information Technology Procurement Office. |
| | (2) Before any State agency, department, or institution may renew a contract |
| | position for information technology personnel, the State agency must report |
| | to the Statewide Information Technology Procurement Office, the Office of |
| | State Budget and Management, the Office of State Personnel, the Office of |
| | Information Technology Services, and to the Fiscal Research Division. The |
| | report shall explain: |
| | a. The proposed duration of the contract position. If the contract is for |
| | more than 12 months, why recruitment of a State employee is not |
| | feasible. |
| | b. Whether the contract position requires unique skills for which the |
| | State has a short-term need. |
| | c. Whether the position is required for a specific information |
| | technology project and if the position will be terminated upon |
| | completion of the project.d. The specific work products and completion time lines for the contract |
| | position. |
| | (3) All contract positions requiring information technology skills are subject to |
| | the provisions of this section. The Office of State Budget and Management |
| | may immediately terminate the funding for any information technology |
| | contractor position that is filled without following defined procedures. |
| | (4) All information technology personnel contracts shall be competitive and |
| | shall be subject to competition each time they expire. Exceptions must be |
| | approved by the Office of Information Technology Services, the Office of |
| | State Personnel, and the Office of State Budget and Management. Approved |
| | exceptions must immediately be reported to the Fiscal Research. |
| | (5) Agencies shall make every effort to convert SAP and Curam contractors |
| | supporting permanent requirements to State employees. Beginning October |
| | 1, 2011, agencies shall submit written quarterly reports to the Joint |
| | Legislative Oversight Committee on Information Technology and the Fiscal |
| | Research Division documenting their progress in converting these |
| | contractors to State employment. |
| | Contract positions subject to this section shall be reviewed and approved by the |
| | Information Technology Procurement Office and shall be entered into the project |
| | anagement tool. |
| | The Statewide Information Technology Procurement Office shall determine the |
| | e for the type of contract required, as well as to determine the comparable cost for a loyee. Agencies may not exceed the market rate determined by the Statewide |
| | n Technology Procurement Office. After the Statewide Information Technology |
| | nt Office provides cost data, the Office of State Budget and Management must |
| | nding for the position. |
| | SECTION 6A.6.(b) Whenever a State agency, department, or institution |
| | that only a contractor can fill a position and the position is required to perform an |
| ongoing fu | nction within the agency, the head of the State agency must develop and implement |
| | ire or train a qualified State employee to fill the position within 12 months. Within |
| | hiring the contractor, this plan shall be forwarded to the Office of State Budget and |
| | nt, the Office of State Personnel, the Office of Information Technology Services, |
| | cal Research Division. |
| | SECTION 6A.6.(c) Beginning August 1, 2011, and monthly thereafter, each State |
| agency, de | epartment, and institution employing information technology personal services |
| contractors | , or contract personnel performing information technology functions, shall provide a |
| | port on those contracts to the Office of State Budget and Management, the Office of |
| Stata Varaa | nnal the Office of Information Technology Services, the Joint Legislative Oversight |

58 State Personnel, the Office of Information Technology Services, the Joint Legislative Oversight

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| 1 2 3 | | Information Technology, and the Fiscal Research Division of the General ch State agency's report shall include at least the following: For each contracted information technology position: |
| 4 5 | | a. The title of the position, a brief synopsis of the essential functions of the position, and how long the position has existed. |
| 6 7 8 | | b. The name of the individual filling the position and the vendor company, if any, that regularly employs that individual. |
| 8 9 10 | | c. The type of contract, start date, and termination date. d. The length of time that the individual filling the contracted position has been employed by the State as a contractor in any position. |
| 10 11 12 | | e. The contracted position salary or hourly rate, the number of hours per year, and the total annualized cost of the contracted position. |
| 13 14 | | f. The salary and benefits cost for a State employee performing the same function. |
| 15 16 17 | | g. The purchase order number for the position. h. Whether the position can be converted to a State employee position. This determination will be certified by the State Information |
| 17 18 19 | | This determination will be certified by the State Information Technology Purchasing Office.i. When the agency anticipates converting the position to a State |
| 20 21 | (2) | employee. The total annual cost for information technology contractors and the total |
| 22 23 | | annual salary and benefits cost for filling the contract positions with State employees. |
| 24 25 | (3) | A determination of whether the information technology functions performed by the contractor can be performed by State employees. |
| 26 27 | (4) | All information required by this subsection related to information technology contractors regardless of the contracting source. |
| 28 | | CTION 6A.6.(d) Each State agency shall provide a detailed explanation of any |
| 29 30 | | tween the agency report required by subsection (b) of this section and the echnology Expenditures Report published annually by the Office of the State |
| 31 32 33 | Controller. The the State Con | is report of differences shall be due 30 days after the publication of the Office of troller's report and shall be submitted to the Office of State Budget and he Fiscal Research Division, and the Joint Legislative Oversight Committee on |
| 34 35 | Information Te | chnology. |
| 33 36 37 | Carolina and it | CTION 6A.6.(e) This section does not apply to The University of North s constituent institutions. |
| 38 | | RMATION TECHNOLOGY CONSOLIDATION |
| 39 40 41 | (State CIO), ir develop a det | CTION 6A.7.(a) By November 1, 2011, the State Chief Information Officer a conjunction with the Office of State Budget and Management (OSBM), shall ailed plan for consolidating the information technology infrastructure and |
| 42 43 | | f all State agencies, departments, and institutions in the executive branch. chnology infrastructure includes personal computers, hosting and network |
| 44 | environments, | the help desk, call centers, and information technology security. Applications |
| 45 46 | | ise software, on-demand software, and customized software. At a minimum, the lan shall include the following: |
| 47 | (1) | Defined targets and priorities with a detailed time line for the |
| 48 | () | implementation of consolidation. |
| 49 | (2) (3) | The costs of consolidation by fiscal year and by agency. |
| 50 51 | (3) | The anticipated savings to result from consolidation and a time line for |
| 51 | (4) | actual achievement of those savings. Technical, policy, or other issues associated with achieving a timely and |
| 53 | | effective consolidation. |
| 54 | (5) | A process to transfer all information technology hardware and software |
| 55 56 | (6) | funding to the Office of the State CIO. |
| 56 57 | (6) | Creation of a project management organization to manage all information technology projects. |
| 58 59 | (7) | Review of agency, Office of Information Technology Services, and Office of the State CIO to identify redundant personnel positions. |

1 When setting consolidation targets, the State CIO shall give high priority to 2 infrastructure issues that pose significant risk to agency operations or data, that provide 3 opportunities for immediate cost savings, and where a statewide approach would minimize 4 disruption of services. In carrying out the consolidation, the Office of Information Technology 5 Services shall utilize the authority set out in G.S. 147-33.83.

6 **SECTION 6A.7.(b)** Beginning July 1, 2011, the State CIO shall plan and 7 implement an enterprise level grants management system. Similar systems currently under 8 development may be suspended by the State CIO with funding reprogrammed to support 9 development of the enterprise level grants management system.

In coordination with the State CIO, the Department of Health and Human Services shall develop a plan to implement a single case management system throughout that Department, beginning in the 2012-2013 fiscal year, and shall report to the Joint Legislative Oversight Committee on Information Technology by February 1, 2012, on its initiatives to implement the system. The report shall include a detailed time line for completion and an explanation of the costs associated with case management consolidation.

16 SECTION 6A.7.(c) Beginning September 1, 2011, and quarterly thereafter, the 17 Office of State Budget and Management, in conjunction with the State CIO, shall provide 18 written reports to the Joint Legislative Commission on Governmental Operations, the Joint 19 Legislative Oversight Committee on Information Technology, and the Fiscal Research Division 20 relating to State information technology consolidation.

22 ITS/INTERNAL SERVICE FUND RATE ESTABLISHMENT/CASH MANAGEMENT

23 SECTION 6A.8.(a) For each year of the 2011-2013 fiscal biennium, receipts for 24 the Information Technology Internal Service Fund shall not exceed one hundred ninety million 25 dollars (\$190,000,000), excluding a 60-day balance for contingencies. Rates established by the 26 Office of State Budget and Management (OSBM) to support the IT Internal Service Fund shall 27 be based on this required fund limit. Established rates shall be adjusted within 30 days in the 28 event the fund exceeds the prescribed limit. In the event that an increase in receipts for the IT 29 Internal Service Fund is required, the Office of Information Technology Services may 30 implement the increase after consultation with the Joint Legislative Commission on 31 Governmental Operations.

32 **SECTION 6A.8.(b)** Rates shall be set to support a specific service for which an 33 agency is being charged. Overhead charges to agencies must be consistently applied and must 34 not exceed industry standards. Rate increases shall require approval of the OSBM. Rate 35 reductions shall be immediately implemented following notification of the OSBM.

36 **SECTION 6A.8.(c)** Beginning October 1, 2011, the State Chief Information 37 Officer shall submit a quarterly report to the Joint Legislative Commission on Governmental 38 Operations and the Fiscal Research Division on collections for, expenditures from, and the 39 balance of the IT Internal Service Fund. The report shall include all expenditures made from 40 the fund to support the Office of Information Technology Services and the activities of the 41 State Chief Information Officer.

43 INFORMATION TECHNOLOGY PRIVATIZATION

44 **SECTION 6A.9.(a)** Any privatization of any grouping of information technology 45 services, or "towers," identified in the Infrastructure Study and Assessment (INSA) shall 46 require prior approval from the General Assembly. Funding to support any outsourcing of any 47 of these towers shall be specifically appropriated by the General Assembly for that purpose, to 48 include any use of Information Technology Internal Service Fund receipts.

49 **SECTION 6A.9.(b)** Before privatizing any major information technology function 50 during the 2011-2013 fiscal biennium, the State Chief Information Officer shall do all of the 51 following:

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- Develop a detailed plan for implementing any privatization initiative to include the following:
 - a. A governance and accountability structure for the privatization effort.
 - b. Detailed time line with milestones.
 - c. Any costs necessary to accomplish outsourcing with funding sources identified.
 - d. Estimated monthly cost for each participating agency for the first five years of privatization.

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| e. Risks associated with privatization, measures being taken to mitigate those risks, and any costs associated with the mitigation measures. f. Any security issues associated with outsourcing each application impacted by the outcourcing, with a detailed plan to mitigate those | |
| impacted by the outsourcing, with a detailed plan to mitigate those issues.g. A list of State employees to be terminated with information on their | |
| job description and how long they have been employed by the State, a schedule of when the terminations are to occur, the cost of terminating each employee, and plans to assist each terminated | |
| employee. The State Chief Information Officer shall consult the Joint Legislative Commission on Governmental Operations and report to the Joint Legislative | |
| Oversight Committee on Information Technology on the completed plan prior to any implementation of privatization. | |
| (2) Have a detailed plan in place, to include associated costs and sources of funding, to return the function to State control in the event privatization fails | (2) |
| that privatization will result in cost-savings to the State and there is no data identifying alternatives that generate greater savings, ensuring that agencies | (3) |
| receive at a minimum the same level of service and functionality as the level prior to privatization.(4) Document and certify any anticipated savings resulting from privatization by | (4) |
| individual function.(5) Ensure full disclosure of any privatization decisions that combine multiple | (5) |
| services or towers into a single contract, including the costs associated with each specific service or tower included in the contract. (6) Ensure that any changes are made across the entire executive branch. | (6) |
| | (7) |
| SECTION 6A.9.(c) After privatizing any major information technology function, | |
| | (1) |
| comparison of projected savings to actual cost, data on whether or not the vendor is meeting service level agreements, and an explanation of the reasons for any deficiency or difference. | |
| Operations of any outsourcing effort that does not meet projected savings or required service levels for two quarters in a row or during any two quarters | (2) |
| of a fiscal year, and develop a corrective action plan. (3) Terminate any contract where privatization fails to achieve projected savings or meet service levels over a period of 12 months. | (3) |
| DRTAL IMPLEMENTATION AND OPERATION SECTION 6A.10.(a) The Department of Administration may implement and | SECT |
| tatewide electronic enterprise portal to increase the convenience of members of the conducting online transactions with, and obtaining information from, State t and to facilitate their interactions and communications with government agencies. shall be hosted on State information technology infrastructure. | public in condu- government and |
| SECTION 6A.10.(b) Prior to any development or implementation of a State portal, nent of Administration shall provide all of the following to the General Assembly: (1) A detailed plan for development and implementation of the portal, to include a list of applications being considered for implementation during the 2011-2013 and 2013-2015 biennia, including: | SECT |
| a. A description of how the portal is to be implemented, to include the use of outside vendors, with detailed information on their | |

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| participation and the potential cost to the State, businesses, and |
| anyone doing business with the State.A list of potential services and a time line for implementing each |
| service. |
| c. Detailed information on the anticipated cost of ownership of the |
| portal and any services proposed for implementation during the |
| period, to include the amount of any payments received by vendors |
| (2) A funding model for the implementation that does not increase the cost of |
| services for anyone doing business with the State or reduce the receipts or |
| other funding currently available to State agencies or included in |
| appropriations for the 2011-2013 biennium. |
| (3) If the portal is outsourced, a detailed, fully executable plan to return portal |
| operations to the State, with associated costs. |
| (4) Identification of internal resources that could potentially be used to develop and implement a State portal. |
| SECTION 6A.10.(c) All portal services requiring fees shall be approved by the |
| General Assembly, and all funding for the portal, to include fees, shall be appropriated by the |
| General Assembly. Any fees or other charges collected under this section for the State portal |
| or any supporting functions shall be: |
| (1) Subject to approval by the General Assembly. |
| (2) Deposited in the General Fund, or in the Highway Fund for fees collected from the Department of Transportation |
| from the Department of Transportation. The portal shall not increase fees or impose a new fee for services already provided online |
| or through any automated means. |
| SECTION 6A.10.(d) Participation by State agencies in the portal shall be |
| voluntary. |
| SECTION 6A.10.(e) There shall be a convenient, free alternative for any online |
| service provided. SECTION 6A.10.(f) The State portal project shall meet all requirements for project |
| management established by the State Chief Information Officer. Nothing in this section shall |
| exempt the State portal project from the laws governing State information technology and |
| purchasing. |
| SECTION 6A.10.(g) Notwithstanding G.S. 114-2.3, the Department of |
| Administration shall engage the services of private counsel with the pertinent information technology and computer law expertise to negotiate and review contracts associated with the |
| State portal. |
| SECTION 6A.10.(h) Each quarter, beginning October 1, 2011, the Department of |
| Administration shall provide detailed information to the Chairs of the House of Representatives |
| Committee on Appropriations and the House of Representatives Subcommittee on General |
| Government, the Chairs of the Senate Committee on Appropriations and the Senate |
| Appropriations Committee on General Government and Information Technology, the Joint Legislative Oversight Committee on Information Technology, the Fiscal Research Division, |
| and the Office of State Budget and Management on the total amount of each fee and any other |
| charge collected by the vendor for each service provided, the amount of funding collected by |
| the State for each service and for each participating agency, and any other costs associated with |
| operating the portal. |
| SECTION 6A.10.(i) Committee Established. – There is established in the |
| Department of Administration the Portal Project Review Committee, which shall review services and applications proposed for inclusion in the State portal. |
| SECTION 6A.10.(j) Membership. – The Committee shall be composed of seven |
| members as follows: |
| (1) Two members appointed by the Governor. |
| (2) Two members appointed by General Assembly, as recommended by the |
| (2) Speaker of the House of Representatives. |
| (3) Two members appointed by the General Assembly, as recommended by the President Pro Tempore of the Senate. |
| (4) The State Controller shall be designated as the Chair. |
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SECTION 6A.10.(k) Vacancies. - Any vacancy on the Committee shall be filled by the appointing authority.

SECTION 6A.10.(I) Expenses of Members. – Members of the Committee shall receive per diem, subsistence, and travel allowances in accordance with G.S. 120-3.1, 138-5, or 138-6, as appropriate.

SECTION 6A.10.(m) Staff. – Adequate staff shall be provided to the Committee by the Department of Administration.

SECTION 6A.10.(n) Cooperation. – The Committee may call upon any department, agency, institution, or officer of the State or any political subdivision thereof for facilities, data, or other assistance.

Meeting Location. - The Committee shall hold public 11 **SECTION 6A.10.(0)** 12 meetings at various locations around the State for each proposed service or application to allow 13 interested parties and participating agencies to comment on proposed services in order to 14 promote greater public participation in its deliberations. The Department of Administration 15 shall grant adequate meeting space to the Committee in the State Administration Building or 16 other State office facility as needed.

17 **SECTION 6A.10.(p)** Approval Authority. – The Committee shall have approval 18 authority for services and applications not requiring a fee or imposing any cost on any State or 19 local agency or anyone doing business with the State. For services or applications supported by 20 fees, the Committee shall make recommendations to the next regular session of the General 21 Assembly on the feasibility of developing and implementing these services or applications. 22

TRANSFER CRIMINAL JUSTICE INFORMATION NETWORK TO THE OFFICE OF THE STATE CHIEF INFORMATION OFFICER

25 **SECTION 6A.11.(a)** The Criminal Justice Information Network (CJIN), as 26 provided in Article 69 of Chapter 143 of the General Statutes, is hereby transferred to the 27 Office of the State Chief Information Officer. The transfer shall have all the elements of a 28 Type II transfer, as defined in G.S. 143A-6. 29

SECTION 6A.11.(b) G.S. 143-661(a) reads as rewritten:

30 "(a) The Criminal Justice Information Network Governing Board is established within 31 the Department of Crime Control and Public Safety, Office of the State Chief Information 32 Officer to operate the State's Criminal Justice Information Network, the purpose of which shall 33 be to provide the governmental and technical information systems infrastructure necessary for 34 accomplishing State and local governmental public safety and justice functions in the most 35 effective manner by appropriately and efficiently sharing criminal justice and juvenile justice 36 information among law enforcement, judicial, and corrections agencies. The Board is 37 established within the Department of Crime Control and Public Safety Office of the State Chief 38 Information Officer, for organizational and budgetary purposes only and the Board shall 39 exercise all of its statutory powers in this Article independent of control by the Department of Crime Control and Public Safety. Office of the State Chief Information Officer." 40

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SECTION 6A.11.(c) G.S. 143-664(b) reads as rewritten:

42 "(b) Pending permanent staffing, the Department The staff of the Criminal Justice 43 Information Network shall provide the Board with professional and clerical staff-support and 44 any additional support the Board needs to fulfill its mandate. The Board may meet in an area 45 provided by the Department of Crime Control and Public Safety and the Board's staff shall use 46 space provided by the Department. Office of the State Chief Information Officer."

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INTEGRATED BUDGET INFORMATION SYSTEM

49 SECTION 6A.12.(a) The Office of State Budget and Management (OSBM) shall 50 create a detailed, comprehensive plan for the development and implementation of the Integrated Budget Information System (IBIS). By August 1, 2011, the IBIS plan shall be 51 52 submitted to the Joint Legislative Oversight Committee on Information Technology and the 53 Fiscal Research Division. The plan must include at least the following:

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- A detailed description of the system with a list of the functions. (1)
- (2)A projected time line for completion with detailed milestones.
- (3)Total cost of the project, including five years of operations and maintenance costs.
- 58 (4)Projected costs for the project each month, including how the funding is to be spent.

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| $\frac{1}{2}$ | (5) | Funds identified to support the project from its incep and sources of funding. | ption, with the amounts |
| 2 3 4 5 | (6) | Personnel involved in the project, their position and qualifications, the amount of time each devotes to the including both State employees and contract personne | project, and their cost, |
| 6 7 | (7) | Number and cost of personnel required to operat completion. | |
| 8 9 | (8) (9) | Total number of hours required to complete the project Outside vendors supporting the project, their function | |
| 10 11 | (10) | Implementation plan, to include a time line for fiel agencies. | |
| 12 | (11) | A training plan with a time line. | |
| 13 | (12) | Any risks to the project, with a strategy to mitigate the | ose risks. |
| 14 | | TON 6A.12.(b) Beginning August 1, 2011, on the fi | |
| 15 16 | | ate Budget and Management shall report to the Joint formation Technology and the Fiscal Research Division | |
| 17 | | orts shall be signed by the project sponsor, who shall v | |
| 18 | | ained in the report is current, complete, and accurate. T | |
| 19 | include the follow | | J 1 |
| 20 | (1) | Project status, to include any issues identified by | the Enterprise Project |
| 21 | | Management Office. | 1 |
| 22 23 | (2) | Comparison of project status to the time line, with differences. | an explanation of any |
| 23 24 | (3) | Detailed descriptions of milestones to be complete | ed that month and the |
| 25 | | following month. | |
| 26 | (4) | Any changes in project cost. | |
| 27 | (5) | Actual expenditures to date and during that month. | |
| 28 | (6) | Any variances from projected expenditures and the re- | asons for the variance. |
| 29 30 | (7) (8) | Any potential funding shortfalls and their impact. Total hours worked each month and cumulative total l | hours |
| 31 | (9) | Any variance between projected and actual hours and | |
| 32 | (10) | Any issues identified during the month, with a corre | |
| 33 | | time line for resolving them. | - |
| 34 | (11) | Impact of any issues identified on the project schedule | 2 . |
| 35 36 | (12) (13) | Impact of any issues identified on project cost. | |
| 37 | (13) (14) | Any changes to the project. Any change requests submitted to project vendors and | I their cost |
| 38 | | TON 6A.12.(c) The State Chief Information Offi | |
| 39 | | et if OSBM fails to provide a monthly report required b | |
| 40 | | y manner until such time as the report is submitted. | |
| 41 42 | | TON 6A.12.(d) If OSBM fails to submit reports to ice for inclusion in the project portfolio management | |
| 42 | | iately suspend the project until the information is comp | |
| 44 | Cio shun mineu | attery suspend the project until the information is comp | |
| 45 | | LE ELECTRONIC COMMUNICATIONS DEVICE | |
| 46 | | ION 6A.14.(a) Every executive branch agency within | |
| 47 | | to limit the issuance and use of mobile electronic de | |
| 48 49 | | out the agency's mission. By September 1, 2011, each cy to the Chairs of the Appropriations Committee a | |
| 50 | | n General Government of the House of Representati | |
| 51 | | ase Budget Committee and the Appropriations C | |
| 52 | | Information Technology of the Senate, the Chairs of | |
| 53 | | ittee on Information Technology, the Fiscal Research I | Division, and the Office |
| 54 55 | of State Budget a | nd Management. issued mobile electronic devices shall be used on | ly for State husiness |
| 55 56 | | mit the issuance of cell phones, smart phones, and any | |
| 57 | | yees for whom access to a mobile electronic device is | |
| 58 | for job performan | ice. The device issued and the plan selected shall be th | e minimum required to |
| 59 | support the empl | oyees' work requirements. This shall include consideri | ng the use of pagers in |

lieu of a more sophisticated device. The requirement for each mobile electronic device issued 1 2 3 shall be documented in a written justification that shall be maintained by the agency and reviewed annually. All State agency heads, in consultation with the Office of Information 4 Technology Services and the Office of State Budget and Management, shall document and 5 review all authorized cell phone, smart phone, and other mobile electronic communications 6 device procurement, and related phone, data, Internet, and other usage plans for and by their 7 employees. Agencies shall conduct periodic audits of mobile device usage to ensure that State 8 employees and contractors are complying with agency policies and State requirements for their 9 use.

10 Beginning October 1, 2011, each agency shall report quarterly to the Chairs of the 11 House of Representatives Committee on Appropriations and the House of Representatives Subcommittee on General Government, the Chairs of the Senate Committee on Appropriations 12 13 and the Senate Appropriations Committee on General Government and Information 14 Technology, the Joint Legislative Oversight Committee on Information Technology, the Fiscal 15 Research Division, and the Office of State Budget and Management on the following:

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- (1)Any changes to agency policies on the use of mobile devices.
- (2)The number and types of new devices issued since the last report.
- (3) The total number of mobile devices issued by the agency.
- (4)The total cost of mobile devices issued by the agency.
- (5)The number of each type of mobile device issued, with the total cost for each type.

SECTION 6A.14.(b) This section does not apply to the legislative branch or the judicial branch of State government.

USE OF DMV INSPECTION PROGRAM ACCOUNT FUND

SECTION 6A.15. G.S. 20-183.7(d) reads as rewritten:

"(d) Inspection Program Account. - The Inspection Program Account is created as a nonreverting account within the Highway Fund. The Division shall administer the Account. Revenue in the Account may be used only to fund the vehicle inspection and maintenance 30 program.program and to fund replacement of the State Titling and Registration System and the State Automated Driver License System."

STATEWIDE INFORMATION TECHNOLOGY PROCUREMENT

34 SECTION 6A.16. Statewide Information Technology Procurement shall be funded 35 through fees charged to agencies using Statewide Information Technology Procurement 36 services. The Office of the State Chief Information Officer shall provide a fee schedule to 37 allow cost recovery to the Office of State Budget and Management.

38 If agencies fail to pay for services within 30 days of billing, the Office of State 39 Budget and Management shall transfer the unpaid amount to the State Information Technology 40 Procurement Office. 41

42 REPLACEMENT OF THE STATE TITLING AND REGISTRATION SYSTEM 43 (STARS) AND THE STATE AUTOMATED DRIVER LICENSE SYSTEM (SADLS)

44 SECTION 6A.17.(a) The Department of Transportation Division of Motor 45 Vehicles shall begin the replacement of the State Titling and Registration System (STARS) and 46 the State Automated Driver License System (SADLS). By October 1, 2011, the Department shall develop a plan and associated time line for accomplishing the replacement of both 47 48 systems. The Department shall determine the cost for the replacement of each system and then 49 develop a strategy for funding each. This strategy may include, but is not limited to, funding 50 from statutory sources and bulk data fees. Priority for replacement and for funding shall be to 51 STARS, but the Department may make the decision to concurrently initiate the replacements if 52 sufficient funding can be identified to cover the costs for both during the time frames for each. 53 By October 1, 2011, the Department shall provide the plan and funding strategy to the Joint 54 Legislative Oversight Committee on Information Technology, the Joint Legislative 55 Transportation Oversight Committee, and the Fiscal Research Division.

56 SECTION 6A.17.(b) Beginning October 1, 2011, and quarterly thereafter until the 57 systems replacement projects are complete, the Department shall report to the Joint Legislative 58 Oversight Committee on Information Technology, the Joint Legislative Transportation

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| Oversight Committee, and the Fiscal Research Division on the status of | |
| replacement. The report shall include the following for each replacement project: | |
| (1) Current status of the replacement projects. | a na mu a sta |
| (2) Any changes in the scope of either project and associated chan (3) Any changes in cost for each project. | ge requests. |
| (3) Any changes in cost for each project. (4) Changes in status since the previous report. | |
| (5) Costs during the previous quarter. | |
| (6) Funding sources and uses during the previous quarter. | |
| (7) Anticipated funding and expenditures by quarter for the next ty | vo years. |
| (8) Any issues associated with the system development and identif | |
| SECTION 6A.17.(c) The Office of the State Chief Information Office | |
| the Office of Information Technology Services (ITS) shall ensure that the Depar | |
| all required support and that the replacements are not delayed as a result of any part of either office. Requirements for project review and approval shall be exp | |
| Department does not receive project approvals within two weeks after submitting | required data |
| approval shall be automatic. If the SCIO or ITS determines it is necessary to de | |
| the project based on technical or funding issues, either office may request comm | |
| defined in G.S. 147-33.72D. This review must be completed within five days. | |
| | |
| ENTERPRISE ELECTRONIC FORMS AND DIGITAL SIGNATURES SECTION 6A.18.(a) Under the direction of the State Controller, | the State shall |
| plan, develop, and implement a coordinated enterprise electronic forms and dig | |
| capability. In developing this capability, the State Controller shall determin | e the cost of |
| converting forms to an electronic format, determine priorities for converting | g forms, and |
| establish milestones for completing this conversion. | |
| The State Controller shall integrate executive branch agencies already | in the process |
| of developing electronic forms and digital signatures projects. Before beginning | |
| State Controller shall determine specific agency requirements and incorrequirements into its planning efforts. | orporate their |
| SECTION 6A.18.(b) Beginning October 1, 2011, the State Controlle | er shall present |
| quarterly reports on the status of the project to the Joint Legislative Oversight | Committee on |
| Information Technology. | |
| EXALLIATION OF OTATE INFORMATION TECHNOLOCY OPERATIO | |
| EVALUATION OF STATE INFORMATION TECHNOLOGY OPERATION SECTION 6A.19.(a) The General Assembly shall conduct | |
| comprehensive evaluation of information technology operations, infrastruct | ture systems |
| ongoing projects, and applications within State government. This evaluation sha | ill include. but |
| is not limited to, the following: | |
| (1) Documentation of the information technology organization | and function |
| within State government and individual agencies. | |
| (2) Development of a complete inventory of information technology within the State | bgy assets and |
| resources within the State.(3) Documentation and review of agencies' information technology | operations |
| (4) Documentation of actual agency information technology costs. | |
| (1) Documentation of declar dgeney information teenhology costs. (5) Identification and documentation of the costs associated | |
| information technology projects and support. | 1 |
| (6) Identification and documentation of funding sources. | |
| (7) Identification and documentation of common requirements for | or information |
| technology infrastructure, systems, projects, or applications. | to facilitate |
| The General Assembly may enter into any contracts necessary completion of this evaluation. | |
| SECTION 6A.19.(b) The chairs of the Appropriations Committee o | f the House of |
| Representatives and the Appropriations/Base Budget Committee of the Senate sh | |
| project team to develop an evaluation plan/methodology and manage the day-to | |
| of the evaluation. | 1 1 |
| SECTION 6A.19.(c) The project team shall develop a detailed sch | |
| the initiation of the evaluation. The schedule shall provide for the evaluation to b phases. The initial phase shall include all agencies within the executive branch | |
| phases. The initial phase shall menude an ageneies within the executive bialien | , oom caomet |

1

and Council of State agencies. The scope of subsequent phases shall be determined by the project team during or immediately following the initial phase.

2 3 **SECTION 6A.19.(d)** Agencies shall provide all requested support for evaluation 4 requirements and deliver accurate, complete, and timely data as required to facilitate the 5 evaluation. The agency head shall verify, in writing, the accuracy, completeness, and 6 timeliness of the data. If any support or data provided by an agency does not meet study 7 standards, the agency's information technology functions shall automatically be subject to a 8 continuation review the next fiscal year.

9 In instances where an immediate change may create opportunities for savings or 10 efficiencies are identified, the project team may recommend implementation of the change prior to completion of the evaluation. 11

12 SECTION 6A.19.(e) The General Assembly shall establish an advisory committee 13 that includes business and information technology subject matter experts to provide advice and 14 The State Controller shall serve as Chairman of the assistance during the evaluation. 15 committee.

16 The President Pro Tempore of the Senate shall appoint five members to the advisory 17 committee, to include an executive from an information technology company, an executive 18 from a Cabinet agency, a Council of State agency Chief Information Officer, a Cabinet agency 19 Chief Financial Officer, and a representative from the Office of Information Technology Services. The Speaker of the House of Representatives shall appoint five members, to include 20 21 an executive with a private industry management consulting background, an executive from a 22 Council of State agency, a Cabinet agency Chief Information Officer, a Council of State agency 23 Chief Financial Officer, and a representative from the Office of State Budget and Management.

24 Staff to the committee shall be provided by the General Assembly and shall include 25 analysts and attorneys with a thorough knowledge of information technology operations within 26 the State.

27 **SECTION 6A.19.(f)** The Joint Legislative Oversight Committee on Information 28 Technology shall monitor the progress of the evaluation.

29 Beginning October 1, 2011, the project team shall provide quarterly reports to the 30 chairs of the Appropriations Committee of the House of Representatives and the 31 Appropriations/Base Budget Committee of the Senate, the chairs of the Joint Legislative 32 Oversight Committee on Information Technology, and the Fiscal Research Division.

33 **SECTION 6A.19.(g)** Of the funds appropriated to the General Assembly in Section 34 2.1 of this act, the sum of two million dollars (\$2,000,000) for the 2011-2012 fiscal year and 35 the sum of three million dollars (\$3,000,000) for the 2012-2013 fiscal year shall be used to 36 implement this section.

COMPREHENSIVE ENTERPRISE-LEVEL DATA INTEGRATION CAPABILITY

39 SECTION 6A.20.(a) The Office of the State Controller (OSC) shall continue the 40 development of a comprehensive enterprise-level data integration capability, providing broad 41 access to and analysis of information across State government. As part of this development 42 effort, by October 1, 2011, OSC shall update the BEACON Strategic Plan for Data Integration 43 and shall provide the updated plan to the Joint Legislative Commission on Governmental 44 Operations, the Joint Legislative Oversight Committee on Information Technology, and the 45 Fiscal Research Division of the General Assembly. The priority of effort for data integration 46 shall be the Criminal Justice Law Enforcement Automated Data System (CJLEADS).

47 The strategic plan shall comply with all necessary security measures and restrictions 48 to ensure that access to any specific information held confidential under federal or State law 49 shall be limited to appropriate and authorized persons. OSC shall also develop, document, and 50 enforce security requirements for data integration initiatives, to include establishing and 51 monitoring security standards for vendors supporting development and implementation efforts.

52 **SECTION 6A.20.(b)** There is created a Data Integration Steering Committee that 53 shall have responsibility for overseeing all data integration efforts in the State. This Committee 54 shall assume all of the BEACON Project Steering Committee roles and responsibilities for 55 oversight of data integration projects. This Committee shall be chaired by the State Controller 56 and shall include the following six voting members:

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> One member appointed by the Governor with an information technology (1)background and experience.

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| 1 2 | (2) One member appointed by the Governor with a background in law enforcement. |
| 3 | (3) One member appointed by the President Pro Tempore of the Senate with a |
| 4 5 | (4) background in government accounting.(4) One member appointed by the President Pro Tempore of the Senate with |
| 6 7 | government operations experience.(5) One member appointed by the Speaker of the House of Representatives with |
| 8 9 | a background in information technology.(6) One member appointed by the Speaker of the House of Representatives with |
| 10 11 | a background in business management. Members shall not have any association with potential vendors. |
| 12 13 | The Director of the Office of State Budget and Management, the State Chief Information Officer, the State Treasurer, and the State Auditor shall serve as advisory |
| 14 | members. |
| 15 16 | The Committee shall be housed in and supported by the Office of the State Controller. |
| 17 18 19 20 | SECTION 6A.20.(c) As part of the State's continuing effort to develop a comprehensive enterprise-level data integration capability, the Office of the State Controller shall develop an enterprise process to detect fraud, waste, and improper payments across State agencies. State agencies shall fully support and participate in OSC's efforts to develop an |
| 21 | automated fraud detection system. |
| 22 23 | In support of the automated fraud detection effort, the OSC shall: (1) Develop a detailed long-range plan to implement an automated fraud |
| 24 | detection system within State agencies. |
| 25 26 | (2) Determine costs, to include vendor costs, for the effort for five years, beginning July 1, 2011. |
| 27 28 | (3) Coordinate with State agencies to determine interest in participating in the project and to identify potential applications that can be included in an initial |
| 29 30 | request for proposal.(4) Establish priorities for developing and implementing potential applications. |
| 31 | (5) Evaluate savings resulting from each effort. |
| 32 33 | (6) Coordinate efforts with the State's data integration vendor to begin the implementation process. |
| 34 | (7) Establish a pilot to begin the implementation process and to identify and |
| 35 36 | resolve issues associated with expansion of the initiative.(8) Coordinate with participating agencies to ensure that each has the resources |
| 37 38 | and processes necessary to follow up on incidents of fraud identified by the vendor. |
| 39 | (9) Provide recommendations to the Joint Legislative Commission on |
| 40 41 | Governmental Operations, the Joint Legislative Oversight Committee on Information Technology, and the Fiscal Research Division of the General |
| 42 | Assembly on potential future initiatives and the cost and savings associated |
| 43 | with each. |
| 44 45 | SECTION 6A.20.(d) Beginning October 1, 2011, the OSC shall provide quarterly reports to the chairs of the Appropriations Committee of the House of Representatives and the |
| 46 | Appropriations/Base Budget Committee of the Senate, the Joint Legislative Oversight |
| 47 | Committee on Information Technology, and the Fiscal Research Division of the General |
| 48 | Assembly. These reports shall include the following: |
| 49 50 | Incidents, types, and amounts of fraud identified, by agency. The amount actually recovered as a result of fraud identification, by agency. |
| 51 | (3) Agency procedural changes resulting from fraud identification and the time |
| 52 | line for implementing each. |
| 53 54 | (4) State costs for fraud detection for the previous quarter. (5) Bayments to the wonder for the previous quarter. |
| 54 55 | (5) Payments to the vendor for the previous quarter. (6) Anticipated costs and vendor payments for each of the next two years from |
| 56 | the date of the report. |
| 57 58 59 | SECTION 6A.20.(e) The Office of the State Controller is authorized to enter into an enterprise automated fraud detection contract for eight million dollars (\$8,000,000) for a two-year contract period and shall limit payments to the following payment schedule: |
| ., | the jear conduct period and shan mint payments to the following payment schedule. |

- 1 2 3 4
- (1) December 2011 \$1,000,000.
- (2) July 2012–\$3,000,000.
 - (3) December 2012-\$3,000,000.
- (4) June 2013 1,000,000.

To maximize cost reductions and savings, the Office of the State Controller shall enter into the agreement no later than September 1, 2011. To ensure this is a Public-Private Partnership, the Office of the State Controller shall ensure that the chosen vendor shall contribute resources valued at least five million dollars (\$5,000,000) during each of fiscal year 2011-2012 and fiscal year 2012-2013 for the project's success.

10 **SECTION 6A.20.(f)** Of the funds appropriated from the General Fund to the Office of the State Controller, the sum of one million five hundred thousand dollars 11 (\$1,500,000) for the 2011-2012 fiscal year and the sum of seven million five hundred thousand 12 13 dollars (\$7,500,000) for the 2012-2013 fiscal year shall be used to support the enterprise 14 process to detect fraud, waste, and improper payments across State agencies in each year of the 15 biennium. Of these funds, five hundred thousand dollars (\$500,000) each year shall be used by 16 the Office of the State Controller to support the initiative. The remainder may be used to fund 17 payments to the vendor.

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PART VII. PUBLIC SCHOOLS

21 EDUCATION REFORM IN NORTH CAROLINA

SECTION 7.1.(a) It is a priority of the General Assembly that high school graduates enter the workforce or higher education fully prepared. To implement this priority, the Joint Education Oversight Committee shall study (i) literacy and (ii) ways to reduce the need for remedial or developmental education in the State's higher education institutions so that students and the State do not pay repeatedly for the same education. The Committee shall report to the 2012 Regular Session of the 2011 General Assembly with a comprehensive plan, including implementation dates and schedules, that addresses the following items: (1) Implementation of a third grade literacy policy, including the advisability of

- (1) Implementation of a third grade literacy policy, including the advisability of a program for third grade reading specialists modeled on Florida's reading specialist program.
- (2) Ways to hold high schools accountable for the higher education performance of their students, including requiring funding for developmental education to come from high schools.
- (3) The most cost-effective way to provide remedial education in higher education, including funding summer term developmental courses at community colleges based on successful course completions, focusing remediation at the community colleges, and redirecting university appropriations for remedial education to the community colleges.

SECTION 7.1.(b) In all cases, any program implemented needs to be structured so that ongoing, evaluable performance and outcome data is available.

42 SECTION 7.1.(c) Funds appropriated to implement this section may be used by 43 the Committee to hire one or more external consultants to complete these studies.

45 CAREER AND COLLEGE PROMISE

46 SECTION 7.1A.(a) The State Board of Education and the North Carolina 47 Community College System shall establish the Career and College Promise program. The 48 purpose of Career and College Promise is to offer structured opportunities for qualified high 49 school students to dually enroll in community college courses that provide pathways consistent 50 with subsection (b) of this section that lead to a certificate, diploma, or degree as well as 51 provide entry-level jobs skills. Academic credits earned through Career and College Promise 52 shall enable students who continue into postsecondary education after graduating from high 53 school to complete a postsecondary credential in less time than would normally be required. All existing high school transition programs, including Huskins, Concurrent Enrollment, 54 55 Cooperative and Innovative High Schools, Learn and Earn, and Learn and Earn Online shall be 56 consolidated and replaced by Career and College Promise.

57 SECTIÓN 7.1A.(b) North Carolina community colleges, subject to approval by the 58 State Board of Community Colleges, may offer the following Career and College pathways

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| 1 | aligned with the K-12 curriculum and career and college ready standards adopted by the State Board of Education: |
| 2 3 4 5 | (1) A Career Technical Education Pathway, leading to a certificate or diploma |
| 4 | aligned with one or more high school Tech Prep Career Clusters. |
| 5 | (2) A College Transfer Pathway, leading to a college transfer certificate |
| 6 | requiring the successful completion of eight college transfer courses, |
| 7 | including English and mathematics. |
| 8 | (3) A cooperative innovative high schools program approved under Part 9 of |
| 9 | Article 16 of Chapter 115C of the General Statutes. |
|) | SECTION 7.1A.(c) Constituent institutions of The University of North Carolina |
| ĺ | System, subject to approval by the Board of Governors of The University of North Carolina, |
| | may offer as a Career and College pathway a cooperative innovative high schools program |
| | approved under Part 9 of Article 16 of Chapter 115C of the General Statutes. The pathway |
| | must align with the K-12 curriculum and career and college ready standards adopted by the |
| | State Board of Education. |
| | SECTION 7.1A.(d) The North Carolina Community College System and the |
| | Department of Public Instruction shall jointly develop and implement a program accountability |
| | plan to evaluate short-term and long-term outcomes for Career and College Promise. Outcomes |
| | to be measured shall include the following items: |
| | (1) The impact of dual enrollment on high school completion. |
| | (2) The academic achievement and performance of dually enrolled high school |
| | students. |
| | (3) The number of students who successfully complete college certificates while |
| | dually enrolled. |
| | (4) The impact of dual enrollment and certificate completion on enrollment in |
| | college. |
| | (5) The persistence and completion rates of students who continue into college |
| | programs after high school graduation. |
| | (6) The academic achievement and performance of students who continue into |
| | colleges programs after high school graduation. |
| | SECTION 7.1A.(e) Community colleges shall generate budget FTE for instruction |
| | provided through Career and College Promise. The Community Colleges System Office shall |
| | report to the Joint Education Oversight Committee or, if the General Assembly is in session, to |
| | the House and Senate Education Committees no later than February 1 regarding the number |
| | and cost of high school FTE served as a result of the Career and College Promise program |
| | created by this section. SECTION 7.1A.(f) G.S. 115D-1.1 and G.S. 115D-1.2 are repealed. |
| | SECTION 7.1A.(g) G.S. 115D-11 and G.S. $115D-12$ are repeated. SECTION 7.1A.(g) G.S. 115D-41 reads as rewritten: |
| | "§ 115D-41. Restrictions on contracts with local school administrative units; use of |
| | community college facilities by public school students pursuant to cooperative |
| | programs. |
| | (a) Community college contracts with local school administrative units shall not be |
| | used by these agencies to supplant funding for a public school high school teacher providing |
| | courses offered pursuant to G.S. 115D-20(4) who is already employed by the local school |
| | administrative unit. However, if a community college contracts with a local school |
| | administrative unit for a public high school teacher to teach a college level course, the |
| | community college shall not generate budget FTE for that course. Its reimbursement in this |
| | case shall be limited to the direct instructional costs contained in the contract, plus fifteen |
| | percent (15%) for administrative costs. In no event shall a community college contract with a |
| | local school administrative unit to provide high school level courses. |
| | |
| | SECTION 7.1A.(h) G.S. 115D-20 reads as rewritten: |
| | "§ 115D-20. Powers and duties of trustees. |
| | The trustees of each institution shall constitute the local administrative board of such institution with such powers and duties as are provided in this Chapter and as are delegated to |
| | institution, with such powers and duties as are provided in this Chapter and as are delegated to it by the State Board of Community Colleges. The powers and duties of trustees shall include |
| | the following: |
|) | |
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| | (4) | To apply the standards and requirements for admission a students and other standards established by the State Boa Colleges. Provided, notwithstandingNotwithstanding administrative rule to the contrary, local administrative school boards may establish cooperative programs in the a provide for college courses to be offered to qualified hig with college credits to be awarded to those high school successful completion of the courses. Provided, further community colleges are permitted to offer the following pr a. Subject to the approval of the State Board of Com local community colleges may collaborate w administrative units to offer courses through the fol 1. Cooperative innovative high school program Part 9 of Article 16 of Chapter 115C of the O Academic transition pathways for quali students that lead to a career technical education of the course and the course of the cours | rd of Community any law or boards and local treas they serve to th school students students upon the that duringlocal ograms: munity Colleges, ith local school lowing programs: ns as provided by General Statutes. fied high school |
| | | 3. <u>College transfer certificates requiring</u> completion of eight college transfer c | |
| | | <u>English and mathematics.</u> <u>b.</u> <u>During</u> the summer quarter, persons less than 16 permitted to take noncredit courses on a self-support to rules of the State Board of Community Con- further, that high | ting basis, subject |
| | | <u>c.</u> <u>High</u> school students may be permitted to take no safe driving on a self-supporting basis during the the summer. | |
| | " | | |
| Universiti institution Colleges chooses to eight colle | rolina (es shall is and pa and Un o partici- ege trans- idents un SECT | ION 7.1A.(i) The North Carolina Community College Systemeral Administration, and the North Carolina Independent develop a plan for articulation of a college transfer certilarticipating independent colleges and universities. North Carolina transfer certificates shall require the success offer courses, including English and mathematics, and will be der this section, as well as community college students. ION 7.1A.(j) Part 9 of Article 16 of Chapter 115C of the | lent Colleges and ficate to all UNC olina Independent t of the plan if it ful completion of e available to high |
| | | "Part 9. Cooperative Innovative High School Programs. | |
| "§ 115C-2 (a) | | Purpose. Irpose of this Part is to authorize local boards of education t | o jointly establish |
| with one colleges o high qual | or mor or univer ity instr | boards of trustees cooperative innovative programs in sities that will expand students' opportunities for education uctional programming. These cooperative innovative high any of the following groups: | high schools and al success through |
| shan targe | (1) | High school students who are at risk of dropping out attaining a high school diploma; or <u>diploma.</u> | of school before |
| | <u>(2)</u> | High school students with parents who did not continue high school. | education beyond |
| | | High school students who would benefit from acce instruction. | |
| (b) shall: | | e cooperative innovative high school programs establishe | |
| | <u>(1)</u> (1a) | Enable students to concurrently obtain a high school dipl complete an associate degree program, master a certific program, or earn up to two years of college credit within fr Prepare students adequately for future learning in the w | <u>cate or vocational</u> ve years. |
| | (2) | institution of higher education. Expand students' educational opportunities within the public | c school system. |

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| | (3) | Be centered on the core academic standards repr | esented by the college |
| | | preparatory or tech prep program of study as define Education. | d by the State Board of |
| | (4) | Encourage the cooperative or shared use of resp facilities between public schools and colleges or univ | |
| | (5) | Integrate and emphasize both academic and techni students to be successful in a more demanding and ch | cal skills necessary for |
| | (6) | Emphasize parental involvement and provide advising, and parent conferencing so that parents responsible decisions regarding course taking and | consistent counseling, and students can make |
| | (7) | academic progress and success. Be held accountable for meeting measurable student is | achievement results. |
| | (7) (8) | Encourage the use of different and innovative teaching | g methods. |
| | (9) | Establish joint institutional responsibility and accound students and their success. | ntability for support of |
| | (10) | Effectively utilize existing funding sources for university, and vocational programs and actively pu other sources. | high school, college, rsue new funding from |
| | (11) | Develop methods for early identification of potentia in the middle grades and through high school.school those students to promote academic preparation cooperative innovative high school programs. | and provide outreach to |
| | (12) | Reduce the percentage of students needing remed initial entry from high school into a college or univer | |
| (c) | Progra | ams developed under this Part that target students who before attaining a high school diploma shall: | |
| out of mg | (1) | Provide these students with the opportunity to grad | tuate from high school |
| | (1) | possessing the core academic skills needed for posts high-skilled employment. | |
| | (2) | Enable students to complete a technical or academic is in high demand and has high wages. | program in a field that |
| | (3) | Set and achieve goals that significantly reduce drop school and college retention, certification, and degree | out rates and raise high |
| | (4) | Enable students who complete these programs to p applicable. | |
| (d) | Coop | erative innovative high school programs that offe | r accelerated learning |
| programs | | 6 | 8 |
| 1 0 | (1) | Provide a flexible, customized program of instruct would benefit from accelerated, higher level courses | ction for students who work or early graduation |
| | (2) | from high school. Enable students to obtain a high school diploma in | less than four years, to |
| | | begin or complete an associate degree program, to vocational program, or to earn up to two years of coll | ege credit. |
| | (3) | Offer a college preparatory academic core and in-dep technical field that will lead to advanced pro- | grams or employment |
| (\mathbf{a}) | Case | opportunities in engineering, health sciences, or teach | Hng. |
| (e) within a | school | erative innovative high school programs may include a technical high school, a high school or technical | Line creation of a school |
| compus (| of a col | lege or university, or a five-year career academy (| perating as part of an |
| existing h | ioh sch | and | sperating as part of an |
| (f) | | nts are eligible to attend these programs as early as nint | th grade. |
| | | A. Definitions. | En Brude. |
| | | g definitions apply in this Part: | |
| | (1) | Constituent institution. – A constituent instit G.S. 116-2(4). | ution as defined in |
| | | | |
| | (2) | Education partner. – An education partner as provide | d in G.S. 115C-238.52. |

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| 1 | | | rth Carolina Independent Colleges and |
| 2 3 4 | (4) | Universities. Local board of trustees. – The boa | and of trustees of a community college, |
| 4 | | constituent institution of The Uni | iversity of North Carolina, or private |
| 5 6 | (5) | college located in North Carolina. | ol. – A high school that meets the |
| 7 | <u>(5)</u> | following criteria: | or. – A lligh school that lifets the |
| 8 | | a. It has no more than 100 stude | ents per grade level. |
| 9 10 | | | n of higher education to enable students n school diploma and begin or complete |
| 10 | | an associate degree progra | m, master a certificate or vocational |
| 12 | | program, or earn up to two ye | ears of college credit within five years. |
| 13 14 | | <u>c.</u> <u>It is located on the campus</u> | of the institution of higher education, d specifically waives the requirement |
| 15 | | through adoption of a formal | resolution. |
| 16 | | Application process. | |
| 17 18 | | board of education and at least one berative innovative high school progra | local board of trustees shall jointly apply am under this Part. |
| 19 20 | (e) No ad | ditional Stata funds shall be pr | ovided to approved programs unless |
| 20 21 | | e General Assembly. | ovided to approved programs unless |
| 22 | | - | |
| 23 24 | (a) The De | Funds for programs. | assign a school code for each program |
| 25 | | | a five-year career academy operating as |
| 26 | | | e to use the existing school code. All |
| 27 28 | positions and other | r State and tederal allotments that bool code Part Notwithstanding G ? | are generated for this program shall be S. 115C-105.25, once funds are assigned |
| 29 | to that school code | e, the program has been assigned a s | chool code, the local board of education |
| 30 | | ids for the program and may transfer | these funds between funding allotment |
| 31 32 | categories. (a1) A five | -vear career academy operating as | part of an existing high school shall |
| 33 | maintain records | to identify and evaluate students er | arolled in the five-year career academy |
| 34 35 | 1 0 | rom the general school population. | |
| 33 36 | " SECT | ION 7.1A.(k) Cooperative innovation | ive high schools approved by the State |
| 37 | Board of Educatio | on prior to July 1, 2011, shall meet the | e requirements of G.S. 115C-238.50A(5) |
| 38 39 | | | than July 1, 2014. Any cooperative rements by that date shall no longer be |
| 40 | | operative innovative high school. | concents by that date shall no longer be |
| 41 | SECT | ION 7.1A.(I) Subsection (e) of this s | section takes effect January 1, 2013, and |
| 42 43 | 1s repealed effective 2012. | ve June 30, 2015. The remainder of t | his section becomes effective January 1, |
| 44 | 2012. | | |
| 45 | | DUCTION FOR GRADES 1-3 | |
| 46 47 | | | inds that educational research has shown rked improvement in learning in grades |
| 48 | | | mathematics, that the advantages gained |
| 49 | from being in sma | all classes have been shown to have | a lasting benefit into the later years of |
| 50 51 | | | that small classes have a particularly ldren from disadvantaged backgrounds. |
| 52 | | | ass sizes allow less time to develop |
| 53 | relationships with | students, colleagues, and parents, and | d prevent the implementation of new and |
| 54 55 | | | nd techniques. Therefore, it is the intent 1 through 3 to a class size allotment not |
| 56 | | funds become available. | i anough 5 to a class size anothert not |
| 57 58 | C C | ILDREN WITH DISABILITIES | |
| 50 | TUNDS FUR CH | ILDIEN WITH DISADILITIES | |

FUNDS FOR CHILDREN WITH DISABILITIES

SECTION 7.2. The State Board of Education shall allocate additional funds for 1 2 3 children with disabilities on the basis of three thousand five hundred eighty-five dollars and eighty-eight cents (\$3,585.88) per child. Each local school administrative unit shall receive 4 funds for the lesser of (i) all children who are identified as children with disabilities or (ii) 5 6 twelve and five-tenths percent (12.5%) of its 2011-2012 allocated average daily membership in the local school administrative unit. The dollar amounts allocated under this section for 7 children with disabilities shall also adjust in accordance with legislative salary increments, 8 retirement rate adjustments, and health benefit adjustments for personnel who serve children 9 with disabilities. 10

FUNDS FOR ACADEMICALLY GIFTED CHILDREN

12 SECTION 7.3. The State Board of Education shall allocate additional funds for 13 academically or intellectually gifted children on the basis of one thousand one hundred 14 ninety-two dollars and ninety cents (\$1,192.90) per child for fiscal year 2011-2012 and one 15 thousand one hundred ninety-two dollars and ninety cents (\$1,192.90) per child for fiscal year 16 2012-2013. A local school administrative unit shall receive funds for a maximum of four 17 percent (4%) of its 2011-2012 allocated average daily membership, regardless of the number of 18 children identified as academically or intellectually gifted in the unit. The dollar amounts 19 allocated under this section for academically or intellectually gifted children shall also adjust in 20 accordance with legislative salary increments, retirement rate adjustments, and health benefit 21 adjustments for personnel who serve academically or intellectually gifted children.

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USE OF SUPPLEMENTAL FUNDING IN LOW-WEALTH COUNTIES

24 **SECTION 7.4.(a)** Use of Funds for Supplemental Funding. – All funds received 25 pursuant to this section shall be used only (i) to provide instructional positions, instructional 26 support positions, teacher assistant positions, clerical positions, school computer technicians, 27 instructional supplies and equipment, staff development, and textbooks and (ii) for salary 28 supplements for instructional personnel and instructional support personnel. Local boards of 29 education are encouraged to use at least twenty-five percent (25%) of the funds received 30 pursuant to this section to improve the academic performance of children who are performing 31 at Level I or II on either reading or mathematics end-of-grade tests in grades 3-8 and children 32 who are performing at Level I or II in grades 4 and 7. 33

- **SECTION 7.4.(b)** Definitions. As used in this section, the following definitions apply:
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- (1) "Anticipated county property tax revenue availability" means the county-adjusted property tax base multiplied by the effective State average
- (2) tax rate.(2) "Anticipated total county revenue availability" means the sum of the following:
 - a. Anticipated county property tax revenue availability.
 - b. Local sales and use taxes received by the county that are levied under Chapter 1096 of the 1967 Session Laws or under Subchapter VIII of Chapter 105 of the General Statutes.
 - c. Sales tax hold harmless reimbursement received by the county under G.S. 105-521.
 - d. Fines and forfeitures deposited in the county school fund for the most recent year for which data are available.
- (3) "Anticipated total county revenue availability per student" means the anticipated total county revenue availability for the county divided by the average daily membership of the county.
- (4) "Anticipated State average revenue availability per student" means the sum of all anticipated total county revenue availability divided by the average daily membership for the State.
- (5) "Average daily membership" means average daily membership as defined in the North Carolina Public Schools Allotment Policy Manual, adopted by the State Board of Education. If a county contains only part of a local school administrative unit, the average daily membership of that county includes all students who reside within the county and attend that local school administrative unit.

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| 1 2 3 4 5 6 | (6) | "County-adjusted property tax base" shall be computed a a. Subtract the present-use value of agricultural lan and forestland in the county, as defined in G.S. | d, horticultural land, |
| 4 5 | | b. total assessed real property valuation of the countb. Adjust the resulting amount by multiplying by a | ty. |
| 6 7 | | the three most recent annual sales assessment rational sales assessm | |
| 7 8 9 | | c. Add to the resulting amount the following: 1. Present-use value of agricultural land, he forestland, as defined in G.S. 105-277.2. | orticultural land, and |
| 10 11 | | 2. Value of property of public service comp accordance with Article 23 of Chapter | anies, determined in 105 of the General |
| 12 13 | | Statutes. Personal property value for the county. | |
| 13 | (7) | "County-adjusted property tax base per square | mila" maana tha |
| 14 15 | (7) | county-adjusted property tax base divided by the numb | mile" means the |
| 15 | | county-adjusted property tax base divided by the number | of square filles of |
| 10 | (8) | land area in the county. "County wealth as a percentage of State average wealth | " shall be computed |
| 17 | (8) | as follows: | shan be computed |
| 18 | | a. Compute the percentage that the county per cap | its income is of the |
| 20 | | State per capita income and weight the resulti | |
| 20 | | factor of five-tenths. | ng percentage by a |
| 21 | | b. Compute the percentage that the anticipated to | otal county revenue |
| $\frac{22}{23}$ | | availability per student is of the anticipated St | |
| 24 | | availability per student and weight the resulti | |
| 25 | | factor of four-tenths. | ng percentage of a |
| $\frac{1}{26}$ | | c. Compute the percentage that the county-adjuste | ed property tax base |
| 27 | | per square mile is of the State-adjusted property | |
| 28 | | mile and weight the resulting percentage by a fac | |
| 29 | | d. Add the three weighted percentages to derive the | |
| 30 | | percentage of the State average wealth. | |
| 31 | (9) | "Effective county tax rate" means the actual county tax | rate multiplied by a |
| 32 | | weighted average of the three most recent annual sa | |
| 33 | | studies. | |
| 34 | (10) | "Effective State average tax rate" means the average of | effective county tax |
| 35 | | rates for all counties. | |
| 36 | (11) | "Local current expense funds" means the most recent co | unty current expense |
| 37 | | appropriations to public schools, as reported by local bo | |
| 38 | | the audit report filed with the Secretary of the | Local Government |
| 39 | | Commission pursuant to G.S. 115C-447. | |
| 40 | (12) | "Per capita income" means the average for the most re | |
| 41 | | which data are available of the per capita income ac | |
| 42 | | recent report of the United States Department of Co | |
| 43 44 | | Economic Analysis, including any reported modificatio | ns for prior years as |
| 44 45 | (12) | outlined in the most recent report. | mont rotio studios |
| 43 46 | (13) | "Sales assessment ratio studies" means sales asses performed by the Department of Revenue under G.S. 103 | |
| 40 47 | (14) | "State average current expense appropriations per stude | |
| 48 | (14) | recent State total of county current expense appropriations per stude | |
| 49 | | as reported by local boards of education in the audit i | |
| 50 | | Secretary of the Local Government Commission pursuar | |
| 51 | (15) | "State average adjusted property tax base per square mil | |
| 52 | (10) | the county-adjusted property tax bases for all count | |
| 53 | | number of square miles of land area in the State. | |
| 54 | (16) | "Supplant" means to decrease local per studen | t current expense |
| 55 | × / | appropriations from one fiscal year to the next fiscal year | |
| 56 | (17) | "Weighted average of the three most recent annual sa | |
| 57 | ~ / | studies" means the weighted average of the three most | |
| 58 | | assessment ratio studies in the most recent years for w | hich county current |
| 59 | | expense appropriations and adjusted property tax valuat | ions are available. If |

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| real property in a county has been revalued one year prior to the most recent |
| sales assessment ratio study, a weighted average of the two most recent sales |
| assessment ratios shall be used. If property has been revalued the year of the |
| most recent sales assessment ratio study, the sales assessment ratio for the |
| year of revaluation shall be used. |
| SECTION 7.4.(c) Eligibility for Funds. – Except as provided in subsection (g) of |
| this section, the State Board of Education shall allocate these funds to local school |
| administrative units located in whole or in part in counties in which the county wealth as a |
| percentage of the State average wealth is less than one hundred percent (100%). |
| SECTION 7.4.(d) Allocation of Funds. – Except as provided in subsection (f) of |
| this section, the amount received per average daily membership for a county shall be the |
| difference between the State average current expense appropriations per student and the current |
| expense appropriations per student that the county could provide given the county's wealth and |
| an average effort to fund public schools. (To derive the current expense appropriations pe |
| student that the county could be able to provide given the county's wealth and an average effor |
| to fund public schools, multiply the county's wealth as a percentage of State average wealth by |
| the State average current expense appropriations per student.) The funds for the local school |
| administrative units located in whole or in part in the county shall be allocated to each loca |
| school administrative unit located in whole or in part in the county based on the average daily |
| membership of the county's students in the school units. If the funds appropriated for |
| supplemental funding are not adequate to fund the formula fully, each local school |
| administrative unit shall receive a pro rata share of the funds appropriated for supplementa |
| funding. |
| SECTION 7.4.(e) Formula for Distribution of Supplemental Funding Pursuant to |
| This Section Only. – The formula in this section is solely a basis for distribution o |
| supplemental funding for low-wealth counties and is not intended to reflect any measure of the |
| adequacy of the educational program or funding for public schools. The formula is also no intended to reflect any commitment by the General Assembly to appropriate any additional |
| supplemental funds for low-wealth counties. |
| SECTION 7.4.(f) Minimum Effort Required. – Counties that had effective tax |
| rates in the 1996-1997 fiscal year that were above the State average effective tax rate but tha |
| had effective rates below the State average in the 1997-1998 fiscal year or thereafter shall |
| receive reduced funding under this section. This reduction in funding shall be determined by |

receive reduced funding under this section. This reduction in funding shall be determined by 33 34 subtracting the amount that the county would have received pursuant to Section 17.1(g) of 35 Chapter 507 of the 1995 Session Laws from the amount that the county would have received if 36 qualified for full funding and multiplying the difference by ten percent (10%). This method of 37 calculating reduced funding shall apply one time only. This method of calculating reduced 38 funding shall not apply in cases in which the effective tax rate fell below the statewide average 39 effective tax rate as a result of a reduction in the actual property tax rate. In these cases, the 40 minimum effort required shall be calculated in accordance with Section 17.1(g) of Chapter 507 41 of the 1995 Session Laws. If the county documents that it has increased the per student 42 appropriation to the school current expense fund in the current fiscal year, the State Board of Education shall include this additional per pupil appropriation when calculating minimum 43 44 effort pursuant to Section 17.1(g) of Chapter 507 of the 1995 Session Laws.

45 SECTION 7.4.(g) Nonsupplant Requirement. - A county in which a local school 46 administrative unit receives funds under this section shall use the funds to supplement local 47 current expense funds and shall not supplant local current expense funds. For the 2011-2013 48 fiscal biennium, the State Board of Education shall not allocate funds under this section to a 49 county found to have used these funds to supplant local per student current expense funds. The 50 State Board of Education shall make a finding that a county has used these funds to supplant 51 local current expense funds in the prior year, or the year for which the most recent data are 52 available, if the following apply:

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- The current expense appropriation per student of the county for the current year is less than ninety-five percent (95%) of the average of the local current expense appropriations per student for the three prior fiscal years; and
 The county cannot show (i) that it has remedied the deficiency in funding or
 - The county cannot show (i) that it has remedied the deficiency in funding or (ii) that extraordinary circumstances caused the county to supplant local current expense funds with funds allocated under this section. The State Board of Education shall adopt rules to implement this section.

SECTION 7.4.(h) Reports. – The State Board of Education shall report to the Joint Legislative Education Oversight Committee prior to May 1, 2012, if it determines that counties have supplanted funds.

4 **SECTION 7.4.(i)** Department of Revenue Reports. – The Department of Revenue 5 6 shall provide to the Department of Public Instruction a preliminary report for the current fiscal year of the assessed value of the property tax base for each county prior to March 1 of each 7 year and a final report prior to May 1 of each year. The reports shall include for each county the 8 annual sales assessment ratio and the taxable values of (i) total real property, (ii) the portion of 9 total real property represented by the present-use value of agricultural land, horticultural land, 10 and forestland, as defined in G.S. 105-277.2, (iii) property of public service companies determined in accordance with Article 23 of Chapter 105 of the General Statutes, and (iv) 11 12 personal property.

LITIGATION RESERVE FUNDS

SECTION 7.5. The State Board of Education may expend up to five hundred thousand dollars (\$500,000) each year for the 2011-2012 and 2012-2013 fiscal years from unexpended funds for certified employees' salaries to pay expenses related to litigation.

UNIFORM EDUCATION REPORTING SYSTEM (UERS) FUNDS

SECTION 7.6.(a) Funds appropriated for the Uniform Education Reporting System shall not revert at the end of the 2010-2011 fiscal year.

SECTION 7.6.(b) This section becomes effective June 30, 2011.

FOCUSED EDUCATION REFORM PROGRAM FUNDS DO NOT REVERT

25 **SECTION 7.7.(a)** Funds appropriated for the Focused Education Reform Pilot 26 Program that are unexpended and unencumbered at the end of the 2010-2011 fiscal year shall 27 not revert but shall remain available for expenditure for that purpose through the 2011-2012 28 fiscal year. 29

SECTION 7.7.(b) This section becomes effective June 30, 2011.

DISADVANTAGED STUDENT SUPPLEMENTAL FUNDING (DSSF)

32 **SECTION 7.8.(a)** Funds appropriated for disadvantaged student supplemental 33 funding shall be used, consistent with the policies and procedures adopted by the State Board of 34 Education, only to:

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- (1)Provide instructional positions or instructional support positions and/or professional development;
- Provide intensive in-school and/or after-school remediation; (2)
- (3) Purchase diagnostic software and progress-monitoring tools; and
- (4)Provide funds for teacher bonuses and supplements. The State Board of Education shall set a maximum percentage of the funds that may be used for this purpose.

42 The State Board of Education may require districts receiving funding under the 43 Disadvantaged Student Supplemental Fund to purchase the Education Value Added 44 Assessment System in order to provide in-depth analysis of student performance and help identify strategies for improving student achievement. This data shall be used exclusively for 45 46 instructional and curriculum decisions made in the best interest of children and for professional 47 development for their teachers and administrators.

48 SECTION 7.8.(b) Funds appropriated to a local school administrative unit for 49 disadvantaged student supplemental funding shall be allotted based on (i) the local school 50 administrative unit's eligible DSSF population and (ii) the difference between a 51 teacher-to-student ratio of 1:21 and the following teacher-to-student ratios: For counties with wealth greater than ninety percent (90%) of the statewide (1)

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- average, a ratio of 1:19.9. (2)For counties with wealth not less than eighty percent (80%) and not greater
- than ninety percent (90%) of the statewide average, a ratio of 1:19.4.
- (3)For counties with wealth less than eighty percent (80%) of the statewide average, a ratio of 1:19.1.
- For LEAs receiving DSSF funds in 2005-2006, a ratio of 1:16. These LEAs (4)shall receive no less than the DSSF amount allotted in 2006-2007.

For the purpose of this subsection, wealth shall be calculated under the low-wealth 1 2 3 supplemental formula. **SECTION 7.8.(c)** If a local school administrative unit's wealth increases to a level 4 that adversely affects the unit's DSSF allotment ratio, the DSSF allotment for that unit shall be 5 6 maintained at the prior year level for one additional fiscal year. 7 **TUITION CHARGE FOR GOVERNOR'S SCHOOL** 8 SECTION 7.9. G.S. 115C-12(36) reads as rewritten: 9 Duty to Charge Tuition for the Governor's School of North Carolina. – The "(36) 10 State Board of Education shall may implement a five-hundred-dollar 11 (\$500.00) tuition charge for students attending the Governor's School of 12 North Carolina. Carolina to cover the costs of the School." 13 14 SCHOOL CONNECTIVITY INITIATIVE FUNDS 15 SECTION 7.10.(a) Section 7.9(b) of S.L. 2010-31 reads as rewritten: 16 **"SECTION 7.9.(b)** Up to three hundred fifty thousand dollars (\$350,000) of the funds for the School Connectivity Initiative may be used for this and subsequent fiscal years the 17 18 2010-2011 fiscal year by the Office of the Governor for education innovation and the education 19 E-learning portal. These funds may be used to provide services to coordinate e-learning 20 activities across all education agencies and to support the operating of the E-learning portal." 21 SECTION 7.10.(b) Section 7.6(a) of S.L. 2008-107, as rewritten by Section 22 7.12(b) of S.L. 2009-451, reads as rewritten: 23 "SECTION 7.6.(a) Up to three hundred thousand dollars (\$300,000) may be transferred 24 annually through June 30, 2013, 2011, to the Friday Institute at North Carolina State University to evaluate the effectiveness of using technology and its impact on 21st Century Teaching and 25 26 Learning outcomes approved by the State Board of Education. The Friday Institute shall report 27 annually to the State Board of Education on the evaluation results." 28 29 SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING 30 **SECTION 7.12.(a)** Eligibility. – All county school administrative units with an 31 average daily membership less than the maximum small school system average daily 32 membership shall be eligible for small school system supplemental funding. For the 2011-2012 33 and 2012-2013 fiscal years, the maximum small school system average daily membership shall 34 be 3,200 students. 35 **SECTION 7.12.(b)** Allotment. – Each eligible county school administrative unit 36 shall receive a dollar allotment equal to the product of the following: 37 A per student funding factor, equal to the product of the following: (1)38 One, minus the local school administrative unit's average daily а 39 membership divided by the maximum small school system average 40 daily membership. 41 The maximum small school system dollars per student. b. 42 The average daily membership of the eligible county school administrative (2)43 unit. 44 For the 2011-2012 and 2012-2013 fiscal years, the maximum small school system 45 dollars per student shall be two thousand dollars (\$2,000). 46 SECTION 7.12.(c) Phase-Out Provisions. – If a local school administrative unit becomes ineligible for funding under 47 (1) 48 this formula, funding for that unit shall be phased out over a five-year 49 period. Funding for such local administrative units shall be reduced in equal 50 increments in each of the five years after the local administrative unit becomes ineligible. Funding shall be eliminated in the fifth fiscal year after 51 52 the local administrative unit becomes ineligible. 53 (2)Allotments for eligible local school administrative units shall not be reduced 54 by more than twenty percent (20%) in any fiscal year. 55 56 **ELIMINATION OF REPORTING REQUIREMENTS**

- 57 SECTION 7.13.(a) G.S. 115C-12(25) reads as rewritten:
- 58 "§ 115C-12. Powers and duties of the Board generally.

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The general supervision and administration of the free public school system shall be vested in the State Board of Education. The State Board of Education shall establish policy for the system of free public schools, subject to laws enacted by the General Assembly. The powers and duties of the State Board of Education are defined as follows:

- (25) Duty to Report to Joint Legislative Education Oversight Committee. Upon the request of the Joint Legislative Education Oversight Committee, the State Board shall examine and evaluate issues, programs, policies, and fiscal information, and shall make reports to that Committee. Furthermore, beginning October 15, 1997, and annually thereafter, the State Board shall submit reports to that Committee regarding the continued implementation of Chapter 716 of the 1995 Session Laws, 1996 Regular Session. Each report shall include information regarding the composition and activity of assistance teams, schools that received incentive awards, schools identified as low-performing, school improvement plans found to significantly improve student performance, personnel actions taken in low-performing schools, and recommendations for additional legislation to improve student performance and increase local flexibility."
- **SECTION 7.13.(b)** G.S. 115C-47(38) is repealed.
- **SECTION 7.13.(c)** G.S. 115C-84.2(a)(1) reads as rewritten:
- "(1) (See notes) A minimum of 180 days and 1,000 hours of instruction covering at least nine calendar months. The local board shall designate when the 180 instructional days shall occur. The number of instructional hours in an instructional day may vary according to local board policy and does not have to be uniform among the schools in the administrative unit. Local boards may approve school improvement plans that include days with varying amounts of instructional time. If school is closed early due to inclement weather, the day and the scheduled amount of instructional hours may count towards the required minimum to the extent allowed by State Board policy. The school calendar shall include a plan for making up days and instructional hours missed when schools are not opened due to inclement weather."

SECTION 7.13.(d) G.S. 115C-84.2(a)(5) reads as rewritten:

"(5) The remaining days scheduled by the local board in consultation with each school's principal for use as teacher workdays, additional instructional days, or other lawful purposes. Before consulting with the local board, each principal shall work with the school improvement team to determine the days to be scheduled and the purposes for which they should be scheduled. Days may be scheduled and planned for different purposes for different personnel and there is no requirement to schedule the same dates for all personnel. In order to make up days for school closing because of inclement weather, the local board may designate any of the days in this subdivision as additional make-up days to be scheduled after the last day of student attendance."

SECTION 7.13.(e) G.S. 115C-98(b2) reads as rewritten:

- "(b2) Local boards of education-may:
 - (1) <u>Select, may select, procure, and use textbooks that have not been adopted by</u> the State Board of Education for use throughout the local school administrative unit for selected grade levels and <u>courses; and courses</u>.
 - (2) Approve school improvement plans developed under G.S. 115C-105.27 that include provisions for using textbooks that have not been adopted by the State Board of Education for selected grade levels and courses.

All textbook contracts made under this subsection shall include a clause granting to the local board of education the license to produce braille, large print, and audiocassette tape copies of the textbooks for use in the local school administrative unit."

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- **SECTION 7.13.(f)** G.S. 115C-105.20(b)(5) is repealed. **SECTION 7.13.(g)** G.S. 115C-105.25 reads as rewritten:
- 58 "§ 115C-105.25. Budget flexibility.
- 59

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| (b) Subject to the following limitation | tions, local boards of education may transfer and may |
| approve transfers of funds between funding | g allotment categories: |
| | a school improvement plan accepted under |
| | te funds allocated for teacher assistants may be |
| | ersonnel (i) to serve students only in kindergarten |
| | or (ii) to serve students primarily in kindergarten |
| through third grade wh | en the personnel are assigned to an elementary school |
| | ool school. Funds allocated for teacher assistants may |
| | e class size or (iii) to reduce the student-teacher ratio |
| in kindergarten throug | third grade so long as the affected teacher assistant |
| | d when the plan is amended or approved by the |
| | titled to vote on the plan or the affected teacher |
| | not expected to be filled on the date the plan is to be |
| implemented. Illed. A | ny State funds appropriated for teacher assistants that |
| | ificated teachers before July 1, 1995, in accordance |
| | pter 986 of the 1991 Session Laws, as rewritten by |
| | 993 Session Laws, may continue to be used for |
| (2) In accordance with | a school improvement plan accepted under |
| (2) In accordance with G.S. 115C-105.27, | |
| | supplies/equipment may be transferred only for the |
| | (ii) <u>textbooks</u>. State funds allocated for textbooks |
| | only for the purchase of instructional supplies |
| instructional equipme | t, or other classroom materials; and (iii)materials |
| | for noninstructional support personnel may be |
| transferred only for tea | |
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| (8) Funds allocated for a | ademically or intellectually gifted students may be |
| used only (i) for ac | demically or intellectually gifted students; (ii) to |
| implement the plan de | veloped under G.S. 115C-150.7; or (iii) in accordance |
| with an accepted scho | ol improvement plan, for any purpose so long as that |
| school demonstrates it | is providing appropriate services to academically or |
| intellectually gifted str | dents assigned to that school in accordance with the |
| local plan developed u | der G.S. 115C-150.7. |
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| SECTION 7.13.(h) G.S. 1150 | |
| (a) When included as part of the second seco | f a school improvement plan accepted under |
| | education shall submit requests for waivers of State |
| | of Education. A request for a waiver shall (i) identify |
| | ify the State laws, rules, or policies that inhibit the |
| | nance, (iii) set out with specificity the circumstances |
| | (iv) explain how the requested waiver will permit the |
| | xcept as provided in subsection (c) of this section, the |
| | he specific schools for which they are requested and |
| shall be used only under the specific circu | |
| | school improvement plan, the The State Board of |
| Education may grant waivers of: | |
| | class size and teacher certification; and |
| | , except those pertaining to public school State salary |
| | ee benefits for school employees, the instructiona |
| | ffered under the Basic Education Program, the system |
| | iblic school teachers and administrators set out in S_{2} 115C 225 health and safety codes compulsion |
| | G.S. 115C-325, health and safety codes, compulsor |
| Uniform Education Re | um lengths of the school day and year, and the |
| Unitorini Education Re | orung system. |
| SECTION 7.13.(i) G.S. 1150 | -105 27 is repealed |
| SECTION 7.13.(j) G.S. 1150 | |
| SECTION /.13.(J) 0.5. 113(| 100.00 is repeated. |

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| 1 | SECTION 7.13.(k) G.S. 115C-105.31(b)(3) is repealed. |
| 2 3 4 | SECTION 7.13.(I) G.S. 115C-105.32 is repealed. |
| 3 | SECTION 7.13.(m) G.S. 115C-105.33 reads as rewritten: |
| 4 | "§ 115C-105.33. Safe and orderly schools. |
| 5 | A school improvement team or a parent organization at a school may ask the local board o |
| 6 | education to provide assistance in promoting or restoring safety and an orderly learning |
| 7 | environment at a school. The school improvement team or parent organization shall file a copy |
| 8 | of this request with the State Board. If the local board fails to provide adequate assistance to the |
| 9 | school, then the school improvement team or parent organization may ask the State Board to |
| 0 | provide an assistance team to the school. |
| 1 | The State Board may provide an assistance team, established under G.S. 115C-105.38, to a |
| 2 | school in order to promote or restore safety and an orderly learning environment at that schoo |
| 3 | if one of the following applies: |
| 4 | (1) The local board of education or superintendent requests that the State Board |
| 5 | provide an assistance team to a school and the State Board determines that |
| 6 7 | (2) the school needs assistance. |
| 3 | (2) The State Board determines within 10 days after its receipt of the request for |
|)) | assistance from a school improvement team or parent organization of a school that the school needs assistance and that the local board has failed to |
|) | provide adequate assistance to that school. |
| 1 | If an assistance team is assigned to a school under this section, the team shall spend a |
| 2 | sufficient amount of time at the school to assess the problems at the school, assist school |
| 3 | personnel with resolving those problems, and work with school personnel and others to develop |
| 4 | a long-term plan for restoring and maintaining safety and an orderly learning environment a |
| 5 | the school. The assistance team also shall make recommendations to the local board of |
| 6 | education and the superintendent on actions the board and the superintendent should conside |
| 7 | taking to resolve problems at the school. These recommendations shall be in writing and are |
| 8 | public records. If an assistance team is assigned to a school under this section, the powers given |
| 9 | to the State Board and the assistance team under G.S. 115C-105.38 and G.S. 115C-105.39 shall |
| 0 | apply as if the school had been identified as low-performing under this Article." |
| 1 | SECTION 7.13.(n) G.S. 115C-105.37A(a) reads as rewritten: |
| 2 | "(a) Definition of Continually Low-Performing Schools. – A continually low-performing |
| 3 | school is a school that has received State-mandated assistance and has been designated by the |
| 4 | State Board as low performing for at least two of three consecutive years. If the State Board |
| 5 | identifies a school as continually low performing: |
| 6 | (1) The school improvement team at that school shall review its schoo |
| 7 | improvement plan to ensure consistency with the plan adopted pursuant to $C = 115C + 105 + 28$ (b) (2) and |
| 8 9 | $\frac{G.S. 115C-105.38(b)(3), and}{The plan must be reviewed and emproved by the State Deard of Education "$ |
| | (2) The plan must be reviewed and approved by the State Board of Education." |
|) 1 | SECTION 7.13.(o) G.S. 115C-105.38(b)(6) reads as rewritten: "(6) Report, as appropriate, to the local board of education, the community, and |
| 2 | the State Board on the school's progress. If an assistance team determines |
| 3 | that an accepted school improvement plan developed under |
| 4 | G.S. 115C-105.27 is impeding student performance at a school, the tean |
| 5 | may recommend to the local board that it vacate the relevant portions of tha |
| 6 | plan and direct the school to revise those portions." |
| 7 | SECTION 7.13.(p) G.S. 115C-105.47(b)(13) is repealed. |
| 8 | SECTION 7.13.(q) G.S. 115C-174.12(a)(3) reads as rewritten: |
| 9 | "(3) No school shall participate in more than two field tests at any one grade leve |
| 0 | during a school year unless that school volunteers, through a vote of its |
| 1 | school improvement team, to participate in an expanded number of field |
| 2 | tests. without the approval of the principal of the school." |
| 3 | SECTION 7.13.(r) G.S. 115C-238.31(a) reads as rewritten: |
| 1 | "(a) Local school administrative units are encouraged to implement extended services |
| 5 | programs that will expand students' opportunities for educational success through high-quality |
| 5 | integrated access to instructional programming during nonschool hours. Extended service |
| 7 | programs may be incorporated into school improvement plans developed in accordance with |
| 8 | G.S. 115C-105.27. Calendar alternatives include, but are not limited to, after-school hours |

58 G.S. 115C-105.27. Calendar alternatives include, but are not limited to, after-school hours, 59 before-school hours, evening school, Saturday school, summer school, and year-round school.

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| Instructional programming may include, but is not limited to, tutoring, direct instruction, |
| enrichment activities, study skills, and reinforcement projects." SECTION 7.13.(s) G.S. 115C-288(h) reads as rewritten: |
| "(h) To Make Available School-Budgets and School Improvement Plans. Budgets. – The |
| principal shall maintain a copy of the school's current budget and school improvement plan, |
| including any amendments to the plan, budget and shall allow parents of children in the school |
| and other interested persons to review and obtain such documents in accordance with Chapter |
| 132 of the General Statutes." |
| SECTION 7.13.(t) G.S. 115C-288(1) is repealed. |
| SECTION 7.13.(u) G.S. 143B-146.6(b)(6) reads as rewritten: |
| "(6) Report, as appropriate, to the Secretary, the State Board, and the parents on |
| the school's progress. If an assistance team determines that an accepted |
| school improvement plan developed under G.S. 143B-146.12 is impeding |
| student performance at a school, the team may recommend to the Secretary that he vacate the relevant portions of that plan and direct the school to |
| revise those portions." |
| SECTION 7.13.(v) G.S. 143B-146.12 is repealed. |
| SECTION 7.13.(w) G.S. 115C-47(32a) reads as rewritten: |
| "(32a) To Establish Alternative Learning Programs and Develop Policies and |
| Guidelines. – Each local board of education shall establish at least one |
| alternative learning program and shall adopt guidelines for assigning |
| students to alternative learning programs. These guidelines shall include (i) a |
| description of the programs and services to be provided, (ii) a process for |
| ensuring that an assignment is appropriate for the student and that the |
| student's parents are involved in the decision, and (iii) strategies for |
| providing alternative learning programs, when feasible and appropriate, for |
| students who are subject to long term suspension or expulsion. In developing these guidelines, local boards shall consider the State Board's standards |
| developed under G.S. 115C-12(24). Upon adoption of policies and |
| guidelines under this subdivision, local boards are encouraged to incorporate |
| them in their safe school plans developed under G.S. 115C-105.47. |
| The General Assembly urges local boards to adopt policies that prohibit |
| superintendents from assigning to any alternative learning program any |
| professional public school employee who has received within the last three |
| years a rating on a formal evaluation that is less than above standard. |
| Notwithstanding this subdivision, each local board shall adopt policies |
| based on the State Board's standards developed under G.S. 115C-12(24). |
| These policies shall apply to any new alternative learning program or alternative school that is implemented beginning with the 2006-2007 school |
| year. Local boards of education are encouraged to apply these standards to |
| alternative learning programs and alternative schools implemented before |
| the 2006-2007 school year. |
| Local boards shall assess on a regular basis whether the unit's alternative |
| schools and alternative learning programs comply with the State Board's |
| standards developed under G.S. 115C-12(24) and whether they incorporate |
| best practices for improving student academic performance and reducing |
| disruptive behavior, are staffed with professional public school employees |
| who are well trained and provided with appropriate staff development, are |
| organized to provide coordinated services, and provide students with high |
| quality and rigorous academic instruction." |
| SECTION 7.13.(x) G.S. 115C-105.27(b)(2) reads as rewritten: "(2) Shall include a plan to address school safety and discipline concerns in |
| accordance with the safe school plan developed under Article 8C of this |
| Chapter; concerns." |
| |
| |
| SECTION 7.13.(y) G.S. 115C-105.46 reads as rewritten: "§ 115C-105.46. State Board of Education responsibilities. |
| SECTION 7.13.(y) G.S. 115C-105.46 reads as rewritten: |

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| | (2) | Shall provide, in cooperation with the Board of of North Carolina, ongoing technical assis | tance to the local school |
| 3 4 | | administrative units in the development, impler their local plans under G.S. 115C-105.47. | nentation, and evaluation of |
| 5 6 | (3) | May require a local board of education to administrator or other employee of a local sch | |
| 7 | | delays or refuses to prepare and implement | |
| 8 9 | (4) | accordance with G.S. 115C-105.47. May revoke the certificate of the su | perintendent pursuant to |
| 10 11 | | G.S. 115C-274(c), for failure to fulfill the sup | |
| 12 | (5) | local safe school plan. Shall adopt policies that define who is an at-risk | student." |
| 13 | | FION 7.13.(z) G.S. 115C-105.47 is repealed. | |
| 14 15 | | FION 7.13.(aa) G.S. 115C-102.6C is repealed. | |
| 15 | | FION 7.13.(bb) G.S. 115C-102.6D(d) is repealed. FION 7.13.(cc) G.S. 115C-102.7 reads as rewritte | |
| 17 | | Monitoring and evaluation of State and local | |
| 18 | | ; reports. | |
| 19 | (a) The I | Department of Public Instruction shall monitor ar | |
| 20 | and implementat | ion of the State and local school system technol | logy plans. technology plan. |
| 21 | | shall consider the effects of technology on stud | |
| 22 23 | | udents' workforce readiness, the effects of technol | logy on teacher productivity, |
| 23 24 | | ctiveness of the technology. aled by Session Laws 1997-18, s. 15(k). | |
| 25 | | aled by Session Laws 1997-18, s. 15(k). | July 1 2009 |
| $\frac{23}{26}$ | | Department of Public Instruction shall randomly | |
| 27 | | to ensure that local school administrative units a | |
| 28 | | e Department shall report to the State Board of | |
| 29 | | ative units are not complying with their plans. | |
| 30 | | al school administrative units are out of complian | |
| 31 32 | | ort each of these local school administrative units if [ION 7.13.(dd) Section 7.61(b) of S.L. 2005-2 | |
| 33 | | 010-31, is repealed. | .70, as rewritten by Section |
| 34 | | FION 7.13.(ee) G.S. 115C-105.41 is repealed. | |
| 35 | | (ION 7.13.(ff) The State Board of Education sha | Ill not require more than five |
| 36 | semester hours | or seven and one-half units of renewal credits | |
| 37 | Carolina Standar | d Professional 2 professional educator's license. | |
| 38 | | | |
| 39 40 | | DING ADMINISTRATION [ION 7.14.(a) A school with less than 100 stu | donts in final avarage daily |
| 40 41 | | ot entitled to 12 months of employment for a princ | |
| 42 | | FION 7.14.(b) Local school administrative units r | |
| 43 | | stration for any purpose, not otherwise prohibi | |
| 44 | | C transfer policy, by submitting an ABC Transfer | |
| 45 | | n. For funds related to principal positions, the sala | |
| 46 | | of the principal III salary schedule. For funds i | |
| 47 48 | | by the salary transferred shall be based on t | |
| 48 49 | | schedule. No local school administrative unit shalars in order to hire the same type of position. | an convert certified position |
| 50 | | FION 7.14.(c) Subsection (a) of this section app | plies only to schools created |
| 51 | after July 1, 2011 | | |
| 52 | | | |
| 53 | | OF TEACHERS FOR GEOGRAPHICALLY | |
| 54 55 | SEC | TION 7.16. Section 7.26 of S.L. 2009-451 is repea | aled. |
| 55 56 | SCHOOL CAL | ENDAR PILOT PROGRAM | |
| 50 57 | | FION 7.17. The State Board of Education shall | establish a school calendar |
| 58 | | the Wilkes County Schools, the Montgomery Co | |
| 59 | | The purpose of the pilot program is to determine | |
| | | | |

local school administrative unit can save money during this extreme fiscal crisis by consolidating the school calendar.

2 3 Notwithstanding G.S. 115C-84.2(a)(1), the school calendar for the 2011-2012 4 calendar year for the pilot school systems shall include a minimum of 185 days or 1,025 hours 5 6 of instruction covering at least nine calendar months. Notwithstanding G.S. 115C-84.2(d), the opening date for students in pilot school systems may be before August 25.

7 If the local board of education in a pilot school system adds instructional hours to 8 previously scheduled days under this section, the local school administrative unit is deemed to 9 have a minimum of 185 days of instruction, and teachers employed for a 10-month term are 10 deemed to have been employed for the days being made up and shall be compensated as if they had worked the days being made up. 11

12 The State Board of Education shall report to the Joint Legislative Education 13 Oversight Committee by March 15, 2012, on the administration of the pilot program, cost 14 savings realized by it, and its impact on student achievement.

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BUDGET REDUCTIONS/DEPARTMENT OF PUBLIC INSTRUCTION

17 SECTION 7.19.(a) Notwithstanding G.S. 143C-6-4 or Section 7.14 of S.L. 18 2009-451, the Department of Public Instruction may, after consultation with the Office of State 19 Budget and Management and the Fiscal Research Division, reorganize if necessary to 20 implement the budget reductions set out in this act. This consultation shall occur prior to 21 requesting budgetary and personnel changes through the budget revision process. The 22 Department shall provide a current organization chart in the consultation process. The 23 Department shall report to the Joint Legislative Commission on Governmental Operations on 24 any reorganization.

25 **SECTION 7.19.(b)** The Department of Public Instruction shall not increase the 26 number of State-funded positions in any Department of Public Instruction divisions identified 27 for reductions in this act.

28 **SECTION 7.19.(c)** In implementing budget reductions under this act, the 29 Department of Public Instruction shall make no reduction in funding or positions for the 30 Positive Behavioral Support program. 31

32 LEA BUDGET ADJUSTMENT

33 SECTION 7.20.(a) Within 14 days of the date this act becomes law, the State 34 Board of Education shall notify each local school administrative unit and charter school of the 35 amount the unit or charter school must reduce from the State General Fund appropriations. The 36 State Board shall determine the amount of the reduction for each unit and charter school on the 37 basis of average daily membership.

38 **SECTION 7.20.(b)** Each unit or charter school shall report to the Department of 39 Public Instruction on the flexibility budget reductions it has identified for the unit within 30 40 days of the date this act becomes law.

41 42

LEA BUDGETARY FLEXIBILITY

43 SECTION 7.21.(a) For fiscal years 2011-2012 and 2012-2013, the State Board of 44 Education is authorized to extend its emergency rules, in accordance with G.S. 150B-21.1A, 45 granting maximum flexibility to local school administrative units regarding the expenditure of 46 State funds. These rules shall not be subject to the limitations on transfers of funds between 47 funding allotment categories set out in G.S. 115C-105.25. These rules shall not permit the 48 transfer of funds into central office administration.

For fiscal years 2011-2012 and 2012-2013, local school 49 **SECTION 7.21.(b)** 50 administrative units shall make every effort to reduce spending whenever and wherever such 51 budget reductions are appropriate with the goal of protecting direct classroom services, such as 52 classroom teachers. In making reductions, local school administrative units shall first consider 53 reductions to central office administration and other administrative functions. Notwithstanding 54 G.S. 115C-301 or any other law, local school administrative units shall have the maximum 55 flexibility to use allotted teacher positions to maximize student achievement in grades 4-12. 56 Class size requirements in grades K-3 shall remain unchanged.

57

58 NORTH CAROLINA VIRTUAL PUBLIC SCHOOLS

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| 1 | SECTION 7.22.(a) The North Carolina Virtual Public School (NCVPS) program |
| 2 3 | shall report to the State Board of Education and shall maintain an administrative office at the |
| 3 | Department of Public Instruction. |
| 4 5 | SECTION 7.22.(b) The Director of NCVPS shall ensure that students residing in |
| 5 6 | rural and low-wealth county local school administrative units have access to e-learning course offerings in order to expand available instructional opportunities. E-learning instructional |
| 7 | opportunities shall include courses required as part of the standard course of study for high |
| 8 | school graduation and AP offerings not otherwise available. |
| 9 | SECTION 7.22.(c) Section 7.4 of S.L. 2010-31 is repealed. |
| 10 | SECTION 7.22.(d) The State Board of Education shall take the following steps to |
| 11 | implement an allotment formula for NCVPS beginning with the 2011-2012 school year: |
| 12 | (1) Project NCVPS student enrollment by semester and year-long course types |
| 13 | for each local school administrative unit and charter school. |
| 14 | (2) Establish a per course teacher payment structure for the instructional costs of |
| 15 | NCVPS. In establishing this payment structure, the Board shall consider the |
| 16 | following: |
| 17 | a. The payment structure is based on a total compensation analysis to |
| 18 | ensure NCVPS teacher pay has parity with similar programs. The |
| 19 | total compensation analysis shall take into account salaries, benefits, |
| 20 | and work effort to ensure valid comparisons between occupations. |
| 21 22 | b. The effects any change in NCVPS teacher payments may have on the |
| 22 | attraction and retention of NCVPS teachers.(3) Develop a per student fee structure for in-State students that is based on the |
| 23 | per course teacher pay structure. The fee structure for in-State students shall |
| 25 | ensure that the projected cost for local school administrative units and |
| $\frac{2}{26}$ | charter schools equals the projected instructional cost for NCVPS courses. |
| $\frac{1}{27}$ | (4) Multiply the per course fees for in-State students by the projected enrollment |
| 28 | by course type to determine the total instructional cost for each local school |
| 29 | administrative unit and charter school. |
| 30 | (5) Transfer a dollar amount equal to seventy-five percent (75%) of the local |
| 31 | school administrative unit's or charter school's projected instructional cost |
| 32 | from the classroom teacher allotment to NCVPS. |
| 33 | (6) No later than February 21 of each year, calculate the actual instructional cost |
| 34 | for each local school administrative unit and charter school based upon |
| 35 36 | actual NCVPS enrollment as of that date. |
| 30 37 | (7) Subtract the amount transferred pursuant to subdivision (5) of this subsection from the actual instructional cost for each unit or charter school and transfer |
| 38 | the remaining dollar amount owed, up to a maximum of one hundred percent |
| 39 | (100%) of the projected cost. |
| 40 | (8) Develop and implement a policy regarding returning funds to local school |
| 41 | administrative units and charter schools in cases where the amount |
| 42 | transferred pursuant to subdivision (5) of this subsection exceeds the actual |
| 43 | instructional costs. |
| 44 | NCVPS shall use funds transferred to it to provide the NCVPS program at no cost to all |
| 45 | students in North Carolina who are enrolled in North Carolina's public schools, Department of |
| 46 | Defense schools, and schools operated by the Bureau of Indian Affairs. |
| 47 | SECTION 7.22.(e) In establishing the fee structure and payment structure for |
| 48 | NCVPS, the State Board shall consider recommendations from the eLearning Commission and |
| 49 50 | the NCVPS Advisory Board. SECTION 7.22 (f) The State Board shall establish a separate per student tuition for |
| 50 51 | SECTION 7.22.(f) The State Board shall establish a separate per student tuition for out-of-state students, home-schooled students, and private school students, which shall be |
| 52 | adjusted upward from the in-State student fee structure by an amount determined appropriate |
| 53 | by the State Board. |
| 54 | SECTION 7.22.(g) NCVPS shall develop a revenue-generating plan for the sale of |
| 55 | courses to out-of-state educational entities. NCVPS shall submit its plan to the State Board by |
| 56 | September 1, 2011. |
| 57 | SECTION 7.22.(h) Beginning in 2011, the Director of NCVPS shall submit an |
| 58 | annual report on NCVPS to the State Board of Education no later than December 1 of each |

annual report on NCVPS to the State Board of Education no later than December 1 of each
 year. The report shall use data from the previous fiscal year and shall include statistics on

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| 1 | actual versus projected costs to local school administrative units and charter | er schools, student |
| 2 3 4 5 6 7 8 9 | enrollment, virtual teacher salaries, and measures of academic achievement. | |
| 3 | The Director of NCVPS shall continue to ensure the following: | |
| 4 | (1) Course quality standards are established and met. (2) All e-learning opportunities other than virtual charter s | chools offered by |
| 6 | State-funded entities to public school students are cons | |
| 7 | NCVPS program, eliminating course duplication. | sinduced under the |
| 8 | (3) All courses offered through NCVPS are aligned to the | e North Carolina |
| | Standard Course of Study. | |
| 10 | SECTION 7.22.(i) The State Board of Education shall reduce | |
| 11 12 | administrative unit's or charter school's classroom teacher allotment, or of determined by the State Board of Education, on the basis of ADM in grades (| |
| 12 | sum of two million eight hundred sixty-six thousand nine hundred tw | |
| 14 | (\$2,866,923) for the State-level operations and administration of NCVPS | |
| 15 | fiscal year. The allotment reduction for State-level operations and ac | iministration shall |
| 16 | continue in future fiscal years and be adjusted annually based upon the per | |
| 17 | NCVPS enrollment, ensuring the expansion of services due to increas | ed virtual student |
| 18 19 | enrollment. SECTION 7.22.(j) For fiscal year 2011-2012, the State Board | of Education shall |
| 20 | reduce each local school administrative unit's or charter school's classroom | |
| 21 | or other allotment, as determined by the State Board of Education, on the | |
| 22 | grades 6-12 to provide the sum of two million dollars (\$2,000,000) in | |
| 23 | NCVPS enrollment reserve. The NCVPS enrollment reserve shall be used to | |
| 24 25 | instructional costs of local school administrative units or charter schools exceeding projected NCVPS enrollment. | with enrollments |
| 26 | Beginning in fiscal year 2012-2013, and annually thereafter, t | he State Board of |
| 27 | Education shall reduce each local school administrative unit's or charter s | |
| 28 | teacher allotment, or other allotment, as determined by the State Board of | |
| 29 | basis of ADM in grades 6-12 an amount that is the difference between t | wo million dollars |
| 30 31 | (\$2,000,000) and the balance of the NCVPS enrollment reserve. Amounts available in the NCVPS enrollment reserve shall not rev | art |
| 32 | SECTION 7.22.(k) The State Board shall use only funds pro | |
| 33 | North Carolina Virtual Public Schools Allotment Formula and the NCVPS | |
| 34 | as set forth in this section to fund instructional costs of NCVPS. | |
| 35 | | |
| 36 37 | PERFORMANCE-BASED REDUCTIONS IN FORCE SECTION 7.23.(a) Local school administrative units shall add | ont a Paduation in |
| 38 | Force policy that includes the following criteria: | pr a Reduction in |
| 39 | (1) In determining which positions shall be subject to a rec | luction in force, a |
| 40 | local school administrative unit shall consider the following | ig: |
| 41 | a. Structural considerations, such as identifying posi- | |
| 42 | courses, programs, operations, and other areas whe | |
| 43 44 | essential, duplicative, or excess personnel; (ii) and/or position inefficiencies; (iii) opportunities f | |
| 45 | functions; and/or (iv) decreased student or or | |
| 46 | curriculum, programs, operations, or other services | |
| 47 | b. Organizational considerations, such as anticipa | |
| 48 | needs of the school system and program/school en | |
| 49 50 | (2) In determining which employees in similar positions shared uction in force, a local school administrative unit shared uction in force. | |
| 51 | performance. | |
| 52 | Each local school administrative unit shall have this policy in place on or bef | ore July 15, 2011. |
| 53 | SECTION 7.23.(b) G.S. 115C-325(e)(2) reads as rewritten: | |
| 54 | "(2) Reduction in Force. – Before recommending to a boar | |
| 55 56 | demotion of the career employee pursuant to G.S. 115 superintendent shall give written notice to the career employee | |
| 50 57 | mail or personal delivery of his intention to make such re- | |
| 58 | shall set forth as part of his recommendation the groun | ds upon which he |
| 59 | believes such dismissal or demotion is justified. The not | ice shall include a |

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| statement to the effect that if the career employee within receipt of the notice requests a review, he shall be entitle proposed recommendations of the superintendent reviewed Within the 15-day period after receipt of the notice, the ca- may file with the superintendent a written request for a hear board within 10 days. If the career employee requests a hear board, the hearing procedures provided in G.S. 115C-32 followed. If no request is made within the 15-day period, the may file his recommendation with the board. If, after c recommendation of the superintendent and the evidence a hearing if there is one, the board concludes that the gr recommendation are true and substantiated by a prepond evidence, the board, if it sees fit, may by resolution order s Provisions of this section which permit a hearing by a case ma apply to a dismissal or demotion recommended G.S. 115C-325(e)(1)l. When a career employee is dismissed pursuant to G.S. 11 | ed to have the by the board. reer employee ring before the ring before the 5(j3) shall be superintendent onsidering the adduced at the rounds for the lerance of the such dismissal. mager shall not pursuant to |
| above, his name shall be placed on a list of available career en | mployees to be |
| maintained by the board. Career employees whose names are | |
| a list shall have a priority on all positions in which they a status and for which they are qualified which become av | |

status and for which they are qualified which become available in that system for the three consecutive years succeeding their dismissal. However, if the local school administrative unit offers the dismissed career employee a position for which he is certified and he refuses it, his name shall be removed from the priority list."

27 **TEACHING FELLOWS ADMINISTRATIVE REDUCTION** 28

SECTION 7.24. G.S. 115C-363.23A(f) reads as rewritten:

"§ 115C-363.23A. Teaching Fellows Program established; administration.

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31 (f)All funds appropriated to or otherwise received by the Teaching Fellows Program 32 for scholarships, all funds received as repayment of scholarship loans, and all interest earned on 33 these funds, shall be placed in a revolving fund. This revolving fund shall be used for 34 scholarship loans granted under the Teaching Fellows Program. With the prior approval of the 35 General Assembly in the Current Operations Appropriations Act, the revolving fund may also 36 be used for campus and summer program support, and costs related to disbursement of awards 37 and collection of loan repayments.

38 The Public School Forum, as administrator for the Teaching Fellows Program, may use up 39 to eight hundred ten thousand dollars (\$810,000)six hundred thousand dollars (\$600,000) 40 annually from the fund balance for costs associated with administration of the Teaching 41 Fellows Program." 42

43 **RESIDENTIAL SCHOOLS**

44 **SECTION 7.25.(a)** The General Assembly finds that the operation of the Eastern 45 North Carolina School for the Deaf, the Governor Morehead School for the Blind, and the 46 North Carolina School for the Deaf (collectively, the "residential schools") no longer meets the 47 needs of the populations they serve in an efficient and effective manner, and that current levels 48 of utilization of the residential schools can be accommodated with two schools. No later than 49 January 15, 2012, the Department shall report to the Joint Legislative Education Oversight 50 Committee of the General Assembly the residential school it has decided to close and the 51 Department's plan for consolidating the programs with those at the two remaining schools. The 52 Department shall base its choice of the residential school to be closed on the following 53 considerations:

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- 56 57

Minimization of impact on services to deaf and blind students currently (1)served by the residential schools.

(2)Minimization of costs of modifications at the two remaining residential schools to accommodate students from the closed school.

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| 1 2 3 4 5 6 | (3) Maximization of funds generated or net savings to a avoided due to the closure of one residential school an to other State agencies of the school campus and other p Effective July 1, 2012, the Department of Public Instruction closure and consolidation described in its report. | d the sale or transfer bhysical assets. |
| 6 | SECTION 7.25.(b) The Department of Public Instruction | shall ensure that the |
| 7 | residential and instructional schedules for the residential schools that v | |
| 8 | February 8, 2010, shall remain in effect unless the General Assembly | |
| 9 | change to the instructional week. Residential students shall have the opp | |
| 10 | their respective schools on the evening of the day before commend | |
| 11 12 | instruction for the week. The Department shall also maintain summer set | |
| 12 | the residential schools in substantially the same manner as in prior year material changes to summer school programming without the appro- | |
| 14 | Assembly. | war of the General |
| 15 | SECTION 7.25.(c) The Department of Public Instruction m | ay create a principal |
| 16 | position at each residential school not currently assigned a principal | position from funds |
| 17 | appropriated in this act for the residential schools. | ••• |
| 18 19 | SECTION 7.25.(d) The position of superintendent for the within the Department of Public Instruction is eliminated. The Department | |
| 20 | of the directors of the residential schools to serve as the superintender | |
| 21 | schools. Of funds previously appropriated to the Department for the positi | |
| 22 | for the residential schools, the sum of twenty thousand dollars (\$20,00 | 00) shall be used to |
| 23 | supplement the salary of the director who also serves as superintendent of | |
| 24 25 | The remaining funds shall be used to offset other reductions to the resider | ntial schools made in |
| 23 26 | this act. SECTION 7.25.(e) G.S. 115C-325(p) reads as rewritten: | |
| 27 | "(p) Section Applicable to Certain Institutions. – Notwithstanding a | any law or regulation |
| $\frac{1}{28}$ | to the contrary, this section shall apply to all persons employed in t | |
| 29 | educational classes in the schools and institutions of the Departments of | f Health and Human |
| 30 | Services, <u>Public Instruction</u> , Correction, or Juvenile Justice and Del | inquency Prevention |
| 31 32 | regardless of the age of the students." | |
| 33 | DEPARTMENT OF PUBLIC INSTRUCTION RECEIPTS | |
| 34 | SECTION 7.27. Notwithstanding G.S. 143C-6-4(b)(3), the I | Department of Public |
| 35 | Instruction may realign receipts among the following General Fund | |
| 36 | recurring basis through the budget certification process for the sole | |
| 37 38 | aligning the certified budget with the appropriate purpose or prog G.S. $143C-1-1(d)(23)$: 1000, 1100, 1300, 1330, 1430, 1500, 1600, 1640, at | |
| 39 | $(3.5. 145C^{-1-1}(a)(25). 1000, 1100, 1500, 1550, 1450, 1500, 1000, 1040, a)$ | iu 1000. |
| 40 | SCHOOL BUS PURCHASES | |
| 41 | SECTION 7.28.(a) G.S. 115C-249 reads as rewritten: | |
| 42 | "§ 115C-249. Purchase and maintenance of school buses, materials an | d supplies. |
| 43 44 | (c) Any funds appropriated from time to time by the General Asser | nbly for the nurchase |
| 45 | of school buses or service vehicles shall be allocated by the State Board | |
| 46 | respective local boards of education in accordance with the requiremen | ts of such boards as |
| 47 | determined by the State Board of Education, and thereupon shall be paid of | over to the respective |
| 48 | local boards of education in accordance with such allocation. | |
| 49 50 | (d) The title to any additional or replacement school bus or servi pursuant to the provisions of this section, shall be taken in the name of the | |
| 51 | of such local school administrative unit, and such bus shall in all respec | |
| 52 | operated pursuant to the provisions of this Article in the same manner | |
| 53 | school bus. <u>Article.</u> | |
| 54 | (e) It shall be the duty of the county board of education to provid | |
| 55 56 | and equipment for the storage and maintenance of all school buses and se or operated by the board of education of any local school administrative u | |
| 50 57 | shall be the duty of the tax-levying authorities of such county to provide | |
| 58 | budget for the construction or acquisition of such buildings and equipmen | |
| 59 | for this purpose. | - • |
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|---------------|---|
| 1 | (f) In the event of the damage or destruction of any school bus or service vehicle by |
| 2 | fire, collision, or otherwise, the board of education of the local school administrative unit which |
| $\frac{2}{3}$ | shall own or operate such bus or service vehicle may apply to the State Board of Education for |
| | |
| 4 | funds with which to replace it. If the State Board of Education finds that such bus or service |
| 5 | vehicle has been destroyed or damaged to the extent that it cannot be made suitable for further |
| 6 | use, and if the State Board of Education finds that the replacement of such bus or service |
| 7 | vehicle is necessary in order to enable such local school administrative unit to operate properly |
| 8 | its school bus transportation system, the State Board of Education shall allot to the board of |
| | advisition of such local school administrative unit form the funda new hold by the State Deard |
| 9 | education of such local school administrative unit from the funds now held by the State Board |
| 10 | of Education for the replacement of school buses or service vehicles, or from funds hereafter |
| 11 | appropriated by the General Assembly for that purpose, a sum sufficient to purchase a new |
| 12 | school bus or service vehicle to be used as a replacement for such damaged or destroyed bus or |
| 13 | service vehicle and upon such allocation such sum shall be paid over to or for the account of |
| 14 | the board of education of such local school administrative unit for such purpose. |
| | |
| 15 | (g) Repealed by Session Laws 2003-147, s. 3, effective for a local school administrative |
| 16 | unit when the unit is certified as being E-Procurement compliant, or April 1, 2004, whichever |
| 17 | occurs first. |
| 18 | (h) Appropriations by the General Assembly for the purchase of public school buses |
| 19 | shall not revert to the General Fund. Any unexpended portion of those appropriations shall at |
| 20 | the end of each fiscal year be transferred to a reserve account and be held, together with any |
| | |
| 21 | other funds appropriated for the purpose, for the purchase of public school buses." |
| 22 | SECTION 7.28.(b) G.S. 115C-426(f)(4) reads as rewritten: |
| 23 | "(f) The capital outlay fund shall include appropriations for: |
| 24 | |
| 25 | (4) The acquisition of school buses as additions to the fleet. <u>buses</u>. |
| 26 | |
| 27 | SECTION 7.28.(c) During the 2011-2012 fiscal year, local boards of education |
| | |
| 28 | shall use allotments for replacement school buses only for purchases during that fiscal year or |
| 29 | for 2011-2012 fiscal year payments for purchase financing contracts entered into during prior |
| 30 | years, and shall not use the funds to enter into a purchase financing contract that will require |
| 31 | State funding in future fiscal years. |
| 32 | SECTION 7.28.(d) Subsections (a) and (b) of this section take effect July 1, 2012. |
| 33 | |
| 34 | INCREASE NUMBER OF INSTRUCTIONAL DAYS |
| | |
| 35 | SECTION 7.29. G.S. 115C-84.2 reads as rewritten: |
| 36 | "§ 115C-84.2. School calendar. |
| 37 | (a) School Calendar. – Each local board of education shall adopt a school calendar |
| 38 | consisting of 215 days all of which shall fall within the fiscal year. A school calendar shall |
| 39 | include the following: |
| 40 | |
| | (1) (See notes) A minimum of $\frac{180}{180}$ days and $\frac{1,000}{1,025}$ hours of |
| 41 | instruction covering at least nine calendar months. The local board shall |
| 42 | designate when the 180185 instructional days shall occur. The number of |
| 43 | instructional hours in an instructional day may vary according to local board |
| 44 | policy and does not have to be uniform among the schools in the |
| 45 | administrative unit. Local boards may approve school improvement plans |
| 46 | that include days with varying amounts of instructional time. If school is |
| 47 | |
| | closed early due to inclement weather, the day and the scheduled amount of |
| 48 | instructional hours may count towards the required minimum to the extent |
| 49 | allowed by State Board policy. The school calendar shall include a plan for |
| 50 | making up days and instructional hours missed when schools are not opened |
| 51 | due to inclement weather. |
| 52 | (1a) Repealed by Session Laws 2004-180, s. 1, effective August 9, 2004. |
| 53 | |
| | |
| 54 | (3) The same or an equivalent number of legal holidays occurring within the |
| 55 | school calendar as those designated by the State Personnel Commission for |
| 56 | State employees. |
| 57 | (4) Five days, as designated by the local board, for use as teacher workdays. |
| 58 | These days shall be protected to allow teachers to complete instructional and |
| 59 | classroom administrative duties. The local school administrative unit shall |
| ., | chasticolli wallingtaatte aattes. The focal school administrative and shall |
| | |

| 1not impose any additional tasks on these days. The local beschedule one of these days at the beginning of the school year and end of each academic quarter.3end of each academic quarter.4(5)The remaining days scheduled by the local board in consultation school's principal for use as teacher workdays, additional instruct or other lawful purposes. Before consulting with the local be principal shall work with the school improvement team to deter days to be scheduled and the purposes for which they should be Days may be scheduled and planned for different purposes for personnel and there is no requirement to schedule the same day personnel. In order to make up days for school closing because of weather, the local board may designate any of the days in this sub additional make-up days to be scheduled after the last day attendance.15Local boards and individual schools are encouraged to use the calendar flexibilit to meet the annual performance standards set by the State Board. Local boards of shall consult with parents and the employed public school personnel in the developr school calendar.19Local boards shall designate at least seven two days scheduled under subdivision (5) of this subsection as days on which teachers may take accumulate leave. Local boards may designate the remaining days scheduled in subdivision | with each ional days, oard, each ermine the scheduled. r different ites for all inclement division as of student ty in order education |
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| schedule one of these days at the beginning of the school year and end of each academic quarter. (5) The remaining days scheduled by the local board in consultation school's principal for use as teacher workdays, additional instruct or other lawful purposes. Before consulting with the local b principal shall work with the school improvement team to deta days to be scheduled and the purposes for which they should be Days may be scheduled and planned for different purposes for personnel and there is no requirement to schedule the same da personnel. In order to make up days for school closing because of weather, the local board may designate any of the days in this sub additional make-up days to be scheduled after the last day attendance. Local boards and individual schools are encouraged to use the calendar flexibilit to meet the annual performance standards set by the State Board. Local boards of shall consult with parents and the employed public school personnel in the developr school calendar. Local boards shall designate at least seven two days scheduled under subdivision (5) of this subsection as days on which teachers may take accumulate | with each ional days, oard, each ermine the scheduled. r different ites for all inclement division as of student ty in order education |
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| additional make-up days to be scheduled after the last day attendance. Local boards and individual schools are encouraged to use the calendar flexibili to meet the annual performance standards set by the State Board. Local boards of shall consult with parents and the employed public school personnel in the developr school calendar. Local boards shall designate at least seven two days scheduled under subdivision of this subsection as days on which teachers may take accumulate | of student ty in order education |
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| to meet the annual performance standards set by the State Board. Local boards of shall consult with parents and the employed public school personnel in the develop school calendar. Local boards shall designate at least seven two days scheduled under subdivision of this subsection as days on which teachers may take accumulate | education |
| shall consult with parents and the employed public school personnel in the developr school calendar. Local boards shall designate at least seven two days scheduled under subdivision subdivision (5) of this subsection as days on which teachers may take accumulate | |
| school calendar. Local boards shall designate at least seven two days scheduled under subdivision subdivision (5) of this subsection as days on which teachers may take accumulate | |
| 20 <u>subdivision (5)</u> of this subsection as days on which teachers may take accumulate | |
| 20 <u>subdivision (5)</u> of this subsection as days on which teachers may take accumulate | ons (4) and |
| 21 leave. Local boards may designate the remaining days scheduled in subdivision | d vacation |
| | 1s (4) and |
| 22 <u>subdivision</u> (5) of this subsection as days on which teachers may take accumulate | |
| 23 leave, but local boards shall give teachers at least 14 calendar days' notice before | |
| teacher to work instead of taking vacation leave on any of these days. A teacher m | ay elect to |
| 25 waive this notice requirement for one or more of these days. | ha cahaal |
| 26 (b) Limitations. – The following limitations apply when developing to 27 calendar: | the school |
| 28 (1) The total number of teacher workdays for teachers employed for a | 10 month |
| 29 term shall not exceed 195 days. | t to month |
| 30 (2) The calendar shall include at least 42 consecutive days wh | en teacher |
| 31 attendance is not required unless: (i) the school is a year-round sch | |
| 32 the teacher is employed for a term in excess of 10 months. At the | |
| 33 the local board of education or of the principal of a school, a te | acher may |
| 34 elect to work on one of the 42 days when teacher attendance is n | ot required |
| 35 in lieu of another scheduled workday. | |
| 36 (3) School shall not be held on Sundays. | 1 0 11 |
| 37 (4) Veterans Day shall be a holiday for all public school personnel | and for all |
| 38 students enrolled in the public schools. 39 (c) Emergency Conditions. – During any period of emergency in any sec | tion of the |
| 39 (c) Emergency Conditions. – During any period of emergency in any sec 40 State where emergency conditions make it necessary, the State Board of Education | may order |
| 41 general, and if necessary, extended recesses or adjournment of the public schools. | may order |
| 42 (d) Opening and Closing Dates. – Local boards of education shall determin | e the dates |
| 43 of opening and closing the public schools under subdivision (a)(1) of this section. | |
| 44 year-round schools, the opening date for students shall not be before August 25, and | |
| 45 date for students shall not be after June 10. On a showing of good cause, the Stat | e Board of |
| 46 Education may waive this requirement to the extent that school calendars are able | |
| 47 sufficient days to accommodate anticipated makeup days due to school closings. A | |
| 48 may revise the scheduled closing date if necessary in order to comply with the | |
| 49 requirements for instructional days or instructional time. For purposes of this subs | ection, the |
| 50 term "good cause" means either that: 51 (1) schools in any local school administrative unit in a county have b | an alagad |
| 51 (1) schools in any local school administrative unit in a county have b 52 eight days per year during any four of the last 10 years because | |
| 53 weather conditions, energy shortages, power failures, or other | |
| 54 situations; or | enter geney |
| 55 (2) schools in any local school administrative unit in a county have b | een closed |
| 56 for all or part of eight days per year during any four of the las | st 10 years |
| 57 because of severe weather conditions. For purposes of this sub | division, a |
| 58 school shall be deemed to be closed for part of a day if it is closed | |
| 59 more hours. | |

The State Board also may waive this requirement for an educational purpose. The term 1 2 3 "educational purpose" means a local school administrative unit establishes a need to adopt a different calendar for (i) a specific school to accommodate a special program offered generally 4 to the student body of that school, (ii) a school that primarily serves a special population of 5 students, or (iii) a defined program within a school. The State Board may grant the waiver for 6 an educational purpose for that specific school or defined program to the extent that the State 7 Board finds that the educational purpose is reasonable, the accommodation is necessary to 8 accomplish the educational purpose, and the request is not an attempt to circumvent the 9 opening and closing dates set forth in this subsection. The waiver requests for educational 10 purposes shall not be used to accommodate system-wide class scheduling preferences.

11 The required opening and closing dates under this subsection shall not apply to any school 12 that a local board designated as having a modified calendar for the 2003-2004 school year or to 13 any school that was part of a planned program in the 2003-2004 school year for a system of 14 modified calendar schools, so long as the school operates under a modified calendar.

15 Nothing in this section prohibits a local board of education from offering (e) 16 supplemental or additional educational programs or activities outside the calendar adopted under this section." 17 18

TESTING PROGRAM

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SECTION 7.30.(a) G.S. 115C-174.11 reads as rewritten:

"§ 115C-174.11. Components of the testing program.

22 (a) Assessment Instruments for First and Second Grades. - The State Board of 23 Education shall adopt and provide to the local school administrative units developmentally 24 appropriate individualized assessment instruments consistent with the Basic Education Program 25 for the first and second grades, rather than standardized tests. Local school administrative units 26 may use these assessment instruments provided to them by the State Board for first and second 27 grade students, and shall not use standardized tests except as required as a condition of 28 receiving federal grants. 29

Repealed by Session Laws 2009-451, s. 7.20(c), effective July 1, 2009. (b)

- (c) Annual Testing Program.
 - The State Board of Education shall adopt the tests for grades three through (1)12 that are required by federal law or as a condition of a federal grant. These tests shall be designed to measure progress toward reading, communication skills, and mathematics for grades three through eight, and toward competencies for grades nine through 12. Students who do not pass the tests adopted for eighth grade shall be provided remedial instruction in the ninth grade.
 - (2)If the State Board of Education finds that additional testing in grades three through 12 is desirable to allow comparisons with national indicators of student achievement, that testing shall be conducted with the smallest size sample of students necessary to assure valid comparisons with other states.
 - The State Board of Education shall continue to participate in the (3) development of the Common Core State Standards in conjunction with the consortium of other states, review all national assessments developed by both multistate consortia, and implement the assessments that the State Board deems most appropriate to assess student achievement on the Common Core State Standards.
 - (4) To the extent funds are made available, the State Board shall plan for and require the administration of the ACT test for all students in the eleventh grade unless the student has already taken a comparable test and scored at or above a level set by the State Board.

52 Except as provided in subdivision (2) of subsection (c) of this section, the State (d)53 Board of Education shall not require the public schools to administer any standardized tests 54 except for those required by federal law or as a condition of a federal grant.

55 The State Board of Education shall adopt and provide to local school administrative units 56 all tests required by federal law or as a condition of a federal grant."

57 **SECTION 7.30.(b)** Article 10A of Chapter 115C of the General Statutes is 58 amended by adding two new Parts to read: 59

"Part 4. Student Diagnostic Tests.

"§ 115C-174.20. Tools for student learning.

To the extent funds are made available for this purpose, the State Board shall plan for and require the administration of diagnostic tests in the eighth and tenth grades that align to the ACT test in order to help diagnose student learning and provide for students an indication of whether they are on track to be remediation-free at a community college or university.

"Part 5. Career Readiness.

"§ 115C-174.25. WorkKeys.

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To the extent funds are made available for this purpose, the State Board shall plan for and require local school administrative units to make available the appropriate WorkKeys tests for all students who complete the second level of vocational/career courses."

SECTION 7.30.(c) This section applies beginning with the 2011-2012 school year.

FUND ONE LEA PER COUNTY

14 SECTION 7.31.(a) Notwithstanding any other provision of law, the State Board of 15 Education shall allot State funds on the basis of only one local school administrative unit per 16 county beginning with the 2012-2013 fiscal year. For the 2011-2012 fiscal year, the State 17 Board shall reduce funds allotted to city school administrative units from formulas that allot 18 funds on a per local school administrative unit basis. For the 2012-2013 fiscal year, the State 19 Board shall change formulas that allot funds on a per local school administrative unit basis to 20 formulas that allot funds on a per county basis. If the amount previously allotted per local 21 school administrative unit was graduated on the basis of average daily membership, the amount 22 allotted per county shall be graduated on the basis of the total average daily membership of all 23 units located in the county.

24 If a city school administrative unit is located in more than one county, the State 25 Board of Education shall include in each county's average daily membership the average daily 26 membership of the county's students in the city school administrative unit.

27 If a county contains more than one local school administrative unit, the State Board 28 shall divide the amount allotted on a per county basis between the units on the basis of average 29 daily membership.

30 **SECTION 7.31.(b)** This section does not apply to allotments to the Nash-Rocky 31 Mount School Administrative Unit, the Edgecombe County School Administrative Unit, the 32 Cleveland County School Administrative Unit, or the Gaston County School Administrative 33 Unit. 34

35 PART VIII. COMMUNITY COLLEGES 36

REORGANIZATION OF THE COMMUNITY COLLEGES SYSTEM OFFICE

38 **SECTION 8.1.(a)** Notwithstanding any other provision of law, and consistent with 39 the authority granted in G.S. 115D-3, the President of the North Carolina Community College 40 System may reorganize the System Office in accordance with recommendations and plans 41 submitted to and approved by the State Board of Community Colleges. 42

SECTION 8.1.(b) This section expires June 30, 2012.

REPEAL OBSOLETE REPORTING REQUIREMENTS

SECTION 8.2.(a) G.S. 115D-4.1(e) reads as rewritten:

46 "(e) The State Board of Community Colleges shall develop appropriate criteria and 47 standards to regulate the operation of college transfer programs. The criteria and standards shall 48 require all college transfer programs to continue to meet the accreditation standards of the 49 Southern Association of Colleges and Schools.

50 The State Board of Community Colleges shall report annually to the General Assembly on compliance of the community colleges with these criteria and standards." 51 52

SECTION 8.2.(b) G.S. 115D-5(j) reads as rewritten:

53 The State Board of Community Colleges shall use its Board Reserve Fund for "(i) 54 feasibility studies, pilot projects, start-up of new programs, and innovative ideas. The State 55 Board shall report to the Joint Legislative Education Oversight Committee on expenditures 56 from the State Board Reserve Fund on January 15 and June 15 each year."

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58 **IMPLEMENT ALTERNATIVE FORMULA MODEL**

SECTION 8.3.(a) The State Board of Community Colleges shall consolidate the Health Sciences Allotment, the Technical Education Allotment, and the Special High Cost Allotment for Heavy Equipment with formula funds to support curriculum instruction.

2 3 4 **SECTION 8.3.(b)** The State Board of Community Colleges shall allocate formula 5 6 funds appropriated to support curriculum instruction and the occupational education component of continuing education through a formula that provides an instructional base allocation to all colleges and allocates remaining funds on a weighted full-time equivalent (FTE) basis. In 8 determining the appropriate weighting, the State Board of Community Colleges shall weigh 9 curriculum courses in high-cost areas such as health care, technical education, and lab-based 10 science courses more heavily than other curriculum courses. The State Board of Community Colleges shall also weigh continuing education courses that lead to a third-party credential or 12 certification and courses providing an industry-designed curriculum more heavily than other 13 occupational extension courses.

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USE OF OVERREALIZED RECEIPTS TO SUPPORT ENROLLMENT GROWTH RESERVE RATHER THAN EQUIPMENT RESERVE

SECTION 8.4. G.S. 115D-31(e) reads as rewritten:

If receipts for community college tuition and fees exceed the amount certified in 18 19 General Fund Codes at the end of a fiscal year, the State Board of Community Colleges shall 20 transfer the amount of receipts and fees above those budgeted to the Equipment Reserve 21 Fund.Enrollment Growth Reserve. Funds in the Enrollment Growth Reserve shall not revert to the General Fund and shall remain available to the State Board until expended. The State Board 22 23 may allocate funds in this reserve to colleges experiencing an enrollment increase greater than 24 five percent (5%) of budgeted enrollment levels. 25

BASIC SKILLS PLUS

26 27 **SECTION 8.5.(a)** Notwithstanding any other provision of law, the State Board 28 may authorize a local community college to use up to twenty percent (20%) of the State 29 Literacy Funds allocated to it to provide employability skills, job-specific occupational and 30 technical skills, and developmental education instruction to students concurrently enrolled in a 31 community college course leading to a high school diploma or equivalent certificate.

32 **SECTION 8.5.(b)** Notwithstanding any other provision of law, if a community 33 college is authorized by the State Board to provide employability skills, job-specific 34 occupational or technical skills, or developmental education instruction to students 35 concurrently enrolled in a community college course leading to a high school diploma or 36 equivalent certificate, the college may waive the tuition and registration fees associated with 37 this instruction. 38

39 **CARRYFORWARD OF COLLEGE INFORMATION SYSTEM FUNDS**

40 **SECTION 8.6.** Of the funds appropriated to the Community Colleges System 41 Office for the 2011-2013 fiscal biennium for the College Information System, up to one million 42 two hundred fifty thousand dollars (\$1,250,000) shall not revert at the end of each fiscal year 43 but shall remain available until expended. These funds may be used only to purchase periodic 44 system upgrades. 45

46 **EQUIPMENT FUNDING**

47 SECTION 8.8. For the 2011-2013 fiscal biennium, community colleges may 48 expend regular equipment allocations on equipment, repairs and renovations of existing 49 facilities, and new construction. Colleges must match funds expended on new construction on 50 an equal matching-fund basis in accordance with G.S. 115D-31. Notwithstanding any other 51 provision of law, community colleges are not required to match funds expended on repairs and 52 renovations of existing facilities.

53 Colleges must have capital improvement projects approved by the State Board of 54 Community Colleges and any required matching funds identified by June 30, 2013.

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56 **CLARIFICATION REGARDING EQUIPMENT TITLED TO STATE BOARD** 57

SECTION 8.9. G.S. 115D-15(a) reads as rewritten:

58 The board of trustees of any institution organized under this Chapter may, with the "(a) prior approval of the North Carolina Community Colleges System Office, convey a 59

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| 1 | right-of-way or easeme | ent for highway construction or for utility installations or modifications. |
| 2 | | f the board of trustees the use of any other real property owned or held |
| 3 | | is unnecessary or undesirable for the purposes of the institution, the |
| 4 | | ect to prior approval of the State Board of Community Colleges, may |
| | | se the property. The board of trustees may dispose of any personal |
| 5 | | |
| 6 | | ld by the board of trustees without approval of the State Board of |
| 7 | | Personal property titled to the State Board of Community Colleges |
| 8 | | 5D-14 and G.S. 115D-58.5 may be transferred to another community |
| 9 | college at no cost and | without the approval of the Department of Administration, Division of |
| 10 | Surplus Property. | |
| 11 | | er 160A of the General Statutes shall apply to the disposal or sale of any |
| 12 | real or personal prope | rty under this subsection. Personal property also may be disposed of |
| 13 | | ted by the North Carolina Department of Administration. The proceeds |
| 14 | | all be used for capital outlay purposes, except as provided in subsection |
| | | in de useu foi capital dullay pulposes, except as provided in subsection |
| 15 | (b) of this section." | |
| 16 | | |
| 17 | | OR INTERCOLLEGIATE ATHLETICS |
| 18 | SECTION | 8.10. Article 3 of Chapter 115D of the General Statutes is amended by |
| 19 | adding a new section to | read: |
| 20 | "§ 115D-42.1. Funds 1 | for an intercollegiate athletics program. |
| 21 | | lent tuition receipts, or student aid funds shall be used to create, support, |
| 22 | | intercollegiate athletics program at a community college." |
| $\frac{1}{23}$ | manitum, or operate an | interconogiate autorios program at a community conoge. |
| 24 | COMMUNITY COLI | LEGE TUITION WAIVERS |
| 25 | | 8.12.(a) G.S. 115D-5(b) reads as rewritten: |
| 25 | | |
| 26 | | nake instruction as accessible as possible to all citizens, the teaching of |
| 27 | | of noncurricular extension courses at convenient locations away from |
| 28 | | well as on campuses is authorized and shall be encouraged. A pro rata |
| 29 | | ned regular tuition rate charged a full-time student shall be charged a |
| 30 | | g any curriculum course. In lieu of any tuition charge, the State Board of |
| 31 | Community Colleges | shall establish a uniform registration fee, or a schedule of uniform |
| 32 | registration fees, to be | charged students enrolling in extension courses for which instruction is |
| | | |
| 33 | financed primarily from | n State funds. The State Board of Community Colleges may provide by |
| 33 34 | financed primarily from | n State funds. The State Board of Community Colleges may provide by |
| 34 | financed primarily from general and uniform reg | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: |
| 34 35 | financed primarily from general and uniform reg (1) Pers | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses |
| 34 35 36 | financed primarily from general and uniform reg (1) Pers lead | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. |
| 34 35 36 37 | financed primarily from general and uniform reg (1) Pers lead (2) Train | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. |
| 34 35 36 37 38 | financed primarily from general and uniform reg (1) Pers lead (2) Train <u>the</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent ertificate; certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list |
| 34 35 36 37 38 39 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. A hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: |
| 34 35 36 37 38 39 40 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen; Volunteer fire departments. |
| 34 35 36 37 38 39 40 41 | financed primarily from general and uniform reg (1) Pers lead (2) Train <u>the</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire |
| 34 35 36 37 38 39 40 41 42 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr a. b. | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. |
| 34 35 36 37 38 39 40 41 42 43 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer |
| 34 35 36 37 38 39 40 41 42 43 44 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr a. b. | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving departments. |
| 34 35 36 37 38 39 40 41 42 43 | financed primarily from general and uniform reg (1) Pers lead (2) Train the <u>appr</u> <u>a.</u> <u>b.</u> <u>C.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer |
| 34 35 36 37 38 39 40 41 42 43 44 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr a. b. | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving department personnel, Municipal, (iv) local rescue and lifesaving department personnel, Municipal, |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 | financed primarily from general and uniform reg (1) Pers lead: (2) Train the appr a. b. <u>c.</u> <u>d.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 | financed primarily from general and uniform reg (1) Pers lead (2) Train the <u>appr</u> <u>a.</u> <u>b.</u> <u>C.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 | financed primarily from general and uniform reg (1) Pers lead: (2) Train the appr a. b. <u>c.</u> <u>d.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving departments. (iv) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 | financed primarily from general and uniform reg (1) Pers lead: (2) Train the appr a. b. <u>c.</u> <u>d.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving departments. (iv) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement officers, Municipal, county, or State law enforcement agencies. |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 | financed primarily from general and uniform reg (1) Pers lead: (2) Train the appr a. b. <u>c.</u> <u>d.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate; certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (iv) local reseue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement officers, Municipal, county, or State law enforcement deficers. (vii) all full-time custodial employees of the Department of |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for:for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate;certificate. ning courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen,Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel,Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (iv) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement officers,Municipal, county, or State law enforcement agencies. (vii) all full-time custodial employees of the Department of Correction, and The Department of Correction for the training of |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for:for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate;certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen,Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel,Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving department personnel, Municipal, (iv) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving department (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement officers,Municipal, county, or State law enforcement agencies. (vii) all full-time custodial employees of the Department of Correction, and The Department of Correction for the training of full-time custodial employees and employees of the Department's |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for:for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate;certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen,Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel,Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement officers,Municipal, county, or State law enforcement agencies. (vii) all full-time custodial employees of the Department of Correction, and The Department of Correction for the training of full-time custodial employees and employees of the Department's Division of Community Corrections required to be certified under |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for:for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate;certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen,Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel,Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (iv) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement officers,Municipal, county, or State law enforcement of correction, and The Department of Correction for the training of full-time custodial employees and employees of the Department's Division of Community Corrections required to be certified under Chapter 17C of the General Statutes and the rules of the Criminal |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for:for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate;certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen,Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (iv) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement officers, Municipal, county, or State law enforcement agencies. (vii) all full-time custodial employees of the Department of Correction, and The Department of Correction for the training of full-time custodial employees and employees of the Department's Division of Community Corrections required to be certified under Chapter 17C of the General Statutes and the rules of the Criminal Justice and Training Standards Commission. |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 | financed primarily from general and uniform reg (1) Pers lead (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. and generate the second state of the state second state of the state second state state support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving departments. (iv) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law enforcement agencies. (vii) all full-time custodial employees of the Department of Correction, and The Department of Correction for the training of full-time custodial employees and employees of the Criminal Justice and Training Standards Commission. (viii) employees of the Department's Division of Community Corrections required to be certified under Chapter 17C of the General Statutes and the rules of the Criminal Justice and Training Standards Commission. |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 | financed primarily from general and uniform reg (1) Pers lead: (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> <u>f.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for: for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent eertificate; certificate. and generate the second state of the state second state of the state second state state support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen, Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving departments. (iv) local rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law enforcement agencies. (vii) all full-time custodial employees of the Department of Correction, and The Department of Correction for the training of full-time custodial employees and employees of the Criminal Justice and Training Standards Commission. (viii) employees of the Department's Division of Community Corrections required to be certified under Chapter 17C of the General Statutes and the rules of the Criminal Justice and Training Standards Commission. |
| 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 | financed primarily from general and uniform reg (1) Pers lead: (2) Train the appr <u>a.</u> <u>b.</u> <u>c.</u> <u>d.</u> <u>e.</u> <u>f.</u> | n State funds. The State Board of Community Colleges may provide by gulations for waiver of tuition and registration fees for:for the following: ons not enrolled in elementary or secondary schools taking courses ing to a high school diploma or equivalent certificate;certificate. hing courses for Courses requested by the following entities that support organizations' training needs and are on a specialized course list oved by the State Board of Community Colleges: (i) volunteer firemen,Volunteer fire departments. (ii) local fire department personnel, Municipal, county, or State fire departments. (iii) volunteer rescue and lifesaving department personnel, Volunteer EMS or rescue and lifesaving department personnel, Municipal, county, or State EMS or rescue and lifesaving departments. (v) Radio Emergency Associated Citizens Team (REACT) members when the REACT team is under contract to a county as an emergency response agency, (vi) municipal, county, or State law-enforcement officers,Municipal, county, or State law enforcement agencies. (vii) all full-time custodial employees of the Department of Correction, and The Department of Correction for the training of full-time custodial employees and employees of the Department's Division of Community Corrections required to be certified under Chapter 17C of the General Statutes and the rules of the Criminal Justice and Training Standards Commission. |

| | General Assemb | ly Of North Carolina | Session 2011 |
|---------------------------------|-------------------------------|--|------------------------|
| 1 | | be certified under Chapter 17C of the General S | tatutes and the rules |
| 2 | | | aining Standards |
| 2 3 4 5 6 7 8 | | Commission;Commission. | - |
| 4 | (3) | Patients in State alcoholic rehabilitation centers; | |
| 5 | (4) | Trainees enrolled in courses conducted under the C | ustomized Training |
| 6 | | Program;Program. | |
| 7 | (5) | Clients of sheltered workshops; | |
| 8 | (6) (7) (8) | Clients of adult developmental activity programs; | |
| 9 | (7) | Students in Health and Human Services Development Pro- | |
| 10 | (8) | Juveniles of any age committed to the Department of . | |
| 11 | | Delinquency Prevention by a court of competent jurisdic | |
| 12 | (9) | Members of the North Carolina State Defense Mi | |
| 13 | | G.S. 127A-5 and as administered under Article 5 of C | hapter 127A of the |
| 14 | | General Statutes; | |
| 15 | (10) | Elementary and secondary school employees enrolled ir | n courses in first aid |
| 16 | <i></i> | or cardiopulmonary resuscitation (CPR);(CPR). | |
| 17 | (11) | Up to six hours of credit instruction and one course of r | |
| 18 | | per academic semester for senior citizens age 65 or olde | er who are qualified |
| 19 | (10) | as legal residents of North Carolina; Carolina. | • 11 |
| 20 | (12) | All curriculum courses taken by high school students at c | |
| 21 | | including students in early college and middle college hi | |
| 22 | (12) | in accordance with G.S. 115D-20(4) and this section; sect | |
| 23 24 | (13) | Human resources development courses for any ind | |
| 24 25 | | unemployed; (ii) has received notification of a pend | |
| 23 26 | | working and is eligible for the Federal Earned Income T or (iv) is working and earning wages at or below to | |
| 20 27 | | or (iv) is working and earning wages at or below tw (200%) of the federal poverty guidelines; and guidelines. | vo nunarea percent |
| 28 | (14) | Prison inmates. | |
| 29 | | ard of Community Colleges shall not waive tuition and | registration fees for |
| 30 | other individuals | " | registration rees ror |
| 31 | SECT | TON 8.12.(b) G.S. 115D-5 is amended by adding a new s | ubsection to read. |
| 32 | "(b1) The S | tate Board of Community Colleges shall not waive tuition | and registration fees |
| 33 | for community c | ollege faculty or staff members. Community colleges may | , however, use State |
| 34 | | pay tuition and registration fees for one course per se | |
| 35 | | ege faculty or staff members employed for a nine- | |
| 36 | twelve-month ter | | |
| 37 | | TON 8.12.(c) The Community Colleges System Office | shall transfer funds |
| 38 | appropriated for | curriculum and continuing education instruction to | the Department of |
| 39 | Correction. The | Department of Correction shall use these funds to pay | tuition and fees for |
| 40 | prisoners. | | |
| 41 | The a | mount transferred shall be calculated by multiplying the nu | umber of curriculum |
| 42 | | ducation FTE served in prisons in the 2010-2011 fiscal ye | ear by the per capita |
| 43 | | for curriculum and continuing education. | |
| 44 | | subsection is projected to result in a reduction of up to | |
| 45 | (43%) in the num | ber of curriculum and continuing education courses provid | led to prisoners. |
| 46 | | ION 8.12.(d) G.S. 115D-39(a1) reads as rewritten: | |
| 47 | | dition, any federal law enforcement officer officers, | |
| 48 | | escue and lifesaving personnel whose permanent duty sta | |
| 49 | | so be eligible for the State resident community college | |
| 50 | | ning courses courses that support their organizations' trans | ining needs and are |
| 51 | approved for this | purpose by the State Board of Community Colleges." | |
| 52 | EUNDING FOR | MIII TICAMDUS CENTEDS | |
| 53 54 | | MULTICAMPUS CENTERS | |
| 54 55 | | TON 8.13. G.S. 115D-5(o) reads as rewritten: | d to determine the |
| 55 56 | | General Assembly finds that additional data are neede ticampus and off-campus center funds; therefore, multic | |
| 50 57 | | <i>E-campus centers shall report annually, beginning Septem</i> | |
| 57 | | eges System Office on all expenditures by line item of fu | |

report on these expenditures to the Education Appropriation Subcommittees of the House of Representatives and the Senate, the Office of State Budget and Management, and the Fiscal Research Division by December 1 of each year.

All multicampus centers approved by the State Board of Community Colleges shall receive funding under the same formula. The State Board of Community Colleges shall not approve any additional multicampus centers without identified recurring sources of funding."

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STUDY COMMUNITY COLLEGE PERFORMANCE MEASURES

SECTION 8.14. The State Board of Community Colleges shall report to the Joint 10 Legislative Education Oversight Committee by March 1, 2012, on a revised set of accountability measures and performance standards by which to evaluate and measure student progress and student success, including measures of graduation rates and course completions. 13 The report shall include a plan to incorporate these revised accountability measures and 14 performance standards into regular formula funding. These revised accountability measures 15 and performance standards shall also be the basis for the allocation of performance funding, in 16 accordance with G.S. 115D-31.3(g) and (h).

COMMUNITY COLLEGE AUDITS

19 **SECTION 8.15.** Article 4A of Chapter 115D of the General Statutes is amended by 20 adding a new section to read: 21

"§ 115D-58.16. Audits.

22 Each community college shall be audited a minimum of once every two years. (a) 23 Community colleges may use State funds to contract with the State Auditor or with a certified 24 public accountant to perform the audits. The colleges shall submit the results of the audits to 25 the State Board of Community Colleges.

26 The State Board of Community Colleges shall ensure that all colleges are audited in accordance with this section.

28 Notwithstanding the provisions of Chapter 143D of the General Statutes, a (b) 29 community college shall not be subject to the EAGLE program administered by the Office of 30 the State Controller unless (i) there is a finding of internal control problems in the most recent 31 financial audit of the college or (ii) the State Board of Community Colleges determines that a 32 college should be subject to the program." 33

34 **ENROLLMENT GROWTH**

35 **SECTION 8.16.(a)** It is the intent of the General Assembly to ensure that there is 36 an increase in funding for community college technology and equipment when enrollment 37 increases; therefore, the continuation budget requirements proposed by the Director of the 38 Budget in accordance with G.S. 143C-3-5 to fund the community college enrollment growth 39 shall include adjustments necessary to fund additional equipment FTE at the prior year's rate.

40 **SECTION 8.16.(b)** Beginning with any adjustments to the 2011-2012 fiscal year 41 budget, and annually thereafter, the State Board of Community Colleges' requests for funding 42 enrollment growth shall provide a detailed description of the costs of educating community 43 college students. This request shall be based on the current year's enrollment, listed by college 44 and aggregated for the system as a whole.

45 **SECTION 8.16.(c)** Enrollment requests shall include the following information for 46 each community college: 47

- The budgeted enrollment for the current year, divided between the categories (1)of instruction: curriculum, continuing education, and Basic Skills.
 - (2)The budgeted enrollment for the current year, divided between tiers of instruction, as set forth in Section 8.3 of this act.
 - The actual enrollment for the two years prior to the current year. (3)
 - (4) A five-year enrollment projection at each community college by category and tier of instruction.
- (5)The projected requirements and anticipated tuition receipts for the growth in regular-term enrollment.
- (6)The costs per FTE in each category and tier of instruction, to include the following component parts:
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- Instructional costs, including faculty salaries and other costs. a.
- Student support services and other college administrative costs. b.

| 1 | |
|--------|--|
| 2 3 | EXEMPT COMMUNITY COLLEGES FROM APA |
| 3 | SECTION 8.18.(a) G.S. 150B-1(d)(14) and (19) are repealed. |
| 4 | SECTION 8.18.(b) G.S. 150B-1 is amended by adding a new subsection to read: |
| 5 | "(g) Exemption for the Community Colleges System Office. – Except as provided in |
| 6 | G.S. 143-135.3, no Article in this Chapter except Article 4 applies to the Community Colleges |
| 7 | System Office." |
| 8 | SECTION 8.18.(c) This act is effective when it becomes law. |
| 9 | |
| 10 | CAPITAL IMPROVEMENTS AT COMMUNITY COLLEGES |
| 11 | SECTION 8.19.(a) G.S. 115D-9 reads as rewritten: |
| 12 | "§ 115D-9. Powers of State Board regarding certain fee negotiations, contracts, and |
| 13 | capital improvements. |
| 14 | (a) The expenditures of any State funds for any capital improvements of existing |
| 15 | institutions shall be subject to the prior approval of the State Board of Community Colleges and |
| 16 | the Governor. The expenditure of State funds at any institution herein authorized to be |
| 17 | approved by the State Board under G.S. 115D-4 shall be subject to the terms of the State |
| 18 | Budget Act unless specifically otherwise provided in this Chapter. |
| 10 | |
| | (b) Notwithstanding G.S. 143-341(3), the State Board of Community Colleges may, |
| 20 | with respect to design, construction, repair, or renovation of buildings, utilities, and other State |
| 21 | or non-State funded State-funded property developments of the North Carolina Community |
| 22 | College System requiring the estimated expenditure of public money of one million dollars |
| 23 | $\frac{(\$1,000,000)}{(1)} four million dollars (\$4,000,000) or less:$ |
| 24 | (1) Conduct the fee negotiations for all design contracts and supervise the letting |
| 25 | of all construction and design contracts. |
| 26 | (2) Develop procedures governing the responsibilities of the North Carolina |
| 27 | Community College System and its community colleges to perform the |
| 28 | duties of the Department of Administration and the Director or Office of |
| 29 | State Construction under G.S. $133-1.1(d)$ and G.S. $143-341(3)$. |
| 30 | (3) Use existing plans and specifications for construction projects, where |
| 31 | feasible. Prior to designing a project, the State Board shall consult with the |
| 32 | Department of Administration on the availability of existing plans and |
| 33 | specifications and the feasibility of using them for a project. |
| 34 | (c) The State Board may delegate its authority under subsection (b) of this section to a |
| 35 | community college if the community college is qualified under guidelines adopted by the State |
| 36 | Board and approved by the State Building Commission and the Director of the Budget. |
| 37 | (d) The North Carolina Community College System shall use the standard contracts for |
| 38 | design and construction currently in use for State capital improvement projects by the Office of |
| 39 | State Construction of the Department of Administration. |
| 40 | (e) A contract may not be divided for the purpose of evading the monetary limit under |
| 41 | this section. |
| 42 | (f) Notwithstanding any other provision of this Chapter, the Department of |
| 43 | Administration shall not be the awarding authority for contracts awarded under subsections (b) |
| 44 | or (c) of this section. |
| 45 | (g) The State Board shall annually report to the State Building Commission the |
| 46 | following: |
| 47 | (1) A list of projects governed by this section. |
| 48 | (2) The estimated cost of each project along with the actual cost. (3) The name of each person awarded a contract under this section. |
| 49 | (3) The name of each person awarded a contract under this section. |
| 50 | (4) Whether the person or business awarded a contract under this section meets |
| 51 | the definition of "minority business" or "minority person" as defined in |
| 52 | G.S. 143-128.2(g). |
| 53 | (h) The provisions of G.S. 143-341(3) shall not apply to a capital improvement project |
| 54 | funded with non-State funds if the State Board of Community Colleges determines that the |
| 55 | college has the expertise necessary to manage the project unless the assistance of the Office of |
| 56 | State Construction is requested." |
| 57 | SECTION 8.19.(b) This section is effective when it becomes law and applies to |
| 58 | projects initiated on or after that date. |
| 59 | |

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| 1 | ADDITIONAL FLEXIBILITY WITH REGARD TO COMMUNITY COLLEGE |
| | INVESTMENTS |
| 2 3 | SECTION 8.20.(a) G.S. 115D-58.6 reads as rewritten: |
| 4 | "§ 115D-58.6. Investment of idle cash. |
| 5 | (a) <u>Definitions. – As used in this section the following definitions apply:</u> |
| 6 | (1) "Cash balance" means the amount equal to all moneys received into |
| 7 8 | institutional fund accounts minus all expenses and withdrawals from those |
| | accounts in an official depository of the institution as designated by the local |
| 9 10 | (2) <u>board of trustees consistent with G.S. 115D-58.7.</u> |
| 10 | (2) <u>"Official depository" means one or more banks, savings and loan</u> associations, or trust companies in North Carolina that a community college |
| 12 | board of trustees has designated consistent with G.S. 115D-58.7. |
| 13 | (a1) <u>Deposits. – The institution may deposit at interest or invest</u> all or part of the cash |
| 14 | balance of any fund in an official depository of the institution. The institution shall manage |
| 15 | investments subject to whatever restrictions and directions the board of trustees may impose. |
| 16 | The institution shall have the power to purchase, sell, and exchange securities on behalf of the |
| 17 | board of trustees. The investment program shall be so managed that investments and deposits |
| 18 | can be converted into cash when needed. Moneys may be deposited at interest in any official |
| 19 | depository of the institution in the form of certificates of deposit or such other forms of time |
| 20 | deposits as may be approved for county governments. In addition, moneys may be deposited in |
| 21 | the form of certificates of deposit as provided for a local government or public authority in $C = 150, 20(h1)$. Investment deposits shall be accurated as provided in $C = 150, 21(h)$. |
| 22 23 | <u>G.S. 159-30(b1)</u> . Investment deposits shall be secured as provided in G.S. 159-31(b). (b) Moneys may be deposited at interest in any bank, savings and loan association or |
| 23 24 | trust company in this State in the form of certificates of deposit or such other forms of time |
| 25 | deposits as may be approved for county governments. In addition, moneys may be deposited in |
| 26 | the form of certificates of deposit as provided for a local government or public authority in |
| 27 | G.S. 159-30(b1). Investment deposits shall be secured as provided in G.S. 159-31(b). |
| 28 | (c)(b) Investments. – The institution may invest all or part of the cash balance of any fund |
| 29 | in an official depository of the institution. The institution shall manage investments subject to |
| 30 | whatever restrictions and directions the board of trustees may impose. The institution shall have |
| 31 | the power to purchase, sell, and exchange securities on behalf of the board of trustees. The |
| 32 | investment program shall be so managed that investments and deposits can be converted into |
| 33 34 | cash when needed. |
| 35 | (1) Moneys may shall only be invested in the form of investments pursuant to G.S. 159-30(c) to county governments and no others or in any form of |
| 36 | investment established or managed by an investment advisor who is |
| 37 | registered and in good standing with either the Securities and Exchange |
| 38 | Commission or the North Carolina Secretary of State, Securities Division, |
| 39 | and is a member of the Securities Investor Protection Corporation. Money in |
| 40 | endowment funds may be invested pursuant to G.S. 147-69.2. Provided, |
| 41 | however, the institution may elect to deposit at interest any local funds with |
| 42 | the State Treasurer for investment as special trust funds pursuant to the |
| 43 | provisions of G.S. 147-69.3, and the interest thereon shall accrue to the |
| 44 45 | institution as local funds. (d) Investment |
| 43 46 | (d) Investment (2) The investment securities listed in G.S. 159-30(c) may be bought, sold, and |
| 47 | traded by private negotiation, and the institutions may pay all incidental |
| 48 | costs thereof and all reasonable costs of administering the investment and |
| 49 | deposit program from local funds. The institution shall be responsible for |
| 50 | their safekeeping and for keeping accurate investment accounts and records. |
| 51 | (e)(c) Interest earned on deposits and investments shall be credited to the fund whose cash |
| 52 | is deposited or invested. Cash of several funds may be combined for deposit or investment if |
| 53 | not otherwise prohibited by law; and when such joint deposits or investments are made, interest |
| 54 | earned shall be prorated and credited to the various funds on the basis of the amounts thereof |
| 55 56 | invested, figured according to an average periodic balance or some other sound accounting |
| 56 57 | principle. Interest earned on the deposit or investment of bond funds shall be deemed a part of the bond proceeds |
| 57 | the bond proceeds. (f)(d) Registered securities acquired for investment may be released from registration and |
| 59 | transferred by signature of the official designated by the board of trustees." <u>trustees.</u> |

transferred by signature of the official designated by the board of trustees."

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| 1 | | oard of Trustees shall appoint an Investment Con | |
| 2 | | ree people who have sufficient financial backg | |
| 3 | | ons. These individuals should have experien | |
| 4 | | gement with knowledge of fixed income and pu | |
| 5 | | nmendations to the Board on those investment o | options, as well as monitor the |
| 6 | | nvestments once made. | |
| 7 | | Board of Trustees shall discharge their duties wi | th respect to the management |
| 8 9 | | <u>f college funds as follows:</u> Investment decisions shall be solely in the ir | storest of the college and the |
| 10 | <u>(1)</u> | students, faculty, and staff of the college. | herest of the conege and the |
| 11 | <u>(2)</u> | The investments shall be for the exclusive pur | nose of providing an adequate |
| 12 | <u>(2)</u> | return to the college. | pose of providing an adequate |
| 13 | <u>(3)</u> | Investments shall be made with the care, | skill and caution under the |
| 14 | <u>, , , , , , , , , , , , , , , , , , , </u> | circumstances then prevailing which a pruc | |
| 15 | | capacity and familiar with those matters wo | |
| 16 | | activity of like character and purpose. | |
| 17 | <u>(4)</u> | Investment decisions shall be made impartially | |
| 18 | | interest of the college, with special attentio | on to conflicts of interest or |
| 19 | | potential conflicts of interest. | |
| 20 | $\frac{(5)}{(5)}$ | Investments shall incur only costs that are appr | |
| 21 | | TION 8.20.(b) G.S. 147-69.2 is amended by add | |
| 22 23 | " <u>(20)</u> | Institutional funds of the colleges of the North | Carolina Community College |
| 23 24 | | <u>System.</u> " | |
| 24 25 | PART IX. UNIV | FRSITIES | |
| 26 | | EKSTTES | |
| 27 | CENTER FOR | PUBLIC TELEVISION CONTINUATION R | EVIEW |
| 28 | | TION 9.1.(a) A continuation review of the Cen | |
| 29 | | tly by The University of North Carolina Gen | |
| 30 | University of No | rth Carolina Center for Public Television. The re | view shall be submitted to the |
| 31 | | entatives and Senate Appropriations Subcommitt | |
| 32 | | The written report shall include the information | listed in subsection (b) of this |
| 33 | section. | | |
| 34 | | TION 9.1.(b) The continuation review required | by this section shall include |
| 35 | all of the followi | ng information: | Contar for Dublic Television |
| 36 37 | (1) | A description of the services provided by the | Center for Public Television |
| 38 | (2) | and its mission, goals, and objectives. The program's statutory objectives and the prob | olem or need addressed |
| 39 | (2) (3) | The extent to which the program's objectives had the program's objectives had | |
| 40 | (4) | The program's functions or programs perform | |
| 41 | | authority. | ied whilede speenie statutory |
| 42 | (5) | The program's performance measures and | the process by which the |
| 43 | | performance measures determine efficiency and | |
| 44 | (6) | Recommendations for statutory, budgetary, | |
| 45 | | needed to improve efficiency and effectiveness | ss of services delivered to the |
| 46 | | public. | |
| 47 | (7) | The consequences of discontinuing funding. | |
| 48 | (8) | Recommendations for improving services or re | |
| 49 | (9) | The identification of policy issues that should | be brought to the attention of |
| 50 | (10) | the General Assembly. | mont the Common Assembly |
| 51 52 | (10) | Any other information necessary to fully sup Continuation Program along with | |
| 52 53 | | Continuation Review Program, along with instructions from the Fiscal Research Division. | |
| 55 54 | | instructions from the risear research Division. | |
| 55 | UNIVERSITY | CANCER RESEARCH FUND REPORTING | REOUIREMENT |
| 56 | | TION 9.4. G.S. 116-29.1 is amended by adding a | |
| 57 | | t. – By November 1 of each year, the Cancer Re | |
| 58 | provide to the I | oint Legislative Education Oversight Committee | e and to the Office of State |

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| 1 2 | Budget and Management an annual financial report which shall include the following components: |
| 2 3 4 | (1) <u>Accounting of expenditures of State funds related to strategic initiatives,</u> <u>development of infrastructure, and ongoing administrative functions.</u> |
| 4 5 6 7 | (2) <u>Accounting of expenditures of extramural funds related to strategic</u> initiatives, development of infrastructure, and ongoing administrative |
| 7 8 9 | (3) <u>functions.</u> <u>Measures of impact to the State's economy in the creation of jobs,</u> intellectual property, and start-up companies. |
| 10 11 | (4) <u>Other performance measures directly related to the investment of State</u> funds. |
| 12 13 14 | (5) Accounting of any fund balances retained by the Fund, along with information about any restrictions on the use of these funds." |
| 15 | UNC BOARD OF GOVERNORS REVIEW OF FACULTY RECRUITMENT AND |
| 16 | RETENTION |
| 17 | SECTION 9.5. The Board of Governors of The University of North Carolina shall |
| 18 19 20 | review its current policies regarding financial incentives to retain faculty. The review shall focus on the prioritization of recruitment and retention funds and the identification of key |
| 20 21 | metrics to measure overall program effectiveness. The Board of Governors shall report its findings and recommendations for changes to the policies, if any, to the Joint Legislative |
| 22 | Education Oversight Committee, the Office of State Budget and Management, and the Fiscal |
| 23 | Research Division by April 1, 2012. |
| 24 | |
| 25 | UNC MANAGEMENT FLEXIBILITY REDUCTION |
| 26 | SECTION 9.6.(a) The management flexibility reduction for The University of |
| 27 | North Carolina shall not be allocated by the Board of Governors to the constituent institutions |
| 28 | and affiliated entities using an across-the-board method but in a manner that recognizes the |
| 29 30 | importance of the academic mission and differences among The University of North Carolina entities. |
| 31 | Before taking reductions in instructional budgets, the Board of Governors and the |
| 32 | campuses of the constituent institutions shall consider all of the following: |
| 33 | (1) Reducing State funding for centers and institutes, speaker series, and other |
| 34 | nonacademic activities. |
| 35 | (2) Faculty workload adjustments. |
| 36 | (3) Restructuring of research activities. |
| 37 | (4) Implementing cost-saving span of control measures. |
| 38 | (5) Reducing the number of senior and middle management positions. |
| 39 40 | (6) Eliminating low-performing, redundant, or low-enrollment programs. (7) Protecting direct classroom services, including faculty members and adjunct |
| 41 | professors. |
| 42 | The Board of Governors and the campuses of the constituent institutions also shall |
| 43 | review the institutional trust funds and the special funds held by or on behalf of The University |
| 44 | of North Carolina and its constituent institutions to determine whether there are monies |
| 45 | available in those funds that can be used to assist with operating costs. |
| 46 | In addition, the campuses of the constituent institutions also shall require their |
| 47 | faculty to have a teaching workload equal to the national average in their Carnegie |
| 48 49 | classification. When implementing personnel reductions, the Board of Governors and the |
| 50 | campuses shall make every effort to abolish vacant positions first. |
| 51 | SECTION 9.6.(b) In allocating the management flexibility reduction, State funds |
| 52 | shall not be reduced in either fiscal year of the biennium by more than fifteen percent (15%) |
| 53 | from the Governor's Recommended Continuation Budget for the 2011-2013 fiscal biennium for |
| 54 | any of the following: |
| 55 | (1) Hickory Metro Higher Education Center. |
| 56 57 | (2) Joint Graduate School of Nanoscience and Nanoengineering at North Carolina Agricultural and Technical State University and the University of |
| 58 | North Carolina at Greensboro. |
| 59 | (3) The North Carolina Research Campus. |
| - / | |

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| _ | (4) | Agricultural Extension. | |
| 2 | (5) | Agricultural Research. | |
| 2 5 1 5 | (6) | University of North Carolina School of the Arts. | |
| | (7) | North Carolina Judicial College of the UNC School of Gov | |
| | | ION 9.6.(c) In allocating the management flexibility reduc | |
| | following: | all be allocated in either fiscal year of the 2011-2013 bien | nium to any of the |
| | (1) | Center for Turfgrass Environmental Research and Ed | lucation at North |
| | | Carolina State University. | |
| | (2) | Need-Based Financial Aid. | |
| | (3) | Aid to Private Colleges. | |
| | | | |
| | | MMISSION ON MILITARY AFFAIRS/MODIFY MEN | ABERSHIP |
| | | ION 9.6A. G.S. 127C-2 reads as rewritten: | |
| | "§ 127C-2. Mem | | hall associat of 21 |
| | | orth Carolina Advisory Commission on Military Affairs s | |
| | | who shall serve on the Executive Committee, and $\frac{1517}{17}$ no. Il serve by reason of their positions. | invoting, ex officio |
| | | kecutive Committee shall be appointed as follows: | |
| | (0) (1) | Three members appointed by the Speaker of the House of | of Representatives |
| | (1) | one of whom shall be a member of a recognized veterans' of | |
| | (2) | Three members appointed by the President Pro Tempore | |
| | | of whom shall be a member of a recognized veterans' organ | |
| | (3) | Fifteen members appointed by the Governor, consisting of | |
| | | a. Three representatives from the Jacksonville commu | |
| | | b. Three representatives from the Havelock community | |
| | | c. Three representatives from the Goldsboro commun | |
| | | d. Three representatives from the Fayetteville commu | nity. |
| | () T1 C | e. Three public members from across the State. | |
| | | llowing members, or their designee, shall serve ex officio: | |
| | (1) | The Lieutenant Governor. | |
| | (1a) (2) | Secretary of Crime Control and Public Safety. Secretary of Commerce. | |
| | (2) (2a) | The Secretary of Transportation. | |
| | (2b) | The Secretary of the Department of Environment and Natu | ral Resources |
| | (3) | Commanding General 18th Airborne Corps, Fort Bragg. | |
| | (4) | Commanding General Marine Corps Base, Camp Lejeune. | |
| | (5) | Commanding General Marine Corps Air Station, Cherry P | |
| | (6) | Commander 4th FW, Seymour Johnson Air Force Base. | |
| | (7) | Commander 43rd Airlift Wing, Pope Air Force Base. | |
| | (8) | Commander of the U.S. Coast Guard Support Center, Eliza | abeth City. |
| | (9) | Adjutant General of the North Carolina National Guard. | r |
| | (10) | The Executive Director of the North Carolina League of M | |
| | (11) | The Executive Director of the North Carolina Assoc | clation of County |
| | (17) | Commissioners. The Assistant Secretary for Vatorana Affairs, Department | of Administration |
| | (12) (13) | The Assistant Secretary for Veterans Affairs, Department of The President of The University of North Carolina. | or Aummistration. |
| | $\frac{(13)}{(14)}$ | The President of the North Carolina Community College S | lystem |
| | | overnor shall designate one member of the Executive Con | |
| | | ction (b) of this section to serve as chair. The Executive Con | |
| | | amongst its membership to serve as vice-chairs. | |
| | | rms of the members of the Executive Committee shall be as | follows: |
| | (1) | The members initially appointed by the Speaker of | |
| | | Representatives and the President Pro Tempore of the | |
| | | terms ending on December 31, 2003. | |
| | (2) | Seven of the members appointed by the Governor shall | serve initial terms |
| | | ending on December 31, 2002. | |
| | (3) | Eight of the members appointed by the Governor shall | serve initial terms |
| | | ending on December 31, 2003. | |
| | | | |

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| 1 | Thereafter, all members shall serve two-year terms." | |
| 2 3 4 5 | CLARIFICATION/GENERAL FUND APPROPRIATIONS CARRIED UNC SHALL NOT BE USED FOR CAPITAL IMPROVEMENTS SECTION 9.6B. G.S. 116-30.3 is amended by adding a new sub | section to read: |
| 6 7 | "(f) No funds carried forward pursuant to this section shall be | used for a capital |
| | improvement as defined in G.S. 143C-1-1." | |
| | ALLOW CHANCELLORS OF CONSTITUENT INSTITUTIONS CERTAIN REPAIR AND MAINTENANCE PROJECTS AND FUN AVAILABLE OPERATING FUNDS | |
| | SECTION 9.6C. G.S. 116-13.1 reads as rewritten: | • |
| | "§ 116-13.1. Capital facilities; reports.reports; chancellors may author | <u>ize certain repair,</u> |
| | renovation, and maintenance projects. | ath Constinue in one |
| | (a) The General Assembly finds that although The University of No | orth Carolina is one |
| | of the State's most valuable assets, the current facilities of the University ha | |
| | deteriorate due to decades of neglect and have unfortunately fallen into a because of inadequate attention to maintenance. It is the intent of the Ga | |
| | because of inadequate attention to maintenance. It is the intent of the Ge reverse this trend and to provide a mechanism to assure that the University | |
| | adequately maintained. The General Assembly commits to responsible sto | |
| | assets to protect their value over the years, as follows: | ewardship of these |
| | (1) The Board of Governors of The University of North Ca | rolina shall require |
| | each constituent and affiliated institution to monitor th | |
| | facilities and their needs or repair and renovation, and | |
| | necessary maintenance is carried out within funds available | le. |
| | (2) The Board of Governors shall report annually to the | |
| | Commission on Governmental Operations and the | |
| | Education Oversight Committee on the condition of the | |
| | facilities, the repair, renovation, and maintenance projects | |
| | and all needs for additional funding to maintain the facility | |
| | (3) It is the intent of the General Assembly to assure that a funding, and accountability are continually provided s | |
| | facilities of the University are properly maintained to pr | |
| | excellence the citizens of this State deserve. To the | |
| | Legislative Education Oversight Committee shall repo | |
| | Assembly annually its recommendations for legisl | |
| | implement this policy. | 0 |
| | (b) Equity in University Improvements. – The Board of Governors o | |
| | North Carolina shall continue to study and monitor any inequities in f | |
| | improvements and facilities needs which may still exist on North Carolina's | |
| | Black Colleges and Universities and North Carolina's Historically American | |
| | the University of North Carolina at Pembroke, beyond the funding of the pr | |
| | in this act, and shall report annually to the Joint Legislative Commission Operations on any remaining inequities found, including recommendation | |
| | | is as to now those |
| | inequities should be addressed. (c) Approval of Certain Repair and Maintenance Projects | - Notwithstanding |
| | G.S. 143C-8-7, the chancellor of a constituent institution may approve | |
| | available operating funds in an amount not to exceed one million dollar | $\frac{1100}{1000} \frac{1000}{1000} $ |
| | project for repairs to institution facilities, renovations to institution faciliti | |
| | those facilities, and related equipment purchases. Funds contractually obligated | |
| | project shall not revert at the end of the fiscal year and will remain available | ailable to fund the |
| | completion of the project. Projects approved pursuant to this subsection | |
| | respects accord with applicable laws governing capital improvement projects | , " <u>).</u> |
| | | |
| | AUTHORIZE BOARD OF GOVERNORS TO PERMIT NORTH CA | |
| | UNIVERSITY TO SELF-PERFORM ENERGY CONSERVATI AND TO AUTHORIZE ENERGY SAVINGS REALIZED BY NOI | |
| | STATE UNIVERSITY TO BE USED AS A SOURCE OF RE | |
| | CERTAIN DEBTS | |
| | | |

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| 1 | SECTION 9.6D.(a) Article 3B of Chapter 143 of the General Statutes is amended |
| 2 3 4 5 | by adding a new section to read: |
| 3 | " <u>§ 143-64.17L. Board of Governors may authorize energy conservation measures at</u> |
| 4 5 | (a) <u>constituent institutions.</u> (a) <u>Authority. – Notwithstanding the provisions of this Part to the contrary, the Board</u> |
| 6 | of Governors of The University of North Carolina may authorize any constituent institution |
| 7 | listed in subsection (e) of this section to implement an energy conservation measure without |
| 3 | entering into a guaranteed energy savings contract if both of the following conditions are met: |
| | (1) The Board of Governors finds that the energy savings resulting from the |
| | implementation of the energy conservation measure shall, according to the |
| | energy savings analysis received pursuant to G.S. 143-64.17M(a), equal or |
| | exceed the total cost of implementing the measure. If the proposed implementation will be financed with debt, then the energy savings analysis |
| | must project sufficient energy savings to pay the debt service on any bonds |
| | to be issued. As used in this subdivision, the term 'total cost' shall have the |
| | same meaning as it does in G.S. 143-64.17B(d). |
| | (2) The energy conservation measure is for an existing building or utility |
| | system. |
| | (b) Scope of Authority. – In implementing an energy conservation measure pursuant to |
| | subsection (a) of this section, the Board of Governors may undertake or authorize any constituent institution listed in subsection (e) of this section to undertake any action that (i) |
| | could be required of a qualified provider under a guaranteed energy savings contract or (ii) is |
| | otherwise permissible under this Part. |
| | (c) Projects Consisting of Multiple Energy Conservation Measures. – The Board of |
| | Governors may authorize the implementation of multiple energy conservation measures |
| | simultaneously as part of a single project. When doing so, the findings required by subsection |
| | (a) of this section may be made with respect to the project as a whole and need not be made with respect to individual energy conservation measures. Similarly, the analyses required by |
| | G.S. 143-64.17M may be conducted for the project as a whole instead of for individual energy |
| | conservation measures. |
| | (d) Continuing Applicability of Part to Contracts. – If the Board of Governors or a |
| | constituent institution implements an energy conservation measure through a guaranteed energy |
| | savings contract, that contract shall accord in all respects with the requirements of this Part. (e) The Board of Governors may authorize North Carolina State University to |
| | implement an energy conservation measure without entering into a guaranteed energy savings |
| | contract pursuant to this section." |
| | SECTION 9.6D.(b) Article 3B of Chapter 143 of the General Statutes is amended |
| | by adding a new section to read: |
| | " <u>§ 143-64.17M. Energy savings analysis required prior to implementation:</u> |
| | <u>post-implementation analyses required.</u> (a) Energy Savings Analysis Required Prior to Implementation. – Prior to |
| | implementing an energy conservation measure pursuant to G.S. 143-64.17L, an energy savings |
| | analysis shall be performed to validate the economic assumptions that purportedly support the |
| | implementation of the measure. This analysis shall be performed by a third party selected by |
| | the constituent institution and shall include an energy consumption analysis to develop a |
| | baseline of previous costs of all utilities' energy consumption for the institution on the |
| | assumption that the energy conservation measure was not undertaken. The completed analysis shall be submitted to The University of North Carolina General Administration and to the State |
| | Energy Office. |
| | (b) <u>Post-Implementation Analyses Required. – A constituent institution that implements</u> |
| | an energy conservation measure pursuant to G.S. 143-64.17L shall retain a third party to |
| | perform an annual measurement and verification of energy savings resulting from the energy |
| | conservation measure as compared to the baseline of previous costs set forth in the energy |
| | savings analysis required by subsection (a) of this section. The third party shall annually provide a reconciliation statement based upon the results of a preagreed upon measurement, |
| | monitoring, and verification protocol which shall disclose any shortfall or surplus between the |
| | estimated energy usage and operational savings set forth in the energy savings analysis required |
| | by subsection (a) of this section and actual, not stipulated, energy usage and operational savings |
|) | incurred during a given year. |
| | |

If a reconciliation statement reveals a shortfall in energy savings for a particular year, the constituent institution shall be responsible for and shall pay the shortfall. However, the institution shall not be held responsible for losses due to natural disasters or other emergencies. Any surplus shall be retained by the institution and may be used in the same manner as any other energy savings."

SECTION 9.6D.(c) G.S. 116-30.3B(b) reads as rewritten:

7 It is the intent of the General Assembly that appropriations to the Board of "(b) 8 Governors on behalf of a constituent institution not be reduced as a result of the institution's 9 realization of energy savings. Instead, the General Assembly intends that the amount of 10 appropriations be determined as if no energy savings had been realized. The Director of the 11 Budget shall not decrease the recommended continuation budget requirements for utilities for 12 constituent institutions by the amount of energy savings realized from implementing energy 13 conservation measures, including savings achieved through a guaranteed energy savings 14 contract."

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SECTION 9.6D.(d) G.S. 143-64.17F(b) reads as rewritten:

16 "(b) The Department of Administration, in consultation with the Department of 17 Commerce through the State Energy Office, shall adopt rules for: (i) agency evaluation of 18 guaranteed energy savings contracts; (ii) establishing time periods for consideration of 19 guaranteed energy savings contracts by the Office of State Budget and Management, the Office 20 of the State Treasurer, and the Council of State, and (iii) setting measurements and verification 21 criteria, including review, audit, and precertification. Prior to adopting any rules pursuant to 22 this section, the Department shall consult with and obtain approval of those rules from the State 23 Treasurer. The rules adopted pursuant to this subsection shall not apply to energy conservation 24 measures implemented pursuant to G.S. 143-64.17L." 25

SECTION 9.6D.(e) G.S. 143-64.17H reads as rewritten:

"§ 143-64.17H. Report on guaranteed energy savings contracts entered into by State governmental units.

28 A State governmental unit that enters into a guaranteed energy savings contract or 29 implements an energy conservation measure pursuant to G.S. 143-64.17L must report either (i) 30 the contract and the terms of the contract contract or (ii) the implementation of the measure to 31 the State Energy Office of the Department of Commerce within 30 days of the date the contract 32 is entered into. into or the measure is implemented. In addition, within 60 days after each 33 annual anniversary date of a guaranteed energy savings contract, the State governmental unit 34 must report the status of the contract to the State Energy Office, including any details required 35 by the State Energy Office. The State Energy Office shall compile the information for each 36 fiscal year and report it to the Joint Legislative Commission on Governmental Operations and 37 to the Local Government Commission annually by December 1. In compiling the information, 38 the State Energy Office shall include information on the energy savings expected to be realized 39 from a contract or implementation and shall evaluate whether expected savings have in fact 40 been realized."

SECTION 9.6D.(f) G.S. 142-63 reads as rewritten:

42 "§ 142-63. Authorization of financing contract.

43 Subject to the terms and conditions set forth in this Article, (i) a State governmental unit 44 that is implementing an energy conservation measure pursuant to G.S. 143-64.17L and 45 financing it pursuant to this Article, (ii) a State governmental unit that has solicited a 46 guaranteed energy conservation measure pursuant to G.S. 143-64.17A or G.S. 143-64.17B or 47 G.S. 143-64.17B, or (iii) the State Treasurer, as designated by the Council of State, is 48 authorized to execute and deliver, for and on behalf of the State of North Carolina, a financing 49 contract to finance the costs of the energy conservation measure. The aggregate outstanding 50 amount payable by the State under financing contracts entered pursuant to this Article shall not 51 exceed five hundred million dollars (\$500,000,000) at any one time." 52

SECTION 9.6D.(g) G.S. 142-64(a) reads as rewritten:

"§ 142-64. Procedure for incurrence or issuance of financing contract.

54 When a State governmental unit (i) is implementing an energy conservation (a) 55 measure pursuant to G.S. 143-64.17L and financing it pursuant to this Article or (ii) has 56 solicited a guaranteed energy conservation measure, the State governmental unit shall request 57 that the State Treasurer approve the State governmental unit's entering into a financing contract 58 to finance the cost of the energy conservation measure. In connection with the request, the State 59 governmental unit shall provide to the State Treasurer any information the State Treasurer

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requests in order to evaluate the request. In the event that the State Treasurer determines that 1 2 3 financing efficiencies will be realized through the combining of financing contracts, then the State Treasurer is authorized to execute and deliver, for and on behalf of the State of North 4 Carolina, subject to the terms and conditions set forth in this Article, a financing contract for 5 6 the purpose of financing the cost of the multiple energy conservation measures."

- SECTION 9.6D.(h) G.S. 116D-22(3) reads as rewritten:
- "(3) Obligated resources. – Any sources of income or receipts of the Board of Governors or the institution at which a special obligation bond project is or will be located that are designated by the Board as the security and source of payment for bonds issued under this Article to finance a special obligation bond project, including, without limitation, any of the following:
 - Rents, charges, or fees to be derived by the Board of Governors or a. the institution from any activities conducted at the institution.
 - Earnings on the investment of the endowment fund of the institution b. at which a special obligation project will be located, to the extent that the use of the earnings will not violate any lawful condition placed by the donor upon the part of the endowment fund that generates the investment earnings.
 - Funds to be received under a contract or a grant agreement, including C. "overhead costs reimbursement" under a grant agreement, entered into by the Board of Governors or the institution to the extent the use of the funds is not restricted by the terms of the contract or grant agreement or the use of the funds as provided in this Article does not violate the restriction.
 - <u>d.</u> Funds appropriated from the General Fund to the Board of Governors on behalf of a constituent institution for utilities of the institution that constitute energy savings as that term is defined in G.S. 143-64.17.

Obligated Except as provided in sub-subdivision d. of this subdivision, obligated resources do not include funds appropriated to the Board of Governors or the institution from the General Fund by the General Assembly from funds derived from general tax and other revenues of the State, and obligated resources do not include tuition payment by students."

AMEND REGULATION OF UNC INSTITUTIONAL TRUST FUNDS AND FUNDS OF **UNC HEALTH CARE SYSTEM**

SECTION 9.6E.(a) G.S. 116-36.1 reads as rewritten:

"§ 116-36.1. Regulation of institutional trust funds.

37 38 The Board is responsible for the custody and management of the trust funds of the 39 University of North Carolina and of each institution. The Board shall adopt uniform policies 40 and procedures applicable to the deposit, investment, and administration of these funds which 41 shall assure that the receipt and expenditure of such funds is properly authorized and that the funds are appropriately accounted for. The Board may delegate authority, through the 42 43 president, to the respective chancellors of the institutions when such delegation is necessary or 44 prudent to enable the institution to function in a proper and expeditious manner.

45 Trust funds shall be deposited with the State Treasurer who shall hold them in trust (b) 46 in separate accounts in the name of the University of North Carolina and of each institution. 47 The cash balances of these accounts may be pooled for investment purposes, but investment 48 earnings shall be credited pro rata to each participating account. For purposes of distribution of 49 investment earnings, all trust funds of an institution shall be deemed a single account.

50 Moneys deposited with the State Treasurer in trust fund accounts pursuant to this (c) 51 section, and investment earnings thereon, are available for expenditure by each institution 52 without further authorization from the General Assembly.

53 Trust funds are subject to the oversight of the State Auditor pursuant to Article 5A (d) 54 of Chapter 147 of the General Statutes but are not subject to the provisions of the State Budget 55 Act except for capital improvements projects which shall be authorized and executed in 56 accordance with G.S. 143C-8-8 and G.S. 143C-8-9.

57 Each institution shall submit such reports or other information concerning its trust (e) 58 fund accounts as may be required by the Director of the Budget. Board.

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| $\frac{1}{2}$ | (f) Trust | funds or the investment income therefrom shall not take r any part thereof, but any portion of these funds avai | the place of State |
| 2 3 | institutional nurr | poses is appropriated and shall be used to supplement State | appropriations to |
| 4 | the end that the | institution may improve and increase its functions, may en | large its areas of |
| 5 | | become more useful to a greater number of people. | naige its areas of |
| 6 | | ed in this section, "trust funds" means: | |
| 7 | (5) (1) | Moneys, or the proceeds of other forms of property. | received by an |
| 7 8 | (1) | institution as gifts, devises, or bequests that are neith | |
| 9 10 | | designated to be gifts, devises, or bequests to the endow | |
| 10 | (2) | institution; Moneys received by an institution pursuant to grants from, | or contracts with |
| 12 | (2) | the United States government or any agency or instrumenta | lity thereof; |
| 13 | (3) | Moneys received by an institution pursuant to grants from, | |
| 14 | | any State agencies, any political subdivisions of the State, | |
| 15 | | nations or political subdivisions thereof, or any private en | |
| 16 | | institution undertakes, subject to terms and conditions spec | |
| 17 | | providing the moneys, to conduct research, training | or public service |
| 18 | | programs, or to provide financial aid to students; | 1 |
| 19 | (4) | Moneys collected by an institution to support extracurri | cular activities of |
| 20 | | students of the institution; | |
| 21 | (5) | Moneys received from or for the operation by an institu | |
| 22 | | established for the benefit of scholarship funds or student a | |
| 23 | (6) | Moneys received from or for the operation by an institu | tion of any of its |
| 24 | | self-supporting auxiliary enterprises, including institutiona | - 14h and 1and |
| 25 | | enterprise funds for the operation of housing, food, he | alth, and laundry |
| 26 27 | (7) | services; Moneya received by an institution in respect to feed and a | ther normants for |
| 28 | (7) | Moneys received by an institution in respect to fees and o services rendered by medical, dental or other health care p | |
| 28 29 | | an organized practice plan approved by the institution or u | |
| 30 | | agreement between the institution and a hospital or | other health care |
| 31 | | provider; | Juici incartii care |
| 32 | (8) | The net proceeds from the disposition effected pursuant | to Chapter 146 |
| 33 | (0) | Article 7, of any interest in real property owned by or und | |
| 34 | | and control of an institution if the interest in real prope | |
| 35 | | acquired by gift, devise, or bequest or through expendence | |
| 36 | | defined in this subsection (g) as "trust funds," except the | net proceeds from |
| 37 | | the disposition of an interest in real property first acquired | by the institution |
| 38 | | through expenditure of moneys received as a grant from a S | |
| 39 | (9) | Moneys received from the operation and maintenance of in | |
| 40 | | and forest farmlands, provided, that such moneys shall be | |
| 41 | | by the institution for support of forest-related research, tea | |
| 42 | | service programs; | 0, 1 |
| 43 | (10) | Moneys received from an activity authorized by G.S. 66-5 | 8(b)(8)m., n., and |
| 44 | | 0.; | |
| 45 | (11) | Moneys deposited to the State Education Assistance | Authority Fund |
| 46 | | pursuant to G.S. 116-209.3. | 5 |
| 47 | (h) Notw | ithstanding the provisions of subsection (b) of this section | n, the Board may |
| 48 | | official depository of the funds identified in subsection (g) | |
| 49 | | aks or trust companies in this State. The amount of funds | |
| 50 | | ry shall be fully secured by deposit insurance, surety bon | |
| 51 | | h nature, in such amounts, and in such manner as is presci | |
| 52 | | e security of public deposits generally. The available cash | |
| 53 | | ant to this subsection shall be invested in interest-bear | |
| 54 | | hat the rate of return equals that realized from the investme | |
| 55 | | pard may authorize, through the President, that the chancello | |
| 56 | | ution's available trust fund cash balances in interest-bearing a | |
| 57 | | hay be authorized by the Board in the exercise of its sound c | |
| 58 | regard to any star | tute or rule of law relating to the investment of funds by fiduo | ciaries. |

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|-----------------|--|--|--|
| 1 | (i) The c | eash balances on hand as of June 30, 1978, and all future receipts accruing | |
| 2 | thereafter, of fun | ds identified in this section are hereby appropriated to the use of the University | |
| 2 3 | of North Carolina and its constituent institutions." | | |
| 4 | SECTION 9.6E.(b) G.S. 116-37(e) reads as rewritten: | | |
| 5 | "(e) Finances. – The University of North Carolina Health Care System shall be subject to | | |
| 6 | | the State Budget Act, except for trust funds as provided in G.S. 116-36.1 and | |
| 7 | | The Chief Executive Officer, subject to the board of directors, shall be | |
| 8 | | Il aspects of budget preparation, budget execution, and expenditure reporting. | |
| | | | |
| 9 | | nds of the University of North Carolina Health Care System may be budgeted | |
| 10 | | rough special fund codes, maintaining separate auditable accounts for the | |
| 11 | | rth Carolina Hospitals at Chapel Hill and the clinical patient care programs of | |
| 12 | | edicine of the University of North Carolina at Chapel Hill. All receipts of the | |
| 13 | University of No | rth Carolina Health Care System may be deposited directly to the special fund | |
| 14 | codes, and exce | pt for General Fund appropriations, all receipts of the University of North | |
| 15 | Carolina Hospit | tals at Chapel Hill may be invested pursuant to G.S. 147-69.2(b3). | |
| 16 | G.S. 116-37.2(h) | General Fund appropriations for support of the University of North Carolina | |
| 17 | | pel Hill shall be budgeted in a General Fund code under a single purpose, | |
| 18 | "Contribution to | University of North Carolina Hospitals at Chapel Hill Operations" and be | |
| 19 | | special fund operating code as receipts." | |
| 20 | | FION 9.6E.(c) G.S. 116-37.2 reads as rewritten: | |
| 20 | | gulation of University of North Carolina Hospitals at Chapel Hill Funds. | |
| $\frac{21}{22}$ | | ed in this section, "funds" means: | |
| $\frac{22}{23}$ | (u) (1) | Moneys, or the proceeds of other forms of property, received by the | |
| 23 | (1) | University of North Carolina Hospitals at Chapel Hill as gifts, devises, or | |
| 24 | | | |
| 25 | (2) | bequests. Moneys received by the University of North Carolina Hospitals at Chapel | |
| | (2) | | |
| 27 | | Hill pursuant to grants from, or contracts with, the United States government | |
| 28 | (2) | or any agency or instrumentality thereof. | |
| 29 | (3) | Moneys received by the University of North Carolina Hospitals at Chapel | |
| 30 | | Hill pursuant to grants from, or contracts with, any State agencies, any | |
| 31 | | political subdivisions of the State, any other states or nations or political | |
| 32 | | subdivisions thereof, or any private entities whereby the University of North | |
| 33 | | Carolina Hospitals at Chapel Hill undertakes, subject to terms and conditions | |
| 34 | | specified by the entity providing the moneys, to conduct research, training, | |
| 35 | | or public service programs. | |
| 36 | (4) | Moneys received from or for the operation by the University of North | |
| 37 | | Carolina Hospitals at Chapel Hill of any of its self-supporting auxiliary | |
| 38 | | enterprises, including the Liability Insurance Trust Fund. | |
| 39 | (5) | Moneys received by the University of North Carolina Hospitals at Chapel | |
| 40 | | Hill in respect to fees and other payments for services it renders in its | |
| 41 | | hospital and/or clinical operations. | |
| 42 | <u>(5a)</u> | Moneys received by the University of North Carolina Hospitals at Chapel | |
| 43 | <u>(0 w)</u> | Hill in respect to borrowings for capital equipment or construction projects | |
| 44 | | to further services it renders in either or both of its hospital or clinical | |
| 45 | | operations. | |
| 46 | (6) | The net proceeds from the disposition effected pursuant to Article 7 of | |
| 47 | (0) | Chapter 146 of the General Statutes of any interest in real property owned by | |
| 48 | | or under the supervision and control of the University of North Carolina | |
| 49 | | | |
| 49 50 | | Hospitals at Chapel Hill if the interest in real property had first been | |
| | | acquired by gift, devise, or bequest or through expenditure of moneys | |
| 51 | | defined in this subsection, except the net proceeds from the disposition of an | |
| 52 | | interest in real property first acquired by the University of North Hospitals at | |
| 53 | | Chapel Hill through expenditure of moneys received as a grant from a State | |
| 54 | | agency. | |
| 55 | | Board of Directors of the University of North Carolina Health Care System, as | |
| 56 | | S. 116-37(b), is responsible for the custody and management of the funds of | |
| 57 | | f North Carolina Hospitals at Chapel Hill. The Board shall adopt uniform | |
| 58 | policies and pro | cedures applicable to the deposit, investment, and administration of these | |
| 59 | funds, which sha | Il assure that the receipt and expenditure of such funds is properly authorized | |
| | | | |

and that the funds are appropriately accounted for. The Board may delegate authority, through 1 2 3 the Chief Executive Officer of the University of North Carolina Health Care System to the President of the University of North Carolina Hospitals at Chapel Hill, when such delegation is 4 necessary or prudent to enable the University of North Carolina Hospitals at Chapel Hill to function in a proper and expeditious manner.

5 6 Funds under this section shall be deposited with the State Treasurer who shall hold (c) 7 them in trust in the name of the University of North Carolina Hospitals at Chapel Hill.

8 Funds deposited with the State Treasurer in an account pursuant to this section, and (d) 9 investment earnings thereon, thereon are available for expenditure by the University of North 10 Carolina Hospitals at Chapel Hill without further authorization from the General Assembly.

11 (e) Funds under this section are subject to the oversight of the State Auditor pursuant to 12 Article 5A of Chapter 147 of the General Statutes but are not subject to the provisions of the 13 Executive State Budget Act except for capital improvements projects, which shall be authorized and executed in accordance with G.S. 143-18.1. G.S. 143C-8-8 and G.S. 143C-8-9. 14

15 The University of North Carolina Hospitals at Chapel Hill shall submit such reports (f)16 or other information concerning its fund accounts under this section as may be required by the 17 Director of the Budget. Board of Directors of the University of North Carolina Health Care 18 System.

19 Funds under this section, or the investment income therefrom, shall not take the (g) 20 place of State appropriations or any part thereof, but any portion of these funds available for 21 general institutional purposes shall be used to supplement State appropriations to the end that 22 the University of North Carolina Hospitals at Chapel Hill may improve and increase their 23 functions, may enlarge their areas of service, and may become more useful to a greater number 24 of people.

25 (h) Notwithstanding the provisions of subsection (c) of this section, the Board may 26 designate as the official depository of the funds identified in subdivisions (a)(4), (a)(5), and 27 (a)(6) of this section one or more banks or trust companies in this State for any investments 28 authorized by G.S. 147-69.2(b3). The Board of Directors of the University of North Carolina 29 Health Care System may deposit or invest the funds under this section in interest-bearing 30 accounts and other investments in the exercise of its sound discretion, without regard to any 31 statute or rule of law relating to the investment of funds by fiduciaries."

32 33 **UNC/INSTITUTIONAL EXPENDITURE BENCHMARKS**

SECTION 9.6F.(a) G.S. 116-31.10 reads as rewritten:

"§ 116-31.10. Powers of Board regarding certain purchasing contracts.

35 36 Notwithstanding G.S. 143-53.1 or G.S. 143-53(a)(2), the expenditure benchmark for (a) 37 a special responsibility constituent institution with regard to competitive bid procedures and the 38 bid value benchmark shall be an amount not greater than five hundred thousand dollars 39 (\$500,000). The Board shall set the benchmark for each institution from time to time. In setting 40 an institution's benchmark in accordance with this section, the Board shall consider the 41 institution's overall capabilities including staff resources, purchasing compliance reviews, and audit reports. The Board shall also consult with the Director of the Division of Purchase and 42 43 Contract and the Director of the Budget prior to setting the benchmark.

44 (b) Each institution with an expenditure benchmark greater than two hundred fifty 45 thousand dollars (\$250,000) shall comply with this subsection for any purchase greater than 46 two hundred fifty thousand dollars (\$250,000) the institution's benchmark set by the Board but not greater than five hundred thousand dollars (\$500,000). This institution shall submit to the 47 48 Division of Purchase and Contract for that Division's approval or other action deemed 49 necessary by the Division a copy of all offers received and the institution's recommendation of 50 award or other action. Notice of the Division's decision shall be sent to that institution. The 51 institution shall then proceed with the award of contract or other action recommended by the 52 Division."

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SECTION 9.6F.(b) This section becomes effective October 1, 2011.

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UNC ASSUME RESPONSIBILITY FOR QUALITY ACCEPTANCE INSPECTION 56 PROCESS

- SECTION 9.6G.(a) G.S. 143-60 reads as rewritten:
- 58 "§ 143-60. Rules covering certain purposes.

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| | ary of Administration may adopt, modify, or | |
| | oses, in addition to those authorized elsewhere in | |
| (1) | Requiring reports by State departments, institu | |
| | supplies and materials and equipment on har | id and prescribing the form of |
| (2) | such reports. Prescribing the manner in which supplies, ma | sterials and equipment shall be |
| (2) | delivered, stored and distributed. | iteriais and equipment shan be |
| (3) | Prescribing the manner of inspecting deliver | ries of supplies materials and |
| (\mathbf{J}) | equipment and making chemicals and/or phys | ical tests of samples submitted |
| | with bids and samples of deliveries to deter | |
| | been made in compliance with specification | |
| | this subdivision shall not apply to the co | |
| | University of North Carolina. The Presiden | t of The University of North |
| | Carolina shall issue regulations or guidelines | |
| | inspections by constituent institutions to ens | |
| | made in compliance with specifications. | |
| (4) | Prescribing the manner in which purchases sha | |
| (5) | Providing for such other matters as may b | e necessary to give effect to |
| | foregoing rules and provisions of this Article. | |
| (6) | Prescribing the manner in which passenger ve | |
| | Secretary of Administration may prescribe appro | |
| | e, its institutions and agencies, to obtain materials | |
| | tate or local governments or their disposal agencies $C_{\rm TLON} = C_{\rm C}$ (b) This section becomes affective | |
| SEC | CTION 9.6G.(b) This section becomes effective | October 1, 2011. |
| NCSIIMAVS | ELL TIMBER | |
| | CTION 9.6H. Part 1 of Article 3A of Chapter | 143 of the General Statutes is |
| | ding a new section to read: | 175 Of the Ocheral Statutes 18 |
| | North Carolina State University may sell timbe | er. |
| | nding any provision of this Part or Chapter 140 | |
| Board of Trust | tees of North Carolina State University may can | use to be severed and sold or |
| transferred time | ber from any unimproved timberlands owned by | or allocated to the University |
| without involve | ement by the State Surplus Property Agency and | without being required to pay |
| any service cha | arge or surcharge to the State Surplus Property | Agency. Any such severance |
| | ed to the Council of State through the State P | |
| | delegate the authority set out above to response | |
| | y sales or transfers under this section shall be us | |
| | nming costs associated with, forest properties ow | med, allocated, or managed by |
| Norui Carolina | State University." | |
| USE OF FSCI | HEAT FUND FOR NEED-BASED FINANCIA | LAID PROCRAMS |
| | CTION 9.8.(a) There is appropriated from the | |
| | ernors of The University of North Carolina the | |
| | <i>investory</i> of the oniversity of total carolina are <i>i</i> -two thousand two hundred forty-two dollars (\$. | |
| | the sum of thirty-two million one hundred twee | |
| | rs (\$32,122,242) for the 2012-2013 fiscal year to | |
| North Carolina | Need-Based Financial Aid Program. | - |
| SEC | CTION 9.8.(b) In addition to the appropriation in | |
| there is approp | priated from the Escheat Fund income to the | Board of Governors of The |
| | North Carolina the sum of ninety-five million tw | |
| | welve dollars (\$95,231,912) for the 2011-2012 | |
| | lorth Carolina Need-Based Financial Aid Program | |
| | CTION 9.8.(c) There is appropriated from the Es | |
| | munity Colleges the sum of sixteen million f | |
| | for the 2011-2012 fiscal year and the sum of $(16, 500, 000)$ for the 2012 2012 fixed year to 1000000 | |
| | rs (\$16,500,000) for the 2012-2013 fiscal year to | be used for community college |
| grants. | TION 08 (d) There is annearisted from the | Eschapt Fund income to the |
| | CTION 9.8.(d) There is appropriated from the Administration, Division of Veterans Affairs, | |
| Department 01 | | the sum of six minion inve |
| | | |

hundred twenty thousand nine hundred sixty-four dollars (\$6,520,964) for the 2011-2012 fiscal year and the sum of six million five hundred twenty thousand nine hundred sixty-four dollars (\$6,520,964) for the 2012-2013 fiscal year to be used for need-based student financial aid.

2 3 4 **SECTION 9.8.(e)** The funds appropriated by this section shall be allocated by the 5 State Educational Assistance Authority (SEAA) for need-based student financial aid in 6 accordance with G.S. 116B-7. If the interest income generated from the Escheat Fund is less 7 than the amounts referenced in this section, the difference may be taken from the Escheat Fund 8 principal to reach the appropriations referenced in this section; however, under no 9 circumstances shall the Escheat Fund principal be reduced below the sum required in 10 If any funds appropriated under this section remain uncommitted for G.S. 116B-6(f). need-based financial aid as of the end of a fiscal year, the funds shall be returned to the Escheat 11 Fund, but only to the extent the funds exceed the amount of the Escheat Fund income for that 12 13 fiscal year.

14 **SECTION 9.8.(f)** The State Education Assistance Authority shall perform all of 15 the administrative functions necessary to implement this program of financial aid. The SEAA 16 shall conduct periodic evaluations of expenditures of the scholarship programs to determine if 17 allocations are utilized to ensure access to institutions of higher learning and to meet the goals 18 of the respective programs. SEAA may make recommendations for redistribution of funds to 19 The University of North Carolina, Department of Administration, and the President of the Community College System regarding their respective scholarship programs, who then may 20 21 authorize redistribution of unutilized funds for a particular fiscal year.

22 SECTION 9.8.(g) The Office of State Budget and Management shall transfer the 23 cash balance of the community college grant program remaining in Budget Code 66801, Fund 24 6102, to the Escheat Fund. 25

26 UNC NEED-BASED FINANCIAL AID PROGRAM FUNDING SCHEDULE

27 **SECTION 9.9.(a)** Of the funds appropriated by this act for the 2011-2012 fiscal 28 year for The University of North Carolina Need-Based Financial Aid Program, the sum of fifty-nine million eight hundred fifty-nine thousand five hundred sixty-two dollars 29 30 (\$59,859,562) shall not be used for expenditures in the 2011-2012 fiscal year but shall be 31 carried forward and held in reserve by the State Education Assistance Authority. The funds 32 carried forward and held in reserve pursuant to this subsection may be disbursed by the State Education Assistance Authority after July 1, 2012, for need-based student financial aid in the 33 34 2012-2013 academic year in accordance with G.S. 116B-7.

35 **SECTION 9.9.(b)** Of the funds appropriated by this act for the 2012-2013 fiscal 36 year for The University of North Carolina Need-Based Financial Aid Program, the sum of 37 fifty-nine million eight hundred fifty-nine thousand five hundred sixty-two dollars 38 (\$59,859,562) shall not be used for expenditures in the 2012-2013 fiscal year but shall be 39 carried forward and held in reserve by the State Education Assistance Authority. The funds 40 carried forward and held in reserve pursuant to this subsection may be disbursed by the State 41 Education Assistance Authority after July 1, 2013, for need-based student financial aid in the 42 2013-2014 academic year in accordance with G.S. 116B-7.

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CONSOLIDATE ASSETS OF MILLENNIUM TEACHING SCHOLARSHIP LOAN PROGRAM AND PROSPECTIVE TEACHERS SCHOLARSHIP LOAN FUND/ GIVE PRIORITY FOR SCHOLARSHIP LOANS FOR PROSPECTIVE TEACHERS TO CERTAIN FORMER TEACHER ASSISTANTS

48 **SECTION 9.10.(a)** Effective January 1, 2012, the Millennium Teaching 49 Scholarship Loan Program is abolished.

50 **SECTION 9.10.(b)** All financial obligations to any student awarded a scholarship loan from the Millennium Teaching Scholarship Loan Program before January 1, 2012, shall be 51 52 fulfilled with funds from the Scholarship Loan Fund for Prospective Teachers established under 53 G.S. 116-209.33, provided the student remains eligible under the provisions of the Millennium 54 Teaching Scholarship Loan Program. All contractual agreements between a student awarded a 55 scholarship loan from the Millennium Teaching Scholarship Loan Program before January 1, 56 2012, and the State Education Assistance Authority regarding the loan remain enforceable.

57 **SECTION 9.10.(c)** The assets and liabilities for the Millennium Teaching 58 Scholarship Loan Program shall be transferred as follows:

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| $\frac{1}{2}$ | (1) Five hundred thousand dollars (\$500,000) shall be transfer Fund on July 1, 2011. | erred to the Escheat |
| 2 3 4 5 6 7 | (2) The remaining balance of the assets and liabilities shall b Scholarship Loan Fund for Prospective Teachers G.S. 116-209.33 on January 1, 2012. | |
| 6 | SECTION 9.10.(d) Notwithstanding the provisions of G.S. | 116-209.33 or any |
| 8 | other provision of law, when awarding scholarship loans under G.S. 11 Education Assistance Authority shall give priority to any applicant w | 6-209.33, the State |
| 9 10 11 | scholarship loan under G.S. 116-209.33 if the applicant was formerly emj assistant at a public school in North Carolina but lost his or her teacher assis State public school system as a result of a reduction in force. | ployed as a teacher |
| 12 | | |
| 13 14 15 | LIMIT CERTAIN FINANCIAL AID GRANTS TO THE TRAD PERIOD REQUIRED TO EARN A BACCALAUREATE DEGREE SECTION 9.11.(a) Article 1 of Chapter 116 of the General Stat | 1 |
| 16 | adding a new section to read: | 2 |
| 17 18 | " <u>§ 116-25.1. Limit receipt of The University of North Carolina need-l</u> | |
| 18 19 | (a) grants to traditional time period required to earn baccalaure Except as otherwise provided by this section, a student shall | |
| 20 | from The University of North Carolina Need-Based Financial Aid Program | |
| 21 | full-time academic semesters, or its equivalent if enrolled part-time, un | |
| 22 | enrolled in a program officially designated by the Board of Governors as | |
| 23 24 | program. If a student is enrolled in such a five-year degree program, then t receive a need-based grant from The University of North Carolina Need-E | |
| 24 25 | Program for more than 11 full-time academic semesters or its equivalent if e | |
| $\frac{25}{26}$ | (b) Upon application by a student, the student may receive a grant | |
| 27 | part-time or full-time academic semester as appropriate, if the student demo | onstrates that any of |
| 28 | the following have substantially disrupted or interrupted the student's pursu | |
| 29 | military service obligation, (ii) serious medical debilitation, (iii) a short | |
| 30 31 | disability, or (iv) other extraordinary hardship, including inability to enrol courses due to reduced course offerings. The Board of Governors shall estab | lish the appropriate |
| 32 | procedures to implement the additional semester extension provided by this | subsection " |
| 33 | SECTION 9.11.(b) The Fiscal Research Division, in coo | |
| 34 | University of North Carolina, the North Carolina Community College | System, the North |
| 35 | Carolina Independent Colleges and Universities, Inc., and the State Ed | lucation Assistance |
| 36 | Authority shall study how to track and document the receipt of The U | niversity of North |
| 37 38 | Carolina need-based grants, North Carolina Community College need-ba private institutions of higher education need-based scholarships by students | |
| 39 | public and private institutions of higher education while pursuing a baccal | |
| 40 | degree so that no student receives a combination of these grants or scholars | |
| 41 | cumulative total of nine full-time academic semesters or 11 full-time aca | demic semesters as |
| 42 | appropriate. In addition, the study shall (i) consider the need to grant a | |
| 43 | imposed on receipt of need-based grants or scholarships for those stude | |
| 44 45 | legitimate disruptions or interruptions of the academic pursuit of a degree an appropriate criteria and procedure for extending the eligibility to rece | ive those types of |
| 46 | financial aid for an additional period of time. The study shall also examine a | inv potential impact |
| 47 | on college completion rates. | ing potential impact |
| 48 | The Fiscal Research Division shall report its findings and | |
| 49 | including any legislative recommendations, by March 1, 2012, to the | e Joint Legislative |
| 50 51 | Education Oversight Committee and to the Education Appropriation Sul | ocommittees of the |
| 51 52 | House of Representatives and the Senate. SECTION 9.11.(c) Subsection (a) of this section is effective | for the 2012-2013 |
| 53 | academic year and each subsequent fiscal year. | 101 my 2012-2013 |
| 54 | · · · · · · · · · · · · · · · · · · · | |

54 55 56 57 ACADEMIC COMMON MARKET SECTION 9.12.(a) Notwithstanding G.S. 116-43.10, the Board of Governors of The University of North Carolina shall not participate in the Academic Common Market for the purpose of accepting new students for the 2012-2013 academic year, and no new students shall 58

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be allowed to enroll through the Academic Common Market program into The University of North Carolina graduate programs for the 2012-2013 academic year.

SECTION 9.12.(b) This section does not affect a student enrolled in The University of North Carolina System under the Academic Common Market program prior to the 2012-2013 academic year; that student may continue to pay in-State tuition as long as the student is enrolled in that graduate program.

ELIMINATE PRIVATE MEDICAL SCHOOL AID

SECTION 9.14. G.S. 116-21.6 is repealed.

TRANSFER NORTH CAROLINA ARBORETUM RESPONSIBILITIES TO WESTERN CAROLINA

SECTION 9.15.(a) G.S. 116-242 reads as rewritten:

"§ 116-242. Administration of Arboretum; acceptance of gifts and grants.

The Arboretum shall be administered by The University of North Carolina <u>and</u> through the Board of Directors established in G.S. 116-243. State funds for the administration of the Arboretum shall be appropriated to The University of North Carolina for the University of North Carolina at Asheville. The for Western Carolina University to administer on behalf of the arboretum. The North Carolina Arboretum and The University of North Carolina may receive gifts and grants to be used for development or operation of the Arboretum."

SECTION 9.15.(b) G.S. 116-243 reads as rewritten:

"§ 116-243. Board of directors established; appointments.

A board of directors to govern the operation of the Arboretum is established, to be appointed as follows:

- (1) Two by the Governor, initially, one for a two-year term, and one for a four-year term. Successors shall be appointed for four-year terms.
- (2) Two by the General Assembly, in accordance with G.S. 120-121, upon the recommendation of the President Pro Tempore of the Senate, initially, one for a two-year term, and one for a four-year term. Successors shall be appointed for four-year terms.
- (3) Two by the General Assembly, in accordance with G.S. 120-121, upon the recommendation of the Speaker of the House of Representatives, initially, one for a two-year term, and one for a four-year term. Successors shall be appointed for four-year terms.
- (4) The President of The University of North Carolina or the President's designee to serve ex officio.
- (4a) Two by the President of The University of North Carolina. Members shall be appointed for four-year terms, except that the initial terms shall be as provided otherwise by law.
- (5) The chancellors, chief executive officers, or their designees of the following institutions of higher education: North Carolina State University, Western Carolina University, The University of North Carolina at Asheville, Mars Hill College, and Warren Wilson College, to serve ex officio.
- (6) The President of Western North Carolina Arboretum, Inc., to serve ex officio.
- (7) Six-Eight by the Board of Governors of The University of North Carolina, initially, three for one-year terms, and three for three-year terms. Successors shall be appointed for four-year terms. One shall be an active grower of nursery stock, and one other shall represent the State's garden elubs.Members shall be appointed for four-year terms, except that the initial terms shall be as otherwise provided by law.
 - (8) The executive director of the Arboretum and the Executive Vice President of Western North Carolina Development Association shall serve ex officio as nonvoting members of the board of directors. a nonvoting member of the Board of Directors.
- 56(9)The President of The North Carolina Arboretum Society, Inc., to serve ex
officio.

All appointed members may serve two full four-year terms following the initial appointment and then may not be reappointed until they have been absent for at least one year.

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| for the remained Assembly shall 1, 2011. | until their successors have been appointed. Appointee er of the unexpired term. Vacancies in appointment be filled in accordance with G.S. 120-122. Initial terms | s made by the General s begin July 1, 1986.July |
| | n of the board of directors Chair of the Board of D jority vote of the directors. | irectors shall be elected |
| The execution directors. Preside | <u>ve director Executive Director</u> of the Arboretum shal of The University of North Carolina or the Preside | |
| Board of Director | TION 9.15.(c) G.S. 116-244 reads as rewritten: | |
| | ties of board of directors. | |
| The board of | f directors Board of Directors of the Arboretum has t | the following duties and |
| responsibilities: | | |
| (1) | Development of the policies and procedures concer | |
| | and facilities being developed as part of the V | Vestern North Carolina |
| | Arboretum, Inc.; | |
| (2) | Approval of plans for any buildings to be constructed | |
| (3) | Maintenance and upkeep of buildings and all propert | |
| (4) (5) | Approval of permanent appointments to the staff of t | |
| (5) | Recommendations to the General Administration of | candidates for executive |
| (\mathbf{f}) | director Executive Director of the Arboretum; | a a construction |
| (6) | Recommendations to the General Administration for of the executive director <u>Executive Director</u> or | |
| | Arboretum; | other personner of the |
| (7) | Ensurance of appropriate liaison between the Arbore | tum and the U_S_Forest |
| (\prime) | Service, the National Park Service, the Western No | |
| | Inc., The North Carolina Arboretum Society, Inc., B | |
| | Centers for Environmental and Climatic Inter | |
| | Cooperative Institute for Climate and Satellites, a | |
| | economic development agencies and organization | ons of interest to and |
| | involved in the work at the Arboretum; | |
| (8) | Development of various policies and directives, inc | |
| | executive director, Executive Director, to be p | |
| | members of the board of directors and the exec | utive director; Board of |
| | Directors and the Executive Director; | |
| (9) | Approval of annual expenditures and budget reques | |
| | Board of Governors. The University of No | rth Carolina General |
| Th. 1 | Administration. | |
| | of directors Board of Directors shall meet at least the application of the abairmon Chair or at the request of at 1 | |
| | e call of the chairman <u>Chair</u> or at the request of at l feetings shall be held at the Arboretum, the University | |
| <u>Ashavilla or W</u> | Vestern Carolina University.any campus of a constitution | tuent institution of The |
| University of N | orth Carolina, or at other public locations in support of | f the Arboretum mission |
| and purposes." | stur Caronnia, or at other public locations in support of | |
| | TION 9.15.(d) Effective July 1, 2011, the Presider | nt of The University of |
| | shall appoint one member pursuant to G.S. 116- | |
| | f this section to serve an initial term of two years to en | |
| | e an initial term of four years to end July 1, 2015; succe | |
| | ms as provided by G.S. 116-243. Effective July | |
| | ne University of North Carolina shall appoint one of | |
| | of Directors pursuant to G.S. 116-243(7) as amended | |
| | an initial term of two years to end July 1, 2013, and t | |
| | e an initial term of four years to end July 1, 2015; succ | essors shall be appointed |
| to four year tern | is as provided by G.S. 116-243. | |
| | | |
| SPECIAL RES | PONSIBILITY CONSTITUENT INSTITUTION A | |

56 57

SPECIAL RESPONSIBILITY CONSTITUENT INSTITUTION AUDITS SECTION 9.16. Article 1 of Chapter 116 of the General Statutes is amended by adding a new section to read: 58

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| 1 | | ecial responsibility constituent institutions: annual audit | by State Auditor |
| 1 2 3 4 5 6 7 8 9 10 11 | Each special of the special re State Auditor or provided to the Board of Govern also be included The Board o | rtified public accountant. responsibility constituent institution shall be audited annuall sponsibility constituent institution may use State funds to with a certified public accountant to perform the audit. Chancellor and Board of Trustees of the special responsibil ors of The University of North Carolina, and the State Audit in the State's Comprehensive Annual Financial Report (CAF f Governors of The University of North Carolina shall ensu- nstituent institutions are audited in accordance with this secti | contract with the The audit shall be lity institution, the tor. The audit shall <u>R).</u> ure that all special |
| 12 13 14 | INSTITUTI | SCHOLARSHIPS FOR STUDENTS ATTENDI ONS OF HIGHER EDUCATION FION 9.18.(a) Chapter 116 of the General Statutes is ame | ING PRIVATE |
| 15 | new Article to re | ad: | indea by adding a |
| 16 | | "Article 34. | |
| 17 | "Need-Based S | Scholarships for Students Attending Private Institutions of Hi | igher Education. |
| 18 | " <u>§ 116-80. Defin</u> | | - |
| 19 | The followin | g definitions apply to this Article: | |
| 20 | <u>(1)</u> | Academic year A period of time in which a stude | |
| 21 | | complete the equivalent of at least two semesters' or three | <u>quarters' academic</u> |
| 22 | | work. | |
| 23 | <u>(2)</u> | <u>Authority. – The State Education Assistance Authority cre</u> | ated by Article 23 |
| 24 25 | (2) | of Chapter 116 of the General Statutes. | that is any of the |
| 23 26 | <u>(3)</u> | <u>Eligible private postsecondary institution. – A school t following:</u> | <u>. That is any of the</u> |
| 20 27 | | <u>a.</u> <u>A nonprofit postsecondary educational instituti</u> | ion with a main |
| $\frac{27}{28}$ | | <u>a.</u> <u>A nonprofit possecondary educational institution</u> permanent campus located in this State that is not of | |
| 29 | | by the State of North Carolina or by an ag | |
| 30 | | subdivision of the State or by any combination the | |
| 31 | | all of the following: | |
| 32 | | 1. Is accredited by the Southern Association | n of Colleges and |
| 33 | | Schools under the standards of the | College Delegate |
| 34 | | Assembly of the Association or by the | |
| 35 | | Association of Schools and Colleges throug | <u>gh its Commission</u> |
| 36 | | on Institutions of Higher Education. | ~ ~ |
| 37 | | 2. <u>Awards a postsecondary degree as defined i</u> | |
| 38 | | b. <u>A postsecondary institution owned or operate</u> | |
| 39 | | authority as defined in G.S. 131E-16(14) or s | |
| 40 41 | | affiliated with a nonprofit postsecondary education | onal institution as |
| 41 | <u>(4)</u> | <u>defined in sub-subdivision a. of this subsection.</u> <u>Main permanent campus. – A campus owned by the</u> | e eligible private |
| 43 | <u>(+)</u> | postsecondary institution that provides permanent on-prem | |
| 44 | | services, and classrooms with full-time faculty members a | |
| 45 | | that engages in postsecondary degree activity as defined in | |
| 46 | <u>(5)</u> | Matriculated status. – Being recognized as a student in a d | |
| 47 | ~~~ | study leading to a degree, diploma, or certificate at a | |
| 48 | | postsecondary institution. | • |
| 49 | $\frac{(6)}{(7)}$ | Scholarship. – A scholarship for education awarded under | |
| 50 | <u>(7)</u> | <u>Title IV. – Title IV of the Higher Education Act of 1965</u> | <u>5, as amended, 20</u> |
| 51 | | <u>U.S.C. § 1070, et seq.</u> | |
| 52 53 | | bility requirements for scholarships. | t cooking a dagrad |
| 53 54 | | e eligible to receive a scholarship under this Article, a studen ificate at an eligible private postsecondary institution must | |
| 54 55 | following require | | si moor an or the |
| 56 | (1) | <u>Only needy North Carolina students are eligible to receive</u> | e scholarships For |
| 57 | <u>\1</u> / | purposes of this subsection, "needy North Carolina st | |
| 58 | | eligible students whose expected family contribution | |
| 59 | | methodology does not exceed five thousand dollars (\$5,00 | |
| | | | |

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| 1 | (2) | The student must meet all other eligibility requirem | |
| 2 3 | (2) | Grant, with the exception of the expected family con | |
| 3 4 | <u>(3)</u> | The student must qualify as a legal resident of N resident for tuition purposes in accordance with defi | |
| 5 | | may from time to time be adopted by the Board of C | |
| 6 | | in the residency manual of the Board of Governors. | sovemors and published |
| | <u>(4)</u> | The student must meet enrollment standards by being | g admitted, enrolled, and |
| 7 8 | | classified as an undergraduate student in a matricul | |
| 9 | | private postsecondary institution. | |
| 10 | <u>(5)</u> | In order to continue to be eligible for a scholarship | for the student's second |
| 11 | | and subsequent academic years, the student m | |
| 12 13 | | standards by maintaining satisfactory academic prog in accordance with the standards and practices us | |
| 13 | | programs by the eligible private postsecondary i | |
| 15 | | student is enrolled. | istitution in which the |
| 16 | <u>(6)</u> | A student shall not receive a scholarship under thi | is Article for more than |
| 17 | | four full academic years. | |
| 18 | | <u>larship amounts; amounts dependent on availabilit</u> | |
| 19 | | ect to the sum appropriated by the General Assembly | |
| 20 | | cholarships under this Article, a scholarship awarded | |
| 21 22 | | ible private postsecondary institution shall be based up nily contribution of the student and shall not excee | |
| 23 | $(\$4\ 000)$ per aca | idemic year, including any federal Pell Grant, to b | e used for the costs of |
| 24 | | ined for federal Title IV programs. | |
| 25 | | ct to the maximum amounts provided in this section, | the Authority shall have |
| 26 | the power to dete | ermine the actual scholarship amounts disbursed to stu | udents in any given year |
| 27 | | n appropriated for purposes of this Article by the Ge | |
| 28 | | d any unexpended funds that may be available pursua | |
| 29 | | <u>I is not sufficient to fully fund the scholarships to the</u> | |
| 30 31 | | <u>l be reduced equally, to the extent practicable, so that</u> oportionate scholarship amount. | every engible applicant |
| 32 | | ninimum award of a scholarship under this Article shall | l be one hundred dollars |
| 33 | (\$100.00). | | |
| 34 | | inistration; unexpended scholarship funds do not r | |
| 35 | | cholarships provided for in this Article shall be admir | |
| 36 | | ed by the Authority in accordance with the provisions | |
| 37 | (b) <u>The</u> | Authority may use up to one and one-half percer | nt (1.5%) of the funds |
| 38 39 | | scholarships under this Article for administrative purper arship funds unexpended shall remain available for f | |
| 40 | (c) <u>Schol</u> awarded under th | | uture scholarships to be |
| 41 | | TION 9.18.(b) G.S. 115C-499.1(3) reads as rewritten: | |
| 42 | "§ 115C-499.1. | | |
| 43 | The following | g definitions apply to this Article: | |
| 44 | | | |
| 45 | (3) | Eligible postsecondary institution. – A school that is | |
| 46 47 | | a. A constituent institution of The University defined in $C = 116 2(4)$; or | y of North Carolina as |
| 47 48 | | defined in G.S. 116-2(4); or b. A community college as defined in G.S. 1151 | $2(2) \cdot G = 115D_2(2)$ |
| 49 | | c. A nonprofit postsecondary institution as defi | |
| 50 | | G.S. 116-43.5(a)(1); or | ined in 0.5. 110 22(1) of |
| 51 | | d. A postsecondary institution owned or o | perated by a hospital |
| 52 | | authority as defined in G.S. 131E-16(14) | or school of nursing |
| 53 | | affiliated with a nonprofit postsecondary i | nstitution as defined in |
| 54 | ., | G.S. 116-22(1). | |
| 55 56 | | FION 0.18 (a) $G \le 116.10, 116.20, 116.21, 116.27$ | 1 1 116 21 2 116 21 2 |
| 50 57 | SEC 1 116-21 4 116-22 | TION 9.18.(c) G.S. 116-19, 116-20, 116-21, 116-21, and 116-43.5 are repealed. | 1.1, 110-21.2, 110-21.3, |
| 58 | | TION 9.18.(d) The State Education Assistance Author | prity shall report no later |
| 59 | than June 1, 20 | 13, to the Joint Legislative Education Oversight C | ommittee regarding the |
| | | , | |

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| amount of schol funds, the numb private postsecor SECT "(a) It is n | of this section. The report shall contain, for the 2012 arship and grant money disbursed, the number of er of eligible students receiving the funds, and a br dary institutions that received the funds. TION 9.18.(e) G.S. 90-332.1(a)(4a) reads as rewritter ot the intent of this Article to regulate members of ot ng in the normal course of the practice of their prof apply to: | students eligible for the reakdown of the eligible n: her regulated professions |
| (4a) | Any person counseling within the scope of em | ployment at: (i) a local |
| SECT | community college as defined in G.S. 115D-2(2) education institution as defined in G.S. 116-2(4); education institution as defined in G.S. 116-22(1): <u>a</u> educational institution as described in G.S. 116-80 Bible school, Bible college, or similar religious insti- | or (iii) a private higher nonprofit postsecondary that is not a seminary, |
| | FION 9.18.(f) G.S. 105-278.4(a) reads as rewritten: | ry and additional land |
| reasonably necestaxation if all of | ings. – Buildings, the land they actually occup ssary for the convenient use of any such building the following requirements are met: | |
| (1) | Owned by either of the following: a. An educational institution; or | |
| | a. An educational institution; or b. A nonprofit entity for the sole benefit of a institution of The University of North Ca defined in G.S. 116-22, <u>a nonprofit po</u> | rolina, an institution as |
| | institution as described in G.S. 116-80 that school, Bible college, or similar religio | is not a seminary, Bible us institution, a North |
| " | Carolina community college, or a combination | on of these, |
| | TION 9.18.(g) G.S. 116-11(10a) reads as rewritten: | |
| "(10a |) The Board of Governors, the State Board of Com | |
| | State Board of Education, in consultation with <u>institutions defined in G.S. 116-22(1), nonprofit p</u> | |
| | institutions shall plan a system to provide an exchan | ge of information among |
| | the public schools and institutions of higher education | |
| | later than June 30, 1995. As used in this section education" shall mean-mean (i) public higher educ | , |
| | in G.S. 116-143.1(a)(3), and those private higher | |
| | defined in G.S. 116-22(1) (ii) those nonprofit po | ostsecondary educational |
| | institutions as described in G.S. 116-80 that are schools, Bible colleges, or similar religious institu | |
| | participate in the information exchange. The inform | |
| | a. The number of high school graduates who a | apply to, are admitted to, |
| | and enroll in institutions of higher education | |
| | b. College performance of high school g immediately following high school gra | |
| | student's: need for remedial coursework at | the institution of higher |
| | education that the student attends; performa | |
| | courses; and continued enrollment in a sub- or another institution of higher education in | |
| | c. The progress of students from one institutio | |
| | another; and | - |
| | d. Consistent and uniform public school cour course code name and description | se information including |
| | course code, name, and description. The Department of Public Instruction shall gener | ate and the local school |
| | administrative units shall use standardized trans | scripts in an automated |
| | format for applicants to higher education institu | tions. The standardized |
| | 4 - 2 - 2 - 2 - 2 - 1 - 1 - 1 - 1 - 1 - 1 | |
| | transcript shall include grade point average, class scores, and uniform course information including | rank, end-of-course test |

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|--|--|--|---|
| 1 2 3 | | higher education. The grade point av by a standard method to be devi | |
| 4 5 6 7 8 | The Board o implementation the public a colleges, and | f Governors shall coordinate a joi on of the system to provide an excha nd independent colleges and uni the public schools. The report sh | ange of information among iversities, the community hall be made to the Joint |
| 8 9 | and annually | ducation Oversight Committee no lat | er than February 15, 1995, |
| 10 | | G.S. 143-49(6) reads as rewritten: | |
| 11 | "(6) To make ava | ilable to nonprofit corporations oper | |
| 12 | | profit community sheltered worksh | |
| 13 14 | | ablished by the Division of Vocation of Health and Human Services, to | |
| 15 | | pproved by the Department of Heal | |
| 16 | | agencies, residential child-care fa | |
| 17 | | nity, and migrant health centers de | |
| 18 19 | | and Resource Development, to at are defined as "institutions" in G | |
| 20 | | tsecondary educational institutions in G | |
| 21 | seminaries, B | ible schools, Bible colleges, or simila | ar religious institutions and |
| 22 | | cities, towns, local school administration | |
| 23 24 | | ther subdivisions of the State and pull of public funds, the services | |
| 25 | | n in the purchase of materials, supp | |
| 26 | such rules, re | egulations and procedures as the Se | ecretary of Administration |
| 27 | | n adopting rules and regulations an | |
| 28 29 | | be made applicable to such purch Department of Administration, and | |
| $\frac{2}{30}$ | | all contain a requirement that paym | |
| 31 | be made in ac | cordance with the terms of the contra | act." |
| 32 33 | | Subsections (a), (d), and (i) of this | |
| 33 34 | | oter 116 of the General Statutes, as en 2-2013 academic year and each s | |
| 35 | except that the rule-making au | thority for the State Education A | ssistance Authority under |
| 36 | G.S. 116-83(a) becomes effective | re immediately on July 1, 2011. Su | ubsections (b), (c), (e), (f), |
| 37 38 | (g), and (h) of this section becom | ie effective July 1, 2012. | |
| 38 39 | CONSTITUENT INSTITUT | FIONS MAY PURCHASE | MOTOR VEHICLES |
| 40 | INDEPENDENT OF MOT | OR FLEET MANAGEMENT | |
| 41 42 | | 5. 143-341(8)i.3. reads as rewritten: | |
| 42 43 | "§ 143-341. Powers and duties The Department of Administ | ration has the following powers and | duties. |
| 44 | | function has the following powers and | |
| 45 | (8) General Servi | ces: | |
| 46 47 | i. To es | tablish and operate a central motor | nool and such subsidiary |
| 48 | | I facilities as the Secretary may de | |
| 49 | end: | | · · · · · · · · · · · · · · · · · · · |
| 50 | 2 | To manine on a school of determine | |
| 51 52 53 54 55 56 57 58 | 3. | To require on a schedule determin State agencies to transfer owners! any or all passenger motor vehic custody or control of that agency those motor vehicles under the own of the Highway Patrol or Patr Investigation Investigation, or the The University of North Carolina | hip, custody or control of eles within the ownership, to the Department, except nership, custody or control <u>col,</u> the State Bureau of <u>constituent institutions of</u> |
| 59 | | for law-enforcement purposes, | |

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| 1 2 3 4 5 6 | | vehicles under the ownership, custody Department of Crime Control and Public Public Safety which are used primarily fo fire, or emergency purposes." | Safety for Butner |
| 6 7 | PART X. DEPARTMENT OF | FHEALTH AND HUMAN SERVICES | |
| 8 | CHILD CARE SUBSIDY RAT | | |
| 9 10 11 | adjusted biennially, for subsidiz State median income, adjusted f | The maximum gross annual income for ed child care services shall be seventy-five p for family size | ercent (75%) of the |
| 12 13 | SECTION 10.1.(b) shall be established based on a | Fees for families who are required to share percent of gross family income and adjust | in the cost of care ted for family size. |
| 14 15 | Fees shall be determined as follo FAMILY SIZE | ows: PERCENT OF GROSS FAMILY | INCOME |
| 16 | 1-3 | 10% | |
| 17 18 | 4-5 6 or more | 9% 8%. | |
| 19 | SECTION 10.1.(c) | | care services for |
| 20 | low-income children shall be in | accordance with the following requirements: | |
| 21 | (1) Religious-spo | onsored child care facilities operating pursua | ant to G.S. 110-106 |
| 22 23 | | child care centers and homes that meet the r t are participating in the subsidized child car | |
| 23 | | star county market rate or the rate they charge | |
| 25 | | hever is lower, unless prohibited by Section | |
| 26 | | ld care centers and homes with two or more | |
| 27 28 | | the for that rated license level for that age gro | |
| 28 29 | Section 10.7(| tely paying parents, whichever is lower, un | ness promoted by |
| 30 | (3) Nonlicensed | homes shall receive fifty percent (50%) of | the county market |
| 31 | rate or the rat | te they charge privately paying parents, which | hever is lower. |
| 32 33 | | s shall be made for transportation services hild care facilities. | or registration fees |
| 34 | | r subsidized child care services for postse | econdary education |
| 35 | shall be limit | ed to a maximum of 20 months of enrollment | t. |
| 36 | | ent of Health and Human Services shall in | |
| 37 38 | Ũ | to restructure services, including, but not li | imited to, targeting |
| 38 39 | benefits to en SECTION 10.1.(d) | Provisions of payment rates for child care pr | roviders in counties |
| 40 | | ldren in each age group for center-based an | |
| 41 | are as follows: | | |
| 42 43 | | opplicable in subdivision (2) of this subsect | |
| 43 44 | centers and h | at the statewide or regional market rate for omes | ncenseu cintu care |
| 45 | | demonstrated that the application of the sta | tewide or regional |
| 46 | market rate t | to a county with fewer than 50 children in | |
| 47 | | e county market rate and would inhibit the a | |
| 48 49 | may be applie | child care for low-income children, then the | county market rate |
| 50 | | A market rate shall be calculated for chil | d care centers and |
| 51 | | el for each county and for each age group | |
| 52 | | ative of fees charged to parents for each age | |
| 53 54 | | of Child Development shall also calculate a ated license level for each age category. | a statewide rate and |
| 55 | | Facilities licensed pursuant to Article 7 of | Chapter 110 of the |
| 56 | General Statutes and facilities | s operated pursuant to G.S. 110-106 may | participate in the |
| 57 | | purchase of care in child care facilities for | |
| 58 59 | | horized by Section 10.7(g) of this act, no select facilities to participate. In addition, of | |
| , | requirements shari be used to a | select nonlines to participate. In addition, (| |

shall be required to meet any additional applicable requirements of federal law or regulations. Child care arrangements exempt from State regulation pursuant to Article 7 of Chapter 110 of the General Statutes shall meet the requirements established by other State law and by the Social Services Commission.

5 County departments of social services or other local contracting agencies shall not 6 use a provider's failure to comply with requirements in addition to those specified in this 7 subsection as a condition for reducing the provider's subsidized child care rate.

8 **SECTION 10.1.(g)** Payment for subsidized child care services provided with Work 9 First Block Grant funds shall comply with all regulations and policies issued by the Division of 10 Child Development for the subsidized child care program.

11 SECTION 10.1.(h) Noncitizen families who reside in this State legally shall be 12 eligible for child care subsidies if all other conditions of eligibility are met. If all other 13 conditions of eligibility are met, noncitizen families who reside in this State illegally shall be 14 eligible for child care subsidies only if at least one of the following conditions is met: 15 (1) The child for whom a child care subsidy is sought is receiving child

- (1) The child for whom a child care subsidy is sought is receiving child protective services or foster care services.
- (2) The child for whom a child care subsidy is sought is developmentally delayed or at risk of being developmentally delayed.
- (3) The child for whom a child care subsidy is sought is a citizen of the United States.

CHILD CARE ALLOCATION FORMULA

SECTION 10.2.(a) The Department of Health and Human Services shall allocate child care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) Smart Start subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) Smart Start subsidy allocation:

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- (1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than seventy-five percent (75%) of the State median income.
 - (2) No county's allocation shall be less than ninety percent (90%) of its State fiscal year 2001-2002 initial child care subsidy allocation.

35 SECTION 10.2.(b) The Department of Health and Human Services may reallocate 36 unused child care subsidy voucher funds in order to meet the child care needs of low-income 37 families. Any reallocation of funds shall be based upon the expenditures of all child care 38 subsidy voucher funding, including Smart Start funds, within a county.

39 SECTION 10.2.(c) Notwithstanding subsection (a) of this section, the Department 40 of Health and Human Services shall allocate up to twenty million dollars (\$20,000,000) in 41 federal block grant funds and State funds appropriated for fiscal years 2011-2012 and 42 2012-2013 for child care services. These funds shall be allocated to prevent termination of 43 child care services. Funds appropriated for specific purposes, including targeted market rate 44 adjustments given in the past, may also be allocated by the Department separately from the 45 allocation formula described in subsection (a) of this section.

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CHILD CARE FUNDS MATCHING REQUIREMENT

SECTION 10.3. No local matching funds may be required by the Department of Health and Human Services as a condition of any locality's receiving its initial allocation of child care funds appropriated by this act unless federal law requires a match. If the Department reallocates additional funds above twenty-five thousand dollars (\$25,000) to local purchasing agencies beyond their initial allocation, local purchasing agencies must provide a twenty percent (20%) local match to receive the reallocated funds. Matching requirements shall not apply when funds are allocated because of a disaster as defined in G.S. 166A-4(1).

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56 CHILD CARE REVOLVING LOAN

57 SECTION 10.4. Notwithstanding any law to the contrary, funds budgeted for the 58 Child Care Revolving Loan Fund may be transferred to and invested by the financial institution 59 contracted to operate the Fund. The principal and any income to the Fund may be used to make

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| 1 2 3 4 | loans, reduce loan interest to borrowers, serve as collateral for borrowers, pay cost of operating the Fund, or pay the Department's cost of administering the pr | |
| | EXPIRATION OF EARLY EDUCATION CERTIFICATION REQUIREM | MENT |
| 5 6 7 | SECTION 10.4A. Section 2 of S.L. 2010-178 reads as rewritten: " SECTION 2. This act is effective when it becomes <u>law-law and expires Ju</u> | <u>uly 1, 2011.</u> " |
| / 8 9 | EARLY CHILDHOOD EDUCATION AND DEVELOPMENT ENHANCEMENTS | INITIATIVES |
| 10 11 12 13 | SECTION 10.5.(a) Effective July 1, 2011, the North Carolina Children, Inc., is dissolved, and the Department of Health and Human Servi Child Development, shall administer the local partnerships' funding. The D Development shall do the following: | ces, Division of ivision of Child |
| 4 5 | (1) Develop a plan to allocate the North Carolina Partnership for funds to local partnerships. | or Children, Inc., |
| 16 17 18 19 20 21 | (2) Establish guidelines for the use of funds. (3) Review and approve local partnerships' plans for use of fund (4) Create a reporting and evaluation system regarding use of the The Department shall report on the plan to the Senate Appropriation Health and Human Services, the House of Representatives Appropriations S Health and Human Services, and the Fiscal Research Division no later than December 2012 | e funds. Is Committee on ubcommittee on |
| 22 23 | SECTION 10.5.(a1) G.S. 120-123(69) reads as rewritten: "§ 120-123. Service by members of the General Assembly on certa | ŕ |
| 24 25 26 | commissions. No member of the General Assembly may serve on any of the follo commissions: | |
| 20 27 28 | (69) The North Carolina Partnership for children, Inc., Any lo | cal partnerships |
| 29 30 | established pursuant to Part 10B of Article 3 of Chapter 143 Statutes, and all local partnerships established pursuant to the | B of the General |
| 31 32 33 34 35 36 37 38 39 40 41 42 43 44 | SECTION 10.5.(b) G.S. 143B-168.11 reads as rewritten: "§ 143B-168.11. Early childhood initiatives; purpose; definitions. (a) The purpose of this Part is to establish a framework whereby the Ge upon consultation with the Governor, may support through financial and con- North Carolina Partnership for Children, Inc. and comparable means local part have as their missions the development of a comprehensive, long-range stratege childhood development and the provision, through public and private means, early childhood education and development services for children and families. the General Assembly that communities be given the maximum flexibility practicable in developing their plans while remaining subject to the approx Carolina PartnershipDepartment of Health and Human Services, Div Development, and accountable to the North Carolina PartnershipDivision and Assembly for their plans and for the programmatic and fiscal integrity of the | ther means, the tnerships, which gic plan for early of high-quality It is the intent of and discretion val of the North ision of Child d to the General |
| 45 46 47 | (b) The following definitions apply in this Part: (1) Board of Directors. The Board of Directors of the | |
| 48 49 50 51 | Partnership for Children, Inc. (2) Department. – The Department of Health and Human Service (2a) Division. – The Division of Child Development within the Health and Human Services. | es. |
| 52 53 54 55 56 57 58 59 | (2a)(2b) Early Childhood. – Birth through five years of age. (3) Local Partnership. – A county or regional private, non organization established to coordinate a local demonstra provide ongoing analyses of their local needs that must be m the developmental needs of children are met in order to begin school healthy and ready to succeed, and, in consu North Carolina PartnershipDivision and subject to the approcemental provide programs and set of the provide provide programs and set of the provide p | tion project, to net to ensure that prepare them to iltation with the oval of the North |

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| | ese needs under this Part, while remaining rogrammatic and fiscal integrity of their programs | |
| (\mathbf{A}) | arolina Partnership. <u>Division.</u> | Donto analyin for Children |
| (4) | orth Carolina Partnership. The North Carolina | Partnersnip for Children, |
| (5) | ecretary. – The Secretary of Health and Human Se | ervices " |
| | \mathbf{N} 10.5.(c) G.S. 143B-168.12 reads as rewritten: | |
| | orth Carolina Partnership for Children, Inc.; c | onditions.Conditions for |
| | f State funds. | |
| (a) In orde | to receive State funds, the following conditions sh | |
| (1) | he North Carolina Partnership shall have a Board | of Directors consisting of |
| | e following 26 members: | |
| | The Secretary of Health and Human Ser | rvices, ex officio, or the |
| | Secretary's designee; Repealed by Session Laws 1007, a. 443, a. | 11 4 105 |
| | Repealed by Session Laws 1997, c. 443, s. The Superintendent of Public Instruction | |
| | Superintendent's designee; | on, ex officio, of the |
| | The President of the Community Colleges | System ex officio or the |
| | President's designee; | |
| | Three members of the public, including on | e child care provider, one |
| | other who is a parent, and one other who | |
| | partnership serving on the North Ca | |
| | partnership advisory committee, appointed | |
| | upon recommendation of the President Pro- | Tempore of the Senate; |
| | Three members of the public, including of | one who is a parent, one |
| | other who is a representative of the faith c | |
| | who is a board chair of a local partnersl Carolina Partnership local partnership advis | |
| | by the General Assembly upon recommer | |
| | the House of Representatives; | idation of the speaker of |
| | Twelve members, appointed by the Gove | ernor. Three of these 12 |
| | members shall be members of the party of | |
| | party, appointed by the Governor. Seven c | of these 12 members shall |
| | be appointed as follows: one who is a child | |
| | who is a pediatrician, one other who is a | |
| | other who is a parent, one other who is a | member of the business |
| | community, one other who is a member re | |
| | agency, and one other who is an early child Repealed by Session Laws 1998-212, s. 12 | |
| | Repealed by Session Laws 1998-212, s. 12 30, 1998. | .57 D(a), enective October |
| | 1. The Chair of the North Carolina Partnership | Roard shall be appointed |
| | by the Governor; | bourd shall be appointed |
| | Repealed by Session Laws 1998-212, s. 12 | .37B(a), effective October |
| | 30, 1998. | |
| | One member of the public appointed by the | e General Assembly upon |
| | recommendation of the Majority Leader of | the Senate; |
| | One member of the public appointed by the | e General Assembly upon |
| | recommendation of the Majority Lea | der of the House of |
| | Representatives; | a Canaral Assambly upon |
| | One member of the public appointed by th recommendation of the Minority Leader of | the Senate: |
| | . One member of the public appointed by the | e General Assembly upon |
| | recommendation of the Minority Lea | der of the House of |
| | Representatives; and | |
| | The Director of the More at Four Pre-Kin | dergarten Program, or the |
| | Director's designee. | |
| | All members appointed to succeed the initia | l members and members |
| | ppointed thereafter shall be appointed for three-y | vear terms. Members may |
| | icceed themselves. | |

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All appointed board members shall avoid conflicts of interests and the appearance of impropriety. Should instances arise when a conflict may be perceived, any individual who may benefit directly or indirectly from the North Carolina Partnership's disbursement of funds shall abstain from participating in any decision or deliberations by the North Carolina Partnership regarding the disbursement of funds.

All ex officio members are voting members. Each ex officio member may be represented by a designee. These designees shall be voting members. No members of the General Assembly shall serve as members.

The North Carolina Partnership may establish a nominating committee and, in making their recommendations of members to be appointed by the General Assembly or by the Governor, the President Pro Tempore of the Senate, the Speaker of the House of Representatives, the Majority Leader of the Senate, the Majority Leader of the House of Representatives, the Minority Leader of the Senate, the Minority Leader of the House of Representatives, and the Governor shall consult with and consider the recommendations of this nominating committee.

The North Carolina Partnership may establish a policy on members' attendance, which policy shall include provisions for reporting absences of at least three meetings immediately to the appropriate appointing authority.

Members who miss more than three consecutive meetings without excuse or members who vacate their membership shall be replaced by the appropriate appointing authority, and the replacing member shall serve either until the General Assembly and the Governor can appoint a successor or until the replaced member's term expires, whichever is earlier.

The North Carolina Partnership shall establish a policy on membership of the local boards. No member of the General Assembly shall serve as a member of a local board. Within these requirements for local board membership, the North Carolina Partnership shall allow local partnerships that are regional to have flexibility in the composition of their boards so that all counties in the region have adequate representation.

All appointed local board members shall avoid conflicts of interests and the appearance of impropriety. Should instances arise when a conflict may be perceived, any individual who may benefit directly or indirectly from the partnership's disbursement of funds shall abstain from participating in any decision or deliberations by the partnership regarding the disbursement of funds.

(2) The North Carolina Partnership and the local partnerships shall agree to adopt procedures for its their operations that are comparable to those of Article 33C of Chapter 143 of the General Statutes, the Open Meetings Law, and Chapter 132 of the General Statutes, the Public Records Law, and provide for enforcement by the Department. The procedures may provide for the confidentiality of personnel files comparable to Article 7 of Chapter 126 of the General Statutes.

(3) The North Carolina PartnershipDivision shall oversee the development and implementation of the local demonstration projects as they are selected and shall approve the ongoing plans, programs, and services developed and implemented by the local partnerships and hold the local partnerships accountable for the financial and programmatic integrity of the programs and services. The North Carolina PartnershipDivision may contract at the State levelon behalf of local partnerships to obtain services or resources when the North Carolina PartnershipDivision determines it would be more efficient to do so.

In the event that the North Carolina PartnershipDivision determines that a local partnership is not fulfilling its mandate to provide programs and services designed to meet the developmental needs of children in order to prepare them to begin school healthy and ready to succeed and is not being accountable for the programmatic and fiscal integrity of its programs and services, the North Carolina PartnershipDivision may suspend all funds to

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| 1 2 3 4 5 6 7 8 9 0 | | the partnership until the partnership demonstrates corrected. Further, at its discretion, the North Carol may assume the managerial responsibilities for the | ina PartnershipDivision partnership's programs |
| 4 | | and services until the North Carolina PartnershipDiv | |
|) | (4) | is appropriate to return the programs and services to t The North Carolina PartnershipDivision shall dev | elon and implement a |
| , | | comprehensive standard fiscal accountability plar | n to ensure the fiscal |
| 3 | | integrity and accountability of State funds appropria | ted to it and allocated to |
|)) | | the local partnerships. The standard fiscal account minimum, include a uniform, standardized system | |
|) | | controls, payroll, fidelity bonding, chart of a | |
| 2 | | management and monitoring. The North Carolina P | |
| 3 | | contract with outside firms to develop and implem | |
| 5 | | accountability plan. All local partnerships shall be re | |
|) 5 | | the standard fiscal accountability plan developed an Carolina PartnershipDivision pursuant to this subdivi | |
| , | (5) | The North Carolina PartnershipDivision shall develo | p a regional accounting |
| 8 | | and contract management system which incorporates | features of the required |
|) | | standard fiscal accountability plan described in subdi | |
| | | (a) of this section. this subsection. All local partners the regional accounting and contract management sys | |
| 2 | (6) | The North Carolina PartnershipDivision shall d | |
| 3 | | allocating direct services funds appropriated for | this purpose to local |
| ŀ | (7) | partnerships. | its allocations by up to |
| 5 | (7) | The North Carolina Partnership <u>Division</u> may adjust ten percent (10%) on the basis of local part | therships' performance |
| 7 | | assessments. In determining whether to adjust in | ts allocations to local |
| 3 | | partnerships, the North Carolina PartnershipDivision | shall consider whether |
|) | | the local partnerships are meeting the outcome goal | |
|) | | North Carolina Partnership <u>Division</u> and the goals and the local partnerships in their approved annual progra | |
|) | | The North Carolina Partnership <u>Division</u> may us | |
| | | determine whether to adjust the local partnership | ips' allocations. These |
| | | additional factors shall be developed with input from | |
| - - - | | and shall be communicated to the local partnership factors are selected. These additional factors | 1 |
| | | involvement, family and community outreach, colla | |
| | | and private service agencies, and family involvement | |
| | | On the basis of performance assessments, loca | l partnerships annually |
|) | | shall be rated "superior", "satisfactory", or "needs imp The North Carolina PartnershipDivision may con | provement. |
| | | to conduct the performance assessments of local parti | |
| | (8) | The North Carolina Partnership Division shall estab | lish a local partnership |
| • | | advisory committee comprised of 15 members. Eigh | t of the members shall |
| , , | | be chosen from past board chairs or duly elected of on local partnerships' board of directors at the time o | |
| , | | serve three-year terms. Seven of the members s | |
| 3 | | partnerships. Members shall be chosen by the Chair | r of the North Carolina |
|) | | PartnershipSecretary from a pool of candidates | s nominated by their |
|) | | respective boards of directors. The local partnersh shall serve in an advisory capacity to the North Carol | |
| 2 | | and shall establish a schedule of regular meetings. M | |
| 3 | | from local partnerships on a rotating basis. The ad | lvisory committee shall |
| 1 | | annually elect a chair from among its members. | |
| ; ; ; | $(b) \qquad (9)$ | Repealed by Session Laws 2001-424, s. 21.75(h), effe North Carolina Partnership shall be subject to audit a | ective July 1, 2001. |
| | | Article 5A of Chapter 147 of the General Statutes. T | |
| 2 | | inancial and compliance audits of the North Carolina P | |

58 conduct annual financial and compliance audits of the North Carolina Partnership.

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| 1 | (c) The North Carolina Partnership Division | shall require each local partnership to place |
| 2 | in each of its contracts a statement that the contract | |
| 2 3 | in each of its contracts a statement that the contracts | |
| 3 | partnership and North Carolina Partnership, Division | |
| 4 | | |
| 5 | | t is for child care subsidy services, that |
| 6 | contractors and subcontractors are subject to audit | oversight by the State Auditor, and that |
| 7 | | |
| 8 | | |
| 9 | | dren, Inc., Division shall make a report no |
| 10 | | |
| | | |
| 11 | | significant services and initiatives. |
| 12 | | and the previous fiscal year's expenditures. |
| 13 | | |
| 14 | | |
| 15 | | 's evaluations of the Initiatives or related |
| 16 | | |
| 17 | (6) A description of significant policy | and program changes. |
| 18 | Any recommendations for legislat | |
| 19 | | sion shall develop guidelines for local |
| 20 | | |
| 21 | | |
| 22 | | |
| $\frac{22}{23}$ | | |
| 24 | | enovations, and playground equipment and |
| 25 | | dren, Inc.,Division shall establish uniform |
| 26 | | |
| 20 | | |
| | | |
| 28 | | |
| 29 | | |
| 30 | 0 1 1 0 | ; duties of Department <u>Division</u> and |
| 31 | | |
| 32 | | |
| 33 | | 8-212, s. 12.37B(a), effective October 30, |
| 34 | | |
| 35 | | needs and resource assessment every third |
| 36 | year, beginning in the 1997-98 f | iscal year. This needs assessment shall be |
| 37 | conducted in cooperation with th | e North Carolina Partnership and with the |
| 38 | | assessment shall include a statewide |
| 39 | 1 1 | data and findings of this needs assessment |
| 40 | | ual program plans developed by local |
| 41 | | North Carolina Partnership. Division. |
| 42 | | |
| 43 | | 8-212, s. 12.37B(l), effective October 30, |
| 44 | | 5-212, $3.12.57D(1)$, effective betober 50 , |
| 45 | | istrative assitance assistance to local |
| | | |
| 46 | | the first year after they are selected under |
| 47 | | The Department, Division, at any time, may |
| 48 | | nership or a governmental or public entity |
| 49 | | or more local partnerships. After a local |
| 50 | | rtment <u>Division</u> may allow the partnership |
| 51 | | |
| 52 | | lorth Carolina Partnership, Adopt any rules |
| 53 | | , including rules to ensure that State leave |
| 54 | | Forth Carolina Partnership and the local |
| 55 | | w local partnerships to focus on the |
| 56 | | |
| 56 | | |
| 50 57 | development of long-range pla | ns in their initial year of funding, the |
| | development of long-range pla Department <u>Division</u> may adopt | ns in their initial year of funding, the rules that limit the categories of direct |
| 57 | development of long-range pla Department Division may adopt services for young children and | ns in their initial year of funding, the |

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| (5) (6) | Repealed by Session Laws 1996, Second Extra Session, c. 1 Annually update its funding formula, in collaboration Carolina Partnership for Children, Inc., formula using the | with the North most recent data |
| | available. These amounts shall serve as the basis for c | letermining "full |
| (h) Dar | funding" amounts for each local partnership. | 20 1000 !! |
| | ealed by Session Laws 1998-212, s. 12.37B(a), effective Octobe | er 30, 1998." |
| | TION 10.5.(e) G.S. 143B-168.14 reads as rewritten: Local partnerships; conditions. | |
| • | der to receive State funds, the following conditions shall be me | t • |
| (a) In or (1) | Each local partnership shall develop a comprehensiv | |
| (1) | long-range plan of services to children and families in the area. No existing local, private, nonprofit $501(c)(3)$ organizone established on or after July 1, 1993, and that meets the service of the s | service-delivery ation, other than ne guidelines for |
| | local partnerships as established under this Part, shall be el | |
| | serve as the local partnership for the purpose of this Part. | |
| | North Carolina PartnershipDivision may authorize exe | republis to this |
| (2) | eligibility requirement. Each local partnership shall agree to adopt procedures for i | ts operations that |
| (2) | are comparable to those of Article 33C of Chapter 143 | of the General |
| | Statutes, the Open Meetings Law, and Chapter 132 of the | |
| | the Public Records Law, and provide for enforcement by | |
| | The procedures may provide for the confidentiality of | |
| | comparable to Article 7 of Chapter 126 of the General Statu | |
| (3) | Each local partnership shall adopt procedures to ensure the | |
| | who provide services to young children and their familie | |
| | know and understand their responsibility to report suspect | cted child abuse, |
| (4) | neglect, or dependency, as defined in G.S. 7B-101. Each local partnership shall participate in the uniform. | standard fiscal |
| (+) | accountability plan developed and adopted by the | |
| | Partnership. <u>Division.</u> | i torur curonnu |
| (b) Eacl | n local partnership shall be subject to audit and review by the | e North Carolina |
| | ision. The North Carolina PartnershipDivision shall cont | |
| | ompliance audits of local partnerships that are rated "needs | |
| | sessments authorized in G.S. 143B-168.12(a)(7). Local parts | |
| rated "superi | or "satisfactory" in performance assessments | authorized in |
| 0.5. 143D-108. for by the Nort | 12(a)(7) shall undergo biennial financial and compliance aud h Carolina Partnership. <u>Division.</u> The North Carolina Partnership. | hipDivision shall |
| | e Auditor with a copy of each audit conducted pursuant to this | |
| | TION 10.5.(f) G.S. 143B-168.15 reads as rewritten: | 50050011011. |
| | 5. Use of State funds. | |
| | e funds allocated to local projects for services to children and | families shall be |
| | sessed needs, expand coverage, and improve the quality of the | |
| local plan shall | address the assessed needs of all children to the extent feasible | e. It is the intent |
| | Assembly that the needs of both young children below povert | |
| | ell as the needs of young children below poverty who require | |
| | a child care settings, be addressed. Therefore, as local partners | |
| | of all children, they should devote an appropriate amoun | |
| | sidering these needs and other available resources, to meet the and their families. | |
| | ending on local, regional, or statewide needs, funds may be | used to support |
| | ervices that shall be made available and accessible to provide | |
| | oluntary basis. Of the funds allocated to local partnerships fo | |
| | t (70%) of the funds spent in each year shall be used in c | |
| activities and e | arly childhood education programs that improve access to chi | ld care and early |
| | ation services, develop new child care and early childhood ed | |
| and improve the | quality of child care and early childhood education services in | all cettings |

childhood education services, develop new child care and early childhood education services, and improve the quality of child care and early childhood education services in all settings.
(c) Long-term plans for local projects that do not receive their full allocation in the first year, other than those selected in 1993, should consider how to meet the assessed needs of low-income children and families within their neighborhoods or communities. These plans also 56 57 58 59

should reflect a process to meet these needs as additional allocations and other resources are received.

2 3 State funds designated for start-up and related activities may be used for capital (d)4 expenses or to support activities and services for children, families, and providers. State funds 5 designated to support direct services for children, families, and providers shall not be used for 6 major capital expenses unless the North Carolina PartnershipDivision approves this use of State 7 funds based upon a finding that a local partnership has demonstrated that (i) this use is a clear 8 priority need for the local plan, (ii) it is necessary to enable the local partnership to provide 9 services and activities to underserved children and families, and (iii) the local partnership will 10 not otherwise be able to meet this priority need by using State or federal funds available to that local partnership. The funds approved for capital projects in any two consecutive fiscal years 11 may not exceed ten percent (10%) of the total funds for direct services allocated to a local 12 13 partnership in those two consecutive fiscal years.

14 State funds allocated to local partnerships shall not supplant current expenditures by (e) 15 counties on behalf of young children and their families, and maintenance of current efforts on 16 behalf of these children and families shall be sustained. State funds shall not be applied without 17 the Secretary's approval where State or federal funding sources, such as Head Start, are 18 available or could be made available to that county.

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Repealed by Session Laws 2001-424, s. 21.75(g), effective July 1, 2001. (f)

20 Not less than thirty percent (30%) of the funds spent in each year of each local (g) 21 partnership's direct services allocation shall be used to expand child care subsidies. To the 22 extent practicable, these funds shall be used to enhance the affordability, availability, and 23 quality of child care services as described in this section. The North Carolina 24 Partnership Division may increase this percentage requirement up to a maximum of fifty percent 25 (50%) when, based upon a significant local waiting list for subsidized child care, the North 26 Carolina PartnershipDivision determines a higher percentage is justified.

27 (h) State funds allocated to local partnerships that are unexpended at the end of a fiscal year shall remain available to the North Carolina Partnership for Children, Inc., Division to 28 29 reallocate to local partnerships."

30 **SECTION 10.5.(g)** Administrative costs shall be equivalent to, on an average 31 statewide basis for all local partnerships, not more than four percent (4%) of the total statewide 32 allocation to all local partnerships. For purposes of this subsection, administrative costs shall 33 include costs associated with partnership oversight, business and financial management, 34 general accounting, human resources, budgeting, purchasing, contracting, and information 35 systems management.

SECTION 10.5.(h) The Division of Child Development shall impose an annual salary cap limiting the amount of salary that an individual employee of a local partnership may be paid from State funds in accordance with the following schedule:

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- For amounts received that are over ten million dollars (\$10,000,000) (1)annually in total State funds, the annual salary cap limitation is one hundred thousand dollars (\$100,000).
- For amounts received that are over or equal to five million dollars (2)(\$5,000,000) but less than ten million dollars (\$10,000,000) annually in total State funds, the annual salary cap limitation is ninety thousand dollars (\$90,000).
- (3)For amounts received that are over or equal to three million dollars (\$3,000,000) but less than five million dollars (\$5,000,000) annually in total State funds, the annual salary cap limitation is eighty thousand dollars (\$80,000).
 - (4)For amounts received that are over or equal to one million dollars (\$1,000,000) but less than three million dollars (\$3,000,000) annually in total State funds, the annual salary cap limitation is seventy thousand dollars (\$70,000).
- (5) For amounts received that are less than one million dollars (\$1,000,000) annually in total State funds, the annual salary cap limitation is sixty thousand dollars (\$60,000).

57 Nothing in this subsection shall be construed to prohibit a local partnership from 58 using non-State funds to supplement the salary of an individual employee employed by the 59 local partnership.

| | General Assembly Of North CarolinaSession 2011 |
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| 1 | SECTION 10.5.(i) Local partnerships shall use competitive bidding practices in |
| 2 3 | contracting for goods and services on contract amounts as follows: (1) For amounts of five thousand dollars (\$5,000) or less, the procedures |
| 4 | specified by a written policy to be developed by the Division of Child |
| 5 | Development. |
| 6 | (2) For amounts greater than five thousand dollars (\$5,000), but less than fifteen |
| 7 | thousand dollars (\$15,000), three written quotes. |
| 8 9 | (3) For amounts of fifteen thousand dollars (\$15,000) or more, but less than forty thousand dollars (\$40,000), a request for proposal process. |
| 10 | (4) For amounts of forty thousand dollars (\$40,000), a request for proposal process. |
| 11 | proposal process and advertising in a major newspaper. |
| 12 | SECTION 10.5.(j) All local partnerships shall, in the aggregate, be required to |
| 13 | match one hundred percent (100%) of the total amount budgeted for the program in each fiscal |
| 14 | year of the biennium. Of the funds the local partnerships are required to match, contributions |
| 15 | of cash shall equal at least ten percent (10%) and in-kind donated resources shall equal no more |
| 16 17 | than three percent (3%), for a total match requirement of thirteen percent (13%) for each fiscal |
| 18 | year. Only in-kind contributions that are quantifiable shall be applied to the in-kind match requirement. Volunteer services may be treated as an in-kind contribution for the purpose of the |
| 19 | match requirement of this subsection. Volunteer services that qualify as professional services |
| 20 | shall be valued at the fair market value of those services. All other volunteer service hours shall |
| 21 | be valued at the statewide average wage rate as calculated from data compiled by the |
| 22 | Employment Security Commission in the Employment and Wages in North Carolina Annual |
| 23 | Report for the most recent period for which data are available. Expenses, including both those |
| 24 25 | paid by cash and in-kind contributions, incurred by other participating non-State entities contracting with local partnerships also may be considered resources available to meet the |
| 26 | required private match. In order to qualify to meet the required private match, the expenses |
| 27 | shall: |
| 28 | (1) Be verifiable from the contractor's records. |
| 29 | (2) If in-kind, other than volunteer services, be quantifiable in accordance with |
| 30 | generally accepted accounting principles for nonprofit organizations. |
| 31 32 | (3) Not include expenses funded by State funds. (4) Be supplemental to and not supplant preexisting resources for related |
| 33 | (4) Be supplemental to and not supplant preexisting resources for related program activities. |
| 34 | (5) Be incurred as a direct result of the Early Childhood Initiatives Program and |
| 35 | be necessary and reasonable for the proper and efficient accomplishment of |
| 36 | the Program's objectives. |
| 37 | (6) Be otherwise allowable under federal or State law. |
| 38 39 | (7) Be required and described in the contractual agreements approved by the |
| 39 40 | local partnership.(8) Be reported to the local partnership by the contractor in the same manner as |
| 41 | reimbursable expenses. |
| 42 | Failure to obtain a thirteen percent (13%) match by June 30 of each fiscal year shall |
| 43 | result in a dollar-for-dollar reduction in the appropriation for the Program for a subsequent |
| 44 | fiscal year. The Division of Child Development shall be responsible for compiling information |
| 45 46 | on the private cash and in-kind contributions into a report that is submitted to the Joint |
| 40 47 | Legislative Commission on Governmental Operations in a format that allows verification by the Department of Revenue. The same match requirements shall apply to any expansion funds |
| 48 | appropriated by the General Assembly. |
| 49 | SECTION 10.5.(k) The Department of Health and Human Services shall continue |
| 50 | to implement the performance-based evaluation system. |
| 51 | SECTION 10.5.(I) The Department of Health and Human Services, Division of |
| 52 | Child Development, shall ensure that the allocation of funds for Early Childhood Education and |
| 53 54 | Development Initiatives for State fiscal years 2011-2012 and 2012-2013 shall be administered and distributed in the following manner: |
| 55 | (1) Capital expenditures are prohibited for fiscal years 2011-2012 and |
| 56 | 2012-2013. For the purposes of this section, "capital expenditures" means |
| 57 | expenditures for capital improvements as defined in G.S. 143C-1-1(d)(5). |
| 58 | (2) Expenditures of State funds for advertising and promotional activities are |
| 59 | prohibited for fiscal years 2011-2012 and 2012-2013. |

SECTION 10.5.(m) A county may use the county's allocation of State and federal 1 2 3 child care funds to subsidize child care according to the county's Early Childhood Education and Development Initiatives Plan. The use of federal funds shall be consistent with the 4 appropriate federal regulations. Child care providers shall, at a minimum, comply with the 5 6 applicable requirements for State licensure pursuant to Article 7 of Chapter 110 of the General Statutes. 7 **SECTION 10.5.(n)** For fiscal years 2011-2012 and 2012-2013, the local 8 partnerships shall spend at least seventy-two million dollars (\$72,000,000) for child care 9 subsidies, of which twenty million dollars (\$20,000,000) is expected to be used to reduce the 10 number of children on the waiting list for child care subsidy. SECTION 10.5.(o) For fiscal years 2011-2012 and 2012-2013, local partnerships 11 12 shall not spend any State funds on lobbying, marketing campaigns, advertising, or any 13 associated materials. Local partnerships may spend any private funds the local partnerships 14 receive on those activities. 15 **SECTION 10.5.(p)** Local partnership-funded activities shall include assisting child 16 care facilities with (i) improving quality, including helping one- and two-star-rated facilities 17 increase their star ratings and (ii) implementing prekindergarten programs. State funding for 18 local partnerships shall also be used for evidence-based or evidence-informed programs for 19 children from birth to five years of age that do the following: 20 (1)Increase children's literacy. 21 (2) Increase the parents' ability to raise healthy, successful children. 22 (3) Improve children's health. 23 (4) Assist four- and five-star-rated facilities in improving and maintaining 24 quality. 25 **SECTION 10.5.(q)** The Legislative Research Commission is authorized to study 26 the cost, quality, consumer education, and outcomes of the local partnerships' activities funded 27 to (i) increase early literacy, (ii) measurably improve families' abilities to raise healthy, 28 productive, and successful children, and (iii) increase access to preventative health care for 29 children from birth to five years of age. The Legislative Research Commission shall evaluate 30 and report on the following: 31 (1)The types of activities, goals, and intended outcomes of evidence-based 32 early literacy activities that promote phonemic awareness, letter recognition, 33 segmenting words into sounds, and decoding print text. 34 (2)The types of family support and health activities supported with local 35 partnership funds. 36 (3) The goal and intended outcome of the family support and health activities. 37 (4)The numbers served and results of the family support and health activities. 38 (5)Study the match requirements and what constitutes the match requirements. 39 Any other matter the Commission deems relevant to its charge. (6) On or before October 1, 2012, the Legislative Research 40 SECTION 10.5.(r) 41 Commission shall make a report of its findings and recommendations, including any proposed 42 legislation, to the 2012 Regular Session of the 2011 General Assembly, the House of 43 Representatives Appropriations Subcommittee on Health and Human Services, the Senate 44 Appropriations Committee on Health and Human Services, and the Fiscal Research Division. 45 46 ADMINISTRATIVE ALLOWANCE FOR COUNTY DEPARTMENTS OF SOCIAL 47 SERVICES 48 **SECTION 10.6.** The Division of Child Development of the Department of Health 49 and Human Services shall fund the allowance that county departments of social services may 50 use for administrative costs at four percent (4%) of the county's total child care subsidy funds 51 allocated in the Child Care Development Fund Block Grant plan. 52

53 CONSOLIDATE MORE AT FOUR PROGRAM INTO DIVISION OF CHILD 54 DEVELOPMENT

55 **SECTION 10.7.(a)** The Department of Public Instruction, Office of Early 56 Learning, and the Department of Health and Human Services are directed to consolidate the 57 More At Four program into the Division of Child Development. The Division of Child 58 Development is renamed the Division of Child Development and Early Education (DCDEE). 59 The DCDEE is directed to maintain the More At Four program's high programmatic standards. 1

The Department of Health and Human Services shall assume the functions of the regulation and monitoring system and payment and reimbursement system for the More At Four program.

2 3 All regulation and monitoring functions shall begin July 1, 2011. The More At Four 4 program shall be designated as "prekindergarten" on the five-star rating scale. All references to 5 "prekindergarten" in this section shall refer to the program previously titled the "More At Four" 6 program. All references to "non-prekindergarten" shall refer to all four- and five-star rated 7 facilities.

8 The Office of State Budget and Management shall transfer positions to the 9 Department of Health and Human Services to assume the regulation, monitoring, and 10 accounting functions within the Division of Child Development's Regulatory Services Section. This transfer shall have all the elements of a Type I transfer as defined in G.S. 143A-6. All 11 12 funds transferred pursuant to this section shall be used for the funding of prekindergarten slots 13 for four-year-olds and for the management of the program. The Department of Health and 14 Human Services shall incorporate eight consultant positions into the regulation and accounting 15 sections of DCDEE, eliminate the remaining positions, and use position elimination savings for 16 the purpose of funding prekindergarten students. DCDEE may use funds from the transfer of 17 the More At Four program for continuing the teacher mentoring program and contracting for 18 the environmental rating scale assessments.

19 **SECTION 10.7.(b)** The Childcare Commission shall adopt rules for programmatic 20 standards for regulation of prekindergarten classrooms. The Commission shall review and 21 approve comprehensive, evidenced-based early childhood curricula with a reading component. 22 These curricula shall be added to the currently approved "More At Four" curricula.

SECTION 10.7.(c) G.S. 143B-168.4(a) reads as rewritten:

23 24 The Child Care Commission of the Department of Health and Human Services shall "(a) 25 consist of 15-17 members. Seven of the members shall be appointed by the Governor and eight 26 <u>10</u> by the General Assembly, four five upon the recommendation of the President Pro Tempore 27 of the Senate, and four-five upon the recommendation of the Speaker of the House of 28 Representatives. Four of the members appointed by the Governor, two by the General 29 Assembly on the recommendation of the President Pro Tempore of the Senate, and two by the 30 General Assembly on the recommendation of the Speaker of the House of Representatives, 31 shall be members of the public who are not employed in, or providing, child care and who have 32 no financial interest in a child care facility. Two of the foregoing public members appointed by 33 the Governor, one of the foregoing public members recommended by the President Pro 34 Tempore of the Senate, and one of the foregoing public members recommended by the Speaker 35 of the House of Representatives shall be parents of children receiving child care services. Of 36 the remaining two public members appointed by the Governor, one shall be a pediatrician 37 currently licensed to practice in North Carolina. Three of the members appointed by the 38 Governor shall be child care providers, one of whom shall be affiliated with a for profit child 39 care center, one of whom shall be affiliated with a for profit family child care home, and one of 40 whom shall be affiliated with a nonprofit facility. Two of the members appointed by the 41 General Assembly on the recommendation of the President Pro Tempore of the Senate, and two 42 by the General Assembly on recommendation of the Speaker of the House of Representatives, 43 shall be child care providers, one affiliated with a for profit child care facility, and one 44 affiliated with a nonprofit child care facility. The General Assembly, upon the recommendation 45 of the President Pro Tempore of the Senate, and the General Assembly, upon the 46 recommendation of the Speaker of the House of Representatives, shall appoint two early childhood education specialists. None may be employees of the State." 47

The additional curricula approved and taught in 48 **SECTION** 10.7.(d) 49 prekindergarten classrooms shall also be taught in four- and five-star rated facilities in the 50 non-prekindergarten four-year-old classrooms. The Child Care Commission shall increase 51 standards in the four- and five-star-rated facilities for the purpose of placing an emphasis on 52 early reading. The Commission shall require the four- and five-star-rated facilities to teach 53 from the Commission's approved curricula. The Division of Child Development may use funds 54 from the Child Care Development Fund Block Grant to assist with the purchase of curricula or 55 adjust rates of reimbursements to cover increased costs.

56 **SECTION 10.7.(e)** The Division of Child Development and Early Education shall 57 adopt a policy to encourage all prekindergarten classrooms to blend private pay families with 58 prekindergarten subsidized children in the same manner that regular subsidy children are

blended with private pay children. The Division may implement a waiver or transition period 1 2 3 for the public classrooms. SECTION 10.7.(f) The prekindergarten program may continue to serve at-risk children identified through the existing "child find" methods in which at-risk children are 4 5 currently served within the Division of Child Development. The Division of Child 6 Development shall serve at-risk children regardless of income. However, the total number of 7 at-risk children served shall constitute no more than twenty percent (20%) of the four-year-olds 8 served within the prekindergarten program. Any age-eligible child who is a child of either of 9 the following shall be eligible for the program: (i) an active duty member of the Armed Forces 10 of the United States, including the North Carolina National Guard, State military forces, or a 11 reserve component of the Armed Forces, who was ordered to active duty by the proper authority within the last 18 months or is expected to be ordered within the next 18 months or 12 13 (ii) a member of the Armed Forces of the United States, including the North Carolina National 14 Guard, State military forces, or a reserve component of the Armed Forces, who was injured or 15 killed while serving on active duty. Eligibility determinations for prekindergarten participants 16 may continue through local education agencies and local North Carolina Partnership for 17 Children, Inc., partnerships. 18 SECTION 10.7.(g) The Division of Child Development and Early Education 19 (DCDEE) shall adopt policies that improve the quality of childcare for subsidized children. 20 The DCDEE shall phase in a new policy in which child care subsidies will be paid, to the 21 extent possible, for child care in the higher quality centers and homes only. The DCDEE shall 22 define higher quality, and subsidy funds shall not be paid for one- or two-star-rated facilities. 23 For those counties with an inadequate number of three-, four-, and five-star-rated facilities, the 24 DCDEE shall establish a transition period that allows the facilities to continue to receive 25 subsidy funds while the facilities work on the increased star ratings. The DCDEE may allow 26 exemptions in counties where there is an inadequate number of three-, four-, and five-star-rated 27 facilities for nonstar-rated programs, such as religious programs. 28 SECTION 10.7.(h) The Division of Child Development and Early Education shall 29 implement a parent co-payment requirement for prekindergarten classrooms the same as what 30 is required of parents subject to regular child care subsidy payments. All at-risk children and 31 age-eligible children of military personnel as described in subsection (g) of this section are 32 exempt from the co-payment requirements of this subsection.

33 Fees for families who are required to share in the cost of care shall be established 34 based on a percent of gross family income and adjusted for family size. Fees shall be 35 determined as follows: FAMILY SIZE PERCENT OF GROSS FAMILY INCOME

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9% 4-5 6 or more 8%. **SECTION 10.7.(i)** All prekindergarten classrooms regulated pursuant to this section shall be required to participate in the Subsidized Early Education for Kids (SEEK) accounting system to streamline the payment function for these classrooms with a goal of eliminating duplicative systems and streamlining the accounting and payment processes among the subsidy reimbursement systems. Prekindergarten funds transferred may be used to add

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45 these programs to SEEK.

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46 **SECTION 10.7.(j)** Based on market analysis and within funds available, the 47 Division of Child Development and Early Education shall establish reimbursement rates based 48 on newly increased requirements of four- and five-star-rated facilities and the higher teacher 49 standards within the prekindergarten class rooms, specifically More At Four teacher standards, 50 when establishing the rates of reimbursements. Additionally, the prekindergarten curriculum 51 day shall cover six and one-half to 10 hours daily and no less than 10 months per year. The 52 public classrooms will have a one-year transition period to become licensed through the 53 Division of Child Development and may continue to operate prekindergarten, formerly "More 54 At Four," classrooms during the 2011-2012 fiscal year.

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MENTAL HEALTH CHANGES

57 **SECTION 10.8.(a)** For the purpose of mitigating cash flow problems that many 58 nonsingle-stream local management entities (LMEs) experience at the beginning of each fiscal 59 year, the Department of Health and Human Services, Division of Mental Health,

Developmental Disabilities, and Substance Abuse Services, shall adjust the timing and method which allocations of service dollars are distributed to each nonsingle-stream LME. To this end, the allocations shall be adjusted such that at the beginning of the fiscal year the Department shall distribute not less than one-twelfth of the LME's continuation allocation and subtract the amount of the adjusted distribution from the LME's total reimbursements for the fiscal year.

7 **SECTION 10.8.(b)** Of the funds appropriated in this act to the Department of 8 Health and Human Services, Division of Mental Health, Developmental Disabilities, and 9 Substance Abuse Services, the sum of twenty-nine million one hundred twenty-one thousand 10 six hundred forty-four dollars (\$29,121,644) for the 2011-2012 fiscal year and the sum of twenty-nine million one hundred twenty-one thousand six hundred forty-four dollars 11 12 (\$29,121,644) for the 2012-2013 fiscal year shall be allocated for the purchase of local 13 inpatient psychiatric beds or bed days. In addition, at the discretion of the Secretary of Health and Human Services, existing funds allocated to LMEs for community-based mental health. 14 15 developmental disabilities, and substance abuse services may be used to purchase additional 16 local inpatient psychiatric beds or bed days. These beds or bed days shall be distributed across 17 the State in LME catchment areas and according to need as determined by the Department. The 18 Department shall enter into contracts with the LMEs and community hospitals for the 19 management of these beds or bed days. The Department shall work to ensure that these 20 contracts are awarded equitably around all regions of the State. Local inpatient psychiatric beds 21 or bed days shall be managed and controlled by the LME, including the determination of which 22 local or State hospital the individual should be admitted to pursuant to an involuntary 23 commitment order. Funds shall not be allocated to LMEs but shall be held in a statewide 24 reserve at the Division of Mental Health, Developmental Disabilities, and Substance Abuse 25 Services to pay for services authorized by the LMEs and billed by the hospitals through the 26 LMEs. LMEs shall remit claims for payment to the Division within 15 working days of receipt 27 of a clean claim from the hospital and shall pay the hospital within 30 working days of receipt 28 of payment from the Division. If the Department determines (i) that an LME is not effectively 29 managing the beds or bed days for which it has responsibility, as evidenced by beds or bed days 30 in the local hospital not being utilized while demand for services at the State psychiatric 31 hospitals has not reduced, or (ii) the LME has failed to comply with the prompt payment 32 provisions of this subsection, the Department may contract with another LME to manage the 33 beds or bed days, or, notwithstanding any other provision of law to the contrary, may pay the 34 hospital directly. The Department shall develop reporting requirements for LMEs regarding the 35 utilization of the beds or bed days. Funds appropriated in this section for the purchase of local 36 inpatient psychiatric beds or bed days shall be used to purchase additional beds or bed days not 37 currently funded by or through LMEs and shall not be used to supplant other funds available or 38 otherwise appropriated for the purchase of psychiatric inpatient services under contract with 39 community hospitals, including beds or bed days being purchased through Hospital Utilization 40 Pilot funds appropriated in S.L. 2007-323. Not later than March 1, 2012, the Department shall 41 report to the House of Representatives Appropriations Subcommittee on Health and Human 42 Services, the Senate, the Joint Legislative Oversight Committee on Mental Health, 43 Developmental Disabilities, and Substance Abuse Services, and the Fiscal Research Division 44 on a uniform system for beds or bed days purchased (i) with local funds, (ii) from existing State 45 appropriations, (iii) under the Hospital Utilization Pilot, and (iv) purchased using funds 46 appropriated under this subsection.

47 **SECTION 10.8.(c)** Of the funds appropriated in this act to the Department of 48 Health and Human Services, Division of Mental Health, Developmental Disabilities, and 49 Substance Abuse Services, for mobile crisis teams, the sum of five million seven hundred 50 thousand dollars (\$5,700,000) shall be distributed to LMEs to support 30 mobile crisis teams. 51 The new mobile crisis units shall be distributed over the State according to need as determined 52 by the Department.

53 SECTION 10.8.(d) The Department of Health and Human Services may create a 54 midyear process by which it can reallocate State service dollars away from LMEs that do not 55 appear to be on track to spend the LMEs' full appropriation and toward LMEs that appear able 56 to spend the additional funds.

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- 58 MH/DD/SAS HEALTH CARE INFORMATION SYSTEM PROJECT

Session 2011

SECTION 10.9. Of the funds appropriated to the Department of Health and Human Services for the 2011-2013 fiscal biennium, the Department may use a portion of these funds to continue to develop and implement a health care information system for State institutions operated by the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services. G.S. 143C-6-5 does not apply to this section.

LME FUNDS FOR SUBSTANCE ABUSE SERVICES

SECTION 10.10.(a) Consistent with G.S. 122C-2, the General Assembly strongly encourages Local Management Entities (LMEs) to use a portion of the funds appropriated for substance abuse treatment services to support prevention and education activities.

11 SECTION 10.10.(b) An LME may use up to one percent (1%) of funds allocated 12 to it for substance abuse treatment services to provide nominal incentives for consumers who 13 achieve specified treatment benchmarks, in accordance with the federal substance abuse and 14 mental health services administration best practice model entitled Contingency Management.

15 SECTION 10.10.(c) In providing treatment and services for adult offenders and 16 increasing the number of Treatment Accountability for Safer Communities (TASC) case 17 managers, local management entities shall consult with TASC to improve offender access to 18 substance abuse treatment and match evidence-based interventions to individual needs at each 19 stage of substance abuse treatment. Special emphasis should be placed on intermediate 20 punishment offenders, community punishment offenders at risk for revocation, and Department 21 of Correction releasees who have completed substance abuse treatment while in custody.

In addition to the funds appropriated in this act to the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, to provide substance abuse services for adult offenders and to increase the number of TASC case managers, the Department shall allocate up to three hundred thousand dollars (\$300,000) to TASC. These funds shall be allocated to TASC before funds are allocated to LMEs for mental health services, substance abuse services, and crisis services.

28 **SECTION 10.10.(d)** In providing drug treatment court services, LMEs shall 29 consult with the local drug treatment court team and shall select a treatment provider that meets 30 all provider qualification requirements and the drug treatment court's needs. A single treatment 31 provider may be chosen for non-Medicaid-eligible participants only. A single provider may be 32 chosen who can work with all of the non-Medicaid-eligible drug treatment court participants in 33 a single group. During the 52-week drug treatment court program, participants shall receive an 34 array of treatment and aftercare services that meets the participant's level of need, including 35 step-down services that support continued recovery.

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MH/DD/SAS COMMUNITY SERVICE FUNDS

38 SECTION 10.11.(a) The Division of Mental Health, Developmental Disabilities,
 39 and Substance Abuse Services (as used in this section "the Division") is directed to reduce the
 40 Community Service Fund by thirty million dollars (\$30,000,000).

41 **SECTION 10.11.(b)** The Division is directed, through consultation with LME 42 representatives and stakeholders, to develop a set of standardized covered benefits for 43 recipients of LME Service Funds that shall become the only services paid for by community 44 service funds through LMEs. These services shall be best practices for developmental 45 disabilities, mental illness, and substance abuse.

46 **SECTION 10.11.(c)** Effective January 1, 2012, the Division shall implement a 47 co-payment for all mental health, developmental disabilities, and substance abuse services 48 based upon the Medicaid co-payment rates.

49 **SECTION 10.11.(d)** The Division is directed to reduce the Community Service 50 Fund by twenty-five million dollars (\$25,000,000) for the 2011-2012 fiscal year based on 51 available fund balance reported by the LMEs' 2010 fiscal audit. The Division is directed to 52 allocate the reduction among LMEs based on unreserved, undesignated fund balance totals, as 53 of June 30, 2010. The LMEs are required to backfill the reduction in this subsection with fund 54 balance availability and not further reduce services. LMEs are directed to spend their 55 unreserved, undesignated fund balance on services, commensurate with the reduction directed 56 by the Division pursuant to this subsection.

57 **SECTION 10.11.(e)** Quarterly reports shall be submitted to the Division by LMEs 58 to ensure expenditures from fund balance occur at the level required by this law. Additionally, 59 the Division shall review the designation of reserved or designated fund balance accounts to

determine whether accounts may be moved to unreserved, undesignated, in essence increasing 1 2 3 the unreserved, undesignated fund balance available for purchase of services. If categories of funds are moved into the unreserved/undesignated categories, the affected LMEs are 4 encouraged to spend these funds to minimize their share of the thirty million dollars 5 6 (\$30,000,000) in reductions to services as required in subsection (a) of this section.

SECTION 10.11.(f) The Department of Health and Human Services shall report to the House and Senate Appropriations Subcommittees by December 12, 2011, on the status of implementing this section.

10 CONSOLIDATION OF FORENSIC HEALTH CARE AT DOROTHEA DIX 11 COMPLEX

12 SECTION 10.12. The Department of Health and Human Services, Division of 13 State Operated Facilities, shall issue a Request for Proposal for the consolidation of forensic 14 hospital care. The operation shall initially be located at the Dorothea Dix complex. The 15 Secretary of Health and Human Services is authorized to proceed with contracting with a 16 private entity if the Secretary can justify savings through the contract. The Secretary shall 17 compare the Department's total cost to provide forensic care to proposals received and 18 determine whether it is cost-effective to contract for this service. The Secretary may only 19 proceed if the Secretary determines the Department will save money and ensure appropriate 20 safety and quality of care for patients.

21 The Secretary shall report to the Joint Appropriations Subcommittee for Health and 22 Human Services by October 30, 2011, with cost detail and savings identified from the 23 proposals. 24

TRANSITION OF UTILIZATION MANAGEMENT **OF COMMUNITY-BASED** SERVICES TO LOCAL MANAGEMENT ENTITIES

27 **SECTION 10.13.** The Department of Health and Human Services shall collaborate 28 with LMEs to enhance their administrative capabilities to assume utilization management 29 responsibilities for the provision of community-based mental health, developmental disabilities, 30 and substance abuse services. The Department may, with approval of the Office of State 31 Budget and Management, use funds available to implement this section. 32

33 THIRD-PARTY BILLING FOR STATE FACILITIES 34

SECTION 10.14. G.S. 122C-55 reads as rewritten:

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"§ 122C-55. Exceptions; care and treatment.

37 Whenever there is reason to believe that the client is eligible for financial benefits (g) 38 through a governmental agency, a facility may disclose confidential information to State, local, 39 or federal government agencies. Except as provided in G.S.122C-55(a3), G.S. 122C-55(a3) and 40 G.S. 122C-55(g1), disclosure is limited to that confidential information necessary to establish 41 financial benefits for a client. After Except as provided in G.S. 122C-55(g1), after 42 establishment of these benefits, the consent of the client or his legally responsible person is 43 required for further release of confidential information under this subsection. 44

A facility may disclose confidential information for the purpose of collecting (g1) payment due the facility for the cost of care, treatment, or habilitation. "

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COLLABORATION AMONG DEPARTMENTS OF ADMINISTRATION, HEALTH SERVICES, JUVENILE JUSTICE AND DELINQUENCY HUMAN AND PREVENTION, AND PUBLIC INSTRUCTION ON SCHOOL-BASED CHILD AND FAMILY TEAM INITIATIVE

SECTION 10.15.(a) School-Based Child and Family Team Initiative Established.

(1)Purpose and duties. – There is established the School-Based Child and Family Team Initiative. The purpose of the Initiative is to identify and coordinate appropriate community services and supports for children at risk of school failure or out-of-home placement in order to address the physical, social, legal, emotional, and developmental factors that affect academic performance. The Department of Health and Human Services, the Department of Public Instruction, the State Board of Education, the

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| 1 2 3 4 5 6 7 8 9 | | Department of Juvenile Justice and Delinquency Prevention, the Administrative Office of the Courts, and other State agencies that provide services for children shall share responsibility and accountability to improve outcomes for these children and their families. The Initiative shall be based |
| 5 6 | | on the following principles: a. The development of a strong infrastructure of interagency |
| 8 | | collaboration.b. One child, one team, one plan. |
| 9 | | c. Individualized, strengths-based care. |
| 10 11 | | d. Accountability. |
| 12 | | e. Cultural competence.f. Children at risk of school failure or out-of-home placement may |
| 13 14 | | enter the system through any participating agency. |
| 15 | | g. Services shall be specified, delivered, and monitored through a unified Child and Family Plan that is outcome-oriented and |
| 16 17 | | evaluation-based.h. Services shall be the most efficient in terms of cost and effectiveness |
| 18 | | and shall be delivered in the most natural settings possible. |
| 19 20 | | i. Out-of-home placements for children shall be a last resort and shall include concrete plans to bring the children back to a stable |
| 20 | | permanent home, their schools, and their community. |
| 22 | | j. Families and consumers shall be involved in decision making |
| 23 | | throughout service planning, delivery, and monitoring. |
| 24 25 | (2) | Program goals and services. – In order to ensure that children receiving services are appropriately served, the affected State and local agencies shall |
| 26 | | do the following: |
| 27 | | a. Increase capacity in the school setting to address the academic, |
| 28 | | health, mental health, social, and legal needs of children. |
| 29 30 | | b. Ensure that children receiving services are screened initially to identify needs and assessed periodically to determine progress and |
| 31 | | identify needs and assessed periodically to determine progress and sustained improvement in educational, health, safety, behavioral, and |
| 32 33 | | social outcomes. |
| 33 34 | | c. Develop uniform screening mechanisms and a set of outcomes that are shared across affected agencies to measure children's progress in |
| 35 | | home, school, and community settings. |
| 36 | | d. Promote practices that are known to be effective based upon research |
| 37 38 | | or national best practice standards. |
| 30 39 | | e. Review services provided across affected State agencies to ensure that children's needs are met. |
| 40 | | f. Eliminate cost-shifting and facilitate cost-sharing among |
| 41 | | governmental agencies with respect to service development, service |
| 42 43 | | g. delivery, and monitoring for participating children and their families. Participate in a local memorandum of agreement signed annually by |
| +3 44 | | g. Participate in a local memorandum of agreement signed annually by the participating superintendent of the local LEA, directors of the |
| 45 | | county departments of social services and health, director of the local |
| 46 | | management entity, the chief district court judge, and the chief |
| 47 | (2) | district court counselor. |
| 48 49 | (3) | Local level responsibilities. – In coordination with the North Carolina Child and Family Leadership Council (Council), established in subsection (b) of |
| 1 9 50 | | this section, the local board of education shall establish the School-Based |
| 51 | | Child and Family Team Initiative at designated schools and shall appoint the |
| 52 | | Child and Family Team Leaders, who shall be a school nurse and a school |
| 53 54 | | social worker. Each local management entity that has any selected schools in its catchment area shall appoint a Care Coordinator, and any department of |
| 54 55 | | social services that has a selected school in its catchment area shall appoint a |
| 56 | | Child and Family Teams Facilitator. The Care Coordinators and Child and |
| 57 | | Family Team Facilitators shall have as their sole responsibility working with |
| 58 59 | | the selected schools in their catchment areas and shall provide training to |
| 57 | | school-based personnel, as required. The Child and Family Team Leaders |

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| | shall identify and screen children who are potentia failure or out-of-home placement due to physical, soc developmental factors. Based on the screening res developing, convening, and implementing the Ch Initiative is as follows: | cial, legal, emotional, or sults, responsibility for |
| | a. School personnel shall take the lead role for families whose primary unmet needs are | |
| | achievement. b. The local management entity shall take the children and their families whose primary und mental health, substance abuse, or develop who meet the criteria for the target popular Division of Mental Health, Development | met needs are related to mental disabilities and tion established by the |
| | Substance Abuse Services. c. The local department of public health shall those children and their families whose pri health-related. | |
| | d. Local departments of social services shall the children and their families whose primary und child welfare, abuse, or neglect. | met needs are related to |
| | e. The chief district court counselor shall ta children and their families whose primary uni juvenile justice issues. A representative otherwise identified publicly supported c participate as a member of the Team as needed coordinate, monitor, and assure the successf | met needs are related to from each named or hildren's agency shall ed. Team members shall |
| (4) | unified Child and Family Plan. Reporting requirements. – School-Based Child and shall provide data to the Council for inclusion in th Carolina General Assembly. The report shall include | neir report to the North |
| | a. The number of and other demographic in screened and assigned to a team and a desoned de by and provided to these children. | formation on children cription of the services |
| | b. The number of and information about child who are placed in programs or facilities outs outside the child's county and the average leng treatment. | side the child's home or |
| | c. The amount and source of funds expend Initiative.d. Information on how families and consumers a | are involved in decision |
| | making throughout service planning, delivery, e. Other information as required by the Council local programs and ensure appropriate outcom | 1 to evaluate success in |
| (5) | f. Recommendations on needed improvements. Local advisory committee. – In each county with a p superintendent of the local LEA shall either cross-agency collaborative or council or shall form a | identify an existing new group to serve as a |
| | local advisory committee to work with the Init committees shall be chaired by the superintendent ar the committee to be elected by the committee. The lo shall include the directors of the county departments health; the directors of the local management entity; judge; the chief district court counselor; the director school-linked health center, if a center is located wi of the School-Based Child and Family Team Initiation of other agencies providing services to children, Committee. The members of the Committee shall me | nd one other member of ocal advisory committee s of social services and the chief district court or of a school-based or thin the catchment area ive; and representatives as designated by the |

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| 1 | | Committee may designate existing cross-agency collaborat | tives or councils |
| 2 3 | | as working groups or to provide assistance in accomplish | hing established |
| 3 | SECT | goals. | Council |
| 4 5 | (1) | ION 10.15.(b) North Carolina Child and Family Leadership Leadership Council established; location. – There is established; | |
| 6 | (1) | Carolina Child and Family Leadership Council (Council). T | |
| 7 | | be located within the Department of Administration for or | |
| 8 | | budgetary purposes. | - |
| 9 | (2) | Purpose. – The purpose of the Council is to review and advi | |
| 10 | | in the development of the School-Based Child and Family | |
| 11 12 | | and to ensure the active participation and collaboration in the | |
| 12 | | State agencies and their local counterparts providing servic participating counties in order to increase the academic | |
| 14 | | reduce out-of-home and out-of-county placements of chi | |
| 15 | | academic failure. | |
| 16 | (3) | Membership The Superintendent of Public Instruction and | nd the Secretary |
| 17 | | of Health and Human Services shall serve as cochairs | |
| 18 | | Council membership shall include the Secretary of the | |
| 19 20 | | Juvenile Justice and Delinquency Prevention, the Chair of the | |
| 20 21 | | Education, the Director of the Administrative Office of the C members as appointed by the Governor. | Jourts, and other |
| $\frac{21}{22}$ | (4) | The Council shall do the following: | |
| 23 | | a. Sign an annual memorandum of agreement (MOA) a | mong the named |
| 24 | | State agencies to define the purposes of the program | |
| 25 | | that program goals are accomplished. | |
| 26 | | b. Resolve State policy issues, as identified at the lo | |
| 27 28 | | interfere with effective implementation of the Scho | ool-Based Child |
| 28 29 | | and Family Team Initiative.c. Direct the integration of resources, as needed, to | meet goals and |
| $\frac{2}{30}$ | | ensure that the Initiative promotes the most effecti | |
| 31 | | use of resources and eliminates duplication of effort. | |
| 32 | | d. Establish criteria for defining success in local progr | rams and ensure |
| 33 | | appropriate outcomes. | 1 |
| 34 35 | | e. Develop an evaluation process, based on expecte ensure the goals and objectives of this Initiative are a | |
| 35 36 | | f. Review progress made on integrating policies and | |
| 37 | | State agencies, reaching expected outcomes, and acco | |
| 38 | | goals. | |
| 39 | | g. Report semiannually, on January 1 and July 1, on pro | |
| 40 | | goals achieved to the Office of the Gover | |
| 41 | | Appropriations Committees and Subcommittees | |
| 42 43 | | Justice and Public Safety, and Health and Human S Fiscal Research Division of the Legislative Servi | |
| 44 | | Council may designate existing cross-agency co | |
| 45 | | councils as working groups or to provide assistance i | |
| 46 | | established goals. | |
| 47 | | TON 10.15.(c) Department of Health and Human Services. | |
| 48 | | nt of Health and Human Services shall ensure that all agen | |
| 49 50 | | borate in the development and implementation of the School- | |
| 50 51 | successful. | itiative and provide all required support to ensure that | the initiative is |
| 52 | | TON 10.15.(d) Department of Juvenile Justice and Delinque | ency Prevention. |
| 53 | | of the Department of Juvenile Justice and Delinquency Preven | |
| 54 | that all agencies | within the Department collaborate in the development and in | plementation of |
| 55 | | Child and Family Team Initiative and provide all required s | upport to ensure |
| 56 57 | that the Initiative | | Director of 1 |
| 57 58 | SECI Administrativa | TON 10.15.(e) Administrative Office of the Courts. – The ffice of the Courts shall ensure that the Office collaborates in | the development |
| 50 | Auministrative O | ince of the Courts shall ensure that the Office collaborates in | me development |

and implementation of the School-Based Child and Family Team Initiative and shall provide all required support to ensure that the Initiative is successful.

2 3 **SECTION 10.15.(f)** Department of Public Instruction. – The Superintendent of 4 Public Instruction shall ensure that the Department collaborates in the development and 5 6 implementation of the School-Based Child and Family Team Initiative and shall provide all required support to ensure that the Initiative is successful.

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DHHS POSITION ELIMINATIONS

9 **SECTION 10.16.** The Secretary of the Department of Health and Human Services 10 is directed to eliminate 250 full-time equivalent positions that have been continuously vacant 11 since July 1, 2010, in order to accomplish a total savings of seven million seven hundred 12 seventy-one thousand nine hundred ninety-seven dollars (\$7,771,997) in State funds. To the 13 extent possible, the Secretary shall not eliminate positions assigned to the Division of State 14 Operated Healthcare Facilities or the Division of Medical Assistance. In the event that 15 eliminating 250 full-time equivalent positions that have been continuously vacant since July 1, 16 2010, does not achieve the savings specified in this section, the Secretary may eliminate other 17 positions within the Department or achieve the designated savings through other administrative 18 and operational reductions or efficiencies. By September 30, 2011, the Secretary shall submit a 19 report to the House Appropriations Subcommittee on Health and Human Services, the Senate 20 Appropriations Committee on Health and Human Services, and the Fiscal Research Division on 21 the positions eliminated and any other reductions or efficiencies implemented in order to 22 achieve the savings required by this section. The report shall include the total number of 23 positions eliminated, savings generated by each eliminated position, the impact on any federal 24 funds previously received for the eliminated positions, and any other reductions or efficiencies 25 implemented to achieve the savings required by this section.

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REDUCE FUNDING FOR NONPROFIT ORGANIZATIONS

28 SECTION 10.18. For fiscal years 2011-2012 and 2012-2013, the Department of 29 Health and Human Services shall reduce the amount of funds allocated to nonprofit 30 organizations by ten million dollars (\$10,000,000) on a recurring basis. In achieving the 31 reductions required by this section, the Department shall not reduce funds allocated to the 32 North Carolina High School Athletic Association by more than ten percent (10%).

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OF PROHIBIT USE ALL **FUNDS** FOR **PLANNED** PARENTHOOD **ORGANIZATIONS**

36 SECTION 10.19. For fiscal years 2011-2012 and 2012-2013, the Department of 37 Health and Human Services may not provide State funds or other funds administered by the 38 Department for contracts or grants to Planned Parenthood, Inc., and affiliated organizations. 39

40 LIABILITY INSURANCE

41 **SECTION 10.20.(a)** The Secretary of the Department of Health and Human 42 Services, the Secretary of the Department of Environment and Natural Resources, and the Secretary of the Department of Correction may provide medical liability coverage not to 43 44 exceed one million dollars (\$1,000,000) per incident on behalf of employees of the 45 Departments licensed to practice medicine or dentistry, on behalf of all licensed physicians who 46 are faculty members of The University of North Carolina who work on contract for the 47 Division of Mental Health, Developmental Disabilities, and Substance Abuse Services for 48 incidents that occur in Division programs, and on behalf of physicians in all residency training 49 programs from The University of North Carolina who are in training at institutions operated by 50 the Department of Health and Human Services. This coverage may include commercial 51 insurance or self-insurance and shall cover these individuals for their acts or omissions only 52 while they are engaged in providing medical and dental services pursuant to their State 53 employment or training.

54 SECTION 10.20.(b) The coverage provided under this section shall not cover any 55 individual for any act or omission that the individual knows or reasonably should know 56 constitutes a violation of the applicable criminal laws of any state or the United States or that 57 arises out of any sexual, fraudulent, criminal, or malicious act or out of any act amounting to 58 willful or wanton negligence.

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| 1 2 3 4 5 6 7 8 9 | SECTION 10.20.(c) The coverage provided pursuant to this section shall not require any additional appropriations and shall not apply to any individual providing contractual service to the Department of Health and Human Services, the Department of Environment and Natural Resources, or the Department of Correction, with the exception that coverage may include physicians in all residency training programs from The University of North Carolina who are in training at institutions operated by the Department of Health and Human Services and licensed physicians who are faculty members of The University of North Carolina who work for the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services. |
| 10 11 12 | CHANGES TO COMMUNITY-FOCUSED ELIMINATING HEALTH DISPARITIES INITIATIVE |
| 12 | SECTION 10.21.(a) Funds appropriated in this act from the General Fund to the |
| 13 | Department of Health and Human Services (Department) for the Community-Focused |
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| 15 | Eliminating Health Disparities Initiative (CFEHDI) shall be used to provide a maximum of 12 |
| | grants-in-aid to close the gap in the health status of African-Americans, Hispanics/Latinos, and |
| 17 | American Indians as compared to the health status of white persons. These grants-in-aid shall |
| 18 | focus on the use of measures to eliminate or reduce health disparities among minority |
| 19 | populations in this State with respect to heart disease, stroke, diabetes, obesity, asthma, |
| 20 | HIV/AIDS, and cancer. The Office of Minority Health shall coordinate and implement the |
| 21 | grants-in-aid program authorized by this section. |
| 22 | SECTION 10.21.(b) In implementing the grants-in-aid program authorized by |
| 23 24 | subsection (a) of this section, the Department shall ensure all of the following: |
| 24 25 | (1) The amount of any grant-in-aid is limited to three hundred thousand dollars |
| 23 26 | (\$300,000). (2) Only community based ergenizations, foith based ergenizations, local baselth |
| 20 | (2) Only community-based organizations, faith-based organizations, local health departments, hospitals, and CCNC networks located in urban and rural areas |
| $\frac{27}{28}$ | of the western, eastern, and Piedmont areas of this State are eligible to apply |
| 29 | for these grants-in-aid. No more than four grants-in-aid shall be awarded to |
| $\frac{2}{30}$ | applicants located in any one of the three areas specified in this subdivision. |
| 31 | (3) Each eligible applicant shall be required to demonstrate substantial |
| 32 | participation and involvement with all other categories of eligible applicants, |
| 33 | in order to ensure an evidence-based medical home model that will affect |
| 34 | change in health and geographic disparities. |
| 35 | (4) Eligible applicants shall select one or more of the following chronic illnesses |
| 36 | or conditions specific to the applicant's geographic area as the basis for |
| 37 | applying for a grant-in-aid under this section to affect change in the health |
| 38 | status of African-Americans, Hispanics/Latinos, or American Indians: |
| 39 | a. Heart Disease |
| 40 | b. Stroke |
| 41 | c. Diabetes |
| 42 | d. Obesity |
| 43 | e. Asthma |
| 44 45 | f. HIV/AIDS |
| 43 46 | g. Cancer(5) The minimum duration of the grant period for any grant-in-aid is two years. |
| 40 | (5) The minimum duration of the grant period for any grant-in-aid is two years. (6) The maximum duration of the grant period for any grant-in-aid is three |
| 48 | years. |
| 49 | (7) If approved for a grant-in-aid, the grantee (i) shall not use more than eight |
| 50 | percent (8%) of the grant funds for overhead costs and (ii) shall be required |
| 51 | at the end of the grant period to demonstrate significant gains in addressing |
| 52 | one or more of the health disparity focus areas identified in subsection (a) of |
| 53 | this section. |
| 54 | (8) An independent panel with expertise in the delivery of services to minority |
| 55 | populations, health disparities, chronic illnesses and conditions, and |
| 56 | HIV/AIDS shall conduct the review of applications for grants-in-aid. The |
| 57 | Department shall establish the independent panel required by this section. |
| 58 | SECTION 10.21.(c) The grants-in-aid awarded under this section shall be awarded |
| 59 | in honor of the memory of the following recently deceased members of the General Assembly: |
| | |

Bernard Allen, John Hall, Robert Holloman, Howard Hunter, Jeanne Lucas, Vernon Malone,
 William Martin, and Pete Cunningham. These funds shall be used for concerted efforts to
 address large gaps in health status among North Carolinians who are African-American, as well
 as disparities among other minority populations in North Carolina.

5 SECTION 10.21.(d) By October 1, 2012, and annually thereafter, the Department 6 shall submit a report to the House of Representatives Appropriations Subcommittee on Health 7 and Human Services, the Senate Appropriations Committee on Health and Human Services, 8 and the Fiscal Research Division on funds appropriated to the CFEHDI. The report shall 9 include specific activities undertaken pursuant to subsection (a) of this section to address large 9 gaps in health status among North Carolinians who are African-American and other minority 10 populations in this State, and shall also address all of the following: 12 (1) Which community-based organizations, faith-based organizations, local

- (1) Which community-based organizations, faith-based organizations, local health departments, hospitals, and CCNC networks received CFEHDI grants-in-aid.
- (2) The amount of funding awarded to each grantee.
- (3) Which of the minority populations were served by each grantee.
- (4) Which community-based organizations, faith-based organizations, local health departments, hospitals, and CCNC networks were involved in fulfilling the goals and activities of each grant-in-aid awarded under this section and what activities were planned and implemented by the grantee to fulfill the community focus of the CFEHDI program.
 - (5) How the activities implemented by the grantee fulfilled the goal of reducing health disparities among minority populations, and the specific success in reducing particular incidences.

26 FUNDS FOR SCHOOL NURSES

SECTION 10.22.(a) All funds appropriated in this act for the School Nurse Funding Initiative shall be used to supplement and not supplant other State, local, or federal funds appropriated or allocated for this purpose. Communities shall maintain their current level of effort and funding for school nurses. These funds shall not be used to fund nurses for State agencies. These funds shall be distributed to local health departments according to a formula that includes all of the following:

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- (1) School nurse-to-student ratio.
- (2) Percentage of students eligible for free or reduced meals.
- (3) Percentage of children in poverty.
- (4) Per capita income.
- (5) Eligibility as a low-wealth county.
 - (6) Mortality rates for children between 1 and 19 years of age.
 - (7) Percentage of students with chronic illnesses.
 - (8) Percentage of county population consisting of minority persons.

41 SÉCTION 10.22.(b) The Division of Public Health shall ensure that school nurses 42 funded with State funds (i) do not assist in any instructional or administrative duties associated 43 with a school's curriculum and (ii) perform all of the following with respect to school health 44 programs:

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- (1) Serve as the coordinator of the health services program and provide nursing care.
 - (2) Provide health education to students, staff, and parents.
 - (3) Identify health and safety concerns in the school environment and promote a nurturing school environment.
 - (4) Support healthy food services programs.
 - (5) Promote healthy physical education, sports policies, and practices.
 - (6) Provide health counseling, assess mental health needs, provide interventions, and refer students to appropriate school staff or community agencies.
 - (7) Promote community involvement in assuring a healthy school and serve as school liaison to a health advisory committee.
- (8) Provide health education and counseling and promote healthy activities and a healthy environment for school staff.
- 58 (9) Be available to assist the county health department during a public health emergency.

REPLACEMENT **OF RECEIPTS** FOR CHILD DEVELOPMENT SERVICE AGENCIES

SECTION 10.23. Receipts earned by the Child Development Service Agencies (CDSAs) from any public or private third-party payer shall be budgeted on a recurring basis to replace reductions in State appropriations to CDSAs.

HEALTH INFORMATION TECHNOLOGY

8 9 **SECTION 10.24.(a)** The Department of Health and Human Services, in 10 cooperation with the State Chief Information Officer, shall coordinate health information 11 technology (HIT) policies and programs within the State of North Carolina. The Department's goal in coordinating State HIT policy and programs shall be to avoid duplication of efforts and 12 13 to ensure that each State agency, public entity, and private entity that undertakes health 14 information technology activities does so within the area of its greatest expertise and technical 15 capability and in a manner that supports coordinated State and national goals, which shall 16 include at least all of the following:

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Ensuring that patient health information is secure and protected, in (1)accordance with applicable law.

- Improving health care quality, reducing medical errors, reducing health (2)disparities, and advancing the delivery of patient-centered medical care.
- (3)Providing appropriate information to guide medical decisions at the time and place of care.
- (4)Ensuring meaningful public input into HIT infrastructure development.
- (5) Improving the coordination of information among hospitals, laboratories, physicians' offices, and other entities through an effective infrastructure for the secure and authorized exchange of health care information.
- (6)Improving public health services and facilitating early identification and rapid response to public health threats and emergencies, including bioterrorist events and infectious disease outbreaks.
- (7) Facilitating health and clinical research.
- (8)Promoting early detection, prevention, and management of chronic diseases.

32 **SECTION 10.24.(b)** The Department of Health and Human Services shall 33 establish and direct a HIT management structure that is efficient and transparent and that is 34 compatible with the Office of the National Health Coordinator for Information Technology 35 (National Coordinator) governance mechanism. The HIT management structure shall be 36 responsible for all of the following:

- Developing a State plan for implementing and ensuring compliance with (1)national HIT standards and for the most efficient, effective, and widespread adoption of HIT.
- (2)Ensuring that (i) specific populations are effectively integrated into the State plan, including aging populations, populations requiring mental health services, and populations utilizing the public health system; and (ii) unserved and underserved populations receive priority consideration for HIT support.
- (3)Identifying all HIT stakeholders and soliciting feedback and participation from each stakeholder in the development of the State plan.
 - (4)Ensuring that existing HIT capabilities are considered and incorporated into the State plan.
 - Identifying and eliminating conflicting HIT efforts where necessary. (5)
- (6)Identifying available resources for the implementation, operation, and maintenance of health information technology, including identifying resources and available opportunities for North Carolina institutions of higher education.
 - Ensuring that potential State plan participants are aware of HIT policies and (7)programs and the opportunity for improved health information technology.
- 55 56 (8)Monitoring HIT efforts and initiatives in other states and replicating 57 successful efforts and initiatives in North Carolina.

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| (9) | Monitoring the development of the National Coord ensuring that all stakeholders are aware of and requirements. | | |
| (10) | Monitoring the progress and recommendations Standards Committee and ensuring that all stakeho | | |
| (11) | the Committee's recommendations. Monitoring all studies and reports provided to th and reporting to the Joint Legislative Oversight C Technology and the Fiscal Research Division | Committee on Information | |
| | recommendations on State efforts to implement coo | | |
| SECT | TION 10.24.(c) Beginning October 1, 2011, the I | | |
| | shall provide quarterly written reports on the sta | | |
| | iations Committee on Health and Human S | | |
| | Appropriations Subcommittee on Health and Human | | |
| | on. The reports due each January 1 and July 1 sh | | |
| | tives or challenges that have occurred since the m | | |
| | orts due each October 1 and April 1 shall be compre | chensive and shall include | |
| all of the followi | | | |
| (1) | Current status of federal HIT initiatives. | | |
| (2) | Current status of State HIT efforts and initiative | s among both public and | |
| | private entities. | | |
| (3) | A breakdown of current public and private fur | nding sources and dollar | |
| (A) | amounts for State HIT initiatives. | | |
| (4) | Department efforts to coordinate HIT initiatives | within the State and any | |
| (5) | obstacles or impediments to coordination. HIT research efforts being conducted within the Sta | ate and sources of funding | |
| (5) | for research efforts. | ate and sources of funding | |
| (6) | Opportunities for stakeholders to participate in HIT | funding and other efforts | |
| (0) | and initiatives during the next quarter. | funding and other errorts | |
| (7) | Issues associated with the implementation of HI | T in North Carolina and | |
| | recommended solutions to these issues. | | |
| | | | |
| FUNDS FOR ST | FROKE PREVENTION | | |
| | TION 10.25.(a) Of the funds appropriated in this | | |
| | an Services, Division of Public Health, the sum of | | |
| | 0) in nonrecurring funds for the 2011-2012 fiscal | | |
| | d dollars (\$400,000) in nonrecurring funds for the | | |
| | Heart Disease and Stroke Prevention Branch for co | | |
| Association Campa | education campaigns and communication strategies, in partnership with the American Heart Association/American Stroke Association, on stroke signs and symptoms and the importance of | | |
| immediate respon | | ons and the importance of | |
| | TION 10.25.(b) Of the funds appropriated in this | act to the Department of | |
| | an Services, Division of Public Health, the sum | | |
| | recurring funds for the 2011-2012 fiscal year and | | |
| dollars (\$50,000) | in nonrecurring funds for the 2012-2013 fiscal year | is allocated for continued | |
| | Stroke Advisory Council. | | |
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| AIDS DRUG AS | SSISTANCE PROGRAM | | |
| | TION 10.26. The Department of Health and Huma | | |
| | epartment of Correction (DOC) to use DOC funds to | | |
| | of DOC inmates with HIV/AIDS in a manner that | | |
| accounted for as | State matching funds in DHHS' drawdown of federal | Urran W/hata firm da | |

accounted for as State matching funds in DHHS' drawdown of federal Ryan White funds.
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54 MEN'S HEALTH

55 **SECTION 10.26A.** The Department of Health and Human Services, Division of 56 Public Health, shall delegate to the Chronic Disease Prevention and Control Office the 57 responsibility for ensuring attention to the prevention of disease and improvement in the quality 58 of life for men over their entire lifespan. The Department shall develop strategies for achieving 59 these goals, which shall include (i) developing a strategic plan to improve health care services,

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(ii) building public health awareness, (iii) developing initiatives within existing programs, and (iv) pursuing federal and State funding for the screening, early detection, and treatment of prostate cancer and other diseases affecting men's health.

NC HEALTH CHOICE MEDICAL POLICY

5 6 **SECTION 10.27.** Unless required for compliance with federal law, the Department 7 shall not change medical policy affecting the amount, sufficiency, duration, and scope of NC 8 Health Choice health care services and who may provide services until the Division of Medical 9 Assistance has prepared a five-year fiscal analysis documenting the increased cost of the 10 proposed change in medical policy and submitted it for departmental review. If the fiscal impact indicated by the fiscal analysis for any proposed medical policy change exceeds one 11 million dollars (\$1,000,000) in total requirements for a given fiscal year, then the Department 12 13 shall submit the proposed medical policy change with the fiscal analysis to the Office of State 14 Budget and Management and the Fiscal Research Division. The Department shall not 15 implement any proposed medical policy change exceeding one million dollars (\$1,000,000) in 16 total requirements for a given fiscal year unless the source of State funding is identified and 17 approved by the Office of State Budget and Management. For medical policy changes 18 exceeding one million dollars (\$1,000,000) in total requirements for a given fiscal year that are 19 required for compliance with federal law, the Department shall submit the proposed medical 20 policy or policy interpretation change with a five-year fiscal analysis to the Office of State 21 Budget and Management prior to implementing the change. The Department shall provide the 22 Office of State Budget and Management and the Fiscal Research Division a quarterly report itemizing all medical policy changes with total requirements of less than one million dollars 23 24 (\$1,000,000). 25

26 **COMMUNITY CARE OF NORTH CAROLINA**

27 **SECTION 10.28.(a)** The Department of Health and Human Services (Department) 28 shall submit a report annually from a qualified entity with proven experience in conducting 29 actuarial and health care studies on the Medicaid cost-savings achieved by the CCNC networks, 30 which shall include children, adults, and the aged, blind, and disabled, to the House of 31 Representatives Appropriations Subcommittee on Health and Human Services, the Senate 32 Appropriations Committee on Health and Human Services, and the Fiscal Research Division.

33 **SECTION 10.28.(b)** The Department and the Division of Medical Assistance 34 (DMA) shall enter into a three-party contract between North Carolina Community Care 35 Networks, Inc., (NCCCN, Inc.) and each of the 14 participating local CCNC networks and shall 36 require NCCCN, Inc., to provide standardized clinical and budgetary coordination, oversight, 37 and reporting for a statewide Enhanced Primary Care Case Management System for Medicaid 38 enrollees. The contracts shall require NCCCN, Inc., to build upon and expand the existing 39 successful CCNC primary care case management model to include comprehensive statewide 40 quantitative performance goals and deliverables which shall include all of the following areas: 41 (i) service utilization management, (ii) budget analytics, (iii) budget forecasting methodologies, 42 (iv) quality of care analytics, (v) participant access measures, and (vi) predictable cost 43 containment methodologies.

44 **SECTION 10.28.(c)** NCCCN, Inc., shall report quarterly to the Department and to 45 the Office of State Budget and Management (OSBM) on the development of the statewide 46 Enhanced Primary Care Case Management System and its defined goals and deliverables as agreed upon in the contract. NCCCN, Inc., shall submit biannual reports to the Secretary of 47 48 Health and Human Services, OSBM, the House of Representatives Appropriations 49 Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health 50 and Human Services, and the Fiscal Research Division on the progress and results of 51 implementing the quantitative, analytical, utilization, quality, cost containment, and access 52 goals and deliverables set out in the contract. NCCCN, Inc., shall conduct its own analysis of 53 the CCNC system to identify any variations from the development plan for the Enhanced 54 Primary Care Case Management System and its defined goals and deliverables set out in the 55 contract between DMA and NCCCN, Inc. Upon identifying any variations, NCCCN, Inc., shall 56 develop and implement a plan to address the variations. NCCCN, Inc., shall report the plan to 57 DMA within 30 days after taking any action to implement the plan.

SECTION 10.28.(d) By January 1, 2012, the Department and OSBM shall assess 58 59 the performance of NCCCN, Inc., and CCNC regarding the goals and deliverables established

in the contract. Based on this assessment, the Department and DMA shall expand, cancel, or alter the contract with NCCCN, Inc., and CCNC effective April 1, 2012. Expansion or alteration of the contract may reflect refinements based on clearly identified goals and deliverables in the areas of quality of care, participant access, cost containment, and service delivery.

6 SECTION 10.28.(e) By July 1, 2012, the Department, DMA, and NCCCN, Inc., 7 shall finalize a comprehensive plan that establishes management methodologies which include 8 all of the following: (i) quality of care measures, (ii) utilization measures, (iii) recipient access 9 measures, (iv) performance incentive models in which past experience indicates a benefit from 10 financial incentives, (v) accountable budget models, (vi) shared savings budget models, and (vii) budget forecasting analytics as agreed upon by the Department, DMA, and NCCCN, Inc. 11 12 In the development of these methodologies, the Department, DMA, and NCCCN, Inc., shall 13 consider options for shared risk. The Department and DMA shall provide assistance to 14 NCCCN, Inc., in meeting the objectives of this section.

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MEDICAID MANAGEMENT INFORMATION SYSTEM (MMIS) FUNDS/IMPLEMENTATION OF MMIS

18 SECTION 10.29.(a) By August 1, 2011, the Secretary of the Department of Health 19 and Human Services shall provide detailed cost information on the replacement Medicaid 20 Management Information System (MMIS) to the Chairs of the House of Representatives 21 Committee on Appropriations and the House of Representatives Subcommittee on Health and 22 Human Services, the Chairs of the Senate Committee on Appropriations and the Senate 23 Appropriations Committee on Health and Human Services, the Joint Legislative Oversight 24 Committee on Information Technology, the Fiscal Research Division, and the Office of State 25 Budget and Management. This information shall include the following:

- (1) The original total cost of MMIS, by year, to include five years of operations and maintenance.
- (2) The current total cost of MMIS, to include five years of operations and maintenance.
- (3) Detailed information on costs associated with each MMIS project, to include the original cost, the current cost, and the reasons for any changes.
- (4) A list of change requests and amendments to the original contract, and the costs associated with each.
- (5) Costs for continuing the legacy MMIS beyond the original completion date for the new MMIS, with detailed information on funding sources for those costs.
- (6) Original costs for each vendor associated with the contract, the current costs for each, and the reasons for any increases in cost.

39 SECTION 10.29.(b) The Secretary may utilize prior year earned revenue received 40 for the replacement MMIS in the amount of three million two hundred thirty-two thousand 41 three hundred four dollars (\$3,232,304) in fiscal year 2011-2012 and twelve million dollars 42 (\$12,000,000) in fiscal year 2012-2013. The Department shall utilize prior year earned 43 revenues received for the procurement, design, development, and implementation of the 44 replacement MMIS. In the event the Department does not receive prior year earned revenues in 45 the amounts authorized by this section, or funds are insufficient to advance the project, the 46 Department is authorized, with approval of the Office of State Budget and Management 47 (OSBM), and after consulting with the Joint Legislative Commission on Governmental 48 Operations, to utilize overrealized receipts and funds appropriated to the Department to achieve 49 the level of funding specified in this section for the replacement MMIS. If the department 50 requires funding beyond the prior year earned revenue specified in this section, the Department 51 shall immediately report to the Chairs of the House of Representatives Committee on 52 Appropriations and the House of Representatives Subcommittee on Health and Human 53 Services, the Chairs of the Senate Committee on Appropriations and the Senate Appropriations 54 Committee on Health and Human Services, the Joint Legislative Oversight Committee on 55 Information Technology, the Fiscal Research Division, and the Office of State Budget and 56 Management. The report shall include the following:

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- (1) The amount of the shortfall.
- 58 (2) The sources of funding the Department plans to use to make up for the shortfall.

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(3) The impact on the programs or operations from which the funding is to be taken.

SECTION 10.29.(c) The Department shall make full development of the replacement MMIS a top priority. During the development and implementation of the replacement MMIS, the Department shall develop plans to ensure the timely and effective implementation of enhancements to the system to provide the following capabilities:

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Receiving and tracking premiums or other payments required by law.

(2) Compatibility with the Health Information System.

9 SECTION 10.29.(d) The Department shall make every effort to expedite the 10 implementation of the enhancements. The contract between the Department and each contract 11 vendor shall contain an explicit provision requiring the replacement MMIS to have the 12 capability to fully implement the administration of NC Health Choice, NC Kids' Care, Ticket to 13 Work, Families Pay Part of the Cost of Services under the CAP-MR/CC, CAP Children's 14 Program, and all relevant Medicaid waivers and the Medicare 646 waiver as it applies to 15 Medicaid eligibles. The Department must have detailed cost information for each requirement 16 before signing the contract and must immediately provide that cost information to the Chairs of 17 the House of Representatives Committee on Appropriations and the House of Representatives Subcommittee on Health and Human Services, the Chairs of the Senate Committee on 18 19 Appropriations and the Senate Appropriations Committee on Health and Human Services, the 20 Joint Legislative Oversight Committee on Information Technology, the Fiscal Research 21 Division, and the Office of State Budget and Management. Any sole source contract must meet 22 all State requirements and must have the written approval of the State CIO. Any decision to 23 sole source any portion of the contract shall immediately be reported to the Chairs of the House 24 of Representatives Committee on Appropriations and the House of Representatives 25 Subcommittee on Health and Human Services, the Chairs of the Senate Committee on 26 Appropriations and the Senate Appropriations Committee on Health and Human Services, the 27 Joint Legislative Oversight Committee on Information Technology, the Fiscal Research 28 Division, and the Office of State Budget and Management.

SECTION 10.29.(e) The Office of the State Chief Information Officer (SCIO) and 29 30 the Office of Information Technology Services (ITS) shall work in cooperation with the 31 Department to ensure the timely and effective implementation of the replacement MMIS and 32 enhancements. The SCIO shall ensure that the replacement MMIS meets all State requirements 33 for project management and shall immediately report any failure to meet State project 34 management requirements to the Chairs of the House of Representatives Committee on 35 Appropriations and the House of Representatives Subcommittee on Health and Human 36 Services, the Chairs of the Senate Committee on Appropriations and the Senate Appropriations 37 Committee on Health and Human Services, the Joint Legislative Oversight Committee on 38 Information Technology, the Fiscal Research Division, and the Office of State Budget and 39 Management. The SCIO shall also immediately report if any replacement MMIS project, or 40 portion of a project, is listed as red in the project portfolio management tool.

41 **SECTION 10.29.(f)** Notwithstanding G.S. 114-2.3, the Department shall engage the services of private counsel with pertinent information technology and computer law 42 43 expertise to review requests for proposals and to negotiate and review contracts associated with 44 the replacement MMIS. This shall include amendments exceeding ten million dollars 45 (\$10,000,000). The counsel engaged by the Department shall review the replacement MMIS 46 contracts and amendments between the Department and the vendor to ensure that the 47 requirements of subsection (d) of this section are met in their entirety, and that the terms of the 48 contract are in the State's best interest.

49 **SECTION 10.29.(g)** By August 1, 2011, the Department shall develop a revised 50 comprehensive schedule for the development and implementation of the replacement MMIS 51 that fully incorporates federal and State project management and review standards. The 52 Department shall ensure that the schedule is accurate. Any changes to the design, 53 development, and implementation schedule shall be reported as part of the Department's 54 monthly MMIS reporting requirements. The Department shall submit the schedule to the 55 Chairs of the House of Representatives Committee on Appropriations and the House of 56 Representatives Subcommittee on Health and Human Services, the Chairs of the Senate 57 Committee on Appropriations and the Senate Appropriations Committee on Health and Human 58 Services, the Joint Legislative Oversight Committee on Information Technology, the Fiscal 59 Research Division, and the Office of State Budget and Management. This submission shall

include a detailed explanation of schedule changes that have occurred since the initiation of the 1 2 project, and the cost associated with each change. Any changes to key milestones shall be 3 immediately reported to the Chairs of the House of Representatives Committee on 4 Appropriations and the House of Representatives Subcommittee on Health and Human 5 Services, the Chairs of the Senate Committee on Appropriations and the Senate Appropriations 6 Committee on Health and Human Services, the Joint Legislative Oversight Committee on 7 Information Technology, the Fiscal Research Division, and the Office of State Budget and 8 Management, with a full explanation of the reason for the change and any associated costs.

9 **SECTION 10.29.(h)** Beginning July 1, 2011, the Department shall make quarterly 10 reports on the progress of the development and implementation of the replacement MMIS. 11 This report shall include any changes, or anticipated changes, in the scope, functionality, or projected costs. This report shall include any changes to any replacement MMIS vendor 12 13 contracts and shall provide a detailed explanation of those changes and the associated cost 14 increases. Each report shall be made to the Chairs of the House of Representatives Committee 15 on Appropriations and the House of Representatives Subcommittee on Health and Human 16 Services, the Chairs of the Senate Committee on Appropriations and the Senate Appropriations 17 Committee on Health and Human Services, the Joint Legislative Oversight Committee on 18 Information Technology, the Fiscal Research Division, and the Office of State Budget and 19 Management. A copy of the final report on each contract or amendment award shall also be 20 submitted to the Joint Legislative Oversight Commission on Governmental Operations.

21 SECTION 10.29.(i) Upon initiation of the NC MMIS Program Reporting and 22 Analytics Project, and the Division of Health Services Regulation Project, the Department shall 23 submit all reports regarding functionality, schedule, and cost in the next regular cycle of reports 24 identified in this section. The Department shall ensure that the solution developed in the 25 Reporting and Analytics Project supports the capability, in its initial implementation, to 26 interface with the State Health Plan for Teachers and State Employees. The costs for this 27 capability shall be negotiated prior to the award of the Reporting and Analytics Project 28 contract. The Reporting and Analytics Project solution must be completed simultaneously with 29 the replacement MMIS. 30

NORTH CAROLINA FAMILIES ACCESSING SERVICES THROUGH TECHNOLOGY (NC FAST) FUNDS

32 33 **SECTION 10.30.** Of the funds appropriated in this act to the Department of Health 34 and Human Services (Department), the nonrecurring sum of nine million five hundred 35 ninety-two thousand three hundred thirty-two dollars (\$9,592,332) for fiscal year 2011-2012 36 and the nonrecurring sum of nine million five hundred ninety-two thousand three hundred 37 thirty-two dollars (\$9,592,332) for fiscal year 2012-2013 shall be used to support the NC FAST 38 project. These funds shall be (i) deposited to the Department's information technology budget 39 code and (ii) used to match federal funds for the project. In addition, the Department shall 40 utilize prior year earned revenues received in the amount of eight million seven hundred 41 sixty-seven thousand six hundred ninety-six dollars (\$8,767,696) in fiscal year 2011-2012 for 42 the NC FAST project. Funds appropriated to the Department by this act shall be used to 43 expedite the development and implementation of the Global Case Management and Food and Nutrition Services and the Eligibility Information System (EIS) components of the North 44 45 Carolina Families Accessing Services through Technology (NC FAST) project. In the event 46 that the Department does not receive prior year earned revenues in the amount authorized by this section, the Department is authorized, with approval of the Office of State Budget and 47 48 Management, to utilize other overrealized receipts and funds appropriated to the Department to 49 achieve the level of funding specified in this section for the NC FAST project. The Department 50 shall not obligate any of its overrealized receipts or funds for this purpose without (i) prior 51 written approval from the United States Department of Agriculture Food and Nutrition Service, 52 the United States Department of Health and Human Services Administration for Children and 53 Families, the Centers for Medicare and Medicaid Services, and any other federal partner 54 responsible for approving changes to the annual Advance Planning Document update (APDu) 55 for the NC FAST Program and (ii) prior review and approval from the Office of Information 56 Technology Services (ITS) and the Office of State Budget and Management (OSBM). The 57 Department shall report any changes to the NC FAST Program to the Joint Legislative Oversight Committee on Information Technology, the Joint Legislative Commission on 58 Governmental Operations, the Senate Appropriations Committee on Health and Human 59

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Services, the House Appropriations Subcommittee on Health and Human Services, and the 2 3 4 Fiscal Research Division not later than 30 days after receiving all the approvals required by this section. 5 6 MEDICAID SECTION 10.31.(a) Use of Funds, Allocation of Costs, Other Authorizations. – 7

- Use of funds. Funds appropriated in this act for services provided in (1)accordance with Title XIX of the Social Security Act (Medicaid) are for both the categorically needy and the medically needy.
- (2)Allocation of nonfederal cost of Medicaid. - The State shall pay one hundred percent (100%) of the nonfederal costs of all applicable services listed in this section. In addition, the State shall pay one hundred percent (100%) of the federal Medicare Part D clawback payments under the Medicare Modernization Act of 2004.
- (3)Use of funds for development and acquisition of equipment and software. -If first approved by the Office of State Budget and Management, the Division of Medical Assistance, Department of Health and Human Services, may use funds that are identified to support the cost of development and acquisition of equipment and software and related operational costs through contractual means to improve and enhance information systems that provide management information and claims processing. The Department of Health and Human Services shall identify adequate funds to support the implementation and first year's operational costs that exceed funds allocated for the new contract for the fiscal agent for the Medicaid Management Information System.
- Reports. Unless otherwise provided, whenever the Department of Health (4)and Human Services is required by this section to report to the General Assembly, the report shall be submitted to the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division of the Legislative Services Office. Reports shall be submitted on the date provided in the reporting requirement.
- Medicaid as secondary payor claims. The Department shall apply (5)Medicaid medical policy to recipients who have primary insurance other than Medicare, Medicare Advantage, and Medicaid. The Department shall pay an amount up to the actual coinsurance or deductible or both, in accordance with the State Plan, as approved by the Department of Health and Human Services. The Department may disregard application of this policy in cases where application of the policy would adversely affect patient care.

SECTION 10.31.(b) Policy. –

- Volume purchase plans and single source procurement. The Department of (1)Health and Human Services, Division of Medical Assistance, may, subject to the approval of a change in the State Medicaid Plan, contract for services, medical equipment, supplies, and appliances by implementation of volume purchase plans, single source procurement, or other contracting processes in order to improve cost containment.
- (2)Cost-containment programs. - The Department of Health and Human Services, Division of Medical Assistance, may undertake cost-containment programs, including contracting for services, preadmissions to hospitals, and prior approval for certain outpatient surgeries before they may be performed in an inpatient setting.
- Fraud and abuse. The Division of Medical Assistance, Department of (3)Health and Human Services, shall provide incentives to counties that successfully recover fraudulently spent Medicaid funds by sharing State savings with counties responsible for the recovery of the fraudulently spent funds.
 - (4)Medical policy. – Unless required for compliance with federal law, the Department shall not change medical policy affecting the amount,

| 1sufficiency, duration, and scope of health care services and who may provident services until the Division of Medical Assistance has prepared a five-yation of fiscal analysis documenting the increased cost of the proposed change medical policy and submitted it for departmental review. If the fiscal implicated by the fiscal analysis for any proposed medical policy chare exceeds three million dollars (\$3,000,000) in total requirements for a give fiscal year, then the Department shall submit the proposed medical policy change with the fiscal analysis to the Office of State Budget and Management and the Fiscal Research Division. The Department shall numplement any proposed medical policy change exceeding three million dollars (\$3,000,000) in total requirements for a given fiscal year unless source of State funding is identified and approved by the Office of State Budget and Management. For medical policy changes exceeding the million dollars (\$3,000,000) in total requirements for a given fiscal year the proposed medical policy or policy interpretation change with the proposed medical policy or policy interpretation change with the proposed medical policy or policy interpretation change with the proposed medical policy or policy interpretation change with the five-year fiscal analysis to the Office of State Budget and Management and the Fiscal Research Division a quarte report itemizing all medical policy changes with total requirements of the proposed medical policy changes with total requirements of the proposed medical policy changes or policy itemperation and the fiscal analysis to the office of State Budget and Management and the Fiscal Research Division a quarte report itemizing all medical policy changes with total requirements of the proposed medical policy changes on Department shall provide the office of state Budget and Management and the Fiscal Research Division a quarte (State Budget and Management and the Fiscal Research Division a further million dollars (\$3,000,000). <th></th> | |
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| 15are required for compliance with federal law, the Department shall subt16the proposed medical policy or policy interpretation change with17five-year fiscal analysis to the Office of State Budget and Management pr18to implementing the change. The Department shall provide the Office19State Budget and Management and the Fiscal Research Division a quarte20report itemizing all medical policy changes with total requirements of lo21than three million dollars (\$3,000,000). | |
| 16the proposed medical policy or policy interpretation change with the17five-year fiscal analysis to the Office of State Budget and Management price18to implementing the change. The Department shall provide the Office19State Budget and Management and the Fiscal Research Division a quarte20report itemizing all medical policy changes with total requirements of le21than three million dollars (\$3,000,000). | |
| 17five-year fiscal analysis to the Office of State Budget and Management pr18to implementing the change. The Department shall provide the Office19State Budget and Management and the Fiscal Research Division a quarte20report itemizing all medical policy changes with total requirements of la21than three million dollars (\$3,000,000). | |
| 18to implementing the change. The Department shall provide the Office19State Budget and Management and the Fiscal Research Division a quarte20report itemizing all medical policy changes with total requirements of le21than three million dollars (\$3,000,000). | |
| 20 report itemizing all medical policy changes with total requirements of le 21 than three million dollars (\$3,000,000). | |
| 21 than three million dollars (\$3,000,000). | |
| | ess |
| ZZ = (.) rusuing of nonces of changes of Department web site $=$ pot any but | 110 |
| 23 notice of change required pursuant to the provisions of 42 C.F.R. § 447.20 | |
| 24 the Department shall, no later than seven business days after the date | |
| 25 publication, publish the same notice on its Web site on the same Web pa | |
| as it publishes State Plan amendments, and the notice shall remain on t | |
| 27 Web site continuously for 90 days. | |
| 28 (6) Electronic transactions. – Medicaid providers shall follow the Department | |
| established procedures for securing electronic payments and the Departments shall not provide routine provider payments by check. Medicaid provid | |
| 31 shall file claims electronically, except that nonelectronic claims submissi | |
| 32 may be required when it is in the best interest of the Department. Medica | |
| 33 providers shall submit Preadmission Screening and Annual Reside | |
| 34 Reviews (PASARR) through the Department's Web-based tool or through | |
| 35 vendor with interface capability to submit data into the Web-bas | sed |
| PASARR. Providers shall submit requests for prior authorizations electronically | vio |
| 38 the vendor's Web site. Providers shall access their authorizations via onli | |
| 39 portals rather than receiving hard copies by mail. Recipients shall contin | |
| 40 to receive adverse decisions via certified mail. Providers shall receive cop | ies |
| 41 electronically. Once Web portal is live for provider enrollment, provid | |
| 42 shall submit their provider enrollment applications online. Thereafter, 1 | |
| 43 Department shall accept electronic signatures, rather than require receipt 44 signed hard copies. | 01 |
| 45 SECTION 10.31.(c) Eligibility. – Eligibility for Medicaid shall be determined | in |
| 46 accordance with the following: | |
| 47 (1) Medicaid and Work First Family Assistance. – | |
| 48 a. Income eligibility standards. – The maximum net family annu | ual |
| 49 income eligibility standards for Medicaid and Work First Fam 50 Assistance and the Standard of Need for Work First Fam | |
| 51 Assistance and the Standard of Need for work First Fam 51 Assistance shall be as follows: | шу |
| 52 | |
| 53 CATEGORICALLY MEDICALLY | |
| 54 NEEDY – WFFA* NEEDY | |
| 55 56 Standard of Need | |
| 50 Standard of Need | |
| 58 Families and | |
| 59Families andWFFA*Children & | |

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|------------|-----------|------------------------|-------------------------|--------------------------------|
| | Family | Children | Payment | AA, AB, AD* |
| | Size | Income Level | Level | Income Level |
| | 1 | \$4,344 | \$2,172 | \$2,900 |
| | 2 | 5,664 | 2,832 | 3,800 |
| | 3 | 6,528 | 3,264 | 4,400 |
| | | 7,128 | 3,564 | 4,800 |
| | 4 5 | 7,776 | 3,888 | 5,200 |
| | 6 | 8,376 | 4,188 | 5,600 |
| | 7 | 8,952 | 4,476 | 6,000 |
| | 8 | 9,256 | 4,680 | 6,300 |
| | | , | , | , |
| | | | | he Aged (AA); Aid to the |
| | Blind (A | B); and Aid to the Dis | | |
| | b. | The payment level | for Work First Fami | ly Assistance shall be fifty |
| | | percent (50%) of | the standard of need | l. These standards may be |
| | | changed with the ap | oproval of the Director | of the Budget. |
| | с. | The Department | of Health and Hum | an Services shall provide |
| | | Medicaid coverage | e to 19- and 20-yea | r-olds in accordance with |
| | | federal rules and re | gulations. | |
| | d. | Medicaid enrollme | nt of categorically ne | edy families with children |
| | | shall be continuous | for one year without | regard to changes in income |
| | | or assets. | | |
| (| | | | ations for which the federal |
| | | | | or eligibility determinations, |
| | the | income limits will be | e updated each Apri | 1 1 immediately following |
| | publi | ication of federal pov | verty guidelines. The | Department of Health and |
| | Hum | an Services, Division | of Medical Assistan | ce, shall provide Medicaid |
| | cove | rage to the following: | | |
| | a. | | | ho have incomes equal to or |
| | | | ndred percent (100% | 6) of the federal poverty |
| | | guidelines. | | |
| | b. | | | o or less than one hundred |
| | | | | ral poverty guidelines and |
| | | | | o pregnant women eligible |
| | | under this subsection | on continue throughou | it the pregnancy but include |
| | | | | to those other conditions |
| | | | Department as cond | itions that may complicate |
| | | pregnancy. | | |
| | с. | | | y incomes equal to or less |
| | | | | e federal poverty guidelines |
| | _ | and without regard | | |
| | d. | | | ily incomes equal to or less |
| | | | | e federal poverty guidelines |
| | | and without regard | | |
| | e. | | | ly incomes equal to or less |
| | | | | e federal poverty guidelines |
| | 2 | and without regard | | |
| | f. | | | vomen of childbearing age |
| | | | | an one hundred eighty-five |
| | | | the federal poverty gu | idelines and without regard |
| | | to resources. | | |
| | g. | | | S. 108A-54.1 with unearned |
| | | | | fifty percent (150%) of the |
| , | | federal poverty guid | | · |
| (| | | | ices, Division of Medical |
| | | | | to adoptive children with |
| | | | | doptive family's income. |
| (| | | | ices, Division of Medical |
| | Assi | stance, shall provide | Medicaid coverage t | o "independent foster care |
| | | | | |

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| | adolescents," ages 18, 19, and 20, as defined Social Security Act (42 U.S.C. § 1396d(w | v)(1)), without regard to the |
| (5) | adolescent's assets, resources, or income levels ICF and ICF/MR work incentive allowances. | |
| (\mathbf{J}) | and Human Services may provide a | |
| | Medicaid-eligible recipients of ICF and ICF/M | |
| | engaged in work activities as part of their deve | |
| | retention of additional income contribute | |
| | independence. The State funds required to ma | |
| | required by these allowances shall be provi Medicaid budget or from other unbudge | ided from savings within the |
| | Department. The incentive allowances may be | |
| | | thly Incentive Allowance |
| | | \$50.00 |
| | \$101.00 to \$200.99 \$80.0 | |
| | \$201.00 to \$300.99 \$130 | |
| | \$301.00 and greater \$212. | |
| (6) | The Department of Health and Human Se | |
| ~ / | Assistance, shall provide Medicaid coverage | |
| | for breast or cervical cancer and who a 1396a.(a)(10)(A)(ii)(XVIII). | |
| SEC | FION 10.31.(d) Services and Payment Bases. | – The Department shall spend |
| | ed for Medicaid services in accordance with the | |
| | ases. Unless otherwise provided, services and | |
| | State Plan as established by the Department o | |
| | ged with the approval of the Director of the Bud | |
| | Department of Health and Human Services (DH | |
| | ogram within the annual State appropriation. I | |
| practices, rates, | and expenditure procedures that are in complian | nce with CMS regulations and |
| | lans, State laws, and regulations. | _ |
| | ionally, the Department shall be required to | |
| | w and will collaborate with other stakeholder | |
| | of all clinical and payment policies, including | all public notice and posting |
| 1 | as of the effective date of this provision. | N # 11 1 1 1 1 1 1 |
| (1) | Mandatory Services. – In order to manage the | e Medicaid program within the |
| | annual State appropriation, the Secretary shal | |
| | State Plan amendments and establish tempora | |
| | of service and payment rate for the following r | |
| | a. Hospital inpatient. – Payment for hosp | |
| | prescribed by the State Plan as estable Health and Human Services. | Disiled by the Department of |
| | b. Hospital outpatient. – Eighty percent | (80%) of allowable costs or a |
| | prospective reimbursement plan as esta | |
| | Health and Human Services. | abilished by the Department of |
| | c. Nursing facilities. – Nursing facilities j | providing services to Medicaid |
| | recipients who also qualify for Medi | |
| | Medicare program as a condition of | |
| | program. State facilities are not subject | |
| | the Medicare program. Residents o | |
| | eligible for Medicare coverage of nur | |
| | placed in a Medicare-certified bed. | |
| | services only after the appropriate | |
| | Medicare. | |
| | | |
| | d. Physicians, certified nurse midwife | services, nurse practitioners. |
| | | |
| | d. Physicians, certified nurse midwife physician assistants. – Fee schedules as of Health and Human Services. | |
| | physician assistants. – Fee schedules as | s developed by the Department |

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| 1 2 3 4 5 6 7 8 9 | f. | Home health and related services, durable Payments according to reimbursement p Department of Health and Human Services. | |
| 4 | g. | Rural health clinical services. – Provider | |
| 5 6 | h. | nonprovider-based, single-cost reimburseme Family planning. – Negotiated rate for loca | |
| 7 | i. | other providers see specific services, e.g., ho | spitals, physicians. |
| 8 9 | 1. | Independent laboratory and X-ray services. as developed by the Department of Health and | |
| 10 11 | j. k. | Medicare Buy-In. – Social Security Adminis | |
| 11 | К. | Ambulance services. – Uniform fee schedu Department of Health and Human Serv | |
| 13 | 1. | providers will be reimbursed at cost. | |
| 14 15 | 1. | Medicare crossover claims. – The Departm medical policy to Medicare claims for duall | |
| 16 | | Department shall pay an amount up to the | e actual coinsurance or |
| 17 18 | | deductible or both, in accordance with the S the Department of Health and Human Service | |
| 19 | | disregard application of this policy in cases | |
| 20 21 | m. | policy would adversely affect patient care. Pregnancy-related services. – Covered services | ices for pregnant women |
| 22 | | shall include nutritional counseling, psych | nosocial counseling, and |
| 23 24 | | predelivery and postpartum home visits policy. | as described in clinical |
| 25 | n. | Mental health services. – Coverage is limite | ed to children eligible for |
| 26 27 | | EPSDT services provided by: 1. Licensed or certified psychologists, | licensed clinical social |
| 28 | | workers, certified clinical nurse s | pecialists in psychiatric |
| 29 30 | | mental health advanced practice, nu | |
| 30 31 | | as clinical nurse specialists in ps advanced practice, licensed psycholo | |
| 32 | | professional counselors, licensed | marriage and family |
| 33 34 | | therapists, licensed clinical addi certified clinical supervisors, when M | |
| 35 | | are referred by the Community (| Care of North Carolina |
| 36 37 | | primary care physician, a Medicaid the area mental health program or l | |
| 38 | | and | |
| 39 40 | | 2. Institutional providers of residential s Division of Mental Health, Develop | |
| 41 | | Substance Abuse Services and appr | oved by the Centers for |
| 42 43 | | Medicare and Medicaid Services (Psychiatric Residential Treatment Fa | |
| 44 | | federal and State requirements as def | ined by the Department. |
| 45 46 | | tional Services. – In order to manage the Med | |
| 40 47 | | ual State appropriation, the Secretary shall have the Plan amendments and establish temporary ru | |
| 48 | of s | ervice, payment rate, or elimination of the follow | |
| 49 50 | a. b. | Certified registered nurse anesthetists. Community Alternative Programs. | |
| 51 | с. | Hearing aids. – Wholesale cost plus dispensi | ng fee to provider. |
| 52 53 | d. e. | Ambulatory surgical centers. Private duty nursing, clinic services, prepaid | health plans. |
| 54 | f. | Intermediate care facilities for the mentally r | etarded. |
| 55 56 | g. h. | Chiropractors, podiatrists, optometrists, dent Dental coverage. – Dental services shall be | |
| 57 | 11. | basis in accordance with criteria adopted | |
| 58 | | implement this subsection. | |

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| i. | Optical supplies. – Payment for materials is m accordance with 42 C.F.R. § 431.54(d). Fee | |
| | providers are negotiated fees established by the on industry charges. | ne State agency based |
| j. | Physical therapy, occupational therapy, and | |
| | Services for adults. Payments are to be ma | |
| | providers at rates negotiated by the Department Services. | . Of meaning and mutilati |
| k. | Personal care services. – Payment in accordan | |
| 1. | developed by the Department of Health and Hu Case management services. – Reimbursement | |
| | availability of funds to be transferred within | |
| m. | Health and Human Services. Hospice and palliative care. | |
| n. | Medically necessary prosthetics or orthotics. – | |
| | for reimbursement, providers must be license | |
| | occupational licensing board or the certifica authority over the provider's license or ce | |
| | necessary prosthetics and orthotics are subject | |
| 0. | utilization review. Health insurance premiums. | |
| p. | Medical care/other remedial care Services | |
| | in this section include related services in school services provided outside the clinic setting t | |
| | infant health goals. | |
| q. | Bariatric surgeries. – Covered as described in Surgery for Clinically Severe Obesity. In orde | |
| | of bariatric care in North Carolina, approval | |
| | shall only be granted to those providers (facilit | ies and surgeons) who |
| | are designated as a Bariatric Surgery Center of by the American Society for Metabolic a | |
| | (ASMBS). Providers must then submit | to NC Medicaid |
| | documentation of their designation as a BSC their continued annual participation. | OE as well as verify |
| r. | Drugs. – | |
| | 1. Reimbursements. – Reimbursements s prescription drugs as allowed by fede | |
| | professional services fee per month, ex | |
| | same drug or generic equivalent dur | |
| | Payments for drugs are subject to t subdivision or in accordance with the | |
| | the Department of Health and Human | n Services, consistent |
| | with federal reimbursement regulation professional services fee shall be made | |
| | State Plan adopted by the Department | of Health and Human |
| | Services, consistent with federal reimb The professional services fee shall b | |
| | Department. In addition to the profess | |
| | Department may pay an enhanced fee for Limitations on quantity. – The Depa | |
| | 2. Limitations on quantity. – The Depa Human Services may establish autho | prizations, limitations, |
| | and reviews for specific drugs, drug | g classes, brands, or |
| | quantities in order to manage effect program. The Department may import | |
| | requirements on brand-name drugs f | for which the phrase |
| | "medically necessary" is written on theDispensing of generic drugs. | |
| | G.S. 90-85.27 through G.S. 90-85.31, c | |
| | contrary, under the Medical Assistance | |

of the Social Security Act), and except as otherwise provided in this subsection for drugs listed in the narrow therapeutic index, a prescription order for a drug designated by a trade or brand name shall be considered to be an order for the drug by its established or generic name, except when the prescriber has determined, at the time the drug is prescribed, that the brand-name drug is medically necessary and has written on the prescription order the phrase "medically necessary." An initial prescription order for a drug listed in the narrow therapeutic drug index that does not contain the phrase "medically necessary" shall be considered an order for the drug by its established or generic name, except that a pharmacy shall not substitute a generic or established name prescription drug for subsequent brand or trade name prescription orders of the same prescription drug without explicit oral or written approval of the prescriber given at the time the order is filled. Generic drugs shall be dispensed at a lower cost to the Medical Assistance Program rather than trade or brand-name drugs. Notwithstanding this subdivision to the contrary, the Secretary of Health and Human Services may prevent substitution of a generic equivalent drug, including a generic equivalent that is on the State maximum allowable cost list, when the net cost to the State of the brand-name drug, after consideration of all rebates, is less than the cost of the generic equivalent. As used in this subsection, "brand name" means the proprietary name the manufacturer places upon a drug product or on its container, label, or wrapping at the time of packaging; and "established name" has the same meaning as in section 502(e)(3) of the Federal Food, Drug, and Cosmetic Act, as amended, 21 U.S.C. § 352(e)(3).

- 4. Specialty drug provider network. – The Department of Health and Human Services shall work with specialty drug providers, manufacturers of specialty drugs, Medicaid recipients who are prescribed specialty drugs, and the medical professionals that treat Medicaid recipients who are prescribed specialty drugs to develop ways to ensure that best practices and the prevention of overutilization are maintained in the delivery and utilization of specialty drugs. 5.
 - Lock controlled substances prescriptions into single pharmacy/provider. – The Department of Health and Human Services, Division of Medical Assistance, shall lock Medicaid enrollees into a single pharmacy and provider when the Medicaid enrollee's utilization of selected controlled substance medications meets the lock-in criteria approved by the NC Physicians Advisory Group, as follows:
 - Enrollees may be prescribed selected controlled I. substance medications by only one prescribing physician and may not change the prescribing physician at any time without prior approval or authorization by the Division.
 - II. Enrollees may have prescriptions for selected controlled substance medications filled at only one pharmacy and may not change to another pharmacy at any time without prior approval or authorization by the Division.
- 5A. Prior authorization. - The Department of Health and Human Services, Division of Medical Assistance, may initiate prior authorization for the prescribing of drugs specified for the

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treatment of mental illness by providers who fail to prescribe those drugs in accordance with indications and dosage levels approved by the federal Food and Drug Administration. The Department may require retrospective clinical justification for the use of multiple psychotropic drugs for a Medicaid patient. For individuals 18 years of age and under who are prescribed three or more psychotropic medications, the Department shall implement clinical edits that target inefficient, ineffective, or potentially harmful prescribing patterns. When such patterns are identified, the Medical Director for the Division of Medical Assistance and the Chief of Clinical Policy for the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services shall require a peer-to-peer consultation with the target prescribers. Alternatives discussed during the peer-to-peer consultations shall be based upon:

I. Evidence-based criteria available regarding efficacy or safety of the covered treatments; and

II. Policy approval by a majority vote of the North Carolina Physicians Advisory Group (NCPAG).

The target prescriber has final decision-making authority to determine which prescription drug to prescribe or refill.

Preferred Drug List. – The Department of Health and Human Services shall establish and implement a preferred drug list program under the Division of Medical Assistance. Medications prescribed for the treatment of mental illness shall be included on the Preferred Drug List (PDL).

The pharmaceutical and therapeutics committee of the Physician's Advisory Group (PAG) shall provide ongoing review of the preferred drug list, including the implementation of prior authorization on identified drugs. Members of the committee shall submit conflict of interest disclosure statements to the Department and shall have an ongoing duty to disclose conflicts of interest not included in the original disclosure.

The Department, in consultation with the PAG, shall adopt and publish policies and procedures relating to the preferred drug list, including the following:

- I. Guidelines for the presentation and review of drugs for inclusion on the preferred drug list.
- II. The manner and frequency of audits of the preferred drug list for appropriateness of patient care and cost-effectiveness.
- III. An appeals process for the resolution of disputes.
- IV. Such other policies and procedures as the Department deems necessary and appropriate.

The Department and the pharmaceutical and therapeutics committee shall consider all therapeutic classes of prescription drugs for inclusion on the preferred drug list, except medications for treatment of human immunodeficiency virus or acquired immune deficiency syndrome shall not be subject to consideration for inclusion on the preferred drug list.

The Department shall maintain an updated preferred drug list in electronic format and shall make the list available to the public on the Department's Internet Web site.

The Department shall (i) enter into a multistate purchasing pool; (ii) negotiate directly with manufacturers or labelers; (iii) contract with a pharmacy benefit manager for

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negotiated discounts or rebates for all prescription drugs under the medical assistance program; or (iv) effectuate any combination of these options in order to achieve the lowest available price for such drugs under such program.

The Department may negotiate supplemental rebates from manufacturers that are in addition to those required by Title XIX of the Social Security Act. The committee shall consider a product for inclusion on the preferred drug list if the manufacturer provides a supplemental rebate. The Department may procure a sole source contract with an outside entity or contractor to conduct negotiations for supplemental rebates.

The Secretary of the Department of Health and Human Services shall establish a Preferred Drug List (PDL) Policy Review Panel within 60 days after the effective date of this section. The purpose of the PDL Policy Review Panel is to review the Medicaid PDL recommendations from the Department of Health and Human Services, Division of Medical Assistance, and the Physician Advisory Group Pharmacy and Therapeutics (PAG P&T) Committee.

The Secretary shall appoint the following individuals to the review panel: (i) the Director of Pharmacy for the Division of Medical Assistance, (ii) a representative from the PAG P&T Committee, (iii) a representative from the Old North State Medical Society, (iv) a representative from the North Carolina Association of Pharmacists, (v) а representative from Community Care of North Carolina, (vi) A representative from the North Carolina Psychiatric Association, (vii) A representative from the North Carolina Pediatric Society, (viii) A representative from the North Carolina Academy of Family Physicians, (ix) a representative from the North Carolina Chapter of the American College of Physicians, (x) a representative from a research-based pharmaceutical company, (xi) a representative from a hospital-based pharmacy.

Individuals appointed to the Review Panel, except for the Division's Director of Pharmacy, shall only serve a two-year term.

After the Department, in consultation with the PAG P&T Committee, publishes a proposed policy or procedure related to the Medicaid PDL, the Review Panel shall hold an open meeting to review the recommended policy or procedure along with any written public comments received as a result of the posting. The Review Panel shall provide an opportunity for public comment at the meeting. After the conclusion of the meeting, the Review Panel shall submit policy recommendations about the proposed Medicaid PDL policy or procedure to the Secretary.

The Department may establish a Preferred Drug List for the North Carolina Health Choice for Children program and pursue negotiated discounts or rebates for all prescription drugs under the program in order to achieve the lowest available price for such drugs under such program. The Department may procure a sole source contract with an outside entity or contractor to conduct negotiations for these discounts or rebates. The PAG P&T Committee and Preferred Policy Review will Drug List Panel provide recommendations on policies and procedures for the NC Health Choice Preferred Drug List.

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| 1 s. | Incentive Payments as outlined in the St | |
| 2 3 t. 4 5 6 7 | Information Plan for Electronic Health Record | |
| $\frac{3}{4}$ t. | Other mental health services. – Unless othe | rwise covered by this |
| 4 5 | section, coverage is limited to the following:1. Services as established by the Division | of Medical Assistance |
| 6 | in consultation with the Division | of Mental Health |
| 7 | Developmental Disabilities, and Subs | |
| 8 | and approved by the Centers for M | |
| 9 | Services (CMS) when provided in | |
| 10 | requirements and reimbursement is ma | |
| 11 | a State Plan developed by the Depa | |
| 12 13 | Human Services not to exceed the upp federal regulations. | er minis established m |
| 14 | 2. For Medicaid-eligible adults, services p | provided by licensed or |
| 15 | certified psychologists, licensed clin | nical social workers, |
| 16 | certified clinical nurse specialists in ps | |
| 17 | advanced practice, and nurse practition | |
| 18 | nurse specialists in psychiatric me | |
| 19 20 | practice, licensed psychological | |
| 20 21 | professional counselors, licensed r therapists, certified clinical addict | ions specialists and |
| 22 | licensed clinical supervisors, Medicaid | |
| 23 | self-referred. | |
| 24 | 3. Payments made for services rendered i | |
| 25 | subdivision shall be qualified provide | |
| 26 | approved policies and the State | |
| 27 28 | sub-sub-subdivisions 1. or 2. of this su | |
| 28 29 | interpreted to modify the scope of p provider, practitioner, or licensee, nor | |
| 30 | any collaboration or supervision requ | |
| 31 | professional activities of any service pr | |
| 32 | licensee. Nothing in sub-sub-subdivis | sions 1. or 2. of this |
| 33 | sub-subdivision shall be interpreted t | to require any private |
| 34 | health insurer or health plan to m | |
| 35 36 | reimbursements or payments to a practitioner, or licensee. | |
| 37 | Notwithstanding G.S. 150B-21.1(a), the | |
| 38 | and Human Services may adopt temporary ru | |
| 39 | Chapter 150B of the General Statutes | |
| 40 | qualifications of providers and referral pr | |
| 41 | implement this subdivision. Coverage policy f | |
| 42 | by the Division of Medical Assistance in | |
| 43 44 | Division of Mental Health, Developmen Substance Abuse Services under sub-subdivis | |
| 45 | subdivision shall be established by the | |
| 46 | Assistance. | Division of medical |
| 47 u. | Experimental/investigational medical proced | lures. – Coverage is |
| 48 | limited to services, supplies, drugs, or devices | |
| 49 | medical care for the condition, disease, illness, | |
| 50 | as determined by nationally recognized | |
| 51 | organizations or scientifically based federal or | |
| 52 53 | Food and Drug Administration, the National I Centers for Disease Control, or the Agency for | |
| 54 | and Quality. | |
| 55 v. | Clinical trials. – The Division of Medical As | ssistance shall develop |
| 56 | clinical policy for the coverage of routine | |
| 57 | services for life-threatening conditions usin | ng resources such as |
| 58 | coverage criteria from Medicare, NC State Hea | alth Plan, and the input |
| 59 | of the Physician Advisory Group. | |

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| 1 | (2) | w. Organ transplants. | ACa) shall not be |
| 1 2 3 4 5 6 7 8 9 10 | (3) | Never Events and Hospital Acquired Conditions (H reimbursed. Medicaid will adhere to Medicare requirement | ents for definition of |
| 4 | | events and conditions. | |
| 5 | | (ION 10.31.(e) Provider Performance Bonds and Visits. – | rtmant may raquira |
| 0 7 | (1) | Subject to the provisions of this subdivision, the Depa Medicaid-enrolled providers to purchase a performance | |
| 8 | | not to exceed one hundred thousand dollars (\$10 | |
| 9 | | beneficiary the Department of Health and Human Se | |
| | | Medical Assistance, or provide to the Department a valid | |
| 11 12 | | credit or other financial instrument issued by a financial i honoring a demand for payment in an equivalent amou | |
| 13 | | may require the purchase of a performance bond or th | |
| 14 | | executed letter of credit or financial instrument as a | condition of initial |
| 15 | | enrollment, reenrollment, or reinstatement if: | |
| 16 | | a. The provider fails to demonstrate financial viabili | |
| 17 18 | | b. The Department determines there is significant and abuse. | 1 |
| 19 | | c. The Department otherwise finds it is in the l | pest interest of the |
| 20 21 | | Medicaid program to do so. The Department shall specify the circumstances under w | which a nerformance |
| $\frac{21}{22}$ | | bond or executed letter of credit will be required. | men a performance |
| 23 | (1a) | The Department may waive or limit the requirements of | f this subsection for |
| 24 | | individual Medicaid-enrolled providers or for one of | or more classes of |
| 25 26 | | Medicaid-enrolled providers based on the following: | of monthly hillings |
| 20 27 | | a. The provider's or provider class's dollar amount to Medicaid. | of monuny onnings |
| $\overline{28}$ | | b. The length of time an individual provider | has been licensed, |
| 29 | | endorsed, certified, or accredited in this State to p | rovide services. |
| 30 | | c. The length of time an individual provider ha | s been enrolled to |
| 31 32 | | d. The provider's demonstrated ability to ensur | e adequate record |
| 33 | | keeping, staffing, and services. | e adequate record |
| 34 | | e. The need to ensure adequate access to care. | |
| 35 | | In waiving or limiting requirements of this subsection, the | |
| 36 37 | | take into consideration the potential fiscal impact of the on the State Medicaid Program. The Department shall pro | waiver or limitation |
| 38 | | provider written notice of the findings upon which its | action is based and |
| 39 | | shall include the performance bond requirements and the | he conditions under |
| 40 | | which a waiver or limitation apply. The Department m | ay adopt temporary |
| 41 42 | | rules in accordance with G.S. 150B-21.1 as necessary provision. | to implement this |
| 43 | (2) | Reimbursement is available for up to 30 visits per recip | pient per fiscal vear |
| 44 | (-) | for the following professional services: physicians, nurse | practitioners, nurse |
| 45 | | midwives, physician assistants, clinics, health department | nents, optometrists, |
| 46 | | chiropractors, and podiatrists. The Department of H | Health and Human |
| 47 48 | | Services shall adopt medical policies in accordance with distribute the allowable number of visits for each service | |
| 49 | | services consistent with federal law. In addition, the | |
| 50 | | establish a threshold of some number of visits for t | these services. The |
| 51 | | Department shall ensure that primary care providers | |
| 52 53 | | CCNC network are notified when a patient is near threshold to facilitate care coordination and intervention a | |
| 55 54 | | Prenatal services, all EPSDT children, emergency | |
| 55 | | mental health visits subject to independent utilization | review are exempt |
| 56 | | from the visit limitations contained in this subdi | vision. Subject to |
| 57 58 | | appropriate medical review, the Department may authori additional care is medically necessary. Routine or maint | |
| 58 59 | | the established visit limit will not be covered unless no | |
| | | | |

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| | manage a life threatening disorder or as an alternativ | ve to more costly care |
| ~ ~ ~ | options. | |
| | FION 10.31.(f) Exceptions and Limitations on Serv | ices; Authorization of |
| - | d Other Services. – | |
| (1) (2) | Exceptions to service limitations, eligibility requirem Service limitations, eligibility requirements, and p section may be waived by the Department of Health with the approval of the Director of the Budget, to al carry out pilot programs for prepaid health plans, co managed care plans, or community-based services pr with plans approved by the United States Department Services or when the Department determines that innovation projects will result in a reduction in the tota Co-payment for Medicaid services. – The Department Services may establish co-payments up to the maximu | ayment bases in this and Human Services, low the Department to ontracting for services, rograms in accordance of Health and Human at such a waiver or al Medicaid costs. t of Health and Human |
| | | in permitted by lederal |
| (2) | law and regulation. | 00 the Demontry and of |
| (3) | Provider enrollment fee. – Effective September 1, 20 Health and Human Services, Division of Medical Assi | |
| | enrollment fee of one hundred dollars (\$100.00), or | |
| | required, to each provider enrolling in the Medicaid | |
| | time. The fee shall be charged to all providers at recru | |
| | years. | |
| SEC | FION 10.31.(g) Rules, Reports, and Other Matters. – | |
| Rules | The Department of Health and Human Services ma | ay adopt temporary or |
| emergency rule | es according to the procedures established in | G.S. 150B-21.1 and |
| | when it finds that these rules are necessary to maxim | |
| | isting State appropriations, to reduce Medicaid expen- | |
| fraud and abuse | . The Department of Health and Human Services shall | l adopt rules requiring |
| | end training as a condition of enrollment and may | adopt temporary or |
| | to implement the training requirement. | |
| Prior | to the filing of the temporary or emergency rules | authorized under this |
| | the Rules Review Commission and the Office of Admir | |
| | l consult with the Office of State Budget and Manag | |
| | the temporary or emergency rule and its effect on Sta | ate appropriations and |
| local governmen | 15. | |
| MEDICAID PE | OVIDER ASSESSMENTS | |
| | FION 10.31A. The Secretary of Health and Human Ser | vices may implement a |
| | sment program for any willing provider category a | |
| regulations up to | the maximum percentage allowed by federal regulation | The Department may |
| retain up to sixt | <i>i</i> -five percent (65%) of the amount from an assessment | program implemented |
| -A-n D 1 | | |

4 42 after December 31, 2010, that can be used by the Department to support Medicaid 43 expenditures. Any assessment funds not retained by the Department shall be used to draw 44 federal Medicaid matching funds for implementing increased rates or new reimbursement plans 45 for each provider category being assessed.

46 Receipts from the assessment program are hereby appropriated for the 2011-2012 47 fiscal year and the 2012-2013 fiscal year for the purposes set out in this section.

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DMA CONTRACT SHORTFALL

50 SECTION 10.32.(a) Budget approval is required by the Office of State Budget and 51 Management prior to the Department of Health and Human Services, Division of Medical 52 Assistance, entering into any new contract or the renewal or amendment of existing contracts 53 that exceed the current contract amounts.

54 **SECTION 10.32.(b)** The Division of Medical Assistance shall make every effort to 55 effect savings within its operational budget and use those savings to offset its contract shortfall. 56 Notwithstanding G.S. 143C-6-4(b)(3), the Department may use funds appropriated in this act to 57 cover the contract shortfall in the Division of Medical Assistance if insufficient funds exist 58 within the Division. 59

MEDICAID COST CONTAINMENT ACTIVITIES

2 3 **SECTION 10.33.(a)** The Department of Health and Human Services may use up to five million dollars (\$5,000,000) in the 2011-2012 fiscal year and up to five million dollars 4 (\$5,000,000) in the 2012-2013 fiscal year in Medicaid funds budgeted for program services to 5 support the cost of administrative activities when cost-effectiveness and savings are 6 demonstrated. The funds shall be used to support activities that will contain the cost of the 7 Medicaid Program, including contracting for services, hiring additional staff, funding pilot 8 programs, Health Information Exchange and Health Information Technology (HIE/HIT) 9 administrative activities, or providing grants through the Office of Rural Health and 10 Community Care to plan, develop, and implement cost containment programs.

11 Medicaid cost containment activities may include prospective reimbursement 12 methods, incentive-based reimbursement methods, service limits, prior authorization of 13 services, periodic medical necessity reviews, revised medical necessity criteria, service 14 provision in the least costly settings, plastic magnetic-stripped Medicaid identification cards for 15 issuance to Medicaid enrollees, fraud detection software or other fraud detection activities, 16 technology that improves clinical decision making, credit balance recovery and data mining 17 services, and other cost containment activities. Funds may be expended under this section only 18 after the Office of State Budget and Management has approved a proposal for the expenditure 19 submitted by the Department. Proposals for expenditure of funds under this section shall 20 include the cost of implementing the cost containment activity and documentation of the 21 amount of savings expected to be realized from the cost containment activity.

SECTION 10.33.(b) The Department shall report annually on the expenditures under this section to the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division. The report shall include the methods used to achieve savings and the amount saved by these methods. The report is due to the House and Senate Appropriations Subcommittees on Health and Human Services and the Fiscal Research Division not later than December 1 of each year for the activities of the previous State fiscal year.

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MEDICAID SPECIAL FUND TRANSFER

31 **SECTION 10.34.** Of the funds transferred to the Department of Health and Human 32 Services for Medicaid programs pursuant to G.S. 143C-9-1, there is appropriated from the 33 Medicaid Special Fund to the Department of Health and Human Services the sum of forty-three 34 million dollars (\$43,000,000) for the 2011-2012 fiscal year and the sum of forty-three million 35 dollars (\$43,000,000) for the 2012-2013 fiscal year. These funds shall be allocated as prescribed by G.S. 143C-9-1(b) for Medicaid programs. Notwithstanding the prescription in 36 37 G.S. 143C-9-1(b) that these funds not reduce State general revenue funding, these funds shall 38 replace the reduction in general revenue funding effected in this act. The Department may also 39 use funds in the Medicaid Special Fund to fund the settlement of the Disproportionate Share 40 Hospital payment audit issues between the Department of Health and Human Services and the 41 federal government related to fiscal years 1997-2002, and funds are appropriated from the Fund 42 for the 2011-2012 fiscal year for this purpose.

43 44

ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE

45 **SECTION 10.35.(a)** Receivables reserved at the end of the 2011-2012 and 46 2012-2013 fiscal years shall, when received, be accounted for as nontax revenue for each of 47 those fiscal years.

48 SECTION 10.35.(b) For the 2011-2012 fiscal year, the Department of Health and 49 Human Services shall deposit from its revenues one hundred fifteen million dollars 50 (\$115,000,000) with the Department of State Treasurer to be accounted for as nontax revenue. 51 For the 2012-2013 fiscal year, the Department of Health and Human Services shall deposit 52 from its revenues one hundred fifteen million dollars (\$115,000,000) with the Department of 53 State Treasurer to be accounted for as nontax revenue. These deposits shall represent the return 54 of General Fund appropriations, nonfederal revenue, fund balances or other resources from 55 State owned and operated hospitals which are used to provide indigent and non-indigent care services. The return from State owned and operated hospitals to DHHS will be made from 56 57 nonfederal resources in an amount equal to the amount of the payments from the Division of 58 Medical Assistance for uncompensated care. The treatment of any revenue derived from federal

programs shall be in accordance with the requirements specified in the Code of Federal Regulations, Title 2, Part 225.

FAMILIES PAY PART OF THE COST OF SERVICES UNDER THE CAP-MR/DD PROGRAM AND THE CAP-CHILDREN'S PROGRAM BASED ON FAMILY **INCOME**

7 **SECTION 10.36.(a)** Subject to approval from the Centers for Medicare and 8 Medicaid Services (CMS), the Department of Health and Human Services, Division of Medical 9 Assistance, shall, in consultation with the Division of Mental Health, Developmental 10 Disabilities, and Substance Abuse Services and Community Alternatives Program (CAP) stakeholders, develop a schedule of cost-sharing requirements for families of children with 11 12 incomes above the Medicaid allowable limit to share in the costs of their child's Medicaid 13 expenses under the CAP-MR/DD (Community Alternatives Program for Mental Retardation and Developmentally Disabled) and the CAP-C (Community Alternatives Program for 14 15 Children). The cost-sharing amounts shall be based on a sliding scale of family income and 16 shall take into account the impact on families with more than one child in the CAP programs. 17 In developing the schedule, the Department shall also take into consideration how other states 18 have implemented cost-sharing in their CAP programs. The Division of Medical Assistance 19 may establish monthly deductibles as a means of implementing this cost-sharing. The 20 Department shall provide for at least one public hearing and other opportunities for individuals 21 to comment on the imposition of cost-sharing under the CAP program schedule.

22 The Division of Medical Assistance shall also, in **SECTION 10.36.(b)** 23 collaboration with the Controller's Office of the Department of Health and Human Services, the 24 Division of Information Resource Management (DIRM), and the new vendor of the replacement Medicaid Management Information System, develop business rules, program 25 26 policies, and procedures and define relevant technical requirements.

SECTION 10.36.(c) Implementation of this provision shall be delayed until the implementation of the new Medicaid Management Information System.

AUTHORIZE THE DIVISION OF MEDICAL ASSISTANCE TO TAKE CERTAIN STEPS TO EFFECTUATE COMPLIANCE WITH BUDGET REDUCTIONS IN THE MEDICAID PROGRAM

SECTION 10.37.(a) The Department of Health and Human Services, Division of 34 Medical Assistance, may take the following actions, notwithstanding any other provision of this act or other State law or rule to the contrary:

- In-Home Care provision. In order to enhance in-home aide services to (1)Medicaid recipients, the Department of Health and Human Services, Division of Medical Assistance, shall:
 - No longer provide services under PCS and PCS-Plus the later of a. January 1, 2012, or whenever CMS approves the elimination of the PCS and PCS-Plus programs and the implementation of the following two new services:
 - In-Home Care for Children (IHCC). Services to assist 1. families to meet the in-home care needs of children, including those individuals under the age of 21 receiving comprehensive and preventive child health services through the Early and Periodic Screening, Diagnosis, and Treatment (EPSDT) program.

In-Home Care for Adults (IHCA). - Services to meet the 2. eating, dressing, bathing, toileting, and mobility needs of individuals 21 years of age or older who, because of a medical condition, disability, or cognitive impairment, demonstrate unmet needs for, at a minimum (i) three of the five qualifying activities of daily living (ADLs) with limited hands-on assistance; (ii) two ADLs, one of which requires extensive assistance; or (iii) two ADLs, one of which requires assistance at the full dependence level. The five qualifying ADLs are eating, dressing, bathing, toileting, and mobility.

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| 1 2 3 t 4 5 | | IHCA shall serve individuals at the highest in-home care who are able to remain safely lish, in accordance with G.S. 108A-54.2, a l for each of these programs to include: | in the home. |
| 5 6 7 8 9 10 11 | 1. 1. | For IHCC, up to 60 hours per month in ac assessment conducted by DMA or its desig care developed by the service provider DMA or its designee. Additional hours n when the services are required to correct or and physical and mental illnesses and cone group, as defined in 42 U.S.C. § 1396d(r) | gnee and a plan of and approved by nay be authorized ameliorate defects ditions in this age |
| 12 13 14 15 16 | 2. | with a plan of care approved by DMA or its For IHCA, up to 80 hours per month in ac assessment conducted by DMA or its desig care developed by the service provider DMA or its designee. | designee. ccordance with an gnee and a plan of and approved by |
| 17 c 18 19 | c. Impler apply 1 1. | ment the following program limitations at to both IHCC and IHCA: Additional services to children required unc | |
| 20 21 | 2 | requirements shall be provided to qualified IHCC Program. | d recipients in the |
| 22 23 | 2. | Services shall be provided in a manner rather than supplants, family roles and respo | onsibilities. |
| 24 25 26 27 28 29 30 | 3. | Services shall be authorized in amounts be need of each recipient, taking into account provided by the family, other public and pri- other informal caregivers who may be avai- family. All available resources shall be u- services provided by such agencies and in disaloged to the DMA assessor | care and services vate agencies, and ilable to assist the utilized fully, and |
| 31 32 33 | 4. | disclosed to the DMA assessor. Services shall be directly related to the ha and related tasks to complete each qu accordance with the IHCC or IHCA assess care, as applicable. | alifying ADL in |
| 34 35 36 37 38 39 | 5. | Services provided under IHCC and IHCA household chores not directly related to the nonmedical transportation, financial m non-hands-on assistance such as cueing, pr coaching, or babysitting. | qualifying ADLs, nanagement, and |
| 40 41 42 43 44 45 46 | 6. | Essential errands that are critical to main and welfare of the recipient may be case-by-case basis by the DMA assessor family member, other individual, prog available to meet this need. Approval, incl of time required to perform this task, shall the recipient's assessment form and plan of o | approved on a when there is no gram, or service uding the amount be documented on |
| | l. Utilize progra 1. | e the following process for admission to the | IHCC and IHCA |
| 50 51 52 | | physician, who shall provide written author for the service and written attestation to the for the service. | ization for referral |
| 53 54 55 56 57 58 | 2. | All assessments for admission to IH continuation of these services, and change for these services shall be performed by DN The DMA designee may not be an owr business or provider of in-home or persona any type. | of status reviews IA or its designee. her of a provider |

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| 1 | 3. | DMA or its designee shall | l determine and authorize the |
| $\frac{1}{2}$ | 5. | | rovided on a "needs basis," as |
| 2 | | | and findings of each recipient's |
| 5 | | | |
| 4 | | | ty and level of unmet needs for |
| 2 3 4 5 6 7 8 9 | - T-1 | hands-on personal assistance | |
| 07 | | | nage the cost, quality, program |
| / | | | es provided under the IHCC and |
| 8 | | programs, including, but not l | |
| | 1. | | ssment of recipients before the |
| 10 | | | al admission or reassessment for |
| 11 | | | alify for the restructured IHCC |
| 12 | 2 | and IHCA programs. | |
| 13 | 2. | | sment of recipients requesting a |
| 14 | 2 | change of service provider. | , . , , |
| 15 | 3. | | cipients prior to their anniversary |
| 16 | | | vider assessment indicates they |
| 17 | | | am or for the amount of services |
| 18 | 4 | they are currently receiving. | , |
| 19 | 4. | | cipients receiving services from |
| 20 | ~ | providers with a history of pr | |
| 21 | 5. | | reviews and recoupment of all |
| 22 | (| identified overpayments or in | |
| 23 | 6. | Recipient reviews, interviews | |
| 24 | 7. | | ctronic transmission of referral |
| 25 | Q | forms, plans of care, and repo | |
| 26 | 8. | | tronic transmission of uniform |
| 27 | 9. | | complaints and critical incidents. |
| 28 29 | 9. | | tems to monitor, evaluate, and |
| 30 | | indicators. | against established performance |
| 31 | 10. | | malament the requirements of 42 |
| 32 | 10. | C.F.R. § 441.16. | nplement the requirements of 42 |
| 33 | f. Time | line for implementation of new | VIHCC and IHCA programs |
| 34 | 1. 1. | | CMS, DMA shall make every |
| 35 | 1. | effort to implement the new | IHCC and IHCA programs by |
| 36 | | January 1, 2013. | mee and men programs by |
| 37 | 2. | | iduals who qualify for the IHCC |
| 38 | 2. | | ot experience a lapse in service |
| 39 | | | admitted on the basis of their |
| 40 | | | nent when an independent |
| 41 | | | een performed and the current |
| 42 | | assessment documents t | |
| 43 | | | or IHCA program, as applicable, |
| 44 | | have been met. | |
| 45 | 3. | | date of the new IHCC and IHCA |
| 46 | | | he PCS and PCS-Plus programs |
| 47 | | | to 42 C.F.R. § 431.220(b) and |
| 48 | | | tment shall no longer provide |
| 49 | | | PCS-Plus programs, which shall |
| 50 | | | qualify for the new IHCC and |
| 51 | | | imitted and shall be eligible to |
| 52 | | receive services immediately | |
| 53 | (2) Clinical cov | | Health and Human Services, |
| 54 | | | d applicable clinical policies and |
| 55 | | | s to Centers for Medicare and |
| 56 | | | budget reductions authorized in |
| 57 | | clinical coverage areas in this | |
| 58 | | | erapy, occupational therapy, and |
| 59 | | h therapy visits to three visits p | |

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| 1 2 3 4 5 6 7 8 9 | (3) | denial, rec or in-hom terminatio | AS personal care and personal assis luction, or termination of Medicaid- e care services shall result in a n of State-funded MH/DD/SAS | funded personal care services similar denial, reduction, or |
| 5 6 7 | (4) | | services. y Support Team. – Authorization for ased upon medical necessity as det | |
| 8 | | | xceed 18 hours per week. | linea by the Department and |
| 9 | (5) | | ential. – The Department of Health | h and Human Services shall |
| 10 11 | | substance | the Medicaid child mental health, d abuse residential services to ensur | e that total expenditures are |
| 12 | | | lgeted levels. All restructuring acti | |
| 13 | | | al and State law or rule. The Divisio | |
| 14 15 | | | ealth, Developmental Disabilities, and lish a team inclusive of providers, I | |
| 16 | | | effective transition of recipients to a | |
| 17 | | | cturing shall address all of the follow | |
| 18 | | | omission of the therapeutic family se | |
| 19 | | | e Department shall reexamine the | |
| 20 | | | teria for all residential services. The | |
| 21 22 | | | st restrictive services in the home p | |
| 22 | | | ring treatment, there must be inclu l parent or legal guardian participation | |
| 24 | | | quire all existing residential provider | |
| 25 | | | redited within one year of enactme | |
| 26 | | | olled after the enactment of this ac | |
| 27 | | | lorsement and nationally accrediting | |
| 28 29 | | | viders who are nationally accredite placement considerations. | a will be preferred providers |
| 30 | | | fore a child can be admitted to Level | III or Level IV placement an |
| 31 | | | essment shall be completed to er | |
| 32 | | pla | cement, and one or more of the follo | |
| 33 | | 1. | Placement shall be a step down | |
| 34 35 | | | such as a psychiatric residential | treatment facility or inpatient |
| 36 | | 2. | facility. Multisystemic therapy or intens | sive in-home therapy services |
| 37 | | | have been unsuccessful. | sive in nome unerapy services |
| 38 | | 3. | The Child and Family Tea | |
| 39 | | | alternatives and recommendatio | |
| 40 41 | | 4 | or Level IV placement due to ma | |
| 41 | | 4. | Transition or discharge plan sha initial or concurrent request. | an de sublinited as part of the |
| 43 | | e. Le | ngth of stay is limited to no more th | nan 120 days. Any exceptions |
| 44 | | | nted will require (i) for non- | |
| 45 | | | chological or psychiatric assessr | |
| 46 | | | chological or psychiatric assessmen | |
| 47 48 | | | CABHA, and (iii) for both, a Child | |
| 48 49 | | | als and treatment progress, that failt | |
| 50 | | | ive participation of the prior authoriz | |
| 51 | | f. Su | omission of discharge plan is require | ed in order for the request for |
| 52 | | aut | horization for Level III or Level 1 | IV services to be considered |
| 53 | | | nplete, but the authorization approv | |
| 54 55 | | | eipt of the signature of the system of the system of the signate appropriate individuals | |
| 55 56 | | | n within 24 hours of receipt of the | |
| 57 | | | mit a complete discharge plan wil | |
| 58 | | | urned as unable to process. | |
| | | | | |

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| 1 2 3 4 | g. | provide written notification to DI | ses to function as a provider shall MA, the Local Management Entity, tion vendor 30 days prior to closing |
| 5 6 7 | h. | Record maintenance is the respon | sibility of the provider and must be on requirements. Records shall also |
| 2 3 4 5 6 7 8 9 10 | i. | Failure to comply with notification record maintenance shall be group such activity is concluded. In ac | on, recipient transition planning, or inds for withholding payment until ddition, failure to comply shall be |
| 11 12 13 14 | | service. A provider (including managing employees or individu | t for any Medicaid or State-funded its officers, directors, agents, or uals or entities having a direct or trol interest of five percent (5%) or |
| 15 16 17 | | more as set forth in Title XI of the comply with the required reco- sanctions, including exclusion | ne Social Security Act) that fails to ord retention may be subject to from further participation in the |
| 18 19 20 | Budg | et and Management, the Secretary s | prior approval of the Office of State hall reduce Medicaid provider rates |
| 21 22 23 | reduc additi | tions authorized by this subdivis on al limitations: | this purpose enacted in this act. The ion are subject to the following |
| 24 25 26 | а. | provider rates for all Medicaid percent (3%) except as follows: | han Services shall reduce Medicaid providers by an annualized three |
| 27 28 29 30 | | not be reduced. Hospital inpatient services | e provider rate for physicians shall s. – The provider rate for inpatient e reduced in the aggregate by an |
| 31 32 33 | | annualized amount not to (9.6%). The provider rates psychiatric and rehabilitati | exceed nine and six-tenths percent s for non-State-owned free standing on hospitals are not included in this |
| 34 35 36 37 | | through primary care pro- | ider the impact on access to care viders and critical access hospitals ites accordingly. Medicaid rates |
| 38 39 40 | | predicated on Medicare for reductions but not Med required. | ee schedules shall follow Medicare dicare increases unless federally |
| 41 42 43 44 | | to all Medicaid private following exceptions: | viders. – The rate reduction applies and public providers with the |
| 44 45 46 47 | | I. Federally qualified II. Rural health center III. State institutions. IV. Hospital outpatient | S. |
| 48 49 50 | | V. Pharmacies. VI. The State Public H | |
| 51 52 53 54 55 56 | | reimbursement sys 5. Notwithstanding any othe increases shall be made to 2011-2013 fiscal bienniun for health care providers p may occur if the State sh | tem for nursing facilities. r provision of law, no inflationary Medicaid provider rates during the n, except that inflationary increases baying provider fees or assessments are of the increases can be funded |
| 57 58 59 | b. | with provider fees or asses The rate reductions required by accordance with the following sch | this section shall take effect in |

| 1 2 3 4 5 6 | | | 1. | On or Before October 1, 2011. – The provider rate reductions required by sub-subdivision a. of this sub-subdivision shall take effect on or before October 1, 2011. However, the reductions shall be adjusted by a percentage sufficient to yield savings as if the reductions had taken effect on July 1, 2011. |
|--|-----------------|---------|----------|---|
| 7 8 9 | | | 2. | July 1, 2012. – On July 1, 2012, the provider rate reductions required by sub-sub-subdivision a.2. of this sub-subdivision and any other rate reductions implemented pursuant to |
| 10 | | | | sub-subdivision a. of this subdivision, but not implemented |
| 11 | | | | by July 1, 2011, shall be adjusted to the level at which they |
| 12 | | | | would have been without the adjustment required by |
| 13 | | | | sub-subdivision 1. of this sub-subdivision. |
| 14 | | c. | No oth | her adjustments to the provider rates or payment methodologies |
| 14 15 | | ••• | | e made for physician services, critical access hospital services, |
| 16 | | | hospita | |
| 17 | | | | ate-owned free standing psychiatric and rehabilitation |
| 18 | | | | als, and adult care homes except as provided in sub-subdivision |
| 19 | | | | nis subdivision and except as authorized by Section 10.47(d) of |
| 20 | | | this ac | t. |
| 21 | (7) | Medic | aid ide | ntification cards The Department shall issue Medicaid |
| 22 | | identif | ication | cards to recipients on an annual basis with updates as needed. |
| 23 | (8) | | | ent of Health and Human Services shall develop a plan for the |
| 24 | | consol | idation | of case management services utilizing CCNC. The plan shall |
| 25 | | | | me line and process for implementation, the identification of |
| 26 | | | | the Medicaid recipients affected by the consolidation |
| 2/ | | | | under this subdivision does not apply to HIV case |
| 28 | | | | By December 1, 2012, the Department shall report on the plan |
| 29 | | | | of Representatives Appropriations Subcommittee on Health |
| 3U 21 | | | | bervices, the Senate Appropriations Committee on Health and |
| 31 | (9) | | | ces, and the Fiscal Research Division. se of promoting cost-effective utilization of outpatient mental |
| 32 | (\mathcal{I}) | | | es for children, DMA shall require prior authorization for |
| 34 | | | | wing the 16th visit. |
| 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 | (10) | Provis | ion of | Medicaid Private Duty Nursing (PDN). – DMA shall change |
| 36 | (10) | the M | ledicaid | Private Duty Nursing program provided under the State |
| 36 37 | | | | n, as follows: |
| 38 | | a. | Restru | cture the current PDN program to provide services that are: |
| 39 | | | 1. | Provided only to qualified recipients under the age of 21. |
| 40 | | | 2. | Authorized by the recipient's primary care or attending |
| 41 | | | | physician. |
| 42 | | | 3. | Limited to 16 hours of service per day, unless additional |
| 43 | | | | services are required to correct or ameliorate defects and |
| 44 | | | | physical and mental illnesses and conditions as defined in 42 |
| 45 | | | | U.S.C. § 1396d(r)(5). |
| 46 | | | 4. | Approved, based on an initial assessment and continuing need |
| 47 | | | | reassessments performed by an Independent Assessment |
| 48 | | | | Entity (IAE) that does not provide PDN services, and |
| 49 | | | | authorized in amounts that are medically necessary based on |
| 50 | | | | the recipient's medical condition, amount of family assistance |
| 51 52 | | | | available, and other relevant conditions and circumstances, as |
| 52 52 | | | | defined by the Medicaid Clinical Coverage Policy for this |
| 53 54 | | | 5. | service. Provided in accordance with a plan of care approved by DMA |
| 54 55 | | | 5. | or its designee. |
| 56 | | b. | Devel | op and submit to CMS a 1915(c) Home and Community Based |
| 57 | | υ. | | es Waiver for individuals dependent on technology to |
| 58 | | | | ute for a vital body function. |
| | | | ~ | ······································ |

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| $\frac{1}{2}$ | | c. | | approved by CMS and upon approval of th age Policy, transition all qualified recipien | |
| 2 3 4 5 6 7 8 9 | | | | tly receiving PDN to waiver services p | |
| 4 | | | Techn | ology Dependent Waiver. | |
| 5 | (11) | | | vice modifications and eliminations S | |
| 6 | | | | e Centers for Medicare and Medicaid Servi | |
| 0 | | | | of Medical Assistance shall make the follow | ving eliminations of |
| ð | | | Optica | ons to Medicaid services: | |
| 10 | | a. | 1. | Eliminate adult routine eye exams. Ev | ve exams shall he |
| 11 12 | | | 2. | restricted to cases in which a specific optic Eliminate optical services and supplies. | |
| 13 | | b. | | le medical equipment. – The Department | may adjust the rate |
| 14 | | | paid f | or incontinence supplies or reduce cost the | rough a negotiated |
| 15 | | | single | source contract with a manufacturer for i | incontinence supply |
| 16 | | | | rement, notwithstanding any other prov | |
| 17 | | | contra | ct shall provide that suppliers may use the | contract but are also |
| 18 | | | | o take advantage of better prices available | |
| 19 20 | | | | tment may effectuate any combination of the hieve the lowest available cost for in | |
| 20 | | | | rement. | icontinence suppry |
| 22 | | c. | | alized therapies. – For evaluations, reeval | uations, as well as |
| 23 | | | pĥysic | eal, occupational, speech, respiratory, and au | udiological services, |
| 24 | | _ | | e the maximum number of allowable service | |
| 25 | | d. | | health Restrict usage of the miscellane | ous T199 code. All |
| 26 27 | | 2 | | g must be for a specific service. | |
| 27 | | e. f. | Denta | ancy Home Model Initiative. | |
| 29 | | 1. | 1. | Eliminate composite fillings for back teeth | n fillings |
| 30 | | | 2. | Limit the number of surfaces that can b | |
| 31 | | | | tooth. | - |
| 32 | | | 3. | Limit frequency of scaling and replaning | g to once every two |
| 33 | | | 4 | years. | |
| 34 35 | | | 4. | Raise the threshold for eligibility for repl 4mm. | aning to 5mm from |
| 36 | | | 5. | Eliminate cast dentures for partial dentur | es only and replace |
| 37 | | | 5. | with acrylic dentures. Change the freque | |
| 38 | | | | from every 10 years to every eight years. | |
| 39 | | | 6. | Require prior authorization for oral excision | |
| 40 | | | 7. | Beginning the 2012-2013 fiscal year, li | mit adult dental to |
| 41 42 | | ~ | Micaa | emergency and pregnant women only. | |
| 42 43 | | g. | 1. | llaneous. – Restrict usage of evaluation and manager | ment hilling as well |
| 44 | | | 1. | as of unlisted codes and strengthen support | |
| 45 | | | | requirements. Billing shall use specific | |
| 46 | | | | specific services as a prerequisite to reimb | |
| 47 | | | 2. | Restrict circumcision coverage to m | edically necessary |
| 48 | | | 2 | procedures. | 11 0 |
| 49 50 | | | 3. | Utilize Bloodhound, Inc., software, or co | |
| 50 51 | | | | to examine billing codes that are duplicate with evidence-based practices. | arve of meonsistent |
| 52 | | | 4. | Require prior authorization for back su | rgery for selective |
| 53 | | | | diagnoses and require that all other th | |
| 54 | | | | exhausted prior to granting authorization. | - |
| 55 | | | 5. | Require prior authorization for capsule | endoscopy but not |
| 56 | | | C | traditional endoscopy. | |
| 57 58 | | | 6. | Require prior authorization for selected | |
| 58 59 | | | | and services, including elective cardiac pain management, and related procedures. | |
| 57 | | | | pum management, and related procedures. | |

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| | 7. | Negotiate a single source contract for | genetic testing, |
| | | notwithstanding any other provision of law. | |
| | 8. | Limit outpatient specialized therapies to three | e visits a year. |
| | 9. | Eliminate H Codes, provisionally licensed | MH billing, and |
| | 10 | reduce service limits. | |
| | 10. | Eliminate podiatry, except for diabetes. | 1.41 1 |
| | 11. | Eliminate adult physical therapy, occupati | onal therapy, and |
| | 12. | speech therapy. | hundrad paraant |
| | 12. | Reduce nursing homes ceiling to one (100%). | nunurea percent |
| | 13. | Eliminate respiratory therapy. | |
| | 14. | Eliminate chiropractic services. | |
| | 15. | Eliminate home infusion therapy. | |
| | 16. | Eliminate over-the-counter drugs. | |
| | | tions and eliminations under sub-sub-subdivi | sions g.8. through |
| | | become effective in the 2012-2013 fiscal year | |
| | under | sub-subdivisions g.15. and g.16. becom | e effective in the |
| | | 2012 fiscal year. | |
| SECTI | ON 10.37.(b) |) At least 30 days prior to the adoption of | new or amended |
| | | ssitated by the reductions to the Medicaid pr | ogram enacted in |
| his act, the Depart | | 1 1 1 1 1 | 1 |
| | | proposed new or amended medical coverage | |
| | | lletin published on the Department's Web vitation to readers to send written comments | |
| | | ided policies to the Department's mailing a | |
| | e-mail. | lace policies to the Department's maning a | iduless, menualing |
| | | ect mail the members of the Physician Advis | ory Group (PAG) |
| | of the propose | | |
| | | blicies published on the Web site to reflect any | v changes made as |
| (2) | a result of wr | itten comments received from the PAG and of | hers. |
| | | en notice to recipients about changes in policy | |
| | | The Department of Health and Human S | |
| | | l by this act if the Department determines | |
| would jeopardize t | he receipt of f | federal funds appropriated or allocated to the I | Department. |
| | | | |
| | | SSISTED LIVING | · |
| | | The Department of Health and Human Ser | |
| Medical Assistance | e (Division), under Media | shall develop and implement a home- and id State Plan 1915(i) authority in order to c | community-based |
| | | es to individuals living in adult care homes. | |
| ot accent reimbu | in call service | residents' personal care services through M | edicaid or do not |
| accent reimburser | nent through | the State-County Special Assistance prog | ram shall not be |
| | | ements, or conditions of the Medicaid waive | |
| section. | isions, requi | ements, or conditions of the meanual warve | pursuant to this |
| | ON 10.38.(b) | The Division shall implement the program | upon approval of |
| | | r Medicare and Medicaid Services. | or on orrestored to |
| | | On or before April 1, 2012, the Division sha | ll provide a report |
| on the status of | approval an | d implementation of the program to the | Joint Legislative |
| Commission on G | Bovernmental | Operations, the Senate Appropriations Com | mittee on Health |
| and Human Servio | ces, the Hous | e of Representatives Appropriations Subcon | mittee on Health |
| and Human Servic | es, and the Fis | scal Research Division. | |
| | | | |
| PROGRAM INT | | and on to another all alarma and and a lar | vidor for rossie |
| | | n order to ensure all claims presented by a pro nd Human Services meet the Department's | |
| by the Department | i ui iitalilli a | ng muman services meet the Departments | mountal necessity |

55 by the Department of Health and Human Services meet the Department's medical necessity 56 criteria and all other applicable Medicaid, Health Choice, or other federal or State 57 documentation requirements, a provider may be required to undergo prepayment claims review 58 by DHHS. Claims reviews conducted pursuant to this section shall be in accordance with the

provisions of the Patient Protection and Affordable Care Act, P.L. 111-148, and any implementing regulations.

TRANSFER TO OFFICE OF ADMINISTRATIVE HEARINGS

2 3 4 5 6 **SECTION 10.40.** From funds available to the Department of Health and Human Services (Department) for the 2011-2012 fiscal year, the sum of one million dollars 7 (\$1,000,000), and for the 2012-2013 fiscal year the sum of one million dollars (\$1,000,000). 8 shall be transferred by the Department of Health and Human Services to the Office of 9 Administrative Hearings (OAH). These funds shall be allocated by the OAH for mediation 10 services provided for Medicaid applicant and recipient appeals and to contract for other services necessary to conduct the appeals process. OAH shall continue the Memorandum of 11 12 Agreement (MOA) with the Department for mediation services provided for Medicaid recipient 13 appeals and contracted services necessary to conduct the appeals process. The MOA will 14 facilitate the Department's ability to draw down federal Medicaid funds to support this 15 administrative function. Upon receipt of invoices from OAH for covered services rendered in 16 accordance with the MOA, the Department shall transfer the federal share of Medicaid funds 17 drawn down for this purpose. 18

NC HEALTH CHOICE

SECTION 10.41.(a) G.S. 108A-54.3 is amended by adding a new subdivision to read:

"§ 108A-54.3. Procedures for changing medical policy.

The Department shall develop, amend, and adopt medical coverage policy in accordance with the following:

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- (5) Any changes in medical policy that require an amendment to the Health Choice State Plan will be submitted by the Department upon approval of the proposed policy."
- **SECTION 10.41.(b)** G.S. 108A-70.21(b) reads as rewritten:

30 Benefits. - All health benefits changes of the Program shall meet the coverage "(b) 31 requirements set forth in this subsection. Except as otherwise provided for eligibility, fees, 32 deductibles, copayments, and other cost sharing charges, health benefits coverage provided to 33 children eligible under the Program shall be equivalent to coverage provided for dependents 34 under the Predecessor Plan. North Carolina Medicaid Program except for the following:

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- (1)No services for long-term care.
- (2)No nonemergency medical transportation.
- (3) No EPSDT.
 - (4)Dental services shall be provided on a restricted basis in accordance with criteria adopted by the Department to implement this subsection.

40 In addition to the benefits provided under the Predecessor Plan, North Carolina Medicaid 41 Program, the following services and supplies are covered under the Health Insurance Program 42 for Children established under this Part:

- 43 (1)Oral examinations, teeth cleaning, and topical fluoride treatments twice 44 during a 12-month period, full mouth X-rays once every 60 months, 45 supplemental bitewing X-rays showing the back of the teeth once during a 46 12-month period, sealants, extractions, other than impacted teeth or wisdom 47 teeth, therapeutic pulpotomies, space maintainers, root canal therapy for 48 permanent anterior teeth and permanent first molars, prefabricated stainless 49 steel crowns, and routine fillings of amalgam or other tooth colored filling 50 material to restore diseased teeth. 51
 - Orthognathic surgery to correct functionally impairing malocelusions when (1a)orthodontics was approved and initiated while the child was covered by Medicaid and the need for orthognathic surgery was documented in the orthodontic treatment plan.
- 55 Vision: Scheduled routine eye examinations once every 12 months, eyeglass (2)56 lenses or contact lenses once every 12 months, routine replacement of 57 eyeglass frames once every 24 months, and optical supplies and solutions when needed. Optical NCHC recipients must obtain optical services, 58 59 supplies, and solutions must be obtained from NCHC enrolled, licensed or

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| | certified ophthalmologists, optometrists, or optical | dispensing laboratories. |
| | opticians. In accordance with G.S. 148-134, NCHO | |
| | complete eyeglasses, eyeglass lenses, and ophthalm | ic frames through Nash |
| | Optical Plant. Eyeglass lenses are limited to NCHC | |
| | bifocal, trifocal, or other complex lenses necessar | |
| | visual welfare. Coverage for oversized lenses and f | |
| | photosensitive lenses, tinted contact lenses, blend | |
| | multifocal lenses, coated lenses, and laminated le | |
| | coverage for single vision, bifocal, trifocal, or other o | |
| | by this subsection. Eyeglass frames are limited to | |
| | frames made of zylonite, metal, or a combination of | |
| | visual aids covered by this subsection require prior | |
| | medically necessary complete eyeglasses, eyeglass | |
| | frames outside of the NCHC-approved selection | |
| | Requests for medically necessary fabrication of o | |
| | eyeglass lenses outside of Nash Optical Plant requi | |
| | prior approval refractions may be covered more of | ten than once every 12 |
| (2) | months. Hearing: Auditory diagnostic testing services (| and haaring aids and |
| (3) | Hearing: Auditory diagnostic testing services a accessories when provided by a licensed or | |
| | otolaryngologist, or other approved hearing aid spec | |
| | required for hearing aids, accessories, earmolds, rep | |
| | aids.Under the North Carolina Health Choice Pro | |
| | co-payment for nonemergency visits to the emerge | |
| | whose family income is at or below one hundred fift | v percent (150%) of the |
| | federal poverty level is ten dollars (\$10.00). The c | |
| | whose family income is between one hundred fifty- | |
| | two hundred percent (200%) of the federal pover | |
| | <u>dollars (\$25.00).</u> | |
| (4) | Over the counter medications: Selected over the | |
| | provided the medication is covered under the State M | |
| | Coverage shall be subject to the same policies and | d approvals as required |
| | under the Medicaid program. | 1 /* 1* /* |
| (5) | Routine diagnostic examinations and tests: ann | |
| | examinations and tests, including x-rays, blood and | |
| | urine tests, tuberculosis tests, and general heal | |
| | medically necessary for the maintenance and imp health are covered. | iovement of marviaual |
| No henefite (| are to be provided for services and materials under thi | s subsection that do not |
| | ds accepted by the American Dental Association. | s subsection that do not |
| | nent shall provide services to children enrolled in | the NC Health Choice |
| | Community Care of North Carolina (CCNC) and sha | |
| | a providers for these services the per member, per mon | |
| Medicaid. The | Department shall pay for these services only if su | afficient information is |
| available to the | Department for utilization management of the ser | vices provided through |
| CCNC." | | 1 0 |
| | FION 10.41.(c) G.S. 108A-70.23 is repealed. | |
| | FION 10.41.(d) G.S. 108A-70.27(c) reads as rewritten | |
| | Executive Administrator and Board of Trustees of the N | |
| | yees' Major Medical Plan ("Plan") The Division of M | |
| | epartment data required under this section that are col | |
| | by the Plan in sufficient detail to meet federal repor | |
| | Plan shall report periodically to the Joint Legislative | |
| | ns processing data for the Program and any other info | |
| | ns appropriate and relevant to assist the Committe | e in its review of the |
| Program." | FION 10.41 (a) $C \in 1004, 70.20$: | ing a norr ashar-time t |
| | FION 10.41.(e) G.S. 108A-70.29 is amended by add | ing a new subsection to |
| read: | | |

58 read:

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| 1 2 3 4 5 6 | "(f) Additional Rule-Making Authority. – The Department of Health and Human Services shall have the authority to adopt rules for the transition and operation of the North Carolina Health Choice Program. Notwithstanding G.S. 150B-21.1(a), the Department of Health and Human Services may adopt temporary rules in accordance with Chapter 150B of the General Statutes for enrolling providers to participate in the NC Health Choice Program, for regulating provider participation in the NC Health Choice Program, and for other operational |
| 7 8 9 | issues regarding the NC Health Choice Program." SECTION 10.41.(f) The Department shall begin to transition all health benefit changes of the Program to meet the coverage requirements set forth in subsection (b) of this |
| 10 11 12 | section. MEDICATION THERAPY MANAGEMENT PILOT |
| 12 13 14 15 16 17 | SECTION 10.42.(a) The Department of Health and Human Services shall develop a two-year medication therapy management pilot program to be administered through Community Care of North Carolina (CCNC) in order to determine (i) the best method of adapting the ChecKmedsNC program to the Medicaid program and CCNC's Medical Homes and (ii) the most effective and efficient role for community-based pharmacists as active |
| 18 19 20 | members of CCNC's care management teams. The pilot program created pursuant to this section shall consist of the following components: (1) Identification of at least 20 community-based pharmacies that are |
| 21 22 23 24 25 26 | geographically distributed and sufficiently representative to generalize pilot findings among pharmacies that dedicate pharmacist time to work with patients, their care team members, and their Medical Home practices to improve patient outcomes. To the extent that available resources allow, other types of community-based pharmacists may be involved, including those |
| 27 28 29 | working with long-term care residents or their attending physicians. (2) Targeting of Medicaid recipients with co-occurring illnesses or conditions that are especially susceptible to poor patient outcomes when medication is underused, misused, or poorly coordinated. |
| 30 31 32 33 | (3) Allowing pharmacists identified pursuant to subdivision (1) of this section to have access to CCNC's Web-based Pharmacy Portal, which allows CCNC to establish and monitor patients' prescriptions and to communicate with other care team members. |
| 34 35 36 37 38 39 40 | SECTION 10.42.(b) On January 1, 2012, and every six months thereafter, CCNC shall report to the Department of Health and Human Services, the House and Senate Appropriations Subcommittees on Health and Human Services, and the Fiscal Research Division on the development and implementation of this pilot program. This reporting requirement shall terminate with the filing of the third report on January 1, 2013. In addition to any other information, the reports required by this section shall include the following additional information: |
| 41 42 43 44 | (1) The July 1, 2012, report shall include an interim evaluation of the pharmacists' demonstrated use of the CCNC Pharmacy Home Model and the pharmacists' role in intervening and successfully managing the medication therapy of Medicaid recipients with chronic illnesses. |
| 45 46 47 48 49 50 | (2) The January 1, 2013, report shall include an evaluation of the pharmacists' role in CCNC's management of Medicaid recipients with mental health diagnoses or who receive Home Health or Nursing Home care, and a determination of the appropriate per member/per month pharmacists should receive for participating in the Medical Home Model of CCNC. SECTION 10.42.(c) Funding for this pilot program shall be made available |
| 51 52 53 54 55 56 57 | through the Enhanced Federal Funding for Health Homes for the Chronically III. MEDICAID RECIPIENT APPEALS SECTION 10.44.(a) G.S. 108A-70.9A reads as rewritten: "§ 108A-70.9A. Appeals by Medicaid recipients. (a) Definitions. – The following definitions apply in this Part, unless the context clearly requires otherwise. |

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| 1 2 | (1) Adverse determination. – A determination by the Departmeterminate, suspend, or reduce a Medicaid service or an auth | |
| 2 3 4 5 | Medicaid service. | |
| 4 | (2) OAH. – The Office of Administrative Hearings. (3) Recipient. – A recipient and or the recipient's parent, parent or | 1 1 1. |
| | | <u>legal</u> guardian, |
| 6 7 | or legal representative, unless otherwise specified. | to the controry |
| 8 | (b) General Rule. – Notwithstanding any provision of State law or rules t this section shall govern the process used by a Medicaid recipient to appe | |
| 9 | determination made by the Department. | ai all auverse |
| 10 | (c) <u>Adverse</u> Notice. – Except as otherwise provided by federal law or | regulation at |
| 11 | least 10 days before the effective date of an adverse determination, the Departme | |
| 12 | the recipient, and the provider, if applicable, in writing of the adverse determina | |
| 13 | recipient's right to appeal the adverse determination. The Department shall not | |
| 14 | notify a recipient's parent, guardian, or legal representative parent or legal guardian | |
| 15 | recipient's parent, guardian, or legal representative parent or legal guardian ha | |
| 16 | writing to receive the notice. The notice shall be mailed on the date indicated o | n the notice as |
| 17 | the date of the determination. The notice shall include: | CC (1.1 (1 |
| 18 | (1) An identification of the recipient whose services are being a | |
| 19 20 | adverse determination, including the recipient's full name identification number. | and Medicald |
| 20 | (2) An explanation of what service is being denied, terminated, | suspended or |
| $\frac{21}{22}$ | reduced and the reason for the determination. | suspended, or |
| $\frac{22}{23}$ | (3) The specific regulation, statute, or medical policy that suppo | orts or requires |
| 24 | the adverse determination. | |
| 25 | (4) The effective date of the adverse determination. | |
| 26 | (5) An explanation of the recipient's right to appeal the Depart | ment's adverse |
| 27 | determination in an evidentiary hearing before an administrativ | |
| 28 | (6) An explanation of how the recipient can request a hearing a | |
| 29 | that the recipient may represent himself or herself or use le | gal counsel, a |
| 30 31 | (7) A statement that the regiment will continue to receive Medic | aid corrigon at |
| 31 | (7) A statement that the recipient will continue to receive Medic the level provided on the day immediately preceding the | |
| 33 | adverse determination or the amount requested by the recipien | |
| 34 | less, if the recipient requests a hearing before the effective | |
| 35 | adverse determination. The services shall continue until | |
| 36 | completed and a final decision is rendered. | C |
| 37 | (8) The name and telephone number of a contact person at the | |
| 38 | Department's Medicaid Appeals Section and 1-800 number t | o respond in a |
| 39 | timely fashion to the recipient's questions. | 1 1/7 1 |
| 40 | (9) The telephone number by which the recipient may contact a L | egal Aid/Legal |
| 41 42 | Services office.(10) The individualized departmental appeal request form described | d in subsortion |
| 42 43 | (10) The <u>individualized departmental</u> appeal request form described (e) of this section that the recipient may use to request a hearing | |
| 44 | (d) Appeals. – Except as provided by this section and G.S. 108A-70.9B, | |
| 45 | hearing to appeal an adverse determination of the Department under this section | |
| 46 | case subject to the provisions of Article 3 of Chapter 150B of the General | |
| 47 | recipient shall request a hearing within 30 days of the mailing of the notic | e required by |
| 48 | subsection (c) of this section by sending an properly filing a completed appeal r | equest form to |
| 49 | OAH and the Department. with OAH. Where a request for hearing concerns | |
| 50 | modification, or termination of Medicaid services, including the failure to act | |
| 51 52 | request for reauthorization with reasonable promptness, upon the receipt of a tin | |
| 52 53 | <u>appeal filed within 10 days of the date of the adverse notice</u> , the Department sh <u>continue the services to at the level or manner prior to action by the Department</u> | |
| 55 54 | by federal law or regulation.regulation and as required by subdivision (c)(7) of | |
| 55 | the hearing request is submitted more than 10 days from the date of the adverted by subdivision (c)(7) of | rse notice. and |
| 56 | regardless of whether OAH accepts the appeal and schedules the case fo | |
| 57 | Department shall not authorize payment for services at the level provide | d on the day |
| 58 | immediately preceding the Department's adverse determination or the amount re | equested by the |
| 59 | recipient pending the outcome of the appeal. The Department shall immediately | forward a copy |
| | | |

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| 1 | of the notice to OAH electronically. The information contained in the notice is conf | idential |
| 2 | | |
| 2 3 | unless the recipient appeals. OAH may dispose of the records after one year. The Dep | artiment |
| 3 | may not influence, limit, or interfere with the recipient's decision to request a hearing. | |
| 4 | (e) Appeal Request Form. – Along with the notice required by subsection (c) | of this |
| 5 | section, the Department shall also provide the recipient with an appeal request form whi | ch shall |
| 6 | be no more than one side of one page. Only a completed individualized hearing reque | |
| 7 | provided by the Department shall be accepted for hearing by OAH. Appeal request for | |
| 8 | | |
| | more than 30 days from the date of the adverse notice shall not be accepted for hea | |
| 9 | OAH under any circumstances. Within 24 hours of receipt of a properly filed individ | |
| 10 | Departmental appeal request form, OAH shall notify the Department by facsimile or ele | ectronic |
| 11 | messaging. The form shall include the following: | |
| 12 | (1) A statement that in order to request an appeal, the recipient must s | end the |
| 13 | completed individualized Departmental appeal request form by mai | |
| 14 | to the address or fax number listed on the form within 30 days of ma | iling of |
| | | |
| 15 | the notice. the date of the adverse notice, which is the date the not | <u>Ice was</u> |
| 16 | mailed. | _ |
| 17 | (1a) A statement that the completed individualized Departmental reque | <u>st form</u> |
| 18 | must be properly filed with OAH on or before the effective date | of the |
| 19 | adverse notice for maintenance of services to continue during the pe | |
| 20 | of the appeal. | <u></u> |
| 20 | | Indianid |
| | | leuicalu |
| 22 | identification number. | 1 |
| 23 | (3) A preprinted statement that indicates that the recipient would like to | |
| 24 | the specific adverse determination of which the recipient was notifie | d in the |
| 25 | notice. | |
| 26 | (4) A statement informing the recipient that he or she may choose | e to be |
| 27 | represented by a lawyer, a relative, a friend, or other spokesperson. | |
| $\overline{28}$ | (5) A space for the recipient's signature and date date, telephone numb | ver and |
| 29 | current address. | |
| | | 1 |
| 30 | (6) If the recipient designates a personal representative, a space for the r | ersonal |
| 31 | representative's name, telephone number, and current address. | |
| 32 | (f) Final Decision. – After a hearing before an administrative law judge, the jud | |
| 33 | return the decision and record to the Department in accordance with G.S. 108A-70.9 | B. The |
| 34 | Department shall make a final decision in the case within 20 days of receipt of the decis | ion and |
| 35 | record from the administrative law judge and promptly notify the recipient of the final of | |
| 36 | and of the right to judicial review of the decision pursuant to Article 4 of Chapter 1501 | |
| 37 | General Statutes." | 5 01 110 |
| 38 | | |
| | SECTION 10.44.(b) G.S. 108A-70.9B reads as rewritten: | |
| 39 | "§ 108A-70.9B. Contested Medicaid cases. | |
| 40 | (a) Application. – This section applies only to contested Medicaid cases comment | |
| 41 | Medicaid recipients under G.S. 108A-70.9A. Except as otherwise provid | ed by |
| 42 | G.S. 108A-70.9A and this section governing time lines and procedural steps, a co | ontested |
| 43 | Medicaid case commenced by a Medicaid recipient is subject to the provisions of Arti- | |
| 44 | Chapter 150B of the General Statutes. To the extent any provision in this sec | |
| 45 | G.S. 108A-70.9A conflicts with another provision in Article 3 of Chapter 150B of the | |
| 46 | | General |
| | Statutes, this section and G.S. 108A-70.9A control. | |
| 47 | (b) Simple Procedures. – Notwithstanding any other provision of Article 3 of | |
| 48 | 150B of the General Statutes, the chief administrative law judge may limit and simp | |
| 49 | procedures that apply to a contested Medicaid case involving a Medicaid recipient in o | order to |
| 50 | complete the case as quickly as possible. | |
| 51 | (1) To the extent possible, OAH shall schedule and hear contested M | fedicaid |
| 52 | cases within 55 days of submission of a request for appeal.time | |
| 53 | completed individualized Departmental appeal request form. | <u>.,</u> |
| | | with all |
| 54 | (2) Hearings shall be conducted telephonically or by video technology | |
| 55 | parties, however the recipient may request that the hearing be condu | |
| 56 | person before the administrative law judge. An in-person hearing s | |
| 57 | conducted in Wake County, however, for good cause shown, the in | -person |
| 58 | hearing may be conducted in the county of residence of the recipie | ent or a |
| 59 | nearby county. Good cause shall include, but is not limited to, be lir | |
| - | , , | |

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| 1 | | the recipient's impairments limiting travel or the unav | |
| 2 3 | | recipient's treating professional witnesses. The Departme | |
| 3 | | written notice to the recipient of the use of telephonic hear | |
| 4 | | video conference, and in-person hearings before the ac | |
| 5 | | judge, and how to request a hearing in the recipi | ent's county of |
| 6 7 | (2) | residence:travel. | -1 |
| 3 | (3) | The simplified procedure may include requiring that all pr | |
|)) | | be considered and ruled on by the administrative law judge the bearing of the ages on the morits. An administrative law | |
|) | | the hearing of the case on the merits. An administrative lat to a contested Medicaid case shall make reasonable e | |
|] | | involving a Medicaid recipient who is not represented b | |
|) | | assure a fair hearing and to maintain a complete record of th | |
| | (4) | The administrative law judge may allow brief extensions of | |
| | | contained in this section for good cause and to ensure t | |
| | | complete. Good cause includes delays resulting from un | |
| | | documentation needed to render a decision and other | |
| | | unforeseen circumstances. Continuances shall only be grant | ted in accordance |
| | | with rules adopted by OAH and shall not be granted or | |
| | | hearing, except for good cause shown. If a petitioner f | |
|) | | appearance at a hearing that has been properly noticed via | |
| | | OAH, OAH shall immediately dismiss the contested | |
| 23 | | recipient moves to show good cause within three business d | |
| , 1 | | dismissal. <u>Good cause to reopen a contested Medicaid</u> <u>circumstances shall be limited to medical or other document</u> | |
| r -) | | involving the recipient or his or her witnesses. A failur | |
| 5 | | telephone for a properly noticed telephone hearing shall no | |
| , | | cause sufficient to continue the case on the date of the heat | |
| 3 | | previously dismissed contested Medicaid case. | • • |
| | (5) | The notice of hearing provided by OAH to the recipient | shall include the |
| | | following information: | |
| | | a. The recipient's right to examine at a reasonable | |
| | | hearing and during the hearing the contents of the re and documents to be used by the Department in th | |
| | | the administrative law judge. | ie liearnig before |
| | | b. The recipient's right to an interpreter during the appe | eals process |
| | | c. Circumstances in which a medical assessment ma | v be obtained at |
| | | agency expense and be made part of the red | |
| | | circumstances include those in which (i) a hearing | |
| | | issues, such as a diagnosis, an examining physici | |
| | | medical review team's decision; and (ii) the adminis | |
| | | considers it necessary to have a medical assessment | |
| | | performed by the individual involved in making the | |
| | | ation. – Upon receipt of an appeal request form a $A(\alpha)$ or other clear request for a hearing by a Medicaid received | |
| | | A(e) or other clear request for a hearing by a Medicaid recip fy the Mediation Network of North Carolina, which shall cor | |
| | | s to offer mediation in an attempt to resolve the dispute. | |
| | | ediation must be completed within 25 days of submission of | |
| | | mpletion of the mediation, the mediator shall inform OAH and | |
| | | of the resolution by facsimile or electronic messaging. In | |
| | | nforms OAH of the mediation results, OAH shall transm | |
| | decision to the I | Department within 24 hours of receipt from the mediator. If | the parties have |
| | | in the mediation, OAH shall dismiss the case. OAH sha | |
| | | ontested Medicaid case until it has received notice from the n | |
| | | the mediation was unsuccessful, or (ii) the petitioner has rejective to a scheduled mediation | |
| | | i) the petitioner has failed to appear at a scheduled mediation | i. mouning in this |
| | (d) Burde | restrict the right to a contested case hearing. en of Proof. – The recipient has the burden of proof to show | ventitlement to a |
| | | t or the propriety of requested agency action when the agence | |
|) | | d to take the particular action. The agency has the burden of | |
| | | | 1 |

appeal is from an agency determination to impose a penalty or to reduce, terminate, or suspend 1 2 3 a previously granted benefit. in all cases heard pursuant to G.S. 108A-70.9A. The party with the burden of proof on any issue has the burden of going forward, and the administrative law 4 judge shall not make any ruling on the preponderance of evidence until the close of all 5 evidence. 6 New Evidence. - The recipient shall be permitted to submit evidence regardless of (e) 7 whether obtained prior to or subsequent to the Department's actions and regardless of whether 8 the Department had an opportunity to consider the evidence in making its adverse 9 determination. When the evidence is received, at the request of the Department, the 10 administrative law judge shall continue the hearing for a minimum of 15 days and a maximum 11 of 30 days to allow for the Department's review of the evidence. Subsequent to review of the 12 evidence, if the Department reverses its original decision, it shall immediately inform the 13 administrative law judge. 14 Issue for Hearing. - For each adverse determination, the hearing shall determine (f) 15 whether the Department substantially prejudiced the rights of the recipient and if the 16 Department, based upon evidence at the hearing: 17 Exceeded its authority or jurisdiction. (1)18 (2)Acted erroneously. 19 (3)Failed to use proper procedure. 20 (4) Acted arbitrarily or capriciously. 21 (5)Failed to act as required by law or rule. 22 Decision. - The administrative law judge assigned to a contested Medicaid case (g) 23 shall hear and decide the case without unnecessary delay. OAH shall send a copy of the 24 audiotape or diskette of the hearing to the agency within five days of completion of the hearing. 25 The judge shall prepare a written decision and send it to the parties. The decision shall be sent 26 together with the record to the agency within 20 days of the conclusion of the hearing." 27 28 DEPARTMENT TO DETERMINE COST-SAVINGS FOR MEDICAID THAT WOULD 29 **RESULT FROM PROVISION OF MUSCULOSKELETAL HEALTH SERVICES** 30 **SECTION 10.45.(a)** The Department of Health and Human Services shall study 31 and determine the cost-savings that would result for Medicaid if the following measures were 32 implemented: 33 Healthcare providers who have expertise in musculoskeletal conditions and (1)34 who are willing to assist emergency departments were identified. 35 (2)Evidence-based medical criteria were developed, implemented, and 36 supported for high-cost/high-risk elective musculoskeletal procedures. 37 Patient management services were provided to primary care and emergency (3)38 department physicians who provided musculoskeletal services. 39 SECTION 10.45.(b) The Department shall report its findings to the House and 40 Senate Appropriations Subcommittees on Health and Human Services and to the Fiscal 41 Research Division on or before October 1, 2011. 42 43 DHHS SAVINGS THROUGH CCNC 44 **SECTION 10.47.(a)** The Department of Health and Human Services, in 45 conjunction with Community Care of North Carolina (CCNC) Networks and North Carolina 46 Community Care, Inc., shall obtain savings totaling eighty-three million seventy-one thousand five hundred eighty-one dollars (\$83,071,581) for the 2011-2012 fiscal year and ninety million 47 48 dollars (\$90,000,000) for the 2012-2013 fiscal year through cooperation and effective cost 49 savings on the part of various health care providers. 50 SECTION 10.47.(b) The Department of Health and Human Services shall monitor 51 the performance of the CCNC Networks and the expenditures of various health care providers 52 to determine the extent to which the savings required by subsection (a) of this section are being 53 achieved. 54 **SECTION 10.47.(c)** On or before October 1, 2011, and quarterly thereafter, the 55 Department shall report to the House and Senate Appropriations Subcommittees on Health and 56 Human Services and to the Fiscal Research Division on the savings being achieved pursuant to 57 this section.

58 SECTION 10.47.(d) If, by October 1, 2011, or anytime thereafter, savings are not 59 being achieved at a rate sufficient to yield savings in the amount required by subsection (a) of

this section, the Secretary of Health and Human Services shall, to the extent required in order to achieve savings at the required rate, take whatever actions are necessary, including the following to be effective January 1, 2012:

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- Reduce Medicaid provider rates by up to two percent (2%). This reduction (1)shall be in addition to other provider rate reductions in this act.

(2)

Eliminate or reduce the level or duration of optional Medicaid services.

INCREASE GENERIC DRUG DISPENSING RATE IN MEDICAID BY REVISING PHARMACY DISPENSING FEES FOR PHARMACISTS THAT DISPENSE HIGH **PROPORTIONS OF GENERIC DRUGS**

SECTION 10.48.(a) The Department of Health and Human Services shall revise its pharmacy dispensing fees under the Medicaid Program in order to encourage a greater proportion of prescriptions dispensed to be generic prescriptions and thereby achieve savings of fifteen million dollars (\$15,000,000) in the 2011-2012 fiscal year and twenty-four million dollars (\$24,000,000) in the 2012-2013 fiscal year.

15 16 SECTION 10.48.(b) The Department shall report its progress in achieving the 17 savings required by subsection (a) of this section on November 1, 2011, January 1, 2012, and 18 quarterly thereafter to the House and Senate Appropriations Subcommittees on Health and 19 Human Services and to the Fiscal Research Division. If any report required by this subsection 20 reveals that those savings are not being achieved, the Department shall reduce prescription drug 21 rates by an amount sufficient to achieve the savings. 22

NC NOVA

23 24 **SECTION 10.49.** The Department of Health and Human Services, Division of 25 Health Service Regulation, may use up to thirty-eight thousand dollars (\$38,000) for fiscal year 26 2011-2012 and up to thirty-eight thousand dollars (\$38,000) for fiscal year 2012-2013 of 27 existing resources to continue the NC New Organizational Vision Award special licensure 28 designation program established under G.S. 131E-154.14. The Division shall use federal civil 29 monetary penalty receipts as a source of support for this initiative, when appropriate.

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INTENSIVE FAMILY PRESERVATION **SERVICES FUNDING** AND **PERFORMANCE ENHANCEMENTS**

33 SECTION 10.50.(a) Notwithstanding the provisions of G.S. 143B-150.6, the 34 Intensive Family Preservation Services (IFPS) Program shall provide intensive services to 35 children and families in cases of abuse, neglect, and dependency where a child is at imminent risk of removal from the home and to children and families in cases of abuse where a child is 36 37 not at imminent risk of removal. The Program shall be developed and implemented statewide 38 on a regional basis. The IFPS shall ensure the application of standardized assessment criteria 39 for determining imminent risk and clear criteria for determining out-of-home placement.

40 **SECTION 10.50.(b)** The Department of Health and Human Services shall require 41 that any program or entity that receives State, federal, or other funding for the purpose of IFPS 42 shall provide information and data that allows for the following:

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- An established follow-up system with a minimum of six months of (1)follow-up services.
- (2)Detailed information on the specific interventions applied, including utilization indicators and performance measurement.
- (3) Cost-benefit data.
 - (4)Data on long-term benefits associated with IFPS. This data shall be obtained by tracking families through the intervention process.
 - (5)The number of families remaining intact and the associated interventions while in IFPS and 12 months thereafter.
 - (6)The number and percentage, by race, of children who received IFPS compared to the ratio of their distribution in the general population involved with Child Protective Services.

54 55 **SECTION 10.50.(c)** The Department shall establish a performance-based funding 56 protocol and shall only provide funding to those programs and entities providing the required 57 information specified in subsection (b) of this section. The amount of funding shall be based on 58 the individual performance of each program.

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| FOSTER C | RE AND ADOPTION ASSISTANCE PAYMENT R | ATES |
| | ECTION 10.51. Part 4 of Article 2 of Chapter 108A | of the General Statutes is |
| | idding the following new section to read: | |
| | . Foster care and adoption assistance payment rates. | |
| | ne maximum rates for State participation in the foster ca | are assistance program are |
| | n a graduated scale as follows: | |
| <u>(</u> | | irth through five years of |
| | age. | 1 10 |
| <u>(2</u> | <u>\$581.00 per child per month for children six throug</u> | |
| (1) | | |
| | he maximum rates for the State adoption assistance | program are established |
| | the foster care rates as follows: | inth through five years of |
| (| | <u>intil through five years of</u> |
| <u>(</u> 2 | <u>age.</u> <u>\$581.00 per child per month for children six throug</u> | th 12 years of age |
| $\frac{1}{2}$ | | h 18 years of age |
| <u><u> </u></u> | he maximum rates for the State participation in humar | |
| | care and adoption assistance are established on a graduat | |
| <u>(111 v) 105ter</u> | | |
| \overline{C} | \$1,000 per child per month with confirmed HIV in | |
| (2 (2 (2 | \$1,200 per child per month with confirmed HIV in | |
| (4 | \$1,600 per child per month when the child is ter | |
| | care needs. | • • |
| | o providing board payments to foster and adoptive | |
| children, any | additional funds remaining that are appropriated for p | ourposes described in this |
| | all be used to provide medical training in avoiding HIV | |
| | e State and a county participating in foster care and ado | |
| | y percent (50%) of the nonfederal share of the cost of c | |
| | tment of social services or child-placing agency in | |
| | ild care facility. A county shall be held harmless from | |
| | e nonfederal share of the cost for a child placed in ild care facility under an agreement with that provider | |
| | l leaves foster care or experiences a placement change." | <u>as of October 31, 2008,</u> |
| | reaves loster care of experiences a placement enange. | |
| ADOPTION | ASSISTANCE VENDOR PAYMENTS | |
| | ECTION 10.51A.(a) The Department of Health and Hu | man Services Division of |
| | es, is authorized to eliminate the Adoption Assistance | |
| | alized on or after July 1, 2011. All agreements entered | |
| will remain i | | 1 5 7 7 |
| S | ECTION 10.51A.(b) Eligibility for Adoption Assistance | e is clarified to mean that |
| | who have been in foster care are eligible for Adoption A | |
| | | |
| | RING INSTITUTIONS | |
| | ECTION 10.52. Until the Social Services Commis | |
| | rates for child caring institutions as authorized und | |
| | mbursement for child caring institutions shall not excer | |
| | hild caring institution by the Department of Health and I | |
| | r. In determining the maximum reimbursement, the State | e shall include county and |
| IV-E reimbu | sements. | |
| REPEAL S' | ATE ABORTION FUND | |
| | ECTION 10.53. Section 93 of Chapter 479 of the | 1985 Session Laws as |
| | Section 75 of Chapter 738 of the 1987 Session Laws, Sec | |

52 SECTION 10.53. Section 93 of Chapter 479 of the 1985 Session Laws, as 53 amended by Section 75 of Chapter 738 of the 1987 Session Laws, Section 72 of Chapter 500 of 54 the 1989 Session Laws, Section 79 of Chapter 1066 of the 1989 Session Laws, Section 106 of 55 Chapter 689 of the 1991 Session Laws, Section 259.1 of Chapter 321 of the 1993 Session 56 Laws, Section 23.27 of Chapter 324 of the 1995 Session Laws, and Section 23.8A of Chapter 507 of the 1995 Session Laws, is repealed.

58

59 CHILD WELFARE POSTSECONDARY SUPPORT PROGRAM

House Bill 200-Fifth Edition

SECTION 10.54.(a) Of the funds appropriated from the General Fund to the Department of Health and Human Services, the sum of one million five hundred eighty-four thousand one hundred twenty-five dollars (\$1,584,125) for the 2011-2012 fiscal year and one million five hundred eighty-four thousand one hundred twenty-five dollars (\$1,584,125) for the 2012-2013 fiscal year shall be used to support the child welfare postsecondary support program for the educational needs of foster youth aging out of the foster care system and special needs children adopted from foster care after age 12 by providing assistance with the "cost of attendance" as that term is defined in 20 U.S.C. § 108711.

9 Funds appropriated by this subsection shall be allocated by the State Education 10 Assistance Authority.

11 SECTION 10.54.(b) Of the funds appropriated from the General Fund to the 12 Department of Health and Human Services, the sum of fifty thousand dollars (\$50,000) for the 13 2011-2012 fiscal year and the sum of fifty thousand dollars (\$50,000) for the 2012-2013 fiscal 14 year shall be allocated to the North Carolina State Education Assistance Authority (SEAA). 15 The SEAA shall use these funds only to perform administrative functions necessary to manage 16 and distribute scholarship funds under the child welfare postsecondary support program.

17 SECTION 10.54.(c) Of the funds appropriated from the General Fund to the 18 Department of Health and Human Services, the sum of three hundred thirty-nine thousand four 19 hundred ninety-three dollars (\$339,493) for the 2011-2012 fiscal year and the sum of three 20 hundred thirty-nine thousand four hundred ninety-three dollars (\$339,493) for the 2012-2013 21 fiscal year shall be used to contract with an entity to administer the child welfare postsecondary 22 support program described under subsection (a) of this section, which administration shall 23 include the performance of case management services.

SECTION 10.54.(d) Funds appropriated to the Department of Health and Human
 Services for the child welfare postsecondary support program shall be used only for students
 attending public institutions of higher education in this State.

28 TANF BENEFIT IMPLEMENTATION

SECTION 10.55.(a) The General Assembly approves the plan titled "North Carolina Temporary Assistance for Needy Families State Plan FY 2010-2012," prepared by the Department of Health and Human Services and presented to the General Assembly. The North Carolina Temporary Assistance for Needy Families State Plan covers the period October 1, 2010, through September 30, 2012. The Department shall submit the State Plan, as revised in accordance with subsection (b) of this section, to the United States Department of Health and Human Services, as amended by this act or any other act of the 2011 General Assembly.

36 **SECTION 10.55.(b)** The counties approved as Electing Counties in the North 37 Carolina Temporary Assistance for Needy Families State Plan FY 2010-2012, as approved by 38 this section are Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson.

SECTION 10.55.(c) Counties that submitted the letter of intent to remain as an Electing County or to be redesignated as an Electing County and the accompanying county plan for fiscal year 2011 through 2012, pursuant to G.S. 108A-27(e), shall operate under the Electing County budget requirements effective July 1, 2009. For programmatic purposes, all counties referred to in this subsection shall remain under their current county designation through September 30, 2012.

45 **SECTION 10.55.(d)** For the 2011-2012 fiscal year, Electing Counties shall be held 46 harmless to their Work First Family Assistance allocations for the 2010-2011 fiscal year, 47 provided that remaining funds allocated for Work First Family Assistance and Work First 48 Diversion Assistance are sufficient for payments made by the Department on behalf of 49 Standard Counties pursuant to G.S. 108A-27.11(b).

50 SECTION 10.55.(e) In the event that departmental projections of Work First 51 Family Assistance and Work First Diversion Assistance for the 2011-2012 fiscal year indicate 52 that remaining funds are insufficient for Work First Family Assistance and Work First 53 Diversion Assistance payments to be made on behalf of Standard Counties, the Department is 54 authorized to deallocate funds, of those allocated to Electing Counties for Work First Family 55 Assistance in excess of the sums set forth in G.S. 108A-27.11, up to the requisite amount for 56 payments in Standard Counties. Prior to deallocation, the Department shall obtain approval by 57 the Office of State Budget and Management. If the Department adjusts the allocation set forth 58 in subsection (d) of this section, then a report shall be made to the Joint Legislative 59 Commission on Governmental Operations, the House of Representatives Appropriations

| | General Assembly Of North Carolina | Session 2011 |
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| 1 2 3 | Subcommittee on Health and Human Services, the Senate Appropriations Cor and Human Services, and the Fiscal Research Division. | nmittee on Health |
| 4 | PAYMENTS FOR LIEAP/CIP | |
| 5 6 | SECTION 10.56.(a) Part 1 of Article 2 of Chapter 108A of the C amended by adding the following new section to read: | Seneral Statutes is |
| 7 | " <u>§ 108A-25.4.</u> Use of payments under the Low-Income Energy Assistan | ce Program and |
| 8 | <u>Crisis Intervention Program.</u> | 1 |
|) 2 3 | (a) The Low-Income Energy Assistance Program Plan developed by the Health and Human Services (Department) and submitted to the U.S. Department Human Services shall focus the annual energy assistance payments on the energy age 60 and above with income up to one hundred thirty percent (130%) of the level and disabled persons receiving services through the Division of A | ent of Health and elderly population ne federal poverty |
| 1 | Services. The energy assistance payment shall be paid directly to the service | e provider by the |
| 5 | county department of social services. The Plan for Crisis Intervention Proprovide assistance for vulnerable populations who meet income eligibility c | <u>gram (CIP) shall</u> |
| 7 | by the Department. The CIP payment shall be paid directly to the service | |
| 8 | county department of social services and shall not exceed six hundred doll | |
|) | household in a fiscal year. | C Demonstration of |
|) 1 | (b) <u>The Department shall submit the Plan for each program to the U</u> Health and Human Services no later than September 1 of each year and imple | |
| 2 | later than October 1 of each year." | ement the Fluir no |
| | SECTION 10.56.(b) Beginning September 1, 2011, on or befor | e September 1 of |
| | each year and for a period of three years thereafter, the Department of H | |
| - | Services shall submit a copy of the Plan to the House Appropriations Subcom and Human Services and Senate Appropriations Committee on Health and Hu | |
| | and framan bervices and behave repropriations commutee on freath and fra | indir Bervices. |
| | NON-MEDICAID REIMBURSEMENT CHANGES | |
| | SECTION 10.58.(a) Providers of medical services under the services and the services and the services and the services are services are services are services and the services are | |
| | programs, other than Medicaid, offering medical care to citizens of th reimbursed at rates no higher than those under the North Carolina Medical As | sistance Program |
| | The Department of Health and Human Services may reimburse he | ospitals at the full |
| | prospective per diem rates without regard to the Medical Assistance Program' | |
| | hospital days. When the Medical Assistance Program's per diem rates for inpa its interim rates for outpatient services are used to reimburse providers | |
| | medical service programs, retroactive adjustments to claims already paid shall | |
| | Notwithstanding the provisions of this section, the Department | nt of Health and |
| | Human Services may negotiate with providers of medical services un | |
| | Department of Health and Human Services programs, other than Medicaid, for possible to Medicaid rates for the following purposes: contracts or agreen | |
| | services and purchases of medical equipment and other medical supplies. | |
| | rates are allowable only to meet the medical needs of its non-Medicaid | eligible patients, |
| | residents, and clients who require such services that cannot be provided wh | nen limited to the |
| | Medicaid rate. Maximum net family annual income eligibility standards for | services in these |
| | programs shall be as follows: | |
| | DSB Medical Eye Care 125% FPL | |
| | DSB Independent Living <55 125% FPL | |
| | DSB Independent Living 55>200% FPLDSB Vocational Rehabilitation125% FPL | |
| | DVR Independent Living 125% FPL | |
| | DVR Vocational Rehabilitation 125% FPL | |
| | The Department of Health and Human Services shall contract a | |
| | possible to, Medicaid rates for medical services provided to residents of Sta Department. | te facilities of the |
| | SECTION 10.58.(b) Subject to the prior approval of the Office | e of State Budget |
| | and Management, the Secretary shall reduce provider rates for services | rendered for the |
| | Medical Eye Care, Independent Living, and Vocational Rehabilitation pro Division of Services for the Blind, and Independent Living and Vocation | |
| | | |

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programs within the Division of Vocational Rehabilitation to accomplish the reduction in funds for this purpose enacted in this act.

STATE-COUNTY SPECIAL ASSISTANCE

5 SECTION 10.59.(a) The maximum monthly rate for residents in adult care home 6 facilities shall be one thousand one hundred eighty-two dollars (\$1,182) per month per resident 7 unless adjusted by the Department in accordance with subsection (d) of this section. The 8 eligibility of Special Assistance recipients residing in adult care homes on September 30, 2009, 9 shall not be affected by an income reduction in the Special Assistance eligibility criteria 10 resulting from the adoption of this maximum monthly rate, provided these recipients are 11 otherwise eligible.

12 SECTION 10.59.(b) The maximum monthly rate for residents in 13 Alzheimer/Dementia special care units shall be one thousand five hundred fifteen dollars 14 (\$1,515) per month per resident unless adjusted by the Department in accordance with 15 subsection (d) of this section.

16 **SECTION 10.59.(c)** Notwithstanding any other provision of this section, the 17 Department of Health and Human Services shall review activities and costs related to the 18 provision of care in adult care homes and shall determine what costs may be considered to 19 properly maximize allowable reimbursement available through Medicaid personal care services for adult care homes (ACH-PCS) under federal law. As determined, and with any necessary 20 21 approval from the Centers for Medicare and Medicaid Services (CMS), and the approval of the 22 Office of State Budget and Management, the Department may transfer necessary funds from 23 the State-County Special Assistance program within the Division of Social Services to the 24 Division of Medical Assistance and may use those funds as State match to draw down federal 25 matching funds to pay for such activities and costs under Medicaid's personal care services for 26 adult care homes (ACH-PCS), thus maximizing available federal funds. The established rate for 27 State-County Special Assistance set forth in subsections (b) and (c) of this section shall be 28 adjusted by the Department to reflect any transfer of funds from the Division of Social Services 29 to the Division of Medical Assistance and related transfer costs and responsibilities from 30 State-County Special Assistance to the Medicaid personal care services for adult care homes 31 (ACH-PCS). Subject to approval by the Centers for Medicare and Medicaid Services (CMS) 32 and prior to implementing this section, the Department may disregard a limited amount of 33 income for individuals whose countable income exceeds the adjusted State-County Special 34 Assistance rate. The amount of the disregard shall not exceed the difference between the 35 Special Assistance rate prior to the adjustment and the Special Assistance rate after the 36 adjustment and shall be used to pay a portion of the cost of the ACH-PCS and reduce the 37 Medicaid payment for the individual's personal care services provided in an adult care home. In 38 no event shall the reimbursement for services through the ACH-PCS exceed the average cost of 39 the services as determined by the Department from review of cost reports as required and 40 submitted by adult care homes. The Department shall report any transfers of funds and 41 modifications of rates to the House of Representatives Appropriations Subcommittee on Health 42 and Human Services, the Senate Appropriations Committee on Health and Human Services, 43 and the Fiscal Research Division.

44 SECTION 10.59.(d) The Department of Health and Human Services shall 45 recommend rates for State-County Special Assistance and for Adult Care Home Personal Care 46 Services. The Department may recommend rates based on appropriate cost methodology and 47 cost reports submitted by adult care homes that receive State-County Special Assistance funds 48 and shall ensure that cost reporting is done for State-County Special Assistance and Adult Care 49 Home Personal Care Services to the same standards as apply to other residential service 50 providers.

51

52 DHHS BLOCK GRANTS 53 SECTION 10.6

53 **SECTION 10.60.(a)** Appropriations from federal block grant funds are made for 54 the fiscal year ending June 30, 2012, according to the following schedule:

56 **TEMPORARY ASSISTANCE TO NEEDY FAMILIES**

- 57 (TANF) FUNDS
- 58

55

59 Local Program Expenditures

| Genera | al Assembly Of North Carolina | Session 2011 |
|---------|--|----------------|
| Div | vision of Social Services | |
| 01. | Work First Family Assistance | \$ 79,840,356 |
| 02. | Work First County Block Grants | 94,453,315 |
| 03. | Work First Electing Counties | 2,378,213 |
| 04. | Adoption Services – Special Children's Adoption Fund | 3,609,355 |
| 05. | Family Violence Prevention | 2,200,000 |
| 06. | Child Protective Services – Child Welfare Workers for Local DSS | 14,452,391 |
| 07. | Child Welfare Collaborative | 754,115 |
| Div | vision of Child Development | |
| 08. | Subsidized Child Care Program | 67,439,721 |
| Div | vision of Public Health | |
| 09. | Teen Pregnancy Initiatives | 450,000 |
| DHHS | Administration | |
| 10. | Division of Social Services | 1,093,176 |
| 11. | Office of the Secretary | 75,392 |
| Fransfe | ers to Other Block Grants | |
| Div | vision of Child Development | |
| 12. | Transfer to the Child Care and Development Fund | 82,210,675 |
| 13. | Transfer to Social Services Block Grant for Child Protective Services – Child Welfare Training in Counties | 1,300,000 |
| 14. | Transfer to Social Services Block Grant for Foster Care Services | 650,829 |
| 15. | Transfer to Social Services Block Grant for Child Protective Services | 5,040,000 |
| 16. | Transfer to Social Services Block Grant for Adult Protective Services | 1,191,925 |
| 17. | Transfer to Social Services Block Grant for County Departments of Social Services | 375,000 |
| 18. | Transfer to Social Services Block Grant for Independent Living Program | 1,000,000 |
| | L TEMPORARY ASSISTANCE TO NEEDY FAMILIES) FUNDS | \$ 358,514,463 |
| House | Bill 200-Fifth Edition | Page 143 |

| 1 2 3 | TEMPOF EMERGI | RARY ASSISTANCE TO NEEDY FAMILIES (TANF) ENCY CONTINGENCY FUNDS | |
|----------------|------------------|--|---------------|
| 4 5 6 | Local Prog | | |
| 6 7 | Divisi | | |
| 8 9 10 | 01. | NC FAST | \$ 1,664,936 |
| 10 11 12 | 02. | Work First – Boys and Girls Clubs | 2,500,000 |
| 12 13 14 | 03. | Maternity Homes | 943,002 |
| 15 16 | Divisi | on of Public Health | |
| 17 18 | 04. | Teen Pregnancy Initiatives | 2,500,000 |
| 19 20 | DHHS Ad | Iministration | |
| 20 21 22 | 05. | Division of Social Services | 1,389,084 |
| 23 24 25 | | EMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF) NCY CONTINGENCY FUNDS | \$ 8,997,022 |
| 26 27 | SOCIAL | SERVICES BLOCK GRANT | |
| 27 28 29 | Local Prog | gram Expenditures | |
| 30 31 | Divisi | ons of Social Services and Aging and Adult Services | |
| 32 33 | 01. | County Departments of Social Services | \$ 29,288,783 |
| 34 35 | 02. | Child Protective Services (Transfer from TANF) | 5,040,000 |
| 36 37 | 03. | Adult Protective Services (Transfer from TANF) | 1,191,925 |
| 38 39 | 04. | State In-Home Services Fund | 2,101,113 |
| 40 41 | 05. | State Adult Day Care Fund | 2,155,301 |
| 42 43 44 | 06. | Child Protective Services/CPS Investigative Services-Child Medical Evaluation Program | 609,455 |
| 45 46 47 | 07. | Foster Care Services (Transfer from TANF \$650,829) | 2,147,967 |
| 48 49 | 08. | Special Children Adoption Incentive Fund | 500,000 |
| 50 51 52 | 09. | Child Protective Services-Child Welfare Training for Counties (Transfer from TANF) | 1,300,000 |
| 53 54 | 10. | Home and Community Care Block Grant (HCCBG) | 1,834,077 |
| 54 55 56 | 11. | Child Advocacy Centers | 375,000 |
| 50 57 58 | 11A. | Food Banks | 1,000,000 |
| 50 | | | |

59 Division of Central Management and Support

| Genera | al Assembly Of North Carolina | Session 2011 | |
|------------------------------------|---|--------------|--|
| 12. | ALS Association Jim "Catfish" Hunter Chapter | 400,000 | |
| | Division of Mental Health, Developmental Disabilities, and Substance Abuse Services | | |
| 13. | Mental Health Services Program | 422,003 | |
| 14. | Developmental Disabilities Services Program | 5,000,000 | |
| 15. | Mental Health Services-Adult and Child/Developmental Disabilities Program/ Substance Abuse Services-Adult | 3,234,601 | |
| Div | ision of Public Health | | |
| 16. | Prevent Blindness | 150,000 | |
| Div | ision of Vocational Rehabilitation | | |
| 17. | Vocational Rehabilitation Services – Easter Seal Society/UCP Community Health Program | 188,263 | |
| DHHS | Program Expenditures | | |
| Div | | | |
| 18. | UNC-CARES Training Contract | 247,920 | |
| Division of Services for the Blind | | | |
| 19. | Independent Living Program (Transfer from TANF \$1,000,000) | 4,633,077 | |
| 20. | Accessible Electronic Information for Blind and Disabled Persons | 75,000 | |
| Div | ision of Health Service Regulation | | |
| 21. | Adult Care Licensure Program | 411,897 | |
| 22. | Mental Health Licensure and Certification Program | 205,668 | |
| DHHS | Administration | | |
| 23. | Division of Aging and Adult Services | 688,436 | |
| 24. | Division of Social Services | 892,624 | |
| 25. | Office of the Secretary/Controller's Office | 138,058 | |
| 26. | Office of the Secretary/DIRM | 87,483 | |
| 27. | Division of Child Development | 15,000 | |
| 28. | Division of Mental Health, Developmental Disabilities, and Substance Abuse Services | 29,665 | |
| 29. | Division of Health Service Regulation | 235,625 | |

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|-----------------------------|---|---------------|--|--|--|
| 30. | Office of the Secretary-NC Interagency Council for Coordinating Homeless Programs | 250,000 | | | |
| 31. | Office of the Secretary | 48,053 | | | |
| Transfers | to Other Block Grants | | | | |
| Divis | ion of Public Health | | | | |
| 32. | Transfer to Preventive Health Services Block Grant for HIV/STD Prevention and Community Planning | 145,819 | | | |
| TOTAL S | SOCIAL SERVICES BLOCK GRANT | \$ 65,042,813 | | | |
| LOW-IN | COME HOME ENERGY ASSISTANCE BLOCK GRAM | NT | | | |
| Local Pro | gram Expenditures | | | | |
| Divis | ion of Social Services | | | | |
| 01. | Low-Income Energy Assistance Program (LIEAP) | \$ 11,862,617 | | | |
| 02. | Crisis Intervention Program (CIP) | 48,569,233 | | | |
| 02A. | NC FAST Implementation | 4,732,667 | | | |
| Local Administration | | | | | |
| Division of Social Services | | | | | |
| 03. | County DSS Administration | 5,604,940 | | | |
| DHHS Administration | | | | | |
| 04. | Office of the Secretary/DIRM | 276,784 | | | |
| 05. | Office of the Secretary/Controller's Office | 12,332 | | | |
| Transfers | to Other State Agencies | | | | |
| Depar | rtment of Commerce | | | | |
| 06. | Weatherization Program | 500,000 | | | |
| 07. | Heating Air Repair and Replacement Program (HARRP) | 4,744,344 | | | |
| 08. | Local Residential Energy Efficiency Service Providers – Weatherization | 25,000 | | | |
| 09. | Local Residential Energy Efficiency Service Providers – HARRP | 227,038 | | | |
| 10. | Department of Commerce Administration – Weatherization | 25,000 | | | |
| 11. | Department of Commerce Administration – HARRP | 227,038 | | | |

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|---------------------|--|------------------------|--|--|--|
| Depa | artment of Administration | | | | |
| 12. | N.C. Commission on Indian Affairs | 110,638 | | | |
| | LOW-INCOME HOME ENERGY ASSISTANCE GRANT | \$ 76,917,631 | | | |
| CHILD | CARE AND DEVELOPMENT FUND BLOCK GRAN | Τ | | | |
| Local Pr | ogram Expenditures | | | | |
| Divi | sion of Child Development | | | | |
| 01. | Subsidized Child Care Services (CCDF) | \$ 151,534,624 | | | |
| 02. | Electronic Tracking System | 3,336,345 | | | |
| 03. | Subsidized Child Care Services (Transfer from TANF) | 82,210,675 | | | |
| 04. | Quality and Availability Initiatives (TEACH Program \$3,800,000) | 25,948,434 | | | |
| Divi | sion of Social Services | | | | |
| 05. | Local Subsidized Child Care Services Support (4% Administrative Allowance) | 16,471,587 | | | |
| DHHS Administration | | | | | |
| Divi | sion of Child Development | | | | |
| 06. | DCD Administrative Expenses | 6,539,277 | | | |
| Divi | sion of Central Administration | | | | |
| 07. | DHHS Central Administration – DIRM Technical Services | 774,317 | | | |
| | CHILD CARE AND DEVELOPMENT FUND GRANT | \$ 286,815,255 | | | |
| MENTA | AL HEALTH SERVICES BLOCK GRANT | | | | |
| Local Pr | ogram Expenditures | | | | |
| 01. | Mental Health Services – Adult | \$ 6,656,212 | | | |
| 02. | Mental Health Services – Child | 5,121,991 | | | |
| 03. | Administration | 100,000 | | | |
| TOTAL | MENTAL HEALTH SERVICES BLOCK GRANT | \$ 11,878,203 | | | |
| SUBST | ANCE ABUSE PREVENTION AND TREATMENT BI | LOCK GRANT | | | |
| Local Pr | ogram Expenditures | | | | |
| Divi | sion of Mental Health, Developmental Disabilities, and Sul | bstance Abuse Services | | | |
| House B | ill 200-Fifth Edition | Раде | | | |

| Genera | l Assembly Of North Carolina | Session 2011 | | |
|----------------------------|--|------------------------------|--|--|
| 01. | Substance Abuse Services – Adult | \$ 20,008,541 | | |
| 02. | Substance Abuse Treatment Alternative for Women | 8,107,303 | | |
| 03. | Substance Abuse – HIV and IV Drug | 5,116,378 | | |
| 04. | Substance Abuse Prevention – Child | 7,186,857 | | |
| 05. | Substance Abuse Services – Child | 4,940,500 | | |
| 06. | Institute of Medicine | 250,000 | | |
| 07. | Administration | 250,000 | | |
| Division of Public Health | | | | |
| 08. | Risk Reduction Projects | 633,980 | | |
| 09. | Aid-to-Counties | 209,576 | | |
| - | L SUBSTANCE ABUSE PREVENTION REATMENT BLOCK GRANT | \$ 46,703,135 | | |
| MATE | RNAL AND CHILD HEALTH BLOCK GRANT | | | |
| Local Program Expenditures | | | | |
| Div | ision of Public Health | | | |
| 01. | Children's Health Services | \$ 8,528,156 | | |
| 02. | Women's Health | 8,510,783 | | |
| 03. | Oral Health | 42,268 | | |
| DHHS Program Expenditures | | | | |
| Division of Public Health | | | | |
| 04. | Children's Health Services | 1,417,087 | | |
| 05. | Women's Health | 136,628 | | |
| 06. | State Center for Health Statistics | 164,318 | | |
| 07. | Quality Improvement in Public Health | 1,636 | | |
| 08. | Health Promotion | 89,374 | | |
| 09. | Office of Minority Health | 40,141 | | |
| DHHS Administration | | | | |
| Div | ision of Public Health | | | |
| 10. | Division of Public Health Administration | 631,966 | | |
| TOTAI | MATERNAL AND CHILD | | | |
| Page 14 | 8 | House Bill 200-Fifth Edition | | |

| | General | Assembly Of North Carolina | Session 2011 | | | | |
|--|-----------|---|---|--|--|--|--|
| 1 | HEALTH | H BLOCK GRANT | \$ 19,562,357 | | | | |
| 2 3 4 | PREVE | PREVENTIVE HEALTH SERVICES BLOCK GRANT | | | | | |
| 4 5 6 | Local Pro | Local Program Expenditures | | | | | |
| 0 7 8 | Divis | Division of Public Health | | | | | |
| 8 9 10 | 01. | NC Statewide Health Promotion | \$ 1,730,653 | | | | |
| 10 11 12 | 02. | Services to Rape Victims | 89,152 | | | | |
| 13 14 | 03. | HIV/STD Prevention and Community Planning (Transfer from Social Services Block Grant) | 145,819 | | | | |
| 15 16 17 | DHHS P | rogram Expenditures | | | | | |
| 18 | Divis | ion of Public Health | | | | | |
| 19 20 21 | 04. | State Center for Health Statistics | 55,040 | | | | |
| 21 22 22 | 05. | NC Statewide Health Promotion | 947,056 | | | | |
| 23 24 25 | 06. | Oral Health | 70,000 | | | | |
| 25 26 27 | 07. | State Laboratory of Public Health | 16,600 | | | | |
| 27 28 | 08. | Services to Rape Victims | 107,960 | | | | |
| 29 30 | TOTAL | PREVENTIVE HEALTH SERVICES BLOCK GRANT | \$ 3,162,280 | | | | |
| 31 32 | COMM | UNITY SERVICES BLOCK GRANT | | | | | |
| 33 34 25 | Local Pro | ogram Expenditures | | | | | |
| 35 36 27 | Offic | e of Economic Opportunity | | | | | |
| 37 38 20 | 01. | Community Action Agencies | \$ 18,075,488 | | | | |
| 39 40 41 | 02. | Limited Purpose Agencies | 1,004,194 | | | | |
| 41 42 43 | DHHS A | dministration | | | | | |
| 44 | 03. | Office of Economic Opportunity | 1,004,194 | | | | |
| 45 46 47 | TOTAL | COMMUNITY SERVICES BLOCK GRANT | \$ 20,083,876 | | | | |
| 48 49 50 51 52 53 54 55 56 57 58 59 | Departme | AL PROVISIONS SECTION 10.60.(b) Information to Be Included in Ble ent of Health and Human Services shall submit a separate pla and administered by the Department, and each plan shall inclu (1) A delineation of the proposed allocations by progra State and federal match requirements. (2) A delineation of the proposed State and local admini (3) An identification of all new positions to be estable Grant, including permanent, temporary, and time-lin (4) A comparison of the proposed allocations by progra prior years' program and activity budgets and two pr or activity expenditures. | an for each Block Grant de the following: am or activity, including strative expenditures. ished through the Block nited positions. am or activity with two | | | | |

- 1 2 3
- A projection of current year expenditures by program or activity.
 A projection of federal Block Grant funds available, includ
 - A projection of federal Block Grant funds available, including unspent federal funds from the current and prior fiscal years.

4 SECTION 10.60.(c) Changes in Federal Fund Availability. – If the Congress of the 5 United States increases the federal fund availability for any of the Block Grants or contingency 6 funds and other grants related to existing Block Grants administered by the Department of 7 Health and Human Services from the amounts appropriated in this section, the Department 8 shall allocate the increase proportionally across the program and activity appropriations 9 identified for that Block Grant in this section. In allocating an increase in federal fund 10 availability, the Office of State Budget and Management shall not approve funding for new 11 programs or activities not appropriated in this section.

12 If the Congress of the United States decreases the federal fund availability for any of 13 the Block Grants or contingency funds and other grants related to existing Block Grants 14 administered by the Department of Health and Human Services from the amounts appropriated 15 in this section, the Department shall develop a plan to adjust the block grants based on reduced 16 federal funding.

Prior to allocating the change in federal fund availability, the proposed allocation must be approved by the Office of State Budget and Management. If the Department adjusts the allocation of any Block Grant due to changes in federal fund availability, then a report shall be made to the Joint Legislative Commission on Governmental Operations, the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division.

SECTION 10.60.(d) Appropriations from federal Block Grant funds are made for
 the fiscal year ending June 30, 2012, according to the schedule enacted for State fiscal year
 2011-2012 or until a new schedule is enacted by the General Assembly.

26 SECTION 10.60.(e) All changes to the budgeted allocations to the Block Grants or contingency funds and other grants related to existing Block Grants administered by the 27 28 Department of Health and Human Services that are not specifically addressed in this section 29 shall be approved by the Office of State Budget and Management, and the Office of State 30 Budget and Management shall consult with the Joint Legislative Commission on Governmental 31 Operations for review prior to implementing the changes. The report shall include an itemized 32 listing of affected programs, including associated changes in budgeted allocations. All changes 33 to the budgeted allocations to the Block Grants shall be reported immediately to the House of 34 Representatives Appropriations Subcommittee on Health and Human Services, the Senate 35 Appropriations Committee on Health and Human Services, and the Fiscal Research Division. 36 This subsection does not apply to Block Grant changes caused by legislative salary increases 37 and benefit adjustments.

38 39

TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS

40 **SECTION 10.60.(e1)** The sum of ninety-four million four hundred fifty-three 41 thousand three hundred fifteen dollars (\$94,453,315) appropriated in this section in TANF 42 funds to the Department of Health and Human Services, Division of Social Services, for the 43 2011-2012 fiscal year shall be used for Work First County Block Grants. The Division shall 44 certify these funds in the appropriate State level services based on prior year actual 45 expenditures. The Division has the authority to realign the authorized budget for these funds 46 among the State level services based on current year actual expenditures.

47 SECTION 10.60.(f) The sum of one million ninety-three thousand one hundred
 48 seventy-six dollars (\$1,093,176) appropriated in this section in TANF funds to the Department
 49 of Health and Human Services, Division of Social Services, for the 2011-2012 fiscal year shall
 50 be used to support administration of TANF-funded programs.

51 **SECTION 10.60.(g)** The sum of two million two hundred thousand dollars 52 (\$2,200,000) appropriated under this section in TANF funds to the Department of Health and 53 Human Services, Division of Social Services, for the 2011-2012 fiscal year shall be used to 54 provide domestic violence services to Work First recipients. These funds shall be used to 55 provide domestic violence counseling, support, and other direct services to clients. These funds 56 shall not be used to establish new domestic violence shelters or to facilitate lobbying efforts. 57 The Division of Social Services may use up to seventy-five thousand dollars (\$75,000) in TANF funds to support one administrative position within the Division of Social Services to 58 59 implement this subsection.

Each county department of social services and the local domestic violence shelter 1 2 3 program serving the county shall develop jointly a plan for utilizing these funds. The plan shall include the services to be provided and the manner in which the services shall be delivered. The 4 county plan shall be signed by the county social services director or the director's designee and 5 the domestic violence program director or the director's designee and submitted to the Division 6 of Social Services by December 1, 2011. The Division of Social Services, in consultation with 7 the Council for Women, shall review the county plans and shall provide consultation and 8 technical assistance to the departments of social services and local domestic violence shelter 9 programs, if needed.

10 The Division of Social Services shall allocate these funds to county departments of 11 social services according to the following formula: (i) each county shall receive a base 12 allocation of five thousand dollars (\$5,000) and (ii) each county shall receive an allocation of 13 the remaining funds based on the county's proportion of the statewide total of the Work First caseload as of July 1, 2011, and the county's proportion of the statewide total of the individuals 14 15 receiving domestic violence services from programs funded by the Council for Women as of 16 July 1, 2011. The Division of Social Services may reallocate unspent funds to counties that 17 submit a written request for additional funds.

18 SECTION 10.60.(h) The sum of fourteen million four hundred fifty-two thousand 19 three hundred ninety-one dollars (\$14,452,391) appropriated in this section to the Department of Health and Human Services, Division of Social Services, in TANF funds for the 2011-2012 20 21 fiscal year for child welfare improvements shall be allocated to the county departments of 22 social services for hiring or contracting staff to investigate and provide services in Child 23 Protective Services cases; to provide foster care and support services; to recruit, train, license, 24 and support prospective foster and adoptive families; and to provide interstate and 25 post-adoption services for eligible families.

26 SECTION 10.60.(i) The sum of three million six hundred nine thousand three 27 hundred fifty-five dollars (\$3,609,355) appropriated in this section in TANF funds to the Department of Health and Human Services, Special Children Adoption Fund, for the 28 29 2011-2012 fiscal year shall be used in accordance with G.S. 108A-50.2, as enacted in Section 30 10.48 of S.L. 2009-451. The Division of Social Services, in consultation with the North 31 Carolina Association of County Directors of Social Services and representatives of licensed 32 private adoption agencies, shall develop guidelines for the awarding of funds to licensed public 33 and private adoption agencies upon the adoption of children described in G.S. 108A-50 and in 34 foster care. Payments received from the Special Children Adoption Fund by participating 35 agencies shall be used exclusively to enhance the adoption services program. No local match 36 shall be required as a condition for receipt of these funds.

SECTION 10.60.(j) The sum of seven hundred fifty-four thousand one hundred
 fifteen dollars (\$754,115) appropriated in this section to the Department of Health and Human
 Services in TANF funds for the 2011-2012 fiscal year shall be used to continue support for the
 Child Welfare Collaborative.

42 TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) CONTINGENCY 43 FUNDS

44 **SECTION 10.60.(k)** The sum of two million five hundred thousand dollars 45 (\$2,500,000) appropriated in this section to the Department in TANF funds for Boys and Girls 46 Clubs for the 2011-2012 fiscal year shall be used to make grants for approved programs. The 47 Department of Health and Human Services, in accordance with federal regulations for the use 48 of TANF Contingency funds, shall administer a grant program to award funds to the Boys and 49 Girls Clubs across the State in order to implement programs that improve the motivation, 50 performance, and self-esteem of youths and to implement other initiatives that would be 51 expected to reduce gang participation, school dropout, and teen pregnancy rates. The 52 Department shall facilitate collaboration between the Boys and Girls Clubs and Support Our Students, Communities in Schools, and similar programs and encourage them to submit joint 53 54 applications for the funds if appropriate.

55 SECTION 10.60.(1) The sum of one million three hundred eighty-nine thousand 56 eighty-four dollars (\$1,389,084) appropriated in this section in TANF Contingency funds to the 57 Department of Health and Human Services, Division of Social Services, for the 2011-2012 58 fiscal year shall be used to support administration of TANF-funded programs.

SOCIAL SERVICES BLOCK GRANT

SECTION 10.60.(11) The sum of twenty-nine million two hundred eighty-eight thousand seven hundred eighty-three dollars (\$29,288,783) appropriated in this section in the Social Services Block Grant to the Department of Health and Human Services, Division of Social Services, for the 2011-2012 fiscal year shall be used for County Block Grants. The Division shall certify these funds in the appropriate State level services based on prior year actual expenditures. The Division has the authority to realign the authorized budget for these funds among the State level services based on current year actual expenditures.

9 **SECTION 10.60.(m)** The sum of one million three hundred thousand dollars 10 (\$1,300,000) appropriated in this section in the Social Services Block Grant to the Department 11 of Health and Human Services, Division of Social Services, for the 2011-2012 fiscal year shall 12 be used to support various child welfare training projects as follows:

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(1) Provide a regional training center in southeastern North Carolina.

14 15 (2) Provide training for residential child caring facilities.

(3) Provide for various other child welfare training initiatives.

16 SÉCTION 10.60.(n) The sum of two million one hundred forty-seven thousand 17 nine hundred sixty-seven dollars (\$2,147,967) appropriated in this section in the Social 18 Services Block Grant for child caring agencies for the 2011-2012 fiscal year shall be allocated 19 in support of State foster home children.

SECTION 10.60.(o) The Department of Health and Human Services is authorized, subject to the approval of the Office of State Budget and Management, to transfer Social Services Block Grant funding allocated for departmental administration between divisions that have received administrative allocations from the Social Services Block Grant.

24 **SECTION 10.60.(p)** Social Services Block Grant funds appropriated for the 25 Special Children's Adoption Incentive Fund will require a fifty percent (50%) local match.

SECTION 10.60.(q) The sum of four hundred twenty-two thousand three dollars (\$422,003) appropriated in this section in the Social Services Block Grant to the Department of Health and Human Services, Division of Social Services, for the 2011-2012 fiscal year shall be used to continue a Mental Health Services Program for children.

30 **SECTION 10.60.(r)** The sum of five million forty thousand dollars (\$5,040,000) 31 appropriated in this section in the Social Services Block Grant for the 2011-2012 fiscal year 32 shall be allocated to the Department of Health and Human Services, Division of Social 33 Services. The Division shall allocate these funds to local departments of social services to 34 replace the loss of Child Protective Services State funds that are currently used by county 35 government to pay for Child Protective Services staff at the local level. These funds shall be 36 used to maintain the number of Child Protective Services workers throughout the State. These 37 Social Services Block Grant funds shall be used to pay for salaries and related expenses only 38 and are exempt from 10A NCAC 71R .0201(3) requiring a local match of twenty-five percent 39 (25%).

40 **SECTION 10.60.(s)** The sum of four hundred thousand dollars (\$400,000) 41 appropriated in this section in the Social Services Block Grant for the 2011-2012 fiscal year to 42 the Department of Health and Human Services, Division of Central Management and Support, 43 shall be allocated to the ALS Association, Jim "Catfish" Hunter Chapter, to be used to provide 44 patient care and community services to persons with ALS and their families. These funds are 45 exempt from the provisions of 10A NCAC 71R .0201(3).

46 **SECTION 10.60.(t)** The sum of one hundred fifty thousand dollars (\$150,000) 47 appropriated in this section in the Social Services Block Grant for the 2011-2012 fiscal year to 48 the Department of Health and Human Services, Division of Public Health, shall be allocated to 49 Prevent Blindness North Carolina to be used for direct service programs. These funds are 50 exempt from the provisions of 10A NCAC 71R .0201(3).

51 SECTION 10.60.(u) The sum of seventy-five thousand dollars (\$75,000) 52 appropriated in this section in the Social Services Block Grant for the 2011-2012 fiscal year to 53 the Department of Health and Human Services, Division of Services for the Blind, shall be 54 used to provide accessible electronic information for blind and disabled persons. These funds 55 are exempt from the provisions of 10A NCAC 71R .0201(3).

56 SECTION 10.60.(v) The sum of three hundred seventy-five thousand dollars 57 (\$375,000) appropriated in this section in the Social Services Block Grant for the 2011-2012 58 fiscal year to the Department of Health and Human Services, Division of Social Services, shall

be used to continue support for the Child Advocacy Centers and are exempt from the provisions of 10A NCAC 71R .0201(3).

SECTION 10.60.(w) Social Services Block Grant funds allocated to the North Carolina Inter-Agency Council for 2011-2012 fiscal year for coordinating homeless programs and child medical evaluations are exempt from the provisions of 10A NCAC 71R .0201(3).

LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT

8 **SECTION 10.60.(x)** Additional emergency contingency funds received may be 9 allocated for Energy Assistance Payments or Crisis Intervention Payments without prior 10 consultation with the Joint Legislative Commission on Governmental Operations. Additional 11 funds received shall be reported to the Joint Legislative Commission on Governmental 12 Operations and the Fiscal Research Division upon notification of the award. The Department of 13 Health and Human Services shall not allocate funds for any activities, including increasing 14 administration, other than assistance payments, without prior consultation with the Joint 15 Legislative Commission on Governmental Operations.

16 **SECTION 10.60.(y)** The sum of eleven million eight hundred sixty-two thousand 17 six hundred seventeen dollars (\$11,862,617) appropriated in this section in the Low-Income 18 Home Energy Assistance Block Grant for the 2011-2012 fiscal year to the Department of 19 Health and Human Services, Division of Social Services, shall be used for energy assistance 20 payments for the households of (i) elderly persons age 60 and above with income up to one 21 hundred thirty percent (130%) of the federal poverty level and (ii) disabled persons eligible for 22 services funded through the Division of Aging and Adult Services. County departments of 23 social services shall submit to the Division of Social Services an outreach plan for targeting 24 households with 60-year-old household members no later than August 1 of each year.

25 **SECTION 10.60.(y1)** The sum of four million seven hundred thirty-two thousand 26 six hundred sixty-seven dollars (\$4,732,667) appropriated in this section in the Low-Income 27 Home Energy Assistance Block Grant for the 2011-2012 fiscal year to the Department of 28 Health and Human Services, Central Management and Support Division, shall be used to continue the implementation of the NCFAST program. The U.S. Department of Health and 29 30 Human Services has authorized the use of the LIEAP program service funds to continue the 31 implementation of the NCFAST program. This meets the required participation based on the 32 federally approved cost allocation plan. In order to advance the implementation of NCFAST, 33 which creates a single portal of entry for the Department Health and Human Services programs, 34 these federal funds are critical, otherwise State funds will have to be identified.

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CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT

37 **SECTION 10.60.(z)** Payment for subsidized child care services provided with 38 federal TANF funds shall comply with all regulations and policies issued by the Division of 39 Child Development for the subsidized child care program.

40 SECTION 10.60.(aa) If funds appropriated through the Child Care and 41 Development Fund Block Grant for any program cannot be obligated or spent in that program 42 within the obligation or liquidation periods allowed by the federal grants, the Department may 43 move funds to child care subsidies, unless otherwise prohibited by federal requirements of the 44 grant, in order to use the federal funds fully.

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SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT

47 **SECTION 10.60.(bb)** The sum of two hundred fifty thousand dollars (\$250,000) 48 appropriated in this section in the Substance Abuse Prevention and Treatment Block Grant to 49 the Department of Health and Human Services, Division of Mental Health, Developmental 50 Disabilities, and Substance Abuse Services, for the 2011-2012 fiscal year for the North Carolina Institute of Medicine (NCIOM) shall be used to continue its Task Force on the mental 51 52 health, social, and emotional needs of young children and their families. In addition to the 53 issues identified in Section 16.1 of S.L. 2010-152, the Task Force shall study the impact of 54 parents' substance use problems on the mental health and social and emotional well-being of 55 children from conception through age five. The NCIOM shall make an interim report to the 56 General Assembly no later than January 15, 2012, which may include legislative and other 57 recommendations, and shall issue its final report with findings, recommendations, and any 58 proposed legislation to the 2013 General Assembly upon its convening.

MATERNAL AND CHILD HEALTH BLOCK GRANT

SECTION 10.60.(cc) The sum of one million four hundred ninety-seven thousand dollars (\$1,497,000) appropriated in this section in the Maternal and Child Health Block Grant for the 2011-2012 fiscal year to the Department of Health and Human Services, Division of Public Health, shall be used to fund the following activities as indicated:

- (1)March of Dimes to provide folic acid and education for women before pregnancy to reduce birth defects and infant mortality, the sum of three hundred fifty thousand dollars (\$350,000).
- (2)Teen Pregnancy Prevention, the sum of six hundred fifty thousand dollars (\$650,000).
- Healthy Start/Safe Sleep, the sum of two hundred forty-seven thousand (3) dollars (\$247,000).
- (4)Perinatal Quality Collaborative of North Carolina, the sum of two hundred fifty thousand dollars (\$250,000).

15 **SECTION 10.60.(dd)** If federal funds are received under the Maternal and Child 16 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 17 (42 U.S.C. § 710), for the 2011-2012 fiscal year, then those funds shall be transferred to the State Board of Education to be administered by the Department of Public Instruction. The 18 19 Department of Public Instruction shall use the funds to establish an abstinence until marriage 20 education program and shall delegate to one or more persons the responsibility of implementing the program and G.S. 115C-81(e1)(4) and (4a). The Department of Public 21 22 Instruction shall carefully and strictly follow federal guidelines in implementing and 23 administering the abstinence education grant funds. 24

SECTION 10.60.(ee) The Department of Health and Human Services shall ensure that there will be follow-up testing in the Newborn Screening Program.

PART XI. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

REPEAL BOARD OF AGRICULTURE REVIEW OF FEE SCHEDULES SECTION 11.2. G.S. 106-6.1(b) is repealed.

RECLASSIFY THREE VACANT POSITIONS WITHIN DACS TO ANIMAL WELFARE PROGRAM

33 34 SECTION 11.7. The Department of Agriculture and Consumer Services shall 35 reclassify three vacant positions within the Department and shall fill these reclassified positions 36 in a timely manner in order to provide support for the Animal Welfare Program within the 37 Department. 38

39 PART XII. DEPARTMENT OF LABOR 40

LABOR/REPEAL STATUTE REQUIRING BIENNIAL REVIEW OF FEES BY DEPARTMENT SECTION 12.1. G.S. 95-14.1 is repealed.

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PART XIII. DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

46 47 ABOLISH, TRANSFER TO OTHER DEPARTMENTS, OR CONSOLIDATE WITHIN 48 DENR ALL ENVIRONMENTAL HEALTH PROGRAMS UNDER DENR

49 **SECTION 13.3.(a)** The Vector Control Program and the Tick Control Program 50 within the Division of Environmental Health of the Department of Environment and Natural Resources are abolished. Further, any equipment that the State loaned to any local health 51 52 department as part of the Vector Control Program that is in the possession of the local health 53 department shall be retained by that local health department, and the ownership of that 54 equipment shall be transferred from the State to that local health department.

55 **SECTION 13.3.(b)** All functions, powers, duties, and obligations previously 56 vested in the Sleep Products Program within the Public Health Pest Management Section of the 57 Division of Environmental Health of the Department of Environment and Natural Resources 58 are transferred to and vested in the Department of Agriculture and Consumer Services by a 59 Type I transfer, as defined in G.S. 143A-6.

SECTION 13.3.(c) The following sections of the Division of Environmental 1 2 3 Health that support programs implemented through local health departments and programs primarily focused on food safety and other public health concerns are, subject to subsection (b) 4 of this section, transferred from the Department of Environment and Natural Resources to the 5 6 Division of Public Health of the Department of Health and Human Services with all the elements of a Type I transfer, as defined by G.S. 143A-6: 7 (1)Environmental Health Services Section. 8 (2)Grade "A" Milk Sanitation Program. 9 (3)On-Site Water Protection Section. 10 (4)Office of Education and Training. 11 **SECTION 13.3.(d)** All functions, powers, duties, and obligations previously 12 vested in the Radiation Protection Section within the Division of Environmental Health of the 13 Department of Environment and Natural Resources are transferred to and vested in the Division 14 of Health Safety Regulation of the Department of Health and Human Services by a Type I 15 transfer, as defined in G.S. 143A-6. 16 The Public Water Supply Section of the Division of **SECTION 13.3.(e)** 17 Environmental Health of the Department of Environment and Natural Resources shall be 18 transferred to the Division of Water Resources of the Department of Environment and Natural 19 Resources with all the elements of a Type I transfer, as defined by G.S. 143A-6. 20 **SECTION 13.3.(f)** The Shellfish Sanitation and Recreational Water Quality 21 Section of the Division of Environmental Health of the Department of Environment and 22 Natural Resources shall be transferred to the Division of Marine Fisheries of the Department of 23 Environment and Natural Resources with all the elements of a Type I transfer, as defined by 24 G.S. 143A-6. 25 SECTION 13.3.(g) The Division of Environmental Health of the Department of 26 Environment and Natural Resources is abolished, and the Public Health Pest Management 27 Section of the Division of Environmental Health of the Department of Environment and 28 Natural Resources is abolished. **SECTION 13.3.(h)** G.S. 143B-279.3(c)(3) is repealed. 29 30 **SECTION 13.3.(i)** Part 1 of Article 12 of Chapter 130A of the General Statutes is 31 repealed. 32 **SECTION 13.3.(j)** G.S. 143-300.8 reads as rewritten: 33 "§ 143-300.8. Defense of local sanitarians. 34 Any local health department sanitarian enforcing rules of the Commission for Public Health 35 or of the Environmental Management Commission under the supervision of the Department of 36 Environment and Natural Resources Health and Human Services pursuant to G.S. 130A-4 shall 37 be defended by the Attorney General, subject to the provisions of G.S. 143-300.4, and shall be 38 protected from liability in accordance with the provisions of this Article in any civil or criminal 39 action or proceeding brought against the sanitarian in his official or individual capacity, or 40 both, on account of an act done or omission made in the scope and course of enforcing the rules 41 Commission for Public Health or of the Environmental Management the of 42 Commission. Health. The Department of Environment and Natural Resources shall pay any 43 judgment against the sanitarian, or any settlement made on his behalf, subject to the provisions 44 of G.S. 143-300.6." 45 SECTION 13.3.(k) G.S. 106-143 reads as rewritten: 46 "§ 106-143. Article construed supplementary. 47 Nothing in this Article shall be construed as in any way amending, abridging, or otherwise 48 affecting the validity of any law or ordinance relating to the Commission for Public Health or 49 the Department of Environment and Natural Resources or any local health department in their 50 sanitary work in connection with public and private water supplies, sewerage, meat, milk, milk 51 products, shellfish, finfish, or other foods, or food products, or the production, handling, or 52 processing of these items." SECTION 13.3.(I) Part 8 of Article 8 of Chapter 130A of the General Statutes is 53 54 recodified as Article 4H of Chapter 106 of the General Statutes, to be entitled "Bedding"; G.S. 130A-261 is recodified as G.S. 106-65.95; G.S. 130A-262 is recodified as G.S. 106-65.96; 55 56 G.S. 130A-263 is recodified as G.S. 106-65.97; G.S. 130A-264 is recodified as G.S. 106-65.98; 57 G.S. 130A-265 is recodified as G.S. 106-65.99; G.S. 130A-266 is recodified as G.S. 106-65.100; G.S. 130A-267 is recodified as G.S. 106-65.101; G.S. 130A-268 is recodified 58 59 as G.S. 106-65.102; G.S. 130A-269 is recodified as G.S. 106-65.103; G.S. 130A-270 is

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| 1 2 3 | recodified as G.S. 106-65.104; G.S. 130A-271 is recodified as G.S. 106- is recodified as G.S. 106-65.106; and G.S. 130A-273 is recodified as G.S. SECTION 13.3.(m) G.S. 106-65.95, as recodified under | S. 106-65.107. |
| 4 5 6 | section, reads as rewritten: "§ 106-65.95. Definitions. The following definitions shall apply throughout this Part: Article: | |
| 6 7 | " ····· | |
| 8 | SECTION 13.3.(n) G.S. 106-65.96, as recodified under | r subsection (l) of this |
| 9 10 | section, reads as rewritten: "§ 106-65.96. Sanitizing. | |
| 11 | (a) No person shall sell any renovated bedding or secondhar | nd bedding unless it is |
| 12 | sanitized in accordance with rules adopted by the Commission. Board of | |
| 13 14 | (b) A sanitizing apparatus or process shall not be used for sanitized required to be sanitized under this <u>Part_Article</u> until the apparatu | |
| 14 | Department.Department of Agriculture and Consumer Services. | is is approved by the |
| 16 | (c) A person who sanitizes bedding shall attach to the bedding | a yellow tag containing |
| 17 | information required by the rules of the Commission. Board of Agricultu | |
| 18 19 | (d) A person who sanitizes material or bedding for another perso record of the kind of material and bedding which has been sanitize | d The record shall be |
| 20 | subject to inspection by the Department.Department of Agriculture and | |
| 21 | (e) A person who receives used bedding for renovation or sto | rage shall attach to the |
| 22 23 | bedding a tag on which is legibly written the date of receipt and the n | ame and address of the |
| 23 24 | owner." SECTION 13.3.(o) G.S. 106-65.98, as recodified under | subsection (1) of this |
| 25 | section, reads as rewritten: | |
| 26 | "§ 106-65.98. Storage of used materials. | · 1 · .1 |
| 27 28 | No establishment shall store any unsanitized previously used mate with bedding or materials that are new or have been sanitized unles | |
| 20 29 | bedding or materials are completely segregated from the unsanitized | |
| 30 | approved by the rules of the Commission. Board of Agriculture." | |
| 31 32 | SECTION 13.3.(p) G.S. 106-65.99, as recodified under section, reads as rewritten: | subsection (1) of this |
| 32 33 | "§ 106-65.99. Tagging requirements. | |
| 34 | (a) A tag of durable material approved by the Commission Boa | ard of Agriculture shall |
| 35 | be sewed securely to all bedding. The tag shall be at least two inches by | |
| 36 37 | (b) The following shall be plainly stamped or printed upon the ta (1) The name and kind of material or materials used to | |
| 38 | are listed in the order of their predominance; | min the bedding which |
| 39 | (2) A registration number obtained from the Depa | artment;Department of |
| 40 41 | (3) <u>Agriculture and Consumer Services</u>; and In letters at least one-eighth inch high the words "magnetic services" | ada of new material" if |
| 42 | the bedding contains no previously used material; | |
| 43 | previously used materials", if the bedding contain | s any previously used |
| 44 | material; or the word "secondhand" on any bedding v | which has been used but |
| 45 46 | not remade.(4) Repealed by Session Laws 1987, c. 456, s. 4. | |
| 47 | (c) A white tag shall be used for manufactured bedding and a y | ellow tag for renovated |
| 48 | or sanitized bedding. | 0 |
| 49 50 | (d) The tag must be sewed to the outside covering before the fit | |
| 50 51 | inserted. No trade name, advertisement nor any other wording shall apper SECTION 13.3.(q) G.S. 106-65.100, as recodified under | |
| 52 | section, reads as rewritten: | |
| 53 | "§ 106-65.100. Altering tags prohibited. | |
| 54 55 | No person, other than one purchasing bedding for personal use or Department of Agriculture and Consumer Services shall remove, of | a representative of the leface or alter the tag |
| 56 | required by this Part.Article." | ieraee of anter the tag |
| 57 | SECTION 13.3.(r) G.S. 106-65.101, as recodified under | subsection (l) of this |
| 58 | section, reads as rewritten: | |

section, reads as rewritten: **106-65.101.** Selling regulated.

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No person shall sell any bedding in this State (whether manufactured within or (a) without this State) which has not been manufactured, tagged, and labeled in the manner required by this Part Article and which does not otherwise comply with the provisions of this Part.Article.

5 (b) This Part Article shall not apply to bedding sold by the owner and previous user 6 from the owner's home directly to a purchaser for the purchaser's own personal use unless the 7 bedding has been exposed to an infectious or communicable disease.

8 Possession of any bedding in any store, warehouse, itinerant vendor's conveyance or (c) 9 place of business, other than a private home, hotel or other place where these articles are 10 ordinarily used, shall constitute prima facie evidence that the item is possessed with intent to 11 sell. No second and bedding shall be possessed with intent to sell for a period exceeding 60 12 days unless it has been sanitized."

13 **SECTION 13.3.(s)** G.S. 106-65.102, as recodified under subsection (l) of this 14 section, reads as rewritten: 15

"§ 106-65.102. Registration numbers.

16 All persons manufacturing or sanitizing bedding in this State or manufacturing (a) 17 bedding to be sold in this State shall apply for a registration number on a form prescribed by 18 the Secretary.Commissioner of Agriculture. Upon receipt of the completed application and 19 applicable fees, the Department of Agriculture and Consumer Services shall issue to the 20 applicant a certificate of registration showing the person's name and address, registration 21 number and other pertinent information required by the rules of the Commission. Board of 22 Agriculture."

23 SECTION 13.3.(t) G.S. 106-65.103, as recodified under subsection (l) of this 24 section, reads as rewritten:

25 "§ 106-65.103. Payment of fees; licenses.

26 The Department of Agriculture and Consumer Services shall administer and enforce (c) 27 this Part.Article. A person who has done business in this State throughout the preceding 28 calendar year shall obtain a license by paying a fee to the Department of Agriculture and 29 Consumer Services in an amount determined by the total number of bedding units 30 manufactured, sold, or sanitized in this State by the applicant during the calendar year 31 immediately preceding, at the rate of five and two tenths cents (5.2e) per bedding unit. 32 However, if this amount is less than fifty dollars (\$50.00), a minimum fee of fifty dollars 33 (\$50.00) shall be paid to the Department. Department of Agriculture and Consumer Services.

34 A person who has not done business in this State throughout the preceding calendar (d) 35 year shall obtain a license by paying an initial fee to the Department of Agriculture and 36 Consumer Services in the amount of seven hundred twenty dollars (\$720.00) for the first year in which business is done in this State, prorated in accordance with the quarter of the calendar 37 38 year in which the person begins doing business. After submission of proof of business volume 39 in accordance with subsection (h) of this section for the part of the preceding calendar year in 40 which the person did business in this State, the Department of Agriculture and Consumer 41 Services shall determine the amount of fee for which the person is responsible for that time 42 period by using a rate of five and two tenths cents $(5.2 \not\epsilon)$ for each bedding unit. However, if this 43 amount is less than fifty dollars (\$50.00), then the amount of the fee for which the person is 44 responsible shall be fifty dollars (\$50.00). If the person's initial payment is more than the 45 amount of the fee for which the person is responsible, the Department of Agriculture and 46 Consumer Services shall make a refund or adjustment to the cost of the fee due for the next 47 year in the amount of the difference. If the initial payment is less than the amount of the fee for the person is responsible, the person shall pay the difference to the 48 which 49 Department. Department of Agriculture and Consumer Services.

50 (d1) Payments, refunds, and adjustments shall be made in accordance with rules adopted 51 by the Commission.Board of Agriculture.

52 Upon payment of the fees charged pursuant to subsections (c) and (d), or the first (d2)53 installment thereof as provided by rules adopted by the Commission, Board of Agriculture, the 54 Department of Agriculture and Consumer Services shall issue a license to the person. Licenses 55 shall be kept conspicuously posted in the place of business of the licensee at all times. The 56 Secretary Commissioner of Agriculture may suspend a license for a maximum of six months 57 for two or more serious violations of this Part Article or of the rules of the Commission, Board 58 of Agriculture within any 12-month period.

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| $\frac{1}{2}$ | (e) A maximum fee of seven hundred fifty dollars (\$750.00) shall b of bedding manufactured in this State but not sold in this State. | be charged for units |
| 2 3 4 5 6 7 | (f) For the sole purpose of computing fees for which a person following definitions shall apply: One mattress is defined as one bedding un spring is defined as one bedding unit; one pad is defined as one bedding un is defined as one bedding unit; five comforters, pillows or decorative pillows bedding unit; and any other item is defined as one bedding unit. | nit; one upholstered it; one sleeping bag |
| 8 9 10 11 | (g) An application for license must be submitted on a form Secretary. <u>Commissioner of Agriculture</u> . No license may be issued to a perso complies with the rules of the <u>Commission_Board of Agriculture</u> govern licenses. | on unless the person |
| 11 12 13 14 15 16 | (h) The Commission Board of Agriculture shall adopt rules for the soft this section. The rules shall include provisions governing the type an which must be submitted by the applicant to the Department of Agriculture Services in order to establish the number of bedding units that were, du calendar year: | d amount of proof ture and Consumer |
| 17 18 19 20 | (1) Manufactured and sold in this State; (2) Manufactured outside of this State and sold in this State; a (3) Manufactured in this State but not sold in this State. (i) The Commission-Board of Agriculture may provide in its rules : | for additional proof |
| 21 22 23 24 | of the number of bedding units sold during the preceding calendar year where the proof submitted by the manufacturer is incomplete, misleadi SECTION 13.3.(u) G.S. 106-65.104, as recodified under subsection, reads as rewritten: | ng or incorrect." |
| 25 | "§ 106-65.104. Bedding Law Account. | |
| 26 27 | The Bedding Law Account is established as a nonreverting as Department.Department of Agriculture and Consumer Services. All fees of | |
| 28 | Part Article shall be credited to the Account and applied to the following cos | |
| 29 | (1) Salaries and expenses of inspectors and other employee | |
| 30 | Part.Article. | |
| 31 32 | (2) Expenses directly connected with the enforcement o including attorney's fees, which are expressly authorized | to be incurred by |
| 33 34 | the Secretary Commissioner of Agriculture without author source when in the Secretary's opinion opinion of the | Commissioner of |
| 35 36 | <u>Agriculture</u> it is advisable to employ an attorney to prosect SECTION 13.3.(v) G.S. 106-65.105, as recodified under sul | |
| 37 | section, reads as rewritten: | |
| 38 | "§ 106-65.105. Enforcement by the Department.Department of | Agriculture and |
| 39 | Consumer Services. | |
| 40 41 | (a) The Department of Agriculture and Consumer Services shall ent | |
| 41 42 | of this Part <u>Article</u> and the rules adopted by the <u>Commission.Board of Agric</u> (b) The <u>Secretary Commissioner of Agriculture</u> may prohibit sale | |
| 43 | sale" tag on any bedding which is not made, sanitized, or tagged as required | |
| 44 | and the rules of the Commission. Board of Agriculture. The bedding sh | all not be sold or |
| 45 | otherwise removed until the violation is remedied and the Secretary | - <u>Commissioner of</u> |
| 46 47 | <u>Agriculture</u> has reinspected it and removed the "off sale" tag. (c) A person supplying material to a bedding manufacturer shall t | furnish an itemized |
| 48 | (c) A person supplying material to a bedding manufacturer shall f invoice of all furnished material. Each material entering into willowed or of | |
| 49 | be shown on the invoice. The bedding manufacturer shall keep the invoice | on file for one year |
| 50 | subject to inspection by the Department. Department of Agriculture and Cons | |
| 51 52 | (d) When the <u>Secretary Commissioner of Agriculture</u> has reason to be is not tagged or filled as required by this <u>Part,Article</u> , the <u>Secretary</u> | |
| 53 | <u>Agriculture</u> shall have authority to open a seam of the bedding to examine | |
| 54 | unable after this examination to determine if the filling is of the kind state | ed on the tag, shall |
| 55 | have the authority to examine purchase or other records necessary to deter | |
| 56 57 | kind of material used in the bedding. The <u>Secretary Commissioner of Ag</u> authority to seize and hold for evidence any records and any bedding or bedd | |
| 58 | in the Secretary's opinion of the Commissioner of Agriculture is | |
| 59 | offered for sale in violation of this Part Article or the rules of the Co | |

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| 1 | Agriculture. The Secretary Commissioner of Agriculture shall have authority to take a sample |
| 2 | of any bedding or bedding material for the purpose of examination or for evidence." |
| 2 3 | SECTION 13.3.(w) G.S. 106-65.106, as recodified under subsection (l) of this |
| 4 | section, reads as rewritten: |
| 5 | "§ 106-65.106. Exemptions for blind persons and State institutions. |
| 6 | (a) In cases where bedding is manufactured, sanitized or renovated in a plant or place of |
| 7 | business which has qualified as a nonprofit agency for the blind or severely handicapped under |
| 8 | P.L. 92-28, as amended, the responsible person shall satisfy the provisions of this Part-Article |
| 9 | and the rules of the Commission Board of Agriculture. However, the responsible persons at |
| 10 | these plants or places of business shall not be required to pay fees in accordance with |
| 11 | $\frac{G.S. 130A-269.G.S. 106-65.103.}{(1)}$ |
| 12 | (b) State institutions engaged in the manufacture, renovation or sanitizing of bedding for their own use or that of another State institution are exampled from all provisions of this |
| 13 14 | for their own use or that of another State institution are exempted from all provisions of this |
| 14 | Part. <u>Article.</u> " SECTION 13.3.(x) G.S. 106-65.107, as recodified under subsection (1) of this |
| 16 | section, reads as rewritten: |
| 17 | "§ 106-65.107. Rules. |
| 18 | The Commission Board shall adopt rules required by this Part Article in order to protect the |
| 19 | public health." |
| 20 | SECTION 13.3.(y) G.S. 90A-51 reads as rewritten: |
| $\overline{21}$ | "§ 90A-51. Definitions. |
| 22 | The words and phrases defined below shall when used in this Article have the following |
| 23 | meaning unless the context clearly indicates otherwise: |
| 24 | |
| 25 | (2a) "Environmental health practice" means the provision of environmental |
| 26 | health services, including administration, organization, management, |
| 27 | education, enforcement, and consultation regarding environmental health |
| 28 | services provided to or for the public. These services are offered to prevent |
| 29 | environmental hazards and promote and protect the health of the public in |
| 30 | the following areas: food, lodging, and institutional sanitation; on-site |
| 31 | wastewater treatment and disposal; milk and dairy sanitation; shellfish |
| 32 | sanitation; recreational water quality; public swimming pool sanitation; |
| 33 | childhood lead poisoning prevention; well permitting and inspection; tattoo |
| 34 35 | parlor sanitation; and all other areas of environmental health requiring the |
| | delegation of authority by the Division of Environmental Public Health of |
| 36 37 | the Department of Health and Human Services to State and local |
| 38 | environmental health professionals to enforce rules adopted by the Commission for Public Health or the Environmental Management |
| 39 | Commission Health. The definition also includes local environmental health |
| 40 | professionals enforcing rules of local boards of health for on-site wastewater |
| 41 | systems and wells. |
| 42 | |
| 43 | SECTION 13.3.(z) G.S. 90A-55(a) reads as rewritten: |
| 44 | "(a) Board Membership. – The Board shall consist of 12 members who shall serve |
| 45 | staggered terms: the Secretary of Environment and Natural Resources, Health and Human |
| 46 | Services, or the Secretary's duly authorized representative, one public-spirited citizen, one |
| 47 | environmental sanitation educator from an accredited college or university, one local health |
| 48 | director, a representative of the Division of Environmental Public Health of the Department of |
| 49 | Environment and Natural Resources, Health and Human Services, and seven practicing |
| 50 | environmental health specialists who qualify by education and experience for registration under |
| 51 | this Article, six of whom shall represent the Western, Piedmont, and Eastern Regions of the |
| 52 | State as described more specifically in the rules adopted by the Board." |
| 53 | SECTION 13.3.(aa) G.S. 90A-55(c) reads as rewritten: |
| 54 | "(c) The Environmental Health Section of the North Carolina Public Health Association, |
| 55 | Inc., shall submit a recommended list of Board member candidates to the Governor for the |
| 56 | Governor's consideration in appointments, except for the two representatives of the Department |
| 57 58 | of <u>Environment and Natural ResourcesHealth and Human Services</u> recommended by the Secretary of Environment and Natural ResourcesHealth and Human Services and the local |

Governor's consideration in appointments, except for the two representatives of the Department of Environment and Natural ResourcesHealth and Human Services recommended by the Secretary of Environment and Natural ResourcesHealth and Human Services and the local health director recommended by the North Carolina Local Health Directors Association." 59

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| 1 | SECTION 13.3.(bb) G.S. 90A-71(4) reads as rewritten: | |
| | "(4) "Department" means the Department of Environm | nent and Natural |
| 2 3 4 5 6 7 8 | Resources. Health and Human Services." | |
| 4 | SECTION 13.3.(cc) G.S. 90A-73(a)(3) reads as rewritten: | |
| 5 | "(3) One member appointed by the Governor who is an emplo | yee of the Division |
| 6 | of Environmental Health of the Departmenta regis | stered professional |
| 7 | engineer licensed under Chapter 89C of the General S | Statutes and whose |
| 8 | work experience includes the design of on-site wastewate | |
| 9 | that expires on 1 July of years that follow by one year | those years that are |
| 10 | evenly divisible by three." | - |
| 11 | SECTION 13.3.(dd) G.S. 90A-81(b) reads as rewritten: | |
| 12 | "(b) Arbitration. – The Board may establish a voluntary arbitration p | |
| 13 | complaints concerning a certified contractor or inspector or any work perfo | |
| 14 | contractor or inspector, or conflicts involving any certified contractor or | |
| 15 | Division of Environmental Public Health of the Department or a local health | department." |
| 16 | SECTION 13.3.(ee) G.S. 106-307.2(b) reads as rewritten: | |
| 17 | "(b) The State Veterinarian shall notify the State Health Director and | |
| 18 | Division of Environmental Public Health in the Department of Environmental | |
| 19 | Resources <u>Health and Human Services</u> when the State Veterinarian receives | |
| 20 | an occurrence or potential outbreak of anthrax, arboviral infections, br | |
| 21 | typhus, hantavirus infections, murine typhus, plague, psittacosis, Q fever, | |
| 22 | virus infections, and any other disease or condition transmissible to hur | nans that the State |
| 23 | Veterinarian determines may have been caused by a terrorist act." | |
| 24 | SECTION 13.3.(ff) G.S. 130A-4(c) reads as rewritten: | ••• 1 0 |
| 25 | "(c) The Secretary of Environment and Natural Resources shall adm | |
| 26 27 | the provisions of Part 4 of Article 5 and Articles 8, 9, 10, 11, and 12 <u>Artic</u> | les 9 and 10 of this |
| 27 | Chapter and the rules of the Commission." | |
| 28 29 | SECTION 13.3.(gg) G.S. 130A-12 reads as rewritten: "§ 130A-12. Confidentiality of records. | |
| 30 | All records containing privileged patient medical information, informat | ion protected under |
| 31 | 45 Code of Federal Regulations Parts 160 and 164, and information c | |
| 32 | authority of Part 4 of Article 5 of this Chapter that are in the possession of | f the Department of |
| 33 | Health and Human Services, the Department of Environment and Natural | Resources Services |
| 34 | or local health departments shall be confidential and shall not be public | |
| 35 | G.S. 132-1. Information contained in the records may be disclosed only | |
| 36 | authorized or required by State or federal law. Notwithstanding G.S. 8-53 | |
| 37 | the information contained in the records may be disclosed for purposes of t | treatment, payment, |
| 38 | or health care operations. For purposes of this section, the terms "treatment | nt," "payment," and |
| 39 | "health care operations" have the meanings given those terms in 45 | Code of Federal |
| 40 | Regulations § 164.501." | |
| 41 | SECTION 13.3.(hh) G.S. 130A-17(b) reads as rewritten: | |
| 42 | "(b) The Secretary of Environment and Natural Resources and a lo | ocal health director |
| 43 | shall have the same rights enumerated in subsection (a) of this section to en | |
| 44 | of Part 4 of Article 5 and Articles 8, 9, 10, 11, and 12 Articles 9 and 10 of thi | is Chapter." |
| 45 | SECTION 13.3.(ii) G.S. 130A-18(b) reads as rewritten: | |
| 46 | "(b) The Secretary of Environment and Natural Resources and a lo | |
| 47 | shall have the same rights enumerated in subsection (a) of this section to en | force the provisions |
| 48 | of Part 4 of Article 5 and Articles 8, 9, 10, 11, and 12 Articles 9 and 10 of thi | s Chapter." |
| 49 | SECTION 13.3.(jj) G.S. 130A-19(b) reads as rewritten: | |
| 50 | "(b) The Secretary of Environment and Natural Resources and a lo | |
| 51 | shall have the same rights enumerated in subsection (a) of this section to en | |
| 52 | of Part 4 of Article 5 and Articles 8, 9, 10, 11, and 12 Articles 9 and 10 of thi | is Chapter." |
| 53 | SECTION 13.3.(kk) G.S. 130A-20(b) reads as rewritten: | 1 1 141 1: 4 |
| 54 | "(b) The Secretary of Environment and Natural Resources and a lo | |
| 55 56 | shall have the same rights enumerated in subsection (a) of this section to en | |
| 56 57 | of Part 4 of Article 5 and Articles 8, 9, 10, 11, and 12 <u>Articles 9 and 10</u> of thi | is Chapter. |
| 57 58 | "(a) SECTION 13.3.(II) G.S. 130A-21(a) reads as rewritten: "(a) In addition to the authority of the Department of Agriculture and | Consumer Services |
| 58 59 | pursuant to G.S. 106-125, the Secretary of Environment and Natural Resour- | |
| 57 | pursuant to 0.5. 100-125, the secretary or Environment and reatural Resour | eestor a rocar ritarill |

director has authority to exercise embargo authority concerning food or drink pursuant to 1 2 G.S. 106-125(a), (b) and (c) when the food or drink is in an establishment that is subject to 3 regulation by the Department of Environment and Natural ResourcesHealth and Human 4 Services pursuant to this Chapter, that is subject to rules adopted by the Commission, or that is 5 the subject of an investigation pursuant to G.S. 130A-144; however, no such action shall be 6 taken in any establishment or part of an establishment that is under inspection or otherwise 7 regulated by the Department of Agriculture and Consumer Services or the United States 8 Department of Agriculture other than the part of the establishment that is subject to regulation 9 by the Department of Environment and Natural Resources Health and Human Services pursuant 10 to this Chapter. Any action under this section shall only be taken by, or after consultation with, Department of Environment and Natural ResourcesHealth and Human Services regional 11 environmental health specialists, or the Director of the Division of Environmental Public 12 13 Health or the Director's designee, in programs regulating food and drink pursuant to this 14 Chapter or in programs regulating food and drink that are subject to rules adopted by the 15 Commission. Authority under this section shall not be delegated to individual environmental 16 health specialists in local health departments otherwise authorized and carrying out laws and 17 rules pursuant to G.S. 130A-4. When any action is taken pursuant to this section, the Department of Environment and Natural Resources Health and Human Services or the local 18 19 health director shall immediately notify the Department of Agriculture and Consumer Services. 20 For the purposes of this subsection, all duties and procedures in G.S. 106-125 shall be carried 21 out by the Secretary of the Department of Environment and Natural Resources Health and 22 <u>Human Services</u> or the local health director and shall not be required to be carried out by the 23 Department of Agriculture and Consumer Services. It shall be unlawful for any person to 24 remove or dispose of the food or drink by sale or otherwise without the permission of a 25 Department of Environment and Natural ResourcesHealth and Human Services regional 26 environmental health specialist, the Director of the Division of Environmental Public Health or 27 the Director's designee, the local health director, or a duly authorized agent of the Department 28 of Agriculture and Consumer Services, or by the court in accordance with the provisions of 29 G.S. 106-125."

30

SECTION 13.3.(mm) G.S. 130A-21(d) reads as rewritten:

31 Nothing in this section is intended to limit the embargo authority of the Department "(d) 32 of Agriculture and Consumer Services. The Department of Environment and Natural 33 Resources<u>Health and Human Services</u> and the Department of Agriculture and Consumer 34 Services are authorized to enter agreements respecting the duties and responsibilities of each 35 agency in the exercise of their embargo authority."

36

SECTION 13.3.(nn) G.S. 130A-22(c) reads as rewritten:

37 The Secretary of Environment and Natural Resources may impose an administrative "(c) 38 penalty on a person who willfully violates Article 11 of this Chapter, rules adopted by the 39 Commission pursuant to Article 11 or any condition imposed upon a permit issued under 40 Article 11. An administrative penalty may not be imposed upon a person who establishes that 41 neither the site nor the system may be improved or a new system installed so as to comply with Article 11 of this Chapter. Each day of a continuing violation shall constitute a separate 42 violation. The penalty shall not exceed fifty dollars (\$50.00) per day in the case of a wastewater 43 44 collection, treatment and disposal system with a design daily flow of no more than 480 gallons 45 or in the case of any system serving a single one-family dwelling. The penalty shall not exceed 46 three hundred dollars (\$300.00) per day in the case of a wastewater collection, treatment and 47 disposal system with a design daily flow of more than 480 gallons which does not serve a 48 single one-family dwelling."

49

SECTION 13.3.(00) G.S. 130A-23(e) reads as rewritten:

50 "(e) The Secretary of Environment and Natural Resources shall have all of the applicable 51 rights enumerated in this section to enforce the provisions of Articles 8, 9, 10, 11, and 52 12Articles 9 and 10 of this Chapter." 53

SECTION 13.3.(pp) G.S. 130A-34.1(a) reads as rewritten:

"(a) 54 The Local Health Department Accreditation Board is established within the North 55 Carolina Institute for Public Health. The Board shall be composed of 17 members appointed by 56 the Secretary of the Department of Health and Human Services as follows:

- 57 58
- (1)Four shall be county commissioners recommended by the North Carolina Association of County Commissioners, and four shall be members of a local

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| 1 | | | board of health as recommended by the Association | of North Carolina |
| 2 | | | Boards of Health. | |
| 3 | | (2) | Three local health directors. | |
| 4 | | (3) | Two Three staff members from the Division of Public He | ealth, Department of |
| 5 | | <i>.</i> | Health and Human Services. | |
| 6 | | (4) | One staff member from the Division of Envi | |
| 2 3 4 5 6 7 8 | | (-) | recommended by the Secretary of Environment and Natu | ral Resources. |
| | | (5) | Three at large." | |
| 9 | | | TION 13.3.(qq) G.S. 130A-227(b) reads as rewritten: | |
| 10 | "(b) | | ollowing definitions shall apply throughout this Article: | |
| 11 | | (1) | "Department" means the Department of Environm | nent and Natural |
| 12 | | (2) | Resources. <u>Health and Human Services.</u> | ant and Natural |
| 13 14 | | (2) | "Secretary" means the Secretary of Environm Resources. Health and Human Services." | ent and Natural |
| 14 | | SECT | TION 13.3.(rr) G.S. 130A-21(b) reads as rewritten: | |
| 16 | "(b) | | Secretary of Environment and Natural Resources or a loca | l health director has |
| 17 | | | believe that any milk designated as Grade "A" milk is mis | |
| 18 | | | sanitation rules adopted pursuant to G.S. 130A-275. | |
| 19 | | | Natural Resources or a local health director may detain of | |
| 20 | | | g to it and warning all persons not to remove or dispos | |
| 20 | | | emoval or disposal is given by the official by whom the m | |
| 22 | embargoe | d or by | the court. It shall be unlawful for any person to remov | ve or dispose of the |
| 23 | | | rgoed milk without that permission." | e of dispose of the |
| 24 | actuillea | SECT | TION 13.3.(ss) G.S. 130A-334(1a) reads as rewritten: | |
| 25 | | "(1a) | "Department" means the Department of Environment | ment and Natural |
| 26 | | () | Resources. Health and Human Services." | |
| 27 | | SECT | TION 13.3.(tt) G.S. 104E-5 reads as rewritten: | |
| 28 | "§ 104E-5 | | | |
| 29 | | | erent meaning is required by the context, the following te | erms as used in this |
| 30 | | | the meanings hereinafter respectively ascribed to them: | |
| 31 | | | | |
| 32 | | (6) | "Department" means the State Department of Enviro | nment and Natural |
| 33 | | " | Resources. Department of Health and Human Services. | |
| 34 | | | 122() $C = 104E = 0(-)$ $$ $$ $$ $$ | |
| 35 36 | !! (a) | SEC I | TION 13.3.(uu) G.S. 104E-8(c) reads as rewritten: | ahall ha mambana an |
| 30 37 | "(c) | n of the | 0 ex officio members shall be appointed by the Governor, s following State agencies or their successors, and shall ser | shall be members of |
| 38 | pleasure: | s or the | ionowing State agenetes of their successors, and shari ser | ve at the Obverhor s |
| 39 | picasure. | | | |
| 40 | | (6) | The Division of Environmental Health Safety Regulation | of the Department |
| 41 | | ("" | | or the 2 optimities. |
| 42 | | SECT | TON 13.3.(vv) G.S. 104E-9 reads as rewritten: | |
| 43 | "§ 104E-9 | | ers and functions of Department of Environment and I | Natural Resources. |
| 44 | Ū. | | h and Human Services. | |
| 45 | (a) | | Department of Environment and Natural ResourcesHealth a | ind Human Services |
| 46 | is authoriz | zed: | | |
| 47 | | | | D |
| 48 | (b) | The L | Division of Environmental-Health Safety Regulation of the | ie Department shall |
| 49 | develop a | a trainii | ng program for tanning equipment operators that meets | s the training rules |
| 50 | adopted t | by the | Commission. If the training program is provided by the | ne Department, the |
| 51 52 | training p | | charge each person trained a reasonable fee to recover th | le actual cost of the |
| 52 53 | u anning p | | FION 13.3.(ww) G.S. 120-70.33(3) reads as rewritten: | |
| 55 54 | "8 1 <u>20</u> _70 | | owers and duties. | |
| 55 | | | ect Committee shall have the following powers and duties: | |
| 56 | 110 00 | | the second provide second second second second duries. | |
| 57 | | (3) | To evaluate actions of the Radiation Protection Commit | ission, the radiation |
| 58 | | | protection programs administered by the Division of Er | |
| 59 | | | Safety Regulation of the Department of Environment | |
| | | | | |

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| 1 2 3 4 | Resources, Health and Human Services, and of any othe department, or agency of the State or local government to low-level radioactive waste management; | |
| 5 6 7 | SECTION 13.3.(xx) G.S. 159G-20 reads as rewritten: "§ 159G-20. Definitions. The following definitions apply in this Chapter: | |
| 8 9 10 11 12 13 14 | (4) Division of Environmental Health. The Division of Environment and Natural Resources (5) Division of Water Quality. – The Division of Water Resources. (5a) Division of Water Resources. – The Division of Water Resources. | es. ater Quality of the |
| 15 16 17 18 | SECTION 13.3.(yy) G.S. 159G-23 reads as rewritten: "§ 159G-23. Common criteria for loan or grant from Wastewater F Water Reserve. | Reserve or Drinking |
| 19 20 21 22 23 | The criteria in this section apply to a loan or grant from the Waster Drinking Water Reserve. The Division of Water Quality and the Division HealthWater Resources must each establish a system of assigning points on the following criteria: | on of Environmental |
| 24 25 26 27 28 29 30 31 | SECTION 13.3.(zz) G.S. 159G-26(a) reads as rewritten: "(a) Requirement. – The Department must publish a report each ye the Water Infrastructure Fund that are administered by the Division of Division of Environmental Health. Water Resources. The report must November of each year and cover the preceding fiscal year. The Depart report available to the public and must give a copy of the report to the En Commission and the Fiscal Research Division of the General Assembly." SECTION 13.3.(aaa) G.S. 159G-30 reads as rewritten: | Water Quality or the be published by 1 ment must make the |
| 32 33 34 35 36 37 38 39 40 | "§ 159G-30. Department's responsibility. The Department, through the Division of Water Quality and the Division Health, Water Resources, administers loans and grants made from the C' the Wastewater Reserve, and the Drinking Water Reserve. The Division administers loans and grants from the CWSRF and the Wastewater Reserve Environmental Health Water Resources administers loans and grants from Drinking Water Reserve." SECTION 13.3.(bbb) G.S. 159G-37 reads as rewritten: "§ 159G-37. Application to CWSRF, Wastewater Reserve, DWSRF, a | WSRF, the DWSRF, on of Water Quality erve. The Division of the DWSRF and the |
| 40 41 42 43 44 45 46 47 48 49 50 51 52 | An application for a loan or grant from the CWSRF or the Wastewa filed with the Division of Water Quality of the Department. An application from the DWSRF or the Drinking Water Reserve must be filed w Environmental HealthWater Resources of the Department. An application on a form prescribed by the Division and must contain the informat Division. An applicant must submit to the Division any additional informat Division to enable the Division to make a determination on the application does not contain information required on the application or requested incomplete and is not eligible for consideration. An applicant may submit many categories as it is eligible for consideration under this Article." SECTION 13.3.(ccc) G.S. 159G-38(b) reads as rewritten: | ter Reserve must be on for a loan or grant with the Division of n must be submitted ion required by the tion requested by the n. An application that by the Division is |
| 52 53 54 55 56 57 | "(b) Division Review. – If, after reviewing an application, the Division of Environmental Health, Water Resources, as appropria project requires an environmental assessment, the assessment must be point continues its review of the application. If, after reviewing assessment, the Division concludes that an environmental impact states | te, determines that a submitted before the g an environmental |

assessment, the Division concludes that an environmental impact statement is required, the Division may not continue its review of the application until a final environmental impact

statement has been completed and approved as provided in the North Carolina Environmental Policy Act."

SECTION 13.3.(ddd) G.S. 159G-38(c) reads as rewritten:

4 Hearing. - The Division of Water Quality or the Division of Environmental "(c) 5 Health, Water Resources, as appropriate, may hold a public hearing on an application for a loan 6 or grant under this Article if it determines that holding a hearing will serve the public interest. 7 An individual who is a resident of any county in which a proposed project is located may 8 submit a written request for a public hearing. The request must set forth each objection to the 9 proposed project or other reason for requesting a hearing and must include the name and 10 address of the individual making the request. The Division may consider all written objections 11 to the proposed project, any statement submitted with the hearing request, and any significant 12 adverse effects the proposed project may have on the environment. The Division's decision on 13 whether to hold a hearing is conclusive. The Division must keep all written requests for a 14 hearing on an application as part of the records pertaining to the application."

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1 2 3

SECTION 13.3.(eee) G.S. 159G-39(a) reads as rewritten:

16 "(a) Point Assignment. – The Division of Water Quality or the Division of 17 Environmental Health, Water Resources, as appropriate, must review all applications filed for a 18 loan or grant under this Article for an application period. The Division must rank each 19 application in accordance with the points assigned to the evaluation criteria. The Division must 20 make a written determination of an application's rank and attach the determination to the 21 application. The Division's determination of rank is conclusive."

22

SECTION 13.3.(fff) G.S. 166A-6.1(b) reads as rewritten:

23 Every person, firm, corporation or municipality who is licensed to construct or who "(b) 24 is operating a fixed nuclear facility for the production of electricity shall pay to the Department 25 of Crime Control and Public Safety, for the use of the Division of Environmental Health of the 26 Department of Environment and Natural Resources, Radiation Protection Section of the 27 Division of Public Health of the Department of Health and Human Services, an annual fee of 28 thirty-six thousand dollars (\$36,000) for each fixed nuclear facility that is located within this 29 State or that has a Plume Exposure Pathway Emergency Planning Zone any part of which is 30 located within this State. This fee shall be applied only to the costs of planning and 31 implementing emergency response activities as required by the Federal Emergency 32 Management Agency for the operation of nuclear facilities. This fee is to be paid no later than 33 July 31 of each year.

34 SECTION 13.3.(ggg) Part 3 of Article 8 of Chapter 130A of the General Statutes 35 is repealed, except G.S. 130A-230 is recodified as G.S. 113-221.2 in Article 17 of Chapter 113 36 of the General Statutes.

37 **SECTION 13.3.(hhh)** G.S. 113-221.2, as recodified in subsection (ggg) of this 38 section, reads as rewritten:

39 "§ 113-221.2. Commission to adopt rules; enforcement of rules.<u>Additional rules to</u>
 40 establish sanitation requirements for scallops, shellfish, and crustacea.

For the protection of the public health, the <u>Marine Fisheries</u> Commission shall adopt rules establishing sanitation requirements for the harvesting, processing and handling of scallops, shellfish_shellfish_ and crustacea of in-State origin. The rules of the <u>Marine Fisheries</u> Commission may also regulate scallops, shellfish_shellfish, and crustacea shipped into North Carolina. The Department is authorized to enforce the rules and may issue and revoke permits according to the rules."

47 SECTION 13.3.(iii) Part 3A of Article 8 of Chapter 130A of the General Statutes 48 is repealed, except G.S. 130A-233.1 is recodified as G.S. 113-221.3 in Article 17 of Chapter 49 113 of the General Statutes.

50 SECTION 13.3.(jjj) G.S. 113-221.3, as recodified in subsection (iii) of this 51 section, reads as rewritten: 52 "§ 113-221.3. Monitoring program for State coastal fishing and recreation waters;

"§ 113-221.3. Monitoring program for State coastal fishing and recreation waters; development and implementation of program.removal or destruction of warning signs.

(a) For the protection of the public health of swimmers and others who use the State's
 coastal fishing waters for recreational activities, the Department shall develop and implement a
 program to monitor the State's coastal fishing waters for contaminants. The monitoring
 program shall cover all coastal fishing waters up to the point where those waters are classified
 as inland fishing waters.

53

The Marine Fisheries Commission shall adopt rules to provide for a water quality 1 (b) 2 3 monitoring program for the coastal recreation waters of the State and to allow the Department to implement the federal Beaches Environmental Assessment and Coastal Health Act of 2000 4 (Pub. L. No. 106-284; 114 Stat. 870, 875; 33 U.S.C. §§ 1313, 1362). The rules shall address, 5 but are not limited to, definitions, surveys, sampling, action standards, and posting of 6 information on the water quality of coastal recreation waters.

7 No person shall remove, destroy, damage, deface, mutilate, or otherwise interfere (c) 8 with any sign posted by the Department pursuant to subsection (b) of this section. No person, 9 without just cause or excuse, shall have in his or her possession any sign posted by the 10 Department pursuant to subsection (b) of this section. Any person who violates this section is 11 guilty of a Class 2 misdemeanor. 12

As used in this section, coastal recreation waters has the same meaning as in 33 (d) 13 <u>U.S.C. § 1</u>362."

14 G.S. 130A-21(c) is recodified as a new section SECTION 13.3.(kkk) 15 G.S. 113-221.4 in Article 17 of Chapter 113 of the General Statutes to be entitled "Embargo." 16

SECTION 13.3.(III) G.S. 113-221.4, as recodified in subsection (kkk) of this section, reads as rewritten:

"§ 113-221.4. Embargo.

19 If the Secretary of Environment and Natural Resources or a local health director has (a) 20 probable cause to believe that any scallops, shellfish shellfish, or crustacea is adulterated or 21 misbranded, the Secretary of Environment and Natural Resources or a local health director may 22 detain or embargo the article by affixing a tag to it and warning all persons not to remove or 23 dispose of the article until permission for removal or disposal is given by the official by whom 24 it was detained or embargoed or by the court. It shall be unlawful for any person to remove or 25 dispose of the detained or embargoed article without that permission.

26 The official by whom the scallops, shellfish shellfish, or crustacea was detained or (b) embargoed shall petition a judge of the district or superior court in whose jurisdiction the 27 28 article is detained or embargoed for an order for condemnation of the article. If the court finds 29 that the article is adulterated or misbranded, that article shall be destroyed under the 30 supervision of the petitioner. All court costs and fees, storage and other expense shall be taxed 31 against the claimant of the article. If, the article, by proper labelling can be properly branded, 32 the court, after the payment of all costs, fees, expenses, and an adequate bond, may order that 33 the article be delivered to the claimant for proper labelling under the supervision of the 34 petitioner. The bond shall be returned to the claimant after the petitioner represents to the court 35 that the article is no longer mislabelled and that the expenses of supervision have been paid."

SECTION 13.3.(mmm) The Revisor of Statutes shall make the conforming 36 37 statutory changes necessary to reflect the transfers under this section. The Revisor of Statutes 38 may correct any reference in the General Statutes to the statutes that are recodified by this 39 section and make any other conforming changes necessitated by this section.

40 **SECTION 13.3.(nnn)** The transfers under this section become effective July 1, 41 2011, and funds transferred shall be net of any changes enacted by this section. Any references 42 in this act to any program, office, section, division, or department that is transferred under this 43 section shall be construed to be consistent with the transfer under this section.

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REQUIRE DENR TO USE DWQ'S GROUNDWATER INVESTIGATION UNIT'S 46 WELL DRILLING SERVICES IN OTHER DENR DIVISIONS

47 SECTION 13.4.(a) The purposes of this section are (i) to assure that the 48 Groundwater Investigation Unit well drilling staff are fully utilized by establishing a procedure 49 whereby the Groundwater Investigation Unit may bid to contract to provide well drilling 50 services to other divisions of the Department of Environment and Natural Resources and by providing funding support by these divisions for the Unit's costs and travel expenses and (ii) to 51 52 reduce the need for the Department of Environment and Natural Resources to enter into 53 contracts with private well drilling companies.

54 **SECTION 13.4.(b)** During the 2011-2012 fiscal year and the 2012-2013 fiscal 55 year, the Groundwater Investigation Unit of the Division of Water Quality of the Department of 56 Environment and Natural Resources shall bid to contract to perform well drilling services for 57 any division within the Department of Environment and Natural Resources that needs to have 58 wells drilled to monitor groundwater, as part of remediating a contaminated site, or as part of 59 any other division or program responsibility, except for a particular instance when this would

be impracticable. The provisions of Article 3 of Chapter 143 of the General Statutes apply to any contract entered into under this section.

SECTION 13.4.(c) The terms of any contract entered into under this section may include a provision whereby the division within the Department of Environment and Natural Resources that contracts for the well drilling services of the Groundwater Investigation Unit may use available receipts for the 2011-2012 fiscal year and for the 2012-2013 fiscal year, as applicable, for the costs of the Groundwater Investigation Unit well drilling staff that are incurred to perform the well drilling services under the contract.

10 **DENR CIVIL PENALTY ASSESSMENTS**

SECTION 13.6. Part 1 of Article 7 of Chapter 143B of the General Statutes is amended by adding a new section to read:

"§ 143B-279.16. Civil penalty assessments.

14 The purpose of this section is to provide to the person receiving a notice of violation (a) 15 of an environmental statute or an environmental rule a greater opportunity to understand what 16 corrective action is needed, receive technical assistance from the Department of Environment 17 and Natural Resources, and to take the needed corrective action. It is also the purpose of this 18 section to provide to the person receiving the notice of violation a greater opportunity for 19 informally resolving matters involving any such violation.

20 In order to fulfill the purpose set forth in subsection (a) of this section, the (b) 21 Department of Environment and Natural Resources shall, effective July 1, 2011, extend the 22 period of time by 10 days between the time the violator is sent a notice of violation of an 23 environmental statute or an environmental rule and the subsequent date the violator is sent an 24 assessment of the civil penalty for the violation." 25

WATER AND AIR QUALITY ACCOUNT REVERTS

SECTION 13.7. G.S. 143-215.3A(a) reads as rewritten:

28 "(a) The Water and Air Quality Account is established as a nonrevertingan account 29 within the Department. Revenue in the Account shall be applied to the costs of administering 30 the programs for which the fees were collected. Revenue credited to the Account pursuant to 31 G.S. 105-449.43, G.S. 105-449.125, and G.S. 105-449.136 shall be used to administer the air 32 quality program. Any funds credited to the Account from fees collected for laboratory facility 33 certifications under G.S. 143-215.3(a)(10) that are not expended at the end of each fiscal year 34 for the purposes for which these fees may be used under G.S. 143-215.3(a)(10) shall revert. 35 Any other funds credited to the Account that are not expended at the end of each fiscal year shall not revert. Except for the following fees, all application fees and permit administration 36 37 fees collected by the State for permits issued under Articles 21, 21A, 21B, and 38 of this 38 Chapter shall be credited to the Account:

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- (1)Fees collected under Part 2 of Article 21A and credited to the Oil or Other
- Hazardous Substances Pollution Protection Fund.
- Fees credited to the Title V Account. (2)
- 42 43 44

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- (3)Repealed by Session Laws 2005-454, s. 7, effective January 1, 2006. (4) Fees collected under G.S. 143-215.28A.
- Fees collected under G.S. 143-215.94C shall be credited to the Commercial (5)Leaking Petroleum Underground Storage Tank Cleanup Fund."

47 **CHANGE EFFECTIVE DATE REGARDING WELL TESTING** 48

SECTION 13.10. Section 4 of S.L. 2009-124 reads as rewritten:

"SECTION 4. Section 1 of this act becomes effective October 1, 2010.2012. The remainder of the act is effective when it becomes law."

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FUNDS FOR CLEANUP AND MONITORING OF TEXFI SITE CONTAMINATION

53 SECTION 13.10A. Reduce the operating expenditures of the Solid Waste 54 Management Trust Fund by the sum of fifty thousand dollars (\$50,000) for the 2011-2012 55 fiscal year and provide funding in the sum of fifty thousand dollars (\$50,000) to be used for the 56 2011-2012 fiscal year for the cleanup and monitoring of the groundwater and other 57 contamination located at the Texfi site in Fayetteville and for any emergency cleanup activities 58 needed at that site.

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| 1 2 | FUNDS FOR RECYCLING PROGRAMS FOR PRODUCTS THAT CONTAIN MERCURY |
| $\overline{3}$ | SECTION 13.10B.(a) Effective July 1, 2011, until December 31, 2017, |
| 4 | G.S. 130A-310.54 reads as rewritten: |
| 5 | "§ 130A-310.54. Mercury Switch Removal Account. Pollution Prevention Fund. |
| 6 | (a) The Mercury Switch Removal AccountPollution Prevention Fund is established in |
| 7 | the Department. Revenue is credited to the Account-Fund from the certificate of title fee under |
| 3 | G.S. 20-85. |
|) | (b) Revenue in the Mercury Switch Removal AccountPollution Prevention Fund shall |
|) | be used to for the following purposes: |
| | (1) <u>To reimburse the Department and others for costs incurred in implementing</u> |
| | (2) the mercury switch removal program. |
| | (2) <u>To establish and implement recycling programs for products containing</u> mercury, including at least recycling programs for light bulbs and |
| | thermostats. |
| | (b1) The reimbursable costs <u>under subdivision (1) of subsection (b) of this section are</u> : |
| | (1) Five dollars (\$5.00) for each mercury switch removed by a vehicle crusher, |
| | vehicle dismantler, vehicle recycler, or scrap vehicle processing facility |
| | pursuant to this Article and sent to destination facilities in accordance with |
| | the NVMSRP for recycling or disposal. |
| | (2) Costs incurred by the Department in administering the program. |
| | (c) The Department shall reimburse vehicle crushers, vehicle dismantlers, vehicle |
| | recyclers, and scrap vehicle processing facilities based on a reimbursement request that attests |
| | to the number of switches sent to destination facilities for recycling or disposal in accordance |
| | with the NVMSRP. Each reimbursement request shall be verified against information posted on |
| | the Internet site provided by the vehicle manufacturers in accordance with the NVMSRP, or |
| | against other information that verifies the reimbursement requested to the satisfaction of the |
| | Department. The vehicle crusher, vehicle dismantler, vehicle recycler, or scrap vehicle |
| | processing facility shall provide the Department with any information requested by the |
| | Department to verify the accuracy of a reimbursement request. Each vehicle crusher, vehicle |
| | dismantler, vehicle recycler, or scrap vehicle processing facility shall maintain accurate records |
| | that support each reimbursement request for a minimum of three years from the date the |
| | reimbursement request is approved." |
| | SECTION 13.10B.(b) Effective December 31, 2017, G.S. 130A-310.54, as amended by Sections 4 and 9 of S.L. 2007-142, reads as rewritten: |
| | "S 130A 310 54 Funds to implement plan |
| | "§ 130A-310.54. Funds to implement plan. (a) The Mercury Pollution Prevention Account-Fund is established in the Department. |
| | (a) The Mercury Pollution Prevention Account Fund is established in the Department. Revenue is credited to the Account Fund from the certificate of title fee under G.S. 20-85. |
| | (b) Revenue in the Mercury Pollution Prevention Account Fund shall be used to for the |
| | following purposes: |
| | (1) To reimburse the Department and others for costs incurred in implementing |
| | the mercury minimization plan. |
| | (2) To establish and implement recycling programs for products containing |
| | mercury, including at least recycling programs for light bulbs and |
| | thermostats. |
| | (b1) The reimbursable costs <u>under subdivision (1) of subsection (b) of this section</u> are: |
| | (1) Five dollars (\$5.00) for each mercury switch removed by a vehicle recycler |
| | or scrap metal recycling facility pursuant to this Article. |
| | (2) Costs incurred by the Department in administering the plan. |
| | (c) The Department shall reimburse vehicle recyclers and scrap metal recycling |
| | facilities based on the quarterly reports submitted under G.S. 130A-310.53. The Department |
| | may request any information needed to determine the accuracy of the reports." |
| | ELINIDS EAD DENID STUDY OF ANGUADE SULLE CAS DESAUDATES IN NO |
| | FUNDS FOR DENR STUDY OF ONSHORE SHALE GAS RESOURCES IN NC SECTION 13.10D. Notwithstanding any other provision of this act, if Senate Bill |
| | 709, 2011 Regular Session becomes law, the Department of Environment and Natural |
| | Resources shall, notwithstanding the provisions of G.S. 130A-310.54, use one hundred |
| | they send dollars (\$100,000) from the Mercury Switch Domoval Account for the 2011 2012 |

| 1 2 2 | fiscal year to study the issue of onshore shale gas resources in the State as provided in Senate Bill 709. |
|-----------------------|---|
| 2 3 4 5 6 | REPEAL DENR REVIEW OF FEE SCHEDULES |
| 5 | SECTION 13.11. G.S. 143B-279.2(4) is repealed. |
| 6 | DUCEDE LOANC AND CRANTE TO DUCETOR OUTER DRUGUES WATER |
| 7 8 | DWSRF LOANS AND GRANTS TO INVESTOR-OWNED DRINKING WATER |
| 8 | CORPORATIONS |
| 9 | SECTION 13.11A.(a) G.S. 159G-20 reads as rewritten: |
| 10 | "§ 159G-20. Definitions. |
| 11 | The following definitions apply in this Chapter: |
| 12 | (10a) Investor average drinking water correction A correction average by |
| 13 14 | (10a) <u>Investor-owned drinking water corporation</u> . – A corporation owned by investors and incorporated solely for the purpose of providing drinking water |
| 14 | services for profit. |
| 16 | |
| 17 | SECTION 13.11A.(b) G.S. 159G-31 reads as rewritten: |
| 18 | "§ 159G-31. Entities eligible to apply for loan or grant. |
| 19 | A local government unit or a nonprofit water corporation is eligible to apply for a loan or |
| 20 | grant from the CWSRF, the DWSRF, the Wastewater Reserve, or the Drinking Water Reserve. |
| 21 | An investor-owned drinking water corporation is also eligible to apply for a loan or grant from |
| 22 | the DWSRF. Other entities are not eligible for a loan or grant from these accounts." |
| 23 | SECTION 13.11A.(c) G.S. 159G-40 reads as rewritten: |
| 24 | "§ 159G-40. Terms of loan and execution of loan documents. |
| 25 | (a) Approval by Local Government Commission. – The Department may not award a |
| 26 | loan under this Article unless the Local Government Commission approves the award of the |
| 27 | loan and the terms of the loan. The terms of a loan awarded from the CWSRF and the DWSRF |
| 28 | must be consistent with federal law. In reviewing a proposed loan to a local government unit, |
| 29 | the Local Government Commission must consider the loan as if it were a bond proposal and |
| 30 31 | review the proposed loan in accordance with the factors set out in G.S. 159-52 for review of a |
| 32 | proposed bond issue. The Local Government Commission must review a proposed loan to a nonprofit water corporation and to an investor-owned drinking water corporation in accordance |
| 33 | with the factors set out in G.S. 159-153. |
| 34 | with the factors set out in 0.5. 159-155. |
| 35 | (d) Debt Instrument. – A local government unit and <u>unit</u> , a nonprofit water corporation |
| 36 | corporation, and an investor-owned drinking water corporation may execute a debt instrument |
| 37 | payable to the State to evidence an obligation to repay the principal of and interest on a loan |
| 38 | awarded under this Article. The Treasurer, with the assistance of the Local Government |
| 39 | Commission, must develop debt instruments for use by local government units and units, |
| 40 | nonprofit water corporations corporations, and investor-owned drinking water corporations |
| 41 | under this section. The Local Government Commission must develop procedures for loan |
| 42 | recipients to deliver debt instruments to the State without public bidding." |
| 43 | SECTION 13.11A.(d) G.S. 159G-43(b) reads as rewritten: |
| 44 | "(b) Disqualification. – An individual may not perform an inspection of a project under |
| 45 | this section if the individual meets any of the following criteria: |
| 46 | (1) Is an officer or employee of the local government unit or <u>unit</u> , nonprofit |
| 47 | water corporation corporation, or investor-owned drinking water corporation |
| 48 49 | (2) that received the loan or grant award for the project. |
| 49 50 | (2) Is an owner, officer, employee, or agent of a contractor or subcontractor engaged in the construction of the project for which the loan or grant was |
| 50 | made." |
| 52 | SECTION 13.11A.(e) G.S. 159-153 is amended by adding a new subsection to |
| 53 | read: |
| 54 | "(a2) Investor-Owned Drinking Water Corporation. – A loan from the DWSRF, an |
| 55 | account within the Water Infrastructure Fund, to an investor-owned drinking water corporation, |
| 56 | as defined in G.S. 159G-20, is subject to approval by the Commission under this section." |
| 57 | |

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| 1 2 | REGULATORY REFORM FOR DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES, DEPARTMENT OF LABOR, AND DEPARTMENT OF |
| 3 | AGRICULTURE AND CONSUMER SERVICES |
| 4 | SECTION 13.11B.(a) Article 1 of Chapter 95 of the General Statutes is amended |
| 5 | by adding a new section to read: |
| 6 | " <u>§ 95-14.2. Limitation on rule-making authority.</u> |
| 7 | (a) Federal Analog. – The Department may not adopt a rule that imposes a more |
| 8 | restrictive standard or limitation than those imposed by federal law or rule if a federal law or |
| 9 | rule pertaining to the same subject matter has been adopted, unless adoption of the rule is |
| 10 | permitted by this subsection. It is the intent of the General Assembly that the standards and |
| 11 | limitations adopted by the Department shall be no more restrictive than the most nearly |
| 12 13 | applicable federal standards and limitations. Adoption of a rule with more restrictive standards or limitations is permitted to respond to at least one of the following: |
| 13 | (1) A serious and unforeseen threat to the public health, safety, or welfare. |
| 15 | (2) An act of the General Assembly or United States Congress that expressly |
| 16 | requires the Department to adopt rules. |
| 17 | |
| 18 | (3) <u>A change in federal or State budgetary policy.</u> (4) <u>A federal regulation required by an act of the United States Congress to be</u> |
| 19 | adopted or administered by the State. |
| 20 | (5) A court order. |
| 21 | (b) No Federal Analog. – Before the Department publishes in the North Carolina |
| 22 | Register the proposed text of a permanent rule change with no federal analog, the Department |
| 23 | shall prepare and submit into the record of the rule making an evaluation of costs and benefits. |
| 24 | The evaluation shall include estimates of the economic and social costs of compliance with the |
| 25 | proposed rule to commerce and industry, units of local government, and any other entities affected by the rule, as well as estimates of the benefits of the proposed rule to public health, |
| 26 27 | safety, and welfare and to the environment. The evaluation shall present relevant data, |
| 28 | assumptions, analyses, and calculations in sufficient detail to allow the calculation of a ratio of |
| 29 | quantifiable costs to quantifiable benefits for the proposed rule. Benefits and costs which |
| 30 | cannot be quantified may be expressed in qualitative terms. For purposes of this subsection "no |
| 31 | federal analog" means that there is no federal regulation, standard, or requirement pertaining to |
| 32 | the same subject matter or activity. This subsection does not apply to a rule required by an act |
| 33 | of the General Assembly or the United States Congress that expressly requires the Department |
| 34 | to adopt rules." |
| 35 | SECTION 13.11B.(b) Part 3 of Article 1 of Chapter 106 of the General Statutes is |
| 36 37 | amended by adding a new section to read: "§ 106-22.6. Limitation on rule-making authority. |
| 38 | (a) Federal Analog. – The Department may not adopt a rule that imposes a more |
| 39 | restrictive standard or limitation than those imposed by federal law or rule if a federal law or |
| 40 | rule pertaining to the same subject matter has been adopted, unless adoption of the rule is |
| 41 | permitted by this subsection. It is the intent of the General Assembly that the standards and |
| 42 | limitations adopted by the Department shall be no more restrictive than the most nearly |
| 43 | applicable federal standards and limitations. Adoption of a rule with more restrictive standards |
| 44 | or limitations is permitted to respond to at least one of the following: |
| 45 | (1) <u>A serious and unforeseen threat to the public health, safety, or welfare.</u> |
| 46 | (2) <u>An act of the General Assembly or United States Congress that expressly</u> |
| 47 | (2) <u>requires the Department to adopt rules.</u> |
| 48 49 | (3) <u>A change in federal or State budgetary policy.</u> (4) A federal regulation required by an act of the United States Congress to be |
| 50 | adopted or administered by the State. |
| 51 | (5) A court order. |
| 52 | (b) No Federal Analog. – Before the Department publishes in the North Carolina |
| 53 | Register the proposed text of a permanent rule change with no federal analog, the Department |
| 54 | shall prepare and submit into the record of the rule making an evaluation of costs and benefits. |
| 55 | The evaluation shall include estimates of the economic and social costs of compliance with the |
| 56 | proposed rule to commerce and industry, units of local government, and any other entities |
| 57 | affected by the rule, as well as estimates of the benefits of the proposed rule to public health, |
| 58 | safety, and welfare and to the environment. The evaluation shall present relevant data, |
| 59 | assumptions, analyses, and calculations in sufficient detail to allow the calculation of a ratio of |

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| 1 | quantifiable costs to quantifiable benefits for the proposed rule. Benefits | |
| 2 | cannot be quantified may be expressed in qualitative terms. For purposes of th | |
| 3 | federal analog" means that there is no federal regulation, standard, or requirem | |
| 4 | the same subject matter or activity. This subsection does not apply to a rule re | |
| 5 | of the General Assembly or the United States Congress that expressly require | s the Department |
| 6 7 | to adopt rules." SECTION 13.11B.(c) Article 7 of Chapter 143B of the Ge | noral Statutos is |
| 8 | amended by adding a new section to read: | licial Statutes is |
| 9 | " <u>§ 143B-279.16. Limitation on rule-making authority.</u> | |
| 10 | (a) Federal Analog. – An agency, as defined in G.S. 150B-2 and cu | reated under this |
| 11 | Article, may not adopt a rule that imposes a more restrictive standard or limit | |
| 12 | imposed by federal law or rule if a federal law or rule pertaining to the same s | |
| 13 | been adopted, unless adoption of the rule is permitted by this subsection. It is | s the intent of the |
| 14 | General Assembly that the standards and limitations adopted by such agency | |
| 15 | restrictive than the most nearly applicable federal standards and limitations. A | |
| 16 | with more restrictive standards or limitations is permitted to respond to at | least one of the |
| 17 | following: | 10 |
| 18 | (1) <u>A serious and unforeseen threat to the public health, safety.</u> (2) <u>An act of the General Assembly or United States Congre</u> | |
| 19 | | ss that expressly |
| 20 21 | (3) <u>requires such agency to adopt rules.</u> (3) A change in federal or State budgetary policy. | |
| 21 | (3) <u>A change in federal or State budgetary policy.</u> (4) <u>A federal regulation required by an act of the United State</u> | e Congress to be |
| 23 | adopted or administered by the State. | <u>s congress to be</u> |
| 24 | (5) A court order. | |
| 25 | (b) No Federal Analog. – Before the agency publishes in the North (| Carolina Register |
| 26 | the proposed text of a permanent rule change with no federal analog, the age | |
| 27 | and submit into the record of the rule making an evaluation of costs and | |
| 28 | evaluation shall include estimates of the economic and social costs of com | |
| 29 | proposed rule to commerce and industry, units of local government, and a | |
| 30 | affected by the rule, as well as estimates of the benefits of the proposed rule | to public health, |
| 31 | safety, and welfare and to the environment. The evaluation shall present | <u>nt relevant data,</u> |
| 32 | assumptions, analyses, and calculations in sufficient detail to allow the calculation and the property of the | and agents which |
| 33 34 | quantifiable costs to quantifiable benefits for the proposed rule. Benefits cannot be quantified may be expressed in qualitative terms. For purposes of th | |
| 35 | federal analog" means that there is no federal regulation, standard, or requirem | |
| 36 | the same subject matter or activity. This subsection does not apply to a rule re- | |
| 37 | of the General Assembly or the United States Congress that expressly requir | |
| 38 | adopt rules." | <u></u> |
| 39 | | |
| 40 | PARKS AND RECREATION TRUST FUND; ALLOCATION OF DEE | D STAMP TAX |
| 41 | PROCEEDS CREDITED TO FUND | |
| 42 | SECTION 13.14.(a) Notwithstanding the provisions of G | .S. 113-44.15(b), |
| 43 | effective for taxes levied during the 2011-2012 fiscal year, the net tax proceeds | |
| 44 45 | to the Parks and Recreation Trust Fund by the Secretary of Rever G.S. 105-228.30(b) shall be allocated as follows: | iue puisuant to |
| 45 46 | (1) Six million dollars (\$6,000,000) shall be used for the operation | ating expenses of |
| 47 | the Division of Parks and Recreation of the Department of | |
| 48 | Natural Resources; | Lift if officiate and |
| 49 | (2) Up to nine million seven hundred fifty thousand dollars (S | \$9,750,000) shall |
| 50 | be used for the State Parks System for capital proje | |
| 51 | renovations of park facilities, and land acquisition and to re | |
| 52 | for these purposes under Article 9 of Chapter 142 of the Ger | |
| 53 | (3) Up to six million three hundred forty-five thousand doll | |
| 54 | shall be used for grants to local government units consister | |
| 55 56 | and other requirements set forth in G.S. $113-44.14(b)(2)$; an (4) Up to one million fifty seven thousand five hundred dell | |
| 56 57 | (4) Up to one million fifty-seven thousand five hundred doll shall be used for the Coastal and Estuarine Water Beach Ace | |
| 51 | shan be used for the Coastal and Estuarme water Deach Ad | eess i rogram. |

SECTION 13.14.(b) Any funds that become available to the Parks and Recreation Trust Fund during the 2011-2012 fiscal year that are in excess of the funds allocated under subsection (a) of this section shall be used as provided in G.S. 113-44.15(b).

NATURAL HERITAGE TRUST FUND USED FOR COSTS TO ADMINISTER PLANT **CONSERVATION PROGRAM/CONSERVATION PLANNING & COMMUNITY** AFFAIRS PROGRAM

SECTION 13.16. G.S. 113-77.9(c) reads as rewritten:

9 "(c) Other Purposes. – The Trustees may authorize expenditures from the Fund to pay 10 for the inventory of natural areas conducted under the Natural Heritage Program established pursuant to the Nature Preserves Act, Article 9A of Chapter 113A of the General Statutes. The 11 12 Trustees may also authorize expenditures from the Fund to pay for conservation and protection 13 planning and for informational programs for owners of natural areas, as defined in G.S. 113A-164.3. The Trustees shall authorize expenditures from the Fund not to exceed seventy-five thousand dollars (\$75,000) to pay the cost of the Department of Agriculture and 14 15 16 Consumer Services to administer the Plant Conservation Program. The Trustees shall authorize 17 expenditures from the Fund not to exceed three hundred twenty-five thousand dollars (\$325,000) to pay the cost of supporting staff in the Office of Conservation Planning and 18 19 Community Affairs of the Department of Environment and Natural Resources."

OYSTER SANCTUARY PROGRAM SUPPORT

SECTION 13.18. G.S. 113-175.1(c) reads as rewritten:

22 23 The Marine Fisheries Commission and the Wildlife Resources Commission may "(c) 24 authorize the disbursement of the principal of the Marine Resources Fund and marine resources 25 investment income only to manage, protect, restore, develop, cultivate, conserve, and enhance 26 the marine resources of the State. The Marine Fisheries Commission and the Wildlife 27 Resources Commission are encouraged to consider supporting the Oyster Sanctuary Program 28 managed by the Division of Marine Fisheries. The Marine Fisheries Commission and the 29 Wildlife Resources Commission may not authorize the disbursement of the principal of the 30 Marine Resources Fund and marine resources investment income to establish positions without 31 specific authorization from the General Assembly. All proposals to the Marine Fisheries 32 Commission and the Wildlife Resources Commission for the disbursement of funds from the 33 Marine Resources Fund shall be made by and through the Fisheries Director. Expenditure of 34 the assets of the Marine Resources Fund shall be made through the State budget accounts of the 35 Division of Marine Fisheries in accordance with the provisions of the Executive Budget Act. 36 The Marine Resources Fund is subject to the oversight of the State Auditor pursuant to Article 37 5A of Chapter 147 of the General Statutes." 38

39 MARINE FISHERIES ENCOURAGED TO CONTRACT WITH PRIVATE SECTOR 40 FOR OYSTER SANCTUARY RESTORATION

41 SECTION 13.18A. The Division of Marine Fisheries of the Department of 42 Environment and Natural Resources is encouraged to contract with private sector businesses for 43 any oyster sanctuary restoration projects in the Pamlico Sound that are funded in whole or in 44 part with State funds, State fees, State grants, or revenue generated from any license issued by 45 the State.

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47 **DIVISION OF MARINE FISHERIES TO USE DIVISION OF FOREST RESOURCES** 48 **MECHANICS FOR AIRCRAFT MAINTENANCE**

49 **SECTION 13.18B.(a)** The Division of Marine Fisheries of the Department of 50 Environment and Natural Resources shall use mechanics employed by the Division of Forest 51 Resources of the Department of Environment and Natural Resources for the purpose of 52 performing aircraft maintenance for all aircraft of the Division of Marine Fisheries except for a 53 particular instance when this would be impracticable.

54 **SECTION 13.18B.(b)** The Division of Forest Resources of the Department of 55 Environment and Natural Resources shall perform aircraft maintenance using its mechanics for 56 all aircraft of the Division of Marine Fisheries, except for a particular instance when this would 57 be impracticable. The Division of Forest Resources shall develop a process to establish 58 priorities for the aviation maintenance needs of all the aircraft in both the Division of Forest 59 Resources and the Division of Marine Fisheries.

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END PILOT PROGRAM FOR ANNUAL INSPECTIONS OF CERTAIN ANIMAL OPERATIONS

SECTION 13.21.(a) Section 15.4(a) of S.L. 1997-443, as amended by Section 3.1 of S.L. 1999-329, Section 5 of S.L. 2001-254, Section 1.1 of S.L. 2002-176, Section 6.1 of S.L. 2003-340, Section 12.7(a) of S.L. 2005-276, Section 2 of S.L. 2007-536, and Section 1 of S.L. 2009-84, reads as rewritten:

8 "SECTION 1. Section 15.4(a) of S.L. 1997-443, as amended by Section 3.1 of S.L. 9 1999-329, Section 5 of S.L. 2001-254, Section 1.1 of S.L. 2002-176, Section 6.1 of S.L. 10 2003-340, Section 12.7(a) of S.L. 2005-276, and Section 2 of S.L. 2007-536, reads as rewritten:

The Department of Environment and Natural Resources shall develop and 11 '(a) 12 implement a pilot program to begin no later than 1 November 1997, and to terminate 4 13 September 2011, June 30, 2011, regarding the annual inspections of animal operations that are 14 subject to a permit under Article 21 of Chapter 143 of the General Statutes. The Department 15 shall select two counties located in a part of the State that has a high concentration of swine 16 farms to participate in this pilot-program. In addition, Brunswick County and Pender County 17 shall be added to the program. Notwithstanding G.S. 143-215.10F, the Division of Soil and 18 Water Conservation of the Department of Environment and Natural Resources shall conduct 19 inspections of all animal operations that are subject to a permit under Article 21 of Chapter 143 20 of the General Statutes in these four counties at least once a year to determine whether any 21 animal waste management system is causing a violation of water quality standards and whether 22 the system is in compliance with its animal waste management plan or any other condition of 23 the permit. The personnel of the Division of Soil and Water Conservation who are to conduct 24 these inspections in each of these four counties shall be located in an office in the county in 25 which that person will be conducting inspections. As part of this pilot program, the Department 26 of Environment and Natural Resources shall establish procedures whereby resources within the 27 local Soil and Water Conservation Districts serving the four counties are used for the quick 28 response to complaints and reported problems previously referred only to the Division of Water 29 Quality of the Department of Environment and Natural Resources."

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SECTION 13.21.(b) The section becomes effective June 30, 2011.

END DSWC ROLE REGARDING ANIMAL WASTE MANAGEMENT SYSTEMS

SECTION 13.22.(a) G.S. 143-215.10A reads as rewritten:

"§ 143-215.10A. Legislative findings and intent.

35 The General Assembly finds that animal operations provide significant economic and other 36 benefits to this State. The growth of animal operations in recent years has increased the 37 importance of good animal waste management practices to protect water quality. It is critical 38 that the State balance growth with prudent environmental safeguards. It is the intention of the 39 State to promote a cooperative and coordinated approach to animal waste management among 40 the agencies of the State with a primary emphasis on technical assistance to farmers. To this 41 end, the General Assembly intends to establish a permitting program for animal waste 42 management systems that will protect water quality and promote innovative systems and 43 practices while minimizing the regulatory burden. Technical assistance, through operations 44 reviews, assistance will be provided by the Division of Soil and Water Conservation. 45 Permitting, inspection, Inspection and enforcement will be vested in provided by the Division of 46 Water Quality.'

47 48 **SECTION 13.22.(b)** G.S. 143-215.10D is repealed.

49 TRANSFER DIVISION OF SOIL AND WATER CONSERVATION AND SOIL AND 50 WATER CONSERVATION COMMISSION TO DACS

51 **SECTION 13.22A.(a)** The Division of Soil and Water Conservation is transferred 52 from the Department of Environment and Natural Resources to the Department of Agriculture 53 and Consumer Services with all the elements of a Type I transfer, as defined by G.S. 143A-6.

54 SECTION 13.22A.(b) All functions, powers, duties, and obligations previously 55 vested in the State Soil and Water Conservation Commission are transferred to and vested in 56 the Department of Agriculture and Consumer Services by a Type II transfer, as defined in 57 G.S. 143A-6.

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- **SECTION 13.22A.(c)** G.S. 143B-279.3(a) reads as rewritten:

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| 1 2 3 4 | "(a) All functions, powers, duties, and obligations previously vested in the following subunits of the following departments are transferred to and vested in the Department of Environment and Natural Resources by a Type I transfer, as defined in G.S. 143A-6: |
| 5 6 7 | (10) Soil and Water Conservation Division, Department of Natural Resources and Community Development. |
| 8 9 10 11 12 13 | SECTION 13.22A.(d) G.S. 143B-279.3(b) reads as rewritten: "(b) All functions, powers, duties, and obligations previously vested in the following commissions, boards, councils, and committees of the following departments are transferred to and vested in the Department of Environment and Natural Resources by a Type II transfer, as defined in G.S. 143A-6: |
| 13 14 15 16 | (21) State Soil and Water Conservation Commission, Department of Natural Resources and Community Development. |
| 10 17 18 19 20 21 | SECTION 13.22A.(e) Part 7 of Article 7 of Chapter 143B of the General Statutes is recodified as Article 71 of Chapter 106 of the General Statutes, and accordingly G.S. 143B-294 through G.S. 143B-297.1 are recodified as G.S. 106-840 through G.S. 106-844. SECTION 13.22A.(f) G.S. 106-840, as recodified by subsection (e) of this section, reads as rewritten: |
| 22 | reads as rewritten: "§ 106-840. Soil and Water Conservation Commission – creation; powers and duties; |
| 23 | compliance inspections. |
| 24 25 | (a) There is hereby created the Soil and Water Conservation Commission of the Department of Environment and Natural Resources Agriculture and Consumer Services with the |
| 26 | power and duty to adopt rules to be followed in the development and implementation of a soil |
| 27 | and water conservation program. |
| 28 | (1) The Soil and Water Conservation Commission has all of the following |
| 29 30 | powers and duties: |
| 30 31 | a. To approve petitions for soil conservation districts.b. To approve application for watershed plans. |
| 32 | c. Such other duties as specified in Chapter 139. |
| 33 | d. To conduct any inspections in accordance with subsection (b) of this |
| 34 | section. |
| 35 | (2) The Commission shall adopt rules consistent with the provisions of this |
| 36 37 | Chapter. All rules not inconsistent with the provisions of this Chapter heretofore adopted by the Soil and Water Conservation Committee shall |
| 38 | remain in full force and effect unless and until repealed or superseded by |
| 39 | action of the Soil and Water Conservation Commission. All rules adopted by |
| 40 | the Commission shall be enforced by the Department of Environment and |
| 41 | Natural Resources. Agriculture and Consumer Services. |
| 42 43 | (b) An employee or agent of the Soil and Water Conservation Commission or the Department of Environment and Natural Resources Agriculture and Consumer Services may |
| 43 44 | enter property, with the consent of the owner or person having control over property, at |
| 45 | reasonable times for the purposes of investigating compliance with Commission or Department |
| 46 | programs when the investigation is reasonably necessary to carry out the duties of the |
| 47 | Commission. If the Commission or Department is unable to obtain the consent of the owner of |
| 48 49 | the property, the Commission or Department may obtain an administrative search warrant pursuant to G.S. 15-27.2. |
| 49 50 | (c) Any person who refuses entry or access to property by an employee or agent of the |
| 51 | Commission or the Department or who willfully resists, delays, or obstructs an employee or |
| 52 | agent of the Commission or the Department while the employee or agent is in the process of |
| 53 | carrying out official duties after the employee or agent has obtained the consent of the owner or |
| 54 55 | person having control of the property or, if consent is not obtained, after the employee or agent has obtained an administrative search warrant, shall be guilty of a Class 1 misdemeanor." |
| 55 56 | SECTION 13.22A.(g) G.S. 106-841, as recodified by subsection (e) of this section, |
| 57 | reads as rewritten: |
| 58 | "§ 106-841. Soil and Water Conservation Commission – members; selection; removal; |
| 59 | compensation; quorum; services. |

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| (a) | The Soil and Water Conservation Commission of the De | epartment of Environment |
| and Natu | ral Resources Agriculture and Consumer Services shall | |
| members | appointed by the Governor. The Commission shall be co | omposed of the following |
| members: | | |
| | | |
| (g) | All clerical and other services required by the Commissio | |
| | of Environment and Natural Resources. Department of A | Agriculture and Consumer |
| Services.' | SECTION 13 22 (b) C.S. 120 2(4) roads as rewritten: | |
| | SECTION 13.22A.(h) G.S. 139-3(4) reads as rewritten: "(4) "Commission" or "Soil and Water Conservation | Commission" means the |
| | | mission created by |
| | G.S. 143B-294.106-840. " | inission created by |
| | SECTION 13.22A.(i) G.S. 139-4(d) reads as rewritten: | |
| "(d) | In addition to the duties and powers hereinafter conferred | l upon the Soil and Water |
| | tion Commission, it shall have the following duties and pow | |
| | | |
| | (9) To create, implement, and supervise the Agricultur | |
| | Nonpoint Source Pollution Control created pursua | |
| | of Chapter 143 <u>Article 72 of Chapter 106</u> of the | |
| | Community Conservation Assistance Program creater Article 21 of Chapter 143 of the General Statutes. | ated pursuant to Part 11 of |
| | (10) To review and approve or disapprove the applicati | on of a district supervisor |
| | for a grant under the Agriculture Cost Share Prog | |
| | Pollution Control or the Community Conservation | |
| | provided by G.S. 139-8(b). | |
| | (11) To develop and implement a program for the appr | roval of water quality and |
| | animal waste management systems technical specia | |
| | (12) To develop and approve best management practice | |
| | Share Program for Nonpoint Source Pollution C | |
| | water quality protection programs of the Departr | |
| | Natural Resources and to adopt rules that est | ablish criteria governing |
| | approval of these best management practices." SECTION 13.22A.(j) G.S. 139-4(e) reads as rewritten: | |
| "(e) | A member of the Commission may apply for and re | eceive a grant under the |
| | re Cost Share Program for Nonpoint Source Pollution Co | |
| | tion Assistance Program if: | |
| | (1) The member does not vote on the application or | attempt to influence the |
| | outcome of any action on the application; and | - |
| | (2) The application is approved by the Secretary of | Environment and Natural |
| | Resources. Commissioner of Agriculture." | |
| !!(J) | SECTION 13.22A.(k) G.S. 139-5(d) reads as rewritten: | anioulture and Consumation |
| "(d) Services | The Department of Environment and Natural Resources <u>A</u> shall pay all expenses for the issuance of such notices | |
| | and referenda, and shall supervise the conduct of such heari | |
| issue anr | ropriate regulations governing the conduct of such hear | rings and referenda and |
| | for the registration prior to the date of the referendum | |
| | g some other appropriate procedure for the determination | |
| | eferendum. No informality in the conduct of such refere | |
| | ereto shall invalidate said referendum or the result thereof i | |
| | en substantially as herein provided and said referendun | n shall have been fairly |
| conducted | | |
| "() | SECTION 13.22A.(I) G.S. 139-5(e) reads as rewritten: | arigulture and Congura |
| "(e) Services | The Department of Environment and Natural Resources A shall publish the results of such referendum and shall | |
| 501 11005 | shan puolish are results of such referendum and shan | distruct constact all |

55 (e) The Department of <u>Environment and Natural Resources Agriculture and Consumer</u> 54 <u>Services</u> shall publish the results of such referendum and shall thereafter consider and 55 determine whether the operation of the district within the defined boundaries is administratively 56 practicable and feasible. If the Commission shall determine that the operation of such district is 57 not administratively practicable and feasible, it shall record such determination and deny the 58 petition. If the Commission shall determine that the operation of such district is 59 administratively practicable and feasible, it shall record such in the manner hereinafter

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provided. In making such determination the Commission shall give due regard and weight to 1 2 the attitudes of the occupiers of lands lying within the defined boundaries, the number of land 3 occupiers eligible to vote in such referendum who shall have voted, the proportion of the votes 4 cast in such referendum in favor of the creation of the district to the total number of votes cast, 5 the approximate wealth and income of the land occupiers of the proposed district, the probable 6 expense of carrying on erosion control operations within such district, and such other economic 7 and social factors as may be relevant to such determination, having due regard to the legislative 8 determination set forth in G.S. 139-2: Provided, however, that the Commission shall not have 9 authority to determine that the operations of the proposed district within the defined boundaries 10 is administratively practicable and feasible unless at least a majority of the votes cast in the 11 referendum upon the proposition of creation of the district shall have been cast in favor of the creation of such district." 12

SECTION 13.22A.(m) G.S. 139-7 reads as rewritten:

"§ 139-7. District board of supervisors – appointive members; organization of board; certain powers and duties.

15 16 The governing body of a soil and water conservation district shall consist of the three 17 elective supervisors from the county or counties in the district, together with the appointive 18 members appointed by the Soil and Water Conservation Commission pursuant to this section, 19 and shall be known as the district board of supervisors. When a district is composed of less than 20 four counties, the board of supervisors of each county shall on or before October 31, 1978, and 21 on or before October 31 as the terms of the appointive supervisors expire, recommend in 22 writing two persons from the district to the Commission to be appointed to serve with the 23 elective supervisors. If the names are not submitted to the Commission as required, the office 24 shall be deemed vacant on the date the term is set to expire and the Commission shall appoint 25 two persons of the district to the district board of supervisors to serve with the elected 26 supervisors. The Commission shall make its appointments prior to or at the November meeting 27 of the Commission. Appointive supervisors shall take office on the first Monday in December 28 following their appointment. Such appointive supervisors shall serve for a term of four years, 29 and thereafter, as their terms expire, their successors shall serve for a term of four years. The 30 terms of office of all appointive supervisors who have heretofore been lawfully appointed for 31 terms the final year of which presently extends beyond the first Monday in December are 32 hereby terminated on the first Monday in December of the final year of appointment. Vacancies 33 for any reason in the appointive supervisors shall be filled for the unexpired term by the 34 appointment of a person by the Commission from the district in which the vacancy occurs. 35 Vacancies for any reason in the elected supervisors shall be filled for the unexpired term by 36 appointment by the Commission of a person from the county in the district in which the 37 vacancy occurs.

38 In those districts composed of four or more counties, the Commission may, but is not 39 required to, appoint two persons from the district without recommendation from the board of 40 supervisors, to serve as district supervisors along with the elected members of the board of 41 supervisors. Such appointments shall be made at the same time other appointments are made 42 under this section, and the persons appointed shall serve for a term of four years.

43 The supervisors shall designate a chairman and may, from time to time, change such 44 designation. A simple majority of the board shall constitute a quorum for the purpose of 45 transacting the business of the board, and approval by a majority of those present shall be 46 adequate for a determination of any matter before the board, provided at least a quorum is 47 present. Supervisors of soil and water conservation districts shall be compensated for their 48 services at the per diem rate and allowed travel, subsistence and other expenses, as provided for 49 State boards, commissions and committees generally, under the provisions of G.S. 138-5; 50 provided, that when per diem compensation and travel, subsistence, or other expense is claimed 51 by any supervisor for services performed outside the district for which such supervisor 52 ordinarily may be appointed or elected to serve, the same may not be paid unless prior written 53 approval is obtained from the Department of Environment and Natural Resources. Agriculture 54 and Consumer Services.

55 The supervisors may employ a secretary, technical experts, whose qualifications shall be 56 approved by the Department, and such other employees as they may require, and shall 57 determine their qualifications, duties and compensation. The supervisors may call upon the 58 Attorney General of the State for such legal services as they may require. The supervisors may 59 delegate to their chairman, to one or more supervisors, or to one or more agents, or employees

such powers and duties as they may deem proper. The supervisors shall furnish to the Soil and 1 2 Water Conservation Commission, upon request, copies of such ordinances, rules, regulations, 3 orders, contracts, forms, and other documents as they shall adopt or employ, and such other 4 information concerning their activities as it may require in the performance of its duties under 5 this Chapter. 6 The supervisors shall provide for the execution of surety bonds for all employees and

7 officers who shall be entrusted with funds or property; shall provide for the keeping of a full 8 and accurate record of all proceedings and of all resolutions, regulations, and orders issued or 9 adopted; and shall provide for an annual audit of the accounts of receipts and disbursements. In any given year, if the supervisors provide for an internal audit, and the supervisor serving as 10 11 chairman certifies, under oath, that this internal audit is a true and accurate reflection of the 12 accounts of receipts and disbursements, then the supervisors shall not be required, 13 notwithstanding the provisions of G.S. 159-34, to provide for an audit of the accounts of 14 receipts and disbursements by a certified public accountant or by an accountant certified by the 15 Local Government Commission. Any supervisor may be removed by the Soil and Water 16 Conservation Commission upon notice and hearing, for neglect of duty, incompetence or 17 malfeasance in office, but for no other reason.

18 The supervisors may invite the legislative body of any municipality or county located near 19 the territory comprised within the district to designate a representative to advise and consult 20with the supervisors of the district on all questions of program and policy which may affect the 21 property, water supply, or other interests of such municipality or county.

22 All district supervisors whose terms of office expire prior to the first Monday in January, 23 1948, shall hold over and remain in office until supervisors are elected or appointed and qualify 24 as provided in this Chapter, as amended. The terms of office of all district supervisors, who 25 have heretofore been elected or appointed for terms extending beyond the first Monday in 26 January, 1948, are hereby terminated on the first Monday in January, 1948." 27

SECTION 13.22A.(n) G.S. 139-8(a)(13) reads as rewritten:

- To assist the Commission in the implementation and supervision of the "(13) Agriculture Cost Share Program for Nonpoint Source Pollution Control created pursuant to G.S. 143-215.74G.S. 106-850 and to assist in the implementation and supervision of any other program intended to protect water quality or quantity administered by the Department of Environment and Natural Resources Agriculture and Consumer Services by providing technical assistance, allocating available grant monies, and providing any other assistance that may by be required or authorized by any provision of federal or State law."
- SECTION 13.22A.(o) G.S. 139-13 reads as rewritten:

"§ 139-13. Discontinuance of districts.

39 At any time after five years after the organization of a district under the provisions of this 40 Chapter, any 25 occupiers of land lying within the boundaries of such districts may file a 41 petition with the Soil and Water Conservation Commission praying that the operations of the 42 district be terminated and the existence of the district discontinued. The Commission may 43 conduct such public meetings and public hearings upon such petition as may be necessary to 44 assist it in the consideration thereof. Within 60 days after such a petition has been received by 45 the Commission it shall give due notice of the holding of a referendum, and shall supervise 46 such referendum, and issue appropriate regulations governing the conduct thereof, the question to be submitted by ballots upon which the words "For terminating the existence of the 47

48 (name of the soil and water conservation district to be here inserted)" and "Against terminating ____ (name of the soil and water conservation district to be here 49 the existence of the 50 inserted)" shall appear with a square before each proposition and a direction to insert an X mark 51 in the square before one or the other of said propositions as the voter may favor or oppose 52 discontinuance of such district. All occupiers of lands lying within the boundaries of the district 53 shall be eligible to vote in such referendum. Only such land occupiers shall be eligible to vote. 54 No informalities in the conduct of such referendum or in any matters relating thereto shall 55 invalidate said referendum or the result thereof if notice thereof shall have been given 56 substantially as herein provided and said referendum shall have been fairly conducted.

57 The Department of Environment and Natural Resources Agriculture and Consumer Services 58 shall publish the result of such referendum and shall thereafter consider and determine whether 59 the continued operation of the district within the defined boundaries is administratively

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practicable and feasible. If the Commission shall determine that the continued operation of such 1 2 district is administratively practicable and feasible, it shall record such determination and deny 3 the petition. If the Commission shall determine that the continued operation of such district is 4 not administratively practicable and feasible, it shall record such determination and shall certify 5 such determination to the supervisors of the district. In making such determination the 6 Commission shall give due regard and weight to the attitudes of the occupiers of lands lying 7 within the district, the number of land occupiers eligible to vote in such referendum who shall 8 have voted, the proportion of the votes cast in such referendum in favor of the discontinuance 9 of the district to the total number of votes cast, the approximate wealth and income of the land 10 occupiers of the district, the probable expense of carrying on erosion control operations within such district, and such other economic and social factors as may be relevant to such 11 determination, having due regard to the legislative findings set forth in G.S. 139-2: Provided, 12 13 however, that the Commission shall not have authority to determine that the continued operation of the district is administratively practicable and feasible unless at least a majority of 14 15 the votes cast in the referendum shall have been cast in favor of the continuance of such 16 district.

17 Upon receipt from the Soil and Water Conservation Commission of a certification that the 18 Commission has determined that the continued operation of the district is not administratively 19 practicable and feasible, pursuant to the provisions of this section, the supervisors shall 20forthwith proceed to terminate the affairs of the district. The supervisors shall dispose of all 21 property belonging to the district at public auction and shall pay over the proceeds of such sale 22 to be covered into the State treasury. The supervisors shall thereupon file an application, duly 23 verified, with the Secretary of State for the discontinuance of such district, and shall transmit 24 with such application the certificates of the Soil and Water Conservation Commission setting 25 forth the determination of the Commission that the continued operation of such district is not 26 administratively practicable and feasible. The application shall recite that the property of the 27 district has been disposed of and the proceeds paid over as in this section provided, and shall set forth a full accounting of such properties and proceeds of the sale. The Secretary of State 28 29 shall issue to the supervisors a certificate of dissolution and shall record such certificate in an 30 appropriate book of record in his office.

31 Upon issuance of a certificate of dissolution under the provisions of this section, all 32 ordinances and regulations theretofore adopted and in force within such districts shall be of no 33 further force and effect. All contracts theretofore entered into, to which the district or 34 supervisors are parties, shall remain in force and effect for the period provided in such 35 contracts. The Soil and Water Conservation Commission shall be substituted for the district or 36 supervisors as party to such contracts. The Commission shall be entitled to all benefits and 37 subject to all liabilities under such contracts and shall have the same right and liability to 38 perform, to require performance, to sue and be sued thereon, and to modify or terminate such 39 contracts by mutual consent or otherwise as the supervisors of the district would have had. 40 Such dissolution shall not affect the lien of any judgment entered under the provisions of 41 G.S. 139-11, nor the pendency of any action instituted under the provisions of such section, and 42 the Commission shall succeed to all the rights and obligations of the district or supervisors as to 43 such liens and actions.

The Soil and Water Conservation Commission shall not entertain petitions for the discontinuance of any district nor conduct referenda upon such petitions, nor make determinations pursuant to such petitions, in accordance with the provisions of this Chapter, more often than once in five years."

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SECTION 13.22A.(p) G.S. 143-215.10A reads as rewritten:

49 "§ 143-215.10A. Legislative findings and intent.

50 The General Assembly finds that animal operations provide significant economic and other 51 benefits to this State. The growth of animal operations in recent years has increased the 52 importance of good animal waste management practices to protect water quality. It is critical 53 that the State balance growth with prudent environmental safeguards. It is the intention of the 54 State to promote a cooperative and coordinated approach to animal waste management among 55 the agencies of the State with a primary emphasis on technical assistance to farmers. To this 56 end, the General Assembly intends to establish a permitting program for animal waste 57 management systems that will protect water quality and promote innovative systems and practices while minimizing the regulatory burden. Technical assistance, through operations 58 59 reviews, will be provided by the Division of Soil and Water Conservation. Conservation of the

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| Department of Agriculture and Consumer Services. Permitting, inspection, and enforcement |
| will be vested in the Division of Water Quality." |
| SECTION 13.22A.(q) G.S. 143-215.10C(e)(6) reads as rewritten: |
| "(6) Provisions regarding periodic testing of waste products used as nutrient |
| sources as close to the time of application as practical and at least within 60 |
| days of the date of application and periodic testing, at least annually, of soils |
| at crop sites where the waste products are applied. Nitrogen shall be a rate-determining element. Phosphorus shall be evaluated according to the |
| nutrient management standard approved by the Soil and Water Conservation |
| Commission of the Department of Agriculture and Consumer Services and |
| the Natural Resources Conservation Service of the United States Department |
| of Agriculture for facilities that are required to be permitted under 40 Code |
| of Federal Regulations § 122, as amended at 73 Federal Register 70418 |
| (November 20, 2008). If the evaluation demonstrates the need to limit the |
| application of phosphorus in order to comply with the nutrient management |
| standard, then phosphorus shall be a rate-determining element. Zinc and |
| copper levels in the soils shall be monitored, and alternative crop sites shall be used when these metals approach excess levels " |
| be used when these metals approach excess levels." SECTION 13.22A.(r) G.S. 143-215.10D reads as rewritten: |
| "§ 143-215.10D. Operations review. |
| (a) The Division, in cooperation with the Division of Soil and Water |
| Conservation, Conservation of the Department of Agriculture and Consumer Services, shall |
| develop a reporting procedure for use by technical specialists who conduct operations reviews |
| of animal operations. The reporting procedure shall be consistent with the Division's inspection |
| procedure of animal operations and with this Part. The report shall include any corrective |
| action recommended by the technical specialist to assist the owner or operator of the animal operation in complying with all permit requirements. The report shall be submitted to the |
| Division within 10 days following the operations review unless the technical specialist observes |
| a violation described in G.S. 143-215.10E. If the technical specialist finds a violation described |
| in G.S. 143-215.10E, the report shall be filed with the Division immediately. |
| (b) As part of its animal waste management plan, each animal operation shall have an |
| operations review at least once a year. The operations review shall be conducted by a technical |
| specialist employed by the Division of Soil and Water Conservation of the |
| Department, Department of Agriculture and Consumer Services, a local Soil and Water Conservation District, or the federal Natural Resources Conservation Services working under |
| the direction of the Division of Soil and Water Conservation. |
| (c) Operations reviews shall not be performed by technical specialists with a financial |
| interest in any animal operation." |
| SECTION 13.22A.(s) G.S. 143-215.10M(a) reads as rewritten: |
| "(a) The Department shall report to the Environmental Review Commission and the |
| Fiscal Research Division on or before 1 October of each year as required by this section. Each |
| report shall include: |
| (2) The number of operations reviews of animal waste management systems that |
| (2) The number of operations reviews of animal waste management systems that the Division of Soil and Water Conservation <u>of the Department of</u> |
| Agriculture and Consumer Services has conducted since the last report. |
| (3) The number of operations reviews of animal waste management systems |
| conducted by agencies other than the Division of Soil and Water |
| Conservation of the Department of Agriculture and Consumer Services that |
| have been conducted since the last report. |
| (4) The number of reinspections associated with operations reviews conducted |
| by the Division of Soil and Water Conservation of the Department of |
| Agriculture and Consumer Services since the last report. |
| (5) The number of reinspections associated with operations reviews conducted by agencies other than the Division of Soil and Water Conservation of the |
| by agencies other than the Division of Soil and Water Conservation <u>of the</u> <u>Department of Agriculture and Consumer Services</u> since the last report. |
| " |
| SECTION 13.22A.(t) Part 9 of Article 21 of Chapter 143 of the General Statutes is |
| recodified as Article 72 of Chapter 106 of the General Statutes, and accordingly |
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| G.S. 143-215 106-852. | .74, 143-215.74A, and 143-215.74B are recodified as 0 | G.S. 106-850, 106-851, and |
| SI | ECTION 13.22A.(u) G.S. 106-850(b)(9), as recodifi | ed under subsection (t) of |
| | eads as rewritten: | |
| "(| 9) When the applicant is either (i) a limited-resourd farmer, or (iii) a person farming land that is locate agricultural district and is subject to a consect G.S. 106-743.2 that remains in effect, State fundir percent (90%) of the average cost for each practic providing ten percent (10%) of the cost, which m of the practice, with a maximum of one hundred th per year to each applicant. The following | d in an enhanced voluntary ervation agreement under ing shall be limited to ninety ce with the assisted farmer hay include in-kind support housand dollars (\$100,000) |
| | subdivision: | |
| | a. Beginning farmer. – A farmer who has n has operated a farm for not more than materially and substantially participate in t a1. Enhanced voluntary agricultural district. – county or a city by ordinance under Part 106 of the General Statutes.this Chapter. | 1 10 years and who will he operation of the farm. A district established by a |
| CI | | |
| section, reads | ECTION 13.22A.(v) G.S. 106-850(c), as recodified u | inder subsection (t) of this |
| "(c) The by G.S. 143-2 | ne program shall be reviewed, prior to implementation, 215.74B.G.S. 106-852. The Technical Review Commit | |
| | ogress of this program." | under subsection (t) of this |
| section, reads | ECTION 13.22A.(w) G.S. 106-850(e), as recodified u | inder subsection (t) of this |
| | he Soil and Water Conservation Commission shall repo | ort on or before 31 January |
| of each year | r to the Environmental Review Commission Commi | ssion, the Department of |
| <u>Agriculture a</u> | r to the Environmental Review CommissionCommind Consumer Services, and the Fiscal Research Division jects that received State funding pursuant to the presence of the presence | n. This report shall include |
| evaluations c | onducted pursuant to subdivision (7) of subsection (1) | a) of this section findings |
| | effectiveness of each of these projects to accomplish it | |
| | tions to assure that State funding is used in the most | |
| | the greatest improvement in water quality." | |
| | ECTION 13.22A.(x) Part 11 of Article 21 of Chapter | 143 of the General Statutes |
| | as Article 73 of Chapter 106 of the General | Statutes, and accordingly |
| | .74M is recodified as G.S. 106-860. | |
| | ECTION 13.22A.(y) G.S. 106-860(a), as recodified u | nder subsection (x) of this |
| section, reads | | Community Componention |
| | ogram Established. – There is established the ogram. The Program shall be implemented and superv | |
| | Commission.Commission of the Department of A | |
| Services." | commission.commission of the Department of T | Grieditare and Consumer |
| | ECTION 13.22A.(z) G.S. 106-860(d), as recodified u | nder subsection (x) of this |
| section, reads | | () |
| "(d) A | dvisory Committee The Program shall be reviewed, 1 | prior to implementation, by |
| | nity Conservation Assistance Program Advisory C | |
| | shall meet quarterly to review the progress of the | Program. The Advisory |
| | hall consist of the following members: | |
| (1 | Department of Agriculture and Consumer Section 2012 | ervices or the Director's |
| () | designee, who shall serve as the Chair of the Advi | |
| (2 |) The President of the North Carolina Association Conservation Districts or the President's designee. | |
| | | |
| (3 | | ce at North Carolina Niste |
| (3 | University or the Director's designee. | ce at North Carolina State |

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| $\frac{1}{2}$ | (5) The Executive Director of the North Carolina League of Municipalities or the Executive Director's designee. |
| 2 3 4 | (6) The State Conservationist of the Natural Resources Conservation Service of the United States Department of Agriculture or the State Conservationist's |
| 5 6 7 | designee.(7) The Executive Director of the Wildlife Resources Commission or the Executive Director's designee. |
| 8 9 | (8) The President of the North Carolina Conservation District Employees Association or the President's designee. |
| 10 11 | (9) The President of the North Carolina Association of Resource Conservation and Development Councils or the President's designee. |
| 12 13 | (10) The Director of the Division of Water Quality <u>of the Department of</u> <u>Environment and Natural Resources</u> or the Director's designee. |
| 14 15 | (11) The Director of the Division of Forest Resources of the Department of Environment and Natural Resources or the Director's designee. |
| 16 17 | (12) The Director of the Division of Land Resources of the Department of Environment and Natural Resources or the Director's designee. |
| 18 19 | (13) The Director of the Division of Coastal Management of the Department of Environment and Natural Resources or the Director's designee. |
| 20 21 | (14) The Director of the Division of Water Resources of the Department of Environment and Natural Resources or the Director's designee. |
| 22 23 | (15) The President of the Carolinas Land Improvement Contractors Association or the President's designee." |
| 24 | SECTION 13.22A.(aa) G.S. 106-860(e), as recodified under subsection (x) of this |
| 25 | section, reads as rewritten: |
| 26 | "(e) Report. – The Soil and Water Conservation Commission shall report no later than |
| 27 | 31 January of each year to the Environmental Review CommissionCommission, the |
| 28 | Department of Agriculture and Consumer Services, and the Fiscal Research Division. The |
| 29 | report shall include a summary of projects that received State funding pursuant to the Program, |
| 30 | the results of the evaluation conducted pursuant to subdivision (5) of subsection (b) of this |
| 31 | section, findings regarding the effectiveness of each project to accomplish its primary purpose, |
| 32 | and any recommendations to assure that State funding is used in the most cost-effective manner |
| 33 | and accomplishes the greatest improvement in water quality." |
| 34 | SECTION 13.22A.(bb) G.S. 113-291.10(a) reads as rewritten: |
| 35 | "(a) There is established the Beaver Damage Control Advisory Board. The Board shall |
| 36 | consist of nine members, as follows: |
| 37 | , |
| 38 | (4) The Director of the Division of Soil and Water Conservation of the |
| 39 | Department of Environment and Natural Resources, Agriculture and |
| 40 | Consumer Services, or a designee; |
| 41 | """""""""""""""""""""""""""""""""""""" |
| 42 | SECTION 13.22A.(cc) G.S. 106-743.4(b) reads as rewritten: |
| 43 | "(b) A person who farms land that is subject to a conservation agreement under |
| 44 | G.S. 106-743.2 that remains in effect is eligible under G.S. 143-215.74(b)106-850(b) to receive |
| 45 | the higher percentage of cost-share funds for the benefit of that farmland under the Agriculture |
| 46 | Cost Share Program established pursuant to Part 9 of Article 21 of Chapter 143 of the General |
| 47 | Statutes Article 72 of this Chapter for funds to benefit that farmland." |
| 48 | SECTION 13.22A.(dd) The Revisor of Statutes shall make the conforming |
| 49 | statutory changes necessary to reflect the transfers under subsections (a) and (b) of this section. |
| 50 | The Revisor of Statutes may correct any reference in the General Statutes to the statutes that are |
| 51 | recodified by this section and any other conforming changes necessitated by this section. |
| 52 | |
| 53 | AGRICULTURAL WATER RESOURCES ASSISTANCE PROGRAM/CONFORMING |
| 54 | CHANGES; FUNDS TO PROMOTE WATER SUPPLY DEVELOPMENT |
| 55 | SECTION 13.23.(a) Chapter 139 of the General Statutes is amended by adding a |
| 56 | new Article to read: |
| 57 | "Article 5. |
| 58 | "Agricultural Water Resources Assistance Program. |
| 59 | "§ 139-60. Agricultural Water Resources Assistance Program. |
| - / | |

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| 1 | (a) <u>Program Established. – The Agricultural Water Resources Assistance Program is</u> |
| 2 | established. The purpose of the Program shall be to assist farmers and landowners in doing any |
| 3 | one or more of the following: |
| 2 3 4 5 6 7 8 9 | (1) <u>Identify opportunities to increase water use efficiency</u> , availability, and storage. |
| 5 | (2) Implement best management practices to conserve and protect water |
| | resources. |
| | (3) Increase water use efficiency. |
| | (4) <u>Increase water storage and availability for agricultural purposes.</u> |
| | (b) Program Administration The Agricultural Water Resources Assistance Program |
| | shall be implemented by the Soil and Water Conservation Commission through the soil and water conservation districts in the same manner as the Agriculture Cost Share Program for |
| | Nonpoint Source Pollution Control under Part 9 of Article 21 of Chapter 143 of the General |
| | Statutes. The Soil and Water Conservation Commission shall supervise and administer this |
| | Program as provided in this section and as provided in Part 9 of Article 21 of Chapter 143 of |
| | the General Statutes for the Agriculture Cost Share Program for Nonpoint Source Pollution |
| | Control. At least once each calendar year, the Director of the Division of Soil and Water |
| | Conservation of the Department of Environment and Natural Resources and the Commissioner |
| | of Agriculture shall meet with stakeholders for the purpose of advising the Soil and Water |
| | Conservation Commission on the development and administration of the Program, including |
| | the development of annual goals for the Program. |
| | (c) Program Functions. – Under the Agricultural Water Resources Assistance Program, |
| | the Soil and Water Conservation Commission shall do the following: |
| | (1) Within funds available for this Program, provide cost-share funds subject to |
| | <u>all of the following limitations and requirements:</u> <u>a.</u> <u>Except as provided in G.S. 143-215.74(b)(9)</u> , State funding shall be |
| | a. Except as provided in G.S. 143-215.74(b)(9), State funding shall be limited to: |
| | <u>1.</u> Seventy-five percent (75%) of the average cost for each |
| | <u>roject, with the assisted person providing twenty-five</u> |
| | percent (25%) of the project cost, which may include in-kind |
| | support of the project. |
| | 2. <u>A maximum of seventy-five thousand dollars (\$75,000) per</u> |
| | year to each applicant. |
| | b. Applicants shall be limited to farmers who have an adjusted gross |
| | income in each of the previous two years that is at or below two |
| | hundred fifty thousand dollars (\$250,000), unless at least |
| | seventy-five percent (75%) of this adjusted gross income is derived |
| | directly from farming, ranching, or forestry operations. |
| | c. The requirements and limitations under subdivisions (1), (2), (5), (7), and (8) of subsection (b) of G.S. 143-215.74 do not apply. All other |
| | limitations and requirements set out in Part 9 of Article 21 of Chapter |
| | 143 of the General Statutes, as modified by this section, apply. |
| | (2) Approve best management practices eligible for cost-share funds under this |
| | Program. |
| | (3) Establish criteria to allocate funds to local soil and water conservation |
| | districts. |
| | (4) Develop a process for soliciting and reviewing applications and for selecting |
| | farmers to participate in the Program. |
| | (5) <u>Investigate and pursue other funding sources to supplement State funds</u> , |
| | including federal, local, and private funding sources. |
| | (6) <u>Provide technical assistance to participating persons to assist with the</u> |
| | projects that are eligible for cost-share funds under subsection (a) of this |
| | section and to facilitate the timely transfer of technology among participating persons. |
| | (7) Adopt temporary and permanent rules as necessary to implement this |
| | Program. |
| | (d) <u>Report. – No later than January 31 of each year, the Division of Soil and Water</u> |
| | Conservation of the Department of Environment and Natural Resources shall prepare a |
| | comprehensive report on the implementation of subsections (a) through (c) of this section. The |
| | |

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| 1 | report shall be submitted to the Environmental Review Commission as a p | art of the report |
| 2 3 4 5 6 | required by G.S. 143-215.74(e)." SECTION 13.23.(b) G.S. 14-234(d3) reads as rewritten: "(d3) Subsection (a) of this section does not apply to an application for c grant under the Agriculture Cost Share Program for Nonpoint Source Pollution pursuant to Part 9 of Article 21 of Chapter 143 of the General Statute | n Control created |
| 7 8 9 | Community Conservation Assistance Program created pursuant to Part 11 Chapter 143 of the General Statutes Statutes, or the Agricultural Water Resc Program created pursuant to Article 5 of Chapter 139 of the General Statutes | of Article 21 of ources Assistance by a member of |
| 10 11 12 | the Soil and Water Conservation Commission if the requirements of G.S. 139- does not apply to a district supervisor of a soil and water conservatio requirements of G.S. 139-8(b) are met." | |
| 13 14 15 16 | SECTION 13.23.(c) G.S. 139-4(d) reads as rewritten: "(d) In addition to the duties and powers hereinafter conferred upon the Conservation Commission, it shall have the following duties and powers: | e Soil and Water |
| 17 18 19 20 21 | (9) To create, implement, and supervise the Agriculture Cost S Nonpoint Source Pollution Control created pursuant to Par of Chapter 143 of the General Statutes and Statutes, Conservation Assistance Program created pursuant to Part of Chapter 143 of the General Statutes. Statutes, and the A | t 9 of Article 21 the Community 11 of Article 21 gricultural Water |
| 22 23 24 25 26 27 | (10) Resources Assistance Program created pursuant to Article 5 To review and approve or disapprove the application of a d for a grant under the Agriculture Cost Share Program for Pollution Control or Control, the Community Conserva Program Program, or the Agricultural Water Resources As as provided by G.S. 139-8(b)." | istrict supervisor Nonpoint Source ation Assistance |
| 28 29 | SECTION 13.23.(d) G.S. 139-4(e) reads as rewritten: | grant under the |
| 29 30 31 32 | "(e) A member of the Commission may apply for and receive a Agriculture Cost Share Program for Nonpoint Source Pollution Control-Community Conservation Assistance Program Program, or the Agricultural Assistance Program if: | and <u>Control</u> , the |
| 33 34 35 | (1) The member does not vote on the application or attempt outcome of any action on the application; and (2) The application is approved by the Secretary of Environm | |
| 36 37 | Resources." SECTION 13.23.(e) G.S. 139-8(b) reads as rewritten: | A ani avulture Cast |
| 38 39 40 41 42 43 | "(b) A district supervisor may apply for and receive a grant under the Share Program for Nonpoint Source Pollution Control created pursuant to Par of Chapter 143 of the General Statutes or Statutes, the Community Conserve Program created pursuant to Part 11 of Article 21 of Chapter 143 of the Statutes, or the Agricultural Water Resources Assistance Program created pursuant of this Chapter if: | rt 9 of Article 21 vation Assistance General Statutes |
| 44 45 46 | 1. The district supervisor does not vote on the application influence the outcome of any action on the application; and 2. The application is approved by the Commission." | n or attempt to |
| 47 48 49 50 51 | SECTION 13.23.(f) The stakeholders that the Director of the Div Water Conservation of the Department of Environment and Natural Re Commissioner of Agriculture shall meet with, as required under G.S. 139-6 subsection (a) of this section, shall be the stakeholders involved in identifying best management practices for water conservation and water efficiency by a | sources and the 0, as enacted by g and developing |
| 52 53 54 55 | users pursuant to S.L. 2010-149. SECTION 13.23.(g) The first report required by G.S. 139-60 subsection (a) of this section, shall be submitted to the Environmental Review later than January 31, 2013. | |
| 56 57 58 59 | SECTION 13.23.(h) Of the funds available to the Department of Natural Resources for Water Resource Projects, the sum of one million doll shall be transferred to the Department of Environment and Natural Resources, and Water Conservation, for the 2011-2012 fiscal year to implement the Ag | ars (\$1,000,000) Division of Soil |

Resources Assistance Program established in Article 5 of Chapter 139 of the General Statutes, 1 2 3 4 as enacted by subsection (a) of this section. The Soil and Water Conservation Commission may use up to fifteen percent (15%) of these funds for the costs of the Division of Soil and Water Conservation and the costs of the Soil and Water Conservation Districts to provide engineering 5 6 assistance, to provide technical assistance, and to administer the Agricultural Water Resources Assistance Program. Any of these funds that are not expended or encumbered as of June 30, 7 8 2012, shall not revert and shall remain available for purposes set forth in this subsection until expended. 9

10 CONTRACT TO OUTSOURCE GIFT SHOPS AT NC ZOO TO DIRECT PROFITS TO 11 ZOO FUND

12 SECTION 13.24. The Department of Environment and Natural Resources shall 13 enter into a contract for the operation of at least three of the gift shops located at the North Carolina Zoological Park during the 2011-2012 fiscal year and the 2012-2013 fiscal year, and 14 15 this contract shall provide that any profits that result from operating these gift shops during the 16 2011-2012 fiscal year and the 2012-2013 fiscal year are credited at the end of each quarter to 17 the Special Zoo Fund created under G.S. 143B-336.1. The provisions of Article 3 and Article 8 18 of Chapter 143 of the General Statutes apply to any contract entered into under this section. 19

TRANSFER FORESTRY DIVISION AND FORESTRY COUNCIL FROM DENR TO DACS

SECTION 13.25.(a) The Division of Forest Resources is transferred from the Department of Environment and Natural Resources to the Department of Agriculture and Consumer Services with all the elements of a Type I transfer as defined by G.S. 143A-6.

SECTION 13.25.(b) G.S. 143B-279.3(a) reads as rewritten:

"(a) All functions, powers, duties, and obligations previously vested in the following subunits of the following departments are transferred to and vested in the Department of Environment and Natural Resources by a Type I transfer, as defined in G.S. 143A-6:

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(6)Forest Resources Division, Department of Natural Resources and Community Development. "

32 33 SECTION 13.25.(c) Article 7 of Chapter 143A of the General Statutes is amended 34 by adding a new section to read: 35

"§ 143A-65.1. Division of Forest Resources.

The Department of Agriculture and Consumer Services shall have charge of the work of forest maintenance, forest fire prevention, reforestation, and the protection of lands and water supplies by the preservation of forests; it shall also have the care of State forests."

39 **SECTION 13.25.(d)** All functions, powers, duties, and obligations previously 40 vested in the Forestry Council are transferred from the Department of Environment and Natural 41 Resources to and vested in the Department of Agriculture and Consumer Services by a Type II 42 transfer, as defined in G.S. 143A-6.

43

SECTION 13.25.(e) G.S. 143B-279.3(b) reads as rewritten:

44 "(b) All functions, powers, duties, and obligations previously vested in the following 45 commissions, boards, councils, and committees of the following departments are transferred to 46 and vested in the Department of Environment and Natural Resources by a Type II transfer, as 47 defined in G.S. 143A-6:

- 48
- 49 50

(13)Forestry Council, Department of Natural Resources and Community Development.

51 52 **SECTION 13.25.(f)** Part 12 of Article 7 of Chapter 143B of the General Statutes 53 (G.S. 143B-308, 143B-309, and 143B-310) is recodified in Article 7 of Chapter 143A of the 54 General Statutes as G.S. 143A-66.1, 143A-66.2, and 143A-66.3.

55 **SECTION 13.25.(g)** G.S. 143A-66.1, as recodified in subsection (f) of this section, 56 reads as rewritten:

57 "§ 143A-66.1. Forestry Council – creation; powers and duties.

| General Assemb | ly Of North Carolina Session 2011 |
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| There is hereb | by created the Forestry Council of the Department of Environment and Natura |
| | <u>Iture and Consumer Services.</u> The Forestry Council shall have the following |
| functions and dut | |
| (1) | To advise the Secretary of Environment and Natura |
| (1) | <u>ResourcesCommissioner of Agriculture</u> with respect to all matters |
| | concerning the protection, management, and preservation of State-owned |
| | privately owned, and municipally owned forests in the State, including bu |
| | not limited to: |
| | |
| | a. Profitable use of the State's forests consistent with the principles o |
| | sustained productivity. |
| | b. Best management practices, including those for protection of soil |
| | water, wildlife, and wildlife habitat, to be used in managing the |
| | State's forests and their resources. |
| | c. Restoration of forest ecosystems and protection of rare and |
| | endangered species occurring in the State's private forests consisten |
| | with principles of private ownership of land. |
| (2) | To maintain oversight of a continuous monitoring and planning process, to |
| | provide a long-range, comprehensive plan for the use, management, and |
| | sustainability of North Carolina's forest resources, and to report regularly or |
| | progress made toward meeting the objectives of the plan. |
| (3) | To provide a forum for the identification, discussion, and development of |
| | recommendations for the resolution of conflicts in the management of North |
| | Carolina's forests. |
| (4) | To undertake any other studies, make any reports, and advise the Secretary |
| | of Environment and Natural ResourcesCommissioner of Agriculture on any |
| | matter as the Secretary Commissioner may direct." |
| SECT | TON 13.25.(h) G.S. 143A-66.2, as recodified in subsection (f) of this section |
| eads as rewritten | |
| § 143A-66.2. | Forestry Council – members; chairperson; selection; removal |
| | ensation; quorum. |
| (a) The F | Forestry Advisory Council of the Department of Environment and Natura |
| Cesources A gricu | <u>Iture and Consumer Services</u> shall consist of 18 members appointed as |
| follows: | <u>inder und consumer services</u> shan consist of to memoers appointed a |
| (1) | Three persons who are registered foresters and who represent the primary |
| (1) | forest products industry, one each from the Mountains, Piedmont and |
| | Coastal Plain. |
| (2) | One person who represents the secondary wood-using industry. |
| (2) | |
| (3) | One person who represents the logging industry. |
| (4) | Four persons who are nonindustrial woodland owners actively involved in |
| | forest management, one of whom has agricultural interests, and at least one |
| | each from the Mountains, Piedmont, and Coastal Plain. |
| (5) | Three persons who are members of statewide environmental or wildlife |
| 6.00 | conservation organizations. |
| (6) | One consulting forester. |
| (7) | Two persons who are forest scientists with knowledge of the functioning and |
| | management of forest ecosystems. |
| (8) | One person who represents a banking institution that manages forestland. |
| (9) | One person with expertise in urban forestry. |
| (10) | One person with active experience in city and regional planning. |
| | ······································ |
| | erical and other services required by the Council, including the suppor |
| required to carry | out studies it is requested to make, shall be supplied by the Secretary o |
| | Natural Resources.Commissioner of Agriculture." |
| | TON 13.25.(i) G.S. 106-22 is amended by adding two new subdivisions to |
| | TOT 15.25.(1) U.S. 100-22 is amended by adding two new subdivisions u |
| read: "(18) | Forasta Uava abarga of forast maintanance forast fire matastice |
| " <u>(18)</u> | <u>Forests. – Have charge of forest maintenance, forest fire protection</u> |
| (10) | reforestation, and the protection of the forests. |
| <u>(19)</u> | State forests Have charge of all State forests and measures for forest fire |
| | prevention." |
| | |

| 1 | SECTION 13.25.(j) G.S. 113-8 reads as rewritten: | | |
|----------|--|--|--|
| 2 | "§ 113-8. Powers and duties of the Department. | | |
| 3 | The Department shall make investigations of the natural resources of the State, and take | | |
| 4 | such measures as it may deem best suited to promote the conservation and development of such | | |
| 5 | resources. | | |
| 6 | It shall have charge of the work of forest maintenance, forest fire prevention, reforestation, | | |
| 7 8 | and the protection of lands and water supplies by the preservation of forests; supplies; it shall also have the care of State forests and parks, and other recreational areas now owned or to be | | |
| 8 9 | acquired by the State, including the lakes referred to in G.S. 146-7. | | |
| 10 | It shall make such examination, survey and mapping of the geology, mineralogy and | | |
| 11 | topography of the State, including their industrial and economic utilization, as it may consider | | |
| 12 | necessary; make investigations of water supplies and water powers, prepare and maintain a | | |
| 13 | general inventory of the water resources of the State, and take such measures as it may consider | | |
| 14 | necessary to promote their development. | | |
| 15 | It shall have the duty of enforcing all laws relating to the conservation of marine and | | |
| 16 | estuarine resources. | | |
| 17 | The Department may take such other measures as it may deem advisable to obtain and | | |
| 18 | make public a more complete knowledge of the State and its resources, and it is authorized to | | |
| 19 | cooperate with other departments and agencies of the State in obtaining and making public such | | |
| 20 | information. | | |
| 21 | The Department may acquire such real and personal property as may be found desirable and | | |
| 22 | necessary for the performance of the duties and functions of the Department and pay for same | | |
| 23 24 | out of any funds appropriated for the Department or available unappropriated revenues of the Department, when such acquisition is approved by the Governor and Council of State. The title | | |
| 24 | to any real estate acquired shall be in the name of the State of North Carolina for the use and | | |
| 26 | benefit of the Department." | | |
| 27 | SECTION 13.25.(k) G.S. 113-22 is repealed. | | |
| 28 | SECTION 13.25.(1) G.S. 106-22 is amended by adding three new subdivisions to | | |
| 29 | read: | | |
| 30 | "(18) Forests. – Have charge of forest maintenance, forest fire protection, | | |
| 31 | reforestation, and the protection of the forests. | | |
| 32 | (19) State forests. – Have charge of all State forests and measures for forest fire | | |
| 33 34 | prevention. (20) Property for State forests Acquire real and personal property of desirable. | | |
| 35 | (20) <u>Property for State forests. – Acquire real and personal property as desirable</u> and necessary for the performance of the duties and functions of the | | |
| 36 | Department under subdivision (19) of this section and pay for the property | | |
| 37 | out of any funds appropriated for the Department or available | | |
| 38 | unappropriated revenues of the Department, when such acquisition is | | |
| 39 | approved by the Governor and Council of State. The title to any real estate | | |
| 40 | acquired under this subdivision shall be in the name of the State of North | | |
| 41 | Carolina for the use and benefit of the Department." | | |
| 42 | SECTION 13.25.(m) The title of Subchapter II of Chapter 113 of the General | | |
| 43 | Statutes reads as rewritten: | | |
| 44 | "SUBCHAPTER II. STATE FORESTS AND PARKS." | | |
| 45 | SECTION 13.25.(n) Article 2 of Chapter 113 of the General Statutes reads as | | |
| 46 47 | rewritten: "Article 2. | | |
| 47 | "Acquisition and Control of State Forests and Parks. | | |
| 49 | "§ 113-29. Policy and plan to be inaugurated by Department of Environment and Natural | | |
| 50 | Resources. Definitions. | | |
| 51 | (a) In this Article, unless the context requires otherwise, "Department" means the | | |
| 52 | Department of Environment and Natural Resources; and "Secretary" means the Secretary of | | |
| 53 | Environment and Natural Resources. | | |
| 54 | (b) The Department of Environment and Natural Resources shall inaugurate the | | |
| 55 | following policy and plan looking to the cooperation with private and public forest owners in | | |
| 56 | this State insofar as funds may be available through legislative appropriation, gifts of money or | | |
| 57 58 | land, or such cooperation with landowners and public agencies as may be available: | | |
| 58 59 | (1) The extension of the forest fire prevention organization to all counties in the State needing such protection. | | |
| 57 | Suite needing such protection. | | |

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|--|---|--|
| (2) | To cooperate with federal and other public ages forest growth on land unwisely cleared and subs | gencies in the restoration of |
| (3) | To furnish trained and experienced experts in f | |
| | private forestlands and to advise with forest la | ndowners with a view to the |
| | general observance of recognized and practical | |
| | marketing timber. The services of such trained | d experts of the Department |
| | must naturally be restricted to those landowner | rs who agree to carry out so |
| | far as possible the recommendations of said Der | |
| (4) | To prepare and distribute printed and other ma | |
| | and club leaders and to provide instruction to groups of citizens in order to train the younger p | schools and clubs and other |
| | wise use of our forest resources. | seneration in the principles of |
| (5) | To acquire small areas of suitable land in the dif | ferent regions of the State on |
| (-) | which to establish small, model forests which | |
| | by the said Department as State demonstration | |
| | demonstration in forest management. | 1 |
| <u>"§ 113-29.1. G</u> i | rowing of timber on unused State lands authori | zed. |
| The Departm | nent of Administration may allocate to the Depar | tment, for management as a |
| State forest, any | vacant and unappropriated lands, any marshlar | nds or swamplands, and any |
| other lands title | to which is vested in the State or in any State ager | ney or institution, where such |
| lands are not b | eing otherwise used and are not suitable for c | cultivation. Lands under the |
| supervision of t | the Wildlife Resources Commission and design | ated and in use as wildlife |
| management are | as, refuges, or fishing access areas and lands used | as research stations shall not |
| or all lands all a | provisions of this section. The Department shall | dministration The Secretary |
| may contract wit | cated to it for that purpose by the Department of A the the appropriate prison authorities for the furnish | <u>summittation</u> . The secretary |
| may he soreed a | upon from time to time between such prison auth | norities and the Secretary of |
| nrison labor for | use in the planting, cutting, and removal of timber | from State forests which are |
| under the manage | ement of the Department. | item state forests which are |
| <u>"§ 113-30. Use</u> | of lands acquired by counties through tax for | eclosures as demonstration |
| • fores | | |
| The boards of | of county commissioners of the various counties of | F North Carolina are herewith |
| authorized to tur | rn over to the said Department title to such tax-d | elinquent lands as may have |
| been acquired by | y said counties under tax sale and as in the judgn | nent of the Secretary may be |
| suitable for the p | burposes named in G.S. 113-29, subdivision (5). | |
| <u>"§ 113-31. Pro</u> | cedure for acquisition of delinquent tax lands fr | om counties. |
| In the carry | ving out of the provisions of G.S. 113-30, the | e several boards of county |
| commissioners s | shall furnish forthwith on written request of the E | e remained area de complete list of |
| | quired by the county under tax sale and which hav | |
| | ears or more. On receipt of this list the Secretary s | nan nave me lanus examined |
| and it any and a | <u>1 more of these properties is in this juuginent suita</u> | |
| and if any one o | request shall be made to the county commissioner | ble for the purposes set forth |
| in G.S. 113-30, 1 | request shall be made to the county commissione | ble for the purposes set forth rs for the acquisition of such |
| in G.S. 113-30, i land by the De | request shall be made to the county commissione: partment at a price not to exceed the actual ar | ble for the purposes set forth rs for the acquisition of such nount of taxes due without |
| in G.S. 113-30, land by the Depenalties. On rec | request shall be made to the county commissione partment at a price not to exceed the actual an except of this request the county commissioners shall | ble for the purposes set forth rs for the acquisition of such mount of taxes due without l make permanent transfer of |
| in G.S. 113-30, land by the Depenalties. On rec such tract or trac | request shall be made to the county commissione partment at a price not to exceed the actual ar wipt of this request the county commissioners shal cts of land to the Department through fee-simple | ble for the purposes set forth rs for the acquisition of such nount of taxes due without I make permanent transfer of deed or other legal transfer, |
| in G.S. 113-30, land by the Depenalties. On reconsuch tract or transaid deed to be | request shall be made to the county commissione partment at a price not to exceed the actual ar weipt of this request the county commissioners shal ets of land to the Department through fee-simple approved by the Attorney General of North Car | ble for the purposes set forth rs for the acquisition of such nount of taxes due without I make permanent transfer of deed or other legal transfer, |
| in G.S. 113-30, land by the Depenalties. On reconsult of the second seco | request shall be made to the county commissioner partment at a price not to exceed the actual an exipt of this request the county commissioners shal ets of land to the Department through fee-simple approved by the Attorney General of North Car be Department as above outlined. | ble for the purposes set forth rs for the acquisition of such nount of taxes due without I make permanent transfer of deed or other legal transfer, |
| in G.S. 113-30, land by the Depenalties. On reconsuch tract or transaid deed to be payment from th "§ 113-32. Pure | request shall be made to the county commissioner partment at a price not to exceed the actual ar ceipt of this request the county commissioners shal cts of land to the Department through fee-simple approved by the Attorney General of North Car are Department as above outlined. chase of lands for use as demonstration forests. | ble for the purposes set forth rs for the acquisition of such nount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive |
| in G.S. 113-30, land by the Depenalties. On reconsuch tract or transaid deed to be payment from th "§ 113-32. Pure Where no su | request shall be made to the county commissioner partment at a price not to exceed the actual an ceipt of this request the county commissioners shal cts of land to the Department through fee-simple approved by the Attorney General of North Car approved by the Attorney General of North Car e Department as above outlined. chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the | ble for the purposes set forth rs for the acquisition of such mount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive |
| in G.S. 113-30, land by the Depenalties. On reconsuch tract or tracs said deed to be payment from the "§ 113-32. Pure Where no su the establishme sufficient land for | request shall be made to the county commissioner partment at a price not to exceed the actual an except of this request the county commissioners shal ets of land to the Department through fee-simple approved by the Attorney General of North Car the Department as above outlined. Chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the nt of a demonstration forest is advisable, the or the establishment of such a demonstration fore | ble for the purposes set forth rs for the acquisition of such nount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive |
| in G.S. 113-30, land by the Depenalties. On reconsuch tract or tracs said deed to be payment from the "§ 113-32. Pure Where no su the establishme sufficient land for | request shall be made to the county commissioner partment at a price not to exceed the actual an except of this request the county commissioners shal ets of land to the Department through fee-simple approved by the Attorney General of North Car the Department as above outlined. Chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the nt of a demonstration forest is advisable, the or the establishment of such a demonstration fore | ble for the purposes set forth rs for the acquisition of such nount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive |
| in G.S. 113-30, land by the Depenalties. On reconstruction of the second such tract or transaid deed to be payment from the "§ 113-32. Pure Where no su the establishmet sufficient land for price, the deed for the second sufficient land for the second sufficient sufficient sufficient land for the second sufficient | request shall be made to the county commissioner partment at a price not to exceed the actual an except of this request the county commissioners shal cts of land to the Department through fee-simple approved by the Attorney General of North Car approved by the Attorney General of North Car e Department as above outlined. chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the nt of a demonstration forest is advisable, the | ble for the purposes set forth rs for the acquisition of such mount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive |
| in G.S. 113-30, 1 land by the Depenalties. On reconstruction of the such tract or transaid deed to be payment from the " § 113-32. Pure Where no su the establishmet sufficient land for the deed for th | request shall be made to the county commissioner partment at a price not to exceed the actual ar ceipt of this request the county commissioners shal ets of land to the Department through fee-simple approved by the Attorney General of North Car the Department as above outlined. chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the nt of a demonstration forest is advisable, the or the establishment of such a demonstration fore for such land to be subject to approval of the Attor 113-33 shall allow the Department to acquire lan | ble for the purposes set forth rs for the acquisition of such mount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive |
| in G.S. 113-30, land by the Depenalties. On reconsuch tract or transaid deed to be payment from the "§ 113-32. Pure Where no su the establishme sufficient land for price, the deed for G.S. 113-29 to 1 domain. "§ 113-33. For | request shall be made to the county commissioner partment at a price not to exceed the actual and except of this request the county commissioners shall ets of land to the Department through fee-simple approved by the Attorney General of North Car the Department as above outlined. Chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the nt of a demonstration forest is advisable, the or the establishment of such a demonstration fore for such land to be subject to approval of the Attor 113-33 shall allow the Department to acquire lan est management appropriation. | ble for the purposes set forth rs for the acquisition of such mount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive |
| in G.S. 113-30, land by the Depenalties. On reconsuch tract or transaid deed to be payment from the "§ 113-32. Pure Where no su the establishmer sufficient land for price, the deed for G.S. 113-29 to 1 domain. "§ 113-33. For Necessary fur | request shall be made to the county commissioner partment at a price not to exceed the actual ar except of this request the county commissioners shall ets of land to the Department through fee-simple approved by the Attorney General of North Car the Department as above outlined. Chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the nt of a demonstration forest is advisable, the for the establishment of such a demonstration fore for such land to be subject to approval of the Attor 113-33 shall allow the Department to acquire lan est management appropriation. | ble for the purposes set forth rs for the acquisition of such mount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive judgment of the Department Department may purchase est at a fair and agreed-upon orney General, but nothing in d under the right of eminent 9 and 113-30 to 113-33 shall |
| in G.S. 113-30, 1 land by the Depenalties. On reconsuch tract or transaid deed to be payment from the "§ 113-32. Pure Where no su the establishme: sufficient land for price, the deed for G.S. 113-29 to 1 domain. "§ 113-33. For Necessary for be set up in the r | request shall be made to the county commissioner partment at a price not to exceed the actual ar except of this request the county commissioners shall ets of land to the Department through fee-simple approved by the Attorney General of North Car the Department as above outlined. chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the nt of a demonstration forest is advisable, the for the establishment of such a demonstration fore or such land to be subject to approval of the Attor 113-33 shall allow the Department to acquire lan est management appropriation. inds for carrying out the provisions of G.S. 113-24 regular budget as an item entitled "forest managem | ble for the purposes set forth rs for the acquisition of such nount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive judgment of the Department Department may purchase est at a fair and agreed-upon orney General, but nothing in d under the right of eminent 9 and 113-30 to 113-33 shall ent. |
| in G.S. 113-30, land by the Depenalties. On reconstruction of the second state of the | request shall be made to the county commissioner partment at a price not to exceed the actual ar except of this request the county commissioners shall ets of land to the Department through fee-simple approved by the Attorney General of North Car the Department as above outlined. Chase of lands for use as demonstration forests. itable tax-delinquent lands are available and in the nt of a demonstration forest is advisable, the for the establishment of such a demonstration fore for such land to be subject to approval of the Attor 113-33 shall allow the Department to acquire lan est management appropriation. | ble for the purposes set forth rs for the acquisition of such nount of taxes due without I make permanent transfer of deed or other legal transfer, olina, and shall then receive judgment of the Department Department may purchase est at a fair and agreed-upon orney General, but nothing in d under the right of eminent 9 and 113-30 to 113-33 shall ent. d other recreational areas; |

The Governor may, upon recommendation of the Department, accept gifts of land to 1 (a) 2 3 the State to be held, protected, and administered by the Department as State forests, and to be used so as to demonstrate the practical utility of timber culture and water conservation, and as 4 refuges for game. The gifts of land must be absolute except in cases where the mineral interest 5 on the land has previously been sold. The Department may purchase lands in the name of the State, suitable chiefly for the production of timber, as State forests, for experimental, demonstration, educational, park, and protection purposes, using for these purposes any special 6 7 8 appropriations or funds available. The Department may acquire by gift, purchase, or 9 condemnation under the provisions of Chapter 40A of the General Statutes, areas of land in 10 different sections of the State that may in the opinion of the Department be necessary for the 11 purpose of establishing or developing State forests, State parks, and other areas and developments essential to the effective operation of the State forestry and State park activities 12 13 under its charge. Condemnation proceedings shall be instituted and prosecuted in the name of 14 the State, and any property so acquired shall be administered, developed, and used for 15 experiment and demonstration in forest management, for public recreation, recreation and for 16 other purposes authorized or required by law. Before any action or proceeding under this 17 section can be exercised, the approval of the Governor and Council of State shall be obtained 18 and filed with the clerk of the superior court in the county or counties where the property is 19 located. The Attorney General shall ensure that all deeds to the State for land acquired under 20 this section are properly executed before the gift is accepted or payment of the purchase money 21 is made.

22 (b)The Department may accept as gifts to the State any forest and submarginal 23 farmland acquired by the federal government that is suitable for the purpose of creating and 24 maintaining State forests, game refuges, public shooting grounds, State parks, State lakes, and 25 other recreational areas, or to enter into longtime leases with the federal government for the 26 areas and administer them with funds secured from their administration in the best interest of 27 longtime public use, supplemented by any appropriations made by the General Assembly. The 28 Department may segregate revenue derived from State hunting and fishing licenses, use 29 permits, and concessions and other proper revenue secured through the administration of State 30 forests, game refuges, public shooting grounds, State parks, State lakes, and other recreational 31 areas to be deposited in the State treasury to the credit of the Department to be used for the 32 administration of these areas.

(c) The Department, with the approval of the Governor and Council of State, may enter
 into leases of lands and waters for State parks, State lakes, and recreational purposes.

35

(d), (e) Repealed by Session Laws 2003-284, s. 35.1(a), effective July 1, 2003.

(f) The authority granted to the Department under this section is in addition to any
 authority granted to the Department under any other provision of law.

38 "§ 113-34.1. Power to acquire conservation lands not included in the State Parks System.

39 The Department of Administration may acquire and allocate to the Department of 40 Environment and Natural Resources for management by the Division of Parks and Recreation 41 lands that the Department of Environment and Natural Resources finds are important for 42 conservation purposes but which are not included in the State Parks System. Lands acquired 43 pursuant to this section are not subject to Article 2C of Chapter 113 of the General Statutes and 44 may be traded or transferred as necessary to protect, develop, and manage the Mountains to Sea 45 State Park Trail, other State parks, or other conservation lands. This section does not expand 46 the power granted to the Department of Environment and Natural Resources under 47 G.S. 113-34(a) to acquire land by condemnation.

48 "§ 113-35. State timber may be sold by Department; forest nurseries; control<u>Control</u> 49 over <u>State parks</u>; operation of public service facilities; concessions to private 50 concerns; authority to charge fees and adopt rules.

51 Timber and other products of State forests may be sold, cut, and removed under (a) 52 rules of the Department. The Department may establish and operate forest tree nurseries and 53 forest tree seed orchards. Forest tree seedlings and seed from these nurseries and seed orchards 54 may be sold to landowners of the State for purposes of forestation under rules adopted by the 55 Department. When the Secretary determines that a surplus of seedlings or seed exists, this 56 surplus may be sold, and the sale shall be in conformity with the following priority of sale: 57 first, to agencies of the federal government for planting in the State of North Carolina; second, 58 to commercial nurseries and nurserymen within this State; and third, without distinction, to 59 federal agencies, to other states, and to recognized research organizations for planting either

within or outside of this State. The Department shall make reasonable rules governing the use 1 2 by the public of State forests, State parks, State lakes, game refuges, and public shooting 3 groundsparks and State lakes under its charge. These rules shall be posted in conspicuous 4 places on and adjacent to the properties of the State and at the courthouse of the county or 5 counties in which the properties are located. A violation of these rules is punishable as a Class 6 3 misdemeanor.

7 (a1) The Department may adopt rules under which the Secretary may issue a special-use 8 permit authorizing the use of pyrotechnics in State parks in connection with public exhibitions. 9 The rules shall require that experts supervise the use of pyrotechnics and that written 10 authorization for the use of pyrotechnics be obtained from the board of commissioners of the 11 county in which the pyrotechnics are to be used, as provided in G.S. 14-410. The Secretary may 12 impose any conditions on a permit that the Secretary determines to be necessary to protect 13 public health, safety, and welfare. These conditions shall include a requirement that the 14 permittee execute an indemnification agreement with the Department and obtain general 15 liability insurance covering personal injury and property damage that may result from the use 16 of pyrotechnics with policy limits determined by the Secretary.

17 The Department may construct, operate, and maintain within the State forests, State (b) 18 parks, State lakes, and other areas under its charge suitable public service facilities and 19 conveniences, and may charge and collect reasonable fees for the use of these facilities and 20 conveniences. The Department may also charge and collect reasonable fees for each of the 21 following: 22

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- (1)The erection, maintenance, and use of docks, piers, and any other structures permitted in or on State lakes under rules adopted by the Department.
- (2)Hunting privileges on State forests and fishingFishing privileges in State forests, State parks, parks and State lakes, provided that these privileges shall be extended only to holders of State hunting and fishing licenses who comply with all State game and fish laws.
- (3) Vehicle access for off-road driving at the beach at Fort Fisher State Recreation Area.
- (4) The erection, maintenance, and use of a marina at Carolina Beach.

31 Members of the public who pay a fee under subsection (b) of this section for access (b1) 32 to Fort Fisher State Recreation Area may have 24-hour access to Fort Fisher State Recreation 33 Area from September 15 through March 15 of each year.

34 The Department may make reasonable rules for the operation and use of boats or (c) 35 other craft on the surface of the waters under its charge. The Department may charge and 36 collect reasonable fees for the use of boats and other watercraft that are purchased and 37 maintained by the Department; however, the Department shall not charge a fee for the use or 38 operation of any other boat or watercraft on these waters.

39 The Department may grant to private individuals or companies concessions for (d) 40 operation of public service facilities for such periods and upon such conditions as the 41 Department deems to be in the public interest. The Department may adopt reasonable rules for 42 the regulation of the use by the public of the lands and waters under its charge and of the public 43 service facilities and conveniences authorized under this section. A violation of these rules is 44 punishable as a Class 3 misdemeanor.

45 The authority granted to the Department under this section is in addition to any (e) 46 authority granted to the Department under any other provision of law.

47 "§ 113-36. Applications of proceeds from sale of products.

48 Application of Proceeds Generally. Except as provided in this section, all money (a) 49 received from the sale of wood, timber, minerals, or other products from the State forests shall 50 be paid into the State treasury and to the credit of the Department; and such money shall be 51 expended in carrying out the purposes of this Article and of forestry in general, under the 52 direction of the Secretary.

53 Tree Cone and Seed Purchase Fund. A percentage of the money obtained from the (b) 54 sale of seedlings and remaining unobligated at the end of a fiscal year, shall be placed in a 55 special, continuing and nonreverting Tree Cone and Seed Purchase Fund under the control and 56 direction of the Secretary. The percentage of the sales placed in the fund shall not exceed ten 57 percent (10%). At the beginning of each fiscal year, the Secretary shall select the percentage for 58 the upcoming fiscal year depending upon the anticipated costs of tree cones and seeds which 59 the department must purchase. Money in this fund shall not be allowed to accumulate in excess 1

of the amount needed to purchase a four-year supply of tree cones and seed, and shall be used for no purpose other than the purchase of tree cones and seeds.

2 3 Forest Seedling Nursery Program Fund. The Forest Seedling Nursery Program (c) 4 Fund is created within the Department of Environment and Natural Resources, Division of 5 Forest Resources, as a special revenue fund. Except as provided in subsection (b) of this 6 section, this Fund shall consist of receipts from the sale of seed and seedlings as authorized in 7 G.S. 113-35 and any gifts, bequests, or grants for the benefit of this Fund. No General Fund 8 appropriations shall be credited to this Fund. Any balance remaining in this Fund at the end of 9 any fiscal year shall not revert. The Department may use this Fund only to develop, improve, 10 repair, maintain, operate, or otherwise invest in the Forest Seedling Nursery Program.

Bladen Lakes State Forest Fund. The Bladen Lakes State Forest Fund is created 11 (d) 12 within the Department of Environment and Natural Resources, Division of Forest Resources, as 13 a special revenue fund. This Fund shall consist of receipts from the sale of forest products from Bladen Lakes State Forest as authorized in G.S. 113-35 and any gifts, bequests, or grants for 14 15 the benefit of this Fund. No General Fund appropriations shall be credited to this Fund. Any balance remaining in this Fund at the end of any fiscal year shall not revert. The Department 16 17 may use this Fund only to develop, improve, repair, maintain, operate, or otherwise invest in 18 the Bladen Lakes State Forest.

19 "§ 113-37. Legislative authority necessary for payment.

20 Nothing in this Article shall operate or be construed as authority for the payment of any 21 money out of the State treasury for the purchase of lands or for other purposes unless by 22 appropriation for said purpose by the General Assembly.

23 "§ 113-38. Distribution of funds from sale of forestlands.

24 All funds paid by the National Forest Commission, by authority of act of Congress, 25 approved May 23, 1908 (35 Stat., 260), for the Counties of Avery, Buncombe, Burke, Craven, 26 Haywood, Henderson, Hyde, Jackson, Macon, Montgomery, Swain, Transylvania, Watauga, 27 and Yancey, shall be paid to the proper county officers, and said funds shall, when received, be 28 placed in the account of the general county funds: Provided, however, that in Buncombe 29 County said funds shall be entirely for the use and benefit of the school district or districts in 30 which said national forestlands shall be located.

31 All funds which may hereafter come into the hands of the State Treasurer from like sources 32 shall be likewise distributed.

33 "§ 113-39. License fees for hunting and fishing on government-owned property 34 unaffected.

35 No wording in G.S. 113-307.1(a), or any other North Carolina statute or law, or special act, 36 shall be construed to abrogate the vested rights of the State of North Carolina to collect fees for 37 license for hunting and fishing on any government-owned land or in any government-owned 38 stream in North Carolina including the license for county, State or nonresident hunters or 39 fishermen; or upon any lands or in any streams hereafter acquired by the federal government 40 within the boundaries of the State of North Carolina. The lands and streams within the 41 boundaries of the Great Smoky Mountains National Park to be excepted exempt from this 42 section.

43 "§ 113-40. Donations of property for forestry or park purposes; agreements with federal 44 government or agencies for acquisition.

45 The Department is hereby authorized and empowered to accept gifts, donations or 46 contributions of land suitable for forestry or park purposes and to enter into agreements with the federal government or other agencies for acquiring by lease, purchase or otherwise such 47 48 lands as in the judgment of the Department are desirable for State forests or State parks.

49 "§ 113-41. Expenditure of funds for development, etc.; disposition of products from 50 lands; rules.

When lands are acquired or leased under G.S. 113-40, the Department is hereby authorized 51 52 to make expenditures from any funds not otherwise obligated, for the management, 53 development and utilization of such areas; to sell or otherwise dispose of products from such 54 lands, and to make such rules as may be necessary to carry out the purposes of G.S. 113-40 to 55 113-44.

56 "§ 113-42. Disposition of revenues received from lands acquired.

57 All revenues derived from lands now owned or later acquired under the provisions of 58 G.S. 113-40 to 113-44 shall be set aside for the use of the Department in acquisition, management, development and use of such lands until all obligations incurred have been paid 59

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| 1 2 3 4 | in full. Thereafter, fifty percent (50%) of all net profits accruing from such lands shall be applicable for such purposes as the General Assembl fifty percent (50%) shall be paid into the school fund to be used in the which lands are located. | y may prescribe, and |
| 5 6 7 8 9 | "§ 113-43. State not obligated for debts created hereunder. Obligations for the acquisition of land incurred by the Department u G.S. 113-40 to 113-44 shall be paid solely and exclusively from revenue lands and shall not impose any liability upon the general credit and taxing "§ 113-44. Disposition of lands acquired. | es derived from such |
| 10 11 12 13 14 | The Department shall have full power and authority to sell, exchange its jurisdiction when in its judgment it is advantageous to the State to orderly development and management of State forests and State parks: Pro sale, lease or exchange shall not be contrary to the terms of any contract into." | do so in the highest ovided, however, said |
| 15 16 | SECTION 13.25.(o) Chapter 106 of the General Statutes is a new Article to read: | amended by adding a |
| 17 | " <u>Article 71.</u> | |
| 18 | "Acquisition and Control of State Forests. | |
| 19 | "§ 106-840. Policy and plan to be inaugurated by Department | of Agriculture and |
| 20 21 | (a) <u>Consumer Services.</u> <u>In this Article, unless the context requires otherwise, "Dep</u> | partment" means the |
| $\frac{21}{22}$ | Department of Agriculture and Consumer Services and "Commissioner" | means Commissioner |
| $\bar{2}\bar{3}$ | of Agriculture. | |
| 24 | (b) The Department shall inaugurate the following policy and | plan looking to the |
| 25 | cooperation with private and public forest owners in this State insof | |
| 26 | available through legislative appropriation, gifts of money or land, or su | uch cooperation with |
| 27 | landowners and public agencies as may be available: | |
| 28 | (1) <u>The extension of the forest fire prevention organization</u> | to all counties in the |
| 29 30 | (2) <u>State needing such protection.</u> | in the restoration of |
| 31 | (2) <u>To cooperate with federal and other public agencies</u> forest growth on land unwisely cleared and subsequently | |
| 32 | (3) To furnish trained and experienced experts in forest ma | |
| 33 | private forestlands and to advise with forest landowne | |
| 34 | general observance of recognized and practical rules of | |
| 35 | marketing timber. The services of such trained experi | ts of the Department |
| 36 | must naturally be restricted to those landowners who | |
| 37 | far as possible the recommendations of said Department | |
| 38 | (4) <u>To prepare and distribute printed and other material fo</u> | |
| 39 40 | and club leaders and to provide instruction to schools | |
| 40 41 | groups of citizens in order to train the younger generation wise use of our forest resources. | on in the principles of |
| 42 | (5) To acquire small areas of suitable land in the different re | egions of the State on |
| 43 | which to establish small, model forests which shall be | |
| 44 | by the said Department as State demonstration forests | |
| 45 | demonstration in forest management. | <u>i</u> |
| 46 | " <u>§ 106-841. Growing of timber on unused State lands authorized.</u> | |
| 47 | The Department of Administration may allocate to the Department, | |
| 48 | State forest, any vacant and unappropriated lands, any marshlands or s | |
| 49 50 | other lands title to which is vested in the State or in any State agency or in lands are not being otherwise used and are not suitable for cultivation | |
| 51 | supervision of the Wildlife Resources Commission and designated and | |
| 52 | management areas, refuges, or fishing access areas and lands used as resea | |
| 53 | be subject to the provisions of this section. The Department shall plant ti | |
| 54 | on all lands allocated to it for that purpose by the Department of | Administration. The |
| 55 | Commissioner may contract with the appropriate prison authorities for | |
| 56 | such conditions as may be agreed upon from time to time between such p | |
| 57 58 | the Commissioner, of prison labor for use in the planting, cutting, and ren State forests which are under the management of the Department. | noval of timber from |
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| 1 | "§ 106-842. Use of lands acquired by counties through tax fored | closures as demonstration |
| 2 3 4 5 | forests. | |
| 3 | The boards of county commissioners of the various counties of N | |
| 4 | authorized to turn over to the said Department title to such tax-del been acquired by said counties under tax sale and as in the judgmen | |
| 6 | be suitable for the purposes named in subdivision (5) of subsection (| |
| 7 | "§ 106-843. Procedure for acquisition of delinquent tax lands fro | |
| 7 8 | In the carrying out of the provisions of G.S. 106-842, the | several boards of county |
| 9 | commissioners shall furnish forthwith on written request of the De | |
| 10 | all properties acquired by the county under tax sale and which have | |
| 11 | period of two years or more. On receipt of this list, the Commiss | |
| 12 13 | examined and, if any one or more of these properties is in the suitable for the purposes set forth in G.S. 106-842, request sha | |
| 13 14 | commissioners for the acquisition of such land by the Department a | |
| 14 | actual amount of taxes due without penalties. On receipt of | |
| 16 | commissioners shall make permanent transfer of such tract or tracts | |
| 17 | through fee-simple deed or other legal transfer, said deed to be | |
| 18 | General of North Carolina, and shall then receive payment from | the Department as above |
| 19 | outlined. | - |
| 20 | " <u>§ 106-844.</u> Purchase of lands for use as demonstration forests. | |
| 21 | Where no suitable tax-delinquent lands are available and, | |
| 22 | Department, the establishment of a demonstration forest is advis | |
| 23 24 | purchase sufficient land for the establishment of such a demonst agreed-upon price, the deed for such land to be subject to approval of | |
| 24 25 | nothing in G.S. 106-840 to G.S. 106-845 shall allow the Department | |
| 26 | right of eminent domain. | it to acquire faile under the |
| 27 | " <u>§ 106-845. Forest management appropriation.</u> | |
| 28 | Necessary funds for carrying out the provisions of G.S. 106 | -840 and G.S. 106-842 to |
| 29 | G.S. 106-845 shall be set up in the regular budget as an item entitled | "forest management." |
| 30 | "§ 106-846. Power to acquire lands as State forests; donations of | or leases by United States; |
| 31 | leases for recreational purposes. | |
| 32 33 | (a) <u>The Governor may, upon recommendation of the Department</u> the State to be held, protected, and administered by the Department | |
| 33 34 | used so as to demonstrate the practical utility of timber culture and | |
| 35 | refuges for game. The gifts of land must be absolute except in cases | |
| 36 | on the land has previously been sold. The Department may purchas | se lands in the name of the |
| 37 | State, suitable chiefly for the production of timber, as State | forests, for experimental, |
| 38 | demonstration, educational, and protection purposes, using for the | hese purposes any special |
| 39 | appropriations or funds available. The Department may acquire b | |
| 40 | provisions of Chapter 40A of the General Statutes areas of land in di | |
| 41 42 | that may in the opinion of the Department be necessary for the | |
| 42 43 | <u>developing State forests and other areas and developments essentia</u> of the State forestry activities under its charge. Condemnation proc | |
| 44 | and prosecuted in the name of the State, and any property so acqu | |
| 45 | developed, and used for experiment and demonstration in fores | |
| 46 | recreation, and for other purposes authorized or required by la | |
| 47 | proceeding under this section can be exercised, the approval of the | e Governor and Council of |
| 48 | State shall be obtained and filed with the clerk of the superior cour | |
| 49 | where the property is located. The Attorney General shall ensure th | |
| 50 | land acquired under this section are properly executed before the gif | t is accepted or payment of |
| 51 52 | (b) The Department may accept as gifts to the State an | y forest and submarginal |
| 52 53 | (b) <u>The Department may accept as gifts to the State an</u> farmland acquired by the federal government that is suitable for the federal government that is s | |
| 55 54 | maintaining State forests or enter into longtime leases with the feder | |
| 55 | and administer them with funds secured from their administrati | |
| 56 | longtime public use, supplemented by any appropriations made by t | |
| 57 | Department may segregate revenue derived from State hunting | and fishing licenses, use |
| 58 | permits, and concessions, and other proper revenue secured through | the administration of State |

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| forests, to be deposited in the State treasury to the credit of the Department to | to be used for the |
| administration of these areas. | |
| (c) <u>The authority granted to the Department under this section is in addition to any</u> | |
| authority granted to the Department under any other provision of law. | ···· ····· |
| " <u>§ 106-847. State timber may be sold by Department; forest nurseri</u> | |
| <u>public service facilities; concessions to private concerns; aut</u> fees and adopt rules. | nority to charge |
| (a) Timber and other products of State forests may be sold, cut, an | d removed under |
| rules of the Department. The Department may establish and operate forest t | |
| forest tree seed orchards. Forest tree seedlings and seed from these nurseries a | |
| may be sold to landowners of the State for purposes of forestation under rule | |
| Department. When the Commissioner determines that a surplus of seedlings of | |
| surplus may be sold, and the sale shall be in conformity with the following | |
| first, to agencies of the federal government for planting in the State of North | |
| to commercial nurseries and nurserymen within this State; and third, without for the states and to recognized research organizations for | |
| federal agencies, to other states, and to recognized research organizations federal within or outside of this State. The Department shall make reasonable rules a | |
| by the public of State forests under its charge. These rules shall be posted in co | |
| on and adjacent to the properties of the State and at the courthouse of the cou | |
| which the properties are located. A violation of these rules is punishab | |
| misdemeanor. | |
| (b) <u>The Department may construct, operate, and maintain within the</u> | |
| other areas under its charge suitable public service facilities and conveniences | |
| and collect reasonable fees for the use of these facilities and conveniences. | |
| may also charge and collect reasonable fees for hunting privileges on State for privileges in State forests, provided that these privileges shall be extended of | |
| State hunting and fishing licenses who comply with all State game and fish law | |
| (c) The Department may grant to private individuals or companies | |
| operation of public service facilities for such periods and upon such c | |
| Department deems to be in the public interest. The Department may adopt rea | |
| the regulation of the use by the public of the lands and waters under its charge | |
| service facilities and conveniences authorized under this section. A violation | n of these rules is |
| <u>punishable as a Class 3 misdemeanor.</u> (d) The authority granted to the Department under this section is in | addition to any |
| authority granted to the Department under any other provision of law. | i addition to any |
| "§ 106-848. Applications of proceeds from sale of products. | |
| (a) Application of Proceeds Generally. – Except as provided in this s | ection, all money |
| received from the sale of wood, timber, minerals, or other products from the | State forests shall |
| be paid into the State treasury and to the credit of the Department; and such | |
| expended in carrying out the purposes of this Article and of forestry in g | eneral, under the |
| <u>direction of the Commissioner.</u> (b) Tree Cone and Seed Purchase Fund. – A percentage of the money | obtained from the |
| sale of seedlings and remaining unobligated at the end of a fiscal year sha | |
| special, continuing, and nonreverting Tree Cone and Seed Purchase Fund und | |
| direction of the Commissioner. The percentage of the sales placed in the Fund | |
| ten percent (10%). At the beginning of each fiscal year, the Commissione | |
| percentage for the upcoming fiscal year depending upon the anticipated costs | |
| seeds which the Department must purchase. Money in this Fund shall ne | |
| accumulate in excess of the amount needed to purchase a four-year supply | |
| seed and shall be used for no purpose other than the purchase of tree cones and | |
| (c) Forest Seedling Nursery Program Fund. – The Forest Seedling Fund is created within the Department of Environment and Natural Resou | |
| Forest Resources, as a special revenue fund. Except as provided in subse | |
| section, this Fund shall consist of receipts from the sale of seed and seedling | |
| G.S. 106-847 and any gifts, bequests, or grants for the benefit of this Fund. | |
| appropriations shall be credited to this Fund. Any balance remaining in this F | Fund at the end of |
| any fiscal year shall not revert. The Department may use this Fund only to c | |
| repair, maintain, operate, or otherwise invest in the Forest Seedling Nursery Pr | rogram. |
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| 1 | (d) Bladen Lakes State Forest Fund. – The Bladen Lakes State Forest F | Fund is created |
| 2 | within the Department of Environment and Natural Resources, Division of Forest | |
| 3 | a special revenue fund. This Fund shall consist of receipts from the sale of forest | |
| 4 | Bladen Lakes State Forest as authorized in G.S. 106-847 and any gifts, bequests | |
| 5 | the benefit of this Fund. No General Fund appropriations shall be credited to t | |
| 6 | balance remaining in this Fund at the end of any fiscal year shall not revert. The | |
| 7 | may use this Fund only to develop, improve, repair, maintain, operate, or other | |
| 8 | the Bladen Lakes State Forest. | |
| <u>9</u> | " <u>§ 106-849. Legislative authority necessary for payment.</u> | |
| 10 | Nothing in this Article shall operate or be construed as authority for the particular states of | avment of any |
| 11 | money out of the State treasury for the purchase of lands or for other purpo | |
| 12 | appropriation for said purpose by the General Assembly. | |
| 13 | <u>\$ 106-850.</u> Distribution of funds from sale of forestlands. | |
| 14 | All funds paid by the National Forest Commission, by authority of an ac | t of Congress, |
| 15 | approved May 23, 1908, (35 Stat. 260), for the Counties of Avery, Buncombe, I | Burke, Craven, |
| 16 | Haywood, Henderson, Hyde, Jackson, Macon, Montgomery, Swain, Transylva | |
| 17 | and Yancey, shall be paid to the proper county officers, and said funds shall, whe | |
| 8 | placed in the account of the general county funds: Provided, however, that | |
| 19 | County said funds shall be entirely for the use and benefit of the school admini | strative unit in |
| 20 | which said national forestlands shall be located. | |
| 21 | All funds which may hereafter come into the hands of the State Treasurer fro | m like sources |
| 22 | shall be likewise distributed. | |
| 23 | "§ 106-851. License fees for hunting and fishing on government-own | ned property |
| 24 25 | <u>unaffected.</u> No wording in G.S. 113-307.1(a), or any other North Carolina public, local, | or appoint ant |
| 23 26 | shall be construed to abrogate the vested rights of the State of North Carolina to | |
| 20 27 | license for hunting and fishing on any government-owned land or in any gove | |
| 28 | stream in North Carolina including the license for county, State, or nonresid | ent hunters or |
| 29 | fishermen; or upon any lands or in any streams hereafter acquired by the feder | |
| 30 | within the boundaries of the State of North Carolina. The lands and stream | |
| 31 | boundaries of the Great Smoky Mountains National Park are exempt from this set | |
| 32 | "§ 106-852. Donations of property for forestry purposes; agreements | |
| 33 | government or agencies for acquisition. | |
| 34 | The Department may accept gifts, donations, or contributions of land suitab | |
| 35 | purposes and to enter into agreements with the federal government or other | |
| 36 | acquiring by lease, purchase, or otherwise such lands as in the judgment of the I | Department are |
| 37 | desirable for State forests. | |
| 38 | "§ 106-853. Expenditure of funds for development, etc.; disposition of p | oroducts from |
| 39 10 | lands; rules. When lands are acquired or leaged under C.S. 106.852, the Departme | nt max male |
| 40 41 | <u>When lands are acquired or leased under G.S. 106-852, the Departme</u> expenditures from any funds not otherwise obligated, for the management, dev | |
| +1 12 | utilization of such areas; to sell or otherwise dispose of products from such land | |
| +2 13 | such rules as may be necessary to carry out the purposes of G.S. 106-852 to G.S. | |
| + <i>5</i> 14 | "§ 106-854. Disposition of revenues received from lands acquired. | 100-050. |
| 45 | All revenues derived from lands now owned or later acquired under the | provisions of |
| 46 | G.S. 106-852 to G.S. 106-856 shall be set aside for the use of the Department | |
| 47 | management, development, and use of such lands until all obligations incurred h | |
| 48 | in full. Thereafter, fifty percent (50%) of all net profits accruing from the adu | |
| 49 | such lands shall be applicable for such purposes as the General Assembly may | |
| 50 | fifty percent (50%) shall be paid into the school fund to be used in the county | or counties in |
| 51 | which lands are located. | |
| 52 | "§ 106-855. State not obligated for debts created hereunder. | |
| 53 | Obligations for the acquisition of land incurred by the Department under the | |
| 54 | G.S. 106-852 to G.S. 106-856 shall be paid solely and exclusively from revenue | |
| 55 | such lands and shall not impose any liability upon the general credit and taxing | g power of the |
| 56 | State. "8 106 856 Dispesition of lands acquired | |
| 57 | " <u>§ 106-856. Disposition of lands acquired.</u> | a landa medar |
| 58 | The Department shall have full power and authority to sell, exchange, or lea | ise lanus under |

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| 1 | orderly development and management of State forests: Provided, however, said sale, lease, of | | |
| 2 3 | exchange shall not be contrary to the terms of any contract which it has entered into." | | |
| 3 | SECTION 13.25.(p) Article 4 of Chapter 113 of the General Statutes (G.S. 113-51, | | |
| 4 | 113-52, 113-53.1, 113-54, 113-55, 113-55.1, 113-55.2, 113-56, 113-56.1, 113-57, 113-58, 112-50, 112-60, 112-60, 112-60, 2, and 112-60, 2) is recardified as a new Article 72 of Charten | | |
| 5 6 | 113-59, 113-60, 113-60.1, 113-60.2, and 113-60.3) is recodified as a new Article 72 of Chapter 106 of the General Statutes, G.S. 106-860 through G.S. 106-875. | | |
| 7 | SECTION 13.25.(q) Article 72 of Chapter 106 of the Gener | ral Statutes as | |
| 8 | recodified under subsection (p) of this section, reads as rewritten: | ai Statutes, as | |
| 9 | "Article 72. | | |
| 10 | "Protection and Development of Forests; Fire Control. | | |
| 11 | "§ 106-860. Powers of Department of Environment and Natural Resource | :es.<u>Agriculture</u> | |
| 12 | and Consumer Services. | 1.0 | |
| 13 | (a) The Department of Environment and Natural Resources <u>Agriculture</u> | | |
| 14 15 | <u>Services</u> may take such action as it may deem necessary to provide for the | | |
| 15 | control of forest fires in any and all parts of this State, and it is hereby authoriz an agreement with the Secretary of Agriculture of the United States for the p | | |
| 17 | forested watersheds of streams in this State. | | |
| 18 | (b) In this Article, unless the context requires otherwise: | | |
| 19 | (i) "Commissioner" means the Commissioner of Agriculture. | | |
| 20 | (1)(2) "Department" means the Department of Environment | and Natural | |
| 21 | Resources. Agriculture and Consumer Services. | | |
| 22 23 | (2) "Secretary" means the Secretary of Environment and Natural | Resources. | |
| 23 | "§ 106-861. Forest rangers. | | |
| 24 25 | The <u>Secretary Commissioner</u> may appoint one county forest ranger and one forest rangers in each county of the State in which, after careful investigation | | |
| $\frac{23}{26}$ | forestland and the risks from forest fires shall, in his judgment, warrant the est | | |
| 27 | forest fire organization. | uononnon or u | |
| 28 | "§ 106-862. Forest laws defined. | | |
| 29 | The forest laws consist of: | | |
| 30 | (1) G.S. 14-136 to G.S. 14-140; | | |
| 31 | (2) Articles $2, 4, 4A, 4C$, and $6A71$ through 79 of this Chapter; | | |
| 32 33 | (3) G.S. 77-13 and G.S. 77-14; (4) Other statutes enacted for the protection of forests and wood | lands from fire | |
| 33 34 | (4) Other statutes enacted for the protection of forests and wood insects, or disease and concerning obstruction of streams | | |
| 35 | forests and woodlands; and | und unteries m | |
| 36 | (5) Regulations and ordinances adopted under the authority | of the above | |
| 37 | statutes. | | |
| 38 | "§ 106-863. Duties of forest rangers; payment of expenses by State and cour | | |
| 39 | Forest rangers shall have charge of measures for controlling forest fires | | |
| 40 | forests from pests and diseases, and the development and improvement of | | |
| 41 42 | maximum production of forest products; shall post along highways and in oth places copies of the forest fire laws and warnings against fires, which shall be | | |
| 43 | Secretary;Commissioner; shall patrol and man lookout towers and other points | | |
| 44 | dangerous seasons under the direction of the Secretary; Commissioner; and shall perform such | | |
| 45 | other acts and duties as shall be considered necessary by the Secretary Commissioner in the | | |
| 46 | protection, development and improvement of the forested area of each of the | | |
| 47 | the State. No county may be held liable for any part of the expenses thus incurred unless | | |
| 48 | specifically authorized by the board of county commissioners under prior written agreement | | |
| 49 50 | with the Secretary; Commissioner; appropriations for meeting the county's expenses so authorized by the board of county commissioners shall be provided | snare of such | |
| 50 | county budget. For each county in which financial participation by the county is | | |
| 52 | <u>Secretary Commissioner</u> shall keep or cause to be kept an itemized account of a | | |
| 53 | incurred and shall send such accounts periodically to the board of county commi | | |
| 54 | county; upon approval by the board of the correctness of such accourt | its, the county | |
| 55 | commissioners shall issue or cause to be issued a warrant on the county t | | |
| 56 | payment of the county's share of such expenditures, said payment to be made w | | |
| 57 58 | after receipt of such statement from the Secretary.Commissioner. Appropriations made by a county for the purposes set out in Articles 4, 4A, 4C and 6A72, 73, 75, and 79 of this Chapter | | |
| 58 59 | in the cooperative forest protection, development and improvement work are | | |
| 57 | in the cooperative forest protection, development and improvement work are | | |

State and federal funds which may be available to the <u>Secretary Commissioner</u> for the work in said county, but are to serve as a supplement thereto. Funds appropriated to the Department for a fiscal year for the purposes set out in Articles 4, 4A, 4C and 6A72, 73, 75, and 79 of this Chapter shall not be expended in a county unless that county shall contribute at least twenty-five percent (25%) of the total cost of the forestry program. **"§ 106-864. Powers of forest rangers to prevent and extinguish fires; authority to issue**

6 "§ 106-864. Powers of forest rangers to prevent and extinguish fires; authority to issue 7 citations and warning tickets.

8 Forest rangers shall prevent and extinguish forest fires and shall have control and (a) 9 direction of all persons and equipment while engaged in the extinguishing of forest fires. 10 During a season of drought, the Secretary Commissioner or his designate may establish a fire 11 patrol in any district, and in case of fire in or threatening any forest or woodland, the forest 12 ranger shall attend forthwith and use all necessary means to confine and extinguish such fire. 13 The forest ranger or deputy forest ranger may summon any resident between the ages of 18 and 14 45 years, inclusive, to assist in extinguishing fires and may require the use of crawler tractors 15 and other property needed for such purposes; any person so summoned and who is physically 16 able who refuses or neglects to assist or to allow the use of equipment and such other property 17 required shall be guilty of a Class 3 misdemeanor and upon conviction shall only be subject to 18 a fine of not less than fifty dollars (\$50.00) nor more than one hundred dollars (\$100.00). No 19 action for trespass shall lie against any forest ranger, deputy forest ranger, or person summoned by him for crossing lands, backfiring, burning out or performing his duties as a forest ranger or 20 21 deputy forest ranger.

22 (b) Forest rangers are authorized to issue and serve citations under the terms of 23 G.S. 15A-302 and warning tickets under the terms of G.S. 113-55.2G.S. 106-866 for offenses 24 under the forest laws. This subsection may not be interpreted to confer the power of arrest on 25 forest rangers, and does not make them criminal justice officers within the meaning of 26 G.S. 17C-2.

27 "§ 106-865. Powers of forest law-enforcement officers.

28 The Secretary Commissioner is authorized to appoint as many forest law-enforcement 29 officers as he deems necessary to carry out the forest law-enforcement responsibilities of the 30 Department. Forest law-enforcement officers shall have all the powers and the duties of a forest 31 ranger enumerated in G.S. 113-54 and 113-55.G.S. 106-863 and G.S. 106-864. Forest 32 law-enforcement officers shall, in addition to their other duties, have the powers of peace 33 officers to enforce the forest laws. Any forest law-enforcement officer may arrest, without 34 warrant, any person or persons committing any crime in his presence or whom such officer has 35 probable cause for believing has committed a crime in his presence and bring such person or persons forthwith before a district court or other officer having jurisdiction. Forest 36 37 law-enforcement officers shall also have authority to obtain and serve warrants including 38 warrants for violation of any duly promulgated rule of the Department.

39 "§ 106-866. Warning tickets for violations of the forest laws.

(a) To encourage the cooperation of the public in achieving the objectives of the forest
laws, the Secretary Commissioner may provide for the issuance of warning tickets instead of
the initiation of criminal prosecution by forest rangers and forest law-enforcement officers.
Issuance of the warning tickets shall be in accordance with criteria administratively
promulgated by the Secretary Commissioner within the requirements of this section. These
criteria are exempt from Article 2A of Chapter 150B of the General Statutes.

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- No warning ticket may be issued unless all of the following conditions are met: (1) The forest ranger or the forest law enforcement officer must be conving
 - (1) The forest ranger or the forest law-enforcement officer must be convinced that the offense was not committed intentionally.
 - (2) The offense is not one, or a type of offense, for which the Secretary <u>Commissioner</u> has prohibited the issuance of warning tickets.
 - (3) At the time of the violation it was not reasonably foreseeable that the conduct of the offender could result in any significant destruction of forests or woodlands or constitute a hazard to the public.

54 A warning ticket may not be issued if the offender has previously been charged (c) 55 with, or issued a warning ticket for, the same or a similar offense within the preceding three 56 years. A list of persons who have been issued warning tickets under this section within the 57 preceding three years shall be maintained and periodically updated by the 58 Secretary.Commissioner.

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This section does not entitle any person who has committed an offense to the right (d) to be issued a warning ticket, and the issuance of a warning ticket does not prohibit the later initiation of criminal prosecution for the same offense for which the warning ticket was issued.

"§ 106-867. Compensation of forest rangers.

5 Forest rangers shall receive compensation from the Department at a reasonable rate to be 6 fixed by said Department for the time actually engaged in the performance of their duties; and 7 reasonable expenses for equipment, transportation, or food supplies incurred in the 8 performance of their duties, according to an itemized statement to be rendered the Secretary 9 <u>Commissioner</u> every month, and approved by him. Forest rangers shall render to the Secretary 10 Commissioner a statement of the services rendered by the men employed by them or their deputy rangers, as provided in this Article, within one month of the date of service, which bill 11 shall show in detail the amount and character of the service performed, the exact duration 12 13 thereof, the name of each person employed, and any other information required by the 14 Secretary. Commissioner. If said bill be duly approved by the Secretary. Commissioner, it shall 15 be paid by direction of the Department out of any funds provided for that purpose.

16 "§ 106-868. Overtime compensation for forest fire fighting.

17 The Department shall, within funds appropriated to the Department, provide overtime 18 compensation to the professional employees of the Division of Forest Resources involved in 19 fighting forest fires.

20"§ 106-869. Woodland defined.

21 For the purposes of this Article, woodland is taken to include all forest areas, both timber 22 and cutover land, and all second-growth stands on areas that have at one time been cultivated. 23

"§ 106-870. Misdemeanor to destroy posted forestry notice.

24 Any person who shall maliciously or willfully destroy, deface, remove, or disfigure any 25 sign, poster, or warning notice, posted by order of the Secretary, Commissioner, under the 26 provisions of this Article, or any other act which may be passed for the purpose of protecting 27 and developing the forests in this State, shall be guilty of a Class 3 misdemeanor. 28

"§ 106-871. Cooperation between counties and State in forest protection and development.

30 The board of county commissioners of any county is hereby authorized and empowered to 31 cooperate with the Department in the protection, reforestation, and promotion of forest management of their own forests within their respective counties, and to appropriate and pay 32 33 out of the funds under their control such amount as is provided in G.S. 113-54.G.S. 106-863. 34

"§ 106-872. Instructions on forest preservation and development.

35 It shall be the duty of all district, county, township rangers, and all deputy rangers (a) 36 provided for in this Chapter to distribute in all of the public schools and high schools of the county in which they are serving as such fire rangers all such tracts, books, periodicals and 37 38 other literature that may, from time to time, be sent out to such rangers by the State and federal 39 forestry agencies touching or dealing with forest preservation, development, and forest 40 management.

41 It shall be the duty of the various rangers herein mentioned under the direction of (b) 42 the Secretary, Commissioner, and the duty of the teachers of the various schools, both public 43 and high schools, to keep posted at some conspicuous place in the various classrooms of the 44 school buildings such appropriate bulletins and posters as may be sent out from the forestry 45 agencies herein named for that purpose and keep the same constantly before their pupils; and 46 said teachers and rangers shall prepare lectures or talks to be made to the pupils of the various 47 schools on the subject of forest fires, their origin and their destructive effect on the plant life 48 and tree life of the forests of the State, the development and scientific management of the 49 forests of the State, and shall be prepared to give practical instruction to their pupils from time 50 to time and as often as they shall find it possible so to do.

51 "§ 106-873. Authority of Governor to close forests and woodlands to hunting, fishing and 52 trapping.

53 During periods of protracted drought or when other hazardous fire conditions threaten 54 forest and water resources and appear to require extraordinary precautions, the Governor of the 55 State, upon the joint recommendation of the Secretary Commissioner and the Executive 56 Director of the North Carolina Wildlife Resources Commission, may by official proclamation:

- 57 58
- Close any or all of the woodlands and inland waters of the State to hunting, (1)
 - fishing and trapping for the period of the emergency.

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| 1 2 3 | (2) | Forbid for the period of the emergency the building burning of brush, grass or other debris within 500 fee any county, counties, or parts thereof. | |
| 2 3 4 5 6 7 8 9 | (3) | Close for the period of the emergency any or all of State to such other persons and activities as he dec circumstances, except to the owners or tenants of su agents and employees, or persons holding written owner or his recognized agent to enter thereon for any | ems proper under the ch property and their permission from any |
| 10 | "8 106 -87 4 Pub | than hunting, fishing or trapping. lication of proclamation; annulment thereof. | |
| 11 | | nation shall become effective 24 hours after certified time | e of issue, and shall be |
| 12 | | h newspapers and posted in such places and in such ma | |
| 13 | | all be annulled in the same manner by another proclama | |
| 14 | | sfied, upon joint recommendation of the Secretary C | |
| 15 | | tor of the North Carolina Wildlife Resources Commissi | ion, that the period of |
| 16 17 | the emergency ha | as passed. lation of proclamation a misdemeanor. | |
| 18 | | firm or corporation who enters upon any woodlands or | r inland waters of the |
| 19 | | pose of hunting, fishing or trapping, or who builds a car | |
| 20 | grass or other de | bris within 500 feet of any woodland, after a proclamati | on has been issued by |
| 21 | | bidding such activities, or who violates any other provis | |
| 22 | | h regard to permissible activities in closed woodlands sha | all be guilty of a Class |
| 23 24 | 1 misdemeanor." | FION 13.25.(r) Article 4A of Chapter 113 of | the General Statutes |
| 25 | | 13-60.5, 113-60.6, 113-60.7, 113-60.8, 113-60.9, 113-60 | |
| 26 | new Article 73 of | f Chapter 106 of the General Statutes, G.S. 106-880 throu | ugh G.S. 106-886. |
| 27 | | FION 13.25.(s) Article 73 of Chapter 106 of the | General Statutes, as |
| 28 | recodified under | subsection (r) of this section, reads as rewritten: | |
| 29 30 | | "Article 73. "Protection of Forest Against Insect Infestation and Dise | 2264 |
| 31 | "§ 106-880. Pur | | case. |
| 32 | | purpose of this Article is to place within the Departmen | t of Environment and |
| 33 | Natural Resourc | es, Agriculture and Consumer Services the authority a | and responsibility for |
| 34 | | ect infestations and disease infections which affect stan | |
| 35 36 | | rol measures for interested landowners and others, an , or eradicate outbreaks of forest insect pests and tree dise | |
| 37 | | s Article, unless the context requires otherwise, the exp | |
| 38 | | rtment of Environment and Natural Resources: "Secr | |
| 39 | | ces, and "Commissioner" means the Secretary of Env | ironment and Natural |
| 40 | | nissioner of Agriculture. | |
| 41 42 | | hority of the Department. and responsibility for carrying out the purpose, intent | and provisions of this |
| 43 | | by delegated to the Department. The administration of | |
| 44 | | inder the general supervision of the Secretary. Commission | |
| 45 | this Article shall | not abrogate or change any power or authority as may l | be vested in the North |
| 46 | Carolina Department of Agriculture and Consumer Services under existing statutes. | | |
| 47 48 | "§ 106-882. Def | | |
| 48 49 | $\begin{array}{c} \text{As used in un} \\ (1) \end{array}$ | is Article, unless the context clearly requires otherwise: "Control zone" means an area of potential or actual in | efectation or infection |
| 50 | (1) | boundaries of which are fixed and clearly described in | |
| 51 | | identify the zone. | 5 |
| 52 | (2) | "Forestland" means land on which forest trees occur. | 1 |
| 53 54 | (3) | "Forest trees" means only those trees which are a part of notantial immeture or mature commercial timber to | |
| 54 55 | | of potential immature or mature commercial timber tr term "forest trees" shall be deemed to include shade | |
| 56 | | around houses, along highways, and within cities an | |
| 57 | | constitute insect and disease menaces to nearby time | |
| 58 | | stands. | |
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- (4)"Infection" means attack by any disease affecting forest trees which is declared by the Secretary-Commissioner to be dangerously injurious thereto.
- "Infestation" means attack by means of any insect, which is by the Secretary (5)Commissioner declared to be dangerously injurious to forest trees.

"§ 106-883. Action against insects and diseases.

5 6 Whenever the Secretary, Commissioner, or his agent, determines that there exists an infestation of forest insect pests or an infection of forest tree diseases, injurious or potentially 8 injurious to the timber or forest trees within the State of North Carolina, and that said 9 infestation or infection is of such a character as to be a menace to the timber or forest growth of 10 the State, the Secretary Commissioner shall declare the existence of a zone of infestation or infection and shall declare and fix boundaries so as to definitely describe and identify said zone of infestation or infection, and the Secretary-Commissioner or his agent shall give notice in 12 13 writing by mail or otherwise to each forest landowner within the designated control zone 14 advising him of the nature of the infestation or infection, the recommended control measures, 15 and offer him technical advice on methods of carrying out controls.

"§ 106-884. Authority of Secretary Commissioner and his agents to go upon private land within control zones.

18 The Secretary Commissioner or his agents shall have the power to go upon the land within 19 any zone of infestation or infection and take measures to control, suppress or eradicate the 20 insect, infestation or disease infection. If any person refuses to allow the Secretary 21 Commissioner or his agents to go upon his land, or if any person refuses to adopt adequate 22 means to control or eradicate the insect, infestation or disease infection, the Secretary 23 Commissioner may apply to the superior court of the county in which the land is located for an 24 injunction or other appropriate remedy to restrain the landowner from interfering with the 25 Secretary Commissioner or his agents in entering the control zone and adopting measures to 26 control, suppress or eradicate the insect infestation or disease infection, provided the cost of 27 court or control thereof shall not be a liability against the forest landowner nor constitute a lien 28 upon the real property of such infested area.

29 "§ 106-885. Cooperative agreements.

30 In order to more effectively carry out the purposes of this Article, the Department is hereby 31 authorized to enter into cooperative agreement with the federal government and other public 32 and private agencies, and with the owners of forestland.

33 "§ 106-886. Annulment of control zone.

34 Whenever the Secretary-Commissioner determines that the forest insect or disease control 35 work within a designated control zone is no longer necessary or feasible, then the Secretary 36 Commissioner shall declare the zone of infestation or infection no longer pertinent to the 37 purposes of this Article and such zone will then no longer be recognized."

38 Article 4B of Chapter 113 of the General Statutes SECTION 13.25.(t) 39 (G.S. 113-60.11, 113-60.12, 113-60.13, 113-60.14, and 113-60.15) is recodified as a new Article 74 of Chapter 106 of the General Statutes, G.S. 106-890 through G.S. 106-894. 40

41 **SECTION 13.25.(u)** G.S. 106-893, as recodified in subsection (t) of this section, 42 reads as rewritten:

43 "§ 106-893. Compact Administrator; North Carolina members of advisory committee.

44 The Secretary of Environment and Natural Resources Commissioner of Agriculture is 45 hereby designated as Compact Administrator for this State and shall consult with like officials 46 of the other member states and shall implement cooperation between such states in forest fire 47 prevention and control.

48 At some time before the adjournment of each regular session of the General Assembly, the 49 Governor shall choose one person from the membership of the House of Representatives, and 50 shall choose one person from the membership of the Senate, who shall serve on the advisory 51 committee of the Southeastern Interstate Forest Fire Protection Compact as provided for in 52 Article III of said Compact. At the time of the selection of the House and Senate members of 53 such advisory committee, the Governor shall choose one alternate member from the House of 54 Representatives and one from the Senate who shall serve on such advisory committee in case of 55 the death, absence or disability of the regular members so chosen."

56 SECTION 13.25.(v) G.S. 106-894, as recodified in subsection (t) of this section, 57 reads as rewritten:

58 "§ 106-894. Agreements with noncompact states.

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The Department of Environment and Natural Resources Agriculture and Consumer Services is hereby authorized to enter into written agreements with the State forest fire control agency of any other state or any province of Canada which is party to a regional forest fire protection compact. The provisions of any written agreement entered into pursuant to this Article shall be substantially in the form of the authority heretofore granted under the provisions of this Article, Southeastern Interstate Forest Fire Protection Compact."

SECTION 13.25.(w) Article 4C of Chapter 113 of the General Statutes (G.S. 113-60.21, 113-60.22, 113-60.23, 113-60.24, 113-60.25, 113-60.26, 113-60.27, 113-60.28, 113-60.29, 113-60.30, and 113-60.31) is recodified as a new Article 75 of Chapter 106 of the General Statutes, G.S. 106-900 through G.S. 106-910.

SECTION 13.25.(x) Article 75 of Chapter 106 of the General Statutes, as recodified by subsection (w) of this section, reads as rewritten:

"Article 75.

"Regulation of Open Fires.

"§ 106-900. Purpose and findings.

15 16 The purpose of this Article is to regulate certain open burning in order to protect the public 17 from the hazards of forest fires and air pollution and to adapt such regulation to the needs and 18 circumstances of the different areas of North Carolina. The General Assembly finds that open 19 burning in proximity to woodlands must be regulated in all counties to protect against forest 20 fires and air pollution. The General Assembly further finds that in certain counties a high 21 percentage of the land area contains organic soils or forest types which may pose greater 22 problems of forest fire and air pollution controls, and that in counties in which a great amount 23 of land-clearing operations is taking place on these organic soils or these forest types, 24 additional control of open burning is required. The counties subject to the need for additional 25 control are classified as high hazard counties for purpose of this Article. 26

"§ 106-901. Definitions.

As used in this Article:

- "Department" means the Department of Environment and Natural (1)Resources. Agriculture and Consumer Services.
- (2)"Forest ranger" means the county forest ranger or deputy forest ranger designated under G.S. 113-52.G.S. 106-861.
- (3)"Person" means any individual, firm, partnership, corporation, association, public or private institution, political subdivision, or government agency.
- "Woodland" means woodland as defined in G.S. 113-57.G.S. 106-869. (4)

"§ 106-902. High hazard counties; permits required; standards.

36 The provisions of this section apply only to the counties of Beaufort, Bladen, (a) 37 Brunswick, Camden, Carteret, Chowan, Craven, Currituck, Dare, Duplin, Gates, Hyde, Jones, 38 Onslow, Pamlico, Pasquotank, Perquimans, Tyrrell, and Washington which are classified as 39 high hazard counties in accordance with G.S. 113-60.21.G.S. 106-900.

40 It is unlawful for any person to willfully start or cause to be started any fire in any (b) 41 woodland under the protection of the Department or within 500 feet of any such woodland 42 without first having obtained a permit from the Department. Permits for starting fires may be 43 obtained from forest rangers or other agents authorized by the county forest ranger to issue 44 such permits in the county in which the fire is to be started. Such permits shall be issued by the 45 ranger or other agent unless permits for the area in question have been prohibited or cancelled 46 in accordance with G.S. 113-60.25 or 113-60.27.G.S. 106-904 or G.S. 106-906.

It is unlawful for any person to willfully burn any debris, stumps, brush or other 47 48 flammable materials resulting from ground clearing activities and involving more than five 49 contiguous acres, regardless of the proximity of the burning to woodland and on which such 50 materials are placed in piles or windrows without first having obtained a special permit from 51 the Department. Areas less than five acres in size will require a regular permit in accordance 52 with G.S. 113-60.23(b).G.S. 106-902(b).

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- Prevailing winds at the time of ignition must be away from any city, town, (1)development, major highway, or other populated area, the ambient air of which may be significantly affected by smoke, fly ash, or other air contaminates from the burning.
- (2)The location of the burning must be at least 1,000 feet from any dwelling or structure located in a predominately residential area other than a dwelling or

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| | structure located on the property on which the burni | ng is conducted unless |
| | permission is granted by the occupants. | C |
| (3) | The amount of dirt or organic soil on or in the materi | al to be burned must be |
| | minimized and the material arranged in a way suit | able to facilitate rapid |
| | burning. | 1 |
| (4) | Burning may not be initiated when it is determined b | y a forest ranger, based |
| | on information supplied by a competent authority that | |
| | or inversions exist or that such conditions may occur | during the duration of |
| | the burn. | |
| (5) | Heavy oils, asphaltic material, or items containin | |
| | rubber may not be used to ignite the material to be but | urned or to promote the |
| | burning of such material. | |
| (6) | Initial burning may be commenced only between the | |
| | 3:00 P.M. and no combustible material may be add | |
| | 3:00 P.M. on one day and 9:00 A.M. on the following | |
| | favorable meteorological conditions exist, any fore | st ranger authorized to |
| 10 10 (002 O | issue the permit may authorize in writing a deviation | |
| | en burning in non-high hazard counties; permits req | |
| | provisions of this section apply only to the counties $(0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0, 0$ | not designated as high |
| | in G.S. 113-60.23(a).<u>G.S. 106-902(a).</u> | |
| | all be unlawful for any person to start or cause to be st | |
| | any woodland under the protection of the Department of | |
| | during the hours starting at midnight and ending at 4 | |
| | nit from the Department. Permits may be obtained from d by the forest ranger to issue such permits in the count | |
| | permits shall be issued by the ranger or other agent unl | |
| | been prohibited or cancelled under G.S. 113-60.25 or 1 | |
| or G.S. 106-906 | | 1J-00.27. <u>0.5. 100-70</u> |
| | en burning prohibited statewide. | |
| | ds of hazardous forest fire conditions or during air poll | ution episodes declared |
| | cle 21B of Chapter 143 of the General Statutes, the see | |
| | rohibit all open burning regardless of whether a per | |
| G.S. 113-60.23 | or 113-60.24. G.S. 106-902 or G.S. 106-903. The secreta | ary Commissioner shall |
| issue a press re | ease containing relevant details of the prohibition to n | lews media serving the |
| area affected. | | C |
| | mit conditions. | |
| | ed under this Article shall be issued in the name of the | |
| | all specify the specific area in which the burning is | |
| | rial to be burned, the duration of the permit, and su | ch other factors as ar |
| | ntify the burning which is allowed under the permit. | |
| 0 | mit suspension and cancellation. | • |
| | etermination that hazardous forest fire conditions | |
| | s authorized to cancel any permit issued under this A | |
| | new permits. Upon a determination by the Envir | |
| | its agent that open burning permitted under this Articl | |
| | ambient air quality standards or that an air pollution ep | |
| Article 21B of | Chapter 143 of the General Statutes, the secretary Con | <u>nmissioner</u> shall cance |
| | ed under authority of this Article and shall suspend th | ie issuance of any nev |
| permits. | ntual of aviating fina- | |
| | ntrol of existing fires. | 2 60 72 112 60 74 - |
| | fire is set without a permit required by G.S. 11. 06-902, 106-903, or 106-904, and is set in an area | |
| | <u>00-902, 100-903, 01 100-904,</u> and is set in an area ncelled at the time the fire is set the person responsible | |

47 48 49 50 51 52 53 54 prohibited or cancelled at the time the fire is set, the person responsible for setting the fire or causing the fire to be set shall immediately extinguish the fire or take such other action as 55 directed by any forest ranger authorized to issue permits under G.S. 113-60.23(c). G.S. 106-902(c). In the event that the person responsible does not immediately undertake efforts to extinguish the fire or take such other action as directed by the 56 57 forest ranger, the Department may enter the property and take reasonable steps to extinguish or 58 59 control the fire and the person responsible for setting the fire shall reimburse the Department

for the expenses incurred by the Department. A showing that a fire is associated with land-clearing activities is prima facie evidence that the person undertaking the land clearing is responsible for setting the fire or causing the fire to be set.

2 3 4 If a fire requiring a permit under G.S. 113-60.23(c)G.S. 106-902(c) is set without a (b) 5 permit and a forest ranger authorized to issue such permits determines that a permit would not 6 have been issued for the fire at the time it was set, the person responsible for setting the fire or 7 causing the fire to be set shall immediately take such action as the forest ranger directs to 8 extinguish or control the fire. In the event the person responsible does not immediately 9 undertake efforts to extinguish the fire or take such other action as directed by the forest ranger, 10 the Department may enter the property and take reasonable steps to extinguish or control the 11 fire and the person responsible for setting the fire shall reimburse the Department for the expenses incurred by the Department. A showing that a fire is associated with land-clearing 12 13 activities is prima facie evidence that the person undertaking the land clearing is responsible 14 for setting the fire or causing the fire to be set.

15 If a fire is set in accordance with a permit but the burning is taking place contrary to (c) 16 the conditions of the permit, any forest ranger with authority to issue permits in the area in 17 question may order the permittee in writing to undertake the steps necessary to comply with the 18 conditions of his permit. If the permittee is not making a reasonable effort to comply with the 19 order, the forest ranger may enter the property and take reasonable steps to extinguish or 20control the fire and the permittee shall reimburse the Department for the expenses incurred by 21 the Department.

22 "§ 106-908. Penalties.

23 Any person violating the provisions of this Article or of any permit issued under the 24 authority of this Article shall be guilty of a Class 3 misdemeanor. The penalties imposed by this 25 section shall be separate and apart and not in lieu of any civil or criminal penalties which may 26 be imposed by G.S. 143-215.114A or G.S. 143-215.114B. The penalties imposed are also in 27 addition to any liability the violator incurs as a result of actions taken by the Department under 28 G.S. 113-60.28.G.S. 106-907.

29 "§ 106-909. Effect on other laws.

30 This Article shall not be construed as affecting or abridging the lawful authority of local 31 governments to pass ordinances relating to open burning within their boundaries. Nothing in 32 this Article shall relieve any person from compliance with the provisions of Article 21B of 33 Chapter 143 of the General Statutes and regulations adopted thereunder. In the event that 34 permits are required for open burning associated with land clearing under the authority of 35 Article 21B of Chapter 143 of the General Statutes, the authority to issue such permits shall be 36 forest who delegated rangers are authorized issue permits to to under 37 G.S. 113-60.23(c). G.S. 106-902(c).

38 "§ 106-910. Exempt fires; no permit fees.

39 This Article shall not apply to any fires started, or caused to be started, within 100 (a) 40 feet of an occupied dwelling house if such fire shall be confined (i) within an enclosure from 41 which burning material may not escape or (ii) within a protected area upon which a watch is being maintained and which is provided with adequate fire protection equipment. 42

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No charge shall be made for the granting of any permit required by this Article." (b)

SECTION 13.25.(y) Article 4D of Chapter 113 of the General Statutes 45 (G.S. 113-60.32 and G.S. 113-60.33) is recodified as a new Article 76 of Chapter 106 of the 46 General Statutes, G.S. 106-911 and G.S. 106-912.

47 SECTION 13.25.(z) Article 76 of Chapter 106 of the General Statutes, as 48 recodified by subsection (y) of this section, reads as rewritten: 49

"Article 76.

"Fire Fighters on Standby Duty.

"§ 106-911. Definitions.

As used in this Article: (1)

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- "Fire fighter" means an employee of the Division of Forest Resources of the Department of Environment and Natural ResourcesAgriculture and <u>Consumer Services</u> who engages in fire suppression duties.
- (2)"Fire suppression duties" means involvement in on-site fire suppression, participation in Project Fire Team while it is mobilized, Operations Room duty during on-going fires or when required by high readiness plans, mop-up activities to secure fire sites, scouting and detecting forest fires, performance

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of standby duty, and any other activity that directly contributes to the detection, response to, and control of fires. "§ 106-912. Standby duty. Standby duty is time during which a fire fighter is required to remain within 25 (a) miles of his duty station and be available to return to the duty station on call. The Department of Agriculture and Consumer Services shall provide each fire fighter on standby duty with an electronic paging device that makes the wearer accessible to his duty station. (b) Notwithstanding subsection (a) of this section, for at least two out of 14 consecutive days that a fire fighter is on duty, the Department of Environment and Natural Resources Agriculture and Consumer Services shall permit the fire fighter to be more than 25 miles from his duty station so long as the fire fighter gives the Department of Environment and Natural Resources Agriculture and Consumer Services a telephone number where he can be reached; each month, the days the fire fighter is permitted to be more than 25 miles from his duty station shall include one full weekend. On the days the fire fighter is permitted to be more than 25 miles from his duty station, the Department of Environment and Natural Resources Agriculture and Consumer Services may call him only when there is a bona fide emergency." **SECTION 13.25.(aa)** Article 4E of Chapter 113 of the General Statutes (G.S. 113-60.40, 113-60.41, 113-60.42, 113-60.43, 113-60.44, and 113-60.45) is recodified as a new Article 77 of Chapter 106 of the General Statutes, G.S. 106-920 through G.S. 106-925. SECTION 13.25.(bb) Article 77 of Chapter 106 of the General Statutes, as recodified by subsection (aa) of this section, reads as rewritten: "Article 77. "North Carolina Prescribed Burning Act. "§ 106-920. Legislative findings. The General Assembly finds that prescribed burning of forestlands is a management tool that is beneficial to North Carolina's public safety, forest and wildlife resources, environment, and economy. The General Assembly finds that the following are benefits that result from prescribed burning of forestlands: Prescribed burning reduces the naturally occurring buildup of vegetative (1)fuels on forestlands, thereby reducing the risk and severity of wildfires and lessening the loss of life and property. (2)The State's ever-increasing population is resulting in urban development directly adjacent to fire-prone forestlands, referred to as a woodland-urban interface area. The use of prescribed burning in these woodland-urban interface areas substantially reduces the risk of wildfires that cause damage. (3)Many of North Carolina's natural ecosystems require periodic fire for their survival. Prescribed burning is essential to the perpetuation, restoration, and management of many plant and animal communities. Prescribed burning benefits game, nongame, and endangered wildlife species by increasing the growth and yield of plants that provide forage and an area for escape and brooding and that satisfy other habitat needs. Forestlands are economic, biological, and aesthetic resources of statewide (4)reducing the frequency and severity of significance. In addition to wildfires. prescribed burning of forestlands helps to prepare sites for replanting and natural seeding, to control insects and diseases, and to increase productivity. (5)Prescribed burning enhances the resources on public use lands, such as State and national forests, wildlife refuges, nature preserves, and game lands. Prescribed burning enhances private lands that are managed for wildlife refuges, nature preserves, and game lands. Prescribed burning enhances private lands that are managed for wildlife, recreation, and other purposes.

As North Carolina's population grows, pressures resulting from liability issues and smoke complaints discourage or limit prescribed burning so that these numerous benefits to forestlands often are not attainable. By recognizing the benefits of prescribed burning and by adopting requirements governing prescribed burning, the General Assembly helps to educate the public, avoid misunderstandings, and reduce complaints about this valuable management tool.

- 58 "§ 106-921. Definitions.
- 59 As used in this Article:

| 1 (1) "Certified prescribed burner" means an individual who has success completed a certification program approved by the Division of F. Resources of the Department of Environment and Na Resources. Agriculture and Consumer Services. 5 (2) "Prescribed burning" means the planned and controlled application of fi naturally occurring vegetative fuels under safe weather and environmental and other conditions, while following approp precautionary measures that will confine the fire to a predetermined area accomplish the intended management objectives. 10 (3) "Prescribed burning conducted in compliance with G.S. 113 60.43G.S. 106 11 (a) Any prescribed burning conducted in compliance with G.S. 113 60.43G.S. 106 11 (b) A landowner or the landowner's agent who conducts a prescribed burning. 12 "106-922. Immunity from liability. (c) 13 (a) Any prescribed burning conducted in compliance with G.S. 113 60.43G.S. 106 14 is in the public interest and does not constitute a public or private nuisance. (b) 16 O Notwithstanding subsections (a) and (b), this section does not apply who nuisance or damage results from a negligently or improperly conducted prescribed burning. 17 (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning. 18 (c) Notwithstanding subsections (a) and (b), this sectio | |
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| 4 Resources. Agriculture and Consumer Services. 5 (2) "Prescribed burning" means the planned and controlled application of finaturally occurring vegetative fuels under safe weather and environmental and other conditions, while following approp precautionary measures that will confine the fire to a predetermined area accomplish the intended management objectives. 10 (3) "Prescription" means a written plan prepared by a certified prescribed burning. 11 for starting, controlling, and extinguishing a prescribed burning. 12 "106-922. Immunity from liability. 13 (a) Any prescribed burning conducted in compliance with G.S. 113-60.43G.S. 106 14 is in the public interest and does not constitute a public or private nuisance. 15 (b) A landowner or the landowner's agent who conducts a prescribed burning. 16 compliance with G.S. 113-60.43G.S. 106-923 shall not be liable in any civil action for damage or injury caused by or resulting from smoke. 16 (c) Notwithstanding subsections (a) and (b), this section does not apply when nuisance or damage results from a negligently or improperly conducted prescribed burning. 16 a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burning. 17 (a) Prior to conducting a prescribed burning, the landowner sha | ural |
| (2) "Prescribed burning" means the planned and controlled application of finaturally occurring vegetative fuels under safe weather and environmental and other conditions, while following approp precautionary measures that will confine the fire to a predetermined area accomplish the intended management objectives. (3) "Prescription" means a written plan prepared by a certified prescribed burning. "106-922. Immunity from liability. (a) Any prescribed burning conducted in compliance with G.S. 113-60.43G.S. 106 (b) A landowner or the landowner's agent who conducts a prescribed burning compliance with G.S. 113-60.43G.S. 106-923. (c) Notwithstanding subsections (a) and (b), this section does not apply who nuisance or damage results from a negligently or improperly conducted prescribed burning. (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burning. (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burning. (a) Prior to conducting a prescription shall be provided to the landowner. A cop this prescription shall be in the possession of the responsible burner on site throughou duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | urar |
| 9 accomplish the intended management objectives. 10 (3) "Prescription" means a written plan prepared by a certified prescribed burning. 11 for starting, controlling, and extinguishing a prescribed burning. 12 "106-922. Immunity from liability. 13 (a) Any prescribed burning conducted in compliance with G.S. 113-60.43G.S. 106 14 is in the public interest and does not constitute a public or private nuisance. 15 (b) A landowner or the landowner's agent who conducts a prescribed burnin 16 compliance with G.S. 113-60.43G.S. 106-923 17 damage or injury caused by or resulting from smoke. 18 (c) Notwithstanding subsections (a) and (b), this section does not apply who 19 nuisance or damage results from a negligently or improperly conducted prescribed burning. 19 (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescription 10 for the prescribed burning prepared by a certified prescribed burner and filed with the Divided for the prescribed burning prepared by a certified prescribed burner on site throughout duration of the prescribed burning. The prescription shall be provided to the landowner. A cop 10 this prescription shall be in the possession of the responsible burner on site throughout duration of the prescribed burning. The prescription shall include: 10 (1) The landowner | e to |
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| "106-922. Immunity from liability. (a) Any prescribed burning conducted in compliance with G.S. 113-60.43G.S. 106 is in the public interest and does not constitute a public or private nuisance. (b) A landowner or the landowner's agent who conducts a prescribed burnin compliance with G.S. 113-60.43G.S. 106-923 shall not be liable in any civil action for damage or injury caused by or resulting from smoke. (c) Notwithstanding subsections (a) and (b), this section does not apply who nuisance or damage results from a negligently or improperly conducted prescribed burning. § 106-923. Prescribed burning. (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burner and filed with the Div of Forest Resources, Department of Environment and Natural Resources. Agriculture Consumer Services. A copy of the prescription shall be provided to the landowner. A cop this prescription shall be in the possession of the responsible burner on site throughou duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | |
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| (b) A landowner or the landowner's agent who conducts a prescribed burnin compliance with G.S. 113-60.43G.S. 106-923 shall not be liable in any civil action for damage or injury caused by or resulting from smoke. (c) Notwithstanding subsections (a) and (b), this section does not apply who nuisance or damage results from a negligently or improperly conducted prescribed burning. (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burner and filed with the Div of Forest Resources, Department of Environment and Natural Resources. Agriculture Consumer Services. A copy of the prescription shall be provided to the landowner. A cop this prescription shall be in the possession of the responsible burner on site throughou duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | .923 |
| compliance with <u>G.S. 113-60.43G.S. 106-923</u> shall not be liable in any civil action for damage or injury caused by or resulting from smoke. (c) Notwithstanding subsections (a) and (b), this section does not apply when nuisance or damage results from a negligently or improperly conducted prescribed burning. 166-923. Prescribed burning. (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burner and filed with the Div of Forest Resources, Department of <u>Environment and Natural Resources. Agriculture Consumer Services.</u> A copy of the prescription shall be provided to the landowner. A copt this prescription shall be in the possession of the responsible burner on site throughou duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | |
| damage or injury caused by or resulting from smoke. (c) Notwithstanding subsections (a) and (b), this section does not apply when nuisance or damage results from a negligently or improperly conducted prescribed burning. 166-923. Prescribed burning. (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burner and filed with the Division of Forest Resources, Department of Environment and Natural Resources. Accept of the prescription shall be in the possession of the responsible burner on site throughout duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | |
| (c) Notwithstanding subsections (a) and (b), this section does not apply when nuisance or damage results from a negligently or improperly conducted prescribed burning. (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burner and filed with the Diverse of Forest Resources, Department of Environment and Natural Resources. Agriculture Consumer Services. A copy of the prescription shall be provided to the landowner. A copy this prescription shall be in the possession of the responsible burner on site throughout duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | any |
| nuisance or damage results from a negligently or improperly conducted prescribed burning. * 106-923. Prescribed burning. (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescript for the prescribed burning prepared by a certified prescribed burner and filed with the Division of Forest Resources, Department of Environment and Natural Resources. Agriculture Consumer Services. A copy of the prescription shall be provided to the landowner. A copt this prescription shall be in the possession of the responsible burner on site throughout duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | |
| (a) Prior to conducting a prescribed burning, the landowner shall obtain a prescription for the prescribed burning prepared by a certified prescribed burner and filed with the Division of Forest Resources, Department of Environment and Natural Resources. Agriculture <u>Consumer Services.</u> A copy of the prescription shall be provided to the landowner. A copt this prescription shall be in the possession of the responsible burner on site throughout duration of the prescribed burning. The prescription shall include: The landowner's name and address. A description of the area to be burned. | па |
| for the prescribed burning prepared by a certified prescribed burner and filed with the Division of Forest Resources, Department of Environment and Natural Resources. Agriculture Consumer Services. A copy of the prescription shall be provided to the landowner. A copy this prescription shall be in the possession of the responsible burner on site throughou duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | tion |
| <u>Consumer Services.</u> A copy of the prescription shall be provided to the landowner. A cop this prescription shall be in the possession of the responsible burner on site throughour duration of the prescribed burning. The prescription shall include: The landowner's name and address. A description of the area to be burned. | |
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| duration of the prescribed burning. The prescription shall include: (1) The landowner's name and address. (2) A description of the area to be burned. | |
| (1) The landowner's name and address. (2) A description of the area to be burned. | the |
| 28 (2) A description of the area to be burned. | |
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| 30 (4) An estimate in tons of the fuel located on the area. | |
| 31 (5) The objectives of the prescribed burning. | |
| A list of the acceptable weather conditions and parameters for the prescr | |
| burning sufficient to minimize the likelihood of smoke damage and escaping onto adjacent areas. | fire |
| escaping onto adjacent areas. (7) The name of the certified prescribed burner responsible for conducting | the |
| prescribed burning. | the |
| 37 (8) A summary of the methods that are adequate for the particular circumsta | nces |
| involved to be used to start, control, and extinguish the prescribed burnir | |
| (9) Provision for reasonable notice of the prescribed burning to be provide | d to |
| nearby homes and businesses to avoid effects on health and property. | |
| (b) The prescribed burning shall be conducted by a certified prescribed burned accordance with a prescription that satisfies subsection (a) of this section. The cert | |
| accordance with a prescription that satisfies subsection (a) of this section. The cert prescribed burner shall be present on the site and shall be in charge of the burning throug | |
| the period of the burning. A landowner may conduct a prescribed burning without bei | |
| 45 certified prescribed burner if the landowner is burning a tract of forestland of 50 acres or | |
| 46 owned by that landowner and is following all conditions established in a prescription prep | ared |
| 47 by a certified prescribed burner. | |
| 48 (c) Prior to conducting a prescribed burning, the landowner or the landowner's a | |
| shall obtain an open-burning permit under Article 4C of this Chapter from the Divisio | |
| 50 Forest Resources, Department of Environment and Natural Resources. Agriculture 51 Consumer Services. This open-burning permit must remain in effect throughout the period | |
| 51 <u>Consumer Services.</u> This open-burning permit must remain in effect throughout the peric 52 the prescribed burning. The prescribed burning shall be conducted in compliance with al | |
| following: | the |
| 54 (1) The terms and conditions of the open-burning permit under A | |
| 4C <u>Article 75</u> of this Chapter. | ticle |
| 56(2)The State's air pollution control statutes under Article 21 and Article 2157Chapter 143 of the General Statutes and any rules adopted pursuant to the General Statutes adopted pursuant to the General Statutes and any rules adopted pursuant to the General Statutes adopted pursua | |
| statutes. (3) Any applicable local ordinances relating to open burning. | B of |

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| $ \frac{1}{2} _{3} $ | (4) The voluntary smoke management guidelines adopted by the Division of Forest Resources, Department of Environment and Natural Resources. Agriculture and Consumer Services. |
| 3 4 5 6 7 | (5) Any rules adopted by the Division of Forest Resources, Department of Environment and Natural Resources, Agriculture and Consumer Services, to |
| 0 7 | implement this Article. "§ 106-924. Adoption of rules. |
| 8 | The Division of Forest Resources, Department of Environment and Natural |
| 9 | Resources, Agriculture and Consumer Services, may adopt rules that govern prescribed burning |
| 10 | under this Article. |
| 11 | "§ 106-925. Exemption. |
| 12 13 | This Article does not apply when the Secretary of Environment and Natural ResourcesCommissioner of Agriculture has cancelled burning permits pursuant to |
| 14 | G.S. 113-60.27G.S. 106-906 or prohibited all open burning pursuant to |
| 15 | G.S. 113-60.25. <u>G.S. 106-904.</u> " |
| 16 | SECTION 13.25.(cc) Article 5 of Chapter 113 of the General Statutes |
| 17 | (G.S. 113-61, 113-62, 113-63, 113-64, 113-65, 113-66, 113-67, 113-68, 113-69, 113-70, |
| 18 19 | 113-71, 113-72, 113-73, 113-74, 113-75, 113-76, and 113-77) is recodified as a new Article 78 of Chapter 106 of the General Statutes, G.S. 106-930 through G.S. 106-946. |
| 20 | SECTION 13.25.(dd) Article 78 of Chapter 106 of the General Statutes, as |
| 21 | recodified by subsection (cc) of this section, reads as rewritten: |
| 22 | "Article 78. |
| 23 | "Corporations for Protection and Development of Forests. |
| 24 25 | "§ 106-930. Private limited dividend corporations may be formed. (a) In this Article, unless the context requires otherwise, "Department" means the |
| $\frac{23}{26}$ | Department of Environment and Natural Resources; and "Secretary" Agriculture and Consumer |
| 27 | Services, and "Commissioner" means the Secretary of Environment and Natural |
| 28 | Resources.Commissioner of Agriculture. |
| 29 30 | (b) Three or more persons, who associate themselves by an agreement in writing for the |
| 31 | purpose, may become a private limited dividend corporation to finance and carry out projects for the protection and development of forests and for such other related purposes as the |
| 32 | Secretary shall approve, subject to all the duties, restrictions and liabilities, and possessing all |
| 33 | the rights, powers, and privileges, of corporations organized under the general corporation laws |
| 34 35 | of the State of North Carolina, except where such provisions are in conflict with this Article. "§ 106-931. Manner of organizing. |
| 36 | A corporation formed under this Article shall be organized and incorporated in the manner |
| 37 | provided for organization of corporations under the general corporation laws of the State of |
| 38 | North Carolina, except where such provisions are in conflict with this Article. The certificate of |
| 39 | organization of any such corporation shall contain a statement that it is organized under the |
| 40 41 | provisions of this Article and that it consents to be and shall be at all times subject to the rules and supervision of the Secretary, and shall set forth as or among its purposes the protection and |
| 42 | development of forests and the purchase, acquisition, sale, conveyance and other dealing in the |
| 43 | same and the products therefrom, subject to the rules from time to time imposed by the |
| 44 | Secretary. |
| 45 46 | "§ 106-932. Directors. There shall not be less than three directors, one of whom shall always be a person |
| 47 | designated by the Secretary, which one need not be a stockholder. |
| 48 | "§ 106-933. Duties of supervision by Secretary of Environment and Natural |
| 49 | Resources. Commissioner. |
| 50 51 | Corporations formed under this Article shall be regulated by the <u>Secretary Commissioner in</u> the manner provided in this Article. Traveling and other expenses incurred by him in the |
| 52 | discharge of the duties imposed upon him by this Article shall be charged to, and paid by, the |
| 53 | particular corporation or corporations on account of which such expenses are incurred. His |
| 54 | general expenses incurred in the discharge of such duties which cannot be fairly charged to any |
| 55 56 | particular corporation or corporations shall be charged to, and paid by, all the corporations then organized and existing under this Article pro rate according to their respective stock |
| 50 57 | organized and existing under this Article pro rata according to their respective stock capitalizations. The Secretary Commissioner shall: |
| 58 | (1) Adopt rules to implement this Article and to protect and develop forests |
| 59 | subject to its jurisdiction. |
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| (2) | Order all corporations organized under this Article to do such acts as may be necessary to comply with the provisions of law and the rules adopted by the <u>Secretary,Commissioner</u> , or to refrain from doing any acts in violation thereof. |
| (3) | Keep informed as to the general condition of all such corporations, their capitalization and the manner in which their property is permitted, operated or managed with respect to their compliance with all provisions of law and orders of the <u>Secretary</u> . <u>Commissioner</u> . |
| (4) | Require every such corporation to file with the <u>Secretary Commissioner</u> annual reports and, if the <u>Secretary Commissioner</u> shall consider it advisable, other periodic and special reports, setting forth such information as to its affairs as the <u>Secretary Commissioner</u> may require. |
| | wers of Secretary.<u>Commissioner.</u> |
| | ry <u>Commissioner</u> may: |
| (1) | Examine at any time all books, contracts, records, documents and papers of |
| (2) | any such corporation. |
| (2) | In his discretion prescribe uniform methods and forms of keeping accounts, records and books to be observed by such corporation, and prescribe by |
| | order accounts in which particular outlays and receipts are to be entered, |
| | charged or credited. The Secretary Commissioner shall not, however, have |
| | authority to require any revaluation of the real property or other fixed assets |
| | of such corporations, but he shall allow proper charges for the depletion of |
| | timber due to cutting or destruction. |
| (3) | Enforce the provisions of this Article, a rule implementing this Article, or an |
| | order issued under this Article by filing a petition for a writ of mandamus or |
| | application for an injunction in the superior court of the county in which the |
| | respondent corporation has its principal place of business. The fina |
| | judgment in any such proceeding shall either dismiss the proceeding or |
| | direct that a writ of mandamus or an injunction, or both, issue as prayed for |
| | in the petition or in such modified or other form as the court may determine |
| "8 106 025 D | will afford appropriate relief. |
| g 100-955. 11 | ovision for appeal by corporations to Governor. Distribution organized under this Article is dissatisfied with or aggrieved at any rule |
| | ed upon it by the Secretary, Commissioner, or any valuation or appraisal of any |
| | made by the Secretary, <u>Commissioner</u> , or any failure of or refusal by the |
| Secretary Com | missioner to approve of or consent to any action which it can take only with |
| | or consent, it may appeal to the Governor by filing with him a claim of appeal |
| upon which the | e decision of the Governor shall be final. Such determination, if other than a |
| dismissal of th | e appeal, shall be set forth by the Governor in a written mandate to the |
| Secretary,Comr | nissioner, who shall abide thereby and take such actions as the same may direct. |
| | mitations as to dividends. |
| The shares of | of stock of corporations organized under this Article shall have a par value and |

42 The shares of stock of corporations organized under this Article shall have a par value and, except as provided in <u>G.S. 113-69G.S. 106-938</u> in respect to distributions in kind upon 43 44 dissolution, no dividend shall be paid thereon at a rate in excess of six per centum (6%) per 45 annum on stock having a preference as to dividends, or eight per centum (8%) per annum on 46 stock not having a preference as to dividends, except that any such dividends may be 47 cumulative without interest.

48 "§ 106-937. Issuance of securities restricted.

49 No such corporation shall issue stock, bonds or other securities except for money, 50 timberlands, or interests therein, located in the State of North Carolina or other property, 51 actually received, or services rendered, for its use and its lawful purposes. Timberlands, or 52 interests therein, and other property or services so accepted therefor, shall be upon a valuation 53 approved by the Secretary.Commissioner.

54 "§ 106-938. Limitation on bounties to stockholders.

55 Stockholders shall at no time receive or accept from any such corporation in repayment of 56 their investment in its stock any sums in excess of the par value of the stock together with 57 cumulative dividends at the rate set forth in G.S. 113-67G.S. 106-936 except that nothing in 58 this section contained shall be construed to prohibit the distribution of the assets of such 59 corporation in kind to its stockholders upon dissolution thereof.

"§ 106-939. Earnings above dividend requirements payable to State.

2 3 Any earnings of such corporation in excess of the amounts necessary to pay dividends to stockholders at the rate set forth in G.S. 113-67G.S. 106-936 shall be paid over to the State of 4 North Carolina prior to the dissolution of such corporation. Net income or net losses 5 (determined in such manner as the Secretary Commissioner shall consider properly to show 6 such income or losses) from the sale of the capital assets of such corporation, whether such sale 7 be upon dissolution or otherwise, shall be considered in determining the earnings of such 8 corporation for the purposes of this section. In determining such earnings unrealized 9 appreciation or depreciation of real estate or other fixed assets shall not be considered.

10 "§ 106-940. Dissolution of corporation.

11 Any such corporation may be dissolved at any time in the manner provided by and under 12 the provisions of the general corporation laws of the State of North Carolina, except that the 13 court shall dismiss any petition for dissolution of any such corporation filed within 20 years of 14 the date of its organization unless the same is accompanied by a certificate of the Secretary 15 Commissioner consenting to such dissolution.

16 "§ 106-941. Cutting and sale of timber.

(1)

17 Any such corporation may cut and sell the timber on its land or permit the cutting thereof, 18 but all such cuttings shall be in accordance with the rules, restrictions and limitations imposed 19 by the Secretary, Commissioner, who shall impose such rules, restrictions and limitations with 20respect thereto as may reasonably conform to the accepted custom and usage of good forestry 21 and forest economy, taking into consideration the situation, nature and condition of the tract so 22 cut or to be cut, and the financial needs of such corporation from time to time. 23

106-942. convey without "§ Corporation may not sell or of consent Secretary, Commissioner, or pay higher interest rate than 6%.

No such corporation shall:shall do any of the following:

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for such period as the latter may require; require. (2)Pay interest returns on its mortgage indebtedness at a higher rate than six per centum (6%) per annum without the consent of the Secretary; Commissioner.

Sell, assign or convey any real property owned by it or any right, title or

interest therein, except upon notice to the Secretary Commissioner of the

terms of such sale, transfer or assignment, and unless the Secretary

Commissioner shall consent thereto, and if the Secretary Commissioner shall

require it, unless the purchaser thereof shall agree that such real estate shall

remain subject to the rules and supervision of the Secretary Commissioner

(3)Mortgage any real property without first having obtained the consent of the Secretary.Commissioner.

"§ 106-943. Power to borrow money limited.

37 38 Any such corporation formed under this Article may, subject to the approval of the 39 Secretary, Commissioner, borrow funds and secure their payment thereof by note or notes and 40 mortgage or by the issue of bonds under a trust indenture. The notes or bonds so issued and 41 secured and the mortgage or trust indenture relating thereto may contain such clauses and 42 provisions as shall be approved by the Secretary, Commissioner, including the right to enter into 43 possession in case of default; but the operations of the mortgagee or receiver entering in such 44 event or of the purchaser of the property upon foreclosure shall be subject to the rules of the 45 Secretary <u>Commissioner</u> for such period as the mortgage or trust indenture may specify.

46 "§ 106-944. Secretary-Commissioner to approve development of forests.

No project for the protection and development of forests proposed by any such corporation 47 48 shall be undertaken without the approval of the Secretary, Commissioner, and such approval 49 shall not be given unless:

- 50 (1)The Secretary-Commissioner shall have received a statement duly executed 51 and acknowledged on behalf of the corporation proposing such project, in 52 such adequate detail as the Secretary-Commissioner shall require of the 53 activities to be included in the project, such statement to set forth the 54 proposals as to 55
 - Fire prevention and protection, a.
 - Protection against insects and tree diseases, b.
 - Protection against damage by livestock and game, c.
 - Means, methods and rate of, and restrictions upon, cutting and other d. utilization of the forests, and

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| 1 | | e. Planting and spacing of trees. | |
| 2 | (2) | There shall be submitted to the Secretary Commis | |
| 2 3 4 5 6 7 8 | | satisfactory to him setting forth in detail the amou | |
| 1 | | carry out the entire project, and how such sums an | |
| 5 | | adequate assurances to the Secretary Commissioner | _as to where such funds |
| | | are to be secured. | |
| | (3) | The Secretary Commissioner shall be satisfied | |
| | | reasonable assurance of the operation of the | |
| | | sustained-yield basis except insofar as the Secreta | ry <u>Commissioner</u> shall |
| | | consider the same impracticable. | |
| | (4) | The corporation proposing such project shall agree | |
| | | all times be subject to the supervision an | |
| | | Secretary, Commissioner, and that it will at all times | |
| | | concerning the project as the Secretary Commission | oner shall from time to |
| | | time impose. | |
| | | plication of corporate income. | |
| | The gross ar | inual income of any such corporation, whether receive | ed from sales of timber, |
| | | is, stumpage permits or other sources, shall be applied | |
| | payment of all | fixed charges, and all operating and maintenance | charges and expenses |
| | including taxes, | assessments, insurance, amortization charges in am | ounts approved by the |
| | Secretary Comn | nissioner to amortize mortgage or other indebtedness a | and reserves essential to |
| | operation; secon | d, to surplus, and/or to the payment of dividends not e | exceeding the maximum |
| | fixed by this Art | icle; third, the balance, if any, in reduction of debts. | C |
| | "§ 106-946. Re | organization of corporations. | |
| | Reorganizati | on of corporations organized under this Article sl | hall be subject to the |
| | supervision of th | e Secretary Commissioner and no such reorganization | shall be had without the |
| | | the Secretary.Commissioner." | |
| | SEC | FION 13.25.(ee) Article 6A of Chapter 113 of | f the General Statutes |
| | (G.S. 113-81.1, | 113-81.2, and 113-81.3) is recodified as a new Article 7 | 79 of Chapter 106 of the |
| | General Statutes | , G.S. 106-950 through G.S. 106-952. | - |
| | SEC | FION 13.25.(ff) Article 79 of Chapter 106 of th | e General Statutes, as |
| | recodified by su | osection (ee) of this section, reads as rewritten: | |
| | - | "Article 79. | |
| | "For | estry Services and Advice for Owners and Operators of | f Forestland. |
| | "§ 106-950. Au | thority to render scientific forestry services. | |
| | (a) In thi | s Article, unless the context requires otherwise: | |
| | <u>(1)</u> | "Commissioner" means the Commissioner of Agricul | |
| | $\overline{(1)}(2)$ |] "Department" means the Department of Envi | ronment and Natural |
| | | Resources. Agriculture and Consumer Services. | |
| | (2) | "Secretary" means the Secretary of Environment and | Natural Resources. |
| | (b) The | Department is hereby authorized to designate, upon | request, forest trees of |
| | | rs and forest operators for sale or removal, by blazin | |
| | | nate the volume of same under the terms and condition | |
| | | is also authorized to cooperate with landowners of the | |
| | | and State agencies by making available forestry | |
| | | pment and operators, or by renting such equipment, an | |
| | | may be necessary to carry out approved forestry p | |
| | | est planting, prescribed burning, and other appropriate | |
| | | rentals, a reasonable fee representing the Secretary's (| |
| | | the costs of such services or rentals shall be charged, p | |
| | | <u>ommissioner</u> deems it in the public interest, said ser | |
| | | for the purpose of encouraging the use of approved sc | |
| | on the private of | r other forestlands within the State, or for the purpose | e of providing practical |
| | | of said practices. Receipts from these activities and rer | |
| | | Department for the furtherance of these activities. | |
| | | ervices under direction of Secretary; <u>Commissioner</u> | : compensation: when |
| | | ces without charge. | <u></u> |
| | | administration of the provisions of this Article shall be | e under the direction of |

58 (a) The administration of the provisions of this Article shall be under the direction of 59 the <u>Secretary.Commissioner.</u> The <u>Secretary,Commissioner.</u> or his authorized agent, upon

receipt of a request from a forest landowner or operator for technical forestry assistance or 1 2 3 service, may designate forest trees for removal for lumber, veneer, poles, piling, pulpwood, cordwood, ties, or other forest products by blazing, spotting with paint or otherwise designating 4 in an approved manner; he may measure or estimate the commercial volume contained in the 5 trees designated; he may furnish the landowner or operator with a statement of the volume of 6 the trees so designated and estimated; he may assist in finding a suitable market for the 7 products so designated, and he may offer general forestry advice concerning the management 8 of the forest. 9 (b) For such designating, measuring or estimating services the Secretary Commissioner 10 may make a charge, on behalf of the Department, in an amount not to exceed five percent (5%) 11 of the sale price or fair market value of the stumpage so designated and measured or estimated. Upon receipt from the Secretary Commissioner of a statement of such charges, the landowner 12 13 or operator or his agent shall make payment to the Secretary Commissioner within 30 days. 14 In those cases where the Secretary-Commissioner deems it desirable to so designate 15 and measure or estimate trees without charge, such services shall be given for the purpose of 16 encouraging the use of approved scientific forestry principles on the private or other forestlands 17 within the State, and to establish practical demonstrations of said principles. 18 "§ 106-952. Deposit of receipts with State treasury. 19 All moneys paid to the Secretary Commissioner for services rendered under the provisions 20 of this Article shall be deposited into the State treasury to the credit of the Department." 21 **SECTION 13.25.(gg)** Article 11 of Chapter 113A of the General Statutes 22 (G.S. 113A-176, 113A-177, 113A-178, 113A-179, 113A-180, 113A-180.1, 113A-181, 23 113A-182, and 113A-183) is recodified as a new Article 80 of Chapter 106 of the General 24 Statutes, G.S. 106-955 through G.S. 106-963. 25 **SECTION 13.25.(hb)** Article 80 of Chapter 106 of the General Statutes, as 26 recodified by subsection (gg) of this section, reads as rewritten: 27 "Article 80. "Forest Development Act. 28 29 "§ 106-955. Title. 30 This Article shall be known as the "Forest Development Act." 31 "§ 106-956. Statement of purpose. 32 The General Assembly finds that: (a) 33 It is in the public interest of the State to encourage the development of the (1)34 State's forest resources and the protection and improvement of the forest 35 environment. 36 (2)Unfavorable environmental impacts, particularly the rapid loss of forest land 37 to urban development, are occurring as a result of population growth. It is in 38 the State's interest that corrective action be developed now to offset forest 39 land losses in the future. 40 (3)Regeneration of potentially productive forest land is a high-priority problem 41 requiring prompt attention and action. Private forest land will become more important to meet the needs of the State's population. 42 43 (4)Growing demands on forests and related land resources cannot be met by 44 intensive management of public and industrial forest lands alone. 45 The purpose of this Article is to direct the Secretary Commissioner of Agriculture to (b) 46 implement a forest development program to: 47 Provide financial assistance to eligible landowners to increase the (1)48 productivity of the privately owned forests of the State through the 49 application of forest renewal practices and other practices that improve tree 50 growth and overall forest health. 51 (2)Insure that forest operations in the State are conducted in a manner designed 52 to protect the soil, air, and water resources, including but not limited to 53 streams, lakes and estuaries through actions of landowners on lands for 54 which assistance is sought under provisions in this Article. 55 (3)Implement a program of voluntary landowner participation through the use 56 of a forest development fund to meet the above goals. 57 It is the intent of the General Assembly that in implementing the program under this (c) Article, the Secretary-Commissioner will cause it to be coordinated with other related programs 58

in such a manner as to encourage the utilization of private agencies, firms and individuals

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| | | es and materials needed in the application of practices | included in the forest |
| | development prog | gram. | |
| | "§ 106-957. Defi | nitions. | |
| - - - - | As used in thi | | |
| | (1) | "Approved forest management plan" means the fo submitted by the eligible landowner and Secretary-Commissioner. Such plan shall include practices to insure both maximum forest productiv | approved by the e forest management ity and environmental |
| | (2) | protection of the lands to be treated under the manager "Approved practices" mean those silvicultural prace Secretary for the purpose of commercially growing establishment of forest stands, of insuring the proper stands to commercial production levels following timber, or of insuring maximum growth potentia commercial production levels. Such practices shall in accomplish site preparation, natural and artificial fores removal of residual stands for silvicultural pur established young growth of desirable trees for silvicult case, approved practices will be determined by the r forest stand. These practices shall include existing | tices approved by the ig timber through the regeneration of forest the harvest of mature l of forest stands to clude those required to station, noncommercial poses, cultivation of cultural purposes, and ural purposes. In each needs of the individual g practices and such |
| | | practices as are developed in the future to insure | both maximum forest |
| | | productivity and environmental protection. | |
| | <u>(2a)</u> | "Commissioner" means the Commissioner of Agricult | ure. |
| | (3) | "Department" means the Department of Envir | onment and Natural |
| | | Resources. Agriculture and Consumer Services. | |
| | (3a) | "Eligible land" means land owned by an eligible lando | |
| | (4) | "Eligible landowner" means a private individual, corporation owning land suitable for forestry purpose owned jointly by more than one individual, g corporation, as tenants in common, tenants by the ent joint owners shall be considered, for the purpose of eligible landowner and entitled to receive cost-sharing herein only once during each fiscal year. | s. Where forest land is group, association or irety, or otherwise, the of this Article, as one |
| | (5) | Recodified as § 113A-178(3a). | |
| | (6) | "Forest development assessment" means an assessm products from timber severed in North Carolina for provisions of this Article, as authorized by the Genera | or the funding of the l Assembly. |
| | (7) | "Forest development cost-sharing payment" means partially cover the costs of implementing approv amounts as the <u>Secretary Commissioner</u> shall dete limitations of this Article. | red practices in such |
| | (8) | "Forest development fund" means the Forest Develop G.S. 113A-183.G.S. 106-963. | |
| | (8a) | "Maintain" means to retain the reforested area as for period and to comply with the provisions in the appro- plan. | ved forest management |
| | (9) | "Secretary" means the Secretary of Environment and h | Natural Resources. |
| | "§ 106-958. Pow | | , . |
| | | ecretary <u>Commissioner</u> shall have the powers and du | aties to administer the |
| | provisions of this | | |
| | | epartment shall serve as the disbursing agency for func- | is to be expended from |
| | | the credit of the Forest Development Fund. | $C = 106 062(3) + 1_{-2}$ |
| | | ct to the limitations set forth in G.S. 113A-183(d) issioner is authorized to employ administrative, clerical | |
| | support the progr | am created by this Article and to compensate such emp | l and neighbor personner to |
| | Development Fur | and for services rendered in direct support of the program | |
| | | Secretary <u>Commissioner</u> is authorized to purchase | |

58 (d) The <u>Secretary Commissioner</u> is authorized to purchase equipment for the 59 implementation of this program from the Forest Development Fund subject to the limitations of

G.S. 113A-183(e): G.S. 106-963(e). All equipment purchased with these funds will be assigned 1 2 to and used only for the forest development program, except for emergency use in forest fire 3 suppression and other activities relating to the protection of life or property. The Forest 4 Development Fund will be reimbursed from other program funds for equipment costs incurred 5 during such emergency use. 6 "§ 106-959. Administration of cost sharing. 7 The Secretary-Commissioner shall have authority to administer the cost sharing provisions 8 of this Article, including but not limited to the following: 9 Prescribe the manner and requirements of making application for cost (1)10 sharing funds. 11 (2)Identify those approved forestry practices as defined in 12 G.S. 113A-178(2)G.S. 106-957(2) which shall be approved for cost sharing 13 under the provisions of this Article. 14 Review periodically the cost of forest development practices and establish (3)15 allowable ranges for cost sharing purposes for approved practices under 16 varying conditions throughout the State. 17 (4)Determine, prior to approving forest development cost sharing payments to 18 any landowner, that all proposed practices are appropriate and are 19 comparable in cost to the prevailing cost of those practices in the general 20 area in which the land is located. Should the Secretary Commissioner 21 determine that the submitted cost of any practice is excessive, he shall 22 approve forest development cost sharing payments based upon an allowable 23 cost established under G.S. 113A-180(3).G.S. 106-959(3). 24 (5)Determine, prior to approving forest development cost sharing payments, 25 approved forest management plan defined that an as in 26 G.S. 113A-178(1)G.S. 106-957(1) for the eligible land has been filed with 27 the Secretary Commissioner and that the landowner has indicated in writing 28 his intent to comply with the terms of such management plan. 29 Determine, prior to approving forest development cost sharing payments, (6)30 that the approved practices for which payment is requested have been 31 completed in a satisfactory manner, conform to the approved forest 32 management plan submitted under G.S. 113A-180(5), G.S. 106-959(5), and 33 otherwise meet the requirements of this Article. 34 (7)Disburse from the Forest Development Fund to eligible landowners cost 35 sharing payments for satisfactory completion of practices provided for by 36 this Article and the Secretary-Commissioner shall, insofar as is practicable, 37 disburse the funds from the State's appropriation on a matching basis with 38 the funds generated by the Primary Forest Product Assessment. 39 "§ 106-960. Cost-share agreements. 40 In order to receive forest development cost-share payments, an eligible landowner (a) 41 shall enter into a written agreement with the Department describing the eligible land, setting 42 forth the approved practices implemented for the area and covered by the approved forest 43 management plan, and agreeing to maintain those practices for a 10-year period. 44 In the absence of Vis major or Act of God or other factors beyond the landowner's (b) 45 control, a landowner who fails to maintain the practice or practices for a 10-year period in 46 accordance with the agreement set forth in subsection (a) of this section shall repay to the Fund 47 all cost-sharing funds received for that area. 48 If the landowner voluntarily relinquishes control or title to the land on which the (c) 49 approved practices have been established, the landowner shall: 50 (1)Obtain a written statement, or a form approved by the Department, from the 51 new owner or transferee in which the new owner or transferee agrees to 52 maintain the approved practices for the remainder of the 10-year period; or 53 (2)Repay to the Fund all cost-sharing funds received for implementing the 54 approved practices on the land. 55 If a written statement is obtained from the new owner or transferee, the original landowner will 56 no longer be responsible for maintaining the approved practices or repaying the cost-sharing

57 funds. The responsibility for maintaining those practices for the remainder of the 10 years shall

58 devolve to the new owner or transferee.

59 "§ 106-961. Limitation of payments.

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| $ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\end{array} $ | (a) An eligible landowner may receive forest development cost sharing payments for satisfactory completion of approved practices as determined by the Secretary,Commissioner, except that the Secretary Commissioner shall approve no assistance in an amount exceeding the lesser of (i) a sum equal to sixty percent (60%) of the landowner's actual per acre cost incurred in implementing the approved practice or (ii) a sum equal to sixty percent (60%) of the prevailing per acre cost as determined by the Secretary Commissioner under G.S. 113A-180(3)G.S. 106-959(3) for implementing that approved practice. (b) The maximum amount of forest development cost sharing funds allowed to any landowner in one fiscal year will be the amount required to complete all approved practices on 100 acres of land at the prevailing cost sharing rate established under G.S. 113A-181(a):G.S. 106-961(a). (c) Eligible landowners may not use State cost sharing funds if funds from any federal cost sharing program are used on the same acreage for forestry practices during the same fiscal year. "§ 106-962. Participation by government political subdivisions. |
| 16 | No governmental agency, federal, State or local, will be eligible for forest development |
| 17 | payments under the provision of this Article. |
| 18 | "§ 106-963. Forest Development Fund. |
| 19 | (a) The Forest Development Fund is created in the Department of Environment and |
| 20 | Natural Resources as a special fund. Revenue in the Fund does not revert at the end of a fiscal |
| 21 | year, and interest and other investment income earned by the Fund accrues to it. The Fund is |
| 22 | created to provide revenue to implement this Article. The Fund consists of the following |
| 23 | revenue: |
| 24 | (1) Assessments on primary forest products collected under Article 12 of |
| 25 | Chapter 113AArticle 81 of Chapter 106 of the General Statutes. |
| 26 | (2) General Fund appropriations. |
| 27 | (3) Gifts and grants made to the Fund. |
| 28 | (d) In any fiscal year, no more than five percent (5%) of the available funds generated |
| 29 | by the Primary Forest Product Processor Assessment Act may be used for program support |
| 30 | under the provisions of G.S. 113A-179(c). G.S. 106-958(c). |
| 31 | (e) Funds used for the purchase of equipment under the provisions of G.S. 113A-179(d) |
| 32 | <u>G.S. 106-958(d)</u> shall be limited to appropriations from the General Fund to the Forest |
| 33 | Development Fund designated specifically for equipment purchase." |
| 34 | SECTION 13.25.(ii) Article 12 of Chapter 113A of the General Statutes |
| 35 | (G.S. 113A-189, 113A-190, 113A-191, 113A-192, 113A-193, 113A-194, 113A-195, and |
| 36 | 113A-196) is recodified as a new Article 81 of Chapter 106 of the General Statutes, |
| 37 | G.S. 106-965 through G.S. 106-972. |
| 38 | SECTION 13.25.(jj) Article 81 of Chapter 106 of the General Statutes, as |
| 39 | recodified by subsection (ii) of this section, reads as rewritten: |
| 40 | "Article 81. |
| 41 | "Primary Forest Product Assessment Act. |
| 42 | "§ 106-965. Short title. |
| 43 | This Article shall be known as the Primary Forest Product Assessment Act. |
| 44 | "§ 106-966. Statement of purpose. |
| 45 | (a) The purpose of this Article is to create an assessment on primary forest products |
| 46 | processed from North Carolina timber to provide a source of funds to finance the forestry |
| 47 | operations provided for in the Forest Development Act of 1977. |
| 48 | (b) All assessments levied under the provisions of this Article shall be used only for the |
| 49 | purposes specified in G.S. 113A-193(c)G.S. 106-969(c) and in the Forest Development |
| 50 | Act. Act, Article 11 of this Chapter. |
| 51 | "§ 106-967. Definitions. |
| 52 | The following words, terms and phrases hereinafter used for the purpose of this Article are |
| 53 | defined as follows: |
| 54 | (1) "Primary forest product" shall include those products of the tree after it is |
| 55 | severed from the stump and cut to its first roundwood product for further |
| 56 | conversion. These products include but are not limited to whole trees for |
| 57 | chipping, whole tree logs, sawlogs, pulpwood, veneer bolts, and posts, poles |
| 58 | and piling. |
| | |

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| 1 2 3 4 | (2) | "Processor" shall mean the individual, group, association procures primary forest products at their initial point conversion to secondary products or for shipment conversion. | of concentration for |
| 5 6 | (3) | "Forest Development Fund" shall mean the special fun Forest Development Act of 1977. G.S. 106-963. | d established by the |
| 7 8 | (4) | For the purpose of this Article, the following are not forest products": | considered "primary |
| 9 10 11 12 | | a. Christmas trees and associated greens; b. Material harvested from an individual's own lan land for the construction of fences, buildings o developments; | r other personal use |
| 13 14 | "8 106-968 O | c. Fuel wood harvested for personal use or use in in peration of assessment system. | dividual homes. |
| 15 | | General Assembly hereby levies an assessment on all prin | nary forest products |
| 16 | | lands within the State of North Carolina. | |
| 17 18 | (b) This $G S 113A 194$ | assessment shall be at the rates as (b)G.S. 106-970(b) and the proceeds of such assessment s | established in |
| 10 | the Forest Deve | | man be deposited in |
| 20 | "§ 106-969. Di | uties. | |
| 21 22 | | Secretary, Department of Revenue, shall: | at the aggregation of the |
| 22 | (1) (2) | Develop the necessary administrative procedures to colle Collect the assessment from the primary forest product p | rocessors. |
| 24 | (2) (3) | Deposit funds collected from the assessment in the | |
| 25 | | Fund; | - |
| 26 27 | (4) | Audit the records of processors to determine compliance of this Article. | e with the provisions |
| 27 | (b) The | Secretary of Environment and Natural ResourcesCommiss | ioner of Agriculture |
| 29 | shall: | | |
| 30 31 | (1) | Provide to the Secretary, Department of Revenue, lists of to the assessment; | of processors subject |
| 32 33 34 | (2) | Advise the Secretary, Department of Revenue, of the appropriate convert measurements of primary forest products by other authorized in this Article; | |
| 35 36 37 | (3) | Establish in November prior to those sessions in Assembly considers the State budget, the estimated total be collectible in the next budget period and so inform the | assessment that will |
| 38 39 40 | (4) | Within 30 days of certification of the State budget, r Department of Revenue, of the need to collect the assess covered by the approved budget. | ment for those years |
| 41 42 43 | (5) | By January 15 of each odd-numbered year, report to th on the number of acres reforested, type of owners distribution of funds, the amount of funds encumbered | assisted, geographic d and other matters. |
| 44 45 | | The report shall include the information by forestry d and shall be for the two fiscal years prior to the date of th | |
| 46 | | Secretary of Revenue shall be reimbursed for those actual e | |
| 47 48 | | lecting the assessment for the Forest Development Fund. T n the Forest Development Fund in equal increments at the en- | |
| 49 | | to the Department of Revenue. This amount shall not exceed | |
| 50 | of the total asse | essments collected on primary forest products during the pre- | |
| 51 | | seessment rates. | |
| 52 53 | (a) The (1) | assessment rates shall be based on the following standards: For primary forest products customarily measured | in board feet the |
| 54 55 | (1) | "International 1/4 Inch Log Rule" or equivalent will be u For primary forest products customarily measured in | ised; |
| 56 | (-) | cord of 128 cubic feet or equivalent will be used; | |
| 57 | (3) | For any other type of forest product separated from the | |
| 58 59 | | Environment and Natural ResourcesCommissioner of determine a fair unit assessment rate, based on the cubic | |

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|) | thousand foot board measure, International 1/4 Inch Log Rule or one standard cord, 128 cubic feet. |
| 3 | (b) The assessment levied on primary forest products shall be at the following rates: |
| 2 3 4 5 | (1) Fifty cents $(50¢)$ per thousand board feet for softwood sawtimber, veneer |
| 5 | logs and bolts, and all other softwood products normally measured in board |
| 5 | feet; |
| 7 | (2) Forty cents (40ϕ) per thousand board feet for hardwood and bald cypress |
| , | sawtimber, veneer, and all other hardwood and bald cypress products |
| | normally measured in board feet; |
| | (3) Twenty cents $(20¢)$ per cord for softwood pulpwood and other softwood |
| | products normally measured in cords; |
| | (4) Twelve cents $(12c)$ per cord for hardwood pulpwood and other hardwood |
| | and bald cypress products normally measured in cords; |
| | (5) All material harvested within North Carolina for shipment outside the State |
| | for primary processing will be assessed at a percentage of the invoice value. |
| | This percentage will be established to yield rates equal to those if the |
| | material were processed within the State. "§ 106-971. Collection of assessment. |
| | (a) The assessment shall be levied against the processor of the primary forest product. |
| | (a) The assessment shall be submitted on a quarterly basis of the State's fiscal year due |
| | and payable the last day of the month following the end of each quarter. |
| | (c) The assessment shall be remitted to the Secretary, Department of Revenue, by check |
| | or money order, with such production reports as may be required by said Secretary. |
| | (d) The processor shall maintain for a period of three fiscal years and make available to |
| | the Secretary, Department of Revenue, such production records necessary to verify proper |
| | reporting and payment of revenue due the Forest Development Fund. |
| | (e) The production reports of the various processors shall be used only for assessment |
| | purposes. Production information will not be made a part of the public record on an individual |
| | processor basis. |
| | (f) Any official or employee of the State who discloses information obtained from a |
| | production report, except as may be necessary for administration and collection of the |
| | assessment, or in the performance of official duties, or in administration or judicial proceedings |
| | related to the levy or collection of the assessment, shall be guilty of a Class 3 misdemeanor punishable only by a fine not to exceed fifty dollars (\$50.00). |
| | "§ 106-972. Enforcement of collection. |
| | The Secretary of Revenue shall enforce collection of the primary forest product assessment |
| | in accordance with the remedies and procedures contained in Article 9 of Chapter 105 of the |
| | General Statutes." |
| | SECTION 13.25.(kk) G.S. 1-339.17(c1) reads as rewritten: |
| | "(c1) When the public sale is a sale of timber by sealed bid, the notice shall also be given |
| | in writing, not less than 21 days before the date on which bids are opened, to a reasonable |
| | number of prospective timber buyers, which in all cases shall include the timber buyers listed in |
| | the office of the Division of Forest Resources of the Department of Agriculture and Consumer |
| | Services for the county or counties in which the timber to be sold is located." |
| | SECTION 13.25.(II) G.S. 20-81.12(b35) reads as rewritten: |
| | "(b35) First in Forestry. – The Division must receive 300 or more applications for the First |
| | in Forestry plate before the plate may be developed. The Division shall transfer quarterly |
| | one-half of the money in the Collegiate and Cultural Attraction Plate Account derived from the |
| | sale of the First in Forestry plates to the Division of Forest Resources of the Department of |
| | <u>Agriculture and Consumer Services</u> for a State forests and forestry education program and shall transfer quarterly one-half of the money in the Collegiate and Cultural Attraction Plate Account |
| | derived from the sale of the First in Forestry plates to the Forest Education and Conservation |
| | Foundation for their programs." |
| | SECTION 13.25.(mm) G.S. 97-2(2) reads as rewritten: |
| | "(2) Employee. – The term "employee" means every person engaged in an |
| | employment under any appointment or contract of hire or apprenticeship, |
| | express or implied, oral or written, including aliens, and also minors, |
| | whether lawfully or unlawfully employed, but excluding persons whose |
| | employment is both casual and not in the course of the trade, business, |
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profession, or occupation of his employer, and as relating to those so employed by the State, the term "employee" shall include all officers and employees of the State, including such as are elected by the people, or by the General Assembly, or appointed by the Governor to serve on a per diem, part-time or fee basis, either with or without the confirmation of the Senate; as relating to municipal corporations and political subdivisions of the State, the term "employee" shall include all officers and employees thereof, including such as are elected by the people. The term "employee" shall include members of the North Carolina National Guard while on State active duty under orders of the Governor and members of the North Carolina State Defense Militia while on State active duty under orders of the Governor. The term "employee" shall include deputy sheriffs and all persons acting in the capacity of deputy sheriffs, whether appointed by the sheriff or by the governing body of the county and whether serving on a fee basis or on a salary basis, or whether deputy sheriffs serving upon a full-time basis or a part-time basis, and including deputy sheriffs appointed to serve in an emergency, but as to those so appointed, only during the continuation of the emergency. The sheriff shall furnish to the board of county commissioners a complete list of all deputy sheriffs named or appointed by him immediately after their appointment and notify the board of commissioners of any changes made therein promptly after such changes are made. Any reference to an employee who has been injured shall, when the employee is dead, include also his legal representative, dependents, and other persons to whom compensation may be payable: Provided, further, that any employee, as herein defined, of a municipality, county, or of the State of North Carolina, while engaged in the discharge of his official duty outside the jurisdictional or territorial limits of the municipality, county, or the State of North Carolina and while acting pursuant to authorization or instruction from any superior officer, shall have the same rights under this Article as if such duty or activity were performed within the territorial boundary limits of his employer.

Every executive officer elected or appointed and empowered in accordance with the charter and bylaws of a corporation shall be considered as an employee of such corporation under this Article.

Any such executive officer of a corporation may, notwithstanding any other provision of this Article, be exempt from the coverage of the corporation's insurance contract by such corporation's specifically excluding such executive officer in such contract of insurance, and the exclusion to remove such executive officer from the coverage shall continue for the period such contract of insurance is in effect, and during such period such executive officers thus exempted from the coverage of the insurance contract shall not be employees of such corporation under this Article.

All county agricultural extension service employees who do not receive official federal appointments as employees of the United States Department of Agriculture and who are field faculty members with professional rank as designated in the memorandum of understanding between the North Carolina Agricultural Extension Service, North Carolina State University, A & T State University, and the boards of county commissioners shall be deemed to be employees of the State of North Carolina. All other county agricultural extension service employees paid from State or county funds shall be deemed to be employees of the county board of commissioners in the county in which the employee is employed for purposes of workers' compensation.

The term "employee" shall also include members of the Civil Air Patrol currently certified pursuant to G.S. 143B-491(a) when performing duties in the course and scope of a State-approved mission pursuant to Article 11 of Chapter 143B of the General Statutes.

"Employee" shall not include any person performing voluntary service as a ski patrolman who receives no compensation for such services other than 1

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meals or lodging or the use of ski tow or ski lift facilities or any combination thereof.

Any sole proprietor or partner of a business or any member of a limited liability company may elect to be included as an employee under the workers' compensation coverage of such business if he is actively engaged in the operation of the business and if the insurer is notified of his election to be so included. Any such sole proprietor or partner or member of a limited liability company shall, upon such election, be entitled to employee benefits and be subject to employee responsibilities prescribed in this Article.

"Employee" shall include an authorized pickup firefighter of the Division of Forest Resources of the Department of Environment and Natural ResourcesAgriculture and Consumer Services when that individual is engaged in emergency fire suppression activities for the Division of Forest Resources. As used in this section, "authorized pickup firefighter" means an individual who has completed required fire suppression training as a wildland firefighter and who is available as needed by the Division of Forest Resources for emergency fire suppression activities, including immediate dispatch to wildfires and standby for initial attack on fires during periods of high fire danger.

It shall be a rebuttable presumption that the term "employee" shall not include any person performing services in the sale of newspapers or magazines to ultimate consumers under an arrangement whereby the newspapers or magazines are to be sold by that person at a fixed price and the person's compensation is based on the retention of the excess of the fixed price over the amount at which the newspapers or magazines are charged to the person."

SECTION 13.25.(nn) G.S. 105-259(b)(41) reads as rewritten:

- "(41) To furnish the Division of Forest Resources of the Department of Environment and Natural ResourcesAgriculture and Consumer Services pertinent contact and financial information concerning companies that are involved in the primary processing of timber products so that the Secretary of Environment and Natural Resources is able to comply with G.S. 113A-193 under the Primary Forest Product Assessment Act."
- **SECTION 13.25.(00)** G.S. 105-277.7(a)(2) reads as rewritten:
- "(2) A representative of the Division of Forest Resources of the Department of Environment and Natural Resources, Agriculture and Consumer Services, designated by the Director of that Division."
- SECTION 13.25.(pp) G.S. 105-296(j) reads as rewritten:

39 "(i) The assessor must annually review at least one eighth of the parcels in the county 40 classified for taxation at present-use value to verify that these parcels qualify for the 41 classification. By this method, the assessor must review the eligibility of all parcels classified 42 for taxation at present-use value in an eight-year period. The period of the review process is 43 based on the average of the preceding three years' data. The assessor may request assistance 44 from the Farm Service Agency, the Cooperative Extension Service, the Division of Forest 45 Resources of the Department of Environment and Natural Resources, Agriculture and 46 Consumer Services, or other similar organizations.

47 The assessor may require the owner of classified property to submit any information, including sound management plans for forestland, needed by the assessor to verify that the 48 49 property continues to qualify for present-use value taxation. The owner has 60 days from the 50 date a written request for the information is made to submit the information to the assessor. If 51 the assessor determines the owner failed to make the information requested available in the 52 time required without good cause, the property loses its present-use value classification and the 53 property's deferred taxes become due and payable as provided in G.S. 105-277.4(c). If the property loses its present-use value classification for failure to provide the requested 54 55 information, the assessor must reinstate the property's present-use value classification when the 56 owner submits the requested information within 60 days after the disgualification unless the 57 information discloses that the property no longer qualifies for present-use value classification. 58 When a property's present-use value classification is reinstated, it is reinstated retroactive to the 59 date the classification was revoked and any deferred taxes that were paid as a result of the

revocation must be refunded to the property owner. The owner may appeal the final decision of 1 2 the assessor to the county board of equalization and review as provided in G.S. 105-277.4(b1). 3 In determining whether property is operating under a sound management program, the 4 assessor must consider any weather conditions or other acts of nature that prevent the growing 5 or harvesting of crops or the realization of income from cattle, swine, or poultry operations. 6 The assessor must also allow the property owner to submit additional information before 7 making this determination." 8 **SECTION 13.25.(qq)** G.S. 106-202.14(b)(3) reads as rewritten: 9 "(3) The Division of Forest Resources, Department of Environment and Natural 10 Resources; Agriculture and Consumer Services;". 11 **SECTION 13.25.(rr)** G.S. 113-291.10(a)(3) reads as rewritten: 12 The Director of the Division of Forest Resources of the Department of "(3) 13 Environment and Natural Resources, Agriculture and Consumer Services, or 14 a designee:" 15 SECTION 13.25.(ss) G.S. 143-166.2(d) reads as rewritten: 16 "(d) The term "law-enforcement officer", "officer", or "fireman" shall mean a sheriff and 17 all law-enforcement officers employed full-time, permanent part-time, or temporarily by a 18 sheriff, the State of North Carolina or any county or municipality thereof, whether paid or 19 unpaid; and all full-time custodial employees and probation and parole officers of the North 20Carolina Department of Correction; and all full time institutional and full-time, permanent 21 part-time, and temporary detention employees of the Department of Juvenile Justice and 22 Delinquency Prevention and full-time, permanent part-time, and temporary detention officers 23 employed by any sheriff, county or municipality, whether paid or unpaid. The term "firemen" 24 shall mean both "eligible firemen" as defined in G.S. 58-86-25 and all full-time, permanent 25 part-time and temporary employees of the North Carolina Division of Forest Resources, 26 Department of Environment and Natural Resources, Agriculture and Consumer Services, during 27 the time they are actively engaged in fire-fighting activities; and shall mean all full-time 28 employees of the North Carolina Department of Insurance during the time they are actively 29 engaged in fire-fighting activities, during the time they are training fire fighters or rescue squad 30 workers, and during the time they are engaged in activities as members of the State Emergency 31 Response Team, when the Team has been activated; and shall mean all otherwise eligible 32 persons who, while actively engaged as firefighters or rescue squad workers, are acting in the 33 capacity of a fire or rescue instructor outside their own department or squad. The term "rescue 34 squad worker" shall mean a person who is dedicated to the purpose of alleviating human 35 suffering and assisting anyone who is in difficulty or who is injured or becomes suddenly ill by 36 providing the proper and efficient care or emergency medical services. In addition, this person 37 must belong to an organized rescue squad which is eligible for membership in the North 38 Carolina Association of Rescue Squads, Inc., and the person must have attended a minimum of 39 36 hours of training and meetings in the last calendar year. Each rescue squad belonging to the North Carolina Association of Rescue Squads, Inc., must file a roster of those members 40 41 meeting the above requirements with the State Treasurer on or about January 1 of each year, 42 and this roster must be certified to by the secretary of said association. In addition, the term "rescue squad worker" shall mean a member of an ambulance service certified by the 43 44 Department of Health and Human Services pursuant to Article 7 of Chapter 131E of the 45 General Statutes. The Department of Health and Human Services shall furnish a list of 46 ambulance service members to the State Treasurer on or about January 1 of each year. The term "Civil Air Patrol members" shall mean those senior members of the North Carolina Wing-Civil 47 48 Air Patrol 18 years of age or older and currently certified pursuant to G.S. 143B-491(a). The term "fireman" shall also mean county fire marshals when engaged in the performance of their 49 50 county duties. The term "rescue squad worker" shall also mean county emergency services coordinators when engaged in the performance of their county duties." 51 52 SECTION 13.25.(tt) G.S. 143-166.7 reads as rewritten:

53 "§ 143-166.7. Applicability of Article.

The provisions of this Article shall apply and be in full force and effect with respect to any law-enforcement officer, fireman, rescue squad worker or senior Civil Air Patrol member killed in the line of duty on or after May 13, 1975. The provisions of this Article shall apply with respect to full-time, permanent part-time and temporary employees of North Carolina Division of Forest Resources, Department of Environment and Natural Resources, Agriculture and Consumer Services, killed in line of duty on or after July 1, 1975. The provisions of this Article

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| $\frac{1}{2}$ | shall apply to county fire marshals and emergency services coordinators l duty on and after July 1, 1988." | killed in the line of |
| 2 3 | SECTION 13.25.(uu) G.S. 143-214.25A(a) reads as rewritten: | |
| 4 | "(a) The Division of Water Quality of the Department shall develop | |
| 5 | and certify individuals to determine the presence of surface waters that | would require the |
| 6 | application of rules adopted by the Commission for the protection of rip | |
| 7 8 | Division may train and certify employees of the Division as determined by Division of Water Quality; employees of units of local government to who | |
| 9 | the implementation and enforcement of the riparian buffer protection | rules is delegated |
| 10 | pursuant to G.S. 143-214.23; and Registered Foresters under Chapter 8 | |
| 11 | Statutes who are employees of the Division of Forest Resources of | the Department of |
| 12 | Agriculture and Consumer Services as determined by the Director of the | Division of Forest |
| 13 | Resources. The Director of the Division of Water Quality may review the d | eterminations made |
| 14 15 | by individuals who are certified pursuant to this section, may override a deta an individual certified under this section, and, if the Director of the Division | |
| 16 | determines that an individual is failing to make correct determinations, reve | |
| 17 | of that individual." | |
| 18 | SECTION 13.25.(vv) G.S. 143-215.74M(d)(11) reads as rewrite | |
| 19 | "(11) The Director of the Division of Forest Resources of | |
| 20 21 | <u>Agriculture and Consumer Services</u> or the Director's designed as rewritten: | gnee." |
| 21 | "§ 166A-18. Division of Forest Resources designated as emergency resp | onse agenev |
| $\frac{22}{23}$ | The Division of Forest Resources of the Department of Enviror | |
| 24 | Resources Agriculture and Consumer Services is designated an emergency | |
| 25 | the State of North Carolina for purposes of: | |
| 26 | (1) Supporting the Division of Emergency Management of | |
| 27 28 | Crime Control and Public Safety in responding to all-risk(2) Receipt of any applicable State or federal funding. | incidents. |
| 29 | (3) Training of other State and local agencies in disast | ter and emergency |
| 30 | management. | |
| 31 | (4) Any other disaster and emergency response roles for whi | ch the Division has |
| 32 | special training or qualifications." | |
| 33 34 | SECTION 13.25.(xx) The Revisor of Statutes shall make the changes necessary to reflect the transfers under this section. The Revis | |
| 35 | correct any reference in the General Statutes to the statutes that are recodi | |
| 36 | and make any other conforming changes necessitated by this section. | |
| 37 | SECTION 13.25.(yy) The transfers under this section becom | |
| 38 | 2011, and funds transferred shall be net of any changes enacted by this section | |
| 39 40 | SECTION 13.25.(zz) Any references in this act to the Resources of the Department of Environment and Natural Resources shall be | |
| 40 | to the Division of Forest Resources of the Department of Agriculture and (| Consumer Services |
| 42 | Any references in this act to the Forestry Council of the Department of | |
| 43 | Natural Resources shall be construed to refer to the Forestry Council of | the Department of |
| 44 | Agriculture and Consumer Services. | |
| 45 46 | CLEAN WATER MANAGEMENT TRUST FUND | |
| 40 | SECTION 13.26.(a) G.S. 113A-253.1 is repealed. | |
| 48 | SECTION 13.26.(b) G.S. 113A-253(a) reads as rewritten: | |
| 49 | "(a) Fund Established. – The Clean Water Management Trust Fund | |
| 50 | special revenue fund. The Fund receives revenue from the following source | es and may receive |
| 51 52 | revenue from other sources: (1) Annual appropriations under G.S. 143-15.3B.appropriation | |
| 52 53 | (1) Annual appropriations under G.S. 143-15.3B.appropriation (2) Scenic River special registration plates under G.S. 20-81. | |
| 54 | SECTION 13.26.(c) The funds appropriated in this act to | the Clean Water |
| 55 | Management Trust Fund shall be allocated as follows: | |
| 56 | (1) Notwithstanding the provisions of G.S. $113A-253(d)$, | the sum of three |
| 57 58 | million dollars (\$3,000,000) shall be used for the 2011-2 for the 2012 2013 fiscal year for the costs of administeri | |
| 58 59 | for the 2012-2013 fiscal year for the costs of administeri Management Trust Fund, including costs to support the E | |
| 59 | management frust i una, meruding costs to support the i | |

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| 1 2 3 4 5 | the Clean Water Management Trust Fund and its staff, the o the Board of Trustees of the Clean Water Management Tr staff, and the costs of making debt payments to retire debt a G.S. 113A-253(c); | ust Fund and its |
| 5 6 7 | Notwithstanding the provisions of G.S. 113A-253(c) and G.S. sum of one million five hundred thousand dollars (\$1,500,00 for the 2011-2012 fiscal year and for the 2012-2013 fiscal | 00) shall be used |
| 8 9 10 | matching funds for the Readiness and Environmental Pro and any other United States Department of Defense progra for military buffers and protects the overall military training | tection Initiative am that provides |
| 11 12 | (3) The sum of eight million dollars (\$8,000,000) shall b 2011-2012 fiscal year and for the 2012-2013 fiscal year | be used for the for the costs for |
| 13 14 15 | wastewater projects, water quality restoration projects conservation easements, and stormwater projects cons provisions of Article 18 of Chapter 113A of the General Stat | istent with the |
| 15 16 17 | SECTION 13.26.(d) The funds allocated under subdivision (1) and of subsection (c) of this section shall not be used for land acquisition; how | d subdivision (3) |
| 18 19 20 | allocated under subdivision (3) of subsection (c) of this section may be u conservation easements. Notwithstanding the provisions of G.S. 11 G.S. 113A-254, the funds allocated under subdivision (2) of subsection (c) of | sed to purchase 3A-253(c) and |
| 21 22 | be used for land acquisition. SECTION 13.26.(e) Any funds that become available to the | ne Clean Water |
| 23 24 25 | Management Trust Fund during the 2011-2012 fiscal year and the 2012-2013 are in excess of the funds allocated under subsection (c) of this section for that be used as provided in subdivision (1) and subdivision (3) of subsection (c) of t | t fiscal year shall |
| 26 27 | | COMMISSION |
| 28 29 | OPERATING BUDGET SECTION 13.27.(a) G.S. 105-164.44B is repealed. | |
| 30 31 32 | SECTION 13.27.(b) The Office of State Budget and Manage Controller, and the Wildlife Resources Commission shall jointly effectuate, be Wildlife Resources Commission's operating budget for the 2011-2012 fiscal ye | ginning with the |
| 33 34 35 | from the Wildlife Resources Commission receiving sales tax proceeds to fubudget to the Wildlife Resources Commission receiving an appropriation of dollars (\$16,000,000) from the General Fund to fund its operating budget. | ind its operating f sixteen million |
| 36 37 38 | ANNUAL REPORT TO GOV OPS ON WILDLIFE RESOU EXPENDITURES | RCES FUND |
| 39 40 | SECTION 13.28.(a) G.S. 143-250 reads as rewritten: "§ 143-250. Wildlife Resources Fund. | |
| 40 41 42 43 | All moneys in the game and fish fund or any similar State fund when this effective shall be credited forthwith to a special fund in the office of the State the State Treasurer shall deposit all such moneys in said special fund, which shall be credited for the state the state Treasurer shall deposit all such moneys in said special fund, which shall be credited for the state | e Treasurer, and |
| 44 45 | the Wildlife Resources Fund. All unexpended appropriations made to the Department of Conservation and | nd Development, |
| 46 47 | the Board of Conservation and Development, the Division of Game and Inlan any other State agency for any purpose pertaining to wildlife and wildlife res | |
| 48 49 50 | be transferred to the Wildlife Resources Fund. Except as otherwise specifically provided by law, all moneys derived from trapping, and related license fees, exclusive of commercial fishing license fees | |
| 51 52 | income received and accruing from the investment of license revenues, and all received from whatever sources shall be deposited to the credit of the Wildlife | funds thereafter Resources Fund |
| 53 54 55 | and made available to the Commission until expended subject to the provision License revenues include the proceeds from the sale of hunting, fishing, trapplicenses, from the sale, lease, rental, or other granting of rights to real or p | ping, and related |
| 56 57 58 | acquired or produced with license revenues, and from federal aid project reimb extent that license revenues originally funded the project for which the reimbu made. For purposes of this section, real property includes lands, buildings, | bursements to the irsement is being minerals, energy |
| 59 | resources, timber, grazing rights, and animal products. Personal property incl | udes equipment, |

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vehicles, machines, tools, and annual crops. The Wildlife Resources Fund herein created shall 1 2 3 be subject to the provisions of the State Budget Act, Chapter 143C of the General Statutes of North Carolina as amended, and the provisions of the General Statutes of North Carolina as 4 amended, and the provisions of the Personnel Act, Chapter 143, Article 2 of the General 5 Statutes of North Carolina as amended.

6 All moneys credited to the Wildlife Resources Fund shall be made available to carry out the 7 intent and purposes of this Article in accordance with plans approved by the North Carolina 8 Wildlife Resources Commission, and all such funds are hereby appropriated, reserved, set aside 9 and made available until expended, for the enforcement and administration of this Article, 10 Chapter 75A, Article 1, and Chapter 113, Subchapter IV of the General Statutes of North Carolina. The No later than October 1 of each year, the Wildlife Resources Commission shall 11 12 report to the Joint Legislative Commission on Governmental Operations before expending from 13 the Wildlife Resources Fund more than the amount authorized in the budget enacted by the 14 General Assembly for the fiscal period on the expenditures from the Wildlife Resources Fund 15 during the fiscal year that ended the previous July 1 of that year and on the planned 16 expenditures for the current fiscal year.

17 In the event any uncertainty should arise as to the funds to be turned over to the North Carolina Wildlife Resources Commission the Governor shall have full power and authority to 18 19 determine the matter and his recommendation shall be final and binding to all parties 20 concerned." 21

SECTION 13.28.(b) The first report required under G.S. 143-250, as amended by subsection (a) of this section, is due no later than October 1, 2011.

ANNUAL APPROPRIATIONS FOR BEAVER DAMAGE CONTROL PROGRAM FROM FUNDS AVAILABLE TO THE WILDLIFE RESOURCES COMMISSION **SECTION 13.29.** G.S. 113-291.10(f) reads as rewritten:

26 Each county that volunteers to participate in this program for a given fiscal year "(f) shall provide written notification of its wish to participate no later than September 30 of that year and shall commit the sum of four thousand dollars (\$4,000) in local funds no later than 30 September 30 of that year. At least three hundred forty-nine thousand dollars (\$349,000) Funds, as appropriated for this program each fiscal year of the biennium biennium, shall be paid from funds available to the Wildlife Resources Commission to provide the State share necessary to support this program, provided the sum of at least twenty-five thousand dollars (\$25,000) in federal funds is available each fiscal year of the biennium to provide the federal share."

PART XIV. DEPARTMENT OF COMMERCE

NER BLOCK GRANTS

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SECTION 14.1.(a) Appropriations from federal block grant funds are made for the fiscal year ending June 30, 2012, according to the following schedule:

COMMUNITY DEVELOPMENT BLOCK GRANT

| (| 01. | State Administration | \$ 1,000,000 |
|---|-----|---------------------------------|-----------------|
| (| 02. | State Technical Assistance | 450,000 |
| (| 03. | Scattered Site Housing | 8,000,000 |
| (| 04. | Economic Development | 7,210,000 |
| (| 05. | Small Business/Entrepreneurship | 3,000,000 |
| (| 06. | NC Catalyst | 5,000,000 |
| (| 07. | Infrastructure | 19,740,000 |
| (| 08. | Capacity Building | 600,000 |
| | | | |

TOTAL COMMUNITY DEVELOPMENT BLOCK GRANT – 2012 Program Year

\$45,000,000

2 3 **SECTION 14.1.(b)** Decreases in Federal Fund Availability. – If federal funds are 4 reduced below the amounts specified above after the effective date of this act, then every 5 6 program in each of these federal block grants shall be reduced by the same percentage as the reduction in federal funds.

7 **SECTION 14.1.(c)** Increases in Federal Fund Availability for Community 8 Development Block Grant. – Any block grant funds appropriated by the Congress of the United 9 States in addition to the funds specified in this section shall be expended as follows: each 10 program category under the Community Development Block Grant shall be increased by the 11 same percentage as the increase in federal funds.

12 SECTION 14.1.(d) Limitations on Community Development Block Grant Funds. – 13 Of the funds appropriated in this section for the Community Development Block Grant, the 14 following shall be allocated in each category for each program year: up to one million dollars 15 (\$1,000,000) may be used for State Administration; up to four hundred fifty thousand dollars 16 (\$450,000) may be used for State Technical Assistance; up to eight million dollars (\$8,000,000) 17 may be used for Scattered Site Housing; up to seven million two hundred ten thousand dollars 18 (\$7,210,000) may be used for Economic Development; up to three million dollars (\$3,000,000) 19 may be used for Small Business/Entrepreneurship; up to five million dollars (\$5,000,000) shall 20 be used for NC Catalyst; up to nineteen million seven hundred forty thousand dollars (\$19,740,000) may be used for Infrastructure; up to six hundred thousand dollars (\$600,000) 21 22 may be used for Capacity Building. If federal block grant funds are reduced or increased by the 23 Congress of the United States after the effective date of this act, then these reductions or 24 increases shall be allocated in accordance with subsection (b) or (c) of this section, as 25 applicable.

26 **SECTION 14.1.(e)** The Department of Commerce shall consult with the Joint 27 Legislative Commission on Governmental Operations prior to reallocating Community 28 Development Block Grant Funds. Notwithstanding the provisions of this subsection, whenever 29 the Director of the Budget finds that: 30

- (1)A reallocation is required because of an emergency that poses an imminent threat to public health or public safety, the Director of the Budget may authorize the reallocation without consulting the Commission. The Department of Commerce shall report to the Commission on the reallocation no later than 30 days after it was authorized and shall identify in the report the emergency, the type of action taken, and how it was related to the emergency.
 - (2)The State will lose federal block grant funds or receive less federal block grant funds in the next fiscal year unless a reallocation is made, the Department of Commerce shall provide a written report to the Commission on the proposed reallocation and shall identify the reason that failure to take action will result in the loss of federal funds. If the Commission does not hear the issue within 30 days of receipt of the report, the Department may take the action without consulting the Commission.

SECTION 14.1.(f) By September 1, 2011, the Division of Community Assistance, 44 45 Department of Commerce, shall report to the Joint Legislative Commission on Governmental 46 Operations and the Fiscal Research Division on the use of Community Development Block 47 Grant Funds appropriated in the prior fiscal year. The report shall include the following:

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- (1)A discussion of each of the categories of funding and how the categories were selected, including information on how a determination was made that there was a statewide need in each of the categories.
- (2)Information on the number of applications that were received in each category and the total dollar amount requested in each category.
- 53 (3)54 55

A list of grantees, including the grantee's name, county, category under which the grant was funded, the amount awarded, and a narrative description of the project.

56 **SECTION 14.1.(g)** For purposes of this section, eligible activities under the 57 category of Infrastructure in subsection (a) of this section are limited to the installation of 58 public water or sewer lines and improvements to water or sewer treatment plants that have 59 specific problems such as being under moratoriums or special orders of consent.

Notwithstanding the provisions of subsection (e) of this section, funds allocated to the Infrastructure category in subsection (a) of this section shall not be reallocated to any other category.

ONE NORTH CAROLINA FUND

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2 3 4 5 6 SECTION 14.2.(a) Of the funds appropriated in this act to the One North Carolina 7 8 Fund for the 2011-2012 fiscal year, the Department of Commerce may use up to two hundred fifty thousand dollars (\$250,000) to cover its expenses in administering the One North Carolina 9 Fund and other economic development incentive grant programs during the 2011-2012 fiscal 10 year. The Department of Commerce shall not use more than two hundred fifty thousand dollars 11 (\$250,000) for administrative costs in any one fiscal year. 12

SECTION 14.2.(b) G.S. 143B-437.07 reads as rewritten:

"§ 143B-437.07. Economic development grant reporting.

13 14 <u>Report. - The Department of Commerce must publish on or before March 1 of each</u> 15 year the following information, information required by this subsection, itemized by business 16 entity, for all grant programs administered by the Department that disbursed or awarded grant 17 monies to businesses during the previous calendar year: for each business or joint private venture to which the State has, in whole or in part, granted one or more economic development 18 19 incentives during the previous five calendar years. The Department must provide the General 20 Assembly with updated supplemental information consistent with this subsection on a quarterly 21 basis in the form and manner requested by the General Assembly. The information in the report 22 must include all of the following: 23

- (1) The amount of grant monies awarded during the previous year.
- $\frac{(1)}{(2)}$ (3)The amount of grant monies disbursed during the previous year.
- The amount of grant monies that were disbursed in earlier years to business entities that received grant monies during the previous year.
- (4) The amount of potential future liability under the grant program.
- The number, type, and wage level of jobs created or retained during the (5)previous year as a result of a grant.
- (6)A description of any other financial assistance received during the previous vear from all economic development incentive programs administered by the Department.
- (7)Any amount recaptured from the business entity during the previous year for failure to comply with the grant agreement or applicable law.
 - A unique project identification number and a unique descriptor or title.
- The date of the award agreement.
- $\frac{(1)}{(2)}$ $\frac{(3)}{(3)}$ The name, mailing address, telephone number, and Web site of the business recipient, or recipients if a joint venture, and the physical location of the site receiving the incentive. If the physical location of the site is undecided, then the name of the county in which the site will be located.
 - (4) The development tier designation of the county in which the site is located on the date the incentive is awarded.
 - The NAICS six-digit code and NAICS category of business receiving the (5) incentive. The term 'NAICS' has the same meaning as defined in G.S. 105-164.3.
 - $\frac{(6)}{(7)}$ The sources and dollar value of eligible State incentives by program name.
 - The sources and dollar value of local government funds provided by any locality and the nature of the local funding. Examples of the nature of local funding include cash, fee-waivers, in-kind services, and donation of land, buildings, or other assets.
 - (8) The intended use of the incentive by any category or categories to which State law restricts or limits uses of incentive funds. If the use of the incentive funds is not restricted, then the intended purpose of the funds.
 - (9) The amount of incentive monies disbursed taken during the period.
- (10)The amount of potential future liability under the applicable incentive program.
- (11) The number, type, and wage level of jobs required to be created or retained to receive a disbursement of incentive monies.

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| 1 2 | (12) <u>The actual full-time equivalent jobs employed by t</u> period. | he recipient during the | |
| 2 3 4 | (13) <u>The projected cost per job created or retained, inc</u> funds. | cluding State and local | |
| 4 5 6 | (14) Any amount recaptured from the business entity duri- to satisfy the terms of the grant agreement. | ng the period for failure | |
| 7 | (b) <u>Online Posting. – The Department of Commerce must post o</u> | n its Internet Web site a | |
| 8 9 | summary of the report compiled in subsection (a) of this section. The include the information required by subdivisions (2), (9), (11), and (12) | | |
| 10 | <u>section.</u> | mont in continue in cludes | |
| 11 12 | (c) <u>Economic Development Incentive. – An economic development program administered by the Department of Commerce the Commerce and Comm</u> | | |
| 13 | monies to businesses. Examples of these grant programs include | the Job Development | |
| 14 | Investment Grant Program, the Job Maintenance and Capital Develop | | |
| 15 16 | <u>Carolina Fund, and the Industrial Development Fund, including the Utialso incents economic development through the use of tax expenditument</u> | | |
| 17 | credits and refunds. The Department of Revenue must report annu | | |
| 18 | economic development incentives, as required under G.S. 105-256." | - | |
| 19 | SECTION 14.2.(c) Notwithstanding G.S. 143B-437.07, as a | | |
| 20 21 | Department of Commerce is not required to include information in its a economic development incentives provided by local governments prior | | |
| 22 | economie development meentives provided by rocal governments prior | <i>to bully</i> 1, 2011. | |
| 23 | EXTEND DEADLINE FOR TWENTY PERCENT REDUCTION | | |
| 24 25 | PRODUCTS USE FOR STATE FLEETS/CLARIFY REPORTI SECTION 14.2B.(a) Section 19.5(a) of S.L. 2005-276, a | | |
| 26 | 14.14(a) of S.L. 2009-451, reads as rewritten: | is amended by Section | |
| 27 | "SECTION 19.5.(a) All State agencies, universities, and commu | | |
| 28 29 | State-owned vehicle fleets shall develop and implement plans to imp | | |
| 29 30 | alternative fuels, synthetic lubricants, and efficient vehicles. The plans percent (20%) reduction or displacement of the current petroleum proc | | |
| 31 | 1, 2011. July 1, 2016. Before implementation of any plan, all affected ag | | |
| 32 | plan to the State Energy Office within the Department of Commerce. I | | |
| 33 34 | shall compile a report on the plans submitted and report to the Joint Leg Governmental Operations. Agencies shall implement their plans | | |
| 35 | Reductions may be met by petroleum or oils displaced through the us | | |
| 36 | synthetic oils or lubricants, other alternative fuels, the use of hybrid | electric vehicles, other | |
| 37 | fuel-efficient or low-emission vehicles, or additional methods as may b | | |
| 38 39 | Energy Office, thereby reducing the amount of harmful emissions. The mission fulfillment of the agency and shall specifically address a | | |
| 40 | analysis, allowances for changes in vehicle usage, total miles driven, | | |
| 41 | technology, budgetary limitations, and emergencies." | - | |
| 42 43 | SECTION 14.2B.(b) Section 19.5(c) of S.L. 2005-276, a 14.14 (b) of S.L. 2000, 451, reads as rewritten: | as amended by Section | |
| 43 44 | 14.14(b) of S.L. 2009-451, reads as rewritten: "SECTION 19.5.(c) Agencies shall report by September 1, 2006, | and annually thereafter | |
| 45 | through September 1, 2011, September 1, 2016, to the State Ene | | |
| 46 | Department of Commerce on the efforts undertaken to achieve the reduc | ctions. The State Energy | |
| 47 48 | Office shall compile and forward a report to the Joint Legisl Governmental Operations by November 1, 2006, and annually thereafter | | |
| 48 49 | 2011, November 1, 2016, on the agencies' progress in meeting their plan | | |
| 50 | | | |
| 51 | STATUS OF TRAVEL AND TOURISM INDUSTRY IN NC/ANNU | JAL REPORT | |
| 52 53 | "(d) SECTION 14.3. G.S. 143B-434.2(d) reads as rewritten: "(d) The Department of Commerce, and the Division of Tour | rism Film and Sports | |
| 54 | Development within that Department, shall implement the policies set f | | |
| 55 | Division of Tourism, Film, and Sports Development shall make an annu | al report to the General | |
| 56 57 | Assembly regarding the status of the travel and tourism industry in No | | |
| 57 58 | shall be submitted to the General Assembly by January 15 <u>October 15</u> January 15, 1992.October 15, 2011. The duties and responsibilities | | |
| 59 | Commerce through the Division of Tourism, Film, and Sports Developm | | |
| | | | |

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| " | |
| WINE AND CI | RAPE GROWERS COUNCIL ELIMINATED |
| | TION 14.3B. Part 2J of Article 10 of Chapter 143B of the General Statutes is |
| repealed. | 1101(14.5b. 1 art 25 of Article 10 of Chapter 145b of the General Statutes is |
| repensea. | |
| 21ST CENTU | JRY COMMUNITIES PROGRAM ELIMINATED/CONFORMING |
| CHANGES | |
| | TION 14.3C. Part 2K of Article 10 of Chapter 143B of the General Statutes |
| reads as rewritte | |
| | art 2K. North Carolina Certified Retirement Community Program. |
| | 0. North Carolina Certified Retirement Community Program – creation; ers and duties. |
| | ram. – There is established the North Carolina Certified Retirement |
| | gram as part of the 21st Century Communities program of the North Carolina |
| | Commerce. The Department shall coordinate the development and planning of |
| | na Certified Retirement Community Program with other State and local groups |
| interested in p | articipating in and promoting the North Carolina Certified Retirement |
| Community Pro | ogram. The Department shall adopt administrative rules to implement the is Part. For purposes of this Part, "Department" means the North Carolina |
| provisions of th | is Part. For purposes of this Part, "Department" means the North Carolina |
| | Commerce, and "Program" means the North Carolina Certified Retirement |
| Community Prog (b) Purpo | gram. ose. – The purpose of the Program is to encourage retirees and those planning |
| | their homes in North Carolina. In order to further this purpose, the Department |
| | he following activities: |
| (1) | Promote the State as a retirement destination to retirees and those persons |
| | and families who are planning retirement both in and outside of North |
| | Carolina. |
| (2) | Assist North Carolina communities in their efforts to market themselves as |
| | retirement locations and to develop communities that retirees would find |
| (3) | attractive for a retirement lifestyle. Assist in the development of retirement communities and continuing care |
| (\mathbf{J}) | facilities under Article 64 of Chapter 58 of the General Statutes in order to |
| | promote economic development and a potential workforce to enrich North |
| | Carolina communities. |
| (4) | Encourage mature market travel and tourism to North Carolina to evaluate |
| | future retirement desirability and to visit those who have chosen to retire in |
| | North Carolina. |
| | ors. – The Department shall identify factors that are of interest to retirees or |
| | s in order to inform them of the benefits of living in North Carolina. These used to develop a scoring system to determine whether an applicant will qualify |
| | ina certified retirement community and may include the following: |
| (1) | North Carolina's State and local tax structure. |
| (2) | Housing opportunities and cost. |
| (3) | Climate. |
| (4) | Personal safety. |
| (5) | Working opportunities. |
| $\begin{pmatrix} 6 \\ (7) \end{pmatrix}$ | Health care and continuing care services. |
| (7) (8) | Transportation. |
| (8) | Continuing education. Leisure living. |
| (10) | Recreation. |
| (10) (11) | The performing arts. |
| (12) | Festivals and events. |
| (13) | Sports. |
| (14) | Other services and facilities necessary to enable persons to age in the |
| | community with a minimum of restrictions. |
| | fication. – The Department shall establish criteria for qualifying as a North |
| Caronna certille | ed retirement community. To be eligible to obtain certification as a North |

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| Carolina certified requirements: | I retirement community, the community shall meet each of | of the following |
| (1) (2) | Be located within 30 miles of a hospital and of emergency m Take steps to gain the support of churches, clubs, busines | |
| (2) | other entities whose participation will increase the Progr | |
| (3) | attracting retirees or potential retirees. Establish a retiree attraction committee. The retiree attra | ction committee |
| | shall fulfill or create subcommittees to fulfill each of the foll a. Conduct a retiree desirability assessment analyzing | owing: |
| | with respect to each of the factors identified by the submit a report of the analysis to the Department. | |
| | b. Send a representative of the retirement attraction cor State training meetings conducted by the 21st Centu | |
| | program Department during the certification process. | - |
| | c. Raise funds necessary to run the Program, organize and promote and coordinate the Program with local e | ntities. |
| | d. Establish a community image, evaluate target market marketing and public relations plan designed to | |
| | e. Develop a system that identifies and makes contact v | with existing and |
| | prospective retirees, that provides tour guides when the community, and that responds to inquiries, logs | n prospects visit |
| | invites prospects to special community events, | and maintains |
| | continual contact with prospects until the pro retirement location decision. | spect makes a |
| (4) | Remit an application fee to the 21st Century | Communities |
| | <u>programDepartment</u> equal to the greater of ten thousand dol the product of fifty cents $(50¢)$ multiplied by the po | pulation of the |
| (5) | community, as determined by the most recent census. Submit the completed marketing and public relations p | lan designed to |
| | accomplish the purpose of the Program to the Department. | - |
| (6) | Submit a long-term plan outlining the steps the community maintain or improve its desirability as a destination for re- | |
| | corrections to any services or facilities identified in the re assessment. | tiree desirability |
| | 1. North Carolina Certified Retirement Communi | ty Program – |
| | distration. distration and Support. – Upon being certified as a North C | arolina certified |
| retirement comm | unity, the 21st Century Communities programDepartment s | |
| U | ice to the community: Assistance in the training of local Program staff and volunted | arc |
| (1) (2) | Ongoing oversight and guidance in marketing and update | |
| (3) | retirement trends. Inclusion in the State's national advertising and public rela | tions campaigns |
| (5) | and travel show promotions, including a prominent | |
| (A) | Department's Web site. | ort material and |
| (4) | Eligibility for State financial assistance for brochures, supp advertising. | on material, and |
| (5) | An annual evaluation and progress assessment on r | |
| (b) Expira | improving the community's desirability as a home for retiree tion. – A community's certification under this section exp | |
| anniversary of the | e date the initial certification is issued. To be considered for a Communities program, Department, an applicant community | recertification by |
| following: (1) | A completed new application in accordance with the requ | |
| | Part. | |
| (2) | Data demonstrating the success or failure of the commu market and promote itself as a desirable location for retire retirees. | |

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| 1 | (3) The fee required by G.S. $143B-437.100(d)(4)$." | |
| 1 2 3 4 | EMPLOYMENT SECURITY COMMISSION FUNDS | |
| 4 | SECTION 14.4.(a) Funds from the Employment Security C | |
| 5 | Fund shall be available to the Employment Security Commission of North | h Carolina to use as |
| 6 | collateral to secure federal funds and to pay the administrative costs | |
| 7 | collection of the Employment Security Commission Reserve Fund su | |
| 8 | administrative costs paid with funds from the Reserve in the 2011-2012 | fiscal year shall not |
| 9 | exceed two million five hundred thousand dollars (\$2,500,000). | 1 |
|) | SECTION 14.4.(b) There is appropriated from the En | |
| | Commission Reserve Fund to the Employment Security Commission of Nor | |
| | of twenty million dollars (\$20,000,000) for the 2011-2012 fiscal year | to be used for the |
| 3 4 | following purposes: (1) $\$10500000$ for the operation and support of local Fi | mnloumont Socurity |
| + 5 | (1) \$19,500,000 for the operation and support of local En Commission offices. | inproviment Security |
| 6 | (2) \$200,000 to operate the system that tracks former p | articinants in State |
| 7 | education and training programs. | articipants in State |
| 8 | (3) \$300,000 to maintain compliance with Chapter 96 of th | he General Statutes |
| 9 | which directs the Commission to employ the Co | |
| 0 | Management Information System to evaluate the effective | |
| 1 | job training, education, and placement programs. | |
| 2 | SECTION 14.4.(c) There is appropriated from the En | nployment Security |
| 3 | Commission Reserve Fund to the Employment Security Commission of | North Carolina an |
| 4 | amount not to exceed one million dollars (\$1,000,000) for the 2011-2012 | 2 fiscal year to fund |
| | State initiatives not currently funded through federal grants. | |
| 6 | SECTION 14.4.(d) There is appropriated from the Worker Tra | aining Trust Fund to |
| 7 | the Employment Security Commission of North Carolina the sum of | one million dollars |
| 8 | (\$1,000,000) for the 2011-2012 fiscal year to fund "Opportunity NC | ," which provides |
| | work-based training opportunities to recipients of unemployment insurance | benefits. |
| 1 | Opportunity NC must meet all of the following factors: (1) The training, even though it includes actual operation of | f the facilities of the |
| 2 | employer, is similar to what would be given in a v | |
| 3 | academic educational instruction. | ocational school of |
| 4 | (2) The training is for the benefit of the trainee. | |
| 5 | (3) The trainees do not displace regular employees, but wo | ork under their close |
| 6 | observation. | |
| 7 | (4) The employer who provides the training derives no ir | nmediate advantage |
| 3 | from the activities of the trainees, and, on occasi | |
|) | operations may actually be impeded. | |
|) | (5) The trainees are not necessarily entitled to a job at th | e conclusion of the |
| 1 | training period. | |
| 2 | (6) The employer and the trainees understand that the train | nees are not entitled |
| 3 | to wages for the time spent in training. | 1 0 |
| 1 | SECTION 14.4.(e) Of the funds credited to and held in | |
| | Carolina's account in the Unemployment Trust Fund by the Secretary of | |
| | United States pursuant to and in accordance with section 903 of the Soci pursuant to Title II of Division P of P L 111 5, the Assistance for Linear | |
| | pursuant to Title II of Division B of P.L. 111-5, the Assistance for Unemp Struggling Families Act, the Employment Security Commission of North C | |
| | the sum of two hundred five million sixty-three thousand five hundred | |
| | (\$205,063,552) as follows: (i) one hundred million dollars (\$100,000,00 | |
| | design and build the integrated unemployment insurance benefit and tax acc | |
| | (ii) the remaining funds shall be used for the operation of the unem | |
| 3 | program. | - <i>v</i> |
| 1 | | |
| 5 | TRANSFER EMPLOYMENT SECURITY COMMISSION TO DI | EPARTMENT OF |

55 TRANSFER EMPLOYMENT SECURITY COMMISSION TO DEPARTMENT OF 56 57 COMMERCE

SECTION 14.5. The statutory authority, powers, duties, functions, records, personnel, property, and unexpended balances of appropriations, allocations, or other funds of SECTION 14.5. 58

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| | t Security Commission are transferred to the of a Type I transfer as defined by G.S. 143. | |
| | MPLOYMENT INSURANCE BENEFI' TION 14.5A.(a) G.S. 96-12.01(a1)(4)c. is | |
| subdivision to re | | provided under the Tax Relief, |
| | <u>Unemployment Insurance</u> <u>Act of 2010 (P.L. 111-2</u> 2010, and is applicabl | e Reauthorization, and Job Creation (12) as it existed on December 17, e to compensation for weeks of g after December 17, 2010, and |
| | ending on or before Dece <u>I.</u> The average rate | mber 31, 2011, provided that: of (i) insured unemployment, not |
| | twenty percent (1) | d, equaled or exceeded one hundred 20%) of the average of such rates for 13-week period ending in all of the |
| | preceding three exceeded five | calendar years and equaled or percent (5%) or (ii) total easonally adjusted, as determined by |
| | the United States consisting of the | Secretary of Labor, for the period most recent three months for which |
| | | are published before the close of the exceeds six and one-half percent |
| | II. The average rate | of total unemployment in this State. |
| | States Secretary of | ed, as determined by the United f Labor, for the three-month period |
| | hundred ten perce | s subsection, equals or exceeds one nt (110%) of the average for any of |
| | three preceding ca | |
| SEC "(4) | TION 14.5A.(b) G.S. 96-12.01(a1)(4)e. re There is an "on indicator" for this St | |
| | determines, in accordance with the regul | ations of the United States Secretary |
| | of Labor, that for the period consistin preceding 12 weeks, the rate of insu adjusted) under this Chapter: | |
| | | |
| | e. Total extended benefit amount. 1. The total extended bene | fit amount payment to any eligible |
| | | the applicable benefit year shall be |
| | I. Fifty percent (50 | %) of the total amount of regular |
| | | ere payable to the individual under individual's applicable benefit year; |
| | or | |
| | | e individual's weekly benefit amount to the individual under this Chapter |
| | for a week of to | al unemployment in the applicable |
| | 2. I. Effective with re | spect to weeks beginning in a high |
| | unemployment p subdivision shall | eriod, sub-subdivision e.1. of this be applied by substituting: |
| | (50%)" in | ercent (80%)" for "fifty percent sub-subdivision e.1.I., and for "thirteen" in sub-subdivision |
| | e.1.II. | sub-subdivision 2.I., the term "high |

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| <u>3.</u> <u>This</u> <u>Unem</u> <u>Act o</u> <u>2010,</u> <u>unem</u> <u>endin</u> <u>I.</u> <u>II.</u> | which an extended benefit period we sub-subdivision c. of this subdivisio substituting "eight percent (8%)" fo percent (6.5%)". <u>subdivision applies as provided under</u> ployment Insurance Reauthorization, of 2010 (P.L. 111-312) as it existed and is applicable to compensation ployment beginning after December g on or before December 31, 2011, pro- The average rate of total unemplot adjusted, as determined by the United of Labor, for the period consisting of three months for which data for published before the close of the exceeds eight percent (8%); and The average rate of total unemploy seasonally adjusted, as determine States Secretary of Labor, for the the referred to in this subdivision equal hundred ten percent (110%) of the at three preceding calendar years." intent of this section is to allow extents a Relief, Unemployment Insurance Re the payment of the benefits does not federal government to pay unemploymed for the extended benefits with cont of Carolina General Statutes or with of the State to pay unemploymed the payment of the benefits provid overnment by the State to pay unemploymed the payment of the benefits provid poter 96 of the General Statutes or with the payment of the benefits would diverse the payment of the benefits provid poter 96 of the General Statutes or with the payment of the benefits would diverse the payment of the benefits provid poter 96 of the General Statutes or with the payment of the benefits would diverse the payment of the benefits would diverse to pay extended benefits provid poter 96 of the General Statutes or with the payment of the benefits would diverse the p | ould be in effect i on were applied by or six and one-hal er the Tax Relief and Job Creation on December 17 on for weeks o or 17, 2010, and ovided that: yment, seasonally ed States Secretary of the most recen- or all states are e week equals o ment in this State d by the United hree-month period ls or exceeds one average for any o ods ending in the ded benefits to be authorization, and hinder the State's nent benefits. It is ributions paid by contributions paid by this section th any other State ert federal payrol |
| the amount borrowed from the federal g | government by the State to pay unemp | loyment benefits. |
| SECTION 14.5A.(d) This January 1, 2012. | section becomes effective April 16, | 2011, and expire |
| | | |
| AGRICULTURAL EMPLOYEES/U SECTION 14.5B. G.S. 96- | | |
| "n. With respect | to employment on and after January 1 | |
| | g unit who (a) during any calendar qua r or the preceding calendar year paid | |
| thousand dol | lars (\$20,000) fifty thousand dollars (| (\$50,000) or mor |
| | ral labor, or (b) on each of some 20 receding calendar year, each day be | |
| | ek, employed at least 10 individuals | |
| | abor for some portion of the day. P gricultural labor performed by a cri | |
| | 978, the crew leader shall be deemed | |
| | e requirements set forth in the first e met; and (2) the crew members are | |
| | on within the meaning of the first | |
| paragraph; (3 | 3) and if the crew leader holds a v | alid certificate of |
| | under the Migrant and Seasonal Ag ct; or substantially all the members of | |
| or maintain | tractors, mechanized harvesting | or crop dustin |
| equipment, o | or any other mechanized equipment, | which is provide |
| | | |

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| 1 2 3 4 5 5 6 7 8 9 0 1 2 3 | by the crew leader. For purposes of this paragraph, the term "crew leader" means an individual who (1) furnishes individuals to perform agricultural labor for any other person, (2) pays (either on his behalf or on behalf of such other person) the individuals so furnished by him for the agricultural labor performed by them, and (3) has not entered into a written agreement with such other person under which such individual is designated as an employee of such other person. The farm operator shall be deemed to be the employer of any worker hired by the farm operator; any assignment to work with a crew or under a crew leader notwithstanding. All the workers shall be deemed the employees of the farm operator when the crew leader does not qualify as the employer under the provisions set out in this paragraph." |
| 4 5 | DEPARTMENT OF COMMERCE/CONTRACTS RELATED TO EMPLOYMENT |
| 5 | SECURITY ORGANIZATIONAL REFORM |
| | SECTION 14.5C. Notwithstanding any other provision of law to the contrary, the Department of Commerce may enter into contracts or, as necessary, enter into sole source contracts to timely obtain recommendations to achieve employment security organizational reform recommendations and savings. |
| | TRANSFER STATE PORTS AUTHORITY FROM DEPARTMENT OF COMMERCE |
| | TO DEPARTMENT OF TRANSPORTATION |
| | SECTION 14.6.(a) The North Carolina State Ports Authority, as contained in Part |
| | 10 of Article 10 of Chapter 143B of the General Statutes, is hereby transferred by a Type II transfer to the Department of Transportation. The North Carolina State Ports Authority shall use the State's budgeting, accounting, and human resources systems and shall comply with laws and policies related to submitting budget requests to the Office of State Budget and |
| | Management. |
| | SECTION 14.6.(b) Part 10 of Article 10 of Chapter 143B of the General Statutes is recodified as Article 20 of Chapter 136 of the General Statutes, G.S. 136-260 through G.S. 136-275. |
| | SECTION 14.6.(c) G.S. 120-123 reads as rewritten: |
| | "§ 120-123. Service by members of the General Assembly on certain boards and |
| | commissions. No member of the General Assembly may serve on any of the following boards or |
| | commissions: |
| | (26) The North Carolina State Ports Authority, as established by G.S. 143B-452. |
| | " <u>G.S. 136-260.</u> |
| | SECTION 14.6.(d) G.S. 143-166.13 reads as rewritten: |
| | "§ 143-166.13. Persons entitled to benefits under Article. |
| | (a) The following persons who are subject to the Criminal Justice Training and |
| | Standards Act are entitled to benefits under this Article: |
| | (15) North Carolina Ports Authority Police, Department of |
| | Commerce; Transportation; |
| | |
| | SECTION 14.6.(e) G.S. 143B-346 reads as rewritten: |
| | "§ 143B-346. Department of Transportation – purpose and functions. The general purpose of the Department of Transportation is to provide for the necessary |
| | planning, construction, maintenance, and operation of an integrated statewide transportation |
| | system for the economical and safe transportation of people and goods as provided for by law. |
| | The Department shall also provide and maintain an accurate register of transportation vehicles as provided by statutes, and the Department shall enforce the laws of this State relating to |
| | transportation safety assigned to the Department. The Department of Transportation shall be |
| | responsible for all of the transportation functions of the executive branch of the State as |
| | provided by law except those functions delegated to the Utilities Commission, the State Ports |

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| 1 2 3 4 5 6 | Authority, <u>Commission</u> and the Commissioners of Navigation and Pilotage a Chapter 76. The major transportation functions include aeronautics, transportation, motor vehicles, and transportation safety as provided for b Department of Transportation shall succeed to all functions vested in Transportation and the Department of Motor Vehicles on July 1, 1977." SECTION 14.6.(f) G.S. 143B-431 reads as rewritten: | highways, mass y State law. The |
| 6 7 | "§ 143B-431. Department of Commerce – functions. | |
| 8 | (a) The functions of the Department of Commerce, except as oth | erwise expressly |
| 9 10 11 12 13 14 15 | provided by Article 1 of this Chapter or by the Constitution of North Carolina, (1) All of the executive functions of the State in relati development including by way of enumeration and not expansion and recruitment of environmentally sound indu- development, the promotion of and assistance in the orderl North Carolina counties and communities, the promotion a travel and tourism industries, the development of our- | shall include: on to economic of limitation, the ustry, labor force y development of and growth of the |
| 16 | | |
| 17 | (2) energy resource management and energy policy developme.(2) All functions, powers, duties and obligations heretofore version | |
| 18 | enumerated in Article 15 of Chapter 143A, to wit: | steu in an agency |
| 19 | a. The State Board of Alcoholic Control, | |
| 20 | b. The North Carolina Utilities Commission, | |
| 21 | c. The Employment Security Commission, | |
| 22 | d. The North Carolina Industrial Commission, | |
| 23 | e. State Banking Commission and the Commissioner of | of Banks, |
| 24 | f. Savings Institutions Division, | |
| 25 | g. Repealed by Session Laws 2001-193, s. 10, effective h. Credit Union Commission, | e July 1, 2001. |
| 26 | | |
| 27 | i. Repealed by Session Laws 2004-199, s. 27(c), effe | ective August 17, |
| 28 | 2004. The North Caroline Mutual Durial Association Com | mission |
| 29 30 | j. The North Carolina Mutual Burial Association Com k. The North Carolina Rural Electrification Authority, | mission, |
| 30 31 | k. The North Carolina Rural Electrification Authority, 1. The North Carolina State Ports Authority, | |
| 32 | all of which enumerated agencies are hereby expressly tran | sferred by a Type |
| 33 | II transfer, as defined by G.S. 143A-6, to this recreated | |
| 34 | Department of Commerce; and | |
| 35 | (3) All other functions, powers, duties and obligations as are | conferred by this |
| 36 | Chapter, delegated or assigned by the Governor and | conferred by the |
| 37 | Constitution and laws of this State. Any agency tra | |
| 38 | Department of Commerce by a Type II transfer, as defined | |
| 39 | shall have the authority to employ, direct and supervise | |
| 40 | technical personnel, and such agencies shall not be ac | |
| 41 | Secretary of Commerce in their exercise of quasi-judicial p | |
| 42 | by statute, notwithstanding any other provisions of this e | |
| 43 | that the authority of the North Carolina State Ports Auth | |
| 44 | direct and supervise personnel shall be as provided in | Part 10 of this |
| 45 | Article. <u>Chapter.</u> | |
| 46 47 | $\frac{1}{1000} = \frac{1}{1000} = 1$ | |
| 48 | SECTION 14.6.(g) G.S. 143B-433 reads as rewritten: "§ 143B-433. Department of Commerce – organization. | |
| 49 | The Department of Commerce shall be organized to include: | |
| 50 | (1) The following agencies: | |
| 51 | a. The North Carolina Alcoholic Beverage Control Co | mmission. |
| 52 | b. The North Carolina Utilities Commission. | |
| 53 | c. The Employment Security Commission. | |
| 54 | d. The North Carolina Industrial Commission. | |
| 55 | e. State Banking Commission. | |
| 56 | f. Savings Institutions Division. | |
| 57 | g. Repealed by Session Laws 2001-193, s. 11, effective h. Credit Union Commission. | e July 1, 2001. |
| 58 | h. Credit Union Commission. | |
| | | |

| | General Assembly Of North Carolina | | Session 2011 | |
|-----------------------|---|---|---|--|
| $\frac{1}{2}$ | i. | Repealed by Session Laws 2004-199, s 2004. | s. 27(d), effective August 17, | |
| 2 3 4 5 6 | i | The North Carolina Mutual Burial Asso | ciation Commission | |
| 4 | J. k. | North Carolina Cemetery Commission. | charlon commission. | |
| 5 | 1. | The North Carolina Rural Electrification | n Authority | |
| 6 | m. | Repealed by Session Laws 1985, c. 757 | | |
| 7 | n. | North Carolina Science and Technology | | |
| 8 | н. 0. | The North Carolina State Ports Authorit | | |
| 9 | p. | Repealed by Session Laws 2010-180, | | |
| 10 11 | a | 2010. Economic Development Board. | | |
| 12 | q. r. | Labor Force Development Council. | | |
| 13 | | t. Repealed by Session Laws 2000, | c 140 s 76 (i) effective | |
| 13 14 | S., | September 30, 2000. | 140, 5. 70.0), effective | |
| 14 | | Navigation and Pilotage Commissions | astablished by Chapter 76 of | |
| 15 | u. | the General Statutes. | established by Chapter 70 01 | |
| 17 | V. | Repealed by Session Laws 1993, c. 321 | , s. 313b. | |
| 18 19 | | 4.6.(h) G.S. 143B-452, recodified as G.S | . 136-260 in subsection (b) of | |
| 20 | this section, reads as rew | | | |
| 21 | | of Authority. – membership; appoint | ment, terms and vacancies; | |
| 22 | | tings and quorum; compensation. | | |
| 23 | | Carolina State Ports Authority is hereb | | |
| 24 | | tation and shall be subject to and under | | |
| 25 | | ion. It shall be governed by a board cor | | |
| 26 | | e Authority. Effective July 1, 1983, it s | | |
| 27 | | ers and hereby designated as the Author | | |
| 28 | | s that no person be appointed to the Auth | | |
| 29 | district of the North Carolina House of Representatives or the North Carolina Senate in which a | | | |
| 30 | State port is located. Members of the North Carolina Board of Transportation may be appointed | | | |
| 31 | to the Authority. The Governor shall appoint seven members to the Authority, and the General | | | |
| 32 | Assembly shall appoint two members of the Authority. Effective July 1, 1983, the Authority shall consist of source appointed by the Governor, and four persons appointed by the | | | |
| 33 | shall consist of seven persons appointed by the Governor, and four persons appointed by the | | | |
| 34 | General Assembly. Effective July 1, 1989, July 1, 2011, the Governor shall appoint six | | | |
| 35 | members to the Authority, in addition to the Secretary of Commerce, Transportation, who shall | | | |
| 36 | | r of the Authority by virtue of his office | | |
| 37 | | he first vacancy occurring after July 1, 19 | $\frac{1}{289, July 1, 2011}$, in a position | |
| 38 | on the Authority over wh | ich the Governor has appointive power. | | |
| 39 | " | | | |
| 40 | | 1.6.(i) G.S. 146-65 reads as rewritten: | | |
| 41 | "§ 146-65. Exemptions | | | |
| 42 | | t apply to any of the following: | | |
| 43 | (1) The advantation | equisition of highway rights-of-way, bor | row pits, or other interests or | |
| 44 45 | | s in land acquired for the same or | | |
| 45 46 | | ition thereof, by the Board of Transpor | nation of the North Carolina | |
| 46 | 1 | ike Authority. Jorth Carolina Stata Porta Authority in | avaraiging its named | |
| 47 48 | | North Carolina State Ports Authority in | | |
| 48 | | 43B-452 through G.S. 143B-4 | 67.<u>G.S.</u> 136-260 through | |
| 49 50 | | $\frac{36-275}{6}$ " | | |
| 50 51 | | 4.6.(j) G.S. 150B-1(d) reads as rewritten: | | |
| 51 52 | | rom Rule Making. – Article 2A of this (| chapter does not apply to the | |
| 52 53 | following: | | | |
| 55 54 | (11) Tha N | lorth Carolina Stata Darta Authority with | th respect to food astablished | |
| 54 55 | | North Carolina State Ports Authority wit | | |
| | " pursua | nnt to G.S. 143B-454(a)(11). <u>G.S. 136-262</u> | <u>2(a)(11).</u> | |
| 56 57 | •••• | 16 (b) The Devisor of Statutes shall | make any other conforming | |
| 57 58 | | 4.6.(k) The Revisor of Statutes shall e necessary to reflect the transfer under su | | |
| 58 59 | statutory changes that all | necessary to reflect the transfer under st | | |
| 57 | | | | |

STUDY COSTS OF SERVICES PROVIDED BY DEPARTMENT OF COMMERCE TO AGENCIES IN THE DEPARTMENT OF COMMERCE

2 3 **SECTION 14.7.(a)** In consultation with the Fiscal Research Division, the 4 Department of Commerce and the ABC Commission, State Banking Commission, Credit 5 Union Division, Cemetery Commission, Utilities Commission, Utilities Commission Public 6 Staff, and the Rural Electrification Authority shall study the following: (i) the types of services 7 provided by the Department of Commerce to each of the agencies during each fiscal year; and 8 (ii) formulas or methods to be used to determine the costs of the services, including the 9 advantages and disadvantages of each formula or method. The Department of Commerce and 10 each of the agencies shall prepare a joint recommendation as to which formula or method to determine the costs of the services should be used. In addition, the Department of Commerce 11 12 and each of the agencies shall develop a memorandum of understanding that details the services 13 to be provided by the Department of Commerce during each fiscal year.

14 **SECTION 14.7.(b)** By May 1, 2012, the Department of Commerce shall report the 15 results of the study, including formula or method recommendations, required under subsection 16 (a) of this section, to the Senate Appropriations Committee on Natural and Economic 17 Resources, the House of Representatives Appropriations Subcommittee on Natural and 18 Economic Resources, and the Fiscal Research Division. By May 1, 2012, the Department of 19 Commerce shall also submit a copy of each memorandum of understanding required under 20 subsection (a) of this section to the Fiscal Research Division. 21

INDUSTRIAL COMMISSION FEES/COMPUTER SYSTEM REPLACEMENT

23 SECTION 14.8. The North Carolina Industrial Commission may retain the 24 additional revenue generated as a result of an increase in the fee charged to parties for the filing of compromised settlements. These funds shall be used for the purpose of replacing existing 25 26 computer hardware and software used for the operations of the Commission. These funds may 27 also be used to prepare any assessment of hardware and software needs prior to purchase and to 28 develop and administer the needed databases and new Electronic Case Management System, 29 including the establishment of two time-limited positions for application development and 30 support and mainframe migration. The Commission may not retain any fees under this section 31 unless they are in excess of the former two-hundred-dollar (\$200.00) fee charged by the 32 Commission for filing a compromised settlement.

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UTILITIES COMMISSION/TERMS OF COMMISSIONERS SECTION 14.8A.(a) G.S. 62-10 reads as rewritten:

"§ **62-10**. Number; appointment; terms; qualifications; chairman; vacancies; compensation; other employment prohibited.

38 The North Carolina Utilities Commission shall consist of seven commissioners who (a) 39 shall be appointed by the Governor subject to confirmation by the General Assembly by joint 40 resolution. The names of commissioners to be appointed by the Governor shall be submitted by 41 the Governor to the General Assembly for confirmation by the General Assembly on or before 42 May 1, of the year in which the terms for which the appointments are to be made are to expire. 43 Upon failure of the Governor to submit names as herein provided, the Lieutenant Governor and 44 Speaker of the House jointly shall submit the names of a like number of commissioners to the 45 General Assembly on or before May 15 of the same year for confirmation by the General 46 Assembly. Regardless of the way in which names of commissioners are submitted, 47 confirmation of commissioners must be accomplished prior to adjournment of the then current 48 session of the General Assembly. This subsection shall be subject to the provisions of 49 subsection (c) of this section.

50 (b) The terms of the commissioners now serving shall expire at the conclusion of the 51 term for which they were appointed which shall remain as before with two regular eight-year 52 terms expiring on July 1 of each fourth year after July 1, 1965, and the fifth term expiring on 53 July 1 of each eighth year after July 1, 1963. The terms of office of utilities commissioners 54 thereafter shall be eight four years commencing on July 1 of the year in which the predecessor 55 terms expired, and ending on July 1 of the eighth fourth year thereafter.

56 In order to increase the number of commissioners to seven, the names of two (c) 57 additional commissioners shall be submitted to the General Assembly on or before May 27, 58 1975, for confirmation by the General Assembly as provided in G.S. 62-10(a). The 59 commissioners so appointed and confirmed shall serve new terms commencing on July 1, 1975,

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one of which shall be for a period of two years (with the immediate successor serving for a period of six years), and one of which shall be for a period of two years.

Thereafter, the terms of office of the additional commissioners shall be for eight four years as provided in G.S. 62-10(b).

5 (d) A commissioner in office shall continue to serve until his successor is duly 6 confirmed and qualified but such holdover shall not affect the expiration date of such 7 succeeding term.

8 (e) On July 1, 1965, and every four years thereafter, one of the commissioners shall be 9 designated by the Governor to serve as chairman of the Commission for the succeeding four 10 years and until his successor is duly confirmed and qualifies. Upon death or resignation of the 11 commissioner appointed as chairman, the Governor shall designate the chairman from the 12 remaining commissioners and appoint a successor as hereinafter provided to fill the vacancy on 13 the Commission.

14 In case of death, incapacity, resignation or vacancy for any other reason in the office (f) 15 of any commissioner prior to the expiration of his term of office, the name of his successor 16 shall be submitted by the Governor within four weeks after the vacancy arises to the General 17 Assembly for confirmation by the General Assembly. Upon failure of the Governor to submit 18 the name of the successor, the Lieutenant Governor and Speaker of the House jointly shall 19 submit the name of a successor to the General Assembly within six weeks after the vacancy 20 arises. Regardless of the way in which names of commissioners are submitted, confirmation of 21 commissioners must be accomplished prior to the adjournment of the then current session of 22 the General Assembly.

(g) If a vacancy arises or exists pursuant to either subsection (a) or (c) or (f) of this
 section when the General Assembly is not in session, and the appointment is deemed urgent by
 the Governor, the commissioner may be appointed and serve on an interim basis pending
 confirmation by the General Assembly.

27 (h) The salary of each commissioner and that of the commissioner designated as 28 chairman shall be set by the General Assembly in the Current Operations Appropriations Act. 29 In lieu of merit and other increment raises paid to regular State employees, each commissioner, 30 including the commissioner designated as chairman, shall receive as longevity pay an amount 31 equal to four and eight-tenths percent (4.8%) of the annual salary set forth in the Current 32 Operations Appropriations Act payable monthly after five years of service, and nine and six-tenths percent (9.6%) after 10 years of service. "Service" means service as a member of the 33 34 Utilities Commission.

(h1) In addition to compensation for their services, each member of the Commission who
lives at least 50 miles from the City of Raleigh shall be paid a weekly travel allowance for each
week the member travels to the City of Raleigh from the member's home for business of the
Commission. The allowance shall be calculated for each member by multiplying the actual
round-trip mileage from that member's home to the City of Raleigh by the rate-per-mile which
is the business standard mileage rate set by the Internal Revenue Service in Rev. Proc. 93-51,
December 27, 1993.

(i) The standards of judicial conduct provided for judges in Article 30 of Chapter 7A of
the General Statutes shall apply to members of the Commission. Members of the Commission
shall be liable to impeachment for the causes and in the manner provided for judges of the
General Court of Justice in Chapter 123 of the General Statutes. Members of the Commission
shall not engage in any other employment, business, profession, or vocation while in office.

47 (j) Except as provided in subsection (h1) of this section, members of the Commission
48 shall be reimbursed for travel and subsistence expenses at the rates allowed to State officers
49 and employees by G.S. 138-6(a)."

50 SECTION 14.8A.(b) This section becomes effective July 1, 2011, and applies to 51 all vacancies on the Utilities Commission occurring on or after that date. 52

53 STATE-AID REPORTING REQUIREMENTS

54 **SECTION 14.10.(a)** The North Carolina Association of Community Development 55 Corporations, North Carolina Institute of Minority Economic Development, Inc., FFA 56 Foundation, Ag in the Classroom, Land Loss Prevention Project, North Carolina Minority 57 Support Center, North Carolina Community Development Initiative, Inc., Councils of 58 Government, High Point Market Authority, and Partnership for the Sounds, Inc., shall do the 59 following:

| (| General Assembly Of North Carolina | | Session 2011 | | | |
|---|---|--|--|--|--|--|
| | (1) By September 1 of each year Joint Legislative Commissio Research Division on prior 3 and accomplishments and pr fund sources. | n on Governmental Ope State fiscal year program | rations and the Fiscal activities, objectives, | | | |
| | (2) Provide to the Fiscal Research Division a copy of the organization's annual audited financial statement within 30 days of issuance of the statement. | | | | | |
| 1 | SECTION 14.10.(b) Remaining all to any nonprofit organization that does not s | atisfy the reporting requ | irements provided in | | | |
| | subsection (a) of this section. | | 1 | | | |
| | SECTION 14.10.(c) No more than one hundred thousand dollars (\$100,000) in State funds shall be used for the annual salary of any one employee of an entity named in subsection (a) of this section. | | | | | |
| | GRASSROOTS SCIENCE PROGRAM | | | | | |
| | SECTION 14.11.(a) The Grassroo Environment and Natural Resources is transferre SECTION 14.11.(b) Of the funds Commerce for State Aid, the sum of two mil | ed to the Department of C appropriated in this act | ommerce. to the Department of | | | |
|] | hundred eighty-five dollars (\$2,899,885) for t | he 2011-2012 fiscal year | and the sum of two | | | |
| | million eight hundred ninety-nine thousand eig | | | | | |
| | the 2012-2013 fiscal year is allocated as grants- | 2011-2012 | 2012-2013 | | | |
| | | | | | | |
| | Aurora Fossil Museum | \$49,000 | \$49,000 | | | |
| | Cape Fear Museum | \$132,125 | \$132,125 | | | |
| | Carolina Raptor Center Catawba Science Center | \$92,050 \$120,100 | \$92,050 \$120,100 | | | |
| | Colburn Earth Science Museum, Inc. | \$120,100 \$61,170 | \$120,100 \$61,170 | | | |
| | Core Sound Waterfowl Museum | \$49,000 | \$49,000 | | | |
| | Discovery Place | \$543,945 | \$543,945 | | | |
| | Eastern NC Regional Science Center | \$49,000 | \$49,000 | | | |
| | Fascinate-U | \$66,530 | \$66,530 | | | |
| | Granville County Museum Commission, | . , | | | | |
| | Inc.–Harris Gallery | \$49,000 | \$49,000 | | | |
| | Greensboro Children's Museum | \$110,845 | \$110,845 | | | |
| | The Health Adventure Museum of Pack | | | | | |
| | Place Education, Arts and | | | | | |
| | Science Center, Inc. | \$127,695 | \$127,695 | | | |
| | Highlands Nature Center | \$65,050 | \$65,050 | | | |
| | Imagination Station | \$70,600 | \$70,600 | | | |
| | The Iredell Museums, Inc. Kidsenses | \$50,310 \$66,700 | \$50,310 \$66,700 | | | |
| | Museum of Coastal Carolina | \$66,700 \$64,025 | \$66,700 \$64,025 | | | |
| | The Natural Science Center | \$04,025 | \$04,025 | | | |
| | of Greensboro, Inc. | \$152,920 | \$152,920 | | | |
| | North Carolina Museum of Life | <i><i><i>w</i>102,920</i></i> | <i><i><i></i></i></i> | | | |
| | and Science | \$311,685 | \$311,685 | | | |
| | Pisgah Astronomical Research Institute | \$49,000 | \$49,000 | | | |
| | Port Discover: Northeastern | | , | | | |
| | North Carolina's Center for | | | | | |
| | Hands-On Science, Inc. | \$49,000 | \$49,000 | | | |
| | Rocky Mount Children's Museum | \$59,290 | \$59,290 | | | |
| | Schiele Museum of Natural History | | | | | |
| | and Planetarium, Inc. | \$188,370 | \$188,370 | | | |
| | Sci Works Science Center and | ¢100 015 | Φ100 01 <i>5</i> | | | |
| | Environmental Park of Forsyth County | \$120,215 | \$120,215 | | | |
| | Sylvan Heights Waterfowl Park and Eco-Center | \$49,000 | \$49,000 | | | |
| | | \$49,000 | \$47,000 | | | |
| | | | | | | |

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|------------------|--|----------------------------------|--|
| | North Carolina Nature Center on Children's Museum | \$92,630 \$60,630 | \$92,630 \$60,630 |
| Total | | \$2,899,885 | \$2,899,885 |
| SEC | CTION 14.11.(c) No later than N | farch 1, 2012, the Depa | rtment of Commerce |
| | the Fiscal Research Division all o | t the following information | ion for each museum |
| | nds under this section: | the 2010 2011 figure we | 0 <i>r</i> |
| (1) (2) | The actual operating budget for The proposed operating budget | for the $2010-2011$ fiscal years | al. |
| (2) | The total attendance at the mus | | |
| | CTION 14.11.(d) No later than N | | |
| | the Fiscal Research Division all of | | |
| | nds under this section: | | |
| (1) | The actual operating budget for | the 2011-2012 fiscal ve | ar |
| (1) | The proposed operating budget | for the $2012-2013$ fiscal | vear |
| $(\overline{3})$ | The total attendance at the mus | eum during the 2012 cale | endar vear. |
| | CTION 14.11.(e) As a condition | | |
| | he following documentation shall, | | |
| 2011-2013 fisc | al biennium, be submitted for each | museum under this secti | on to the Department |
| | for fiscal years ending between Jul | | |
| costs that are | properly documented under this s | ubsection are allowed b | y the Department in |
| calculating the | distribution of funds under this sec | | |
| (1) | Each museum under this sect | | |
| | Service) Form 990 to show its | | |
| | and a reconciliation that exp | | between expenses as |
| | shown on the IRS Form 990 an | | 1 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| (2) | Each friends association of a m | | |
| | Form 990 to show its reported | | |
| | and a reconciliation that exp | | |
| | shown on the IRS Form 990 | | |
| | does not have both an IRS F | | |
| (3) | which case, it shall submit either The chief financial officer of | | |
| (3) | provides funds for the benefit | | |
| | statement of documented cost | | |
| | includes documentation of the | | |
| | the person making the assertion | | |
| | county or municipality for the l | | |
| (4) | The chief financial officer of e | | government or each |
| | friends association that provi- | | |
| | directly charged to a museum u | under this section but that | t benefit the museum |
| | shall submit in the form of a | detailed statement enum | erating each cost by |
| | type and amount that is verified | | |
| | completion of the documentati | | |
| | and telephone number of the | | |
| | municipality, or association | provides indirect or all | locable costs to the |
| CE (| museum. | | uc: 1 · · · · |
| SEC | CTION 14.11.(f) As used in subse | ection (e) of this section, | "Irlends association" |
| | rofit corporation established for | the purpose of suppor | ting and assisting a |
| | ceives funding under this section. CTION 14.11.(g) No more than | one hundred thousand | dollars (\$100.000) in |
| | all be used for the annual salary | | |
| subsection (b) | | or any one employee of | i an entity named in |
| Subsection (b) | | | |
| WAKE FORE | ST INSTITUTE FOR REGENE | RATIVE MEDICINE / | PROFIT SHARING |
| WITH ST | | , | |
| SEC | CTION 14.12.(a) Wake Forest U | | |
| Forest") shall r | eimburse the State for State funds | appropriated to the Wa | ke Forest Institute of |
| Regenerative N | Medicine (hereinafter "Institute") b | y returning to the State | five percent (5%) of |
| | | | |

| | General Assembly Of North Carolina See | ssion 2011 |
|--|--|--|
| 1 2 3 4 5 6 | the royalty revenue received by the Institute from inventions arising under those projects to which State funds were allocated by the Institute, subject to the following: (1) The total amount to be reimbursed to the State shall be limited to t of State funds appropriated to the Institute plus simple interest at four percent (4%) annually from the time of disbursen reimbursement commences; | he amount the rate of |
| 7 8 9 10 | (2) Wake Forest shall be entitled to deduct the expenses reasonably i prosecuting, defending, and enforcing patent rights for the inventi to the extent the expenses are recovered from a third par calculating the amount to be paid to the State; | on, except |
| 11 12 13 14 | (3) Calculation of the payments to the State shall be based upon royal proportionate to the State funds used in the research, with budgets consistent with federal research funding accounting guidelines; and | developed l |
| 14 15 16 | (4) Payments shall be used by the State in a manner consistent with the United States Code, section 202, subdivision (c)(7). SECTION 14.12.(b) The Institute shall comply with the following | |
| 18 19 22 22 22 22 22 22 22 22 22 22 22 22 22 | (1) By September 1 of each year, and more frequently as requested, re Joint Legislative Commission on Governmental Operations and Research Division on prior State fiscal year program activities, of and accomplishments and prior State fiscal year itemized expenditud sources. (2) Provide to the Fiscal Research Division a copy of the Institut audited financial statement within 30 days of issuance of the statem SECTION 14.12.(c) Remaining allotments after September 1 shall not be to the Institute if it does not satisfy the reporting requirements provided in subsection section. SECTION 14.12.(d) No more than one hundred thousand dollars (\$1' State funds shall be used for the annual salary of any one employee of the Institute. COUNCIL OF GOVERNMENT FUNDS SECTION 14.12.(a) Of the funds appropriated in this act to the Dep Commerce, the sum of three hundred forty-three thousand one hundred forty-three thousand one hundred forty-three thousand one hundred ighty-sever (\$343,187) for the 2011-2012 fiscal year and the sum of two hundred forty-three thousand dollars (\$243,187) for the 2011-2012 fiscal year and the sum of two hundred regional orga allocated up to twenty-five thousand dollars (\$25,000) for the 2011-2012 and the 2 fiscal years. SECTION 14.12A.(b) A regional council of government may use funds to it by this section only to assist local governments in grant applications, development, community development, support of local industrial development acti other activities as deemed appropriate by the member governments. SECTION 14.12A.(c) Funds allocated by this section shall not be payment of dues or assessments by the member governments and shall not supp appropriated by the member governments. | the Fiscal objectives, litures and e's annual nent. be released (b) of this 00,000) in artment of ren dollars ousand one ed only as nization is 2012-2013 s allocated economic vities, and electronic equired by nber 15 of a used for lant funds |
| 51 52 53 54 55 56 57 58 | requested, each council of government or lead regional organization shall report to Legislative Commission on Governmental Operations and the Fiscal Research Divis General Assembly on prior State fiscal year program activities, object accomplishments and prior State fiscal year itemized expenditures and fund source council of government or lead regional organization shall provide to the Fiscal Division of the General Assembly a copy of the organization's annual audited statement within 30 days of issuance of the statement. | o the Joint sion of the ives, and ces. Each Research financial |
| 59 | RTI INTERNATIONAL/REPORTING REQUIREMENTS; USE OF STATE FU House Bill 200-Fifth Edition | Page 235 |
| | | 3 |

| | General Assembly Of North Carolina | Session 2011 |
|--|--|--|
| 1 2 3 4 5 6 | SECTION 14.12B.(a) RTI International shall do the following: (1) By September 1 of each year, and more frequently as reque Joint Legislative Commission on Governmental Operation Research Division on prior State fiscal year program actiand accomplishments and prior State fiscal year itemized fund sources. | ns and the Fiscal vities, objectives, |
| 6 7 8 9 10 11 | Provide to the Fiscal Research Division a copy of the organization audited financial statement within 30 days of issuance of the SECTION 14.12B.(b) Remaining allotments after September released to RTI International if the organization does not satisfy the report provided in subsection (a) of this section. | e statement. 1 shall not be |
| 11 12 13 14 15 16 17 18 | SECTION 14.12B.(c) Funds appropriated in this act to RTI Inte used to support new research that is conducted in the State of North appropriated to RTI International for the 2011-2012 fiscal year that are unencumbered as of June 30, 2012, shall revert to the General Fund on June 30 SECTION 14.12B.(d) No more than one hundred thousand doll State funds shall be used for the annual salary of any one employee of RTI International State funds shall be used for the annual salary of any one employee of RTI International salary of any one employee of RTI Intern | Carolina. Funds unexpended and), 2012. ars (\$100,000) in |
| 19 20 | E-NC AUTHORITY TO TRANSFER FEDERAL GRANT FOR MAPPING TO NC CENTER FOR GEOGRAPHIC INFORMATIVES | - |
| 21 22 23 24 25 26 27 28 29 30 31 | ANALYSIS SECTION 14.12C. The e-NC Authority shall consult with Telecommunications and Information Administration to determine the mark orderly transfer of grant funds awarded to the e-NC Authority under the State and Development grant program may be made to the NC Center for Geogra and Analysis. The e-NC Authority and the NC Center for Geographic Analysis shall comply with the requirements of the National Telecom Information Administration to ensure that the grant funds are transferred a efficiently as possible to prevent any significant disruption in the North Caro planning project currently titled NC BRIM, NC Broadband-Rigor in Mapping. | e Broadband Data phic Information Information and munications and s quickly and as lina mapping and |
| 32 33 34 35 | BIOFUELS CENTER OF NORTH CAROLINA SECTION 14.14.(a) Of the funds appropriated in this act to the E North Carolina (Center), the sum of four million dollars (\$4,000,000) for each 2011-2013 biennium shall be allocated as follows: | |
| 36 | | 012-2013 |
| 37 38 39 40 41 42 43 | Administration – Projects & Program Delivery Communications & Public Information\$650,767 \$127,200 \$1,434,480\$1 | \$897,953 \$650,767 \$127,200 ,434,480 \$889,600 lowing reporting |
| 44 45 46 47 48 49 | requirements: (1) By September 1 of each year, and more frequently as reque Joint Legislative Commission on Governmental Operation Research Division on prior State fiscal year program activand accomplishments and prior State fiscal year itemized fund sources. | sted, report to the ns and the Fiscal vities, objectives, |
| 50 51 52 53 54 | (2) Provide to the Fiscal Research Division a copy of the Center financial statement within 30 days of issuance of the statem SECTION 14.14.(c) Remaining allotments after September 1 shat to the Center if it does not satisfy the reporting requirements provided in substatement. | ent. Il not be released |
| 55 56 57 | SECTION 14.14.(d) No more than one hundred thousand dolla State funds shall be used for the annual salary of any one employee of the Cen | |
| 58 | NORTH CAROLINA BIOTECHNOLOGY CENTER | |

| General Assembl | y Of North Carolina | | Session 2011 |
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| Biotechnology Ce | ION 14.15.(a) Of the fur enter (Center), the sum of n dollars (\$16,576,615) for lows: | sixteen million five hundr | ed seventy-six thousand |
| (1) | Job Creation: Ag Biotech Regional Offices and S | Initiative, Economic and tatewide Development, a | |
| (2) | Centers of Innovation, B | lization: Science and Te usiness and Technology I | Development, Education |
| (3) | Center Operations: Admi and Oversight, Corporate Financial and Grant Admi | activities – \$10,729,550; an nistration, Professional an Communications, Human nistration, Legal, and Acco | nd Technical Assistance Resource Management, punting – \$2,277,329. |
| (10%) of each of more of the other management, the | ION 14.15.(b) Except to p the allocations in subsection allocations in subsection reallocation will advance th | on (a) of this section may (a) of this section if, in the mission of the Center. | be reallocated to one or the judgment of Center |
| sect requirements: | ION 14.15.(c) The Cer | nter shall comply with | the following reporting |
| (1) | Joint Legislative Commis Research Division on pri- | ear, and more frequently a ssion on Governmental O or State fiscal year progra | perations and the Fiscal im activities, objectives, |
| | and accomplishments and fund sources. | l prior State fiscal year ite | emized expenditures and |
| | financial statement within ION 14.15.(d) Remaining | | statement. er 1 shall not be released |
| to the Center If It section. | does not satisfy the report | ing requirements provided | in subsection (b) of this |
| | ION 14.15.(e) No more e used for the annual salar | | |
| | MIC DEVELOPMENT | | t to the North Combine |
| Rural Economic hundred eighty-fo | ION 14.16.(a) Of the fur Development Center, Inc. ur thousand six hundred de allocated as follows: | (Rural Center), the sum | of three million three |
| | | 2011-2012 | 2012-2013 |
| & Oversight | istration, Technical Assista | since, \$1,229,830 | \$1,229,830 |
| Research and I | Demonstration Grants | \$277,780 | \$277,780 |
| | ural Entrepreneurship evelopment Grants | \$108,205 \$797,360 | \$108,205 \$797,360 |
| Microenterpris | se Loan Program | \$146,965 | \$146,965 |
| Matching Gi | Business Development | \$662,960 | \$662,960 |
| Statewide Wat | er/Sewer Database | \$ 75,098 | \$ 75,098 |
| | dvancement Consortium ION 14.16.(b) Funds a | \$ 86,402 allocated in subsection (| (a) of this section for |
| community develo | opment grants shall suppo | ort development projects a | and activities within the |
| | es. Any new or previously ned in subsection (c) of | | |
| | t funds. However, no com | | |
| development gran | | less the corporation can de | emonstrate that there are |
| to a community de | evelopment corporation un | | |
| to a community de no outstanding or any State or federa | proposed assessments or of al taxes, including related p | other collection actions ag benalties, interest, and fees. | ainst the corporation for |
| to a community de no outstanding or any State or federa SECT | proposed assessments or o | other collection actions ag benalties, interest, and fees rposes of this section, | ainst the corporation for |

| General Assemb | ly Of North Carolina | Session 2011 |
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| (2) | Tax-exempt pursuant to section 501(c)(3) of the In 1986; | ternal Revenue Code of |
| (3) | Whose primary mission is to develop and improve land neighborhoods and Tier 1 counties through | |
| (4) | development; Whose activities and decisions are initiated, manage | ed, and controlled by the |
| (5) | constituents of those local communities; and Whose primary function is to act as deal maker and activities that will increase their constituencies' co owners, managers, and producers of small busines and jobs designed to produce positive cash flow targeted community. | pportunities to become ses, affordable housing, |
| SECT | targeted community. TON 14.16.(d) The Rural Center shall provide a re | port containing detailed |
| budget, personne same manner as | l, and salary information to the Office of State Budget State departments and agencies in preparation for bien | t and Management in the nium budget requests. |
| give preference | TON 14.16.(e) In awarding grants under this section to a resident company. For purposes of this sector a company that has paid unemployment taxes or in | tion, the term "resident |
| and whose principal serves an econom | pal place of business is located in this State. An appl nically distressed area shall have priority over a proje er infrastructure needs is not subject to the provisions | ication for a project that ct that does not. A grant |
| SECT | TON 14.16.(f) By September 1 of each year, a | and more frequently as |
| Operations and objectives, and a | the Fiscal Research Division on prior State fiscal accomplishments and prior State fiscal year itemized | year program activities, |
| | TON 14.16.(g) No more than one hundred thousar be used for the annual salary of any one employee of t | |
| | OMIC DEVELOPMENT CENTER/INFRASTRUC | |
| Rural Economic hundred eighty-e | TON 14.17.(a) Of the funds appropriated in this ac Development Center, Inc. (Rural Center), the sum ight thousand seven hundred seventy-two dollars (\$1) | of fifteen million five |
| | fiscal biennium shall be allocated as follows: To continue the North Carolina Infrastructure Prog Program is to provide grants to local governments to | |
| | and wastewater facilities and to provide other infrast technology needs, to sites where these facilities job-creating investment. The grants under this Prog | tructure needs, including s will generate private |
| (2) | to the provisions of G.S. 143-355.4. To provide matching grants or loans to local government | ments in distressed areas |
| | that will productively reuse vacant buildings and given to towns or communities with populations of le | |
| (3) | To provide grants and technical assistance to reinvit towns with populations of less than 7,500 and innovation that stimulates business and job growth in | gorate the economies of to invest in economic |
| (4) | Recipients of grant funds appropriated under this s cash match for the grant that is equivalent to at least | ection shall contribute a five percent (5%) of the |
| | grant amount. The cash match shall come from loca be derived from other State or federal grant funds or the Rural Center. | from funds provided by |
| give preference | TON 14.17.(b) In awarding grants under this section to a resident company. For purposes of this sect a company that has paid unemployment taxes or in | tion, the term "resident |
| and whose principal serves an econom | pal place of business is located in this State. An appl nically distressed area shall have priority over a proje er infrastructure needs is not subject to the provisions | ication for a project that ct that does not. A grant |
| | TON 14.17.(c) During each year of the 2011-2013 fi | |

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27 28 (\$329,178) of the funds appropriated in this act to cover its expenses in administering the North Carolina Economic Infrastructure Program.

By September 1 of each year, and more frequently as SECTION 14.17.(d) requested, the Rural Center shall report to the Joint Legislative Commission on Governmental Operations and the Fiscal Research Division concerning the progress of the North Carolina Economic Infrastructure Program in the prior State fiscal year.

OPPORTUNITIES INDUSTRIALIZATION CENTERS FUNDS

9 SECTION 14.18.(a) Of the funds appropriated in this act to the North Carolina 10 Rural Economic Development Center, Inc. (Rural Center), the sum of two hundred seventy-one thousand three hundred twenty dollars (\$271,320) for each year in the 2011-2013 fiscal 11 12 biennium shall be equally distributed among the certified Opportunities Industrialization 13 Centers (OI Centers).

14 **SECTION 14.18.(b)** By September 1 of each year, and more frequently as 15 requested, the Rural Center shall report to the Joint Legislative Commission on Governmental 16 Operations and the Fiscal Research Division on OI Centers receiving funds pursuant to 17 subsection (a) of this section. The report shall include data for each OI Center on all itemized 18 expenditures and all fund sources for the prior State fiscal year. The report shall also contain a 19 written narrative on prior fiscal year program activities, objectives, and accomplishments that 20 were funded with funds appropriated in subsection (a) of this section.

21 **SECTION 14.18.(c)** The Rural Center shall ensure that each OI Center complies 22 with the audit and reporting requirements prescribed by G.S. 143C-6-23 and Section 09 North 23 Carolina Administrative Code 03M .0101.

24 **SECTION 14.18.(d)** No funds appropriated under this act shall be released to an 25 OI Center listed in subsection (a) of this section if the OI Center has any overdue tax debts, as 26 that term is defined in G.S. 105-243.1, at the federal or State level.

NC SMALL BUSINESS LENDING ENHANCEMENTS

29 **SECTION 14.19.(a)** Income-Producing Property Program. – There is created, as a 30 component of the North Carolina Capital Access Program, the Income-Producing Property 31 Program. The purpose of the Income-Producing Property Program is to leverage public 32 investment, along with private sector resources, to stimulate additional financing opportunities 33 for new and existing buildings used for business purposes in North Carolina. The Income-34 Producing Property Program must require that at least fifty percent (50%) of the commercial 35 property to be financed by it is occupied, as evidenced by lease agreements. The leveraged 36 resources available through the Program will encourage financial institutions to provide 37 additional access to debt capital. Small businesses will be able to use that capital to provide 38 economic opportunity, create jobs, enhance productivity, and spur innovation.

39 The Income-Producing Property Program must comply with the current guidelines 40 established under the State Small Business Credit Initiative, section 3002 of the 2010 Small 41 Business Jobs Act, Title III, as ratified by the United States Congress, with the exception that 42 Income-Producing property will be eligible for enrollment under the program.

43 The North Carolina Rural Economic Development Center, Inc., may enter into 44 participating agreements with a financial institution determined to have sufficient lending 45 experience and financial and managerial capacity to participate in the North Carolina Capital 46 Access Program. A financial institution that enters into a participating agreement with the Rural 47 Center becomes eligible to enroll loans under the North Carolina Capital Access Program. To 48 enroll a loan under the Income-Producing Property Program, the borrower of the funds being 49 loaned must have a place of business in North Carolina and the loan proceeds must be used for 50 a business purpose in North Carolina. 51

The following definitions apply in this subsection: Financial institution. - An insured depository institution, insured credit

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capital in the State of North Carolina. (2)Income-producing property. – Real property held in order to earn income by leasing or letting. Examples of income-producing property include shopping centers, office buildings, and manufacturing plants.

union, or community development financial institution (CDFI) that lends

North Carolina Capital Access Program. - Created by the State of North (3)Carolina under authority granted by Section 28.1 of Chapter 769 of the 1993

(1)

| General Assembly Of North Carolina | Session 2011 |
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| Session Laws as ratified by the North Carolina General Asse loan insurance to increase capital to businesses, particula medium-sized businesses, to foster economic development Carolina. The North Carolina Rural Economic Development was designated to administer the Program. | arly small- and nent in North |
| SECTION 14.19.(b) The North Carolina Small Business Expres | s Loan Fund – |
| There is established the North Carolina Small Business Express Loan Fund. Th | |
| Fund is to provide small loans, ranging from five thousand dollars (\$5,000 | |
| thousand dollars (\$25,000), for the start-up or expansion of small businesses | |
| complement the existing Microenterprise Loan Program. To be eligible to borr | |
| the Fund, the borrower must have a place of business in North Carolina; m | |
| requirements determined by the North Carolina Rural Economic Developme | |
| receive approved technical assistance; and plan to use the borrowed funds | for a business |
| purpose in North Carolina. | |
| The following definitions apply in this subsection: | |
| (1) Approved technical assistance. – Business planning and asse | |
| provided by a counselor associated with a program approve | |
| Carolina Rural Economic Development Center, Inc. The Ru | |
| approve the counseling programs offered by the Sma | |
| Technology Development Centers, the community college | Sman Business |
| Centers, and SCORE chapters. Microenterprise Loan Program. – The program initially fu | inded as a nilot |
| program through the North Carolina General Assembly in 19 | |
| loans ranging up to twenty-five thousand dollars (\$25,000 | |
| who have sound ideas for starting or expanding a small busin | |
| qualify for bank loans. | less out may not |
| SECTION 14.19.(c) Program Conditions. – The North Carolina | Rural Economic |
| Development Center, Inc., will administer the Income-Producing Property P | |
| North Carolina Small Business Express Loan Fund. The Rural Center may | use up to four |
| percent (4%) of the funds appropriated for these purposes to administer the | |
| Rural Center may not use the funds appropriated for these purposes to compet | |
| institutions in making loans to small business borrowers. Based upon actual | |
| programs, the Rural Center Board of Directors may reallocate the funds appropriate the f | |
| purposes between the two programs. By September 1 of each year, and mo | |
| requested, the Rural Center must report to the Joint Legislative Commission of Operations and the Fiscal Research Division concerning the progress of the | |
| Small Business Lending Enhancements authorized by this section. | North Caronna |
| Sinan Dusiness Denang Linancements autionzed by this section. | |
| PART XV. JUDICIAL DEPARTMENT | |
| | |
| GRANT FUNDS | |
| SECTION 15.1. Notwithstanding G.S. 143C-6-9, the Administrati | ve Office of the |
| Courts may use up to the sum of one million five hundred thousand dollars (\$ | |
| funds available to the Department to provide the State match needed in order | |
| funds. Prior to using funds for this purpose, the Department shall report to the | |
| House of Representatives and Senate Appropriations Subcommittees on Jus | stice and Public |
| Safety and to the Joint Legislative Commission on Governmental Operations | on the grants to |
| be matched using these funds. | |
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| TRANSFER OF EQUIPMENT AND SUPPLY FUNDS | |

51 SECTION 15.2. Funds appropriated to the Judicial Department in the 2011-2013 52 fiscal biennium for equipment and supplies shall be certified in a reserve account. The 53 Administrative Office of the Courts may transfer these funds to the appropriate programs and 54 between programs as the equipment priorities and supply consumptions occur during the 55 operating year. These funds shall not be expended for any other purpose.

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57 **REIMBURSEMENT FOR USE OF PERSONAL VEHICLES**

58 **SECTION 15.3.** Notwithstanding the provisions of G.S. 138-6(a)(1), the Judicial 59 Department, during the 2011-2013 fiscal biennium, may elect to establish a per-mile

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reimbursement rate for transportation by privately owned vehicles at a rate less than the business standard mileage rate set by the Internal Revenue Service.

COLLECTION OF WORTHLESS CHECK FUNDS

SECTION 15.4. Notwithstanding the provisions of G.S. 7A-308(c), the Judicial Department may use any balance remaining in the Collection of Worthless Checks Fund on June 30, 2011, for the purchase or repair of office or information technology equipment during the 2011-2012 fiscal year. Prior to using any funds under this section, the Judicial Department shall report to the Joint Legislative Commission on Governmental Operations and the Chairs of the House of Representatives and Senate Appropriations Subcommittees on Justice and Public Safety on the equipment to be purchased or repaired and the reasons for the purchases.

DISPUTE RESOLUTION FEES

SECTION 15.5. G.S. 7A-38.2(d) reads as rewritten:

15 "(d) An administrative fee, not to exceed two hundred dollars (\$200.00), may be charged 16 by the Administrative Office of the Courts to applicants for certification and annual renewal of 17 certification for mediators and mediation training programs operating under this Article. The fees collected may be used by the Director of the Administrative Office of the Courts to 18 19 establish and maintain the operations of the Commission and its staff. Notwithstanding the 20 provisions of G.S. 143C-1-2(b), certification and renewal fees collected by the Dispute 21 Resolution Commission are nonreverting and are only to be used at the direction of the 22 Commission." 23

FORMULA FOR **SUPERIOR** WORKLOAD COURT **JUDGES/MINUTES** MAINTAINED BY THE CLERK OF SUPERIOR COURT TO RECORD **CONVENING AND ADJOURNMENT OR RECESS OF COURT**

26 27 **SECTION 15.6.(a)** The Administrative Office of the Courts shall use funds 28 available to contract with the National Center for State Courts to develop a workload formula 29 for superior court judges. The results of this formula shall be submitted to the House of 30 Representatives and Senate Appropriations Subcommittees on Justice and Public Safety by 31 December 1, 2011. 32

SECTION 15.6.(b) G.S. 7A-109 is amended by adding a new section to read:

The minutes maintained by the clerk pursuant to this subsection shall record the date "(a1) and time of each convening of court, as well as the date and time of each recess or adjournment of court with no further business before the court."

36 SECTION 15.6.(c) The Administrative Office of the Courts shall provide on a 37 monthly basis the records of the dates and times of convening, recess, and adjournment of court 38 collected by each clerk of superior court pursuant to G.S. 7A-109, as enacted by subsection (b) 39 of this section, to the National Center for State Courts, the Fiscal Research Division, and the 40 Study Committee on Consolidation of Judicial and Prosecutorial Districts created in Section 41 15.11 of this act. 42

43 STUDY FEASIBILITY OF OFFICE OF PROSECUTORIAL SERVICES

44 SECTION 15.7.(a) The School of Government at the University of North Carolina 45 at Chapel Hill shall study the feasibility and cost of creating an Office of Prosecutorial Services 46 within the judicial branch. The study shall compare North Carolina's judicial branch structure 47 to that of other states in terms of organizational placement of prosecutorial and defense services 48 within the context of the unified court system and shall also determine the necessary resources 49 and costs required to make an Office of Prosecutorial Services viable as an independent agency 50 under the judicial branch. The School of Government shall submit the report by April 1, 2012, 51 to the House of Representatives and Senate Appropriations Subcommittees on Justice and 52 Public Safety.

53 **SECTION 15.7.(b)** The Conference of District Attorneys may use funds available 54 during the 2011-2012 fiscal year to contract for fiscal management and analysis services to 55 analyze the differences between budgeted and actual position and associated costs in 56 prosecutors' offices.

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- 58 **ENSURE MINIMUM NUMBER OF CLERK OF COURT STAFF** 59 SECTION 15.8. G.S. 7A-102(a) reads as rewritten:

"(a) The numbers and salaries of assistant clerks, deputy clerks, and other employees in 1 2 3 the office of each clerk of superior court shall be determined by the Administrative Officer of the Courts after consultation with the clerk concerned. However, no office of clerk of superior 4 court shall have fewer than five total staff positions in addition to the elected clerk of superior 5 court. All personnel in the clerk's office are employees of the State. The clerk appoints the 6 assistants, deputies, and other employees in the clerk's office to serve at his or her pleasure. 7 Assistant and deputy clerks shall take the oath of office prescribed for clerks of superior court, 8 conformed to the office of assistant or deputy clerk, as the case may be. Except as provided by 9 subsection (c2) of this section, the job classifications and related salaries of each employee 10 within the office of each superior court clerk shall be subject to the approval of the Administrative Officer of the Courts after consultation with each clerk concerned and shall be 11 12 subject to the availability of funds appropriated for that purpose by the General Assembly."

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STUDY INFRACTIONS AND WAIVABLE OFFENSES

15 **SECTION 15.9.** The Revenue Laws Study Committee shall study the penalties and 16 fines for infractions and waivable offenses and determine whether the current amounts are at a 17 level appropriate for the associated offenses. The Committee shall report its findings, together 18 with any recommended legislation, to the 2012 Regular Session of the 2011 General Assembly 19 upon its convening. 20

WAIVER OF CRIMINAL COURT COSTS ONLY WHEN JUDGE MAKES FINDING **OF JUST CAUSE TO GRANT WAIVER**

SECTION 15.10.(a) G.S. 7A-304(a) reads as rewritten:

24 "(a) In every criminal case in the superior or district court, wherein the defendant is 25 convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the 26 prosecuting witness, the following costs shall be assessed and collected, except that when the 27 judgment imposes an active prison sentence, costs shall be assessed and collected only when 28 the judgment specifically so provides, and that nocollected. No costs may be assessed when a 29 case is dismissed. Costs under this section may not be waived unless the judge makes a written 30 finding of just cause to grant such a waiver. 31"

SECTION 15.10.(b) The Administrative Office of the Courts shall make the necessary modifications to its information systems to maintain records of all cases in which the 34 judge makes a finding of just cause to grant a waiver of criminal court costs under G.S. 7A-304(a) and shall report on those waivers to the Joint Legislative Commission on Governmental Operations by October 1 of each year.

37 38 STUDY CONSOLIDATION OF JUDICIAL AND PROSECUTORIAL DISTRICTS 39

SECTION 15.11.(a) Creation. – There is created the Study Committee on Consolidation of Judicial and Prosecutorial Districts. The Committee shall consist of 10 members to be appointed as follows:

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- Four members of the House of Representatives appointed by the Speaker of (1)the House of Representatives.
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- Four members of the Senate appointed by the President Pro Tempore of the (2)Senate.
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(3)Two members who are knowledgeable about the operations of district attorneys' offices, one appointed by the Speaker of the House of Representatives and one appointed by the President Pro Tempore of the Senate.

50 The Speaker of the House of Representatives shall designate one representative as 51 cochair, and the President Pro Tempore of the Senate shall designate one senator as cochair. 52 Vacancies on the Committee shall be filled by the same appointing authority making the initial 53 appointment.

54 The Committee, while in the discharge of its official duties, may exercise all powers 55 provided for under G.S. 120-19 and G.S. 120-19.1 through G.S. 120-19.4. The Committee may 56 meet at any time upon the joint call of the cochairs. The Committee may meet in the Legislative 57 Building or the Legislative Office Building.

58 The Legislative Services Commission, through the Legislative Services Officer, 59 shall assign professional staff to assist the Committee in its work. The House of

Representatives and the Senate's Directors of Legislative Assistants shall assign clerical staff to 1 2 3 the Committee, and the expenses relating to the clerical employees shall be borne by the Committee. Members of the Committee shall receive subsistence and travel expenses at the 4 rates set forth in G.S. 120-3.1, 138-5, or 138-6, as appropriate.

5 **SECTION 15.11.(b)** Duties. – The Committee shall study the number and structure 6 of judicial and prosecutorial districts in the State and shall make recommendations to reduce 7 those districts by consolidation to increase efficiency and improve the quality of justice. Those 8 recommendations shall, to the extent deemed feasible by the Committee, provide for judicial 9 and prosecutorial district plans that are identical. 10

SECTION 15.11.(c) Report. – The Committee may make a final report, including any proposed legislation, to the 2012 Regular Session of the 2011 General Assembly upon its convening. The Committee shall terminate upon filing its final report or upon the convening of the 2012 Regular Session of the 2011 General Assembly, whichever is earlier.

STATEWIDE ADMINISTRATIVE COURT SESSIONS

15 16 **SECTION 15.11A.** The Administrative Office of the Courts shall develop 17 protocols to offer regular Administrative Court sessions in each district court district in the 18 State for the purpose of hearing Chapter 20 infractions. Each district shall offer Administrative 19 Court regularly by October 1, 2011. The Administrative Office of the Courts shall report to the 20 Joint Legislative Commission on Governmental Operations on the scheduling and deployment 21 of resources by February 1, 2012. 22

OFFICE OF INDIGENT DEFENSE SERVICES EXPANSION FUNDS/EXPANSION OF PUBLIC DEFENDER OFFICES

The Judicial Department, Office of Indigent Defense 25 **SECTION 15.16.(a)** 26 Services, may use up to the sum of two million one hundred fifty thousand dollars (\$2,150,000) 27 in appropriated funds during the 2011-2012 fiscal year for the expansion of existing offices 28 currently providing legal services to the indigent population under the oversight of the Office of 29 Indigent Defense Services, for the creation of new public defender offices within existing 30 public defender programs, or for the establishment of regional public defender programs. 31 Notwithstanding the defender districts established by G.S. 7A-498.7, the Office of Indigent 32 Defense Services may use a portion of these funds to create positions within existing public 33 defender programs to handle cases in adjacent counties or districts. These funds may be used to 34 create up to 50 new attorney positions and 25 new support staff positions during the 2011-2012 35 fiscal year and for the salaries, benefits, equipment, and related expenses for these positions in 36 both years of the biennium. Positions creation will be staggered across the two years of the 37 biennium. Prior to using funds for this purpose, the Office of Indigent Defense Services shall 38 report to the Chairs of the House of Representatives and the Senate Appropriations 39 Subcommittees on Justice and Public Safety on the proposed expansion.

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SECTION 15.16.(b) G.S. 7A-498.7(b) reads as rewritten:

41 For each new term, and to fill any vacancy, public defenders shall be appointed "(b) 42 from a list of not less than two and not more than three names nominated by written ballot of 43 the attorneys resident in the defender district who are licensed to practice law in North 44 Carolina. The balloting shall be conducted pursuant to rules adopted by the Commission on 45 Indigent Defense Services. The appointment shall be made by the senior resident superior court 46 judge of the superior court district or set of districts as defined in G.S. 7A-41.1 that includes the 47 county or counties of the defender district for which the public defender is being 48 appointed. Commission on Indigent Defense Services."

49 **SECTION 15.16.(c)** The Office of Indigent Defense Services shall issue a request 50 for proposals from private law firms or not-for-profit legal representation organizations for the 51 provision of all legal services for indigent clients in all judicial districts. The Office of Indigent 52 Defense Services shall report on the issuance of this request for proposals to the Joint 53 Legislative Commission on Governmental Operations by October 1, 2011. In cases where the 54 proposed contract can provide representation services more efficiently than current costs, the 55 Office of Indigent Defense Services shall use private assigned counsel funds to enter into 56 contracts for this purpose.

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58 **OFFICE OF INDIGENT DEFENSE SERVICES REPORT**

| 1 2 3 4 5 | SECTION 15.17. The Office of Indigent Defense Services shall report to the Chairs of the House of Representatives and Senate Appropriations Committees and the Chairs of the House of Representatives and Senate Appropriations Subcommittees on Justice and Public Safety by March 1 of each year on: (1) The volume and cost of cases handled in each district by assigned counsel or |
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| 6 7 8 9 10 | public defenders; (2) Actions taken by the Office to improve the cost-effectiveness and quality of indigent defense, including the capital case program; (3) Plans for changes in rules, standards, or regulations in the upcoming year; and |
| 11 12 13 14 | (4) Any recommended changes in law or funding procedures that would assist the Office in improving the management of funds expended for indigent defense services, including any recommendations concerning the feasibility and desirability of establishing regional public defender offices. |
| 15 16 17 18 19 20 21 22 | AUDIT OF FARMWORKER LEGAL AID PROGRAM SECTION 15.18. The State Auditor shall conduct a financial audit of the Farmworker Legal Aid program of Legal Aid of North Carolina. The audit shall include assessments of compliance with all State and federal mandates regarding use of funds under the Access to Civil Justice Act and shall assess whether State and federal funds are commingled in the administration and operation of this legal aid program. The State Auditor shall publish this audit not later than October 1, 2011. |
| 23 24 25 26 27 28 29 30 31 32 33 | LIMIT COMPENSATION RATE PAID TO EXPERT WITNESSES BY THE OFFICE OF INDIGENT DEFENSE SERVICES SECTION 15.20. G.S. 7A-498.5(f) reads as rewritten: "(f) The Commission shall establish policies and procedures with respect to the distribution of funds appropriated under this Article, including rates of compensation for appointed counsel, schedules of allowable expenses, appointment and compensation of expert witnesses, and procedures for applying for and receiving compensation. <u>The rate of compensation set for expert witnesses may be no greater than the rate set by the Administrative Office of the Courts under G.S. 7A-314(d)."</u> |
| 34 35 36 37 | TRIAL COURT ADMINISTRATOR POSITIONS SECTION 15.21. Notwithstanding any other provision of this act, there shall be a trial court administrator position in the following judicial districts: 4, 5, 7B/7C, 10, 12, 14, 18, 21, 26, and 28. |
| 38 39 40 | PART XVI. DEPARTMENT OF JUSTICE |
| 40 41 42 43 44 45 46 47 48 49 50 51 52 53 | USE OF SEIZED AND FORFEITED PROPERTY TRANSFERRED TO STATE LAW ENFORCEMENT AGENCIES BY THE FEDERAL GOVERNMENT SECTION 16.1.(a) Assets transferred to the Departments of Justice, Correction, and Crime Control and Public Safety during the 2011-2013 fiscal biennium pursuant to applicable federal law shall be credited to the budgets of the respective departments and shall result in an increase of law enforcement resources for those departments. The Departments of Justice, Correction, and Crime Control and Public Safety shall report to the Joint Legislative Commission on Governmental Operations upon receipt of the assets and, before using the assets, shall report on the intended use of the assets and the departmental priorities on which the assets may be expended. SECTION 16.1.(b) The General Assembly finds that the use of assets transferred pursuant to federal law for new personnel positions, new projects, acquisition of real property, repair of buildings where the repair includes structural change, and construction of or additions |
| 54 55 56 57 58 59 | to buildings may result in additional expenses for the State in future fiscal periods. Therefore, the Department of Justice, the Department of Correction, and the Department of Crime Control and Public Safety are prohibited from using these assets for such purposes without the prior approval of the General Assembly. SECTION 16.1.(c) Nothing in this section prohibits North Carolina law enforcement agencies from receiving funds from the United States Department of Justice, the |
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United States Department of the Treasury, and the United States Department of Health and Human Services.

PURCHASE OF TIME MANAGEMENT SOFTWARE

SECTION 16.2. The Department of Justice shall use funds available to purchase, or purchase licenses for, time management software to be used to ensure adequate record keeping and management of Department attorneys' time. The software shall be of a quality and type generally used by attorneys in the private sector.

PRIVATE PROTECTIVE SERVICES AND ALARM SYSTEMS LICENSING BOARDS PAY FOR USE OF STATE FACILITIES AND SERVICES

SECTION 16.3.(a) G.S. 74C-4 is amended by adding a new subsection to read:

"(h) <u>The Board shall pay the appropriate State agency for the use of physical facilities</u> and services provided to it by the State."

SECTION 16.3.(b) G.S. 74D-4 is amended by adding a new subsection to read:

"(h) The Board shall pay the appropriate State agency for the use of physical facilities and services provided to it by the State."

CERTAIN LITIGATION EXPENSES TO BE PAID BY CLIENTS

SECTION 16.4. G.S. 114-8.2 reads as rewritten:

"§ 114-8.2. Charges for legal services.

The Department of Justice shall charge State boards and commissions that are totally supported by receipts from fees or surcharges for legal services rendered by the Department to the board or commission. <u>Client State departments</u>, agencies, boards, and commissions shall reimburse the Department of Justice for reasonable court fees, attorney travel and subsistence costs, and other costs directly related to litigation in which the Department of Justice is representing the department, agency, or board."

HIRING OF SWORN STAFF POSITIONS FOR THE STATE BUREAU OF INVESTIGATION

31 **SECTION 16.5.** The Department of Justice may hire sworn personnel to fill vacant 32 positions in the State Bureau of Investigation only in the following circumstances: (i) the 33 position's regular responsibilities involve warrant executions, property searches, criminal 34 investigations, or arrest activities that are consistent in frequency with the responsibilities of 35 other sworn agents; (ii) the position is a promotion for a sworn agent who was employed at the 36 State Bureau of Investigation prior to July 1, 2007; (iii) the position is a forensic drug chemist 37 position which requires "responding to clandestine methamphetamine laboratories" as a 38 primary duty; (iv) the position is a forensic impressions analyst position which requires 39 "responding to clandestine methamphetamine laboratories" as a primary duty; or (v) the 40 position primarily involves supervising sworn personnel. 41

42 CRIMINAL INFORMATION DATABASE STUDY

43 **SECTION 16.6.** The Department of Justice shall issue a request for information to 44 determine the cost to have a private company maintain the software required for criminal 45 information databases managed by the Criminal Information Division. The Department of 46 Justice shall report the results of this request for information to the Chairs of the House and 47 Senate Appropriations Subcommittees on Justice and Public Safety and to the Fiscal Research 48 Division by March 1, 2012.

50 PART XVII. DEPARTMENT OF JUVENILE JUSTICE AND DELINQUENCY 51 PREVENTION

5253 STATE FUNDS MAY BE USED AS FEDERAL MATCHING FUNDS

54 SECTION 17.1. Funds appropriated in this act to the Department of Juvenile 55 Justice and Delinquency Prevention for the 2011-2012 fiscal year may be used as matching 56 funds for the Juvenile Accountability Incentive Block Grants. If North Carolina receives 57 Juvenile Accountability Incentive Block Grants or a notice of funds to be awarded, the Office 58 of State Budget and Management and the Governor's Crime Commission shall consult with the 59 Department of Juvenile Justice and Delinquency Prevention regarding the criteria for awarding

federal funds. The Office of State Budget and Management, the Governor's Crime Commission, and the Department of Juvenile Justice and Delinquency Prevention shall report to the Appropriations Committees of the Senate and House of Representatives and the Joint Legislative Commission on Governmental Operations prior to allocation of the federal funds. The report shall identify the amount of funds to be received for the 2011-2012 fiscal year, the amount of funds anticipated for the 2012-2013 fiscal year, and the allocation of funds by program and purpose.

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ANNUAL EVALUATION OF COMMUNITY PROGRAMS

10 SECTION 17.2. The Department of Juvenile Justice and Delinquency Prevention 11 shall conduct an evaluation of the wilderness camp programs and of multipurpose group 12 homes.

13 In conducting the evaluation of each of these programs, the Department shall 14 consider whether participation in each program results in a reduction of court involvement 15 among juveniles. The Department also shall identify whether the programs are achieving the 16 goals and objectives of the Juvenile Justice Reform Act, S.L. 1998-202. The Department shall 17 report the results of the evaluation to the Joint Legislative Corrections, Crime Control, and 18 Juvenile Justice Oversight Committee, the chairs of the Senate and House of Representatives 19 Appropriations Committees and the chairs of the Subcommittees on Justice and Public Safety 20 of the Senate and House of Representatives Appropriations Committees by March 1 of each 21 year. 22

ALLOCATE REALIZED SAVINGS OF WILDERNESS CAMPS TO FUND CERTAIN LEVEL 2 INTERMEDIATE DISPOSITIONAL ALTERNATIVES FOR JUVENILES

SECTION 17.3.(a) If any funds appropriated by this act to the Department of Juvenile Justice and Delinquency Prevention for the 2011-2013 fiscal biennium for wilderness camps are not required for or expended for wilderness camps, then those funds shall be allocated to the Juvenile Crime Prevention Council grants fund to be used for the Level 2 intermediate dispositional alternatives for juveniles listed in G.S. 7B-2506(13) through (23).

30 **SECTION 17.3.(b)** The Department of Juvenile Justice and Delinquency 31 Prevention shall submit an electronic report by October 1, 2011, on all expenditures made from 32 the miscellaneous contract line in Fund Code 1310 to the House of Representatives and Senate 33 Appropriations Subcommittees on Justice and Public Safety and the Fiscal Research Division 34 of the General Assembly. The report shall include all of the following: an itemized list of the 35 contracts that have been executed, the amount of each contract, the date the contract was 36 executed, the purpose of the contract, the number of juveniles that will be served and the 37 manner in which they will be served, the amount of money transferred to the Juvenile Crime 38 Prevention Council fund, and an itemized list of grants allocated from the funds transferred to 39 the Juvenile Crime Prevention Council fund.

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JUVENILE CRIME PREVENTION COUNCIL FUNDS

42 **SECTION 17.4.(a)** On or before October 1 of each year, the Department of 43 Juvenile Justice and Delinquency Prevention shall submit to the Joint Legislative Commission 44 on Governmental Operations and the Appropriations Committees of the Senate and House of 45 Representatives a list of the recipients of the grants awarded, or preapproved for award, from 46 funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) 47 grants, including the following:

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- (1) The amount of the grant awarded.
- (2) The membership of the local committee or council administering the award funds on the local level.
- (3) The type of program funded.
- (4) A short description of the local services, programs, or projects that will receive funds.
- (5) Identification of any programs that received grant funds at one time but for which funding has been eliminated by the Department.
- (6) The number of at-risk, diverted, and adjudicated juveniles served by each county.
 - (7) The Department's actions to ensure that county JCPCs prioritize funding for dispositions of intermediate and community-level sanctions for

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| | court-adjudicated | juveniles | under | minimum | standards | adopted | by the |
| | Department. | 1 0 1 | | | • • | | |
| (8) | The total cost for | | | | ing the cos | t per juve | nile and |
| | the essential elem | | | | 1. (1 | . , . | 1 11 1 |
| | electronic copy of the | | | | garding the | projects s | nall also |
| | iscal Research Division (CTION 17.4.(b) Of 1 | | | | act for the | 2011 20 | 12 fical |
| | partment of Juvenile | | | | | | |
| | incil grants, the sum | | | | | | |
| | ll be transferred to P | | | | | | |
| | ort of Project Challen | | | | | | • 101 010 |
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| | FOR JUVENILE | | AND | DELIN | QUENCY | PREVE | NTION |
| | ON PROGRAMMI | | 0.7 | | | _ | - |
| | CTION 17.5. The D | epartment (| of Juve | nile Justice | and Delind | Juency Pro | evention |
| | the Department of P | | | | | | |
| | cover education prog | gramming (| costs of | the Depart | ment of Ju | venile Jus | stice and |
| elinquency Pi | Department of Juve | nila Justia | a and I | Dalinguana | Drovontic | n chall r | onort hu |
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| | on Justice and Publ | | | | | | |
| | Juvenile Justice | | | | | | |
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| | CTION 17.6. It is t | | | | | | |
| | ention facilities and | | | | | | |
| | linquency Prevention | | | | | | |
| | based alternatives wi | | | | | | |
| | linquency Prevention se of in-home monit | | | | | | |
| | Correction and the D | | | | | | |
| | monitoring needs for | | | | | | |
| | ment of Correction c | | | | | | |
| contracts, if an | y, may be negotiated | or renego | tiated to | cover moi | nitoring ser | vices for | both the |
| | nile systems. The D | | | | | | |
| | tment of Correction | | | | | | |
| n-home monit | oring as an alternativ | | | | | | |
| cost-effective. | - | | | 2 | - | | |
| | Department of Ju | | | | | | |
| | Correction shall report | | | | | | |
| | Subcommittees on Ju | | | | | | |
| | , and Juvenile Justice | | | | | kesearch . | Division |
| regarding their | findings and recomm | endations b | by Septe | ember 1, 20 | 11. | | |
| TDFATMEN | F STAFFING MOD | | ити р | EVEL OD | MENT CE | NTEDS | |
| | CTION 17.7. The I | | | | | | it model |
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presented to the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee as part of the Department's November 14, 2006, report regarding the joint use with the Department of Correction of the Swannanoa Youth Development Center campus.

The staffing levels of the new youth development centers shall be capped at 66 staff for a 32-bed facility and 198 staff for the 96-bed facility for the 2011-2013 fiscal biennium. Staffing ratios shall be no more than 2.1 staff per every juvenile committed at every other existing youth development center.

YOUTH DEVELOPMENT CENTER ANNUAL REPORT

SECTION 17.8. The Department of Juvenile Justice and Delinquency Prevention shall report by October 1 of each year to the Chairs of the House of Representatives and Senate

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| 1 2 3 4 | Appropriations Subcommittees on Justice and Public Safety, the Joint Legisl Crime Control, and Juvenile Justice Oversight Committee, and the Fiscal Res the Youth Development Center (YDC) population, staffing, and capacity in the year. Specifically, the report shall include all of the following: | earch Division on |
| 4 5 | (1) The on-campus population of each YDC, including the co | unty the juveniles |
| 6 7 | are from.(2) The housing capacity of each YDC. | |
| 8 9 | (3) A breakdown of staffing for each YDC, including number position title, and position description. | |
| 10 | (4) The per-bed and average daily population cost for each faci | lity. |
| 11 12 | (5) The operating cost for each facility, including personnel items. | and nonpersonnel |
| 12 | (6) A brief summary of the treatment model, education, servi | ces, and plans for |
| 14 | reintegration into the community offered at each facility. | ····, ···· p····· ··· |
| 15 | (7) The average length of stay in the YDCs. | 0 11. |
| 16 17 | (8) The number of incidents of assaults/attacks on staff at each | facility. |
| 17 | DJJDP FACILITY MONTHLY COMMITMENT REPORT | |
| 19 | SECTION 17.9. The Department of Juvenile Justice and Delinc | uency Prevention |
| 20 | shall report electronically on the first day of each month to the Fiscal F | Research Division |
| 21 | regarding each juvenile correctional facility and the average daily population | n for the previous |
| 22 | month. The report shall include (i) the average daily population for each de | tention center and |
| 23 24 | (ii) the monthly summary of the Committed Youth Report. | |
| 25 | USE OF INMATE LABOR FOR REPAIR AND RENOVATION | N OF YOUTH |
| 26 | DEVELOPMENT CENTERS | |
| 27 | SECTION 17.10.(a) The Department of Juvenile Justice | |
| 28 | Prevention and the Department of Correction in consultation with the (| |
| 29 | Commission shall establish policies regarding the appropriate use of inmate c | onstruction crews |
| 30 31 | provided by the Department of Correction for repair and renovation property owned or controlled by the Department of Juvenile Justice | ojects located on and Delinquency |
| 32 | Prevention. The policies shall require that a sight and sound barrier be maint | ained between the |
| 33 | adults and juveniles at the center at any time that inmate construction crews a | |
| 34 | and renovation projects on property owned or controlled by the Department of | of Juvenile Justice |
| 35 | and Delinquency Prevention. The policies shall be developed and ready for it | mplementation by |
| 36 | September 1, 2011. | a struith stor din s |
| 37 38 | SECTION 17.10.(b) Effective September 1, 2011, and G.S. 148-26(f), the Department of Juvenile Justice and Delinquency Pro- | |
| 39 | Department of Correction may use inmate construction crews provided by t | |
| 40 | Correction for repair and renovation projects located on property owned or | |
| 41 | Department of Juvenile Justice and Delinquency Prevention pursuant to the p | |
| 42 | and implemented under subsection (a) of this section. | |
| 43 | ALLOCATE FUNDS FOR DEDAIDS AND DENOVATIONS TO | OTONEWALL |
| 44 45 | ALLOCATE FUNDS FOR REPAIRS AND RENOVATIONS TO JACKSON AND C.A. DILLON YOUTH DEVELOPMENT CENTER | |
| 43 46 | SECTION 17.11. Of the funds appropriated by this act to the | |
| 47 | Juvenile Justice and Delinquency Prevention for the 2011-2012 fiscal year | |
| 48 | million three hundred thirty thousand nine hundred dollars (\$2,330,900) sha | all be allocated to |
| 49 | the Stonewall Jackson Youth Development Center, and the sum of one mil | |

the Stonewall Jackson Youth Development Center, and the sum of one million five hundred thirty-one thousand dollars (\$1,531,000) shall be allocated to the C.A. Dillon Youth Development Center to be used for repairs and renovations that (i) will increase operational capacity at those facilities and (ii) satisfy the requirements of G.S. 143C-4-3(b). This allocation is separate from and in addition to any allocation of funds that might be made pursuant to Section 30.5 of this act.

JUVENILE ASSESSMENT CENTER FUNDS

SECTION 17.12. Of the funds appropriated by this act for the 2011-2012 fiscal year and for the 2012-2013 fiscal year to the Department of Juvenile Justice and Delinquency Prevention for the operation of the Cumberland Regional Juvenile Detention Center the sum of

PART XVIII. DEPARTMENT OF CORRECTION

FEDERAL GRANT REPORTING

5 6 7 **SECTION 18.1.** The Department of Correction, the Department of Justice, the 8 Department of Crime Control and Public Safety, the Judicial Department, and the Department 9 of Juvenile Justice and Delinquency Prevention shall report by May 1 of each year to the Joint 10 Legislative Commission on Governmental Operations, the Chairs of the House of 11 Representatives and Senate Appropriations Committees, and the Chairs of the House of 12 Representatives and Senate Appropriations Subcommittees on Justice and Public Safety on 13 federal grant funds received or preapproved for receipt by those departments. The report shall 14 include information on the amount of grant funds received or preapproved for receipt by each department, the use of the funds, the State match expended to receive the funds, and the period 15 16 to be covered by each grant. If the department intends to continue the program beyond the end 17 of the grant period, the department shall report on the proposed method for continuing the 18 funding of the program at the end of the grant period. Each department shall also report on any 19 information it may have indicating that the State will be requested to provide future funding for 20 a program presently supported by a local grant.

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FEDERAL GRANT MATCHING FUNDS

23 **SECTION 18.2.** Notwithstanding the provisions of G.S. 143C-6-9, the Department 24 of Correction may use up to the sum of one million two hundred thousand dollars (\$1,200,000) 25 during the 2011-2012 fiscal year and up to the sum of one million two hundred thousand 26 dollars (\$1,200,000) during the 2012-2013 fiscal year from funds available to the Department 27 to provide the State match needed in order to receive federal grant funds. Prior to using funds 28 for this purpose, the Department shall report to the Chairs of the House of Representatives and 29 Senate Appropriations Subcommittees on Justice and Public Safety and the Joint Legislative 30 Commission on Governmental Operations on the grants to be matched using these funds.

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USE OF CLOSED PRISON FACILITIES

33 **SECTION 18.3.** In conjunction with the closing of prison facilities, including 34 small expensive prison units recommended for consolidation by the Government Performance 35 Audit Committee, the Department of Correction shall consult with the county or municipality 36 in which the unit is located, with the elected State and local officials, and with State and federal 37 agencies about the possibility of converting that unit to other use. The Department may also 38 consult with any private for-profit or nonprofit firm about the possibility of converting the unit 39 to other use. In developing a proposal for future use of each unit, the Department shall give 40 priority to converting the unit to other criminal justice use. Consistent with existing law and the 41 future needs of the Department of Correction, the State may provide for the transfer or the lease 42 of any of these units to counties, municipalities, State agencies, federal agencies, or private 43 firms wishing to convert them to other use. The Department of Correction may also consider 44 converting some of the units recommended for closing from one security custody level to 45 another, where that conversion would be cost-effective. A prison unit under lease to a county 46 pursuant to the provisions of this section for use as a jail is exempt for the period of the lease 47 from any of the minimum standards adopted by the Secretary of Health and Human Services 48 pursuant to G.S. 153A-221 for the housing of adult prisoners that would subject the unit to 49 greater standards than those required of a unit of the State prison system.

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LIMIT USE OF OPERATIONAL FUNDS

52 **SECTION 18.4.** Funds appropriated in this act to the Department of Correction for 53 operational costs for additional facilities shall be used for personnel and operating expenses set 54 forth in the budget approved by the General Assembly in this act. These funds shall not be 55 expended for any other purpose, except as provided for in this act, and shall not be expended 56 for additional prison personnel positions until the new facilities are within 120 days of 57 projected completion, except that the Department may establish critical positions prior to 120 58 days of completion representing no more than twenty percent (20%) of the total estimated 59 number of positions.

REIMBURSE COUNTIES FOR HOUSING AND EXTRAORDINARY MEDICAL COSTS FOR INMATES, PAROLEES, AND POST-RELEASE SUPERVISEES AWAITING TRANSFER TO STATE PRISON SYSTEM

5 **SECTION 18.5.** Notwithstanding G.S. 143C-6-9, the Department of Correction 6 may use funds available to the Department for the 2011-2013 fiscal biennium to pay the sum of 7 forty dollars (\$40.00) per day as reimbursement to counties for the cost of housing convicted 8 inmates, parolees, and post-release supervisees awaiting transfer to the State prison system, as 9 provided in G.S. 148-29. The Department shall report quarterly to the Joint Legislative 10 Commission on Governmental Operations, the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee, the Chairs of the House of Representatives and 11 Senate Appropriations Committees, and the Chairs of the House of Representatives and Senate 12 13 Appropriations Subcommittees on Justice and Public Safety on the expenditure of funds to 14 reimburse counties for prisoners awaiting transfer and on its progress in reducing the jail 15 backlog. 16

17 CENTER FOR COMMUNITY TRANSITIONS/CONTRACT AND REPORT

SECTION 18.6. The Department of Correction may continue to contract with The Center for Community Transitions, Inc., a nonprofit corporation, for the purchase of prison beds for minimum security female inmates during the 2011-2013 fiscal biennium. The Center for Community Transitions, Inc., shall report by February 1 of each year to the Joint Legislative Commission on Governmental Operations on the annual cost per inmate and the average daily inmate population compared to bed capacity using the same methodology as that used by the Department of Correction.

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PAROLE ELIGIBILITY REPORT/MUTUAL AGREEMENT PAROLE PROGRAM/MEDICAL RELEASE PROGRAM

SECTION 18.7.(a) The Post-Release Supervision and Parole Commission shall, 28 29 with the assistance of the North Carolina Sentencing and Policy Advisory Commission and the 30 Department of Correction, analyze the amount of time each inmate who is eligible for parole on 31 or before July 1, 2012, has served compared to the time served by offenders under Structured 32 Sentencing for comparable crimes. The Commission shall determine if the person has served 33 more time in custody than the person would have served if sentenced to the maximum sentence 34 under the provisions of Article 81B of Chapter 15A of the General Statutes. The "maximum 35 sentence," for the purposes of this section, shall be calculated as set forth in subsection (b) of 36 this section.

37 SECTION 18.7.(b) For the purposes of this section, the following rules apply for
 38 the calculation of the maximum sentence:
 39 (1) The offense upon which the person was convicted shall be classified as the

- (1) The offense upon which the person was convicted shall be classified as the same felony class as the offense would have been classified if committed after the effective date of Article 81B of Chapter 15A of the General Statutes.
 - (2) The minimum sentence shall be the maximum number of months in the presumptive range of minimum durations in Prior Record Level VI of G.S. 15A-1340.17(c) for the felony class determined under subdivision (1) of this subsection. The maximum sentence shall be calculated using G.S. 15A-1340.17(d), (e), or (e1).
 - (3) If a person is serving sentences for two or more offenses that are concurrent in any respect, then the offense with the greater classification shall be used to determine a single maximum sentence for the concurrent offenses. The fact that the person has been convicted of multiple offenses may be considered by the Commission in making its determinations under subsection (a) of this section.

54 **SECTION 18.7.(c)** The Post-Release Supervision and Parole Commission shall 55 report to the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight 56 Committee and to the Chairs of the House of Representatives and Senate Appropriations 57 Committees, and the Chairs of the House of Representatives and Senate Appropriations 58 Subcommittees on Justice and Public Safety by April 1, 2012. The report shall include the 59 following: the class of the offense for which each parole-eligible inmate was convicted and

whether an inmate had multiple criminal convictions. The Commission shall reinitiate the parole review process for each offender who has served more time than that person would have under Structured Sentencing as provided by subsections (a) and (b) of this section.

The Commission shall also report on the number of parole-eligible inmates reconsidered in compliance with this section and the number who were actually paroled.

5 6 **SECTION 18.7.(d)** The Department of Correction and the Post-Release 7 Supervision and Parole Commission shall report by March 1 of each year to the Chairs of the 8 House of Representatives and Senate Appropriations Subcommittees on Justice and Public 9 Safety and to the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight 10 Committee on the number of inmates enrolled in the mutual agreement parole program, the number completing the program and being paroled, and the number who enrolled but were 11 12 terminated from the program. The information should be based on the previous calendar year.

13 **SECTION 18.7.(e)** The Department of Correction and the Post-Release 14 Supervision and Parole Commission shall report by March 1 of each year to the Chairs of the 15 House of Representatives and Senate Appropriations Subcommittees on Justice and Public 16 Safety and to the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight 17 Committee on the number of inmates proposed for release, considered for release, and granted 18 release under Chapter 84B of Chapter 15A of the General Statutes, providing for the medical 19 release of inmates who are either permanently and totally disabled, terminally ill, or geriatric. 20

CRIMINAL JUSTICE PARTNERSHIP

21 22 **SECTION 18.8.(a)** Notwithstanding any other provision of law, a county may use 23 funds appropriated pursuant to the Criminal Justice Partnership Act, Article 6A of Chapter 24 143B of the General Statutes, to provide more than one community-based corrections program.

25 **SECTION 18.8.(b)** Effective July 1, 2011, the Department of Correction shall 26 recalculate the county allocation funding formula mandated under G.S. 143B-273.15 using 27 updated data.

28 **SECTION 18.8.(c)** Notwithstanding the provisions of G.S. 143B-273.15 29 specifying that grants to participating counties are for the full fiscal year and that unobligated 30 funds are returned to the State-County Criminal Justice Partnership Account at the end of the 31 grant period, the Department of Correction may reallocate unspent or unclaimed funds 32 distributed to counties participating in the State-County Criminal Justice Partnership Program 33 in an effort to maintain the level of services realized in previous fiscal years.

34 **SECTION 18.8.(d)** The Department of Correction may not deny funds to a county 35 to support both a residential program and a day reporting center if the Department of 36 Correction determines that the county has a demonstrated need and a fully developed plan for 37 each type of sanction.

38 **SECTION 18.8.(e)** The Department of Correction shall report by March 1 of each 39 year to the Chairs of the House of Representatives and Senate Appropriations Committees, the 40 House of Representatives and Senate Appropriations Subcommittees on Justice and Public 41 Safety, and the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight 42 Committee on the status of the State-County Criminal Justice Partnership Program. The report 43 shall include the following information:

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The amount of funds carried over from the prior fiscal year;

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- (2)The dollar amount and purpose of grants awarded to counties as
 - discretionary grants for the current fiscal year;
- Any counties the Department anticipates will submit requests for new (3)implementation grants;
- (4)An update on efforts to ensure that all counties make use of the electronic reporting system, including the number of counties submitting offender participation data via the system;
- (5)An analysis of offender participation data received, including data on each program's utilization and capacity;
- (6)An analysis of comparable programs prepared by the Division of Research and Planning, Department of Correction, including a comparison of programs in each program type on selected outcome measures developed by the Division of Community Corrections in consultation with the Fiscal Research Division and the Division of Research and Planning, and a

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| 1 | summary of the reports prepared by county Crin | ninal Justice Partnerships |
| 2 3 | Advisory Boards; | om is mosting astablished |
| 3 4 | (7) A review of whether each sentenced offender program goals developed by the Division of Co | am is meeting established |
| 5 | consultation with the Division of Research and | |
| 6 | Criminal Justice Partnership Advisory Board; | |
| 7 | (8) The number of community offenders and interme | diate offenders served by |
| 8 | each county program; | |
| 9 | (9) The amount of Criminal Justice Partnership fur | nds spent on community |
| 10 | (10) A short description of the corriging and mag | mana marridad by aash |
| 11 12 | (10) A short description of the services and prog partnership, including who the service providers an | |
| 12 | each service provider receives. | e and the amount of funds |
| 14 | eden service provider receives. | |
| 15 | SWANNANOA CORRECTIONAL CENTER FOR WOMEN | |
| 16 | SECTION 18.9. The Department of Correction sha | |
| 17 | Swannanoa Correctional Center for Women so that the school buildin | |
| 18 | the campus housing the Department of Correction facilities, and the D | Department shall retain the |
| 19 20 | sight and sound barrier between the adults and juveniles at the center. | |
| 20 21 | INMATE MEDICAL COST CONTAINMENT | |
| 22 | SECTION 18.10.(a) The Department of Correction shall | reimburse those providers |
| 23 | and facilities providing approved inmate medical services outside the | |
| 24 | times the then-current Medicaid rate for any given service. | - |
| 25 | This section does not apply to vendors providing service | |
| 26 | fee-for-service basis, such as temporary staffing. Nothing in this s | section shall preclude the |
| 27 28 | Department from contracting with a provider for services at ra documentable cost avoidance for the State than do the rates contained | ties that provide greater |
| 28 29 | that are less favorable to the State but that will ensure the continued ad | |
| 30 | SECTION 18.10.(b) The Department of Correction sh | |
| 31 | contain inmate medical costs by making use of its own hospital an | |
| 32 | provide health care services to inmates. To the extent that the Depar | tment of Correction must |
| 33 | utilize other facilities and services to provide health care services to | |
| 34 | shall make reasonable efforts to make use of hospitals or other prov | |
| 35 36 | contract or, if none is reasonably available, hospitals with available care facilities in a region to accomplish that goal. The Department | |
| 37 | efforts to equitably distribute inmates among all hospitals or othe | r appropriate health care |
| 38 | facilities. With respect to any single hospital, the Department of Co | |
| 39 | make its best effort to seek admission of the number of inmates repre | |
| 40 | percent (9%) of all inmates requiring hospitalization or hospital ser | |
| 41 | beginning in the 2011-2012 fiscal year, unless the failure to do so we | |
| 42 | of an inmate or unless a higher level is agreed to by contract. The D | |
| 43 44 | preference to those hospitals or other health care facilities in the san county to the correctional facility where an inmate requiring hospitalized | |
| 45 | Department will continue these efforts until it has reached a number | |
| 46 | than five percent (5%) of all inmates requiring hospitalization or hosp | |
| 47 | basis at any single hospital by July 1, 2013, unless the failure to do | |
| 48 | health of an inmate or unless a higher level is agreed to by contract. | |
| 49 | SECTION 18.10.(c) G.S. 131E-77 is amended by adding | |
| 50 | "(a1) As a condition of licensure, hospitals licensed under this | |
| 51 52 | in the custody of the Department of Correction, unless a hospit capability to provide such treatment." | at tacks the capacity or |
| 52 53 | SECTION 18.10.(d) The Department of Correction | shall report to the Joint |
| 54 | Legislative Commission on Governmental Operations no later than | |
| 55 | quarterly thereafter on: | , - , ····· |
| 56 | (1) The volume of services provided by community n | adjaged providers that can |

(1)

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The volume of services provided by community medical providers that can be scheduled in advance and, of that volume, the percentage of those services that are provided by contracted providers; and

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|--------------------------|--|-----------------------------|
| (2) | The volume of services provided by community cannot be scheduled in advance and, of that volum services that are provided by contracted providers. | |
| DEPARTMEN | T OF CORRECTION RULES FOR INMATE LA | BOR |
| SEC | TION 18.12. G.S. 148-26 is amended by adding a ne | w subsection to read: |
| | Department of Correction shall establish rules, stand | |
| | ate labor services contracts with any county or munic | ipality expressing interest |
| in contracting fo | r inmate labor." | |
| | PROBATION AND PAROLE CASELOADS | |
| | TION 18.13.(a) The Department of Correction shall | |
| | rs of the House of Representatives and Senate Appr | |
| | ublic Safety and the Joint Legislative Corrections, Cr | |
| | t Committee on caseload averages for probation and | parole officers. The report |
| shall include: | | |
| (1) | Data on current caseload averages and district averages | rages for probation/parole |
| (2) | officer positions; | - ff |
| (2) (3) (4) (5) | Data on current span of control for chief probation | |
| (3) | An analysis of the optimal caseloads for these offic | er classifications; |
| (4) | An assessment of the role of surveillance officers; | vising low risk appalands: |
| (6) | The number and role of paraprofessionals in superv | of the recommondations |
| (0) | An update on the Department's implementation contained in the National Institute of Correction | |
| | Division of Community Corrections in 2004 and 20 | |
| (7) | The process of assigning offenders to an appropria | |
| (\prime) | on a risk assessment and an examination of oth | er existing resources for |
| | assessment and case planning, including the Senter | |
| | the Office of Indigent Defense Services and the | range of screening and |
| | assessment services provided by the Divisi | |
| | Developmental Disability, and Substance Abuse S | ervices in the Department |
| | of Health and Human Services; and | ervices in the Department |
| (8) | Data on cases supervised solely for the collection o | f court-ordered payments |
| | TION 18.13.(b) The Department of Correction s | shall conduct a study of |
| | officer workload. The study shall include analysis | |
| supervised the | distribution of the probation/parole officers' time | by type of activity the |
| | by the officers, and comparisons to practices in other | |
| | he whether the caseload goals established by the Stru- | |
| | , based on the nature of the offenders supervised | |
| supervise those | | |
| | TION 18.13.(c) The Department of Correction shall | l report the results of the |
| | ommendations for any adjustments to caseload | |
| | and Senate Appropriations Subcommittees on Just | |
| January 1, 2013. | | 5.5 |
| | TION 18.13.(d) The Department of Correction sh | all report by March 1 of |
| each year to the | Chairs of the House and Senate Appropriations Com | mittees, the Chairs of the |
| House of Repre | esentatives and Senate Appropriations Subcommitte | es on Justice and Public |
| Safety, and the | Joint Legislative Corrections, Crime Control, and J | uvenile Justice Oversight |
| Committee on th | ne following: | - |
| (1) | The number of sex offenders enrolled on active and | |
| (2) | The caseloads of probation officers assigned | to GPS-monitored sex |
| | offenders. | |
| (2) | The number of violations. | |
| (3) | The number of absconders. | |
| (4) | The projected number of offenders to be enro | olled by the end of the |
| | | |
| (4) | 2011-2012 fiscal year and the end of the 2012-2013 | |
| (4) (5) | 2011-2012 fiscal year and the end of the 2012-2013 | B fiscal year. |
| (4) (5) REMOVE SU | | B fiscal year. |

1 SECTION 18.14. Section 6 of S.L. 2007-280 reads as rewritten: 2 3 4 5 6 "SECTION 6. This act becomes effective August 1, 2007, but the first sentence of G.S. 148-127(5) as enacted by this act expires on July 1, 2012. August 1, 2007." PART XIX. DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY 7 8 CONSOLIDATE THE DEPARTMENT OF CORRECTION, THE DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY, THE DEPARTMENT OF JUVENILE 9 JUSTICE AND DELINQUENCY PREVENTION, THE STATE BUREAU OF 10 INVESTIGATION, AND THE NORTH CAROLINA JUSTICE ACADEMY INTO 11 THE DEPARTMENT OF PUBLIC SAFETY 12 13 **CREATION OF DEPARTMENT** 14 **SECTION 19.1.(a)** The Department of Public Safety is established as a new 15 executive department. All functions, powers, duties, and obligations vested in the following 16 departments and agencies are transferred to, vested in, and consolidated within the Department 17 of Public Safety by a Type I transfer, as defined in G.S. 143A-6: The Department of Correction. 18 (1)19 (2) The Department of Crime Control and Public Safety. 20 (3)The Department of Juvenile Justice and Delinquency Prevention. 21 (4) The State Bureau of Investigation, including the North Carolina State Crime 22 Laboratory. 23 The North Carolina Justice Academy. (5) 24 **SECTION 19.1.(b)** Chapter 143B of the General Statutes is amended by adding a 25 new Article to read: 26 "Article 5A. 27 "Department of Public Safety. 28 "Part 1. General Provisions. 29 "§ 143B-259. Organization. 30 There is established the Department of Public Safety. The head of the Department of (a) 31 Public Safety is the Secretary of Public Safety, who shall be known as the Secretary. The 32 appointment of the Secretary shall be subject to confirmation by a Joint Resolution of the General Assembly. Notwithstanding G.S. 147-12(a)(3), a person appointed to fill a vacancy in 33 the position of Secretary shall serve no longer than the thirtieth calendar day after the 34 35 convening of the next regular session of the General Assembly. The General Assembly may also convene a special session for purposes of considering the confirmation of a person 36 37 appointed to be the Secretary. 38 The Department shall consist of seven divisions and an Office of External Affairs as 39 follows: 40 The Division of Adult Correction, which shall consist of the former (1)41 Department of Correction. The head of the Division of Adult Correction 42 shall be a chief deputy secretary, who shall be responsible for prisons, 43 community corrections, and correction enterprises. The Division of Juvenile Justice, which shall consist of the former 44 (2) 45 Department of Juvenile Justice and Delinquency Prevention. The head of the 46 Division of Juvenile Justice shall be a chief deputy secretary, who shall be 47 responsible for youth detention centers, court services, community programs, and youth development centers. 48 The Division of Law Enforcement, which shall consist of the following 49 (3) 50 former divisions of the Department of Crime Control and Public Safety and the Department of Justice: the State Highway Patrol, the Alcohol Law 51 52 Enforcement Division, the State Capitol Police Division, and the State 53 Bureau of Investigation. The head of the Division of Law Enforcement shall 54 be a chief deputy secretary. The Division of Emergency Management. 55 (4) 56 <u>(5)</u> The National Guard. 57 (6)The Division of Administration, the head of which shall be a deputy 58 secretary responsible for all administrative functions, including fiscal, 59 auditing, information technology, purchasing, human resources, engineering,

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| | and facility management functions for the Department. | Within the Division |
| | there is established a Grants Management Section, which | |
| | Governor's Crime Commission, the Criminal Justice | |
| | and the Juvenile Crime Prevention Council Fund. Othe | |
| | | <u>a sections within the</u> |
| | Division of Administration shall be: | |
| | a.The Fiscal and Budget Section.b.The Victims' Services Section. | |
| | b. The Victims' Services Section. | |
| | c. <u>The Engineering and Facility Management Secti</u> | <u>on.</u> |
| | d. The Purchasing Section. | |
| | c. The Engineering and Facility Management Section. d. The Purchasing Section. e. The Human Resources Section. f. The Research and Policy Section. | |
| | | |
| | g. <u>The Information Technology Section.</u> h. The Training Section. | |
| | | |
| <u>(7</u>) | The North Carolina State Crime Laboratory, the head | of which shall be a |
| | director who reports directly to the Secretary. | |
| <u>(8)</u> | The Office of External Affairs, which shall be respon | sible for federal and |
| | State liaison activities, victim services, and public affair | <u>S.</u> |
| (b) Th | e powers and duties of the deputy secretaries and the respect | ive divisions shall be |
| | direction and control of the Secretary of Public Safety. | |
| "§ 143B-259.1 | 1. Powers and duties of the Department of Public Safety. | |
| | the duty of the Department of Public Safety to do all of the f | ollowing: |
| (1) | | |
| <u> </u> | public against crime and against natural and man-made | |
| (2) | | |
| <u>(=</u>) | State government and to ensure maximum cooperatio | |
| | local law enforcement agencies in the fight against crim | |
| (3) | | |
| (3) (4) | To serve as the State's chief coordinating agency to con | |
| | the safety of the public, and to ensure an effective | |
| | criminal justice system. | and efficient state |
| (5) | | rtigularly sat forth in |
| <u>(5</u>) | this Article and of such other crimes and areas of con | acre in the ariminal |
| | | icem in the criminal |
| (6) | justice system as the Governor may direct. | informa all large and |
| <u>(6</u>) | | |
| | regulations respecting travel and the use of vehicles u | |
| (7) | the State and all laws for the protection of the highways | |
| $\frac{(7)}{(8)}$ | <u>To provide National Guard troops trained by the State to</u> | |
| <u>(8)</u> | To ensure the preparation, coordination, and currency | |
| | preparedness plans and the effective conduct of emerge | |
| | participating agencies to sustain life and prevent, minim | ize, or remedy injury |
| | to persons and damage to property resulting from disast | ters caused by enemy |
| | attack or other hostile actions or from disasters due to | natural or man-made |
| | causes. | |
| <u>(9)</u> | | |
| | communications system for State government and | <u>l cooperating local</u> |
| | agencies, including coordination and integration of | existing electronic |
| | communications systems. | |
| <u>(10</u> | <u>()</u> <u>To carry out the relevant provisions of Part 2 of this Au</u> | ticle, Chapter 148 of |
| | the General Statutes, Chapter 15 of the General Statutes | |
| | General Statutes, and other provisions of the General S | |
| | provision of necessary custody, supervision, and treat | |
| | rehabilitate criminal offenders and thereby reduce the r | ate and cost of crime |
| | and delinquency. | |
| <u>(1</u>] | | rticle Chapter 7B of |
| $\frac{11}{1}$ | the General Statutes, and other provisions of the General | al Statutes governing |
| | juvenile justice and the prevention of delinquent acts by | inveniles |
| (12 | | |
| | 2. Powers and duties of the Secretary of Public Safety. | <u></u> |
| S 17JD-437. | and units of the secretary of 1 upile safety. | |

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| 1 | The Secretary | of Public Safety shall have the powers and duties as are | conferred on the |
| | Secretary by this | Article, delegated to the Secretary by the Governor, and | conferred on the |
| 2 3 4 5 6 7 8 9 | | Constitution and laws of this State. These powers and de | uties include the |
| 4 | following: | | |
| 5 | <u>(1)</u> | Provision of assistance to other agencies The Se | |
| 6 7 | | appropriate subunits of the Department, shall, at the request | |
| 0 | | provide assistance to State and local law enforcement a attorneys, and judges, when called upon by them and so dire | |
| 0 | <u>(2)</u> | Coordination of government subunits emergencies. – In the | |
| 10 | <u>(2)</u> | Governor, in the exercise of the Governor's constitution | |
| 11 | | responsibilities, shall deem it necessary to utilize the servi- | |
| 12 | | one subunit of State government to provide protection to | |
| 13 | | natural or man-made disasters or emergencies, including, b | |
| 14 | | wars, insurrections, riots, civil disturbances, or accidents | |
| 15 | | under the direction of the Governor, shall serve as the cl | |
| 16 | | officer for the State between the respective subunits so utiliz | |
| 17 | <u>(3)</u> | Allocation of State resources during emergencies Whene | |
| 18 | | exercises the authority provided in subdivision (2) of | this section, the |
| 19 | | Secretary shall be authorized to utilize and allocate all | |
| 20 21 | | resources as are reasonably necessary to cope with the disaster, including directing of personnel and functions of | |
| 21 | | units thereof for the purpose of performing or facilitating th | |
| $\frac{22}{23}$ | | to the disaster or emergency. Following the initial response, | |
| 24 | | consultation with the heads of the State agencies which h | |
| 25 | | have the responsibility for dealing with the emergency of | |
| 26 | | designate one or more lead agencies to be responsible for su | |
| 27 | | of the response to the emergency or disaster. Pending a | |
| 28 | | consult with the heads of such agencies, the Secretary m | <u>ay make interim</u> |
| 29 | (A) | lead agencies designations. | |
| 30 31 | <u>(4)</u> | <u>Reporting of emergencies to the Secretary. – Every dep</u> government is required to report to the Secretary, by the | |
| 32 | | practicable, all natural or man-made disasters or emergencie | |
| 33 | | not limited to, wars, insurrections, riots, civil disturband | |
| 34 | | which appear likely to require the utilization of the services | of more than one |
| 35 | | subunit of State government. | |
| 36 | <u>(5)</u> | Rule making The Secretary is authorized to adopt rules an | nd procedures for |
| 37 | | the implementation of this section. | 1 1 1 . |
| 38 | <u>(6)</u> | Powers of Governor and Council of State not superse | |
| 39 40 | | contained in this section shall be construed to supersede powers granted to the Governor or the Council of State to | |
| 40 41 | | to a state of disaster as provided in Chapter 166A of the Ger | |
| 42 | | Constitution, or elsewhere. | ierar Statutes, the |
| 43 | <u>(7)</u> | Reporting required prior to grant awards. – Prior to an | v notification of |
| 44 | ~~/ | proposed grant awards to State agencies for use in pursuing | |
| 45 | | the Governor's Crime Commission pursuant to sub-subdiv | |
| 46 | | g. of subdivision (8) of this section, the Secretary shall rep | |
| 47 | | and House Appropriations Committees for review of the | e proposed grant |
| 48 | (0) | <u>awards.</u> | arrina additional |
| 49 50 | <u>(8)</u> | <u>Other powers and duties.</u> – The Secretary shall have the foll powers and duties: | owing additional |
| 50 51 | | a. <u>Accepting gifts, bequests, devises, grants, matching</u> | funds and other |
| 52 | | considerations from private or governmental sou | |
| 53 | | promoting the work of the Governor's Crime Commi | |
| 54 | | b. Making grants for use in pursuing the objectives of | |
| 55 | | Crime Commission. | |
| 56 | | c. Adopting rules as may be required by the federal | |
| 57 | | federal grants-in-aid for criminal justice purposes a | |
| 58 50 | | and carry out the regulatory and enforcement dutie | |
| 59 | | Department of Public Safety as provided by the var | ious commercial |

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| | vehicle, oversize/overweight, motor carrier safe | ty, motor fuel, and |
| | mobile and manufactured home statutes. | • |
| <u>d.</u> | Ascertaining the State's duties concerning grants | |
| | Law Enforcement Assistance Administration o | |
| | Department of Justice, and developing and adm | <u>inistering a plan to</u> |
| | ensure that the State fulfills its duties. | |
| <u>e.</u> | Administering the Assistance Program for Victin | ns of Rape and Sex |
| £ | Offenses. | aial malian offician to |
| <u>f.</u> | Appointing, with the Governor's approval, a spec serve as Chief of the State Capitol Police Sectio | n of the Division of |
| | Law Enforcement. | |
| <u>g.</u> | Appointing an employee of the Division of Adm | inistration to be the |
| e: | central point of contact for any federal surplus pro- | operty or purchasing |
| | programs." | • • • • |
| | | |
| | JTORY PARTS AND SUBPARTS | |
| | 1.(c) Article 5A of Chapter 143B of the General | Statutes 1s amended |
| by adding a new Part to re | | |
| SECTION 10 | " <u>Part 4. Division of Law Enforcement.</u> " .1.(e) Article 5A of Chapter 143B of the General | Statutes is amended |
| by adding a new Part to re | | Statutes is amended |
| 5 0 | Part 5. Division of Emergency Management." | |
| SECTION 19 | 1.(f) Article 5A of Chapter 143B of the General | Statutes is amended |
| by adding a new Part to re | | |
| 2 | "Part 6. Division of Administration." | |
| SECTION 19 | 9.1.(f1) Article 5A of Chapter 143B of the | General Statutes is |
| amended by adding a new | | |
| | "Part 7. Office of External Affairs." | |
| CHANGES TO STATU | TORY REFERENCES TO AGENCIES | |
| | 0.1.(g) The following statutes are amended by de | eleting the language |
| "Crime Control and Put | blic Safety" wherever it appears and substituting | ng "Public Safety": |
| G.S. 7A-343.1, 8-50.2, 14 | 4-86.1, 14-309.7, 14-309.11, 15B-3, 15B-6, 17C- | -3, 17C-6, 18B-101, |
| 18B-110, 19-2.1, 20-17.7 | , 20-39.1, 20-49, 20-79.5, 20-81.12, 20-116, 20-1 | 18, 20-119, 20-125, |
| 20-178.1, 20-183.9, 20-1 | 83.10, 20-184, 20-185, 20-187, 20-187.1, 20-187 | /.3, 20-188, 20-189, |
| | 20-195, 20-196, 20-196.3, 20-196.4, 20-377, 20-3 | |
| | 7, 20-389, 20-390, 20-391, 20-392, 20-393, 20-39 8, 104E-8, 105-259, 105-269.3, 105-449.44, 12 | |
| 122C-408 $122C-409$ $122C-400$ $122C-40$ $122C-400$ $122C-400$ $122C-400$ $122C-400$ $122C-400$ | 2C-411, 122C-414, 126-5, 127A-17.1, 127A-19, | $127A_{20}$ $120^{-12.1}, 120^{-70.94}, 127A_{20}$ |
| | A-40, 127A-42, 127A-43, 127A-54, 127A-57, | |
| | 127A-161, 127A-162, 127A-163, 127A-164, | |
| | 143-215.56, 143-215.93A, 143-215.94GG, 143-2 | |
| 143-355.1, 143-651, 143 | 8-652.1, 143-652.2, 143-654, 143-655, 143-658, | 143-661, 143-664, |
| | 13A-239, 143A-240, 143A-241, 143A-242, 14 | |
| | B-6, 143B-181, 143B-394.15, 143B-417, 143B | |
| | 3B-480, 143B-480.1, 143B-480.2, 143B-480.3, 144B-480.3, 144B-480, | |
| | 3B-496, 143B-497, 143B-498, 143B-499, 143B- 143B 508 1 Parts 8 and 9 of Article 11 of C | |
| General Statutes $1/3R_{-4}$ | 143B-508.1, Parts 8 and 9 of Article 11 of C. 510, 146-30, 147-12, 150B-1, 161-11.4, 164-37 | 1430 01 (ffe 7 1664-5 1664-6 |
| 166A-6.03 166A-6 1 16 | 56A-14, 166A-18, 166A-21, 166A-26, 166A-28, | 166A-60 166A-61 |
| | er instances in which the term "Crime Control | |
| | statutes, the Revisor of Statutes shall replace that | |
| Safety". | | |
| | 1.(h) The following statutes are amended by de | |
| "Department of Correctio | n" wherever it appears and substituting "Division" | of Adult Correction |

"Department of Correction" wherever it appears and substituting "Division of Adult Correction of the Department of Public Safety" and by deleting the word "Department" when it refers to the Department of Correction and substituting "Division": G.S. 1-110, 7A-109.3, 7A-313, 7A-451, 7A-474.3, 7A-474.18, 7A-498.3, 7B-2204, 7B-2517, 7B-3000, 7B-3001, 7B-3100, 13-1, 14-202, 14-208.6, 14-208.20, 14-208.22, 14-208.40, 14-208.43, 14-208.45, 14-258.1,

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14-258.3, 14-258.4, 14-415.10, 15-6.1, 15-10.1, 15-194, 15-196.3, 15-203, 15-204, 15-205, 1 2 15-206, 15-209, 15A-145, 15A-145.1, 15A-146, 15A-147, 15A-149, 15A-150, 15A-544.3, 3 15A-544.5, 15Á-615, 15Á-821, 15A-830, 15A-832, 15A-1332, 15A-1340.13, 15A-1340.16, 15A-1340.20, 15A-1342, 15A-1343, 15A-1343.2, 15A-1343.3, 15A-1344, 15A-1351, 4 5 15A-1352. 15A-1353, 15A-1354, 15A-1355, 15A-1368, 15A-1368.2, 15A-1368.3. 6 15A-1368.4, 15A-1368.6, 15A-1369, 15A-1374, 15A-1376, 15A-2000, 15B-21, 15B-31, 7 15B-32, 17C-3, 20-19, 20-81.12, 20-179, 65-4, 66-58, 97-13, 105-259, 108A-14, 114-10.1, 8 114-14, 115C-106.3, 115C-108.1, 115C-296.2, 115D-5, 120-12.1, 120-70.94, 122C-22, 9 122C-55, 122C-62, 122C-311, 122C-312, 122C-313, 122C-402, 122C-421, 126-5, 127A-54, 10 130A-25, 131E-98, 131E-184, 131E-214.1, 143-63.1, 143-134, 143-166.2, 143-166.13, 143-300.7, 143-599, 143B-2, 143B-6, 143B-179, 143B-260 through 143B-267, 143B-270, 11 143B-271, 143B-272, 143B-273.2, 143B-273.5, 143B-273.8, 143B-273.15, 143B-273.15A, 12 13 143B-394.15, 143B-417, 143B-476, 143B-478, 146-33, 147-12, 148-2 through 148-4.1, 148-6, 14 148-10 through 148-10.3, 148-12, 148-18 through 148-19.1, 148-22, 148-22.1, 148-23 through 15 148-24, 148-26, 148-26.5, 148-28, 148-29, 148-32.1 through 148-33.2, 148-36, 148-37, 16 148-37.2, 148-37.3, 148-40, 148-41, 148-45, 148-46.1, 148-53, 148-54, 148-57, 148-59, 17 148-64, 148-64.1, 148-65.7, 148-66, 148-67, 148-70, 148-74, 148-77, 148-78, 148-118.1, 148-118.2, 148-118.4, 148-118.5, 148-118.6, 148-118.8, 148-128, 148-134, 150B-1, 153A-221, 18 19 153A-230.1, 153A-230.2, 153A-230.3, 153A-230.5, 162-39, 163-82.20A, 164-40, 164-42, and 20 164-47. In any other instances in which the term "Department of Correction" appears in the 21 General Statutes, the Revisor of Statutes shall replace "Department of Correction" with 22 "Division of Adult Correction", and in any other instances in which the word "Department" is used to refer to the Department of Correction, the Revisor of Statutes shall delete the word 23 24 "Department" and substitute the word "Division".

SECTION 19.1.(i) The following statutes are amended by deleting the language "Secretary of Correction" or "Secretary of the Department of Correction" wherever it appears 25 26 and substituting "Secretary of Public Safety": G.S. 15-10.2, 15-10.3, 15-194, 15-203 through 27 28 15-207, 15-209, 15A-1340.36, 15A-1371, 17C-3, 20-79.5, 115C-112.1, 122C-312, 130A-25, 29 143B-261.2, 143B-262.1, 143B-262.4, 143B-263, 143B-265, 143B-266, 143B-267, 143B-270, 143B-271, 143B-273.2, 143B-394.15, 143B-478, 148-4, 148-4.1, 148-5, 148-10.1, 148-11, 30 31 148-13, 148-18.1, 148-19, 148-20, 148-22, 148-22.1, 148-24, 148-25, 148-26, 148-26.5, 148-28, 148-33, 148-33.1, 148-33.2, 148-36, 148-37, 148-37.2, 148-41, 148-45, 148-46, 32 148-46.2, 148-57, 148-65.6, 148-65.9, 148-74, 148-78, 148-118.6, 148-118.8, 148-118.9, 33 34 148-121, 148-122, 162-39, 164-37, and 164-40. In any other instances in which the term 35 "Secretary of Correction" appears in the General Statutes, the Revisor of Statutes shall replace "Secretary of Correction" with "Secretary of Public Safety". 36

37 **SECTION 19.1.(j)** The following statutes are amended by deleting the language 38 "Division of Prisons" wherever it appears and substituting "Section of Prisons of the Division 39 of Adult Correction": G.S. 14-208.6, 14-208.40C, 14-258.2, 15A-1343, 17C-3, 66-58, 130A-25, 143B-262.1, 143B-262.2, 143B-264, 143B-478, 148-11, 148-18, 148-29, and 148-130. In any other instances in which the term "Division of Prisons" appears in the General 40 41 42 Statutes, the Revisor of Statutes shall replace "Division of Prisons" with "Section of Prisons of the Division of Adult Correction". The following statutes are amended by deleting the 43 44 language "Division of Correction Enterprises" wherever it appears and substituting "Section of 45 Correction Enterprises of the Division of Adult Correction": G.S. 14-208.6, 14-208.40C, 46 14-258.2, 15A-1343, 17C-3, 66-58, 130A-25, 143B-262.1, 143B-262.2, 143B-264, 143B-478, 148-11, 148-18, 148-29, and 148-130. In any other instances in which the term "Division of 47 48 Correction Enterprises" appears in the General Statutes, the Revisor of Statutes shall replace 49 "Division of Correction Enterprises" with "Section of Correction Enterprises of the Division of 50 Adult Correction".

51 **SECTION 19.1.(k)** The following statutes are amended by deleting the language 52 "Division of Community Corrections" wherever it appears and substituting "Section of 53 Community Corrections of the Division of Adult Correction": G.S. 7B-3000, 7B-3001, 7B-3100, 14-208.40C, 14-208.41, 15A-837, 15A-1340.11, 15A-1342, 15A-1343, 15A-1343.2, 54 15A-1368.4, 15A-1369.4, 15A-1371, 17C-3, 20-179.3, 105-259, 115D-5, 143B-262, 55 56 143B-262.4, 143B-273.4, 143B-478, and 148-65.6. In any other instances in which the term 57 "Division of Community Corrections" appears in the General Statutes, the Revisor of Statutes shall replace "Division of Community Corrections" with "Section of Prisons of the Division of 58 59 Adult Correction".

SECTION 19.1.(I) The following statutes are amended by deleting the language 1 2 3 "Department of Juvenile Justice and Delinquency Prevention" wherever it appears and substituting "Division of Juvenile Justice of the Department of Public Safety": G.S. 7A-302, 4 7B-1501, 7B-3100, 7B-4002, 14-239, 14-258.4, 14-316.1, 66-58, 114-12.1, 114-19.6, 5 115C-106.3, 115C-107.6, 115C-108.1, 115C-296.2, 115D-1, 115D-5, 120-70.94, 120-216, 6 122C-113, 122C-117, 126-5, 143-166.2, 143-166.13, 143-661, 143B-2, 143B-6, 143B-152.14, 143B-153, 143B-417, 143B-478, 143B-511 through 143B-550, 148-26, 164-37, 164-40, and 7 8 In all other instances in which the term "Department of Juvenile Justice and 164-43. 9 Delinquency Prevention" appears in the General Statutes, the Revisor of Statutes shall replace 10 "Department of Juvenile Justice and Delinquency Prevention" with "Division of Juvenile Justice" and in all other instances in which the word "Department" is used to refer to the 11 12 Department of Juvenile Justice and Delinquency Prevention, the Revisor of Statutes shall delete 13 the word "Department" and substitute the word "Division", or, make other appropriate changes 14 to the General Statutes to reference the Division rather than the Department.

SECTION 19.1.(m) The following statutes are amended by deleting the language "Secretary of Juvenile Justice and Delinquency Prevention" wherever it appears and substituting "Secretary of Public Safety": G.S. 17C-3, 20-79.5, 115C-112.1, and 143B-515. In all other instances in which the term "Secretary of Juvenile Justice and Delinquency Prevention" appears in the General Statutes, the Revisor of Statutes shall replace "Secretary of Juvenile Justice and Delinquency Prevention" with "Secretary of Public Safety".

21 **SECTION 19.1.(n)** The following statutes are amended by deleting the language 22 "Alcohol Law Enforcement Division" and "Division of Alcohol Law Enforcement" wherever it 23 appears and substituting "Alcohol Law Enforcement Section" and by deleting the word 24 "Division" when it refers to the Alcohol Law Enforcement Division and substituting "Section": G.S. 18B-903, 19-2.1, 105-259, 143-652.1, 143-652.2, 143-654, 143-655, and 143-656. In all 25 26 other instances in which the terms "Alcohol Law Enforcement Division" or "Division of 27 Alcohol Law Enforcement" appears in the General Statutes, the Revisor of Statutes shall 28 replace those terms with "Alcohol Law Enforcement Section", and in all other instances in 29 which the word "Division" is used to refer to the Alcohol Law Enforcement Division, the 30 Revisor of Statutes shall delete the word "Division" and substitute the word "Section".

31 **SECTION 19.1.(p)** The following statutes are amended by deleting the language "State Highway Patrol Division" wherever it appears and substituting "State Highway Patrol 32 33 Section"; by deleting the word "Division" wherever it appears when it refers to the State 34 Highway Patrol Division and substituting "Section"; and by deleting the language "Division of 35 the State Highway Patrol" wherever it appears and substituting "State Highway Patrol Section": 36 G.S. 20-185, 20-195, and 20-196. In all other instances in which the term "State Highway 37 Patrol Division" appears in the General Statutes, the Revisor of Statutes shall replace that term 38 with "State Highway Patrol Section", and in all other instances in which the word "Division" is 39 used to refer to the State Highway Patrol Division, the Revisor of Statutes shall delete the word "Division" and substitute the word "Section". 40

41 **SECTION 19.1.(q)** The following statutes are amended by deleting the language 42 "ALE Division" wherever it appears and substituting "ALE Section": G.S. 18B-201, 18B-202, 43 18B-203, 18B-504, 18B-805, 18B-902, and 18B-904. In any other instances in which the term 44 "ALE Division" appears in the General Statutes, the Revisor of Statutes shall replace "ALE 45 Division" with "ALE Section".

46 **SECTION 19.1.(q1)** The following statutes are amended by deleting the word 47 "Director" wherever it appears and substituting "Chief": G.S. 114-13, 114-14, 114-14.1, 48 114-15, 114-15.1, 114-15.3, 114-20, and 114-20.1.

50 **RECODIFICATION OF AFFECTED STATUTES** 51 **SECTION 19.1.(r)** Both of the following

SECTION 19.1.(r) Both of the following apply to any recodification pursuant to subsections (s) through (x) of this section:

- (1) Statutory sections of the former statutes that were reserved for future codification shall have corresponding sections that are reserved for future codification in the recodified statutes.
- (2) The recodifications are of the affected statutes as rewritten by subsections (g) through (q) of this section, as applicable.
- 58 **SECTION 19.1.(s)** Division of Adult Correction. Article 6 of Chapter 143B of 59 the General Statutes is recodified as Part 2 of Article 5A of Chapter 143B of the General

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Statutes, "Division of Adult Correction," but the statutory numbering shall remain unchanged 1 2 3 and the various Parts of former Article 6 shall be redesignated as Subparts of Part 2 of Article 5A of the General Statutes.

4 SECTION 19.1.(t) Division of Juvenile Justice. - Article 12 of Chapter 143B of 5 the General Statutes, except for G.S. 143B-550, is recodified as Part 3 of Article 5A of Chapter 6 143B of the General Statutes, "Division of Juvenile Justice and Delinquency Prevention," G.S. 143B-272.1 through G.S. 143B-272.43. The various Parts of former Article 12 shall be 7 8 redesignated as Subparts of Part 3 of Article 5A of the General Statutes.

9 **SECTION 19.1.(u)** Division of Law Enforcement. – Parts 1 and 7 of Article 11 of 10 Chapter 143B of the General Statutes are repealed. Part 9 of Article 11 of Chapter 143B of the General Statutes is recodified as Subpart A of Part 4 of Article 5A of Chapter 143B of the 11 General Statutes, G.S. 143B-272.45. Article 4 of Chapter 114 of the General Statutes, other 12 13 than G.S. 114-16, is recodified as Subpart B of Part 4 of Article 5A of Chapter 143B of the 14 General Statutes, G.S. 143B-272.46A through G.S. 143B-272.46L.

15 **SECTION 19.1.(w)** Division of Emergency Management. – Part 8 of Article 11 of 16 Chapter 143B of the General Statutes is recodified as Subpart A of Part 5 of Article 5A of 17 Chapter 143B of the General Statutes and renumbered as G.S. 143B-272.52. Part 5A of Article 18 11 of Chapter 143B of the General Statutes is recodified as Subpart B of Part 5 of Article 5A of 19 Chapter 143B of the General Statutes, G.S. 143B-272.60 through G.S. 143B-272.72. Part 5 of 20 Article 11 of Chapter 143B of the General Statutes is recodified as Subpart C of Part 5 of 21 Article 5A of Chapter 143B of the General Statutes, G.S. 143B-272.73A through 22 G.S. 143B-272.73C

23 **SECTION 19.1.(x)** Division of Administration. – Part 3 of Article 11 of Chapter 24 143B of the General Statutes is recodified as Subpart A of Part 6 of Article 5A of Chapter 143B of the General Statutes, "Grants Management Section", G.S. 143B-272.75 through 25 26 G.S. 143B-272.77. G.S. 143B-477 and G.S. 143B-550 are recodified under that Subpart as 27 G.S. 143B-272.78 and G.S. 143B-272.79, respectively. Article 6A of Chapter 143B of the 28 General Statutes is recodified as Subpart B of Part 6 of Article 5A of Chapter 143B of the 29 General Statutes, G.S. 143B-272.80 through G.S. 143B-272.101.

30 **SECTION 19.1.(x1)** Office of External Affairs. – Part 3A of Article 11 of Chapter 31 143B of the General Statutes is recodified as Part 7 of Article 5A of Chapter 143B of the 32 General Statutes, "Victims' Services Section", G.S. 143B-272.103 through G.S. 143B-272.104.

33 SECTION 19.1.(x2) North Carolina State Crime Laboratory. – G.S. 114-16 is 34 recodified as Part 8 of Article 5A of Chapter 143B of the General Statutes, "North Carolina State Crime Laboratory", G.S. 143B-272.108, and as recodified is amended by deleting the word "Bureau" wherever it appears and substituting the name "North Carolina State Crime 35 36 37 Laboratory" where first used in that section and "State Crime Laboratory" at each subsequent 38 location in that section. G.S. 114-16.1 is recodified as G.S. 143B-272.109. 39

40 **OTHER SUBSTANTIVE CHANGES**

41 **SECTION 19.1.(y)** Part 9 of Article 11 of Chapter 143B of the General Statutes, as 42 rewritten by subsection (g) of this section, and recodified by subsection (u) of this section, 43 reads as rewritten:

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"Subpart A. State Capitol Police Division.Section.

"§ 143B-272.45. State Capitol Police Division-Section – powers and duties.

45 46 DivisionSection Established. - There is hereby established, within the Law (a) Enforcement Division of the Department of Public Safety, the State Capitol Police 47 48 Division, Section, which shall be organized and staffed in accordance with applicable laws and 49 regulations and within the limits of authorized appropriations.

50 (b) Purpose. - The State Capitol Police Division Section shall serve as a special police 51 agency of the Department of Public Safety. The Director Chief of the State Capitol Police, appointed by the Secretary pursuant to G.S. 143B-476(6), G.S. 143B-259.2, with the approval 52 53 of the Governor, may appoint as special police officers such reliable persons as he may deem 54 necessary.

55 (c) Appointment of Officers. – Special police officers appointed pursuant to this section 56 may not exercise the power of arrest until they shall take an oath, to be administered by any 57 person authorized to administer oaths, as required by law.

Jurisdiction of Officers. - Each special police officer of the State Capitol Police 58 59 shall have the same power of arrest as the police officers of the City of Raleigh. Such authority

may be exercised within the same territorial jurisdiction as exercised by the police officers of 1 the City of Raleigh, and in addition thereto the authority of a deputy sheriff may be exercised on property owned, leased, or maintained by the State located in the County of Wake.

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Reserved for future codification purposes. (e)

5 (f)Public Safety. – The Director Chief of the State Capitol Police, or the Director's 6 <u>Chief's</u> designee, shall exercise at all times those means that, in the opinion of the Director 7 <u>Chief</u> or the designee, may be effective in protecting all State buildings and grounds, except for 8 the State legislative buildings and grounds as defined in G.S. 120-32.1(d), and the persons 9 within those buildings and grounds from fire, bombs, bomb threats, or any other emergency or 10 potentially hazardous conditions, including both the ordering and control of the evacuation of those buildings and grounds. The Director, Chief, or the Director's Chief's designee, may 11 12 employ the assistance of other available law enforcement agencies and emergency agencies to 13 aid and assist in evacuations of those buildings and grounds."

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SECTION 19.1.(z) G.S. 18B-500 reads as rewritten:

"§ 18B-500. Alcohol law-enforcement agents.

15 16 Appointment. – The Secretary of Crime Control and Public Safety Secretary of the (a) 17 Department of Public Safety shall appoint alcohol law-enforcement agents and other 18 enforcement personnel. The Secretary of Crime Control and Public Safety Secretary of the 19 Department of Public Safety may also appoint regular employees of the Commission as alcohol 20 law-enforcement agents. Alcohol law-enforcement agents shall be designated as "alcohol law-enforcement agents". Persons serving as reserve alcohol law-enforcement agents are considered employees of the Division of Alcohol Law Enforcement Alcohol Law Enforcement 21 22 23 Section for workers' compensation purposes while performing duties assigned or approved by 24 the Director of Chief of the Alcohol Law Enforcement Section or the Director's Chief's 25 designee.

26 Subject Matter Jurisdiction. – After taking the oath prescribed for a peace officer, an (b) 27 alcohol law-enforcement agent shall have authority to arrest and take other investigatory and 28 enforcement actions for any criminal offense. The primary responsibility of an agent shall be 29 enforcement of the ABC laws, lottery laws, and Article 5 of Chapter 90 (The Controlled 30 Substances Act); however, an agent may perform any law-enforcement duty assigned by the 31 Secretary of Crime Control and Public Safety Secretary of the Department of Public Safety or 32 the Governor.

33 (c) Territorial Jurisdiction. – An alcohol law-enforcement agent is a State officer with 34 jurisdiction throughout the State.

35 Service of Commission Orders. - Alcohol law-enforcement agents may serve and (d) 36 execute notices, orders, or demands issued by the Alcoholic Beverage Control Commission or 37 the North Carolina State Lottery Commission for the surrender of permits or relating to any administrative proceeding. While serving and executing such notices, orders, or demands, 38 39 alcohol law-enforcement agents shall have all the power and authority possessed by 40 law-enforcement officers when executing an arrest warrant.

41 Discharge. – Alcohol law-enforcement agents are subject to the discharge (e) 42 provisions of G.S. 18B-202.

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Repealed by Session Laws 1995, c. 507, s. 6.2(a)." (f)

44 **SECTION 19.1.(z1)** G.S. 114-12, as recodified by subsection (u) of this section, 45 reads as rewritten:

46 "§ 143B-272.46A. Bureau of Investigation created; powers and duties.

47 In order to secure a more effective administration of the criminal laws of the State, to 48 prevent crime, and to procure the speedy apprehension of criminals, the Attorney 49 GeneralSecretary of Public Safety shall set up in the Department of Justice Division of Law 50 Enforcement of the Department of Public Safety a division section to be designated as the State 51 Bureau of Investigation. The Division Section shall have charge of and administer the agencies 52 and activities herein set up for the identification of criminals, for their apprehension, for the 53 scientific analysis of evidence of crime, and investigation and preparation of evidence to be 54 used in criminal courts; and the said Bureau shall have charge of investigation of criminal 55 matters herein especially mentioned, and of such other crimes and criminal procedure as the 56 Governor may direct."

57 **SECTION 19.1.(aa)** Part 8 of Article 11 of Chapter 143B of the General Statutes, 58 as rewritten by subsection (g) of this section and recodified by subsection (w) of this section, 59 reads as rewritten:

"Subpart A. Emergency Management Division. 1 2 3 4 "§ 143B-272.52. Division of Emergency Management of the Department of Public Safety. There is established, within the Department of Crime Control and Public Safety, the (a) Division of Emergency Management, which shall be organized and staffed in accordance with 5 6 applicable laws and regulations and within the limits of authorized appropriations. The Division of Emergency Management shall have the following powers and (b)7 8 duties: (1)To exercise the powers and duties exercised prior to the enactment of this 9 section, in accordance with G.S. 143B-475(a)(11). 10 (2)To exercise the powers and duties conferred on it by Chapter 166A of the 11 General Statutes. 12 To exercise any other powers vested by law." (3) 13 **SECTION 19.1.(bb)** Part 7 of Article 11 of Chapter 143B of the General Statutes 14 is repealed, and the Law Enforcement Support Services Division of the Department of Crime 15 Control and Public Safety is abolished. 16 SECTION 19.1.(cc) The evidence warehouse that was operated by the Law 17 Enforcement Support Services Division of the Department of Crime Control and Public Safety 18 prior to the effective date of this section, and all State-owned personal property located in or 19 associated with the warehouse, is hereby reallocated to the North Carolina State Crime 20 Laboratory of the Department of Public Safety. The Department of Public Safety shall assume 21 any lease to which the warehouse is subject at the time this section becomes effective. 22 SECTION 19.1.(cc1) G.S. 114-16, as amended by Section 10 of S.L. 2011-19 and 23 recodified by subsection (x2) of this section, reads as rewritten: 24 "§ 143B-272.108. North Carolina State Crime Laboratory and clinical facilities; 25 employment of criminologists; services of scientists, etc., employed by State; 26 radio system. 27 Generally. – In the said North Carolina State Crime Laboratory there shall be (a) 28 provided laboratory facilities for the analysis of evidences of crime, including the 29 determination of presence, quantity and character of poisons, the character of bloodstains, 30 microscopic and other examination material associated with the commission of crime, 31 examination and analysis of projectiles of ballistic imprints and records which might lead to the 32 determination or identification of criminals, the examination and identification of fingerprints, 33 and other evidence leading to the identification, apprehension, or conviction of criminals. A 34 sufficient number of persons skilled in such matters shall be employed to render a reasonable 35 service to the public and the criminal justice system in the discharge of their duties. In the 36 personnel of the State Crime Laboratory shall be included a sufficient number of persons of 37 training and skill in the investigation of crime and in the preparation of evidence as to be of 38 service to local enforcement officers, under the direction of the Governor, in criminal matters 39 of major importance. 40 The laboratory and clinical facilities of the institutions of the State, both educational and 41 departmental, shall be made available to the State Crime Laboratory, and scientists and doctors 42 now working for the State through its institutions and departments may be called upon by the 43 Governor to aid the State Crime Laboratory in the evaluation, preparation, and preservation of 44 evidence in which scientific methods are employed, and a reasonable fee may be allowed by 45 the Governor for such service. 46 The State radio system shall be made available to the Bureau for use in its work. Additional Powers and Duties of the Crime Laboratory. - The Crime Laboratory 47 (b) 48 shall have the following additional powers and duties: To provide central storage and management of evidence according to the 49 (1)50 provisions of Article 13 of Chapter 15A of the General Statutes and create and maintain a data bank of statewide storage locations of postconviction 51 52 evidence or other similar programs. 53 To provide central storage and management of rape kits according to the (2) 54 federal Violence Against Women and Department of Justice Reauthorization 55

- Act of 2005 with specific protections against release of names of victims providing anonymous or 'Jane Doe' rape kits without victim consent.
 - (3) To provide for the storage and management of evidence."

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SECTION 19.1.(cc2) Chapter 17D of the General Statutes are amended by deleting 1 2 3 4 the language "Department of Justice" wherever it appears and substituting "Department of Public Safety". 5 6 **CONFORMING CHANGES SECTION 19.1.(dd)** G.S. 7A-343.1, as rewritten by subsection (g) of this section, 7 8 reads as rewritten: "§ 7A-343.1. Distribution of copies of the appellate division reports. 9 10 Juvenile Justice and Delinquency Prevention, Department of Juvenile Justice, Division of 11" 12 13 SECTION 19.1.(dd1) G.S. 14-16.9 reads as rewritten: 14 "§ 14-16.9. Officers-elect to be covered. 15 Any person who has been elected to any office covered by this Article but has not yet taken 16 the oath of office shall be considered to hold the office for the purpose of this Article and 17 G.S. 114-15.G.S. 143B-272.46F." 18 SECTION 19.1.(ee) G.S. 15A-1342(j) reads as rewritten: 19 "(j) Immunity for Injury to Defendant Performing Community Service. – Immunity 20 from liability for injury to a defendant performing community service shall be as set forth in 21 G.S. 143B-475.1(d).G.S. 143B-262.4(d)." 22 **SECTION 19.1.(gg)** G.S. 18B-101(5), as rewritten by subsection (g) of this 23 section, reads as rewritten: 24 "(5) 'ALE Division' 'ALE Section' means the Alcohol Law Enforcement Division 25 Section of the Department of Public Safety." 26 **SECTION 19.1.(hb)** G.S. 20-184, as rewritten by subsection (g) of this section, 27 reads as rewritten: "§ 20-184. Patrol under supervision of Department of Public Safety. 28 29 The Secretary of Public Safety, under the direction of the Governor, shall have supervision, 30 direction and control of the State Highway Patrol. The Secretary shall establish in the 31 Department of Public Safety a State Highway Patrol Division, Section, prescribe regulations 32 governing said Division, the Section, and assign to the Division Section such duties as hethe 33 Secretary may deem proper." 34 SECTION 19.1.(hh1) G.S. 113-172(a) reads as rewritten: 35 "(a) The Secretary shall designate license agents for the Department. At least one license 36 agent shall be designated for each county that contains or borders on coastal fishing waters. The 37 Secretary may designate additional license agents in any county if the Secretary determines that additional agents are needed to provide efficient service to the public. The Division and license 38 39 agents designated by the Secretary under this section shall issue licenses authorized under this 40 Article in accordance with this Article and the rules of the Commission. The Secretary may 41 require license agents to enter into a contract that provides for their duties and compensation, 42 post a bond, and submit to reasonable inspections and audits. If a license agent violates any provision of this Article, the rules of the Commission, or the terms of the contract, the 43 44 Secretary may initiate proceedings for the forfeiture of the license agent's bond and may 45 summarily suspend, revoke, or refuse to renew a designation as a license agent and may 46 impound or require the return of all licenses, moneys, record books, reports, license forms and 47 other documents, ledgers, and materials pertinent or apparently pertinent to the license agency. 48 The Secretary shall report evidence or misuse of State property, including license fees, by a 49 license agent to the State Bureau of Investigation as provided by 50 G.S. 114-15.1.G.S. 143B-272.46G."

SECTION 19.1.(hh2) G.S. 114-12.1, as recodified by subsection (u) of this section 51 52 and rewritten by subsection (1) of this section, reads as rewritten: 53

"§ 143B-272.46B. Minority sensitivity training for law enforcement personnel.

54 The Department of Justice Public Safety shall develop guidelines for minority (a) 55 sensitivity training for all law enforcement personnel throughout the State. The Department 56 shall ensure that all persons who work with minority juveniles in the juvenile justice system are 57 taught how to communicate effectively with minority juveniles and how to recognize and 58 address the needs of those juveniles. The Department shall also advise all law enforcement and 59 professionals who work within the juvenile justice system of ways to improve the treatment of

minority juveniles so that all juveniles receive equal treatment. Except where local law 1 2 3 enforcement has existing minority sensitivity training that meets the Department guidelines, the Department shall conduct the minority sensitivity training annually. Prior to the training each 4 year, the Department shall assess whether minorities are receiving fair and equal treatment in 5 the juvenile justice system with regard to the administration of predisposition procedures, of 6 diversion methods, of dispositional alternatives, and of treatment and post-release supervision 7 plans.

8 The Division of Juvenile Justice of the Department of Public Safety shall ensure that (b) 9 all juvenile court counselors and other Division personnel receive the minority sensitivity 10 training specified in subsection (a) of this section."

SECTION 19.1.(hh3) G.S. 114-13, as recodified by subsection (u) of this section 11 12 and rewritten by subsection (q1) of this section, reads as rewritten: 13

"§ 143B-272.46C. Chief of the Bureau; personnel.

14 The Attorney GeneralSecretary of Public Safety shall appoint a Chief of the Bureau of 15 Investigation, who shall serve at the will of the Attorney General, Secretary, and whose salary 16 shall be fixed by the Department of Administration under G.S. 143-36 et seq. He may further 17 appoint a sufficient number of assistants and stenographic and clerical help, who shall be 18 competent and qualified to do the work of the Bureau. The salaries of such assistants shall be 19 fixed by the Department of Administration under G.S. 143-36 et seq. The salaries of clerical 20 and stenographic help shall be the same as now provided for similar employees in other State 21 departments and bureaus."

22 SECTION 19.1.(hh4) G.S. 114-15.2, as recodified by subsection (u) of this 23 section, reads as rewritten:

24 "§ 143B-272.46H. Use of private investigators limited.

25 No State executive officer, department, agency, institution, commission, bureau, or other 26 organized activity of the State that receives support in whole or in part from the State except for 27 counties, cities, towns, other municipal corporations or political subdivisions of the State or any 28 agencies of these subdivisions, or county or city boards of education may employ a private 29 investigator without the consent of the Attorney General. Secretary of Public Safety. If the 30 Attorney General Secretary of Public Safety determines that it is impracticable for the Bureau to 31 conduct the investigation, the Attorney General-Secretary shall employ a private investigator 32 and shall fix the compensation for his services. The cost of the private investigator shall be paid 33 from funds credited to the entity requesting the investigation or from the Contingency and 34 Emergency Fund."

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- **SECTION 19.1.(hh5)** G.S. 114-19.1(d) reads as rewritten:

36 Nothing in this section shall be construed as enlarging any right to receive any "(d) 37 record of the State Bureau of Investigation. Such rights are and shall be controlled by 38 G.S. 114-15, G.S. 114-19, G.S. 143B-272.46F, G.S. 143B-272.46L, G.S. 120-19.4A, and other 39 applicable statutes."

40 SECTION 19.1.(ii) G.S. 120-70.94(2a), as rewritten by subsection (g) of this 41 section, reads as rewritten: Examine the effectiveness of the Department of Public Safety in

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- G.S. 143B-474 G.S. 143B-259.1(1) through (9) and the overall effectiveness and efficiency of law enforcement in the State;".
- **SECTION 19.1.(II)** G.S. 131D-10.4(3) reads as rewritten:

46 "§ 131D-10.4. Exemptions.

"(2a)

This Article shall not apply to:

(3)Secure detention facilities as specified in Article 12Part 3 of Article 5A of Chapter 143B of the General Statutes;".

implementing the duties and responsibilities charged to the Department in

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- SECTION 19.1.(mm) G.S. 143-138(g) reads as rewritten:

53 Publication and Distribution of Code. - The Building Code Council shall cause to "(g) 54 be printed, after adoption by the Council, the North Carolina State Building Code and each amendment thereto. It shall, at the State's expense, distribute copies of the Code and each 55 56 amendment to State and local governmental officials, departments, agencies, and educational 57 institutions, as is set out in the table below. (Those marked by an asterisk will receive copies 58 only on written request to the Council.)

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| OR AGENCY | NUMBER OF COPIES |
| tments and Officials | |
| f Juvenile JusticeDivision of Juv | enile Justice of the Department of Public Safety |
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| | 273.4(b), as recodified by subsection (x) of this |
| | rams funded under this Article-Subpart shall be |
| intenced to intermediate punishmen | |
| | B-273.7, as recodified as G.S. 143B-272.87 by |
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| | the fore the fore the date. |
| | based corrections programs administered by the |
| state agencies and programs | s funded under this Article;Subpart; |
| 8) To evaluate the effects of | f categories of programs funded by this Article |
| <u>Subpart</u> and prepare a writte | |
| | 3-273.9, as recodified by subsection (x) of this |
| | ng |
| | nder this Article Subpart by a vote of the board of |
| missioners approving the decision | n to apply, and by appointing a county criminal |
| nership advisory board. Two or | more counties, by vote of the board of county |
| ers of each county, may agree to | create a multicounty board instead of a county |
| | same functions as a county board for each county |
| | ounty board. The board or boards of county |
| | the intent to apply for funds within 60 days of |
| | funds and may request technical assistance to |
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| | 275.12(0), as recommend by subsection (x) of this |
| The proposed program shall | target eligible offenders as defined in |
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| | -273.14, as recodified as G.S. 143B-273.94 by |
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| | er a county community-based corrections plan and |
| | this Article.Subpart. Based on the prioritized |
| | <u>272.84</u> , the programs may include, but are not |
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| | ele <u>Subpart</u> for personnel for satellite substance |
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| | d before the effective date of this Article.Subpart. |
| | e than fifty thousand dollars (\$50,000) in |
| | t county shall use at least fifty percent (50%) of |
| | |
| to develop programs for offenders | s who receive intermediate punishments. |
| | 273.16(a), as recodified by subsection (x) of this |
| | SECTION 19.1.(oo) G.S. 143B-ds as rewritten: The priority populations for progentenced to intermediate punishme SECTION 19.1.(pp) G.S. 143E x) of this section, reads as rewritte 2.87. Duties of State Criminal Justice Partnership Ad 5) To coordinate community-state agencies and program So to evaluate the effects of Subpart and prepare a writte SECTION 19.1.(qq) G.S. 143B ds as rewritten: 2.89. Election to apply for funding unissioners approving the decision nership advisory board. Two or there of each county, may agree to alticounty board shall perform the pates in establishing the multice as shall notify the Secretary of otification of the availability of community-based corrections plates as rewritten: The proposed program shall 273.4.G.S. 143B-272.84." SECTION 19.1.(ss) G.S. 143B-273.4. G.S. 14 |

General Assembly Of North Carolina "(a) To continue to receive funding under this Article, Subpart, a county shall submit an updated application for implementation funding to the Secretary at the beginning of each fiscal vear." **SECTION 19.1.(uu)** G.S. 143B-273.17, as recodified by subsection (x) of this section, reads as rewritten: "§ 143B-272.98. Termination of participation in program. A county receiving financial aid under this Article-Subpart may terminate its participation by delivering a resolution of the board or boards of county commissioners to the Secretary at the beginning of any calendar quarter. Upon withdrawal from the program, the board or boards of county commissioners may adopt a resolution stating that it is in the best interests of the county that the county community corrections advisory board be dissolved, whereupon the county commissioners shall pay and discharge any debts or liabilities of the advisory board, (a) (b) duties of the Grants Management Section. (a) (b) (1)(2)justice and to reduce crime in North Carolina; (3) (4)plans; (5)and crime reduction; (6)administration improvements and crime reduction plans; (7)

- 13 collect and distribute assets of the advisory board under the laws of North Carolina, and pay 14 over any remaining proceeds or property to the proper fund."
- 15 **SECTION 19.1.(vv)** G.S. 143B-273.19, as recodified by subsection (x) of this 16 section, reads as rewritten: 17

"§ 143B-272.100. Prohibited uses of funds.

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18 Counties may not use funds received under this Article-Subpart to supplant or 19 replace existing funds or other resources from the federal, State, or county government for 20 existing community-based corrections programs.

21 Counties may not use funds received under this Article-Subpart for indirect costs 22 associated with a program."

23 SECTION 19.1.(ww) G.S. 143B-477, as recodified by subsection (x) of this 24 section, reads as rewritten: 25

"§ 143B-272.78. Crime Control Division of the Department of Public Safety. Additional

27 There is hereby established, within the Department of Public Safety, the Crime 28 Control Division, which shall be organized and staffed in accordance with applicable laws and 29 regulations and within the limits of authorized appropriations.

30 The Crime Control Division shall provide clerical and professional services required 31 by the Governor's Crime Commission and Grants Management Section shall administer the 32 State Law Enforcement Assistance Program and such additional related programs as may be 33 established by or assigned to the CommissionSection. It shall serve as the single State planning 34 agency for purposes of the Crime Control Act of 1976 (Public Laws 94-503). Administrative 35 responsibilities shall include, but are not limited to, the following: 36

- Compiling data, establishing needs and setting priorities for funding and policy recommendations for the Governor's Crime Commission;
- Preparing and revising statewide plans for adoption by the Governor's Crime Commission which are designed to improve the administration of criminal
- Advising State and local interests of opportunities for securing federal assistance for crime reduction and for improving criminal justice administration and planning within the State of North Carolina;
- Stimulating and seeking financial support from federal, State, and local government and private sources for programs and projects which implement adopted criminal justice administration improvement and crime reduction
- Assisting State agencies and units of general local government and combinations thereof in the preparation and processing of applications for financial aid to support improved criminal justice administration, planning
- Encouraging and assisting coordination at the federal, State, and local government levels in the preparation and implementation of criminal justice
- 55 Applying for, receiving, disbursing, and auditing the use of funds received 56 for the program from any public and private agencies and instrumentalities for criminal justice administration, planning, and crime reduction purposes;

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| 1 2 3 | (8) Entering into, monitoring, and evaluating the results of contracts and agreements necessary or incidental to the discharge of its assigned responsibilities; |
| 4 5 | (9) Providing technical assistance to State and local law-enforcement agencies in developing programs for improvement of the law-enforcement and criminal justice system; and |
| 6 7 8 | (10) Taking such other actions as may be deemed necessary or appropriate to carry out its assigned duties and responsibilities. |
| 9 10 11 | (c) The Crime Control Division shall also provide professional and clerical staff services to the adjunct committees of the Governor's Crime Commission established in G.S. 143B-480." |
| 12 | SECTION 19.1.(xx) G.S. 143B-479(a)(10), as recodified by subsection (x) of this |
| 13 | section, reads as rewritten: |
| 14 15 16 | "(10) To serve as a coordinating committee and forum for discussion of recommendations from its adjunct committees formed pursuant to G.S. 143B-480; G.S. 143B-272.77; and". |
| 17 | SECTION 19.1.(yy) G.S. 143B-499.1, as recodified by subsection (w) of this |
| 18 | section, reads as rewritten: |
| 19 | "§ 143B-272.65. Dissemination of missing persons data by law-enforcement agencies. |
| 20 21 22 | A law-enforcement agency, upon receipt of a missing person report by a parent, spouse, guardian, legal custodian, or person responsible for the supervision of the missing individual shall immediately make arrangements for the entry of data about the missing person or missing |
| 22 | child into the national missing persons file in accordance with criteria set forth by the |
| 24 | FBI/NCIC, immediately inform all of its on-duty law-enforcement officers of the missing |
| 25 | person report, initiate a statewide broadcast to all appropriate law-enforcement agencies to be |
| 26 | on the lookout for the individual, and transmit a copy of the report to the Center. No law |
| 27 28 | enforcement agency shall establish or maintain any policy which requires the observance of |
| 28 29 | any waiting period before accepting a missing person report. If the report involves a missing child and the report meets the criteria established in |
| 30 | G.S. 143B-499.7(b), G.S. 143B-272.71(b), as soon as practicable after receipt of the report, the |
| 31 | law enforcement agency shall notify the Center and the National Center for Missing and |
| 32 | Exploited Children of the relevant data about the missing child." |
| 33 | SECTION 19.1.(zz) G.S. 143B-499.2(6a), as recodified by subsection (w) of this |
| 34 35 | section, reads as rewritten: "(6a) Develop and maintain the AMBER Alert System as created by |
| 35 36 | (6a) Develop and maintain the AMBER Alert System as created by $G.S. 143B-499.7; G.S. 143B-272.71."$ |
| 37 | SECTION 19.1.(aaa) G.S. 143B-499.4(5), as rewritten by subsection (g) of this |
| 38 | section and recodified by subsection (w) of this section, reads as rewritten: |
| 39 | "(5) Any other person authorized by the Secretary of the Department of Public |
| 40 | Safety pursuant to G.S. 143B-498(1).G.S. 143B-272.63." |
| 41 42 | SECTION 19.1.(bbb) G.S. 143B-499.5, as recodified by subsection (w) of this |
| 42 43 | section, reads as rewritten: "§ 143B-272.69. Provision of toll-free service; instructions to callers; communication with |
| 44 | law-enforcement agencies. |
| 45 | The Center shall provide a toll-free telephone line for anyone to report the disappearance of |
| 46 | any individual or the sighting of any missing child or missing person. The Center personnel |
| 47 | shall instruct the caller, in the case of a report concerning the disappearance of an individual, of |
| 48 | the requirements contained in G.S. 143B-499 G.S. 143B-272.64 of first having to submit a |
| 49 50 | missing person report on the individual to the law-enforcement agency having jurisdiction of the area in which the individual became or is believed to have become missing. Any |
| 50 | law-enforcement agency may retrieve information imparted to the Center by means of this |
| 52 | phone line. The Center shall directly communicate any report of a sighting of a missing person |
| 53 | or a missing child to the law-enforcement agency having jurisdiction in the area of |
| 54 | disappearance or sighting." |
| 55 | SECTION 19.1.(ccc) G.S. 143B-515(3), as recodified by subsection (t) of this |
| 56 57 | section, reads as rewritten: |
| 57 58 | "(3) County Councils. – Juvenile Crime Prevention Councils created under G.S. 143B-544.G.S. 143B-272.33." |

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| | | FION 19.1.(ddd) G.S. 143B-535, as | recodified by subsection (t) of this |
| | on, reads as | | - |
| | | Duties and powers of chief court coun | |
| | | court counselor in each district app | ointed under $G.S. 143B-516(b)(15)$ |
| <u>G.S.</u> | (| <u>(b)(15)</u> may: | |
| | (1) | Appoint juvenile court counselors, | |
| | | authorized by the Department in acc | cordance with the personnel policies |
| | | adopted by the Department. | ··· · · · |
| | (2) | Supervise and direct the program of ju | |
| | (2) | probation, and post-release supervision | |
| | (3) | Provide in-service training for staff as r | |
| | (4) | Keep any records and make any report | |
| | (5) | to provide statewide data and informati | |
| | (5) | Delegate to a juvenile court counselor of specified responsibilities of the chief | |
| | | effective operation of the district. | er court couriscion to racintate the |
| | (6) | Designate a juvenile court counselor | in the district as acting chief court |
| | (0) | counselor, to act during the absence | |
| | | counselor." | te of disubility of the effet court |
| | SEC' | FION 19.1.(eee) G.S. 143B-543, as r | recodified by subsection (x) of this |
| sectio | on, reads as | | |
| | | 5. Legislative intent. | |
| It | is the inter | t of the General Assembly to prevent juv | veniles who are at risk from becoming |
| | | primary intent of this Part Subpart is to d | |
| to yo | uth develop | ment centers and to provide community | -based delinquency, substance abuse, |
| and g | gang preve | ntion strategies and programs. Addition | ally, it is the intent of the General |
| Assei | mbly to pro | vide noninstitutional dispositional alterna | atives that will protect the community |
| | he juveniles | | |
| | | ums and services shall be planned and o | |
| | | urtnership with the State. These planni | |
| | | om local government, local public and p | |
| | | ocal business leaders, citizens with an | |
| | | and others as may be appropriate in a al level shall be the Juvenile Crime Preven | |
| bould | | FION 19.1.(fff) G.S. 143B-545, as recod | |
| reads | as rewritte | | three by subsection (t) of this section, |
| | | Terms of appointment. | |
| | | er of a County Council shall serve for a | term of two years, except for initial |
| | | d in this section. Each member's term is | |
| | | 33.62. Members may be reappointed. Th | |
| | | In order to provide for staggered terms | |
| | nated in | | |
| | | <u>G.S. 143B-272.33(a)</u> were appointed for | |
| | | il term of the second member added t | |
| | |)(12) <u>G.S. 143B-272.33(a)(12)</u> shall beg | |
| | | he initial terms, persons appointed for the | |
| | | 5), (17), and (18) of G.S. 143B-544(a) G | |
| tor ty | wo-year ter | ms, beginning on July 1. All other per | rsons appointed to the Council were |
| | | initial term ending on June 30, 2001, a | |
| snall | | d for two-year terms beginning on July 1. FION 191 (ggg) G S 143B-550 as r | |
| | SHO | 4 HE UN THE LOOOL ITN 1448-DDD 96 1 | ecoursed by subsection (v) of this |

SECTION 19.1.(ggg) G.S. 143B-550, as recodified by subsection (x) of this section and as rewritten by subsection (l) of this section, reads as rewritten: 51 52

"§ 143B-272.79. Funding for programs. 53

(a) Annually, the <u>Department-Division of Administration</u> shall develop and implement a funding mechanism for programs that meet the standards developed under this Part.<u>Subpart F</u> 54 55 of Part 3 of Article 5A of Chapter 143B of the General Statutes. The Department Division shall 56 ensure that the guidelines for the State and local partnership's funding process include the 57

58 following requirements:

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| 1 2 3 | (1) Fund effective programs. – The Department that it determines to be effective in preve Programs that have proven to be ineffective | nting delinquency and recidivism. |
| 2 3 4 5 6 7 8 9 | (2) Use a formula for the distribution of fun developed that ensures that even the smalle the basic prevention and alternative communities. | ds. – A funding formula shall be est counties will be able to provide |
| 8 9 10 11 | (3) Allow and encourage local flexibility. – A local partnership established by this section how best to allocate prevention and alternative section. | on is local flexibility to determine tive funds. |
| 12 | (4) Combine resources. – Counties shall be al resources and services. | C |
| 13 14 15 16 17 | (b) The <u>Department Division</u> shall adopt rules <u>Department Division</u> shall provide technical assistance to C them to evaluate all State-funded programs and services on an (c) The Division of Juvenile Justice of the Department the Senate and House of Representatives Appropriations Sul | County Councils and shall require n ongoing and regular basis. ent of Public Safety shall report to |
| 18 19 20 21 22 23 24 25 | Safety no later than March 1, 2006, and annually thereafter, or commitment demonstration programs funded by Section 1 report and all annual reports thereafter shall also include pr S.L. 2005-276 for the 2005-2006 fiscal year. Specifically, to description of each of the demonstration programs, including their adjudication status at the time of service, the services/ service, the total cost per juvenile, and the six- and 12-month after the termination of program services." | on the results of the alternatives to 6.7 of S.L. 2004-124. The 2007 ojects funded by Section 16.11 of the report shall provide a detailed g the numbers of juveniles served, treatments provided, the length of |
| 26 27 | SECTION 19.1.(hhh) G.S. 166A-14(a1)(1)a., as section, reads as rewritten: | rewritten by subsection (g) of this |
| 27 28 29 30 31 32 33 34 | "a. Emergency management services State during a state of disaster or s Governor pursuant to this Article of are provided under the direction a Department of Public Safety pursu 143B-476, 143B-259.2, or the Gov | tate of emergency declared by the or G.S. 14-288.15, and the services nd control of the Secretary of the uant to G.S. 166A-5, 166A-6, and |
| 35 36 37 38 39 40 41 | LIMITED AUTHORITY TO RECLASSIFY AND ELIM SECTION 19.1.(hhh1) Notwithstanding any oth approval of the Director of the Budget, the Office of State Secretary of the Department of Public Safety may administrative positions that are not specifically addressed in operation of the Department. | er provision of law, subject to the e Budget and Management or the reclassify or eliminate existing |
| 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 | CREATION OF REGIONAL OFFICES SECTION 19.1.(hhh2) The Department of Pub headquarters offices, create eight regional offices in the Div of which shall be collocated personnel and property of the Alcohol Law Enforcement Section, and the State Highway office shall house one district of personnel and equipment for the Stat and headquarters personnel and equipment for each Stat headquarters. These regional offices shall be operational b March 1, 2012, the Department shall report to the Joint Legis and Juvenile Justice Oversight Committee on the following: | ision of Law Enforcement at each State Bureau of Investigation, the Patrol. Specifically, each regional for the Alcohol Law Enforcement e Bureau of Investigation Section, e Highway Patrol Section troop y July 1, 2012, and on or before clative Corrections, Crime Control, nticipates achieving as a result of State Bureau of Investigation, the e State Highway Patrol at the eight district and the regional office that |

- regional offices. The counties that will be included in each district and the regional office that will serve each district. The staffing levels anticipated at each regional office. (2)
- (3)

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| (4) | Any statutory or regulatory changes that will be or consequence of housing personnel and prop Investigation, the Alcohol Law Enforcement Sec Patrol within the same regional offices. | erty of the State Bureau of |
| | D CONFORM WITH S.L. 2011-19 C TION 19.1.(hhh3) G.S. 114-16.1(a), as recodifie | d by subsection (x2) of this |
| section, reads a | s rewritten: | |
| "(a) Cre (Board) is her <u>Safety.</u> The B | ation and Membership. – The North Carolina Foren by established as an advisory board within the D bard shall consist of 16 members, consisting of t 15 members appointed by the <u>Attorney GeneralSe</u> | Department of <u>Justice.Public</u> the State Crime Laboratory |
| (1) | A forensic scientist or any other person with a | n advanced degree who has |
| (1) | received substantial education, training, or ex laboratory standards or quality assurance regulat | sperience in the subject of |
| (2) | The Chief Medical Examiner of the State. | |
| (3) | A forensic scientist with an advanced degree w | |
| | education, training, or experience in the disciplin | |
| (4) | A forensic scientist with an advanced degree | who has experience in the |
| (5) | discipline of population genetics. | |
| (5) | A scientist with an advanced degree who has ex | sperience in the discipline of |
| (6) | forensic chemistry. | marianaa in tha diaginling of |
| (6) | A scientist with an advanced degree who has ex | perfence in the discipline of |
| (7) | forensic biology. A forensic scientist or any other person with a | n advanced degree who has |
| (7) | received substantial education, training, or exp | |
| (0) | trace evidence. | |
| (8) | A scientist with a doctoral degree who has exp forensic toxicology and is certified by the A | |
| | Toxicologists. | |
| (9) | A member of the International Association for Id | |
| (10) | | |
| (11) | | |
| (12) | | |
| (13) (14) | | |
| (14) | | |
| | n shall be elected from among the members ap | |
| | Department of Justice. Public Safety. " | pointed, and starr sharr be |
| SE(| CTION 19.1.(hhh4) Section 3 of S.L. 2011-19 reads | s as rewritten [.] |
| "SECTION | 3. The State Bureau of Investigation (SBI)Depart | tment of Public Safety shall |
| encourage and | seek collaborative opportunities and grant funds | for research programs, in |
| | henever possible, with the university system | |
| | ensic institutions, on human observer bias and source | |
| examinations. | Such programs might include studies to determine t | he effects of contextual bias |
| | tice (e.g., studies to determine whether and to what | |
| | ifluenced by knowledge regarding the backgroun | |
| | neory of the case). In addition, research on source | |
| | with research conducted to quantify and characterize | |
| | of these studies, and in consultation with the North | |
| | d, the North Carolina State Crime Laboratory should | |
| | at will lay the foundation for model protocols) | |
| | | |
| | | |
| | | |
| operating proce SEC | tial bias and sources of human error in forens dures should apply to all forensic analyses that may CTION 19.1.(hhh5) Section 6(a) of S.L. 2011-19 re 6.(a) The position of ombudsman is created in the | be used in litigation." eads as rewritten: |

57 "SECTION 6.(a) The position of ombudsman is created in the North Carolina State Crime
 58 Laboratory within the North Carolina Department of Justice-Public Safety. The primary
 59 purpose of this position shall be to work with defense counsel, prosecutorial agencies, criminal

justice system stakeholders, law enforcement officials, and the general public to ensure all 1 2 processes, procedures, practices, and protocols at the Laboratory are consistent with State and 3 federal law, best forensic law practices, and in the best interests of justice in this State. The 4 ombudsman shall mediate complaints brought to the attention of the ombudsman between the 5 SBI-North Carolina State Crime Laboratory and defense counsel, prosecutorial agencies, law 6 enforcement agencies, and the general public. The ombudsman shall ensure all criminal justice 7 stakeholders and the general public are aware of the availability, responsibilities, and role of the 8 ombudsman and shall regularly attend meetings of the Conferences of the District Attorneys, 9 District and Superior Court Judges, Public Defenders, the Advocates for Justice, and Bar 10 Criminal Law Sections. The ombudsman shall make recommendations on a regular basis to the 11 Director of the State Crime Laboratory, Director Chief of the SBI, and Attorney General of North Carolinathe Secretary of Public Safety as to policies, procedures, practices, and training 12 13 of employees needed at the Laboratory to ensure compliance with State and federal law, best 14 forensic law practices, and to resolve any meritorious systemic complaints received by the 15 ombudsman.

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SECTION 19.1.(hhh6) Section 6(b) of S.L. 2011-19 reads as rewritten:

17 "SECTION 6.(b) The funds for the position of ombudsman created in Section 6(a) of this 18 act shall be provided by the Department of Justice Public Safety from other funds appropriated 19 to the Department, and from other grants or funding that are available from other sources." 20

SECTION 19.1.(hhh7) G.S. 8-58.20(c) reads as rewritten:

21 The analyst who analyzes the forensic sample and signs the report shall complete an "(c) 22 affidavit on a form developed by the State Bureau of Investigation. North Carolina State Crime Laboratory. In the affidavit, the analyst shall state (i) that the person is qualified by education, 23 24 training, and experience to perform the analysis, (ii) the name and location of the laboratory 25 where the analysis was performed, and (iii) that performing the analysis is part of that person's 26 regular duties. The analyst shall also aver in the affidavit that the tests were performed pursuant 27 to the accrediting body's standards for that discipline and that the evidence was handled in 28 accordance with established and accepted procedures while in the custody of the laboratory. 29 The affidavit shall be sufficient to constitute prima facie evidence regarding the person's 30 qualifications. The analyst shall attach the affidavit to the laboratory report and shall provide 31 the affidavit to the investigating officer and the district attorney in the prosecutorial district in 32 which the criminal charges are pending. An affidavit by a forensic analyst sworn to and 33 properly executed before an official authorized to administer oaths is admissible in evidence 34 without further authentication in any criminal proceeding with respect to the forensic analysis 35 administered and the procedures followed."

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REPORTING AND EFFECTIVE DATE

38 **SECTION 19.1.(iii)** The Office of State Budget and Management, in consultation 39 with the Department of Juvenile Justice and Delinquency Prevention, the Department of Crime 40 Control and Public Safety, the Department of Correction, and the Department of Justice, shall 41 make the following reports on progress implementing this section to the Joint Legislative 42 Corrections, Crime Control, and Juvenile Justice Oversight Committee: An interim report on or before October 1, 2011 (1)

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A final report on or before January 15, 2012. This report shall include information about any reclassifications of positions or reductions in force pursuant to subsection (hhh1) of this section and may include any recommendations for changes to the statutes that organize the Department of Public Safety.

49 **SECTION 19.1.(jjj)** Other than subsection (iii), this section becomes effective 50 January 1, 2012. On and after that date, any references or directives in this act to the 51 Department of Correction, the Department of Juvenile Justice and Delinquency Prevention, or 52 the Department of Crime Control and Public Safety shall be construed to apply to the 53 appropriate division of the Department of Public Safety pursuant to the departmental 54 consolidation enacted by this section.

55 56

CONSOLIDATE BUDGET CODES FOR DEPARTMENT OF PUBLIC SAFETY

57 SECTION 19.2. The Office of State Budget and Management and the State 58 Controller, in consultation with the Fiscal Research Division, shall consolidate the budget 59 codes for the Department of Crime Control and Public Safety, the Department of Juvenile

(2)

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| 1 2 3 4 | Justice and Delinquency Prevention, and the Department of Correction code for the Department of Public Safety. Fund codes within that budget of the new organizational structure of the Department of Public Safety. The shall be established by July 1, 2012. | code shall align with |
| 5 6 7 | ABOLISH BUTNER PUBLIC SAFETY DIVISION | |
| 7 8 | SECTION 19.3.(a) The Butner Public Safety Division of the I Control and Public Safety is abolished. | Department of Crime |
| 9 | SECTION 19.3.(b) On or before July 1, 2011, the following a | ctions shall be taken |
| 10 11 12 13 14 | with respect to the real and personal property of the Butner Public Safety D (1) The Governor shall convey to the Town of Butner all rig in all of the personal property, tangible and intangible, Safety Division. This conveyance shall be exempted concerning in any way the disposition of personal property | ivision: ght, title, and interest of the Butner Public t from all statutes |
| 15 16 17 18 19 20 21 22 | (2) The State of North Carolina shall lease to the Town of of 99 years and for monetary consideration of one dollar real property allocated to or occupied by the Butner Pu as of April 1, 2011. The lease instrument shall contain (i Town of Butner agrees to use the leased property for pu and (ii) a provision that the Town of Butner, as lessee, as property in its present condition and will not sell or dat the leased property. | Butner, for a period (\$1.00) per year, all blic Safety Division) a provision that the iblic safety purposes grees to maintain the |
| 23 24 25 26 | SECTION 19.3.(c) The contract between the Town of Butner of Crime Control and Public Safety under G.S. 122C-408 terminates upon s SECTION 19.3.(d) G.S. 122C-408, 122C-411, 122C-414, 1 160A-288.2(d)(3) are repealed. | such conveyance. |
| 27 | SECTION 19.3.(e) G.S. 143-341(8)i.3. reads as rewritten: | |
| 28 29 30 31 32 33 34 35 36 | "3. To require on a schedule determined by State agencies to transfer ownership, cu any or all passenger motor vehicles wi custody or control of that agency to the those motor vehicles under the ownership of the Highway Patrol or the State Bur which are used primarily for law-enforce except those motor vehicles under the ownership control of the Department of Crime Control | stody or control of thin the ownership, Department, except o, custody or control eau of Investigation ement purposes, and wnership, custody or |
| 37 38 | for Butner Public Safety which are law-enforcement, fire, or emergency purp | used primarily for |
| 39 | SECTION 19.3.(f) The Charter of the Town of Butner, as en | |
| 40 41 | of S.L. 2007-269, is amended by adding a new Article to read: "ARTICLE IX. PROVISION OF FIRE PROTECTION SERVICES TO | THE DUTNED |
| 41 | POLICE AND FIRE PROTECTION DISTRICT. | I I I I DUINER |
| 43 | "Section 9.1. Provision of fire protection services. The Town of But | |
| 44 45 | protection services to the Butner Fire and Police Protection District. The co services shall be funded with (i) the tax proceeds transferred to the Town | |
| 43 46 | 830 of the 1983 Session Laws, as amended, and (ii) any allocations | |
| 47 | Protection Grant Fund that are made from time to time." | |
| 48 | SECTION 19.3.(g) Subsection 1(b) of Chapter 830 of the 19 | 83 Session Laws, as |
| 49 50 | amended by Section 43.3 of S.L. 2005-276, reads as rewritten: "(b) The territorial jurisdiction set forth in subsection (a) of this sec | ction shall constitute |
| 51 52 | the Butner Fire and Police Protection District. The tax collectors of Du Counties shall annually collect a tax of twenty-five cents (25ϕ) per c | rham and Granville |
| 53 54 | (\$100.00) valuation of all real and personal property in the portions of respective counties from year to year which tax shall be collected as count | y taxes are collected |
| 55 56 | and shall remit the same to the State Treasurer for deposit in the General F for deposit." | |
| 57 58 | SECTION 19.3.(h) Section 2 of Chapter 830 of the 1983 Se rewritten: | ssion Laws reads as |

"Sec. 2. The purpose of this act is to partially fund the expenses of the Butner Fire and Police Protection District fund the cost of the fire protection services provided by the Town of Butner."

SECTION 19.3.(i) G.S. 122C-205 reads as rewritten:

"§ 122C-205. Return of clients to 24-hour facilities.

5 6 7 Upon receipt of notice of an escape or breach of a condition of release as described (c)8 in subsections (a) and (b) of this section, an appropriate law enforcement officer shall take the 9 client into custody and have the client returned to the 24-hour facility from which the client has 10 escaped or has been conditionally released. Transportation of the client back to the 24-hour 11 facility shall be provided in the same manner as described in G.S. 122C-251 and 12 G.S. 122C-408(b). G.S. 122C-251. Law enforcement agencies who are notified of a client's 13 escape or breach of conditional release shall be notified of the client's return by the responsible 14 24-hour facility. Under the circumstances described in this section, the initial notification by 15 the 24-hour facility of the client's escape or breach of conditional release shall be given by 16 telephone communication to the appropriate law enforcement agency or agencies and, if 17 available and appropriate, by Division of Criminal Information (DCI) message to any law 18 enforcement agency in or out of state and by entry into the National Crime Information Center 19 (NCIC) telecommunications system. As soon as reasonably possible following notification, 20 written authorization to take the client into custody shall also be issued by the 24-hour facility. 21 Under this section, law enforcement officers shall have the authority to take a client into 22 custody upon receipt of the telephone notification or Division of Criminal Information message 23 prior to receiving written authorization. The notification of a law enforcement agency does not, 24 in and of itself, render this information public information within the purview of Chapter 132 of 25 the General Statutes. However, the responsible law enforcement agency shall determine the 26 extent of disclosure of personal identifying and background information reasonably necessary, 27 under the circumstances, in order to assure the expeditious return of a client to the 24-hour 28 facility involved and to protect the general public and is authorized to make such disclosure. 29 The responsible law enforcement agency may also place any appropriate message or entry into 30 either the Division of Criminal Information System or National Crime Information System, or 31 both, as appropriate.

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33 (h) The cost and expenses of transporting a respondent to or from a 24-hour facility is 34 the responsibility of the county of residence of the respondent. The State (when providing 35 transportation under G.S. 122C-408(b)), a A city, or a county is entitled to recover the 36 reasonable cost of transportation from the county of residence of the respondent. The county of 37 residence of the respondent shall reimburse the State, another county, or a city the reasonable 38 transportation costs incurred as authorized by this subsection. The county of residence of the 39 respondent is entitled to recover the reasonable cost of transportation it has paid to the State, a 40 city, or a county. Provided that the county of residence provides the respondent or other 41 individual liable for the respondent's support a reasonable notice and opportunity to object to the reimbursement, the county of residence of the respondent may recover that cost from: 42

- 43 44
- The respondent, if the respondent is not indigent; (1)
- (2)Any person or entity that is legally liable for the resident's support and maintenance provided there is sufficient property to pay the cost; (3)Any person or entity that is contractually responsible for the cost; or

Any person or entity that otherwise is liable under federal, State, or local law

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- for the cost." SECTION 19.3.(j) G.S. 122C-251 reads as rewritten:

"§ 122C-251. Transportation.

(4)

51 52 Except as provided in subsections (f) and $\frac{(g)}{(g)}$ or in G.S. 122C-408(b), (g) of this (b) 53 section, transportation between counties under the involuntary commitment proceedings of this 54 Article for admission to a 24-hour facility shall be provided by the county where the respondent 55 is taken into custody. Transportation between counties under the involuntary commitment 56 proceedings of this Article for respondents held in 24-hour facilities who have requested a 57 change of venue for the district court hearing shall be provided by the county where the petition 58 for involuntary commitment was initiated. Transportation between counties under the 59 involuntary commitment proceedings of this Article for discharge of a respondent from a

24-hour facility shall be provided by the county of residence of the respondent. However, a respondent being discharged from a facility may use his own transportation at his own expense.

2 3 Transportation of a respondent may be by city-or county-owned vehicles or by 4 private vehicle by contract with the city or county. To the extent feasible, law enforcement 5 officers transporting respondents shall dress in plain clothes and shall travel in unmarked 6 vehicles. Further, law enforcement officers, to the extent possible, shall advise respondents 7 when taking them into custody that they are not under arrest and have not committed a crime, 8 but are being transported to receive treatment and for their own safety and that of others.

9 (d)In providing transportation of a respondent, a city or county shall provide a driver or 10 attendant who is the same sex as the respondent, unless the law-enforcement officer allows a 11 family member of the respondent to accompany the respondent in lieu of an attendant of the 12 same sex as the respondent.

13 In providing transportation required by this section, the law-enforcement officer (e) 14 may use reasonable force to restrain the respondent if it appears necessary to protect himself, 15 the respondent, or others. No law-enforcement officer may be held criminally or civilly liable 16 for assault, false imprisonment, or other torts or crimes on account of reasonable measures 17 taken under the authority of this Article.

18 Notwithstanding the provisions of subsections (a), (b), and (c) of this section, a (f) 19 clerk, a magistrate, or a district court judge, where applicable, may authorize the family or 20 immediate friends of the respondent, if they so request, to transport the respondent in 21 accordance with the procedures of this Article. This authorization shall only be granted in cases 22 where the danger to the public, the family or friends of the respondent, or the respondent 23 himself is not substantial. The family or immediate friends of the respondent shall bear the 24 costs of providing this transportation.

25 The governing body of a city or county may adopt a plan for transportation of (g) 26 respondents in involuntary commitment proceedings in this Article. Law-enforcement 27 personnel, volunteers, or other public or private agency personnel may be designated to provide 28 all or parts of the transportation required by involuntary commitment proceedings. Persons so 29 designated shall be trained and the plan shall assure adequate safety and protections for both 30 the public and the respondent. Law enforcement, other affected agencies, and the area authority 31 shall participate in the planning. If any person other than a law-enforcement agency is 32 designated by a city or county, the person so designated shall provide the transportation and 33 follow the procedures in this Article. References in this Article to a law-enforcement officer 34 apply to this person.

35 (h) The cost and expenses of transporting a respondent to or from a 24-hour facility is 36 the responsibility of the county of residence of the respondent. The State (when providing transportation under G.S. 122C-408(b)), a A city, or a county is entitled to recover the 37 38 reasonable cost of transportation from the county of residence of the respondent. The county of 39 residence of the respondent shall reimburse the State, another county, or a city the reasonable 40 transportation costs incurred as authorized by this subsection. The county of residence of the 41 respondent is entitled to recover the reasonable cost of transportation it has paid to the State, a 42 city, or a county. Provided that the county of residence provides the respondent or other 43 individual liable for the respondent's support a reasonable notice and opportunity to object to 44 the reimbursement, the county of residence of the respondent may recover that cost from:

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- The respondent, if the respondent is not indigent; (1)
- (2)Any person or entity that is legally liable for the resident's support and maintenance provided there is sufficient property to pay the cost;
- Any person or entity that is contractually responsible for the cost; or (3)
- (4) Any person or entity that otherwise is liable under federal, State, or local law for the cost."
- SECTION 19.3.(k) G.S. 122C-290(b) reads as rewritten:

52 "(b) If the respondent whose treatment is provided on an outpatient basis fails to comply 53 with all or part of the prescribed treatment after reasonable effort to solicit the respondent's 54 compliance or whose treatment is provided on an inpatient basis is discharged in accordance 55 with G.S. 122C-205.1(b), the area authority or physician may request the clerk or magistrate to 56 order the respondent taken into custody for the purpose of examination. Upon receipt of this 57 request, the clerk or magistrate shall issue an order to a law enforcement officer to take the 58 respondent into custody and to take him immediately to the designated area authority or 59 physician for examination. The custody order is valid throughout the State. The law

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enforcement officer shall turn the respondent over to the custody of the physician or area 1 2 3 authority who shall conduct the examination and release the respondent or have the respondent taken to a 24-hour facility upon a determination that treatment in the facility will benefit the 4 respondent. Transportation to the 24-hour facility shall be provided as specified in 5 G.S. 122C-251, upon notice to the clerk or magistrate that transportation is necessary, or as 6 provided in G.S. 122C-408(b). necessary. If placement in a 24-hour facility is to exceed 45 7 consecutive days, the area authority or physician shall notify the clerk of court by the 30th day 8 and request a supplemental hearing as specified in G.S. 122C-291." 9

10 **REPORTS ON LAW ENFORCEMENT ACCREDITATION SERVICES**

SECTION 19.4. The State Highway Patrol, Alcohol Law Enforcement Division, 11 12 State Capitol Police, and State Bureau of Investigation shall report by March 1, 2012, to the 13 Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee, to the 14 Chairs of the House and Senate Appropriations Subcommittees on Justice and Public Safety, 15 and to the Fiscal Research Division on any national associations that provide accreditation 16 services for those law enforcement agencies, including, but not limited to, the Commission on 17 Accreditation for Law Enforcement Agencies. The report shall include an itemization of the 18 personnel and other costs associated with the service, a summary of the accreditation process, 19 and a summary of the benefits gained from the services. 20

STUDY THE FEASIBILITY OF ASSESSING A FEE FOR PROVIDING TRAFFIC **CONTROL BY THE STATE HIGHWAY PATROL AT SPECIAL EVENTS**

23 SECTION 19.5.(a) The Joint Legislative Corrections, Crime Control, and Juvenile 24 Justice Oversight Committee shall study the feasibility of assessing a fee for services provided 25 by the State Highway Patrol for certain special events. In conducting this study, the Committee 26 shall determine the costs associated with providing traffic control devices and personnel to 27 provide traffic control and direction at special functions and events. The Committee shall also 28 develop criteria to determine events, if any, for which a fee will be assessed and criteria to 29 determine the amount of the fee, if any, that should be assessed.

30 **SECTION 19.5.(b)** The Joint Legislative Corrections, Crime Control, and Juvenile 31 Justice Oversight Committee shall make a report to the 2012 Regular Session of the 2011 32 General Assembly no later than June 1, 2012, detailing the information required by this section 33 and shall provide any recommended changes in current legislation or proposed new legislation 34 if required.

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STATE ENTITIES TO USE AGENCY FOR PUBLIC TELECOMMUNICATIONS

PART XX. DEPARTMENT OF ADMINISTRATION

39 **SECTION 20.1.** Part 22 of Article 9 of Chapter 143B of the General Statutes is 40 amended by adding a new section to read: 41

\$ 143B-426.11A. Use of Agency for Public Telecommunications required.

42 Notwithstanding any other provision of law, the Agency for Public Telecommunications shall be the primary party with whom all State agencies, departments, and institutions other 43 44 than The University of North Carolina System and the constituent institutions of the 45 Community College System may contract for media placement and the creation of the media to 46 be placed. Agencies, departments, and institutions may use another party only if the Agency for Public Telecommunications determines that the Agency for Public Telecommunications cannot 47 48 fulfill the agency's, department's, or institution's needs. Any contract entered into contrary to the provisions of this section is voidable at the discretion of the Governor and the Council of 49 50 State."

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TRANSFER OF NC HUMAN RELATIONS COMMISSION FROM DEPARTMENT OF ADMINISTRATION TO OFFICE OF ADMINISTRATIVE HEARINGS

54 **SECTION 20.1A.(a)** The North Carolina Human Relations Commission created 55 pursuant to G.S. 143B-391, other than the administration of the Martin Luther King, Jr. 56 Commission created pursuant to G.S. 143B-426.34A, is hereby transferred by a Type I transfer, 57 as defined in G.S. 143A-6, from the Department of Administration to the Office of 58 Administrative Hearings.

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| 1 2 3 | SECTION 20.1A.(b) Part 9 of Article 9 of Chapter 143 G.S. 143B-391 and G.S. 143B-392, is recodified as G.S. 7A-761 and of the General Statutes. | |
| 4 5 6 7 8 9 | SECTION 20.1A.(c) G.S. 7A-761, as recodified by this s "§ 7A-761. North Carolina Human Relations Commission – creat There is hereby created the North Carolina Human Relati Department of Administration. Office of Administrative Hearings. T Relations Commission shall have the following functions and duties: | tion; powers and duties. ions Commission of the |
| 10 11 12 | (7) To receive on behalf of the Department of <u>Administrative Hearings</u> and to recommend experiment from public and private donors; | |
| 13 14 15 16 | (10) To advise the Secretary of Administration <u>D</u> Administrative Hearings upon any matter the Secretic; | |
| 17 18 19 | SECTION 20.1A.(d) G.S. 7A-762, as recodified of this s "§ 7A-762. North Carolina Human Relations Commission | |
| 20 21 22 23 24 25 26 27 28 29 30 31 32 33 43 5 36 37 38 39 41 | quorum; compensation. (a) The Human Relations Commission of the Department of Administrative Hearings shall consist of 22 members. The Governor from each of the 13 congressional districts, plus five members chairperson. The Speaker of the North Carolina House of Represe members to the Commission. The President Pro Tempore of the members to the Commission. The terms of four of the members a shall expire June 30, 1988. The terms of four of the members appointed by June 30, 1986. The terms of four of the members appointed by the C 30, 1985. The terms of four of the members appointed by the C 30, 1985. The terms of four of the members appointed by the C and the terms of the members appointed by the C 30, 1985. The terms of the members appointed by the C 30, 1985. The terms of the members appointed by the C and the terms of the members appointed by the C and the terms of the members appointed by the C and the terms of the members appointed by the C and the terms of the members appointed by the C and the terms of the members appointed by the C and the terms of the members appointed by the C and the terms of the members appointed by the C and the terms of the terms of the members appointed by the C and the terms of the terms of the members appointed to represent the 12th Congressional District shall comment expire on June 30, 1996. At the end of the respective terms of office the Commission, the appointment of their successors shall be for member of the commission shall serve more than two consecutive served two consecutive terms shall be eligible for reappointment on of his second term. Any appointment to fill a vacancy on the C or resignation, dismissal, death, or disability of a member shall be fill original appointment for the unexpired term. | s hall appoint one member s at large, including the entatives shall appoint two Senate shall appoint two pointed by the Governor nted by the Governor shall y the Governor shall expire Governor shall expire June e North Carolina House of nembers appointed by the n of office of the person ce on January 3, 1993, and e of the initial members of terms. A member having ne year after the expiration commission created by the |
| 41 42 43 44 | (d) All clerical and support services required by the Committhe Secretary of the Department of Administration.Director of the Hearings." | |
| 45 46 47 48 | STUDY BY THE LEGISLATIVE RESEARCH COMMISSION SERVICES OF THE NORTH CAROLINA HUMAN RELA AND THE CIVIL RIGHTS DIVISION OF THE OFFICE | ATIONS COMMISSION |
| 49 50 51 52 53 54 55 55 | HEARINGS SECTION 20.2.(a) The Legislative Research Commisss the duties and services of the North Carolina Human Relations C Rights Division of the Office of Administrative Hearings to de unnecessary overlap and duplication of services and recommer Commission and Division in the appropriate agency or agencies. SECTION 20.2.(b) The Legislative Research Commisss report to the 2011 General Assembly when it reconvenes in 2012 and | Commission and the Civil etermine whether there is and the placement of the sion may make an interim |

- 57 58 59
- to the 2013 General Assembly. SECTION 20.2.(c) This section is effective when it becomes law.

DOMESTIC VIOLENCE CENTER FUNDS

SECTION 20.3. The Department of Administration, in administering the Domestic Violence Center Fund, G.S. 50B-9, shall adhere to the requirements of the law and shall not limit the number of grantees that are eligible in each county, or by any other geographic limitation. Every domestic violence center that was in operation by the preceding July 1, offers the services described in the statute, and is a nonprofit corporation or a local government entity shall receive an amount that is equal to that received by all other grantees of the Fund.

USE OF CAPITAL PROJECT CONTINGENCY FUNDS TO INCREASE THE SPEED AND EFFICIENCY OF THE STATE CONSTRUCTION OFFICE

11 SECTION 20.4.(a) Contingency reserve funds appropriated for capital 12 improvement projects that are subject to the Department of Administration's review authority 13 under G.S. 143-341(3)a. shall be placed in a statewide capital reserve administered by the 14 Office of State Budget and Management to ensure optimal management and administration of 15 funds needed for new construction and repairs and renovations projects.

Notwithstanding any other provision of law, upon a request of the administration of a State agency, and after consultation with the Office of State Construction, the Director of the Budget may, when it is in the best interest of the State to do so, allocate funds from the reserve to the requesting agency to be used for any of the purposes for which contingency funds may permissibly be used. Under no circumstances, may funds disbursed from the statewide capital reserve be used for a capital improvement project not previously authorized by the General Assembly.

23 **SECTION 20.4.(b)** Each fiscal year of the biennium, the Director of the Budget 24 may reallocate a portion of the funds deposited in the reserve not to exceed eight hundred 25 seventy-five thousand dollars (\$875,000) in any fiscal year to the State Construction Office in 26 the Department of Administration to be used to support the staffing needs of the Office in 27 connection with carrying out its design and plan review, construction, building code 28 compliance, inspection, and related duties imposed by G.S. 143-341(3) and other sections of 29 the General Statutes to ensure timely and complete responses in an effort to reduce the need for 30 the use of contingency fees. 31

SECTION 20.4.(c) This section is effective when it becomes law and applies to all open and active capital improvement projects, regardless of the source of funds.

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OFFICE OF STATE PERSONNEL/STUDY CENTRALIZED HUMAN RESOURCES FOR COUNCIL OF STATE OFFICES

36 **SECTION 20.5.** By the convening of the 2012 Regular Session of the 2011 37 General Assembly, the Office of State Personnel (OSP), in conjunction with the Office of State 38 Budget and Management, shall report to the General Assembly and to the Fiscal Research 39 Division on the feasibility of transferring the human resources management functions currently 40 divided among the various Council of State offices and departments to be centralized under the 41 Office of State Personnel. At a minimum, the report shall include the following:

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- (1) A detailed analysis of the costs to the State of maintaining separate human resources offices in Council of State offices and departments.
- (2) An estimate of potential cost savings that would accrue to the State if all human resources management functions were under the OSP.
- (3) Recommendations on State law changes required to effectuate centralization of all human services resources management functions under the OSP.

49 STATE BOARD OF ELECTIONS AND ETHICS

50 **SECTION 20.6.(a)** The authority, powers, duties and functions, records, personnel, 51 property, unexpended balances of appropriations, allocations, or other funds, including the 52 functions of budgeting and purchasing, of the State Ethics Commission are transferred to the 53 State Board of Elections and Ethics Enforcement created in this section. The authority, powers, 54 duties and functions, records, personnel, property, unexpended balances of appropriations, 55 allocations, or other funds, including the functions of budgeting and purchasing, of the State 56 Board of Elections are transferred to the State Board of Elections and Ethics Enforcement 57 created in this section. The authority, powers, duties and functions, records, personnel, 58 property, unexpended balances of appropriations, allocations, or other funds, including the 59 functions of budgeting and purchasing, of the lobbying registration and lobbying enforcement

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| 1 | functions of the Secretary of State are transferred to the State Boar | d of Elections and Ethics |
| 2 | Enforcement created in this section. The Director of the Budget s | |
| 2 3 | arising out of this transfer. | ······································ |
| 4 | SECTION 20.6.(b) The Office of State Budget and M | lanagement and the State |
| 5 | Controller, in consultation with the Fiscal Research Division, sha | |
| 6 | codes for the State Ethics Commission, the State Board of Ele | |
| 7 | registration and lobbying enforcement functions of the Secretary of | |
| 8 | code for the State Board of Elections and Ethics Enforcement. Fund | codes within that budget |
| 9 | code shall align with the organizational structure of the State Board | |
| 10 | Enforcement. The Office of State Budget and Management and | |
| 11 | consultation with the Fiscal Research Division, shall consolidate the | |
| 12 | Board of Elections, State Ethics Commission, and the Lobbyist Re | |
| 13 | Department of the Secretary of State into a single budget code for the | |
| 14 | and Ethics Enforcement. Fund codes within that budget code s | |
| 15 | organizational structure of the State Board of Elections and Ethic | s Enforcement. The new |
| 16 | budget code shall be established by July 1, 2012. | |
| 17 | SECTION 20.6.(c) The General Statutes are amended by | adding a new Chapter to |
| 18 | read: | |
| 19 | " <u>Chapter 163A.</u> | |
| 20 | "State Elections and Ethics Act. | |
| 21 | "SUBCHAPTER I. GENERAL PROVISION | <u>NS.</u> |
| 22 | "Article 1. | |
| 23 | "State Board of Elections and Ethics Enforcem | |
| 24 | "§ 163A-100. Board of Elections and Ethics Enforcement establis | |
| 25 | There is established the State Board of Elections and Ethics Er | norcement (nereinaiter in |
| 26 27 | this Chapter "State Board"). "§ 163A-101. Membership. | |
| 27 | | mbars shall be appointed |
| 28 29 | (a) <u>The State Board shall consist of nine members. Three me</u> by the Governor, no more than two of whom shall be of the same po | |
| 30 | shall be appointed by the General Assembly, three upon the recomme | |
| 31 | the House of Representatives, no more than two of whom shall be o | |
| 32 | and three upon the recommendation of the President Pro Tempore of | |
| 33 | two of whom shall be of the same political party. Members shall s | |
| 34 | beginning January 1, 2012, except for the initial terms that shall be as | |
| 35 | (1) One member appointed by the Governor shall set | |
| 36 | year beginning January 1, 2012. | ······································ |
| 37 | (2) Two members appointed by the General As | ssembly, one upon the |
| 38 | recommendation of the Speaker of the House of | |
| 39 | upon the recommendation of the President Pro Ter | |
| 40 | serve initial terms of one year beginning January 1. | , 2012. |
| 41 | (3) One member appointed by the Governor shall set | rve an initial term of two |
| 42 | <u>years beginning January 1, 2012.</u> | |
| 43 | (4) <u>Two members appointed by the General As</u> | |
| 44 | recommendation of the Speaker of the House of | |
| 45 | upon the recommendation of the President Pro Ter | |
| 46 | serve initial terms of two years beginning January | <u>1, 2012.</u> |
| 47 | (b) <u>Members shall be removed from the Board only for mis</u> | |
| 48 | nonfeasance. Members appointed by the Governor may be removed b | |
| 49 | appointed by the General Assembly upon the recommendation of the | |
| 50 | <u>Representatives shall be removed by the Governor upon the recommendation of the state of the st</u> | |
| 51 | Members appointed by the General Assembly upon the recommendation of the Second state | |
| 52 | Tempore of the Senate shall be removed by the Governor upon the | e recommendation of the |
| 53 | <u>President Pro Tempore.</u> | he filled by the Correspondence |
| 54 55 | (c) <u>Vacancies in appointments made by the Governor shall</u> for the remainder of any unfulfilled term <u>Vacancies in appointment</u> | |
| 55 56 | for the remainder of any unfulfilled term. Vacancies in appointme Assembly shall be filled in accordance with G.S. 120-122 for the ren | nis made by the General |
| 50 57 | Assembly shall be fined in accordance with G.S. 120-122 for the fer term. | namuel of any unfulfilled |
| 57 | (d) No member while serving on the State Board or employed | e while employed by the |
| 59 | State Board shall: | to white employed by the |
| ~ / | | |

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| 1 | (1) | Hold or be a candidate for any other office or | place of trust or profit under |
| 2 | $\frac{1}{1}$ | the United States, the State, or a political subdiv | |
| 3 | (2) | Hold office in any political party above the prec | |
| Ļ | $\frac{(2)}{(3)}$ | Participate in or contribute to the political cam | |
| | <u>+/</u> | or any candidate for a public office as a cov | |
| | | Board would have jurisdiction or authority. | * |
| | <u>(4)</u> | Otherwise be an employee of the State, a con | mmunity college, or a local |
| | | school administrative unit, or serve as a member | r of any other State board. |
| | | Sovernor shall annually appoint a member of the I | |
|) | | e State Board shall elect a vice-chair annually | |
| | | ct as the chair in the chair's absence or if there is a | |
| | | bers of the State Board shall be compensated for se | ervice as provided by law. |
| | <u>§ 163A-102. M</u> | lectings and quorum. | a ag called by its shain on by |
| | | and shall meet at least quarterly and at other time | |
| | | bers. In the case of a vacancy in the chair, mean | ettings may be called by the |
| | "§ 163A-103. St | members of the State Board constitute a quorum. | |
| | | soard may employ professional and clerical sta | aff including an Executive |
| | | tate Board shall be located within the Depart | |
| | | urposes only but shall exercise all of its power | |
| | | and supervise all personnel, independently of the | |
| | | is subject to the direction and supervision of the | |
| | only with respect | t to the management functions of coordinating and | l reporting. |
| | | owers of the chair in the execution of State Board | |
| | | e performance of the duties enumerated in this C | |
| | | e power to administer oaths, issue subpoenas, sun | nmon witnesses, and compel |
| | | f papers, books, records, and other evidence. | where of the State Doard the |
| | | the written request or requests of two or more me | |
| | other evidence. | subpoenas for designated witnesses or identified | i papers, books, records, and |
| | | absence of the chair or upon the chair's refusal to | act any two members of the |
| | | issue subpoenas, summon witnesses, and comp | |
| | | nd other evidence. In the absence of the chair or u | |
| | | he State Board may administer oaths. | <u>,</u> |
| | | State Board may petition the Superior Court of W | Vake County for the approval |
| | to issue subpoer | nas and subpoenas duces tecum as necessary t | to conduct investigations of |
| | | Chapter. The Court shall authorize subpoenas un | |
| | | s they are necessary for the enforcement of this | |
| | | ction shall be enforceable by the Court through co | |
| | | rior Court of Wake County for any nonresident p | |
| | | eportable expenditure under this Chapter, and p | personal jurisdiction may be |
| | asserted under G | | |
| | | xecutive Director of the State Board. is hereby created the position of Executive Dire | actor of the State Board who |
| | | duties imposed by statute and such duties as mi | |
| | Board. | dures imposed by statute and such duries as init | ight of assigned by the state |
| | | State Board shall appoint an Executive Director f | for a term of four years with |
| | | etermined by the State Personnel Commission. T | |
| | | noved for cause, until a successor is appointed. In | |
| | | filled for the remainder of the term. | <u> </u> |
| | | Executive Director shall be responsible for s | staffing, administration, and |
| | execution of the | State Board's decisions and orders and shall perfor | rm such other responsibilities |
| | | ed by the State Board. | * |
| | <u>_</u> | "SUBCHAPTER II. ETHICS AND LOBB | SYING. |
| | | " <u>Article 2.</u> | |
| | | "Definitions; General Provisions. | |
| | " <u>§ 163A-200. D</u> | | |
| | The followin | g definitions apply in this Subchapter: | |

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| 1 | <u>(1)</u> | Blind trust. – A trust established by or for the benefit o | f a covered person or |
| | \/ | a member of the covered person's immediate family | |
| 3 | | control and knowledge of assets. A trust qualifies as a | |
| 2 3 4 5 6 7 8 | | subdivision if the covered person or a member of | |
| 5 | | immediate family has no knowledge of the holdings and | |
| 6 | | of the trust, the trustee of the trust is independent of an | |
| 7 | | or employed by the covered person or a member of | the covered person's |
| 8 9 | | immediate family and is not a member of the cover | ed person's extended |
| 9 10 | | family, and the trustee has sole discretion as to the ma | nagement of the trust |
| 10 | <u>(2)</u> | <u>assets.</u> Board. – Any State board, council, committee, task | force authority or |
| 12 | (2) | similar public body, however denominated, created by | |
| 13 | | order, as determined and designated by the State Bo | |
| 14 | | public bodies that have only advisory authority. | |
| 15 | <u>(3)</u> | Business. – Any of the following organized for profit: | |
| 16 | | | |
| 17 | | b. Business trust. | |
| 18 | | <u>c.</u> <u>Corporation.</u> | |
| 19 | | <u>d.</u> <u>Enterprise.</u> | |
| 20 | | <u>e.</u> <u>Joint venture.</u> | |
| 21 22 | | <u>f.</u> <u>Organization.</u> | |
| 22 | | a. Association. b. Business trust. c. Corporation. d. Enterprise. e. Joint venture. f. Organization. g. Partnership. h. Proprietorship. i. Vested trust. j. Every other business interest, including ownerst | |
| 23 | | i. Vested trust. | |
| 25 | | <u>i.</u> <u>Every other business interest, including owners</u> | hip or use of land for |
| $\frac{1}{26}$ | | income. | |
| 27 | <u>(4)</u> | Business with which associated. – A business in which | the covered person or |
| 28 | | filing person or any member of that covered person | n's or filing person's |
| 29 | | immediate family satisfies any of the criteria listed in | a sub-subdivision of |
| 30 | | this subdivision. For purposes of this subdivision, the | term "business" shall |
| 31 | | not include a widely held investment fund, include | |
| 32 33 | | regulated investment company, or pension or deferred of | |
| 33 34 | | (i) the covered person, filing person, or a member of the filing person's immediate family neither exercises not | |
| 35 | | exercise control over the financial interests held by the | |
| 36 | | is publicly traded, or the fund's assets are widely diversi | |
| 37 | | | incu. |
| 38 | | a. <u>Is an employee.</u> b. <u>Holds a position as a director, officer, partner, p</u> | proprietor, or member |
| 39 | | or manager of a limited liability company, irrest | |
| 40 | | of compensation received or the amount of the in | |
| 41 | | c. Owns a legal, equitable, or beneficial interest of | |
| 42 | | (\$10,000) or more in the business or five | |
| 43 | | business, whichever is less, other than as a truste | ee on a deed of trust. |
| 44 45 | (5) | <u>d.</u> <u>Is a lobbyist registered under this Chapter.</u> Committee. – The Legislative Ethics Committee as | arapted in Part 2 of |
| 43 46 | <u>(5)</u> | Article 14 of Chapter 120 of the General Statutes. | cleated in Fait 5 01 |
| 47 | <u>(6)</u> | Compensation. – Any money, thing of value, or economic | mic benefit conferred |
| 48 | <u>(0)</u> | on or received by any covered person or filing person | |
| 49 | | rendered or to be rendered by that covered person or fili | |
| 50 | | This term does not include campaign contributions p | |
| 51 | | reported as required by this Chapter. | ÷ • |
| 52 | $\frac{(7)}{(8)}$ | Confidential information Information defined as conf | idential by the law. |
| 53 | <u>(8)</u> | Constitutional officers of the State Officers whose of | offices are established |
| 54 | | by Article III of the North Carolina Constitution. | 0 1 1 |
| 55 | <u>(9)</u> | <u>Contract. – Any agreement, including sales and conv</u> | |
| 56 57 | (10) | personal property, and agreements for the performance | |
| 58 | <u>(10)</u> | <u>Covered person. – A legislator, public servant, or</u> identified by the State Board under G.S. 163A-208. | juurcial officer, as |
| 50 | | identified by the state board under 0.5. 103A-200. | |

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| (11) | Designated individual A legislator, legislative employee, or public |
| (12) | servant. |
| <u>(12)</u> | <u>Employing entity. – For public servants, any of the following bodies of State</u> government of which the public servant is an employee or a member, or over |
| | which the public servant exercises supervision: agencies, authorities, boards, |
| | State boards, committees, councils, departments, offices, institutions and |
| | their subdivisions, and constitutional offices of the State. For legislators, it is |
| | the house of which the legislator is a member. For legislative employees, it |
| | is the authority that hired the individual. For judicial employees, it is the |
| | Chief Justice. |
| <u>(13)</u> | Executive action. – The preparation, research, drafting, development, |
| <u>(15)</u> | consideration, modification, amendment, adoption, approval, tabling, |
| | postponement, defeat, or rejection of a policy, guideline, request for |
| | proposal, procedure, regulation, or rule by a public servant purporting to act |
| | in an official capacity. This term does not include any of the following: |
| | a. Present, prior, or possible proceedings of a contested case hearing |
| | under Chapter 150B of the General Statutes, of a judicial nature, or |
| | of a quasi-judicial nature. |
| | b. <u>A public servant's communication with a person, or another person</u> |
| | on that person's behalf, with respect to any of the following: |
| | 1. Applying for a permit, license, determination of eligibility, or |
| | certification. |
| | 2. <u>Making an inquiry about or asserting a benefit, claim, right,</u> |
| | obligation, duty, entitlement, payment, or penalty. |
| | 3. <u>Making an inquiry about or responding to a request for</u> |
| | proposal made under Chapter 143 of the General Statutes. |
| | <u>4. Rate making.</u> |
| | c. Internal administrative functions, including those functions exempted |
| | from the definition of "rule" in G.S. 150B-2(8a). |
| | <u>d.</u> <u>Ministerial functions.</u> <u>e.</u> <u>A public servant's communication with a person or another person on</u> |
| | e. <u>A public servant's communication with a person or another person on</u> |
| | that person's behalf with respect to public comments made at an open |
| | meeting, or submitted as written comment, on a proposed executive |
| | action in response to a request for public comment, provided the |
| | identity of the person on whose behalf the comments are made is |
| | disclosed as part of the public participation and no reportable |
| (14) | expenditure is made. |
| <u>(14)</u> | Extended family. – Spouse, lineal descendant, lineal ascendant, sibling, |
| | spouse's lineal descendant, spouse's lineal ascendant, spouse's sibling, and the spouse of any of these individuals. |
| (15) | <u>Filing person. – An individual required to file a statement of economic</u> |
| <u>(15)</u> | interest under this Subchapter. |
| <u>(16)</u> | Financial benefit. – A direct pecuniary gain or loss to the legislator, the |
| <u>(10)</u> | public servant, or a person with which the legislator or public servant is |
| | associated, or a direct pecuniary loss to a business competitor of the |
| | legislator, the public servant, or a person with which the legislator or public |
| | servant is associated. |
| (17) | <u>Gift. – Anything of monetary value given or received without valuable</u> |
| $\underline{\langle \cdot \cdot , \rangle}$ | consideration by or from a lobbyist, lobbyist principal, liaison personnel, or |
| | a person described under G.S. $138A-32(d)(1)$, (2), or (3). The following shall |
| | not be considered gifts under this subdivision: |
| | a. Anything for which fair market value, or face value if shown, is paid |
| | by the covered person or legislative employee. |
| | b. <u>Commercially available loans made on terms not more favorable</u> |
| | than generally available to the general public in the normal course of |
| | business if not made for lobbying. |
| | c. <u>Contractual arrangements or commercial relationships or</u> |
| | arrangements made in the normal course of business if not made for |
| | lobbying. |
| | |

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|-------------|----------------|---|---|--------------------|
| 1 | | | letic scholarships based on the same | criteria as |
| 2 | | applied to the pub | | 1 .1. |
| 3 4 | | <u>e.</u> <u>Any campaign co</u> <u>Chapter.</u> | ntribution properly reported as required | under this |
| 5 | | | ondolence related to a death of an indivi- | idual, sent |
| 6 | | within a reasonab | le time of the death, if the expression is | |
| 6 7 8 | | following: | | |
| 8 9 | | 2. Flowers. | <u>ny card, letter, or note.</u> | |
| 10 | | | everages for immediate consumption. | |
| 11 | | | to a religious organization, charity, the | |
| 12 13 | | | abdivision of the State, not to exceed a to ollars (\$200.00) per death per donor. | <u>stal of two</u> |
| 13 | (18) | | political subdivision of the State or any o | other entity |
| 15 | <u>()</u> | or organization created by | a political subdivision of the State. | - |
| 16 | <u>(19)</u> | | for services for which fees are not | legally or |
| 17 18 | (20) | traditionally required. | unemancipated child of the covered perso | on residing |
| 19 | <u>(20)</u> | | covered person's spouse, if not legally se | |
| 20 | | member of a covered pe | rson's extended family shall also be con | nsidered a |
| 21 | | | e family if actually residing in the covere | ed person's |
| 22 23 | (21) | household. In session. – One of the fe | allowing. | |
| 24 | (21) | | embly is in extra session from the date the | he General |
| 25 | | | es until the General Assembly: | |
| 26 27 | | $\frac{1}{2}$ Adjourns s | or adjourns for more than 10 days. | |
| 28 | | | mbly is in regular session from the date | set by law |
| 29 | | or resolution that | the General Assembly convenes until the | |
| 30 | | Assembly: | . 1. | |
| 31 32 | | <u>1.</u> <u>Adjourns s</u> 2 <u>Recesses c</u> | or adjourns for more than 10 days. | |
| 33 | (22) | | The director and assistant director | r of the |
| 34 | | | the Courts and any other individual, desi | |
| 35 36 | | the Chief Justice, empl | oyed in the Judicial Department who ate is sixty thousand dollars (\$60,000) or | <u>ise annual</u> |
| 30 37 | (23) | | e or judge of the General Court of Justic | |
| 38 | <u>1</u> | attorney, clerk of court, | or any individual elected or appointed | |
| 39 | (24) | these positions prior to ta | | 4 1 4 [.] |
| 40 41 | <u>(24)</u> | | he preparation, research, drafting, int ion, amendment, approval, passage, o | |
| 42 | | | efeat, or rejection of a bill, resolution, ar | |
| 43 | | motion, report, nomination | on, appointment, or other matter, whether | or not the |
| 44 45 | | | an official title, general title, or othe | |
| 43 46 | | | or legislative employee acting or purpor also includes the consideration of any l | |
| 47 | | | or's approval or veto under Section 22(1) | |
| 48 | | | Constitution or for the Governor to allow | |
| 49 50 | | become law under Sec Constitution. | tion 22(7) of Article II of the North | <u>1 Carolina</u> |
| 50 51 | (25) | | Employees and officers of the General. | Assembly. |
| 52 | <u>(20)</u> | | to committees of either house of th | |
| 53 | | | ve State boards who are paid by State t | |
| 54 55 | | | law school while in an externship prog- ved by the Legislative Services Commi | |
| 55 56 | | | members of the Council of State, nonst | |
| 57 | | employees of the Admin | istrative Division's Facility Maintenance | |
| 58 | | Services staff, or pages. | • | |

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| 1 2 | <u>(26)</u> | Legislator. – A member or presiding officer of the Genera individual elected or appointed a member or presiding officer | |
| 2 3 4 5 | <u>(27)</u> | <u>Assembly before taking office.</u> <u>Liaison personnel. – Any State employee, counsel</u> G.S. 147-17, or officer whose principal duties, in practice | employed under |
| 6 7 | | that individual's job description, include lobbying legisla employees. | tors or legislative |
| 8 9 | <u>(28)</u> | Lobby or lobbying. – Any of the actions listed in this subd "lobby" or "lobbying" do not include communications or a | ctivities as part of |
| 10 11 12 | | <u>a business, civic, religious, fraternal, personal, or comme which is not connected to legislative or executive action, or a. Influencing or attempting to influence legislative or</u> | <u>both.</u> |
| 12 13 14 | | or both, through direct communication or activities individual or that designated individual's immediate | with a designated |
| 15 16 | | b. Developing goodwill through communication including the building of relationships, with a desired statement of the stateme | s or activities, ignated individual |
| 17 18 | (20) | or that designated individual's immediate family wi influencing current or future legislative or executive | e action, or both. |
| 19 20 21 | <u>(29)</u> | <u>Lobbyist. – An individual who engages in lobbying for pa</u> any of the criteria listed in this subdivision. The term "I include individuals who are specifically exempted from | obbyist" does not |
| 22 23 | | under Part 5 of Article 5 of this Chapter or registered as under Part 4 of Article 5 of this Chapter. | |
| 24 25 | | a. <u>Represents another person or governmental unit temployed by that person or governmental unit.</u> | out is not directly |
| 26 27 28 | | <u>b.</u> <u>Contracts for payment for lobbying.</u> <u>c.</u> <u>Is employed by a person, and a significant part of duties include lobbying. In no case shall an employed</u> | |
| 29 30 | | lobbyist if in no 30-day period less than five per employee's actual duties include engaging in lobby | cent (5%) of that |
| 31 32 | | subdivision (28)a. of this section, or if in no 30-da five percent (5%) of that employee's actual duties | include engaging |
| 33 34 35 | <u>(30)</u> | in lobbying, as defined in subdivision (29)b. of this Lobbyist principal. – The person or governmental unit on lobbyist lobbies and who makes payment for the lobbying. | whose behalf the |
| 35 36 37 | | <u>a lobbyist is paid by a law firm, consulting firm, or other en person or governmental unit for lobbying, the principal</u> | ntity retained by a |
| 38 39 | | governmental unit whose interests the lobbyist represents i case of a lobbyist employed or retained by an asso | n lobbying. In the ociation or other |
| 40 41 42 | | organization, the lobbyist principal is the association or o not the individual members of the association or other | organization. The |
| 42 43 44 | (31) | term "lobbyist principal" does not include those designation personnel under Part 4 of Article 5 of this Chapter. Nonprofit corporation or organization with which as | |
| 45 46 | <u>(= = /</u> | not-for-profit corporation, organization, or association, otherwise, that is organized or operating in the State prima | incorporated or arily for religious, |
| 47 48 | | charitable, scientific, literary, public health and safety purposes and of which the covered person, filing person, of | or any member of |
| 49 50 51 | | the covered person's or filing person's immediate family is governing board member, employee, lobbyist regist Subchapter, or independent contractor. The term "nonpro | ered under this |
| 52 53 | | organization with which associated" does not include any other organization created by this State or by any political s | <u>v board, entity, or</u> |
| 54 55 | <u>(32)</u> | <u>State.</u> <u>Official action. – Any decision, including administ</u> | |
| 56 57 58 | | disapproval, preparation, recommendation, the rendering investigation, made or contemplated in any proceed submission, request for a ruling or other determination | ling, application, |
| 50 59 | | controversy, investigation, charge, or rule making. | , |

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| <u>(3</u> | 3) Participate. – To take part in, influence | e, or attempt to influence, including |
| | acting through an agent or proxy. | |
| <u>(3</u> | | |
| | lobbyist for lobbying, other than | |
| | administrative expenses, or subsistence. | |
| <u>(3</u> | | signated by a public servant to serve |
| <u> </u> | and vote in the absence of the public ser | |
| | which the public servant serves. | <u> </u> |
| <u>(3</u> | | artnership, committee, association, |
| <u>+</u> | corporation, business, or any other orga | anization or group of persons acting |
| | together. The term "person" does r | not include the State, a political |
| | subdivision of the State, a board, or any | v other entity or organization created |
| | by the State or a political subdivision of | |
| <u>(3</u> | | |
| <u> </u> | | |
| | <u>a.</u> <u>A member of the legislator's exte</u> <u>b.</u> <u>A client of the legislator.</u> | <u> </u> |
| | c. A business with which the legis | lator or a member of the legislator's |
| | immediate family is associated. | |
| | | ciation with which the legislator or a |
| | member of the legislator's immed | |
| | | n of the State, a board, or any other |
| | | the State or a political subdivision |
| | of the State that employs the legi | slator or a member of the legislator's |
| | immediate family. | |
| <u>(3</u> | | associated – Any of the following. |
| <u>15</u> | | |
| | <u>a.</u> <u>A member of the public servant's</u> <u>b.</u> <u>A client of the public servant.</u> | <u></u> |
| | c. A business with which the publi | c servant or a member of the public |
| | servant's immediate family is ass | ociated |
| | | tiation with which the public servant |
| | | t's immediate family is associated. |
| | | n of the State, a board, or any other |
| | | y the State or a political subdivision |
| | | public servant or a member of the |
| | public servant's immediate family | V. |
| <u>(3</u> | | |
| <u>+</u> | on statewide voter registration at the app | |
| (4 | | |
| <u>+</u> | a. Constitutional officers of the | State and individuals elected or |
| | appointed as constitutional office | ers of the State prior to taking office. |
| | b. Employees of the Office of the G | |
| | | urtments, as set forth in G.S. 143B-6, |
| | who are appointed by the Govern | |
| | | nistrative assistant of each individual |
| | designated under sub-subdivisior | |
| | | taries as defined in G.S. $126-5(c)(2)$ |
| | | sub-subdivision a., c., or d. of this |
| | subdivision. | |
| | | ns designated in accordance with |
| | $\frac{1}{GS} = \frac{1}{126-5(d)(1)} + \frac{1}{(2)} + \frac{1}{(2a)} = \frac{1}{(2a)} + \frac{1}{(2a)} +$ | nd confidential secretaries to these |
| | individuals. | na confidential secretaries to these |
| | | ees in the principal State departments |
| | | Governor to the extent that the |
| | designation does not conflict with | h the State Personnel Act |
| | | n me State i ersonner i tet. |
| | | ls, including ex officio members, |
| | | ng member, and members serving by |
| | executive, legislative, or judicial | |
| | executive, registative, or judicial | |

| vice-chancellors, and voting members of the boards of trustees of the constituent institutions. <u>k.</u> For the North Carolina Community College System, the votin members of the State Board of Community Colleges, the preside and the chief financial officer of the North Carolina Communit College System, the president, chief financial officer, and chi administrative officer of each community college, and votin members of the boards of trustees of each community college. <u>1.</u> Members of the State Board, the executive director, and the assista executive directors of the State Board. <u>m.</u> Individuals under contract with the State working in or against position included under this subdivision. <u>n.</u> The director of the Office of State Personnel. <u>o.</u> The State Controller. <u>p.</u> The chief information officers, and general counsel of the Office Information Technology Services. <u>q.</u> The director of the North Carolina Museum of Art. | General Asse | mbly Of North Carolina | Session 2011 |
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| Board of Governors of The University of North Carolina, t president, and the chancellors, and the cha | | j. For The University of North Carolina, the voting | g members of the |
| president, the vice presidents, and the chancellors, of vice-chancellors, and voting members of the State Board of Community College System, the votif members of the State Board of Community Colleges, the preside and the chief financial officer of the North Carolina Community Colleges, the preside and the chief financial officer of each community college, and voti members of the boards of trustees of each community college. Members of the State Board of Community College, and voti members of the boards of trustees of each community college. Members of the boards of trustees of each community college. Members of the boards of trustees of each community college. Members of the State Board. Members of the State Board. Members of the State Board. Members of the Office of State Personnel. The drivet of the Office of State Personnel. The chief information officer, deputy chief information officer chief financial officers, and general counsel of the Office Information Technology Services. The drivet of the North Carolina Museum of Art. The avecutive director of the North Carolina Housing Finan Agency. The commissioner of Motor Vehicles. The commissioner of Motor Vehicles. The commissioner of Mathematical officer, and chief operation officer of the North Carolina Housing Finan Agency. We the executive director, chief financial officer, and chief operation officer of the North Carolina Turnjke Authority. Reportable expenditure, Any of the following that directly or indirectly made to a the request of, for the benefit of or on the behalf of a designate individual or that individual's immediate family member: Any advance, contribution, conveyance, deposit, distributio partement, log piedge, or thing of value greater than ten dollars (\$1000) pt designated individuals immediate family member: Any advance, contribution, conveyance, deposit, distribution par | | | |
| constituent institutions. k. For the North Carolina Community College System, the votin members of the State Board of Community Colleges, the preside and the chief financial officer of the North Carolina Community College, System, the president, chief financial officer, and ehi administrative officer of each community college, and votin members of the State Board, the executive director, and the assista executive directors of the State Board. m. Individuals under contract with the State working in or against position included under this subdivision. n. The director of the Office of State Personnel. Q. The State Controller. P. The chief information officer, deputy chief information officer chief financial officers, and general counsel of the Office linformation Technology Services. Q. The director of the North Carolina Museum of Art. r. The acceutive director of the North Carolina Housing Finan Agency. v. The executive director of the North Carolina Housing Finan Agency. v. The executive director, chief financial officer, and chief operatin officer of the North Carolina Housing Finan Agency. v. The executive director, chief financial officer, and chief operatin officer of the North Carolina Housing Finan Agency. v. The executive director, chief financial officer, and chief operatin officer of the North Carolina Tumpike Authority. (41) Reportable expenditure. – Any of the following that directly or indirectly made to, at the request of, for the benefit of, or on the behalf of a designate individual's immediate family member: a. Any advance, contribution, conveyance, deposit, distributio payment, gifl, retainer, fee, salary, honoraum, reimbursennen, log pledge, or thing of value greater than ten dollars (\$10.00) pt designated individual per single calcudar day. b. A contract, agreemont, promise, or other obligation whether or n legally enforceable. (42) State Board. – The | | | |
| k. For the North Carolina Community College. System, the votin members of the State Board of Community Colleges. An excision of the State Board of Community College. And existing the president, chief financial officer, and chi administrative officer of each community college. l. Members of the State Board, the executive director, and the assist executive directors of the State Board. m. Individuals under contract with the State working in or against position included under this subdivision. n. The director of the Office of State Personnel. O. The State Controller. p. The chief information officer, deputy chief information officer chief financial officers, and general counsel of the Office Information Technology Services. q. The drive of the North Carolina Museum of Art. T. The director of the North Carolina Museum of Art. T. The carcuive director of the North Carolina Housing Finan Agency. y. The executive director of the North Carolina Housing Finan Agency. y. The executive director of the North Carolina Housing Finan Agency. y. The executive director, chief financial officer, and chief operatin officer of the North Carolina Tumpike Authority. (41) Reportable expenditure. – Any of the following that directly or indirectly made to, at the request of, for the benefit of, or on the behalf of a designate individual or that individual's immediate family member: a. Am advance, contribution, conveyance, deposit, distribution payment, gift, retainer, fee, salary, honorarium, reimbursement, los pledge, or thing of Yalue greater than ten dollars (S10.00), p designated individual per single calendar day. b. A contract, agreement, promise, or other obligation whether or a legally enforceable. 42) State Board. – The State Board of Elections and Ethies Enforcement, established by this Cha | | vice-chancellors, and voting members of the boards | s of trustees of the |
| members of the State Board of Community Collèges. the preside and the chief financial officer of the North Carolina Community College. And voli members of the boards of trustees of each community college. Members of the boards of trustees of each community college. Members of the boards of trustees of each community college. Members of the boards of trustees of each community college. Members of the boards of trustees of each community college. Members of the boards of trustees of each community college. Members of the State Board. m. Individuals under contract with the State working in or against position included under this subdivision. n. The director of the Office of State Personnel. The chief information officer. deputy chief information officer chief financial officers. and general counsel of the Office Information Technology Services. The director of the North Carolina Museum of Art. The commissioner of Motor Vehicles. The Commissioner of Banks and the Chief Deputy Commissioner Banks. The Commissioner of the North Carolina Housing Finan Agency. Y. The executive director of the North Carolina Housing Finan Agency. Y. The executive director, chief financial officer, and chief operatin officer of the North Carolina Tumpike Authority. (4) Reportable expenditure. – Any of the Iollowing that directly or indirectly made to, at the request of, for the benefit of, or on the behalf of a designate individual prime interf. a. Any advance, contribution, conveyance, deposit, distributio payment, gift, retainer, fee, salary, honorarium, reimbursement, loa pledge, or thing of value greater than ten dollars (\$10.00) p. designated individual prisitive to arcecutive branch. (42) State agency. – An agency in the executive branch. (43) State Board. – The State Board of Elections and Ethics Enforcement, established by this Chapter. (44) Sol | | constituent institutions. | |
| and the chief financial officer of the North Carolina Communit College System, the president, chief financial officer, and chi administrative officer of each community college. Members of the State Board, the executive director, and the assista executive directors of the State Board. m. Individuals under contract with the State working in or against position included under this subdivision. n. The director of the Office of State Personnel. Q. The State Controller. P. The chief information officer, deputy chief information officer chief financial officers, and general counsel of the Office Information Technology Services. q. The director of the North Carolina Museum of Art. r. The executive director of the North Carolina Housing Finan Agency. s. The Commissioner of Motor Vehicles. t. The commissioner of Banks and the Chief Deputy Commissioner Banks. u. The executive director of the North Carolina Housing Finan Agency. y. The executive director, chief financial officer, and chief operatin officer of the North Carolina Turpike Authority. (41) Reportable expenditure. – Any of the following that directly or indirectly made to, at the request of, for the benefit of, or on the behalf of a designat individual or that individual's immediate family member: a. Any advance, contribution, conveyance, deposit, distributio payment, grift, retainer, fee, salary, honorarium, reimbursement, loa pledge, or thing of value greater than ten dollars (\$10.00), pd designated individual pre-single calendar day. b. A contract, agreement, promise, or other obligation whether or n legally enforceable. (42) State Board, – The State Board of Elections and Ethics Enforcement, established by this Chapter. (43) State Board, – The State Board of Elections and Ethics Enforcement, established by this Chapter. (44) State onties of thers. – A solicitation of members of the public communicat | | <u>k.</u> For the North Carolina Community College Sy | stem, the voting |
| College System, the president, chief financial officer, and chi administrative officer of each community college. Members of the boards of trustees of each community college. Members of the State Board, the executive director, and the assista executive directors of the State Board. m. Individuals under contract with the State working in or against position included under this subdivision. n. The director of the Office of State Personnel. O. The State Controller. P. The chief information officer, deputy chief information officer chief financial officers, and general coursel of the Office the Information Technology Services. q. The director of the North Carolina Museum of Art. T. The commissioner of Motor Vehicles. The Commissioner of Motor Vehicles. The Commissioner of Banks and the Chief Deputy Commissioner Banks. u. The executive director of the North Carolina Housing Finan Agency. v. The executive director, chief financial officer, and chief operatin officer of the North Carolina Turpike Authority. (41) Reportable expenditure. – Any of the following that directly or indirectly made to, at the request of, for the benefit of, or on the behalf of a designate individual or that individual per single calendar day. b. A contract, agreement, promise, or other obligation whether or a legally enforceable. (42) State agreev. – A nagency in the executive branch of the government of the State, agreevent, promise, or other obligation whether or a legally enforceable. (43) State Board. – The State Board of Elections and Ethies Enforcement, established by this Chapter. (44) State induction of the transmission. a. Any advance, contribution, conveyance, deposit, division in division, any other unit of government in the executive branch of the government of the State, acrement, promise, or other obligation whether or a legally enforceable. (42) State | | members of the State Board of Community Colle | ges, the president |
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| | General Assembly Of North Carolina | Session 2011 |
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| 1 | <u>e.</u> <u>Telephone.</u> | |
| 2 3 | <u>f.</u> <u>A communication at a conference, meeting, or simila</u> | |
| 3 | (45) <u>Vested trust. – A trust, annuity, or other funds held by a trust</u> | |
| 4 5 | party for the benefit of the covered person or a member | |
| 5 | person's immediate family, except a blind trust. The term "v | |
| 6 | not include a widely held investment fund, including | |
| 7 | regulated investment company, or pension or deferred company | |
| 8 9 | a. <u>The covered person or a member of the covered per</u> family paither avarians nor has the ability to avar | |
| 9 10 | <u>family neither exercises nor has the ability to exerc</u> the financial interests held by the fund. | ise control over |
| 11 | b. The fund is publicly traded or the fund's assets are wi | dely diversified |
| 12 | "§ 163A-201. Application to the Lieutenant Governor. | ucry urverstitted. |
| 13 | For purposes of this Subchapter, the Lieutenant Governor shall be consid | ered a legislator |
| 14 | when carrying out the Lieutenant Governor's duties under Section 13 of Articl | |
| 15 | Carolina Constitution and a public servant for all other purposes. | |
| 16 | "§ 163A-202. Application to candidates to certain offices. | |
| 17 | For purposes of this Subchapter, the term "legislator" and the term "publ | ic servant" shall |
| 18 | include an individual having filed a notice of candidacy or otherwise qualif | ied to have that |
| 19 | individual's name on the ballot for such office under this Chapter. | |
| 20 | " <u>§ 163A-203. Education programs.</u> | |
| 21 | (a) The State Board shall develop and implement an ethics and lobbyir | |
| 22 | awareness program designed to instill in all covered persons and legislative en | |
| 23 | and continuing awareness of their ethical obligations and a sensitivity to situat | tions that might |
| 24 25 | result in real or potential conflicts of interest. (b) The State Board shall offer basic ethics and lobbying education | and awaranass |
| 26 | presentations to all public servants upon their election, appointment, or emplo | |
| 27 | offer periodic refresher presentations as the State Board deems appropriat | |
| 28 | servant shall participate in an ethics and lobbying presentation approved by | |
| 29 | within six months of the public servant's election, reelection, appointment, or o | |
| 30 | shall attend refresher ethics education presentations at least every two years | |
| 31 | manner as the State Board deems appropriate. This subsection shall not a | |
| 32 | officers. | |
| 33 | (c) <u>A public servant appointed to a board determined and designated</u> | |
| 34 | under G.S. 163A-208(a)(3) shall attend an ethics and lobbying presentation | |
| 35 | State Board within six months of notification of the designation by the State B | oard and at least |
| 36 37 | every two years thereafter in a manner as the State Board deems appropriate. (d) The State Board, jointly with the Legislative Ethics Committee, s | hall make hasia |
| 38 | ethics and lobbying education and awareness presentations to all legislators | |
| 39 | employees upon their election, reelection, appointment, or employment and sha | |
| 40 | refresher presentations as the State Board and the Committee deem app | |
| 41 | legislator shall participate in an ethics and lobbying presentation approved by | |
| 42 | and Committee within two months of either the convening of the General Ass | |
| 43 | the legislator is elected or within two months of the legislator's appointment, w | |
| 44 | Every legislative employee shall participate in an ethics and lobbying presentat | |
| 45 | the State Board and Committee within three months of employment and shall | |
| 46 | ethics education presentations at least every two years thereafter in a manner as | the State Board |
| 47 | and Committee deem appropriate. | 1 |
| 48 | (e) <u>The State Board shall develop and implement a lobbying education</u> | |
| 49 | program designed to instill in lobbyists and lobbyists' principals a keen awareness of their obligations and sensitivity to situations that might result in | |
| 50 51 | violation of this Subchapter or other related laws. The State Board shall | |
| 52 | education and awareness programs available to lobbyists and lobbyists' principa | |
| 53 | (f) Upon request, the State Board shall assist each State agency in deve | |
| 54 | ethics and lobbying education programs and procedures necessary or desirable | |
| 55 | agency's particular needs for ethics education, conflict identification, and confli | |
| 56 | (g) Each State agency head shall designate an ethics liaison who shall | |
| 57 | communication with the State Board on all State agency ethics and lobbying is | ssues. The ethics |
| 58 | liaison shall attend ethics and lobbying education and awareness programs as | |
| 59 | this section. The ethics liaison shall continuously assess and advise the Star | te Board of any |

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| 1 | issues or conduct which might reasonably be expected to result in a conflict of | of interest and seek |
| 2 | advice and rulings from the State Board as to their appropriate resolution. | |
| 3 | (h) The State Board shall publish a newsletter containing summ | aries of the State |
| 4 | Board's opinions, policies, procedures, and interpretive bulletins with res | pect to ethics and |
| 5 | lobbying, as issued from time to time. The newsletter shall be distributed to a | |
| 6 | and legislative employees. Publication under this subsection may be done ele | |
| 7 | (i) <u>The State Board shall assemble and maintain a collection of re</u> | |
| 8 | rules, and regulations and set forth ethical standards applicable to covered per | |
| 9 | laws and regulations. This collection shall be made available electron | ically as resource |
| 10 | material. | |
| 11 12 | " <u>§ 163A-204. Requests for advice.</u> (a) At the written request of any public servant or legislative employ | voo anv individual |
| 12 | who is responsible for the supervision or appointment of a public serv | |
| 13 | employee, legal counsel for any public servant or legislative employee, any e | |
| 15 | G.S. 163A-203, or any member of the State Board, the State Board shall | |
| 16 | specific questions involving the meaning and application of Articles 3 and 4 | |
| 17 | the public servant's or legislative employee's compliance therewith. This sub | |
| 18 | to judicial officers only for advice related to Article 3 of this Chapter. | <u></u> |
| 19 | (b) At the request of a legislator, the State Board shall render recom | mended advice on |
| 20 | specific questions involving the meaning and application of this Subchar | oter and Part 1 of |
| 21 | Article 14 of Chapter 120 of the General Statutes and the legislator's com | |
| 22 | Any recommended formal advisory opinion issued to a legislator under th | |
| 23 | immediately be delivered to the chairs of the Committee, together with a co | |
| 24 | Except for the Lieutenant Governor, the immunity granted under this section | |
| 25 | after the time the Committee modifies or overturns the advisory opinion of | the State Board in |
| 26 | accordance with G.S. 120-104. | tal whit offerstad have |
| 27 28 | (c) <u>At the written request of any person, State agency, or government</u> Article 5 of this Subchapter, the State Board shall render advice on specific of | |
| 28 29 | the meaning and application of Article 5 of this Subchapter and that person's | |
| 30 | any governmental unit's compliance therewith. | , State agency 5, 01 |
| 31 | (d) On its own motion, the State Board may render advisory op | inions on specific |
| 32 | questions involving the meaning and application of this Subchapter. | |
| 33 | (e) <u>All written requests for advice and advice rendered in response</u> | |
| 34 | shall relate prospectively to real or reasonably anticipated fact settings or circ | umstances. |
| 35 | (f) <u>A request for a formal advisory opinion under subsection (a)</u> , | (b), or (c) of this |
| 36 | section shall be in writing, electronic or otherwise. The State Board shall iss | ue formal advisory |
| 37 | opinions having prospective application only. Any individual, person, or | |
| 38 | who relies upon the advice provided on a specific matter addressed by the | e requested formal |
| 39 | advisory opinion shall be immune from all of the following: | n in anime undan |
| 40 41 | (1) <u>Investigation by the State Board, except for an</u> G.S. 163A-206(b)(3). | <u>n inquiry under</u> |
| 41 | (2) Any adverse action by the employing entity. | |
| 43 | (g) At the request of the State Auditor, the State Board shall render | advisory opinions |
| 44 | on specific questions involving the meaning and application of this Subcha | |
| 45 | Chapter 120 of the General Statutes, and an affected person's complian | |
| 46 | request shall be in writing, electronic or otherwise, and relate to real | |
| 47 | circumstances. Except when the question involves a question governed by su | |
| 48 | section, the State Board shall issue an advisory opinion under this subsection | |
| 49 | the receipt of all information deemed necessary by the State Board to render | |
| 50 | question involves a question governed by subsection (b) of this section, the | |
| 51 | comply with the provisions of that section prior to responding to the | |
| 52 | delivering the recommended advisory opinion to the Committee within 60 da | |
| 53 54 | all information deemed necessary by the State Board to render an opinion. The | |
| 54 55 | act on the opinion within 30 days of receipt, and the Committee shall deliver State Auditor. If the Committee fails to act on a recommended advisory | |
| 55 56 | subsection within 30 days of receipt, the State Board shall deliver its record | |
| 50 57 | opinion to the State Auditor. Notwithstanding subsection (k) of this section | |
| 57 | opinion to the State Auditor. Notwinistanding subsection (k) of this section | <u>, inc munici may</u> |

 $\frac{1}{58}$ only release those portions of the advisory opinion necessary to comply with the requirements $\frac{1}{59}$ of G.S. 147-64.6(c)(1).

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| 1 | (h) Staff | to the State Board may issue advice, but not formal of | or recommended formal |
| 2 | | s, under procedures adopted by the State Board. | |
| 3 | | State Board shall publish its formal advisory opinio | ons within 30 days of |
| 4 | | ormal advisory opinions shall be edited for publication | |
| 5 | | ntities of the individuals requesting formal advisory of | |
| 6 | | ecommended formal advisory opinion to a legislator | |
| 7 | | State Board shall publish only the edited formal a | |
| 8 | Committee within | n 30 days of receipt of the edited opinion from the Com | nmittee. |
| 9 | (j) Excep | t as provided under subsections (g), (i), and (k) of th | is section, a request for |
| 10 | | e provided by State Board staff, any formal or recommendation | |
| 11 | opinions, any sur | porting documents submitted or caused to be submitted | ed to the State Board or |
| 12 | | and any documents prepared or collected by the Stat | |
| 13 | | on with a request for advice are confidential. The id | |
| 14 | | est for advice, the existence of the request, and any in | |
| 15 | | be revealed without the consent of the requestor. An i | |
| 16 | | es advice, including a formal or recommended formal | |
| 17 | | ease of the request, the advice, or any supporting d | locuments to any other |
| 18 | | or any governmental unit. | |
| 19 | | of this section, "document" is as defined in G.S. 120-1 | |
| 20 | | any documents related to requests for advice are r | not "public records" as |
| 21 | defined in G.S. 1 | | |
| 22 | | to the State Board may share with staff to the Commi | |
| 23 | | ed to requests for advice made by legislators un | |
| 24 | not public record | documents in the possession of staff to the Committee | are confidential and are |
| 25 26 | | <u>s.</u> ests for advice may be withdrawn by the requestor a | t any time prior to the |
| 20 27 | issuance of the ac | | any time prior to the |
| $\frac{27}{28}$ | | <u>rough 163A-249:</u> Reserved for future codification p | urnoses |
| 29 | " <u>§ 163A-250. Er</u> | | ui poses. |
| 30 | | any other remedy, penalty, or crime in this Subchapter | r. |
| 31 | (1) | Violation of Articles 3 and 4 of this Chapter by | |
| 32 | <u>1</u> | legislative employee is grounds for disciplination | |
| 33 | | specifically provided in this Chapter and for perjur | |
| 34 | | and G.S. 138A-24, no criminal penalty shall attac | |
| 35 | | Articles 3 and 4 of this Chapter. | - |
| 36 | <u>(2)</u> | The willful failure of any public servant serving on | a board to comply with |
| 37 | | Articles 3 and 4 of this Chapter is misfeasance, malfe | easance, or nonfeasance. |
| 38 | | In the event of misfeasance, malfeasance, or nonf | |
| 39 | | public servant serving on a board is subject to rem | oval from the board of |
| 40 | | which the public servant is a member. For appointe | |
| 41 | | members of the Council of State, the appointing au | |
| 42 | | offending public servant. For appointees of the Sp | |
| 43 | | Representatives, the Speaker of the House of Repre- | |
| 44 | | the offending public servant. For appointees of the C | |
| 45 | | upon the recommendation of the Speaker of the Ho | |
| 46 | | the Governor at the recommendation of the Spe | |
| 47 48 | | Representatives may remove the offending public set | |
| 48 49 | | the President Pro Tempore of the Senate, the President Senate may remove the offending public servant. | |
| 49 50 | | General Assembly made upon the recommendation | |
| 51 | | Tempore of the Senate, the Governor at the recomme | |
| 52 | | Pro Tempore of the Senate may remove the offend | |
| 53 | | public servants elected to a board by either the | |
| 55 | | Representatives, the electing house of the General A | |
| 55 | | the discretion of whether to remove the offending | |
| 56 | | other appointees, the State Board shall exercise the | |
| 57 | | remove the offending public servant. | |
| 58 | <u>(3)</u> | The willful failure of any public servant serving a | as a State employee to |
| 59 | ** | comply with Articles 3 and 4 of this Chapter is a vio | |

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| 1 | | order, thereby permitting disciplinary action as al | lowed by the law including |
| 1 2 3 4 5 5 7 3 9 | | termination from employment. For employees o | |
| | | by a member of the Council of State, the appropri | |
| | | of State shall make all final decisions on the man | |
| | | public servant shall be disciplined. For public | servants who are judicial |
| | | employees, the Chief Justice shall make all fina | |
| | | which the offending judicial employee shall be | |
| | | employees, the Legislative Services Commission | |
| | | hiring authority all final decisions on the matt | |
| | | legislative employee shall be disciplined. For p | |
| | | elected for The University of North Carolin | |
| | | Community College System, the appointing or e | |
| | | all final decisions on the matter in which the of | |
| | | be disciplined. For any other public servant servi | ing as a State employee, the |
| | | Governor shall make all final decisions on | the manner in which the |
| | (A) | offending public servant shall be disciplined. | of the State to comply with |
| | <u>(4)</u> | The willful failure of any constitutional officer of | |
| | | Articles 3 and 4 of this Subchapter is malfeasan G.S. 123-5. | <u>ce in office for purposes of</u> |
| | <u>(5)</u> | The willful failure of a legislator, other than the | he Lieutenant Governor to |
| | <u>(J)</u> | comply with Articles 3 and 4 of this Chapter is | |
| | | $\frac{\text{compty}}{\text{G.S. 120-103.1.}}$ | grounds for sanctions under |
| | (6) | The State Board may seek to enjoin violations of | G S 138A-34 |
| | $\frac{(6)}{(7)}$ | Whoever willfully violates any provision of Ar | ticle 3 or 4 of this Chapter |
| | <u>,, , ,</u> | shall be guilty of a Class 1 misdemeanor, ex | cept as provided in those |
| | | Articles. In addition, no lobbyist who is conv | |
| | | provisions of those Articles shall in any way act | as a lobbyist for a period of |
| | | two years from the date of conviction. | |
| | <u>(8)</u> | In addition to the criminal penalties set forth in t | |
| | | may levy civil fines for a violation of any pro | |
| | | Chapter up to five thousand dollars (\$5,000) per y | |
| | <u>(9)</u> | Complaints of violations of this Subchapter invol | |
| | | member or employee of the State Board shall | |
| | | General for investigation. The Attorney Gener | |
| | | <u>complaint</u> , make an appropriate investigation General shall forward a copy of the investigatio | n to the district attorney of |
| | | the prosecutorial district, as defined in G.S. 7A-6 | 0 of which Wake County is |
| | | a part, who shall prosecute any person or gove | |
| | | any provision of this Subchapter. | minental unit who violates |
| | (10) | Nothing in this Subchapter affects the power of | the State to prosecute any |
| | <u>(10)</u> | person for any violation of the criminal law. | the state to probectate any |
| | | "Article 6. Reserved for future codification put | rposes. |
| | | "Article 7. Reserved for future codification put | |
| | | "Article 8. Reserved for future codification put | rposes. |
| | | "Article 9. Reserved for future codification put | |
| | | "SUBCHAPTER III. ELECTION ADMINISTI | RATION. |
| | | " <u>Article 10.</u> | |
| | | " | |
| | | "Article 12. | |
| | | "General Provisions. | |
| | " | "Article 29. Deserved for fature addition in | |
| | | " <u>Article 38:</u> Reserved for future codification pu | |
| | "C | " <u>Article 39:</u> Reserved for future codification pu UBCHAPTER IV. CAMPAIGN FINANCE REC | |
| | <u>3</u> | "Article 45." | JULATION. |
| | SECT | TON 20.6.(d) Article 1 of Chapter 138A of the Ge | eneral Statutes is repealed |
| | SECT | ION 20.6.(e) The following statutes are repea | led GS 138A-6 138A-7 |
| | | 138A-13, and 138A-14. | |
| | SECT | TON 20.6.(f) The following statutes are recodified | 1: |
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| 1 | (1) G.S. 138A-10 as G.S. 163A-208. |
| 2 3 4 5 | (2) G.S. 138A-11 as G.S. 163A-205. |
| 3 | (3) G.S. 138A-12 as G.S. 163A-206. |
| 4 | (4) G.S. 138A-15 is as G.S. 163A-207. |
| 5 | (5) Article 3 of Chapter 138A of the General Statutes as Article 3 of Chapter |
| 6 7 | 163A of the General Statutes. |
| 8 | SECTION 20.6.(g) The Revisor of Statutes shall change the term "this Chapter" to "this Subabarter" wherever it appears in G.S. 138A 21, 138A 21, 138A 22, 138A 24, and |
| ° 9 | "this Subchapter" wherever it appears in G.S. 138A-15, 138A-21, 138A-22, 138A-24, and 138A-25 as recodified by subsection (f) of this section. |
| 0 | SECTION 20.6.(h) Article 4 of Chapter 138A of the General Statutes is recodified |
| 1 | as Article 4 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the |
| 2 | term "this Chapter" to "this Subchapter" wherever it appears in G.S. 138A-36, 138A-39, |
| $\overline{3}$ | and 138A-41 as recodified by this subsection. |
| 4 | SECTION 20.6.(i) The following statutes are repealed: |
| 5 | (1) Article 5 of Chapter 138A of the General Statutes. |
| 6 | (2) Article 1 of Chapter 120C of the General Statutes. |
| 7 | SÉCTION 20.6.(j) Article 2 of Chapter 120C of the General Statutes is recodified |
| 8 | as Part 1 of Article 5 of Chapter 163A of the General Statutes. The Revisor of Statutes shall |
| 9 | change the term "this Chapter" to "this Article" wherever it appears in |
| 0 | G.S. 120C-200, 120C-206, 120C-215, and 120C-216 as recodified by this subsection. |
| 1 | SECTION 20.6.(k) Article 3 of Chapter 120C of the General Statutes is recodified |
| 2 | as Part 2 of Article 5 of Chapter 163A of the General Statutes. The Revisor of Statutes shall |
| 3 | change the term "this Chapter" to "this Article" wherever it appears in |
| 4 | G.S. 120C-301, 120C-303, and 120C-304 as recodified by this subsection. |
| 25 | SECTION 20.6.(I) Article 4 of Chapter 120C of the General Statutes is recodified |
| 6 | as Part 3 of Article 5 of Chapter 163A of the General Statutes. The Revisor of Statutes shall |
| 7 | change the term "this Chapter" to "this Article" wherever it appears in G.S. 120C-400 and |
| 8 | G.S. 120C-405 as recodified by this subsection. SECTION 20.6.(m) Article 5 of Chapter 120C of the General Statutes is recodified |
| 0 | as Part 4 of Article 5 of Chapter 163A of the General Statutes. The Revisor of Statutes shall |
| 1 | change the term "this Chapter" to "this Article" wherever it appears in G.S. 120C-501 as |
| 2 | recodified by this subsection. |
| 3 | SECTION 20.6.(n) Article 6 of Chapter 120C of the General Statutes is repealed. |
| 4 | SECTION 20.6.(o) Article 7 of Chapter 120C of the General Statutes is recodified |
| 5 | as Part 5 of Article 5 of Chapter 163A of the General Statutes. The Revisor of Statutes shall |
| 6 | change the term "this Chapter" to "this Article" wherever it appears in G.S. 120C-700, as |
| 7 | recodified by this subsection. |
| 8 | SECTION 20.6.(p) Article 8 of Chapter 120C of the General Statutes is recodified |
| 9 | as Part 6 of Article 5 of Chapter 163A of the General Statutes. The Revisor of Statutes shall |
| 0 | change the term "this Chapter" to "this Article" wherever it appears in G.S. 120C-800, as |
| 1 | recodified by this subsection. |
| 2 | SECTION 20.6.(q) The following statutes are recodified: |
| .3 | (1) Article 1 of Chapter 163 of the General Statutes as Article 10 of Chapter |
| .4 .5 | 163A of the General Statutes. (2) Article 2 of Chapter 163 of the Conoral Statutes of Article 11 of Chapter |
| .6 | (2) Article 2 of Chapter 163 of the General Statutes as Article 11 of Chapter 163A of the General Statutes. |
| .7 | SECTION 20.6.(r) The following statutes are repealed: G.S. 163-19, 163-20, and |
| 8 | 163-21. |
| .9 | SECTION 20.6.(s) G.S. 163-22 is recodified as G.S. 163A-1200, to be in Article |
| 0 | 12 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "this |
| 1 | Chapter" to "this Subchapter" wherever it appears in G.S. 163-22 as recodified by this |
| 2 | subsection. |
| 3 | SECTION 20.6.(t) G.S. 163-22.2 is recodified as G.S. 163A-1201, to be in Article |
| 4 | 12 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term |
| 5 | "Chapter 163 of the General Statutes" to "this Subchapter" wherever it appears in G.S. 163-22.2 |
| 6 | as recodified by this subsection. |
| 7 | SECTION 20.6.(u) G.S. 163-22.3 is recodified as G.S. 163A-1202, to be in Article |
| 58 | 12 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term |
| | |

"Article 11 of this Chapter" to "this Subchapter" wherever it appears in G.S. 163-22.3 as recodified by this subsection.

SECTION 20.6.(v) G.S. 163-23 is repealed.

SECTION 20.6.(w) G.S. 163-24 is recodified as G.S. 163A-1203, to be in Article 12 of Chapter 163A of the General Statutes.

SECTION 20.6.(x) G.S. 163-25, as amended by S.L. 2011-31, is recodified as G.S. 163-1204, to be in Article 12 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "Chapter 163 of the General Statutes" to "this Subchapter" wherever it appears in G.S. 163-25, as amended by S.L. 2011-31 and as recodified by this subsection.

SECTION 20.6.(y) The following statutes are repealed: G.S. 163-26 and G.S. 163-27.

12 13 **SECTION 20.6.(z)** G.S. 163-27.1 is recodified as G.S. 163A-1205, to be in Article 14 12 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "this 15 Chapter" to "this Subchapter" wherever it appears in G.S. 163-27.1 as recodified by this 16 subsection.

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SECTION 20.6.(aa) G.S. 163-28 is repealed.

18 SECTION 20.6.(bb) Article 4 of Chapter 163 of the General Statutes is recodified 19 as Article 13 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the 20 term "this Chapter" to "this Subchapter" wherever it appears in Article 4 of Chapter 163 of the 21 General Statutes as recodified by this subsection. The Revisor of Statutes shall change the term 22 "Articles 4, 5, and 20 of this Chapter" to "this Subchapter" wherever it appears in G.S. 163-33.1 23 as recodified by this subsection. The Revisor of Statutes shall change the term "Article 11 of 24 this Chapter" to "this Subchapter" wherever it appears in G.S. 163-33.3 as recodified by this 25 subsection.

26 SECTION 20.6.(cc) Article 4A of Chapter 163 of the General Statutes is 27 recodified as Article 14 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 28 change the term "Article 22A of this Chapter" to "Subchapter IV of this Chapter" wherever it 29 appears in G.S. 163-40.1 as recodified by this subsection.

30 **SECTION 20.6.(dd)** Article 5 of Chapter 163 of the General Statutes is recodified 31 as Article 15 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the 32 term "this Chapter" to "this Subchapter" wherever it appears in Article 5 of Chapter 163 of the 33 General Statutes as recodified by this subsection.

34 SECTION 20.6.(ee) Article 6 of Chapter 163 of the General Statutes is recodified 35 as Article 16 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "this Chapter" to "this Subchapter" wherever it appears in Article 6 of Chapter 163 of the 36 37 General Statutes as recodified by this subsection.

38 **SECTION 20.6.(ff)** Article 7A of Chapter 163 of the General Statutes is recodified 39 as Article 17 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the 40 term "this Chapter" to "this Subchapter" wherever it appears in Article 7A of Chapter 163 of 41 the General Statutes as recodified by this subsection. The Revisor of Statutes shall change the 42 term "Article 8 of this Chapter" to "this Subchapter" wherever it appears in G.S. 163-82.7 and 43 G.S. 163-82.10B as recodified by this subsection.

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SECTION 20.6.(gg) The following statutes are recodified:

- Article 8 of Chapter 163 of the General Statutes as Article 18 of Chapter (1)163A of the General Statutes.
- (2)Article 8A of Chapter 163 of the General Statutes as Article 19 of Chapter 163A of the General Statutes.

49 SECTION 20.6.(hh) Article 9 of Chapter 163 of the General Statutes is recodified 50 as Article 20 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the 51 term "this Chapter" to "this Subchapter" wherever it appears in G.S. 163-97 as recodified by 52 this subsection.

53 **SECTION 20.6.(ii)** Article 10 of Chapter 163 of the General Statutes is recodified 54 as Article 21 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the 55 term "this Chapter" to "this Subchapter" wherever it appears in Article 10 of Chapter 163 of the 56 General Statutes as recodified by this subsection. The Revisor of Statutes shall change the term "Article 11B of this Chapter" to "Article 23 of this Chapter" wherever it appears in 57 58 G.S. 163-106 as recodified by this subsection.

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SECTION 20.6.(jj) Article 11 of Chapter 163 of the General Statutes is recodified 1 2 3 as Article 22 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "Article 14A of this Chapter" to "this Subchapter" wherever it appears in G.S. 163-122 as 4 recodified by this subsection. The Revisor of Statutes shall change the term "Article 25 of this 5 Chapter" to "Article 37 of this Chapter" wherever it appears in G.S. 163-122 as recodified by 6 this subsection. The Revisor of Statutes shall change the term "Article 11B of this Chapter" to 7 "this Subchapter" wherever it appears in G.S. 163-122 as recodified by this subsection. The 8 Revisor of Statutes shall change the term "Subchapter IX of Chapter 163 of the General 9 Statutes" to "this Subchapter" wherever it appears in G.S. 163-122 as recodified by this 10 subsection.

SECTION 20.6.(kk) Article 11B of Chapter 163 of the General Statutes is recodified as Article 23 of Chapter 163A of the General Statutes.

SECTION 20.6.(II) Article 12 of Chapter 163 of the General Statutes is recodified as Article 24 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "Article 12A of this Chapter" to "Article 25 of this Chapter" wherever it appears in Article 12 of Chapter 163 of the General Statutes as recodified by this subsection. The Revisor of Statutes shall change the term "Article 5 of this Chapter" to "Article 15 of this Chapter" wherever it appears in G.S. 163-130.2 as recodified by this subsection.

19 SECTION 20.6.(mm) Article 12A of Chapter 163 of the General Statutes is 20 recodified as Article 25 of Chapter 163A of the General Statutes.

SECTION 20.6.(nn) Article 14A of Chapter 163 of the General Statutes is recodified as Article 26 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "this Chapter" to "this Subchapter" wherever it appears in Article 14A of Chapter 163 of the General Statutes as recodified by this subsection. The Revisor of Statutes shall change the term "Article 15A of this Chapter" to "Article 27 of this Chapter" wherever it appears in Article 14A of Chapter 163 of the General Statutes as recodified by this subsection.

SECTION 20.6.(00) Article 15A of Chapter 163 of the General Statutes is recodified as Article 27 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "Article 14A of this Chapter" to "Article 26 of this Chapter" wherever it appears in Article 15A of Chapter 163 of the General Statutes as recodified by this subsection.

31 **SECTION 20.6.(pp)** Article 17 of Chapter 163 of the General Statutes is 32 recodified as Article 28 of Chapter 163A of the General Statutes.

33 **SECTION 20.6.(qq)** Article 18 of Chapter 163 of the General Statutes is 34 recodified as Article 29 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 35 change the term "this Chapter" to "this Subchapter" wherever it appears in Article 18 of 36 Chapter 163 of the General Statutes as recodified by this subsection.

37 **SECTION 20.6.(rr)** Article 18A of Chapter 163 of the General Statutes is 38 recodified as Article 30 of Chapter 163A of the General Statutes.

39 **SECTION 20.6.(ss)** The Revisor of Statutes shall change the term "Article 9 of 40 Chapter 163 of the General Statutes" to "Article 20 of this Chapter" wherever it appears in 41 Article 14A of Chapter 163 of the General Statutes.

42 **SECTION 20.6.(tt)** Article 19 of Chapter 163 of the General Statutes is recodified 43 as Article 31 of Chapter 163A of the General Statutes.

44 Article 20 of Chapter 163 of the General Statutes is SECTION 20.6.(uu) 45 recodified as Article 32 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 46 change the term "Articles 20 and 21 of this" to "this Article and Article 33 of this Chapter" wherever it appears in Article 20 of Chapter 163 of the General Statutes as recodified by this 47 subsection. The Revisor of Statutes shall change the term "Article 20 of this Chapter" to "this 48 49 Article" wherever it appears in Article 20 of Chapter 163 of the General Statutes as recodified 50 by this subsection. The Revisor of Statutes shall change the term "Article 21 of this Chapter" to 51 "Article 33 of this Chapter" wherever it appears in Article 20 of Chapter 163 of the General 52 Statutes.

53 **SECTION 20.6.(vv)** Article 21 of Chapter 163 of the General Statutes is recodified 54 as Article 33 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the 55 term "Article 20 of this Chapter" to "Article 32 of this Chapter" wherever it appears in 56 G.S. 163-246 as recodified by this subsection. The Revisor of Statutes shall change the term 57 "this Chapter" to "this Subchapter" wherever it appears in Article 21 of Chapter 163 of the 58 General Statutes. The Revisor of Statutes shall change the term "Chapter 163 of the General

Statutes" to "this Subchapter" wherever it appears in Article 21 of Chapter 163 of the General Statutes.

2 3 **SECTION 20.6.(ww)** Article 22 of Chapter 163 of the General Statutes is 4 recodified as Article 34 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 5 6 change the term "this Chapter" to "this Subchapter" wherever it appears in Article 22 of Chapter 163 of the General Statutes as recodified by this subsection.

7 SECTION 20.6.(xx) Article 22A of Chapter 163 of the General Statutes is 8 recodified as Article 45 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 9 change the term "this Chapter" to "this Subchapter" wherever it appears in Article 22A of 10 Chapter 163 of the General Statutes. The Revisor of Statutes shall change the term "Article 11 of Chapter 163 of the General Statutes" to "Article 22 of this Chapter" wherever it appears in 11 12 G.S. 163-278.13C as recodified by this subsection. The Revisor of Statutes shall change the 13 term "Article 22 of this Chapter" to "Article 34 of this Chapter" wherever it appears in G.S. 163-278.19 as recodified by this subsection. The Revisor of Statutes shall change the term "Article 22D of this Chapter" to "Article 47 of this Chapter" wherever it appears in 14 15 16 G.S. 163-278.13 as recodified by this subsection. The Revisor of Statutes shall change the term 17 "Article 22J of this Chapter" to "Article 50 of this Chapter" wherever it appears in 18 G.S. 163-278.13 as recodified by this subsection. The Revisor of Statutes shall change the term 19 "Article 22M of Chapter 163 of the General Statutes" to "Article 51 of this Chapter" wherever 20 it appears in G.S. 163-278.16B as recodified by this subsection.

SECTION 20.6.(yy) Article 22B of Chapter 163 of the General Statutes is 21 22 recodified as Article 46 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 23 change the term "Article 22A of this Chapter" to "Article 45 of this Chapter" wherever it 24 appears in Article 22B of the General Statutes as recodified by this subsection.

25 SECTION 20.6.(zz) Article 22D of Chapter 163 of the General Statutes is 26 recodified as Article 47 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 27 change the term "Article 22A of this Chapter" to "Article 45 of this Chapter" wherever it 28 appears in G.S. 163-278.64 as recodified by this subsection. The Revisor of Statutes shall change the term "Article 25 of this Chapter" to "Article 37 of this Chapter" wherever it appears 29 30 in G.S. 163-278.64 as recodified by this subsection.

31 **SECTION 20.6.(aaa)** Article 22G of Chapter 163 of the General Statutes is 32 recodified as Article 48 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 33 change the term "Article 22A of this Chapter" to "Article 45 of this Chapter" wherever it 34 appears in Article 22G of Chapter 163 of the General Statutes as recodified by this subsection.

35 **SECTION 20.6.(bbb)** Article 22H of Chapter 163 of the General Statutes is recodified as Article 49 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 36 37 change the term "Article 22A of this Chapter" to "Article 45 of this Chapter" wherever it 38 appears in Article 22H of Chapter 163 of the General Statutes as recodified by this subsection.

39 SECTION 20.6.(ccc) Article 22J of Chapter 163 of the General Statutes is recodified as Article 50 of Chapter 163A of the General Statutes. The Revisor of Statutes shall 40 41 change the term "Article 22A of this Chapter" to "Article 45 of this Chapter" wherever it 42 appears in G.S. 163-278.98 as recodified by this subsection.

43 **SECTION 20.6.(ddd)** Article 22M of Chapter 163 of the General Statutes is 44 recodified as Article 51 of Chapter 163A of the General Statutes.

45 SECTION 20.6.(eee) Article 23 of Chapter 163 of the General Statutes is 46 recodified as Article 35 of Chapter 163A of the General Statutes. The Revisor of Statutes shall change the term "this Chapter" to "this Subchapter" wherever it appears in Article 23 of 47 48 Chapter 163 of the General Statutes as recodified by this subsection. The Revisor of Statutes shall change the term "Article 8 of this Chapter" to "Article 18 of this Chapter" wherever it 49 50 appears in Article 23 of Chapter 163 of the General Statutes as recodified by this subsection. The Revisor of Statutes shall change the term "Chapter 163" to "this Subchapter" wherever it 51 52 appears in Article 23 of Chapter 163 of the General Statutes, as amended by S.L. 2011-31 and 53 as recodified by this subsection. The Revisor of Statutes shall change the term "Articles 3, 4, 5, 6, 7A, 8, 9, 10, 11, 12, 13, 14, 15, 19, and 22 of this Chapter" to "this Subchapter" wherever it 54 55 appears in G.S. 163A-286 as recodified by this subsection.

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- **SECTION 20.6.(fff)** The following statutes are recodified: Article 24 of Chapter 163 of the General Statutes as Article 36 of Chapter
- (1)163A of the General Statutes.

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| 1 | (2) Article 25 of Chapter 163 of the General Statutes as Ar | ticle 37 of Chapter |
| 1 2 3 4 5 | 163A of the General Statutes. SECTION 20 ($()$ C S 150D 1($(-)$) is repeated | |
| 5 4 | SECTION 20.6.(ggg) G.S. 150B-1(c)(16) is repealed. SECTION 20.6.(hhh) The Revisor of Statutes shall change | the terms "Chanter |
| 5 | 120C of the General Statutes" to "this Subchapter" wherever it appears in C | |
| 6 | General Statutes. | |
| 7 | SECTION 20.6.(iii) The Revisor of Statutes shall change the te | |
| 8 9 | of the General Statutes" to "this Subchapter" wherever it appears in Ch General Statutes. | hapter 120C of the |
| 10 | SECTION 20.6.(jjj) The Revisor of Statutes shall change the ci | te "G S 138A-3" to |
| 11 | "G.S. 163A-200" wherever it appears in the General Statutes. | |
| 12 | SECTION 20.6.(kkk) The Revisor of Statutes shall | |
| 13 | "Commission," "Secretary of State," and "Secretary" to "State Board" whe | erever it appears in |
| 14 15 | Chapter 163A of the General Statutes, as enacted by this section. SECTION 20.6.(III) Except in Article 1 of Chapter 163A of the | ne General Statutes |
| 16 | as enacted by this section, the Revisor of Statutes shall change the ter | |
| 17 | Elections" to "State Board" wherever it appears in Chapter 163A of the C | |
| 18 | enacted by this section. | • |
| 19 | SECTION 20.6.(mmm) The Revisor of Statutes, in recodification | |
| 20 21 | Article as instructed in this section, shall also renumber and change internal those statutes and Articles accordingly. | cross-references in |
| $\frac{21}{22}$ | SECTION 20.6.(nnn) Any previous assignment of duties of a | quasi-legislative or |
| 23 | quasi-judicial nature by the Governor or General Assembly to the age | encies or functions |
| 24 | transferred by this section shall have continued validity with the transfer | |
| 25 | Except as otherwise specifically provided in this section, each enumerated | |
| 26 27 | or other function of State government transferred to the State Board of E Enforcement created in this section, is a continuation of the former ent | |
| $\frac{27}{28}$ | succession to all the rights, powers, duties, and obligations of the former. | |
| 29 | entities are referred to by law, contract, or other document in their form | |
| 30 | Board of Elections and Ethics Enforcement created in this section is charge | ged with exercising |
| 31 | the functions of the former named entity. | January 1, 2012 |
| 32 33 | SECTION 20.6.(000) No action or proceeding pending or brought by or against the State Board of Elections, State Ethics Commission | |
| 34 | of State regarding the lobbyist registration and lobbying enforcement of the | |
| 35 | shall be affected by any provision of this section, but the same may be pros | |
| 36 | in the name of State Board of Elections and Ethics Enforcement created in t | |
| 37 | actions and proceedings, the State Board of Elections and Ethics Enforcem | |
| 38 39 | Director as appropriate shall be substituted as a party upon proper applicat other administrative or quasi-judicial bodies. | ion to the courts of |
| 40 | Any business or other matter undertaken or commanded by an | v State program or |
| 41 | office or contract transferred by this section to State Board of Elections and | |
| 42 | pertaining to or connected with the functions, powers, obligations, and dut | |
| 43 | which is pending on January 1, 2012, may be conducted and completed by | |
| 44 45 | Elections and Ethics Enforcement in the same manner and under the same te and with the same effect as if conducted and completed by the original | |
| 46 | commissioners or directors thereof. | program, onnee, or |
| 47 | SECTION 20.6.(ppp) The consolidation provided for under the | |
| 48 | affect any ongoing investigation or audit. Any ongoing hearing or other pr | |
| 49 50 | State Ethics Commission or State Board of Elections shall be transferred to | |
| 50 51 | Elections and Ethics Enforcement, as created by this section. Prosecution violations committed before January 1, 2012, are not abated or affected by the section of the section of the section of the section. | |
| 52 | statutes that would be applicable but for this section remain applicable to the | |
| 53 | SECTION 20.6.(qqq) Any rule, policy, procedure, or other guid | dance document not |
| 54 | subject to Chapter 150B of the General Statutes adopted by the State E | Ethics Commission, |
| 55 56 | Secretary of State, or State Board of Elections shall remain in effect until | |
| 56 57 | Elections and Ethics Enforcement amends or repeals that rule, policy, p guidance document. The list of covered boards adopted by the State Ethics | Commission under |
| 58 | G.S. $138A-10(a)(3)$ shall continue in effect until amended or repealed by | |
| 59 | Elections and Ethics Enforcement. | |
| | | |

SECTION 20.6(rrr) Any evaluation of a statement of economic interest issued by 1 2 3 4 the State Ethics Commission pursuant to Article 3 of Chapter 138A of the General Statutes in 2011 shall remain in effect amended or repealed by the State Board of Elections and Ethics Enforcement. 5 **SECTION 20.6.(sss)** The State Board of Elections and Ethics Enforcement shall 6 report to the Legislative Ethics Committee on or before April 1, 2012, and again on or before 7 February 1, 2013, as to recommendations for statutory changes necessary to further implement 8 this consolidation. 9 **SECTION 20.6.(ttt)** If any subsection or provision of this section is declared 10 unconstitutional or invalid by the courts, it does not affect the validity of this section as a whole 11 or any part other than the part so declared to be unconstitutional or invalid. 12 **SECTION 20.6.(uuu)** This section becomes effective January 1, 2012, and applies 13 to elections held on or after that date. 14 15 ELIMINATE FUNDING FOR DEVELOPMENT OF SMART CARDS 16 **SECTION 20.7.** Notwithstanding Section 6.19 of S.L. 2010-31, funds in the 17 amount of one million dollars (\$1,000,000) shall be transferred from the E-Commerce Reserve 18 Fund to the General Fund to support appropriations made in this act. 19 20 PART XXI. DEPARTMENT OF CULTURAL RESOURCES 21 22 **TRANSPORTATION MUSEUM SPECIAL FUND** 23 SECTION 21.1. Article 1 of Chapter 121 of the General Statutes is amended by 24 adding a new section to read: 25 <u>"§ 121-7.6. North Carolina Transportation Museum special fund.</u> 26 Fund Established. – The North Carolina Transportation Museum Fund is created as (a) 27 a special interestbearing, nonreverting enterprise fund in the Department of Cultural Resources. 28 The Fund shall be used to pay all costs associated with the operation and maintenance of the 29 North Carolina Transportation Museum. 30 Monies Credited to the Fund. - Notwithstanding Chapter 146 of the General (b) 31 Statutes, all receipts derived from the lease, rental, or other disposition of structures or products 32 of the land, as well as all admissions and fees, gifts, donations, grants, and bequests, shall be credited to the Fund. The Fund shall be credited with interest by the State Treasurer pursuant to 33 34 G.S. 147-69.2 and G.S. 147-69.3. 35 Emergency Reserve. - The Department of Cultural Resources shall establish, out of (c) existing unobligated funds including lapsed salaries and unobligated special funds, an emergency reserve fund in the amount of three hundred thousand dollars (\$300,000). Any use 36 37 38 of the emergency reserve will require reimbursement from museum receipts. 39 (d) Audit. - The Fund shall be subject to the oversight of the State Auditor pursuant to 40 Article 5A of Chapter 147 of the General Statutes. The Fund shall reimburse the State Auditor 41 for the cost of any audit." 42 43 ROANOKE ISLAND COMMISSION FUNDING/HISTORIC ROANOKE ISLAND 44 FUND 45 SECTION 21.2.(a) The Roanoke Island Commission shall receive State funds 46 through the 2011-2012 fiscal year. Beginning with the 2012-2013 fiscal year, the Roanoke 47 Island Commission shall be self-supporting. 48 **SECTION 21.2.(b)** All funds and assets in the Outer Banks Island Farm Fund are 49 transferred to the Roanoke Island Commission Fund established in G.S. 143B-131.8. 50 SECTION 21.2.(c) G.S. 143B-131.8 is amended by adding the following new 51 subsections: 52 Notwithstanding subsection (b) of this section, the Commission may expend and use "(c) 53 funds from the principal and from the remaining twenty percent (20%) of the interest generated 54 by the principal of the Roanoke Island Commission Endowment Fund if (i) the Commission 55 has insufficient cash flow to meet its financial obligations as they become due and (ii) those 56 financial obligations are critical to the operation and maintenance of the Commission or the 57 properties operated by the Commission. The Commission shall not use funds from the principal 58 or the remaining twenty percent (20%) of the interest generated by the principal of the Roanoke 59 Island Endowment Fund for capital expenditures.

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| 1 | (d) The Department of Cultural Resources shall pay to the Commission | <u>n on a monthly</u> |
| 2 | basis a pro rata share of the utilities, maintenance, and operating expenses of the | he Outer Banks |
| 3 | History Center, which is located in the facility owned by the Commission. The | |
| 4 | pursuant to this subsection shall be credited to the Roanoke Island Commission | |
| 5 6 | (e) <u>The Department of Cultural Resources shall credit to the R</u> <u>Commission Fund all rental proceeds received by the Department from the </u> | <u>outal properties</u> |
| | located near the Outer Banks Island Farm." | entar properties |
| 7 8 9 | SECTION 21.2.(d) G.S. 143B-131.2(b)(1) reads as rewritten: | |
| 9 | "(1) To advise the Secretary of Transportation and adopt ru | les on matters |
| 10 | pertaining to, affecting, and encouraging restoration, pre- | |
| 11 | enhancement of the appearance, maintenance, and aesthetic | quality of U.S. |
| 12 | Highway 64/264 and the U.S. 64/264 Bypass travel corrid | or on Roanoke |
| 13 | Island and the grounds on Roanoke Island Festival Park. How | |
| 14 | government that has jurisdiction over the affected portion | |
| 15 16 | corridor shall process the applications for and issue the appropriateness and shall be responsible for the enforce | <u>certificates of</u> |
| 10 | certificates and any rules adopted pursuant to this subdivision | |
| 18 | the portion of the travel corridor within the jurisdiction | |
| 19 | government. No reimbursement shall be made by the Con | |
| 20 | local government for the processing of applications of | |
| 21 | certificates of appropriateness, or the enforcement of those ce | ertificates or the |
| 22 | rules." | |
| 23 | SECTION 21.2.(e) G.S. 143B-131.2(b)(10) reads as rewritten: | 1 • 1 |
| 24 25 | "(10) To establish and maintain a separate fund composed of mon | |
| 23 26 | come into its hands from <u>To accept</u> gifts, donations, gran which funds will be used by the Commission for purposes of | |
| 20 27 | duties and purposes herein set forth. The Commission may | |
| 28 | reserve fund to be maintained and used for contingencies an | |
| 29 | Funds appropriated to the Commission may be transferred to | |
| 30 | Elizabeth II, Inc., a private, nonprofit corporation. The Frien | |
| 31 | II, Inc., shall use the <u>balance of any unencumbered</u> fu | inds that were |
| 32 | transferred to it to carry out the purposes of this Part. p | ursuant to this |
| 33 34 | subdivision only for expenses of the Commission or the prop by the Commission that are identified as operating or for ma | |
| 35 | by the Commission and that are requested by the Commission | |
| 36 | SECTION 21.2.(f) Effective July 1, 2012, all funds held by the | <u>R</u> oanoke Island |
| 37 | Commission, including all balances credited to the Roanoke Island Commissi | on Endowment |
| 38 | Fund, shall be transferred to the Historic Roanoke Island Fund | |
| 39 | G.S. 143B-131.8A. | |
| 40 | SECTION 21.2.(g) Effective July 1, 2012, G.S. 143B-131.1 reads a | s rewritten: |
| 41 42 | "§ 143B-131.1. Commission established. There is established the Roanoke Island Commission. The Commission | n shall ha an |
| 42 43 | independent_independent, self-supporting_commission, but shall be locat | |
| 44 | Department of Cultural Resources for historic resource management, orga | |
| 45 | budgetary purposes." | inzational, and |
| 46 | SECTION 21.2.(h) Effective July 1, 2012, G.S. 143B-131.2(b) | (14) reads as |
| 47 | rewritten: | |
| 48 | "(14) To administer the Roanoke Island Commission Fund and the | |
| 49 | Commission Endowment Fund as provided in G.S. 143B- | <u>131.8. Historic</u> |
| 50 51 | Roanoke Island Fund as provided in G.S. 143B-131.8A." SECTION 21.2.(i) Effective July 1, 2012, G.S. 143B-131.8 is repea | lad |
| 52 | SECTION 21.2.(j) Effective July 1, 2012, O.S. 143B-131.8 is repea SECTION 21.2.(j) Effective July 1, 2012, Part 27A of Article 2 o | |
| 53 | of the General Statutes is amended by adding a new section to read: | r Chapter 145D |
| 54 | "§ 143B-131.8A. Historic Roanoke Island Fund. | |
| 55 | (a) The Historic Roanoke Island Fund is established as a nonreverting | |
| 56 | and shall be administered by the Roanoke Island Commission. All oper | |
| 57 | generated by the Roanoke Island Commission, including revenues collected fro | <u>m any property</u> |
| 58 59 | operated by the Roanoke Island Commission, together with all gifts, grants, don financial assets of whatever kind received or held by the Roanoke Island Comr | |
| 59 | iniancial assets of whatever kind received of held by the Roanoke Island Comp | mission shan be |

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58 59 credited to the Historic Roanoke Island Fund and shall be used only (i) for the expenses of operating and maintaining the Roanoke Island Commission and the properties managed by the Roanoke Island Commission, (ii) to carry out any of the other duties and purposes set out by this Part, or (iii) for capital expenditures for the properties operated by the Commission.

5 6 The Department of Cultural Resources shall pay to the Commission on a monthly (b) basis a pro rata share of the utilities, maintenance, and operating expenses of the Outer Banks 7 History Center, which is located in the facility owned by the Commission. The funds received 8 pursuant to this subsection shall be credited to the Historic Roanoke Island Fund. 9

The Department of Cultural Resources shall credit to the Historic Roanoke Island (c) 10 Fund all rental proceeds received by the Department from the rental properties located near the Outer Banks Island Farm." 12

PART XXII. GENERAL ASSEMBLY

PED STUDYING ADMINISTRATION OF STATE ATTRACTIONS

15 16 **SECTION 22.1.(a)** The Program Evaluation Division shall study and review State 17 operations considered attractions in the State, such as State Historic Sites, Museums, State 18 Parks, Aquariums, and the North Carolina Zoo, and recommend whether administration of such 19 attractions can be consolidated in one Department or administrative unit. In conducting its 20 study, the Program Evaluation Division shall review all sources of revenue generated by these 21 attractions, including admission fees, donations, and concession sales, and shall review daily 22 visitation trends for these attractions to determine optimal operating schedules.

23 **SECTION 22.1.(b)** The Program Evaluation Division shall report its findings by 24 March 30, 2012, to the full chairs of the House of Representatives and Senate Appropriations Committees, the chairs of the House of Representatives Appropriations Subcommittee on 25 26 General Government, the chairs of the Senate Appropriations Committee on General 27 Government and Information Technology, and the Fiscal Research Division. 28

REVISOR OF STATUTES

SECTION 22.2. Article 2 of Chapter 114 of the General Statutes is recodified as Article 7D of Chapter 120 of the General Statutes to be entitled "Codification of Statutes" and as recodified, reads as rewritten:

"Article 7D.

"Codification of Statutes.

"§ 120-36.21. Creation of Division; powers and duties. Codification of Statutes.

36 The Attorney General shall set up in the Department of Justice a division to be designated 37 as the Division of Legislative Drafting and Codification of Statutes. There shall be assigned to this Division by the Attorney General Legislative Services Commission shall assign to its staff 38 39 duties as follows: 40

- (1)To prepare bills to be presented to the General Assembly at the request of the Governor, and the officials of the State and departments thereof, and members of the General Assembly, and to advise with said officials in connection therewith, and to advise with and assist counties, cities, and towns in the drafting of legislation to be submitted to the General Assembly. as provided by G.S. 120-31(9).
- (2)To supervise the recodification of all the statute law of North Carolina and supervise the keeping of such recodifications current by including therein all laws hereafter enacted by supplements thereto issued periodically, all of which recodifications and supplements shall be appropriately annotated.
- (3)In order that the laws of North Carolina, as set out in the General Statutes of North Carolina, may be made and kept as simple, as clear, as concise and as complete as possible, and in order that the amount of construction and interpretation of the statutes required of the courts may be reduced to a minimum, it shall also be the duty of the Division of Legislative Drafting and Codification of Statutes to establish and maintain a system of continuous statute research and correction. To that end the Division staff shall:
- Make a systematic study of the general statutes of the State, as set out a. in the General Statutes and as hereafter enacted by the General Assembly, for the purpose of ascertaining what ambiguities,

General Assembly Of North Carolina Session 2011 duplications and other imperfections of form and conflicts, expression exist therein and how these defects may be corrected. Consider such suggestions as may be submitted to the Division with b. respect to the existence of such defects and the proper correction thereof. Prepare for submission to the General Assembly from time to time c. bills to correct such defects in the statutes as its research discloses. "§ 120-36.22. Revisor of Statutes. The member of the staff of the Attorney General-Legislative Services Commission who is assigned to perform the duties prescribed by G.S. 114-9(3)-G.S. 120-36.21(3) shall be known as the Revisor of Statutes. Statutes and he shall be subject to all the provisions of Chapter 126 of the General Statutes relating to the State Personnel System." PART XXIII. DEPARTMENT OF INSURANCE PERMISSABLE USE OF INSURANCE REGULATORY FUND SECTION 23.1. The Department of Insurance shall not expend funds from the Insurance Regulatory Fund created under G.S. 58-6-25 for any purpose other than to reimburse the General Fund for appropriations from that fund to the Department. NO BUDGET REDUCTION FOR CERTAIN STATE FIRE PROTECTION GRANT **FUND RECIPIENTS** SECTION 23.2. Notwithstanding any other provision of this act, there shall be no reduction in funding under G.S. 58-85A-1 during the 2011-2013 fiscal biennium for local fire districts and political subdivisions of the State that receive grant funding of one thousand dollars (\$1,000) or less under that statute. PART XXIV. OFFICE OF ADMINISTRATIVE HEARINGS ACCESS TO REGISTER AND CODE SECTION 24.1. G.S. 150B-21.24(a) reads as rewritten: "(a) Register. – The Codifier of Rules shall make available the North Carolina Register on the Internet at no charge. Upon request the Codifier shall provide a free copy of the current volume of the Register to any person who receives a free copy of the North Carolina Administrative Code or any member of the General Assembly." PART XXV. OFFICE OF STATE BUDGET AND MANAGEMENT TRANSFER STATE FIRE PROTECTION GRANT FUND SECTION 25.1. Article 85A of Chapter 58 of the General Statutes reads as rewritten: "Article 85A. "State Fire Protection Grant Fund. "§ 58-85A-1. Creation of Fund; allocation to local fire districts and political subdivisions of the State. There is created in the Office of State Budget and ManagementDepartment of (a) Insurance the State Fire Protection Grant Fund. The purpose of the Fund is to compensate local fire districts and political subdivisions of the State for providing local fire protection to State-owned buildings and their contents. (b)The Office of State Budget and Management Department of Insurance shall develop and implement an equitable and uniform statewide method for distributing any funds to the State's local fire districts and political subdivisions. Upon the request of the Director of the Budget, the Department of Insurance shall provide the Office of State Budget and Management all information necessary to develop and implement the formula. It is the intent of the General Assembly to appropriate annually to the State Fire (c) Protection Grant Fund up to four million one hundred eighty thousand dollars (\$4,180,000) from the General Fund, one hundred fifty-eight thousand dollars (\$158,000) from the Highway Fund, and one million three hundred forty-five thousand dollars (\$1,345,000) from University

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of North Carolina receipts. Funds received from the General Fund shall be allocated only for 1 2 3 providing local fire protection for State-owned property supported by the General Fund; funds received from the Highway Fund shall be allocated only for providing local fire protection for 4 State-owned property supported by the Highway Fund; and funds received from University of 5 6 North Carolina receipts shall be allocated only for providing local fire protection for State-owned property supported by University of North Carolina receipts." 7 8 NC SYMPHONY FUNDING 9 **SECTION 25.2.(a)** Of the funds appropriated in this act to the Office of State 10 Budget and Management-Special Appropriations, the sum of one million five hundred thousand 11 dollars (\$1,500,000) in nonrecurring funds for the 2011-2012 fiscal year shall be allocated to 12 the North Carolina Symphony in accordance with this section. 13 **SECTION 25.2.(b)** It is the intent of the General Assembly that the NC Symphony 14 achieve its goal of raising the sum of eight million dollars (\$8,000,000) in non-State funding to 15 support the operations of the Symphony. To that end, upon demonstrating to the Office of State 16 Budget and Management that the NC Symphony has reached fund-raising targets in the 17 amounts set forth in this subsection, the NC Symphony shall receive allocations from the 18 Office of State Budget and Management as follows: 19 Upon raising the initial sum of four million dollars (\$4,000,000) in non-State (1)20 funding, the NC Symphony shall receive the sum of five hundred thousand 21 dollars (\$500,000). 22 Upon raising an additional sum of two million dollars (\$2,000,000) in (2)23 non-State funding for a total amount of six million dollars (\$6,000,000) in 24 non-State funds, the NC Symphony shall receive the sum of five hundred 25 thousand dollars (\$500,000). 26 Upon raising an additional sum of two million dollars (\$2,000,000) in (3)27 non-State funding for a total sum of eight million dollars (\$8,000,000) in 28 non-State funds, the NC Symphony shall receive the final sum of five 29 hundred thousand dollars (\$500,000) for the 2011-2012 fiscal year. 30 **SECTION 25.2.(c)** Funds allocated pursuant to this section are in addition to any 31 other funds allocated to the NC Symphony in this act. 32 33 PART XXVI. STATE BOARD OF ELECTIONS 34 35 NO EXPENDITURE OF HAVA TITLE II FUNDS FOR STATE FY 2011-2012 36 **SECTION 26.1.** The State Board of Election shall not expend any Help America 37 Vote Funds (HAVA) Title II Funds for the 2011-2012 fiscal year and, unless prohibited by 38 federal law, shall retain those funds until Maintenance of Effort funds are appropriated. 39 ALLOWING COUNTY BOARDS OF ELECTION TO EMPLOY PERSONNEL TO 40 **MAINTAIN VOTING SYSTEMS** 41 SECTION 26.3.(a) G.S. 163-165.9 reads as rewritten: 42 "§ 163-165.9. Voting systems: powers and duties of county board of elections. 43 Before approving the adoption and acquisition of any voting system by the board of (a) 44 county commissioners, the county board of elections shall do all of the following: 45 (1)Recommend to the board of county commissioners which type of voting 46 system should be acquired by the county. 47 (2)Witness a demonstration, in that county or at a site designated by the State 48 Board of Elections, of the type of voting system to be recommended and also 49 witness a demonstration of at least one other type of voting system certified 50 by the State Board of Elections. 51 (3)Test, during an election, the proposed voting system in at least one precinct 52 in the county where the voting system would be used if adopted. 53 After the acquisition of any voting system, the county board of elections shall (b) 54 comply with any requirements of the State Board of Elections regarding training and support of 55 the voting system by completing all of the following: 56 (1)The county board of elections shall comply with all specifications of its 57 voting system vendor for ballot printers. The county board of elections is 58 authorized to contract with noncertified ballot printing vendors, so long as

| uality e and <u>voting</u> <u>nel to</u> <u>ments</u> ard of o any voting ounty shall or any rsuant or any troughts or the py the |
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| a. | The School of Governmen | t at the University of North Carolina at |
| | | raining program in property tax appraisal |
| | and assessment. | |
| b. | | ons provided by the Department of State |
| 0 | Treasurer for the Local Gov Seventy percent (70%) | |
| С. | | f the expenses of the Department of e duties imposed by Article 2D of this |
| | Chapter." | e duties imposed by Article 2D of this |
| SECTION 2 | | ewritten by subsection (a) of this section, |
| reads as rewritten: | | • |
| | | tate to provide the functions listed in this |
| subsection that support | local governments are deduc | tible from the collections to be allocated |
| each month for distribut | | arrive for the modeling month must be |
| | | owing for the preceding month must be |
| a. | cted and credited to the Depart The Local Government Divi | |
| a. b. | The Property Tax Commission | |
| | | r's costs for personnel and operations of |
| | ocal Government Commission | |
| | | lowing for the preceding fiscal year must |
| | ducted and credited to the Ger | |
| a. | | t at the University of North Carolina at |
| | | raining program in property tax appraisal |
| 1 | and assessment. | |
| b. | Treasurer for the Local Gov | ons provided by the Department of State |
| с. | | f the expenses of the Department of |
| 0. | | e duties imposed by Article 2D of this |
| | Chapter." | e autos imposea og minere 20 of and |
| SECTION 2 | | section becomes effective July 1, 2012. |
| | | |
| PART XXVIII. DEPA | RTMENT OF TRANSPORT | TATION |
| CASH FLOW HIGHV | VAY FUND AND HIGHWA | Y TRUST FUND APPROPRIATION |
| | | nbly authorizes and certifies anticipated |
| revenues for the Highwa | ay Fund as follows: | |
| | ear 2013-2014 | \$2,125.4 million |
| | ear 2014-2015 | \$2,238.0 million |
| | ear 2015-2016 | \$2,352.3 million |
| | ear 2016-2017 28 1 (b) The General Assen | \$2,470.9 million nbly authorizes and certifies anticipated |
| | ay Trust Fund as follows: | noty authorizes and certifies anticipated |
| | ear 2013-2014 | \$1,084.0 million |
| | ear 2014-2015 | \$1,169.8 million |
| | ear 2015-2016 | \$1,232.6 million |
| For Fiscal Y | ear 2016-2017 | \$1,256.7 million |
| | | |
| | GHWAY FUND CERT | IFIED BUDGET TO INCREASE |
| TRANSPARENCY | | |
| | | 3C-6-4(b), the Office of State Budget and f Transportation, the Office of the State |
| Controller and the Fis | scal Research Division shall | execute changes to the Department of |
| | | 2012-2013 Fiscal Year Certified Budget |
| | | Fiscal Year Certified Budget for Budget |
| | | th Carolina Accounting System Uniform |
| Chart of Accounts press | cribed by the Office of the St | ate Controller to provide a more detailed |
| | | and actual expenditures and revenue |
| | | ing object detail at the four-digit level for |
| all acounts to full-time | and part-time positions, to op | perating expenditures and receipts, and to |
| | | |

intrafund transfers. In addition, work order positions shall be budgeted within existing fund 1 2 3 4 codes. These readjustments to the enacted budget are for the sole purpose of correctly aligning authorized positions and associated operating costs with the appropriate purposes and definitions as defined in G.S. 143C-1-1. The Office of State Budget and Management shall 5 6 change the certified budget to reflect these adjustments only after reporting the proposed adjustments to the Chairs of the Senate Appropriations Committee on Department of 7 Transportation and the Chairs of the House Appropriations Subcommittee on Transportation 8 and to the Fiscal Research Division no later than March 1, 2012. It is the intent of the General 9 Assembly that these changes in the certified budget for Budget Code 84210 shall begin with the 10 2012-2013 fiscal year and shall be used in subsequent fiscal years.

REMOVE PILOT DESIGNATION FOR PUBLIC-PRIVATE PARTNERSHIPS

- SECTION 28.3. G.S. 136-28.1 reads as rewritten:
- "§ 136-28.1. Letting of contracts to bidders after advertisement; exceptions.

15 16 (1)The Department of Transportation may enter into as many as two pilot contracts for 17 public private public-private participation in providing litter removal from State right-of-way. 18 Selection of firms to perform this work shall be made using a best value procurement process 19 and shall be without regard to other provisions of law regarding the Adopt-A-Highway 20 Program administered by the Department. Acknowledgement of sponsors may be indicated by 21 appropriate signs that shall be owned by the Department of Transportation. The size, style, 22 specifications, and content of the signs shall be determined in the sole discretion of the 23 Department of Transportation. The Department of Transportation may issue rules guidelines, 24 rules, and policies necessary to implement administer this section. subsection.

25 The Department of Transportation may enter into as many as two pilot contracts for (m)26 public-private participation in providing real-time traveler information at State-owned rest 27 areas. Selection of firms to perform this work shall be made using a best value procurement 28 process. Recognition of sponsors in the program may be indicated by appropriate acknowledgment for any services provided. The size, style, specifications, and content of the 29 30 acknowledgment shall be determined in the sole discretion of the Department. Revenues 31 generated pursuant to a contract initiated under this subsection shall be shared with Department 32 of Transportation at a predetermined percentage or rate, and shall be earmarked by the 33 Department to maintain the State owned rest areas from which the revenues are generated. The 34 Department of Transportation may issue guidelines, rules, and policies necessary to administer 35 a pilot program initiated under this subsection."

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REMOVE CAP ON DESIGN-BUILD PROJECTS

SECTION 28.4. G.S. 136-28.11(a) reads as rewritten:

38 39 "(a) Design-Build Contracts Authorized. - Notwithstanding any other provision of law, 40 the Board of Transportation may award contracts for up to 25 projects each fiscal year for 41 construction of transportation projects on a design-build basis." 42

43 FLEXIBILITY TO SEEK LIMITED SPONSORSHIPS 44

SECTION 28.5.(a) G.S. 66-58 reads as rewritten:

- "§ 66-58. Sale of merchandise or services by governmental units.
 - (b) The provisions of subsection (a) of this section shall not apply to:
 - (20)The Department of Transportation, or any nonprofit lessee of or other party contracting with the Department, for the sale of books, crafts, gifts, and other tourism-related items at visitor centers travel-related goods and services at welcome centers, visitor centers, rest areas, and administrative facilities owned by the Department.
 - (c) The provisions of subsection (a) shall not prohibit:
 - (20)The Department of Transportation or any lessee of or contracting party with the Department from conducting activities related to privatization and operation of welcome centers, visitor centers, rest areas, and administrative

| 1 2 | | facilities or from entering into agreements for sponsorship of agency services. |
|--------------------------------|------|--|
| 2 3 | " | |
| 4 | SECT | ION 28.5.(b) G.S. 136-18 reads as rewritten: |
| 5 6 | | rs of Department of Transportation. artment of Transportation is vested with the following powers: |
| 7 | | authent of Transportation is vested with the following powers. |
| 8 9 10 11 12 13 | (9) | To employ appropriate means for properly selecting, planting and protecting trees, shrubs, vines, grasses or legumes in the highway right-of-way in the promotion of erosion control, landscaping and general protection of said highways; to acquire by gift or otherwise land for and to construct, operate and maintain roadside parks, picnic areas, picnic tables, scenic overlooks and other appropriate turnouts for the safety and convenience of highway |
| 14 | | users; and to cooperate with municipal or county authorities, federal |
| 15 | | agencies, civic bodies and individuals in the furtherance of those objectives. |
| 16 17 | | None of the roadside parks, picnic areas, picnic tables, scenic overlooks or other turnouts, or any part of the highway right-of-way shall be used for |
| 18 | | commercial purposes except (i) for materials displayed in welcome centers |
| 19 | | in accordance with G.S. 136-89.56, and (ii) for vending machines permitted |
| 20 21 | | by the Department of Transportation and placed by the Division of Services for the Blind, Department of Health and Human Services, as the State |
| 22 | | licensing agency designated pursuant to Section $2(a)(5)$ of the |
| 23 | | Randolph-Sheppard Act (20 USC 107a(a)(5)). The Department of |
| 24 25 | | Transportation shall regulate the placing of the vending machines in highway rest areas and shall regulate the articles to be dispensed. Every |
| 26 | | other use or attempted use of any of these areas for commercial purposes |
| 27 | | shall constitute a Class 1 misdemeanor and each day's use shall constitute a |
| 28 29 | | separate offense. <u>Notwithstanding the provisions of this section, the</u> Department of Transportation is authorized to contract for sponsorship of |
| 30 | | ferry welcome centers, Incident Management Assistance Patrols, welcome |
| 31 | | centers, visitor centers, and rest areas and to allow the contracting party to |
| 32 33 | | use the right-of-way for commercial purposes for the sale of travel-related goods at services in accordance with G.S. 136-89.56." |
| 34 | | |
| 35 36 | (39) | To enter into partnership agreements with private entities, and authorized |
| 30 37 | | political subdivisions to finance, by tolls, contracts, and other financing methods authorized by law, the cost of acquiring, constructing, equipping, |
| 38 | | maintaining, and operating transportation infrastructure in this State, and to |
| 39 40 | | plan, design, develop, acquire, construct, equip, maintain, and operate |
| 40 41 | | transportation infrastructure in this State. <u>The Department is also authorized</u> to enter into partnership agreements with private entities and authorized |
| 42 | | political subdivisions to finance the cost of acquiring, constructing, |
| 43 44 | | equipping, maintaining, and operating facilities, including ferry welcome centers, Incident Management Assistance Patrols, welcome centers, visitor |
| 45 | | centers, rest areas, and administrative offices. The Department is further |
| 46 | | authorized to enter into partnership agreements with private entities and |
| 47 48 | | authorized political subdivisions to finance the cost of providing sponsorship for State services. An agreement entered into under this subdivision requires |
| 49 | | the concurrence of the Board of Transportation. The Department shall report |
| 50 | | to the Chairs of the Joint Legislative Transportation Oversight Committee, |
| 51 52 | | the Chairs of the House of Representatives Appropriations Subcommittee on Transportation, and the Chairs of the Senate Appropriations Committee on |
| 53 | | the Department of Transportation, at the same time it notifies the Board of |
| 54 | | Transportation of any proposed agreement under this subdivision. Any |
| 55 56 | | contracts for construction of highways, roads, streets, and bridges which are awarded pursuant to an agreement entered into under this section shall |
| 50 57 | | comply with the competitive bidding requirements of Article 2 of this |
| 58 | | Chapter. |
| 59 | " | |

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| 1 | SECTION 28.5.(c) G.S. 136-89.56 reads as rewritten: | |
| 2 3 | "§ 136-89.56. Commercial enterprises. | |
| 3 | No commercial enterprises or activities shall be authorized or conducted | d by the Department |
| 4 | of Transportation, any other State agency, or the governing body of any cit | |
| 5 | on the property acquired for or designated as a controlled-access facility | as defined in this |
| 6 | Article, except for: | , us actifica in this |
| 7 | (1) Materials displayed The sale of goods and services by | the Department a |
| 8 | lessee, or other service provider or contracting party | |
| 9 | which centers, visitor centers, rest areas, and other ad | |
| 10 | shall be directly related to travel, accommodations, tour | ist-related activities |
| 11 | tourist-related services, and attractions. The Department | |
| 12 | shall issue rules and may adopt guidelines and policies re | oulating the display |
| 13 | and sale of these materials. These materials may contain | advertisements for |
| 14 | real estate; and | |
| 15 | " | |
| 16 | | |
| 17 | SMALL CONSTRUCTION AND CONTINGENCY FUNDS | |
| 18 | SECTION 28.6. Of the funds appropriated in this act to | the Department of |
| 19 | Transportation: | the Department of |
| 20 | | and fiscal year for |
| 20 | (1) Seven million dollars (\$7,000,000) shall be allocated in small construction projects recommended by th | a State Highway |
| 22 | Administrator in consultation with the Chief Operating C | |
| $\frac{22}{23}$ | by the Secretary of the Department of Transportation. T | |
| 23 | allocated equally in each fiscal year of the biennium amo | |
| 25 | Divisions for small construction projects. | Jing the 14 Highway |
| 26 | (2) Twelve million dollars (\$12,000,000) shall be allocate | d statewide in each |
| 20 27 | fiscal year for rural or small urban highway improv | |
| 28 | transportation enhancements to public roads and public | |
| 29 29 | access roads, and spot safety projects, including pedes | trian walkways that |
| 30 | enhance highway safety. Projects funded pursuant to the | is subdivision shall |
| 31 | be approved by the Secretary of Transportation. | iis subdivision shun |
| 32 | None of these funds used for rural secondary road construction | n are subject to the |
| 33 | county allocation formulas in G.S. 136-44.5(b) and (c). | n ale subject to the |
| 34 | These funds are not subject to G.S. 136-44.7. | |
| 35 | The Department of Transportation shall report to the memb | ers of the General |
| 36 | Assembly on projects funded pursuant to this section in each member | r's district prior to |
| 37 | construction. The Department shall make a quarterly comprehensive report | |
| 38 | funds to the Joint Legislative Transportation Oversight Committee and | |
| 39 | Division. | |
| 40 | | |
| 41 | ADJUST SECONDARY ROAD CONSTRUCTION AND SECO | ONDARY ROAD |
| 42 | MAINTENANCE | |
| 43 | SECTION 28.7.(a) Notwithstanding G.S. 136-44.2A, seconda | ry road construction |
| 44 | and secondary road maintenance funds from the Highway Fund shall no | ot increase over the |
| 45 | amounts allocated in the fiscal year 2011-2012 and fiscal year 2012-2013 ba | ase budgets. |
| 46 | SECTION 28.7.(b) Notwithstanding G.S. 136-182, secondar | y road construction |
| 47 | and secondary road maintenance funds from the Highway Trust Fund sha | ill not increase over |
| 48 | the amounts allocated in the fiscal year 2011-2012 and fiscal year 2012-201 | 3 base budgets. |
| 49 | | - |
| 50 | SYSTEM PRESERVATION FUNDS PREFERENCE FOR DEFICIEN | |
| 51 | SECTION 28.8. The funds allocated to the system preservation | |
| 52 | Code 84240-7839) for fiscal years 2011-2012 and 2012-2013 shall I | be used for bridge |
| 53 | improvements on structurally deficient bridges. | |
| 54 | | |
| 55 | INCREASE DOT PRIVATIZATION | |
| 56 | SECTION 28.9. The Department of Transportation shall seek t | |
| 57 | contracts to further privatize design and engineering work where practical | and economical. In |
| 58 | doing so, the Department of Transportation shall do the following: | |

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| 1 2 3 4 5 6 | Identify State-funded professional service contracts of thousand dollars (\$250,000) or less that are likely to participation by Small Professional Services Firms an solicitation of applicable contracts to those firms. Expand the use of multiple contract awards for mainter projects. | attract increased d then direct the |
| 7 8 9 | (3) Increase the outsourcing of preliminary engineering proje (50%) of the total funds in the annual work plan. | cts to fifty percent |
| 10 11 12 13 14 15 16 17 18 19 20 21 | STATE STREET-AID TO MUNICIPALITIES (POWELL BILL) ADJU SECTION 28.10.(a) G.S. 136-41.1(a) reads as rewritten: "(a) There is annually appropriated out of the State Highway Fund a su amount after refunds that was produced during the fiscal year by a one and $(1 \ 3/4 \phi)$ tax on each gallon of motor fuel taxed under Article 36C of Chapter Statutes and on the equivalent amount of alternative fuel taxed under A Chapter. The <u>One-half of the</u> amount appropriated shall be allocated in October 1 of each year to the cities and towns of the State in accordance with second one-half of the amount appropriated shall be allocated in cash on or b each year to the cities and towns of the State in accordance with this secti- provided in G.S. 136-176(b)(3), revenue is allocated and appropriated from the Fund to the cities and towns of this State to be used for the same purposes and | im equal to the net three-fourths cents 105 of the General rticle 36D of that cash on or before h this section. <u>The</u> <u>before January 1 of</u> <u>on.</u> In addition, as the Highway Trust |
| 22 23 24 25 26 | same manner as the revenue appropriated to them under this section from the Like the appropriation from the Highway Fund, the appropriation from the Fund shall be based on revenue collected during the fiscal year precedistribution is made. | he Highway Fund. he Highway Trust ding the date the |
| 27 28 29 30 31 32 33 34 | SECTION 28.10.(b) Article 2 of Chapter 136 of the General St by adding a new section to read: "§ 136-41.2B. Eligibility for funds; municipalities with no road miles inel No municipality shall be eligible to receive funds under G.S. 136 municipality maintains public streets that (i) are within its jurisdiction and part of the State highway system." SECTION 28.10.(c) Unexpended and unencumbered funds prev municipalities made ineligible to receive funds by subsection (b) of this | ligible. 6-41.1 unless the (ii) do not form a fiously allocated to |
| 35 36 37 38 39 | reallocated to eligible municipalities in accordance with G.S. 136-41.1. SECTION 28.10.(d) G.S. 136-41.3 reads as rewritten: "§ 136-41.3. Use of funds; records and annual statement; excess accum contracts for maintenance, etc., of streets. | nulation of funds; |
| 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 | No funds allocated to municipalities pursuant to G.S. 136-41.1 and permitted to accumulate for a period greater than permitted by this se accumulated funds shall be used only for the purposes permitted by G.S. 136-41.3. Any Except as otherwise provided in this section, any m accumulated an amount greater than the sum of the past 10 allocations m amount equal to such excess deducted from the next allocation after rece required by this section. Such deductions shall be carried over and added to allocated to municipalities for the following year. Notwithstanding the other section, the Department shall adopt a policy to allow small municipalities Department to be allowed to accumulate up to the sum of the past 2 municipality's allocations are so small that the sum of the past 10 allocatify sufficient to accomplish the purposes of this section. | ection. Interest on the provisions of unicipality having ade, shall have an ceipt of the report to the amount to be provisions of this es to apply to the 0 allocations if a |
| 54 55 56 57 58 | STATE AID TO KAILKOADS TRANSPARENCY SECTION 28.12. G.S. 136-44.20(d) is repealed. PROGRAM EVALUATION DIVISION TO STUDY NORTH CAROLIN SECTION 28.12A. The Program Evaluation Division of the Operation of the Operation Division Division Division Operation Division Division Division Division Division Operation Division Division Operation Division Divi | |
| 58 59 | shall conduct a comprehensive evaluation of the North Carolina Railroad (| |

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| Carolina corporation of which the State is the sole shareholder and which is a discretely reported component unit of the State as defined by the Governmental Accounting Standards Board. The evaluation shall address, at a minimum, the following issues: |
| (1) Whether the corporation is adhering to its stated corporate mission of |
| (2) maximizing the value of the corporation for the people of the State. (2) What economic development benefits have been provided by the corporation |
| and for what costs.(3) An evaluation of the use of available cash by the corporation, including the |
| purchase of real property used for investment purposes rather than paying dividends to the State. |
| (4) The approximate value of the corporation's assets, based on a market valuation rather than historic or book value of assets. |
| (5) The approximate value of the entire corporation as a going concern. |
| (6) The effectiveness of the provisions of Chapter 124 of the General Statutes to allow the State to exercise its shareholder rights and to provide effective |
| shareholder oversight of the corporation. |
| (7) Whether the ownership of the corporation provides the State a reasonable |
| return on its investment, attempting to consider both the tangible and intangible value provided by the corporation. |
| (8) Whether the corporation should be sold, transferred under the jurisdiction of |
| the Department of Transportation or another State agency, or maintain its |
| (9) corporate structure.(9) Whether the General Assembly should consider the possibility of repealing |
| the corporate charter of the corporation by a special act, as allowed under |
| Section 1 of Article VIII of the North Carolina Constitution. |
| For the purposes of this evaluation, the terms "State agency" or "agency" as used under |
| Article 7C of Chapter 120 of the General Statutes shall include the North Carolina Railroad |
| Company. For the purposes of this evaluation, the Program Evaluation Division is hereby granted |
| authority to exercise the State's shareholder right to inspect the corporate books and records of |
| the North Carolina Railroad Company on behalf of the State. |
| The Program Evaluation Division may hire consultants to aid it in its evaluation, including |
| experts in appraisal and valuation. |
| The Program Evaluation Division shall report the results of its study to the Joint Legislative Program Evaluation Oversight Committee and the Joint Legislative Transportation Oversight |
| Committee no later than May 1, 2012. |
| |
| REPORT, CONSULTATION, AND APPROVAL OF RAIL PROJECTS |
| SECTION 28.15. G.S. 136-44.36 reads as rewritten: "§ 136-44.36. Department of Transportation designated as agency to administer federal |
| and State railroad revitalization programs. |
| (a) The General Assembly hereby designates the Department of Transportation as the |
| agency of the State of North Carolina responsible for administering all State and federal |
| railroad revitalization programs. The Department of Transportation is authorized to develop, and the Board of Transportation is authorized to adopt, a State railroad plan, and the |
| Department of Transportation is authorized to do all things necessary under applicable State |
| and federal legislation to properly administer State and federal railroad revitalization programs |
| within the State. Such authority shall include, but shall not be limited to, the power to receive |
| federal funds and distribute and expend federal and State funds for rail programs designed to |
| cover the costs of acquiring, by purchase, lease or other manner as the department considers appropriate, a railroad line or other rail property to maintain existing or to provide future rail |
| service; the costs of rehabilitating and improving rail property on railroad lines to the exten |
| necessary to permit safe, adequate and efficient rail service on such lines; and the costs of |
| constructing rail or rail related facilities for the purpose of improving the quality, efficiency and |
| safety of rail service. The Department shall also have the authority to preserve railroad corridors for future railroad use and interim compatible uses and may lease such corridors for |
| interim compatible uses. Such authority shall also include the power to receive and administer |
| federal financial assistance without State financial participation to railroad companies to cover |
| the costs of local rail service continuation payments, of rail line rehabilitation, and of rail line |
| |

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| 1 | | isted above. This Article shall not be constr | |
| 2 | power or authori | ty to operate directly any rail line or rail faci | lities. |
| 3 | | ithstanding subsection (a) of this section, t | |
| 4 | · · · · · | of Transportation for rail programs shall be s | |
| 5 6 7 | <u>(1)</u> | <u>Report. – For any project under sub</u> | |
|) | | Department of Transportation shall report | |
| | | amounts of federal funds and any State | |
| | | expected annual maintenance and operation for the next 25 years, to the Joint Lea | |
| | | Committee if the General Assembly is | |
| | | Appropriations Subcommittee on Transpo | |
| | | on Appropriations on Department of Tran | |
| | | is in session. | |
| | <u>(2)</u> | Consultation. – If either the amount of Sta | ate matching funds required by the |
| | ~~/ | federal grant or the amount of future an | nual maintenance and operational |
| | | costs of the project are reasonably expect | |
| | | (\$3,000,000), then the Department shall n | |
| | | consultation with the Joint Legislative Tr | |
| | | if the General Assembly is not in session, | |
| | | Subcommittee on Transportation and | |
| | | Appropriations on Department of Transpo | |
| | | in session. Failure of the Joint Legi | |
| | | <u>Committee, the House Appropriations Su</u> the Senate Committee on Appropriations of | |
| | | hold a meeting with the Department of T | |
| | | written request for a meeting from the Dep | |
| | | deemed a waiver of consultation by the co | |
| | <u>(3)</u> | Approval. – If either the amount of Stat | |
| | ~~~ | federal grant or the amount of future an | |
| | | costs of the project are reasonably expected | |
| | | (\$20,000,000), then the Department's acce | |
| | | approval of the project by an act of the C | |
| | | passed since consultation or the expiration | |
| | | subdivision (2) of this subsection, the | |
| | | Assembly, including the lack of an extra s | |
| | | be deemed an approval of the project, an | |
| | For nurnages of | <u>funds without an act of the General Assem</u> his subsection, the terms "State matching fu | |
| | | to the State" shall not include funds that m | |
| | | ut that originally came from a non-State sour | |
| | | | |
| | PROHIBIT RA | IL DIVISION FROM PROVIDING CON | NVENIENCE ITEMS FREE OF |
| | | N ALL PASSENGER RAIL SERVICE | |
| | | FION 28.16. The Department of Transp | |
| | | ence items to passengers free of charge un | |
| | | ns include bottled or canned drink products | |
| | | onvenience. The Department of Transportat | |
| | such items throug | gh vending machines or through other mecha | anisms. |
| | STUDV MANN | S HARBOR REPAIR AND PAINT SHO | D |
| | | FION 28.16A. The Joint Legislative Tra | |
| | | ssue of privatizing the ferry repair facilities | |
| | | lysis, the Joint Legislative Transportation C | |
| | | rming ferry repairs through a private corpora | |
| | | Manns Harbor repair and paint shop faciliti | |
| | | arbor facility, and the overall annual savin | |

Oversight Committee shall submit its report to the General Assembly no later than May 25, 2012.

ELIMINATE AERONAUTICS COUNCIL, BICYCLE COMMITTEE, AND RAIL COUNCIL

SECTION 28.17.(a) The Aeronautics Council of the Department of Transportation is eliminated. G.S. 143B-356 and G.S. 143B-357 are repealed.

SECTION 28.17.(b) The North Carolina Bicycle Committee within the Department of Transportation is eliminated. G.S. 136-71.13 is repealed.

SECTION 28.17.(c) The North Carolina Rail Council of the Department of Transportation is eliminated. Part 9 of Article 8 of Chapter 143B of the General Statutes is repealed.

AVIATION DIVISION APPROPRIATION

SECTION 28.17A. Notwithstanding G.S. 136-16.4, the continuing aviation appropriation from the Highway Fund to the Department of Transportation shall be reduced as provided in this act.

FLEXIBLE USE OF FUNDS TO LEVERAGE FEDERAL FUNDS FOR RURAL PUBLIC TRANSPORTATION

SECTION 28.18. In order to ensure maximum receipts of funding and to facilitate the use of funds available to the Department, the Department of Transportation, Public Transportation Division, shall have the flexibility to transfer funding from the consolidated 24 capital program of its rural funding programs for vehicles, technology, and facilities to the 25 operating programs, based on the Department's ability to leverage all additional federal funds to 26 meet the capital needs of rural transportation systems. This section applies only to fiscal years 2011-2012 and 2012-2013. 28

MAXIMIZE LEVERAGE OF FEDERAL PUBLIC TRANSPORTATION OPERATING AND CAPITAL FUNDS FOR LOCAL PUBLIC TRANSPORTATION SYSTEMS

31 The Department of Transportation, Public Transportation **SECTION 28.19.** 32 Division, shall provide local public transportation systems with maximum flexibility to use State operating funds from the "urban and regional maintenance," "elderly and disabled," "work 33 34 first and transportation employment," and "urban technology, human service transportation management, and rural general public" grant programs to leverage all eligible federal transit 35 36 operating assistance funds. This section applies only to fiscal years 2011-2012 and 2012-2013. 37

38 STREAMLINE GRANT PROCESS AND CONSOLIDATE GRANTS FOR PUBLIC 39 TRANSPORTATION

40 SECTION 28.20.(a) The Department of Transportation, Public Transportation 41 Division, shall work with stakeholders to streamline the grant application process, determine 42 levels for funding distributions, and make recommendations to the General Assembly to 43 maximize the use of these grant funds. The Department of Transportation shall report these 44 findings to the Joint Legislative Transportation Oversight Committee no later than March 1, 45 2012.

46 **SECTION 28.20.(b)** The Department of Transportation and the Office of State 47 Budget and Management are directed to combine grant funding to the "elderly and disabled," 48 "work first and transportation employment," and the human service transportation management 49 and rural general public grant programs within the "urban technology, human service transportation management and rural general public" grant programs. The Highway Fund Budget Code 84210, Fund Code 7831, shall be changed to reflect these consolidations and the 50 51 52 separation of the "urban technology, human service transportation management and rural 53 general public" grant program. The grant categories and respective formulas shall remain 54 unchanged. The Department shall determine an appropriate distribution for funds based upon 55 the needs of the local governments.

56 Consolidating the funding sources should enable the Department to increase 57 utilization of all available funds based on documented local needs, reduce program 58 administration at the State and local levels, and increase flexibility for regional systems to 59 apply and expend funds for multicounty transit needs.

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SECTION 28.20.(c) Subsection (b) of this section becomes effective July 1, 2012.

STUDY REGIONAL CONSOLIDATION OF TRANSIT SYSTEMS

2 3 4 **SECTION 28.21.** The Department of Transportation, Public Transportation 5 6 Division, is directed to study the feasibility and appropriateness of developing regional transit systems with the goals of (i) providing increased mobility between existing transit systems within one county and between counties, (ii) improving planning and coordination to better 8 meet public demand, (iii) maximizing funding, and (iv) developing centralized professional 9 staff that will create operational and administrative efficiencies. This study shall examine both 10 (i) the consolidation of transit service planning and delivery based on regional travel patterns and (ii) the consolidation of single-county transit systems, where applicable. The Department of 12 Transportation, Public Transportation Division, shall report the results of its study to the Joint Legislative Transportation Oversight Committee no later than March 1, 2012.

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BLUE LINE EXTENSION AND RED LINE COMMUTER RAIL PROJECTS

SECTION 28.21A. The Department of Transportation shall not enter into any contracts for the construction, design, or planning of the LYNX Blue Line Extension/Northeast Corridor project or the LYNX Red Line/North Corridor Commuter Rail project if the contract requires the present or future commitment of any State funds.

FLEXIBLE USE OF FUNDS FOR DIVISION OF MOTOR VEHICLES FOR FISCAL YEARS 2011-2012 AND 2012-2013

SECTION 28.23. Of the funds appropriated in this act to the Department of Transportation, Division of Motor Vehicles:

- One hundred five thousand dollars (\$105,000) may be used for contractual (1)security services at the Division of Motor Vehicles Registration and International Registration Plan (IRP) office in the City of Charlotte.
- (2)Two hundred twenty-five thousand thirty dollars (\$225,030) may be used for the purpose of staffing the dedicated commercial drivers license skills testing sites located in the City of Lumberton and under construction in Iredell County. The Division is authorized to reclassify five existing, vacant positions for this purpose.

COMPETITIVE BIDDING OF LICENSE PLATE AGENCY CONTRACTS

SECTION 28.23A.(a) G.S. 20-63(h) reads as rewritten:

35 36 "(h) Commission Contracts for Issuance of Plates and Certificates. - All registration 37 plates, registration certificates, and certificates of title issued by the Division, outside of those 38 issued from the Charlotte and Raleigh offices of the Division and those issued and handled 39 through the United States mail, shall be issued insofar as practicable and possible through 40 commission contracts entered into by the Division for the issuance of the plates and certificates 41 in localities throughout North Carolina with persons, firms, corporations or governmental 42 subdivisions of the State of North Carolina. The Division shall make a reasonable effort in 43 every locality, except as noted above, to enter into a commission contract for the issuance of 44 the plates and certificates and a record of these efforts shall be maintained in the Division. In 45 the event the Division is unsuccessful in making commission contracts, it shall issue the plates 46 and certificates through the regular employees of the Division. Whenever registration plates, 47 registration certificates, and certificates of title are issued by the Division through commission 48 contract arrangements, the Division shall provide proper supervision of the distribution. 49 Nothing contained in this subsection will allow or permit the operation of fewer outlets in any 50 county in this State than are now being operated.

51 Commission contracts entered into by the Division under this subsection prior to September 52 2011, shall provide for the payment of compensation on a per transaction basis. The 1. 53 collection of the highway use tax shall be considered a separate transaction for which one 54 dollar and twenty-seven cents (\$1.27) compensation shall be paid. The performance at the same 55 time of one or more of the remaining transactions listed in this subsection shall be considered a 56 single transaction for which one dollar and forty-three cents (\$1.43) compensation shall be 57 paid.

58 A transaction is any of the following activities:

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| 1 2 3 | (1) | Issuance of a registration plate, a registration card is of property taxes or fees under G.S. 105-330.5, sticker, or a certificate of title. | |
| 4 | (2) | Issuance of a handicapped placard or handicapped ide | entification card |
| 5 | (2) (3) | Acceptance of an application for a personalized regist | |
| 6 | (4) | Acceptance of a surrendered registration plate, | |
| 2 3 4 5 6 7 8 | | registration renewal sticker, or acceptance of an a person cannot surrender a registration plate, registrat | affidavit stating why a |
| 9 | | renewal sticker. | |
| 10 | (5) | Cancellation of a title because the vehicle has been ju | nked |
| 11 | (6) | Acceptance of an application for, or issuance of, a re- | |
| 12 | (0) | other than the highway use tax. | |
| 13 14 | (7) | Receipt of the civil penalty imposed by G.S. 20-311 responsibility or receipt of the restoration fee imposed | |
| 15 | (8) | Acceptance of a notice of failure to maintain finance | |
| 16 | (0) | motor vehicle. | char responsionity for a |
| 17 | (8a) | Collection of civil penalties imposed for violations of | G S 20-183 8A |
| 18 | (8b) | Sale of one or more inspection stickers in a single th | |
| 19 | (00) | inspection station. | |
| 20 | (9) | Collection of the highway use tax. | |
| 21 | (10) | Acceptance of a temporary lien filing." | |
| 22 | | TON 28.23A.(b) G.S. 20-63(h1) reads as rewritten: | |
| 23 | | nission contracts entered into by the Division under | this subsection prior to |
| 24 | | 11, shall also provide for the payment of an additiona | |
| 25 | compensation to | commission contract agents for any transaction | |
| 26 | subdivision (a)(1) |), $(a)(2)$, $(a)(3)$, $(a)(7)$, $(a)(8)$, or $(a)(9)$ of G.S. 20-85." | |
| 27 | SECT | TON 28.23A.(c) G.S. 20-63 is amended by adding a n | |
| 28 | " <u>(h3)</u> <u>Comp</u> | etitive Contract Bidding For contracts entered into a | fter September 1, 2011, |
| 29 | the Division shall | 1 advertise geographic regions for commission contra | icts. The Division shall |
| 30 | | on contracts through a competitive bidding process, | |
| 31 | transaction tees | to be earned under the commission contract. The D | ivision shall award the |
| 32 | | owest responsible, responsive bidder, taking into contractive relations with potential commission agents, the | |
| 33 34 | | tractual relations with potential commission agents, the sion contract, and other factors deemed appropriate | |
| 35 | advertised as part | of the bid solicitation." | c by the Division and |
| 36 | advertised as part | of the old softenation. | |
| 37 | CONFORMING | G CHANGES RELATED TO DMV AUDITOR | RS AND CHANGES |
| 38 | | TO DMV HEARINGS | |
| 39 | | TON 28.23B.(a) G.S. 20-183.8F reads as rewritten: | |
| 40 | | equirements for giving license holders notice of vio | lations and for taking |
| 41 | | nary action. | C |
| 42 | | ng of Violation. When an auditor of the Division fin | |
| 43 | occurred that con | ald result in the suspension or revocation of an inspe | ection station license, a |
| 44 | self-inspector lic | ense, a mechanic license, or the registration of a | person engaged in the |
| 45 | business of repla | eing windshields, the auditor must give the affected | license holder written |
| 46 | notice of the fine | ling. The notice must be given within five business da | sys after the completion |
| 47 | | on that resulted in the discovery of the violation. Th | |
| 48 | that appled on suspense | sion or revocation that could apply to the violation and | a any monetary penalty |
| 49 50 | | to the violation. The notice must also inform the license rision charges the license holder with the violation. | e noider of the right to a |
| 50 | | e of Charges. – When the Division decides to charge | an inspection station a |
| 52 | | a mechanic, or a person who is engaged in the | |
| 53 | windshieldsmech | anic with a violation that could result in the suspensi | on or revocation of the |
| 54 | | an auditor of the Division must deliver a written state | |
| 55 | | ise holder. The statement of charges must inform the | |
| 56 | | request a hearing, instruct the person on how to obtain | |
| 57 | | of the effect of not requesting a hearing. The license | |
| 58 | | e license is suspended or revoked. G.S. 20-183.8EG.S. | |
| 59 | procedure for obt | | |
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Exception for Summary Action. – The right granted by subsection (b) of this section 1 (c) 2 3 to have a hearing before a license is suspended or revoked does not apply if the Division summarily suspends or revokes the license after a judge has reviewed and authorized the 4 proposed action. A license issued to an inspection station, a self-inspector, or a mechanic is a 5 substantial property interest that cannot be summarily suspended or revoked without judicial 6 review.

7 A notice or statement prepared pursuant to this section or an order of the Division (d)8 that is directed to a mechanic may be served on the mechanic by delivering a copy of the 9 notice, statement, or order to the station or to the place of business of the self-inspector where 10 the mechanic is employed. Delivery under this section to any person may be made via certified mail or by hand delivery." 11 12

SECTION 28.23B.(b) G.S. 20-183.8G(b) reads as rewritten:

13 Hearing After Statement of Charges. - When a license holder receives a statement "(b) 14 of charges of a violation that could result in the suspension or revocation of the person's 15 license, the person can obtain a hearing by making a request for a hearing. The person must 16 make the request to the Division within 10 days after receiving the statement of the charges. A 17 person who does not request a hearing within this time limit waives the right to a hearing.

18 The Division must hold a hearing requested under this subsection within 10 business30 days after receiving the request. The hearing must be held at the location designated by the 19 20 Division. Suspension or revocation of the license is stayed until a decision is made following 21 the hearing.

22 If a person does not request a hearing within the time allowed for making the request, the 23 proposed suspension or revocation becomes effective the day after the time for making the 24 request ends. If a person requests a hearing but does not attend the hearing, the proposed 25 suspension or revocation becomes effective the day after the date set for the hearing."

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DEPARTMENT OF REVENUE TO REPORT ON MOTOR FUELS TAX AUDITOR AND INVESTIGATOR PERFORMANCE

29 SECTION 28.25. The Department of Revenue, Motor Fuels Division and the Tax 30 Enforcement Division, shall report on the performance of auditor and investigator collection 31 and enforcement activities as it relates to its administration of the motor fuels, alternative fuels, 32 motor carrier, and inspection tax laws. The report will overview the Department's collection 33 and enforcement activities and include recommendations to improve these efforts. This 34 Department shall develop a methodology to compare performance by employees and include 35 these results in the report. The Department of Revenue shall report to the Joint Legislative 36 Transportation Oversight Committee and to the Joint Legislative Commission on Governmental 37 Operations by March 1, 2012. 38

39 REDUCE **ADMINISTRATIVE** TRANSFERS AND REDIRECT LEAKING 40 UNDERGROUND STORAGE TANK FUNDING TO HIGHWAY FUND FOR 41 SYSTEM PRESERVATION

42 SECTION 28.25A.(a) Notwithstanding G.S. 119-18(b) or any other provision of law, the amount of allowable costs of administering Chapter 119 of the General Statutes for the 43 44 Department of Agriculture and Consumer Services shall be reduced by a recurring two hundred 45 sixty-one thousand eight hundred eighty-eight dollars (\$261,888). Notwithstanding 46 G.S. 119-18(b) or any other provision of law, the amount of allowable costs of administering Subchapter V of Chapter 105 of the General Statutes for the Department of Revenue shall be 47 48 reduced by a recurring one million twenty-four thousand five hundred forty-four dollars 49 (\$1,024,544).

SECTION 28.25A.(b) G.S. 119-18(b) reads as rewritten:

50 51 Proceeds. – The proceeds of the inspection tax levied by this section shall be applied "(b) 52 first to the costs of administering this Article and Subchapter V of Chapter 105 of the General 53 Statutes. The remainder of the proceeds shall be credited on a monthly basis to the Commercial 54 Leaking Petroleum Underground Storage Tank Cleanup Fund and the Noncommercial Leaking 55 Petroleum Underground Storage Tank Cleanup Fund. If the amount of revenue in the 56 Noncommercial Fund at the end of a month is at least five million dollars (\$5,000,000), 57 one-half of the remainder of the proceeds shall be credited to the Noncommercial Fund and one-half of the remainder of the proceeds shall be credited to the Commercial Fund. If the 58 59 amount of revenue in the Noncommercial Fund at the end of a month is less than this threshold

amount, all of the remainder of the proceeds shall be credited to the Noncommercial Fund the Highway Fund to be used for system preservation under the Department of Transportation in the highway maintenance program."

STUDY REIMBURSEMENT PROCESS FOR DEPARTMENT OF CORRECTION LITTER PICKUP

5 6 7 SECTION 28.26. The Office of State Budget and Management, in consultation 8 with the Department of Correction and Department of Transportation, shall study 9 performance-based reimbursement as an alternative to the current funding mechanism for 10 inmate litter pickup, which consists of a direct appropriation from the Department of 11 Transportation's Highway Fund budget to the Department of Correction. Measures for an 12 alternative funding mechanism may include reimbursements based on total mileage of 13 highways cleaned, per hour reimbursements for non-litter pickup activities, or other factors, as 14 appropriate.

15 The Office of State Budget and Management shall report to the Joint Legislative 16 Transportation Oversight Committee and to the Joint Legislative Commission on Governmental 17 Operations no later than March 1, 2012. It is intended that the report contain recommendations 18 for reimbursement rates that have been agreed upon by the Department of Correction and the 19 Department of Transportation and that the recommended rate structure will be included in the 20 report. The report shall also include any statutory changes to be considered by the General 21 Assembly in relation to this report.

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STATE HIGHWAY PATROL FUNDS TRANSFER

24 **SECTION 28.27.(a)** In fiscal year 2011-2012, the State Treasurer shall transfer 25 one hundred ninety-three million five hundred eighty-five thousand four hundred thirty-four 26 dollars (\$193,585,434) of the funds allocated to the Highway Fund under G.S. 105-449.125 to 27 the General Fund. The transfer of funds authorized by this section may be made by transferring 28 one-fourth of the amount at the end of each quarter in the fiscal year or by transferring the full 29 amount annually on July 1 of each fiscal year, subject to the availability of revenue.

30 SECTION 28.27.(b) In fiscal year 2012-2013, the State Treasurer shall transfer 31 one hundred eighty-nine million eight hundred fifty-nine thousand five hundred seven dollars 32 (\$189,859,507) of the funds allocated to the Highway Fund under G.S. 105-449.125 to the 33 General Fund. The transfer of funds authorized by this section may be made by transferring 34 one-fourth of the amount at the end of each quarter in the fiscal year or by transferring the full 35 amount annually on July 1 of each fiscal year, subject to the availability of revenue.

SECTION 28.27.(c) The Office of State Budget and Management and the Office 36 37 of State Controller shall discontinue use of the Crime Control and Public Safety - Highway 38 Fund budget code (Budget Code 24960) and shall certify funds appropriated by this act for the 39 State Highway Patrol under a separate fund code within the Crime Control and Public Safety -General Fund budget code (Budget Code 14900). The Department of Transportation, Office of 40 41 State Budget and Management, and Office of State Controller shall certify and account for State matching funds for Motor Carrier Safety Assistance Program grants, federal funds, and 42 43 other receipts budgeted for State Highway Patrol programs, as necessary. 44

SECTION 28.27.(d) G.S. 20-194 reads as rewritten:

45 "§ 20-194. Expense of administration; defense Defense of members and other State 46 law-enforcement officers in civil actions; payment of judgments.

47 All expenses incurred in carrying out the provisions of this Article shall be paid out (a) 48 of the highway fund.

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STATE HIGHWAY PATROL POSITIONS AND MANAGEMENT FLEXIBILITY

52 **SECTION 28.28.(a)** The Administrative Services Section of the State Highway 53 Patrol is hereby eliminated. The Secretary of the Department of Crime Control and Public 54 shall consolidate remaining Administrative Services Section positions and Safety 55 organizational units with other functions of the Department.

56 **SECTION 28.28.(b)** The following State Highway Patrol positions are hereby 57 eliminated: 58

| Position ID | Position Title |
|-------------|---------------------|
| 60084611 | Program Assistant V |

| 1 | 60084615 | Attorney |
|----|-------------------|--|
| 2 | 60085385 | Sergeant |
| 3 | 60084952 | First Sergeant |
| 4 | 60085315 | W/A First Sergeant |
| 5 | 60084628 | Assessment Analyst |
| 6 | 60084772 | Office Assistant |
| 7 | 60084779 | Budget Analyst |
| 8 | 60085953 | Major |
| 9 | 60084998 | First Sergeant |
| 10 | 60084947 | Captain |
| 11 | 60085945 | W/A Captain |
| 12 | 60085302 | Lieutenant |
| 13 | 60084755 | Office Assistant |
| 14 | 60084858 | Office Assistant |
| 15 | 60084686 | Deputy Secretary |
| 16 | SECTION 28 28 (a) | In addition to the other budgetery reductions required by this |

16 **SECTION 28.28.(c)** In addition to the other budgetary reductions required by this 17 act, the Department of Crime Control and Public Safety, State Highway Patrol, shall have 18 management flexibility to achieve savings in the Patrol's operation of five million five hundred 19 eighty-nine thousand five hundred ninety-two dollars (\$5,589,592), recurring, in fiscal year 202011-2012 and eight million seven hundred twenty-two thousand eight hundred ninety-two dollars (\$8,722,892), recurring, in fiscal year 2012-2013. The Department of Crime Control and Public Safety, State Highway Patrol, is authorized to eliminate positions to achieve this 21 22 23 budgetary reduction but is encouraged to find efficiencies and savings elsewhere in the Patrol's 24 administrative structure. Additionally, the Department of Crime Control and Public Safety, 25 State Highway Patrol, may eliminate filled positions but shall not eliminate sworn law 26 enforcement officer positions assigned to districts for the purposes of traffic and commercial 27 motor vehicle enforcement, unless the State Highway Patrol has first achieved twenty-five 28 percent (25%) of the requisite savings elsewhere in the operation of the Patrol including 29 through staffing reductions in its administrative structure and areas other than district-level 30 enforcement operations. If the State Highway Patrol must eliminate district-level enforcement 31 positions to meet the savings required by this section, then the Patrol shall maintain balanced 32 law enforcement coverage among the troops and is authorized to move trooper positions from 33 one troop to another to maintain balanced coverage.

34 **SECTION 28.28.(d)** The Commander of the State Highway Patrol shall report on 35 the number of positions eliminated for fiscal year 2011-2012. The report shall identify the 36 position number and type; assignment area or organizational unit; whether the position was 37 filled or vacant; personnel savings achieved; and any severance paid. The report shall also 38 include alternatives considered to the implemented reductions in force. The Commander shall 39 submit the report to the House of Representatives Appropriations Subcommittee on Justice and 40 Public Safety, the Senate Appropriations Committee on Justice and Public Safety, and the Joint 41 Legislative Crime Control and Public Safety Oversight Committee no later than March 1, 2012.

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ADDITIONAL HIGHWAY TRUST FUND MONEY FOR MOBILITY FUND; VISITOR CENTERS FUNDING

45 SECTION 28.30.(a) G.S. 20-85(a1), as amended by Section 31.11 of this act, 46 reads as rewritten:

47 "(a1) One dollar (\$1.00) of the fee imposed for any transaction assessed a fee under 48 subdivision (a)(1), (a)(2), (a)(3), (a)(7), (a)(8), or (a)(9) of this section shall be credited to the 49 North Carolina Highway Fund. The Division shall use the fees derived from transactions with 50 the Division for technology improvements. The Division shall use the fees derived from 51 transactions with commission contract agents for the payment of compensation to commission 52 contract agents. An additional fifty cents (\$.50) of the fee imposed for any transaction assessed 53 a fee under subdivision (a)(1) of this section shall be credited to the Mercury Switch Removal 54 Account in the Department of Environment and Natural Resources. An additional fifty cents 55 (50¢) of the fee imposed for any transaction assessed a fee under subdivision (a)(1) of this 56 section shall be credited to the Mobility Fund."

57 SECTION 28.30.(b) Notwithstanding G.S. 20-85(a1), as amended by subsection 58 (a) of this section, for fiscal year 2011-2012, the first four hundred thousand dollars (\$400,000) 59 collected of the additional fifty cents (50¢) of the transaction fee that would be credited to the

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Mobility Fund under G.S. 20-85(a1), as amended by subsection (a) of this section, shall instead be credited to the Reserve for Visitor Centers in the Highway Fund.

Notwithstanding G.S. 20-79.7(c)(2), for fiscal year SECTION 28.30.(c) 2012-2013, the annual appropriation under G.S. 20-79.7(c)(2) shall instead be appropriated to the Highway Fund.

MAINTAIN CURRENT LEVEL OF ADMINISTRATIVE FUNDING FROM **HIGHWAY TRUST FUND**

SECTION 28.31. Notwithstanding G.S. 136-176(b), the amount of allowable expenses to administer the Highway Trust Fund shall not increase over the amounts allocated in the fiscal year 2011-2012 and fiscal year 2012-2013 base budgets.

TRANSFER MID-CURRITUCK BRIDGE FUNDING TO GENERAL FUND TO PURCHASE SCHOOL BUSES IN FY 2011-2012 AND TO THE MOBILITY FUND; AND TRANSFER GARDEN PARKWAY FUNDING TO URBAN LOOPS PROGRAM

17 SECTION 28.32.(a) Any funds appropriated to the North Carolina Turnpike 18 Authority under G.S. 136-176(b2) to cover debt service or related financing costs for the 19 Mid-Currituck Bridge project and that remain unencumbered at the end of fiscal year 20 2010-2011 are hereby transferred to the General Fund for the purpose of replacing school buses 21 for local school districts. Notwithstanding G.S. 105-187.9(c), as amended by subsection (e) of 22 this section, in fiscal year 2011-2012 the amount to be transferred under G.S. 105-187.9(c) to 23 the Mobility Fund shall be reduced by the sum of five million two hundred twenty-three 24 thousand six hundred forty-two dollars (\$5,223,642), and that amount shall instead be 25 transferred to the General Fund for the purpose of replacing school buses for local school 26 districts.

27 SECTION 28.32.(b) Any funds appropriated to the North Carolina Turnpike 28 Authority under G.S. 136-176(b2) to cover debt service or related financing costs for the 29 Garden Parkway project and that remain unencumbered at the end of fiscal year 2010-2011 are 30 hereby transferred to the Highway Trust Fund to be used for urban loop projects.

31 SECTION 28.32.(c) The amendment to G.S. 105-187.9(c) made in Section 28.7(h) 32 of S.L. 2010-31 is repealed. Sections 28.7(j) and 28.7(k) of S.L. 2010-31 are repealed. 33

SECTION 28.32.(d) Section 28.7(l) of S.L. 2010-31 reads as rewritten:

34 "SECTION 28.7.(I) Subsections (f) and (g) of this section become effective July 1, 2011. 35 Subsection (h) of this section becomes effective July 1, 2012. Subsections (i), (j), and (k) Subsection (i) of this section become becomes effective July 1, 2013. The remainder of this section becomes effective July 1, 2010." 36 37 38

SECTION 28.32.(e) G.S. 105-187.9(c) reads as rewritten:

39 Mobility Fund Transfer. - In each fiscal year, the State Treasurer shall transfer "(c) thirty-one million dollars (\$31,000,000) forty-six million dollars (\$46,000,000) from the taxes 40 41 deposited in the Trust Fund to the Mobility Fund. The transfer of funds authorized by this 42 section may be made by transferring one-fourth of the amount at the end of each quarter in the 43 fiscal year or by transferring the full amount annually on July 1 of each fiscal year, subject to 44 the availability of revenue.'

45 SECTION 28.32.(f) Effective July 1, 2012, G.S. 105-187.9(c), as amended by 46 subsection (e) of this section, reads as rewritten:

Mobility Fund Transfer. - In each fiscal year, the State Treasurer shall transfer 47 48 forty-six million dollars (\$46,000,000) sixty million dollars (\$60,000,000) from the taxes 49 deposited in the Trust Fund to the Mobility Fund. The transfer of funds authorized by this 50 section may be made by transferring one-fourth of the amount at the end of each quarter in the 51 fiscal year or by transferring the full amount annually on July 1 of each fiscal year, subject to 52 the availability of revenue."

SECTION 28.32.(g) Effective July 1, 2013, G.S. 105-187.9(c), as amended by 53 54 subsection (d) of this section, reads as rewritten:

55 Mobility Fund Transfer. - In each fiscal year, the State Treasurer shall transfer sixty "(c) 56 million dollars (\$60,000,000) eighty-six million dollars (\$86,000,000) from the taxes deposited 57 in the Trust Fund to the Mobility Fund. The transfer of funds authorized by this section may be 58 made by transferring one-fourth of the amount at the end of each quarter in the fiscal year or by

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transferring the full amount annually on July 1 of each fiscal year, subject to the availability of revenue."

SECTION 28.32.(h) G.S. 136-89.183A is repealed.

SECTION 28.32.(i) G.S. 136-176(b) reads as rewritten:

4 5 "(b) Funds in the Trust Fund are annually appropriated to the Department of 6 Transportation to be allocated and used as provided in this subsection. A sum, not to exceed 7 four and eight-tenths percent (4.8%) of the amount of revenue deposited in the Trust Fund 8 under subdivisions (a)(1), (2), and (3) of this section may be used each fiscal year by the 9 Department for expenses to administer the Trust Fund. Operation and project development 10 costs of the North Carolina Turnpike Authority are eligible administrative expenses under this 11 subsection. Any funds allocated to the Authority pursuant to this subsection shall be repaid by 12 the Authority from its toll revenue as soon as possible, subject to any restrictions included in 13 the agreements entered into by the Authority in connection with the issuance of the Authority's 14 revenue bonds. Beginning one year after the Authority begins collecting tolls on a completed 15 Turnpike Project, interest shall accrue on any unpaid balance owed to the Highway Trust Fund 16 at a rate equal to the State Treasurer's average annual yield on its investment of Highway Trust 17 Fund funds pursuant to G.S. 147-6.1. Interest earned on the unpaid balance shall be deposited 18 in the Highway Trust Fund upon repayment. The sum up to the amount anticipated to be 19 necessary to meet the State matching funds requirements to receive federal-aid highway trust 20 funds for the next fiscal year may be set aside for that purpose. The sum of thirty-five million 21 dollars (\$35,000,000) shall be allocated and used for urban loop projects. The rest of the funds 22 in the Trust Fund shall be allocated and used as follows:

- Sixty-one and ninety-five hundredths percent (61.95%) to plan, design, and (1)construct projects on segments or corridors of the Intrastate System as described in G.S. 136-178 and to pay debt service on highway bonds and notes that are issued under the State Highway Bond Act of 1996 and whose proceeds are applied to these projects.
 - (2)Twenty-five and five hundredths percent (25.05%) to plan, design, and construct the urban loops described in G.S. 136-180 and to pay debt service on highway bonds and notes that are issued under the State Highway Bond Act of 1996 and whose proceeds are applied to these urban loops.
 - (3)Six and one-half percent (6.5%) to supplement the appropriation to cities for city streets under G.S. 136-181.
 - (4)Six and one-half percent (6.5%) for secondary road construction as provided in G.S. 136-182 and to pay debt service on highway bonds and notes that are issued under the State Highway Bond Act of 1996 and whose proceeds are applied to secondary road construction.

38 The Department must administer funds allocated under subdivisions (1), (2), and (4) of this 39 subsection in a manner that ensures that sufficient funds are available to make the debt service 40 payments on bonds issued under the State Highway Bond Act of 1996 as they become due."

41 **SECTION 28.32.(j)** G.S. 136-176(b2), as amended by Section 28.7(g) of S.L. 42 2010-31, reads as rewritten:

43 "(b2) There is annually appropriated to the North Carolina Turnpike Authority from the 44 Highway Trust Fund the sum of ninety-nine million dollars (\$99,000,000). forty-nine million 45 dollars (\$49,000,000). Of the amount allocated by this subsection, twenty-five million dollars 46 (\$25,000,000) shall be used to pay debt service or related financing costs and expenses on 47 revenue bonds or notes issued for the construction of the Triangle Expressway, Expressway and 48 twenty-four million dollars (\$24,000,000) shall be used to pay debt service or related financing 49 expenses on revenue bonds or notes issued for the construction of the Monroe 50 Connector/Bypass, fifteen million dollars (\$15,000,000) shall be used to pay debt service or 51 related financing expenses on revenue bonds or notes issued for the construction of the 52 Mid-Currituck Bridge, and thirty-five million dollars (\$35,000,000) shall be used to pay debt 53 service or related financing expenses on revenue bonds or notes issued for the construction of 54 the Garden Parkway. Connector/Bypass. The amounts appropriated to the Authority pursuant to 55 this subsection shall be used by the Authority to pay debt service or related financing costs and 56 expenses on revenue bonds or notes issued by the Authority to finance the costs of one or more 57 Turnpike Projects, to refund such bonds or notes, or to fund debt service reserves, operating 58 reserves, and similar reserves in connection therewith. The appropriations established by this 59 subsection constitute an agreement by the State to pay the funds appropriated hereby to the

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|-----------------|--|
| 1 | Authority within the meaning of G.S. 159-81(4). Notwithstanding the foregoing, it is the |
| 2 | intention of the General Assembly that the enactment of this provision and the issuance of |
| 3 | bonds or notes by the Authority in reliance thereon shall not in any manner constitute a pledge |
| 4 | of the faith and credit and taxing power of the State, and nothing contained herein shall prohibit |
| 5 | the General Assembly from amending the appropriations made in this subsection at any time to |
| | deeneed an aliminate the empount empuality empendies of the Authority. Funds transformed |
| 6 | decrease or eliminate the amount annually appropriated to the Authority. Funds transferred |
| 7 | from the Highway Trust Fund to the Authority pursuant to this subsection are not subject to the |
| 8 | equity formula in G.S. 136-17.2A." |
| 9 | SECTION 28.32.(k) G.S. 136-187(2) reads as rewritten: |
| 10 | "(2) To study, plan, develop, and undertake preliminary design work on up to |
| 11 | nine six Turnpike Projects. At the conclusion of these activities, the |
| 12 | Turnpike Authority is authorized to design, establish, purchase, construct, |
| 13 | operate, and maintain the following projects: |
| 14 | a. Triangle Expressway, including segments also known as N.C. 540, |
| 15 | Triangle Parkway, and Western Wake Freeway in Wake and Durham |
| 16 | Counties. Counties, and Southeast Extension in Wake and Johnston |
| 17 | Counties. |
| 18 | b. Gaston East-West Connector, also known as the Garden Parkway. |
| 19 | c. Monroe Connector/Bypass. |
| 20 | d. Cape Fear Skyway. |
| 20 | |
| $\frac{21}{22}$ | e. A bridge of more than two miles in length going from the mainland |
| | to a peninsula bordering the State of Virginia, pursuant to |
| 23 | G.S. 136-89.183A. |
| 24 | f. Repealed by Session Laws 2008-225, s. 4, effective August 17, 2008. |
| 25 | Any other project proposed by the Authority in addition to the projects listed |
| 26 | in this subdivision must be approved by the General Assembly prior to |
| 27 | construction. |
| 28 | A Turnpike Project selected for construction by the Turnpike Authority shall |
| 29 | be included in any applicable locally adopted comprehensive transportation |
| 30 | plans and shall be shown in the current State Transportation Improvement |
| 31 | Plan prior to the letting of a contract for the Turnpike Project." |
| 32 | |
| 33 | MOBILITY FUND PROJECT SELECTION CRITERIA ADJUSTMENT |
| 34 | SECTION 28.33.(a) Section 28.7(b) of S.L. 2010-31, as rewritten by Section 8.2 |
| 35 | of S.L. 2010-123, reads as rewritten: |
| 36 | "SECTION 28.7.(b) The Department of Transportation shall develop selection criteria |
| 37 | under G.S. 136-188, as enacted by this act, and shall report to the Joint Legislative |
| 38 | Transportation Oversight Committee on its development of the selection criteria. A preliminary |
| 39 | report on the selection criteria for projects is due to the Joint Legislative Transportation |
| 40 | Oversight Committee by October 1, 2010. A final report is due to the Joint Legislative |
| 41 | Transportation Oversight Committee by December 15, 2010. When developing the project |
| 42 | criteria and selection process, the Department shall give preferential consideration to projects |
| 43 | qualified to receive State grants from the Congestion Relief and Intermodal Transportation 21st |
| 44 | Century Fund under Article 19 of Chapter 136 of the General Statutes. When developing the |
| 45 | project criteria and selection process, the Department shall involve the public and other |
| 46 | stakeholders, including, but not limited to, the North Carolina Association of Metropolitan |
| 40 47 | Planning Organizations, the North Carolina Association of Rural Planning Organizations, the |
| 47 48 | |
| 48 49 | North Carolina League of Municipalities, the North Carolina Association of County |
| | Commissioners, the North Carolina Metropolitan Mayors Coalition, and the North Carolina |
| 50 | Council of Regional Governments." |
| 51 | SECTION 28.33.(b) The Department of Transportation shall report to the Joint |
| 52 | Legislative Transportation Oversight Committee on its development of the selection criteria, |
| 53 | taking into account the modification by subsection (a) of this section, by October 15, 2011. |
| 54 | |
| 55 | REMOVE URBAN LOOP PROJECTS FROM STATUTE AND ALLOW |
| 56 | DEPARTMENT OF TRANSPORTATION TO DEFINE AND PRIORITIZE URBAN |
| 57 | LOOP PROJECTS |
| 58 | SECTION 28.34.(a) G.S. 136-180 reads as rewritten: |
| 59 | "§ 136-180. Urban loops. |
| | |

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| (a) Funds allocated a following urban loops:urban Transportation. | from the Trust Fund for urban loops n loops as designated and prioritize | may be used only for th ed by the Department of |
| <u>inansportation.</u> | | Affected |
| Loop | Description | Counties |
| Asheville Western Loop | Multilane facility on new- location from I-26 west of Asheville to US-19/23 north of Asheville for the purpose of connecting these roads. The funds may be used to | Buncombe |
| Charlotte Outer Loop | improve existing corridors. Multilane facility encircling- City of Charlotte including 6-laning of the portion from Johnston Road/US 521 south to I-77 south of Charlotte- including widening, resurface, and interchange | Mecklenburg |
| Durham Northern Loop | and interchange The projects listed below- are eligible for funding under this section as part of the Durham Northern Loop. The priorities for planning and constructing these projects will be established by mutual agreement of the Metropolitan Planning Organization (MPO) and the Department of Transportation through the federally mandated Transportation Improvement Program development process. The cross sections for these projects will be established by mutual agreement of the MPO and the Department of Transportation through the State and federal environmental review process. (1) East end connector, from N.C. 147 to U.S. 70 East. (2) U.S. 70, from Lynn Rd. to the Northern Durham Parkway. (3) I-85, from U.S. 70 to Red Mill Rd. (4) Northern Durham Parkway, Section B, from Old Oxford Rd. to I-85. (5) Northern Durham Parkway, Section A, from I-85 to I-540. (6) Northern Durham Parkway, Section C, from Old Oxford Rd. to Roxboro Rd. (7) Roxboro Rd. from Duke St. | Durham, Wake |
| Fayetteville Western | to Goodwin Rd. Multilane facility on new- | Cumberland |
| Outer Loop | location from US 401 north of Fayetteville to I-95 | |

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|---|--|--|
| | south of Hope Mills | |
| Gastonia Loop | Multilane facility known | Gaston, Mecklenburg |
| - | as the Garden Parkway, | |
| | on a new location | |
| | beginning at I-485, | |
| | extending west across | |
| | southern Gaston County | |
| | to I-85, and continuing | |
| | north to US 321 | |
| Greensboro Loop | Multilane facility on new- | Guilford |
| | location encircling City of | |
| | Greensboro including interchanges with Cone | |
| | Boulevard Extension and | |
| | Lewiston-Fleming Road | |
| | Extension | |
| Greenville Loop | Multilane extension of | Pitt |
| Sicentific Loop | the Greenville Loop from | 1100 |
| | US 264 west of Greenville | |
| | to NC-11 south of Winterville | |
| Raleigh Outer Loop | Multilane facility on new | Wake, Durham, |
| C 1 | location encircling City- | Johnston |
| | of Raleigh | |
| Wilmington Bypass | Multilane facility on new- | New Hanover |
| | location from US-17 northeast | |
| | of Wilmington to US 421 | |
| | in southern Wilmington, | |
| | continuing from US 421 | |
| | in southern Wilmington | |
| | northeast along Independence Blvd., and extending to | |
| | Martin Luther King, Jr. | |
| | Parkway, and including | |
| | the Blue Clay Road | |
| | interchange | |
| Winston-Salem Northbelt | Multilane facility on new | Forsyth |
| | location from I-40 west of | - |
| | Winston-Salem northerly to | |
| | US 311/Future I-74 in eastern | |
| | Forsyth County | • • • • • |
| | portation may, by official resolution | |
| the revised project shall be ali | of an urban loop described in subsec | $\frac{1}{2}$ $\frac{1}$ |
| the following conditions are my | gible for funding with funds describ | ed in G.S. 136-176(b)(2) if |
| the following conditions are me (1) The Departs | | noted a new interstate or |
| | ment of Transportation has constr | a official route designation |
| (1) The Depart | HEV SINCE LUXU and has chanded th | |
| freeway fact | ility since 1989 and has changed th rmini described in subsection (a) (| |
| freeway fact from the te | rmini described in subsection (a) (| |
| freeway fact from the te facility. | rmini described in subsection (a) (| of this section to the new |
| freeway fact from the te facility. (2) The Board | rmini described in subsection (a) (of Transportation finds that the p | of this section to the new urposes of the urban loop |
| freeway faci from the te facility. (2) The Board facility, spe regional three | rmini described in subsection (a) of Transportation finds that the pr cifically including reduced conges ough-travel service, would be enhanced | of this section to the new urposes of the urban loop tion and high-speed, safe, ed by the action." |
| freeway fact from the te facility. (2) The Board facility, spe regional thro SECTION 28.34.(t | rmini described in subsection (a) of Transportation finds that the pr cifically including reduced conges ough travel service, would be enhance of In removing the statutory listing | of this section to the new urposes of the urban loop tion and high-speed, safe, ed by the action." of urban loop projects, it is |
| freeway fact from the te facility. (2) The Board facility, spe regional thro SECTION 28.34.(t not the intent of the General A | rmini described in subsection (a) of Transportation finds that the pre- cifically including reduced conges ough-travel service, would be enhance b) In removing the statutory listing ssembly to interfere with the acceleration | of this section to the new urposes of the urban loop tion and high-speed, safe, ed by the action." of urban loop projects, it is |
| freeway fact from the te facility. (2) The Board facility, spe regional three SECTION 28.34.(th not the intent of the General A loop projects announced in Ma | rmini described in subsection (a) of Transportation finds that the pre- cifically including reduced conges ough travel service, would be enhance b) In removing the statutory listing ssembly to interfere with the acceleration rch 2011: | of this section to the new urposes of the urban loop tion and high-speed, safe, ed by the action." of urban loop projects, it is |
| freeway fact from the te facility. (2) The Board facility, spe regional three SECTION 28.34.(the not the intent of the General A loop projects announced in Mation (1) Charlotte I-4 | rmini described in subsection (a) of Transportation finds that the pre- cifically including reduced conges ough travel service, would be enhanced b) In removing the statutory listing ssembly to interfere with the acceleration rch 2011: 185 widening. | of this section to the new urposes of the urban loop tion and high-speed, safe, ed by the action." of urban loop projects, it is ation of the following urban |
| freeway faci from the te facility. (2) The Board facility, spe regional three SECTION 28.34.(th not the intent of the General At loop projects announced in Ma (1) Charlotte I-4 (2) Greensboro | rmini described in subsection (a) of Transportation finds that the pre- cifically including reduced conges ough travel service, would be enhanced b) In removing the statutory listing ssembly to interfere with the acceleration rch 2011: 185 widening. Western Loop, Part C (Bryan H | of this section to the new urposes of the urban loop tion and high-speed, safe, ed by the action." of urban loop projects, it is ation of the following urban Boulevard to Battleground |
| freeway fact from the te facility. (2) The Board facility, spe regional throw SECTION 28.34.(th not the intent of the General Ac loop projects announced in Ma (1) Charlotte I-4 (2) Greensboro Avenue) and | rmini described in subsection (a) of Transportation finds that the pre- cifically including reduced conges ough-travel service, would be enhanced b) In removing the statutory listing ssembly to interfere with the acceleration rch 2011: 185 widening. Western Loop, Part C (Bryan H l Part D (Battleground Avenue to Law | of this section to the new urposes of the urban loop tion and high-speed, safe, ed by the action." of urban loop projects, it is ation of the following urban Boulevard to Battleground wndale Drive). |
| freeway fact from the te facility. (2) The Board facility, spe regional three SECTION 28.34.(th not the intent of the General A loop projects announced in Ma (1) Charlotte I-4 (2) Greensboro Avenue) and (3) Greensboro | rmini described in subsection (a) of Transportation finds that the pre- cifically including reduced conges ough travel service, would be enhanced b) In removing the statutory listing ssembly to interfere with the acceleration rch 2011: 185 widening. Western Loop, Part C (Bryan H | of this section to the new urposes of the urban loop tion and high-speed, safe, ed by the action." of urban loop projects, it is ation of the following urban Boulevard to Battleground wndale Drive). 9). |

1 2 3 4 5 6 **MODIFY DEPARTMENT OF TRANSPORTATION REPORTING REQUIREMENTS** SECTION 28.35.(a) G.S. 136-12(a1), 136-12.2, 136-89.193(e), 136-93.1(g), and 136-125.2 are repealed. **SECTION 28.35.(b)** G.S. 136-44.2 reads as rewritten: "§ 136-44.2. Budget and appropriations. 7 8 The Department of Transportation shall have all powers necessary to comply fully with 9 provisions of present and future federal-aid acts. No federally eligible construction project may 10 be funded entirely with State funds unless the Department of Transportation has first reported 11 to the Joint Legislative Commission on Governmental Operations. For purposes of this section, 12 "federally eligible construction project" means any construction project except secondary road 13 projects developed pursuant to G.S. 136-44.7 and 136-44.8 eligible for federal funds under any 14 federal-aid act, whether or not federal funds are actually available. 15 " 16 SECTION 28.35.(c) G.S. 136-89.182 reads as rewritten: 17 "§ 136-89.182. North Carolina Turnpike Authority. 18 19 (i) Bylaws. – The Authority Board shall adopt, change, or amend bylaws with respect 20 to the calling of meetings, quorums, voting procedures, the keeping of records, and other 21 organizational, staffing, and administrative matters as the Authority Board may determine. Any 22 bylaws, or subsequent changes or amendments to the bylaws, shall be submitted to the Board of 23 Transportation and the Joint Legislative Transportation Oversight Committee for review and 24 comment at least 45 days prior to adoption by the Authority Board. included in the Annual 25 Report as required by G.S. 136-89.193. 26 Executive Director and Administrative Employees. - The Authority Board shall (k) 27 appoint an Executive Director, whose salary shall be fixed by the Authority, to serve at its 28 pleasure. The Executive Director shall be the Authority's chief administrative officer and shall 29 be responsible for the daily administration of the toll roads and bridges constructed, 30 maintained, or operated pursuant to this Article. The Executive Director or his designee shall 31 appoint, employ, dismiss, and, within the limits approved by the Authority Board, fix the 32 compensation of administrative employees as the Executive Director deems necessary to carry 33 out this Article. The Authority shall report the hiring of all administrative employees to the 34 Joint Legislative Transportation Oversight Committee within 30 days of the date of 35 employment. ·...." 36 37 38 **COST-EFFICIENT TIRE RETREADS ON STATE VEHICLES AND SCHOOL BUSES** 39 **SECTION 28.36.(a)** Article 3 of Chapter 143 of the General Statutes is amended 40 by adding a new section to read as follows: 41 "§ 143-63.2. Purchase of tires for State vehicles; repair or refurbishment of tires for State vehicles. 42 43 Definitions. – The following terms apply in this section: <u>(a)</u> 44 State vehicle. - Any vehicle owned, rented, or leased by the State, or an (1)45 institution, department, or agency of the State, that is driven on a public road 46 consistently at speeds greater than 30 miles per hour. 47 Critical tire information. - Tire brand name, tire line name, tire identification (2)48 numbers, load and pressure markings, tire size designation, service 49 descriptions such as load and speed ratings, and other information and 50 specifications placed on the original tire sidewall by the original tire 51 manufacturer. 52 Forensic Tire Standards. - In order to preserve critical tire information, the (b) 53 Secretary of Administration and any institution, department, or agency of the State shall only procure and install tires for State vehicles that possess the original, unaltered, and uncovered 54 tire sidewall. Furthermore, neither the Secretary of Administration nor any institution, 55 56 department, or agency of the State shall execute a contract for the repair or refurbishment of

57 <u>tires for State vehicles that provides for the removal, covering, or other alteration in any</u> 58 <u>manner of the critical tire information contained on the original tire sidewall.</u>

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| 1 | (c) <u>Tire Purchase and Contract Standards Applicability. – All contracts for the</u> |
| 2 3 | purchase, repair, or refurbishment of tires for State vehicles, or contracts for the purchase of |
| | products or services related to the repair or refurbishment of tires for State vehicles, executed on or after the date this section becomes effective shall comply with the provisions of this |
| 4 5 | section. |
| | (d) Exemption. – Notwithstanding the provisions of this section, the State or any |
| 6 7 8 | institution, department, or agency of the State that owns or has a legally binding contract in |
| 8 | place for the future purchase of tires having altered or covered sidewalls prior to the date that |
| 9 | this section becomes effective shall perform its existing contractual obligations related thereto |
| 10 | and may continue to use those tires on State vehicles for the useful life of the retreaded tire." |
| 11 12 | SECTION 28.36.(b) Article 17 of Chapter 115C of the General Statutes is |
| 12 | amended by adding a new section to read as follows: " <u>§ 115C-249.1. Purchase of tires for school buses; repair or refurbishment of tires for</u> |
| 14 | school buses. |
| 15 | (a) Definitions. – The following terms apply in this section: |
| 16 | (1) <u>Critical tire information. – Tire brand name, tire line name, tire identification</u> |
| 17 | numbers, load and pressure markings, tire size designation, service |
| 18 | descriptions such as load and speed ratings, and other information and |
| 19 20 | specifications placed on the original tire sidewall by the original tire manufacturer. |
| 20 | (2) <u>School bus. – A vehicle as defined in G.S. 20-4.01(27)d3. and</u> |
| 22 | G.S. 20-4.01(27)d4. that is owned, rented, or leased by a local board of |
| 23 | education. |
| 24 | (b) Forensic Tire Standards. – In order to preserve critical tire information, a local |
| 25 | board of education shall procure and install for school buses only tires that possess the original, |
| 26 27 | unaltered, and uncovered tire sidewall. Furthermore, a local board of education shall not execute a contract for the repair or refurbishment of tires for school buses that provides for the |
| $\frac{27}{28}$ | removal, covering, or other alteration in any manner of the critical tire information contained |
| 29 | on the original tire sidewall. |
| 30 | (c) <u>Tire Purchase and Contract Standards Applicability. – All contracts for the</u> |
| 31 | purchase, repair, or refurbishment of tires for school buses, or contracts for the purchase of |
| 32 | products or services related to the repair or refurbishment of tires for school buses, executed on |
| 33 34 | or after the date this section becomes effective shall comply with the provisions of this section. (d) Exemption. – Notwithstanding the provisions of this section, a local board of |
| 35 | education that owns or has a legally binding contract in place for the future purchase of tires |
| 36 | having altered or covered sidewalls prior to the date that this section becomes effective shall |
| 37 | perform its existing contractual obligations related thereto and may continue to use those tires |
| 38 | on school buses for the useful life of the retreaded tire." |
| 39 | |
| 40 41 | DRIVER EDUCATION REFORM SECTION 28.37.(a) G.S. 115C-215 reads as rewritten: |
| 42 | "§ 115C-215. Instruction in driver training and safety education. Administration of driver |
| 43 | education program by the Department of Public Instruction. |
| 44 | There shall be organized and administered under the general supervision of the |
| 45 | Superintendent of Public Instruction a program of driver training and safety education in the |
| 46 | public schools of this State, said courses to be noncredit courses taught by instructors who meet |
| 47 48 | the requirements established by the State Board of Education. Instructors shall not be required to hold teacher certificates. |
| 48 49 | (a) In accordance with criteria and standards approved by the State Board of Education, |
| 50 | the State Superintendent of Public Instruction shall organize and administer a standardized |
| 51 | program of driver education to be offered at the public high schools of this State for all |
| 52 | physically and mentally qualified persons who (i) are older than 14 years and six months, (ii) |
| 53 | are approved by the principal of the school, pursuant to rules adopted by the State Board of |
| 54 55 | Education, (iii) are enrolled in a public or private high school within the State, and (iv) have not previously enrolled in the program. The State Board of Education shall use for this purpose all |
| 55 56 | funds appropriated to it for this purpose and may use all other funds that become available for |
| 57 | its use for this purpose. |
| 58 | (b) <u>The driver education curriculum shall include the following:</u> |

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| 1 | (1) Instruction on the rights and privileges of the handicapped | and the signs and |
| | symbols used to assist the handicapped relative to motor ve | |
| 2 3 | the "international symbol of accessibility" and other symbol | |
| 4 | provided in Article 2A of Chapter 20 of the General Statute | |
| 5 | (2) At least six hours of instruction on the offense of driving w | hile impaired and |
| 6 | related subjects. | |
| 7 | (3) <u>At least six hours of actual driving experience. To the exten</u> | |
| 8 | experience may include at least one hour of instruction on | the techniques of |
| 9 | defensive driving. | |
| 10 | (4) <u>At least one hour of motorcycle safety awareness training.</u> | 1 |
| 11 | (c) The State Board of Education shall establish and implement a stra | |
| 12 13 | driver education program. At a minimum, the strategic plan shall cons performance indicators, including the number of program participants as | <u>ist of goals and</u> |
| 13 14 | number of persons projected to be eligible to participate in the program, the in | |
| 14 | a standard curriculum for the program, expenditures for the program, and the | |
| 16 | program participants in receiving a drivers license as reported by the D | |
| 17 | Vehicles. The strategic plan shall also outline specific roles and duties | of an advisory |
| 18 | committee consisting of employees of the Division of Motor Vehicles and the | he Department of |
| 19 | Public Instruction and other stakeholders in driver education. | |
| 20 | (d) The State Board of Education shall adopt a salary range for | driver education |
| 21 | instructors who are public school employees and who are not licensed teachers | |
| 22 | Driver education instructors who are public school employees and y | |
| 23 | teachers shall be paid on the teacher salary schedule. A day of employment for | |
| 24 | instructors who hold teacher certificates shall be the same number of hour | rs required of all |
| 25 | regular classroom teachers as established by the local board of education. | |
| 26 | (e) <u>The State Board of Education shall adopt rules to permit local bo</u> | |
| 27 | to enter contracts with public or private entities to provide a program of dr | |
| 28 | public high schools. All driver education instructors shall meet the requirement | torg shall not be |
| 29 30 | the State Board of Education; provided, however, driver education instruction required to hold teacher certificates." | tors shall not be |
| 30 31 | SECTION 28.37.(b) G.S. 115C-216 reads as rewritten: | |
| 32 | "§ 115C-216. Boards of education required to provide courses in ope | eration of motor |
| 33 | vehicles. | |
| 34 | (a) Course of Training and Instruction Required in Public High Sch | ools. – The State |
| 35 | Board of Education and local Local boards of education are required to provide | |
| 36 | program of the public high schools in this State a course of training and | instruction in the |
| 37 | operation of motor vehicles, in accordance with G.S. 20-88.1.shall offer | noncredit driver |
| 38 | education courses in high schools using the standardized curriculum | provided by the |
| 39 | Department of Public Instruction. | |
| 40 | (b) Inclusion of Expense in Budget. – The local boards of education | |
| 41 | school administrative unit are hereby authorized toshall include as an iten | 1 of instructional |
| 42 | service and as a part of the current expense fund of the budget of the several h | ign schools under |
| 43 44 | their supervision, the expense necessary to install and maintain such a course instructing eligible persons in such schools in the operation of motor vehicles. | |
| 44 45 | education course. | |
| 46 | (c) to (f) Repealed by Session Laws 1991, c. 689, s. $32(c)$." | |
| 47 | SECTION 28.37.(c) G.S. 20-88.1 reads as rewritten: | |
| 48 | "§ 20-88.1. Driver education. | |
| 49 | (a) In accordance with criteria and standards approved by the State Bo | ard of Education. |
| 50 | the State Superintendent of Public Instruction shall organize and administer a | program of driver |
| 51 | education to be offered at the public high schools of this State for all physic | |
| 52 | qualified persons who (i) are older than 14 years and six months, (ii) are | approved by the |
| 53 | principal of the school, pursuant to rules adopted by the State Board of Ed | ducation, (iii) are |
| 54 | enrolled in a public or private high school within the State, and (iv) hav | e not previously |
| 55 | enrolled in the program. The State Board of Education shall use for such j | |
| 56 | appropriated to it for said purpose, and may use all other funds that become av | railable for its use |
| 57 | for said purpose. | must in alard - 41- |
| 58 59 | The driver education program established pursuant to this section r | must menuae the |
| 57 | following: | |

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| (1) | Instruction on the rights and privileges of the h | andicapped and the signs and |
| | symbols used to assist the handicapped relative | |
| | the "international symbol of accessibility" and | other symbols and devices as |
| (2) | provided in Article 2A of this Chapter. | |
| (2) | At least six hours of instruction on the offense of | of driving while impaired and |
| (2) | related subjects. | To the extent presticable this |
| (3) | At least six hours of actual driving experience." experience may include at least one hour of ins | |
| | defensive driving. | struction on the techniques of |
| (b) The s | State Board of Education shall adopt a salary | range for driver education |
| instructors who a | re public school employees and who do not hold to tion instructors who are public school emplo | teacher certificates. |
| | be paid on the teacher salary schedule. A da | |
| | tors who hold teacher certificates shall be the sai | |
| | sroom teachers as established by the local board (| |
| (b1) The S | tate Board of Education shall adopt rules to peri | mit local boards of education |
| | s with public or private entities to provide a pro- | |
| public high scho | ols. All driver education instructors shall meet the | e requirements established by |
| the State Board | of Education; provided, however, driver educa | tion instructors shall not be |
| required to hold 1 | eacher certificates. | |
| (c) All ex | spenses incurred by the State in carrying out the | provisions of this sectionthe |
| driver education | program administered by the Department of Pub | blic Instruction in accordance |
| | 215 shall be paid out of the Highway Fund. | |
| | Division shall prepare a driver license handbook th | |
| | all periodically revise the handbook to reflect cl | |
| request of the L | Department of Education, Public Instruction, the | Division shall provide free |
| | dbook to that Department for use in the program | of driver education offered at |
| public high schoo | | |
| | TION 28.37.(d) G.S. 20-11(b) reads as rewritten: 1. – A person who is at least 15 years old but | |
| | earner's permit if the person meets all of the follow | |
| (1) | Passes a course of driver education p | prescribed in G-S-20-88-1 |
| (1) | G.S. 115C-215 or a course of driver instruction | on at a licensed commercial |
| | driver training school. | |
| (2) | Passes a written test administered by the Divisio | on. |
| (3) | Has a driving eligibility certificate or a h | |
| | equivalent." | |
| | TION 28.37.(e) G.S. 20-322(b) reads as rewritten | |
| | ations adopted by the Commissioner shall state t | |
| | ng requirements concerning location, equipme | |
| | cial statements, schedule of fees and charges, ch | |
| | nce, bond or other security in such sum and | |
| | eems necessary to protect adequately the interests | |
| | ommissioner may prescribe. A driver education | |
| mulvidual 101 8 | limited learner's permit or another provision G.S. 20-88.1-G.S. 115C-215 for the program of | of driver education offered in |
| the public school | | of arriver education offered in |
| | S. FION 28.37.(f) The State Board of Education | on shall report to the Joint |
| | ram Evaluation Oversight Committee by July 1: | |
| implementation | of Section 7.12 of S.L. 2010-31, which mandate | es the creation of a standard |
| | used for the driver education program in the Depa | |
| | TON 28.37.(g) For the 2011-2012 school year, | |
| | ion programs that do not use the standard driver | |
| | th Section 7.12 of S.L. 2010-31. | |
| | TION 28.37.(h) The State Board of Education sl | hall establish a pilot program |
| SECT | | |
| | education by electronic means. At least five loca | al school administrative units |
| to deliver driver | in the pilot program. Funds appropriated for driv | |
| to deliver driver shall participate implement the p | | ver education shall be used to e implementation of the pilot |

| 1 | Program Evaluation Oversight Committee by June 15, 2012. The report s | shall include the cost | | |
|--------|---|------------------------|--|--|
| 2 | per student of delivering the instruction and the success rate of program participants in | | | |
| 2 3 | receiving a drivers license. | | | |
| 4 | SECTION 28.37.(i) The State Board of Education shall | report to the Joint | | |
| 5 | | | | |
| 3 | Legislative Education Oversight Committee and to the Joint Legislative | Program Evaluation | | |
| 6 | Oversight Committee by June 15, 2012, on the following: | | | |
| 7 | (1) The most cost-effective method of delivering driver ed | ucation in the short- | | |
| 8 | and long-term. In making this determination, the State | | | |
| 9 | shall consider the results of the pilot program imple | | | |
| 10 | Section 5 of this act. | mented pursuant to | | |
| | | ation in accordance | | |
| 11 | (2) The strategic plan adopted by the State Board of Educ | cation in accordance | | |
| 12 | with G.S. 115C-215. | | | |
| 13 | | | | |
| 14 | PART XXIX. SALARIES AND BENEFITS | | | |
| 15 | | | | |
| 16 | GOVERNOR AND COUNCIL OF STATE | | | |
| | | up the colory of the | | |
| 17 | SECTION 29.1.(a) Effective for the 2011-2013 fiscal bienniu | | | |
| 18 | Governor set by G.S. 147-11(a) in the amount of one hundred thirty-nine th | | | |
| 19 | ninety dollars (\$139,590) annually, payable monthly, shall remain unchang | ed. | | |
| 20 | SECTION 29.1.(b) Effective for the 2011-2013 fiscal bi | ennium, the annual | | |
| 21 | salaries for the members of the Council of State, payable monthly, for t | | | |
| 22 | biennium shall remain unchanged as follows: | ine 2011 2015 Hisedi | | |
| | ofchingin shan femani unchanged as follows. | | | |
| 23 | | 101 | | |
| 24 | Council of State | <u>Annual Salary</u> | | |
| 25 | Lieutenant Governor | \$123,198 | | |
| 26 | Attorney General | 123,198 | | |
| 27 | Secretary of State | 123,198 | | |
| 28 | State Treasurer | 123,198 | | |
| 29 | State Auditor | 123,198 | | |
| | | | | |
| 30 | Superintendent of Public Instruction | 123,198 | | |
| 31 | Agriculture Commissioner | 123,198 | | |
| 32 | Insurance Commissioner | 123,198 | | |
| 33 | Labor Commissioner | 123,198 | | |
| 34 | | -) | | |
| 35 | NONELECTED DEPARTMENT HEAD | | | |
| 36 | SECTION 29.2.(a) Effective for the 2011-2013 fiscal biennium | m the colories set by | | |
| | | | | |
| 37 | G.S. 143B-9, the maximum annual salaries, payable monthly, for the non | elected heads of the | | |
| 38 | principal State departments remain unchanged as follows: | | | |
| 39 | | | | |
| 40 | Nonelected Department Heads | Annual Salary | | |
| 41 | Secretary of Administration | \$120,363 | | |
| 42 | Secretary of Correction | 120,363 | | |
| 43 | | 120,363 | | |
| | Secretary of Crime Control and Public Safety | | | |
| 44 | Secretary of Cultural Resources | 120,363 | | |
| 45 | Secretary of Commerce | 120,363 | | |
| 46 | Secretary of Environment and Natural Resources | 120,363 | | |
| 47 | Secretary of Health and Human Services | 120,363 | | |
| 48 | Secretary of Juvenile Justice and | , | | |
| 49 | Delinquency Prevention | 120,363 | | |
| 50 | | | | |
| | Secretary of Revenue | 120,363 | | |
| 51 | Secretary of Transportation | 120,363. | | |
| 52 | SECTION 29.2.(b) Effective January 1, 2012, subsection (a) | of this section reads | | |
| 53 | as rewritten: | | | |
| 54 | "SECTION 29.2.(a) Effective for the 2011-2013 fiscal biennium, | the salaries set by | | |
| 55 | G.S. 143B-9, the maximum annual salaries, payable monthly, for the non | | | |
| 56 | principal State departments remain unchanged as follows: | | | |
| 57 | principal state departments remain allenanged as follows. | | | |
| 58 | Nonalastad Danartmant Hands | Annual Calamy | | |
| | Nonelected Department Heads | Annual Salary | | |
| 59 | Secretary of Administration | \$120,363 | | |
| | | | | |

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|---|--|
| Secretary of Correction | 120,363 |
| Secretary of Crime Control and Public Safety | 120,363 |
| Secretary of Cultural Resources | 120,363 |
| Secretary of Commerce | 120,363 |
| | |
| Secretary of Environment and Natural Resources | 120,363 |
| Secretary of Health and Human Services | 120,363 |
| Secretary of Juvenile Justice and | |
| Delinquency Prevention | 120,363 |
| Secretary of Public Safety | <u>120,363</u> |
| Secretary of Revenue | 120,363 |
| Secretary of Transportation | 120,363". |
| CERTAIN EXECUTIVE BRANCH OFFICIALS | |
| SECTION 29.3. Effective for the 2011-201 | 3 fiscal biennium the annual salaries |
| payable monthly, for the following executive branch | |
| follows: | officials shall femalif allehaliged as |
| Executive Prench Officials | Appual Salary |
| Executive Branch Officials Chairman, Alcoholic Beverage Control Commissi | on <u>Annual Salary</u> \$109,553 |
| | |
| State Controller | 153,319 |
| Commissioner of Motor Vehicles | 109,553 |
| Commissioner of Banks | 123,198 |
| Chairman, Employment Security Commission | 120,363 |
| State Personnel Director | 120,363 |
| Chairman, Parole Commission | 100,035 |
| Members of the Parole Commission | 46,178 |
| Chairman, Utilities Commission | 137,203 |
| Members of the Utilities Commission | 123,198 |
| Executive Director, Agency for | , |
| Public Telecommunications | 92,356 |
| Director, Museum of Art | 112,256 |
| Executive Director, North Carolina | 112,250 |
| | 106,635 |
| Agricultural Finance Authority | |
| State Chief Information Officer | 153,227 |
| JUDICIAL BRANCH | |
| SECTION 29.4.(a) Effective for the 201 | 1-2013 fiscal biennium the annual |
| salaries, payable monthly, for specified judicial branch | |
| follows: | onnehals shan remain unehaliged as |
| 10110 115. | |
| Judicial Branch Officials | Annual Salary |
| Chief Justice, Supreme Court | \$140,932 |
| Associate Justice, Supreme Court | 137,249 |
| Chief Judge, Court of Appeals | 135,061 |
| Judge, Court of Appeals | 131,531 |
| | |
| Judge, Senior Regular Resident Superior Court | 127,957 |
| Judge, Superior Court | 124,382 |
| Chief Judge, District Court | 112,946 |
| Judge, District Court | 109,372 |
| District Attorney | 119,305 |
| Administrative Officer of the Courts | 126,738 |
| Assistant Administrative Officer of the Courts | 115,763 |
| Public Defender | 119,305 |
| Director of Indigent Defense Services | 123,022 |
| SECTION 29.4.(b) Effective for the 201 | 1-2013 fiscal hiennium the annual |
| salaries of employees of the Judicial Department shall rer | |
| sataries of employees of the judicial Department shall lef | nam unchangeu as tonows. |

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|--------------------------------------|------------------|---|-------------------------|
| 1 2 3 | (1) | The annual salaries of permanent full-time and part- Judicial Department whose salaries are not itemized i unchanged. | |
| 1 2 3 4 5 6 7 8 | (2) | Notwithstanding anything to the contrary, the annua superior court under G.S. 7A-101(a) shall not change v from one population group to another. | |
| 7 8 9 | (3) (4) | The annual salaries of assistant and deputy clerk G.S. 7A-102(c1) shall remain unchanged for the 2011- The annual salaries of magistrates set under | 2013 fiscal biennium. |
| 10 11 | | G.S. 7A-171.1(a1)(1) shall remain unchanged. | |
| 12 | GENERAL AS | SEMBLY | |
| 13 | | TION 29.5. Effective for the 2011-2013 fiscal bier | nium, salaries in the |
| 14 | 0 | h shall remain unchanged, as follows: | |
| 15 16 17 | (1) | The salaries of members and officers of the General A unchanged at the amounts set under G.S. 120-3, as pr 1993 General Assembly. | |
| 18 19 | (2) | The annual salaries set by G.S. 120-37(c) for the pr house shall remain unchanged. | incipal clerks in each |
| 20 21 | (3) | The annual salaries set by G.S. 120-37(b) of the ser reading clerk in each house shall remain unchanged. | geant-at-arms and the |
| 22 23 | (4) | The annual salaries of the Legislative Services Offi employees of the General Assembly set under G.S | |
| 24 25 | | unchanged. | |
| 26 | | COLLEGES PERSONNEL | |
| 27 | | TION 29.6.(a) The annual salaries of all community of | |
| 28 | | ff whose salaries are supported from the State's Gene | ral Fund shall remain |
| 29 | | the 2011-2013 fiscal biennium. | |
| 30 31 | | TION 29.6.(b) For the 2011-2013 fiscal biennium, the | |
| 32 | | ege faculty whose salaries are supported from the State ed. The minimum salaries for nine-month, full-time c | |
| 33 | | hall also remain unchanged as follows: | community |
| 34 | | | num Salary |
| 35 | | | 534,314 |
| 36 | | e Degree or Equivalent | 534,819 |
| 37 | | | 537,009 |
| 38 | | | 38,952 |
| 39 | Doctoral | | 541,753. |
| 40 41 | level. | ulty member shall earn less than the minimum salary for | |
| 42 43 44 | | pro rata hourly rate of the minimum salary for each educe the minimum salary for part-time faculty members. | lucation level shall be |
| 45 | UNIVERSITY | OF NORTH CAROLINA SYSTEM | |
| 46 | | TION 29.7.(a) The annual salaries of all University o | f North Carolina EPA |
| 47 | faculty, EPA not | nfaculty, SPA employees, and teachers employed by the | North Carolina School |
| 48 | | Math shall remain unchanged for the 2011-2013 fiscal bie | |
| 49 | | TION 29.7.(b) The annual salaries of all employees of t | |
| 50 51 52 | | Care System and the Medical Faculty Practice Plan at Eachanged for the 2011-2013 fiscal biennium. | ast Carolina University |
| 52 53 54 | | DJUSTMENTS FOR SPECIAL CIRCUMSTA TIC INCREASES | ANCES ONLY/NO |
| 55 | | TION 29.8.(a) The annual pay of all State employees for | or the 2011-2013 fiscal |
| 56 | biennium shall r | emain unchanged from that authorized on June 30, 2011. | or the last date in nav |
| 57 | | 2010-2011 fiscal year, if earlier; except that an increase | |
| 58 | | ecial circumstances: | , |
| | | | |

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|--|--|---|
| 1 2 3 4 5 6 7 8 | (1) For all State employees regardless of funding source, an the North Carolina Community College System and local are paid from State funds, salaries may be increased promotions, in-range adjustments for job change, adjustments for demonstrated competencies, or any other to an increase in job duties or responsibilities, none of w the salary freeze otherwise provided by this Part. All ot are prohibited. | l school boards who for reallocations or career progression r adjustment related which are subject to |
| 9 10 11 12 13 14 | (2) For University of North Carolina (i) faculty using funct Recruiting and Retention Fund, the Distinguished Prot Fund, or the University Cancer Research Fund in the involved in cancer research supported by that funct nonfaculty, and other employee adjustments funded from sources. | fessors Endowment he case of faculty l and (ii) faculty, |
| 15 16 17 18 19 20 21 22 23 | The cumulative salary adjustment allowed under this subsection for the 20 may exceed ten percent (10%) of annual salary only if the adjustment is a by the Office of State Budget and Management, The University of North Governors, the Board of the North Carolina Community College Syste Services Commission, the local board of education, or other authorized body SECTION 29.8.(b) The automatic salary step increases for a clerks of superior court and magistrates are suspended for the 2011-2013 fis SECTION 29.8.(c) The salary increase provisions of G.S. 20-1 for the 2011-2013 fiscal biennium. | pproved in advance Carolina Board of em, the Legislative as appropriate. ssistant and deputy cal biennium. |
| 23 24 25 26 27 | SECTION 29.8.(d) Notwithstanding G.S. 53-96.1, and excessibility of subsection (a) of this section, employees of the Office of of Banks shall not be awarded compensation increases or bonuses during the biennium. | f the Commissioner |
| 28 29 30 31 32 33 34 | SECTION 29.8.(e) Employees of the Lottery Commission compensation bonuses during the 2011-2013 fiscal biennium. SECTION 29.8.(f) No employee of any other State age institution of The University of North Carolina, excluding employees of North Carolina Health Care System and employees participating in a con medical faculty practice plan, shall receive compensation bonuses. | ncy or constituent f the University of |
| 34 35 36 37 38 39 40 41 42 43 44 45 | MOST STATE EMPLOYEES SECTION 29.9.(a) Effective for the 2011-2013 fiscal bienning effect June 30, 2011, of all permanent, full-time State employees whose accordance with the State Personnel Act, shall remain unchanged. SECTION 29.9.(b) Effective for the 2011-2013 fiscal biennium of permanent, full-time State officials and persons in exempt positions shall SECTION 29.9.(c) Effective for the 2011-2013 fiscal biennium permanent, part-time State employees shall remain unchanged. SECTION 29.9.(d) Effective for the 2011-2013 fiscal biennium of temporary and permanent hourly State employees shall remain unchanged | e salaries are set in a, the compensation remain unchanged. um, the salaries of a, the compensation |
| 46 47 48 49 50 51 52 53 54 55 | ALL STATE-SUPPORTED PERSONNEL/NO SALARY INCREASES SECTION 29.10.(a) The salaries provided for in this act are to 2011, do not apply to persons separated from State service due to res reduction in force, death, or retirement, or whose last workday is prior to Jul This subsection shall apply to all employees, subject to or exe Personnel Act, paid from State funds, including public schools, community University of North Carolina. SECTION 29.10.(b) For the 2011-2013 fiscal biennium, the sal full-time employees who work a nine-, ten-, or eleven-month work year sc unchanged. | be effective July 1, ignation, dismissal, y 1, 2011. mpt from the State y colleges, and The laries of permanent, |
| 56 57 58 59 | STATE AGENCY TEACHERS' COMPENSATION SECTION 29.11.(a) The salaries of employees of school Department of Health and Human Services, the Department of Correction, | |

1 of Juvenile Justice and Delinquency Prevention who are paid on the Teacher Salary Schedule 2 3 4 5 6 or the School Based Administrator Salary Schedule shall remain unchanged for the 2011-2013 fiscal biennium. **SECTION 29.11.(b)** Effective January 1, 2012, subsection (a) of this section reads as rewritten: "SECTION 29.11. The salaries of employees of schools operated by the Department of 7 Health and Human Services, the Department of Correction, or the Department of Juvenile 8 Justice and Delinquency Prevention, Services or by the Department of Public Safety who are 9 paid on the Teacher Salary Schedule or the School Based Administrator Salary Schedule shall 10 remain unchanged for the 2011-2013 fiscal biennium." 11 12 **TEACHER SALARY SCHEDULES** 13 SECTION 29.12.(a) The following monthly salary schedules shall apply for the 2011-2012 fiscal year to certified personnel of the public schools who are classified as teachers. 14 15 The schedules contain 35 steps, with each step corresponding to one year of teaching experience. Public school employees paid according to this salary schedule and receiving 16 17 NBPTS certification or obtaining a master's degree shall not be prohibited from receiving the 18 appropriate increase in salary. Provided, however, teachers employed during the 2010-2011

19 school year who did not work the required number of months to acquire an additional year of 20 experience shall not receive a decrease in salary as otherwise would be required by the salary 21 schedule below.

22 23

2011-2012 Monthly Salary Schedule

| - | "A" Teachers | |
|---------------------|---|--|
| Years of Experience | | NBPTS Certification |
| | | N/A |
| | | N/A |
| | | N/A |
| $\frac{2}{3}$ | | \$3,408 |
| | | \$3,455 |
| 5 | | \$3,504 |
| | | \$3,656 |
| | | \$3,812 |
| | | \$3,963 |
| | | \$4,107 |
| | | \$4,224 |
| | | \$4,277 |
| | | \$4,332 |
| | | \$4,388 |
| | | \$4,443 |
| | | \$4,500 |
| | | \$4,557 |
| | | \$4,617 |
| | | \$4,677 |
| | | \$4,739 |
| | | \$4,800 |
| | | \$4,866 |
| 22 | | \$4,931 |
| 23 | | \$4,996 |
| 24 | \$4,523 | \$5,066 |
| 25 | \$4,584 | \$5,134 |
| 26 | \$4,650 | \$5,208 |
| 27 | \$4,714 | \$5,280 |
| 28 | \$4,779 | \$5,352 |
| | \$4,845 | \$5,426 |
| 30 | \$4,913 | \$5,503 |
| | \$4,984 | \$5,582 |
| | \$5,055 | \$5,662 |
| 33 | \$5,153 | \$5,771 |
| | Years of Experience 0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 | Years of Experience"A" Teachers0 $\$3,043$ 1 $\$3,043$ 2 $\$3,043$ 3 $\$3,043$ 4 $\$3,085$ 5 $\$3,129$ 6 $\$3,264$ 7 $\$3,404$ 8 $\$3,538$ 9 $\$3,667$ 10 $\$3,771$ 11 $\$3,819$ 12 $\$3,868$ 13 $\$3,918$ 14 $\$3,967$ 15 $\$4,018$ 16 $\$4,069$ 17 $\$4,122$ 18 $\$4,176$ 19 $\$4,231$ 20 $\$4,286$ 21 $\$4,345$ 22 $\$4,403$ 23 $\$4,61$ 24 $\$4,523$ 25 $\$4,584$ 26 $\$4,779$ 29 $\$4,845$ 30 $\$4,913$ 31 $\$4,984$ 32 $\$5,055$ |

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|--------------------------------|--|--|
| 34+ | \$5,255 | \$5,886 |
| 20 | 011-2012 Monthly Salary So "M" Teachers | chedule |
| Voors of Experience | "M" Teachers | NDDTS Cortification |
| Years of Experience | | NBPTS Certification |
| 0 | \$3,347 | N/A |
| 1 | \$3,347 | N/A |
| 2 | \$3,347 | N/A |
| 3 | \$3,347 | \$3,712 |
| 4 | \$3,394 | \$3,764 |
| 5 | \$3,442 | \$3,817 |
| 6 | \$3,590 | \$3,982 |
| 7 | \$3,744 | \$4,153 |
| 8 | \$3,892 | \$4,316 |
| 9 | \$4,034 | \$4,474 |
| | | |
| 10 | \$4,148 | \$4,601 |
| 11 | \$4,201 | \$4,659 |
| 12 | \$4,255 | \$4,719 |
| 13 | \$4,310 | \$4,780 |
| 14 | \$4,364 | \$4,840 |
| 15 | \$4,420 | \$4,902 |
| 16 | \$4,476 | \$4,964 |
| 17 | \$4,534 | \$5,029 |
| 18 | \$4,594 | \$5,095 |
| 19 | \$4,654 | \$5,162 |
| | | |
| 20 | \$4,715 | \$5,229 |
| 21 | \$4,780 | \$5,301 |
| 22 | \$4,843 | \$5,372 |
| 23 | \$4,907 | \$5,442 |
| 24 | \$4,975 | \$5,518 |
| 25 | \$5,042 | \$5,592 |
| 26 | \$5,115 | \$5,673 |
| 27 | \$5,185 | \$5,751 |
| 28 | \$5,257 | \$5,830 |
| 29 | \$5,330 | \$5,911 |
| 30 | \$5,404 | \$5,994 |
| 31 | \$5,482 | \$6,080 |
| 32 | | |
| | \$5,561 | \$6,167 |
| 33 | \$5,668 | \$6,287 |
| 34+ | \$5,781 | \$6,411 |
| | | nts for teachers shall be at the rate of |
| | | 14 years of State service, two and |
| twenty-five hundredths percent | (2.25%) of base salary for | 15 to 19 years of State service, three |
| and twenty-five hundredths per | rcent (3.25%) of base salary | for 20 to 24 years of State service |
| | | or more years of State service. The |

ee e, and four and one-half percent (4.5%) of base salary for 25 or more years of State service. The 45 46 longevity payment shall be paid in a lump sum once a year.

47 **SECTION 29.12.(c)** Certified public schoolteachers with certification based on 48 academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for 49 50 certified personnel of the public schools who are classified as "M" teachers. Certified public 51 schoolteachers with certification based on academic preparation at the doctoral degree level 52 shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in 53 addition to the compensation provided for certified personnel of the public schools who are 54 classified as "M" teachers.

55 SECTION 29.12.(d) The first step of the salary schedule for school psychologists 56 shall be equivalent to Step 5, corresponding to five years of experience, on the salary schedule 57 established in this section for certified personnel of the public schools who are classified as 58 "M" teachers. Certified psychologists shall be placed on the salary schedule at an appropriate

25

33 34 step based on their years of experience. Certified psychologists shall receive longevity payments based on years of State service in the same manner as teachers.

payments based on years of State service in the same manner as teachers.
Certified psychologists with certification based on academic preparation at the
six-year degree level shall receive a salary supplement of one hundred twenty-six dollars
(\$126.00) per month in addition to the compensation provided for certified psychologists.
Certified psychologists with certification based on academic preparation at the doctoral degree
level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month
in addition to the compensation provided for certified psychologists.

9 SECTION 29.12.(e) Speech pathologists who are certified as speech pathologists 10 at the master's degree level and audiologists who are certified as audiologists at the master's 11 degree level and who are employed in the public schools as speech and language specialists and 12 audiologists shall be paid on the school psychologist salary schedule.

Speech pathologists and audiologists with certification based on academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for speech pathologists and audiologists. Speech pathologists and audiologists with certification based on academic preparation at the doctoral degree level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in addition to the compensation provided for speech pathologists and audiologists.

20 SECTION 29.12.(f) Certified school nurses who are employed in the public 21 schools as nurses shall be paid on the "M" salary schedule.

SECTION 29.12.(g) As used in this section, the term "teacher" shall also include
 instructional support personnel.

SCHOOL-BASED ADMINISTRATOR SALARY SCHEDULE

SECTION 29.13.(a) The following base salary schedule for school-based administrators shall apply only to principals and assistant principals. This base salary schedule shall apply for the 2011-2012 fiscal year, commencing July 1, 2011. Provided, however, school-based administrators (i) employed during the 2010-2011 school year who did not work the required number of months to acquire an additional year of experience and (ii) employed during the 2011-2012 school year in the same classification shall not receive a decrease in salary as otherwise would be required by the salary schedule below.

2011-2012 Principal and Assistant Principal Salary Schedules

| 35 | | | Classi | fication | 5 | |
|----|--------------|-----------|---------|----------|----------|---------|
| 36 | Years of Exp | Assistant | Prin I | Prin II | Prin III | Prin IV |
| 37 | 1 | Principal | (0-10) | (11-21) | (22-32) | (33-43) |
| 38 | 0-7 | \$3,781 | - | - | - | - |
| 39 | 8 | \$3,931 | - | - | - | - |
| 40 | 9 | \$4,074 | - | - | - | - |
| 41 | 10 | \$4,189 | - | - | - | - |
| 42 | 11 | \$4,243 | \$4,243 | - | - | - |
| 43 | 12 | \$4,298 | \$4,298 | - | - | - |
| 44 | 13 | \$4,353 | \$4,353 | \$4,408 | - | - |
| 45 | 14 | \$4,408 | \$4,408 | \$4,464 | - | - |
| 46 | 15 | \$4,464 | \$4,464 | \$4,521 | \$4,579 | - |
| 47 | 16 | \$4,521 | \$4,521 | \$4,579 | \$4,640 | \$4,701 |
| 48 | 17 | \$4,579 | \$4,579 | \$4,640 | \$4,701 | \$4,762 |
| 49 | 18 | \$4,640 | \$4,640 | \$4,701 | \$4,762 | \$4,828 |
| 50 | 19 | \$4,701 | \$4,701 | \$4,762 | \$4,828 | \$4,891 |
| 51 | 20 | \$4,762 | \$4,762 | \$4,828 | \$4,891 | \$4,956 |
| 52 | 21 | \$4,828 | \$4,828 | \$4,891 | \$4,956 | \$5,025 |
| 53 | 22 | \$4,891 | \$4,891 | \$4,956 | \$5,025 | \$5,092 |
| 54 | 23 | \$4,956 | \$4,956 | \$5,025 | \$5,092 | \$5,166 |
| 55 | 24 | \$5,025 | \$5,025 | \$5,092 | \$5,166 | \$5,237 |
| 56 | 25 | \$5,092 | \$5,092 | \$5,166 | \$5,237 | \$5,310 |
| 57 | 26 | \$5,166 | \$5,166 | \$5,237 | \$5,310 | \$5,383 |
| 58 | 27 | \$5,237 | \$5,237 | \$5,310 | \$5,383 | \$5,458 |
| 59 | 28 | \$5,310 | \$5,310 | \$5,383 | \$5,458 | \$5,537 |

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|-----------------|--------------------|------------------|--------------------|--------------------|-----------------------|
| 29 | \$5,383 | \$5,383 | \$5,458 | \$5,537 | \$5,617 |
| 30 | \$5,458 | \$5,458 | \$5,537 | \$5,617 | \$5,725 |
| 31 | \$5,537 | \$5,537 | \$5,617 | \$5,725 | \$5,839 |
| 32 | \$5,617 | \$5,617 | \$5,725 | \$5,839 | \$5,956 |
| 33 | \$5,725 | \$5,725 | \$5,839 | \$5,956 | \$6,075 |
| | | | | | |
| 34 | \$5,839 | \$5,839 | \$5,956 | \$6,075 | \$6,197 |
| 35 | - | \$5,956 | \$6,075 | \$6,197 | \$6,321 |
| 36 | - | - | \$6,197 | \$6,321 | \$6,447 |
| 37 | - | - | \$6,321 | \$6,447 | \$6,576 |
| 38 | - | - | - | \$6,576 | \$6,708 |
| 39 | - | - | - | \$6,708 | \$6,842 |
| 40 | - | - | - | - | \$6,979 |
| | 2011-2012 Pr | incipal and Assi | | Salary Schedu | les |
| | | Class | ification | | |
| Years of Exp | Prin V | Prin VI | Prin VII | Prin VIII | |
| I | (44-54) | (55-65) | (66-100) | (101+) | |
| 0-17 | \$4,828 | | - | - | |
| 18 | \$4,891 | - | _ | _ | |
| 19 | \$4,956 | \$5,025 | | | |
| | | | ¢5 727 | - | |
| 20 | \$5,025 | \$5,092 | \$5,237 | e 202 | |
| 21 | \$5,092 | \$5,166 | \$5,310 | \$5,383 | |
| 22 | \$5,166 | \$5,237 | \$5,383 | \$5,458 | |
| 23 | \$5,237 | \$5,310 | \$5,458 | \$5,537 | |
| 24 | \$5,310 | \$5,383 | \$5,537 | \$5,617 | |
| 25 | \$5,383 | \$5,458 | \$5,617 | \$5,725 | |
| 26 | \$5,458 | \$5,537 | \$5,725 | \$5,839 | |
| 27 | \$5,537 | \$5,617 | \$5,839 | \$5,956 | |
| 28 | \$5,617 | \$5,725 | \$5,956 | \$6,075 | |
| 28 | | | | | |
| | \$5,725 | \$5,839 | \$6,075 | \$6,197 | |
| 30 | \$5,839 | \$5,956 | \$6,197 | \$6,321 | |
| 31 | \$5,956 | \$6,075 | \$6,321 | \$6,447 | |
| 32 | \$6,075 | \$6,197 | \$6,447 | \$6,576 | |
| 33 | \$6,197 | \$6,321 | \$6,576 | \$6,708 | |
| 34 | \$6,321 | \$6,447 | \$6,708 | \$6,842 | |
| 35 | \$6,447 | \$6,576 | \$6,842 | \$6,979 | |
| 36 | \$6,576 | \$6,708 | \$6,979 | \$7,119 | |
| 37 | \$6,708 | \$6,842 | \$7,119 | \$7,261 | |
| 38 | \$6,842 | \$6,979 | \$7,261 | \$7,406 | |
| | | | | | |
| 39 | \$6,979 \$7,110 | \$7,119 | \$7,406 | \$7,554 \$7,705 | |
| 40 | \$7,119 | \$7,261 | \$7,554 | \$7,705 | |
| 41 | \$7,261 | \$7,406 | \$7,705 | \$7,859 | |
| 42 | - | \$7,554 | \$7,859 | \$8,016 | |
| 43 | - | \$7,705 | \$8,016 | \$8,176 | |
| 44 | - | - | \$8,176 | \$8,340 | |
| | | | | | |
| SE | CTION 29.13.(I | b) The appropr | iate classificatio | on for placeme | ent of principals and |
| assistant nrinc | inals on the sala | arv schedule ex | cent for princi | inals in alterna | tive schools and in |
| cooperative in | novative high a | choole shall h | a datarminad i | n accordance | with the following |
| | novative ingli s | chools, shall o | | in accordance | with the following |
| schedule: | | | N | 1 0 7 | 1 |
| | C1 | | IN | lumber of Teac | eners |
| | Classific | cation | | Supervised | |
| | | | | | |
| | Assistan | t Principal | | | |
| | Principa | | F | ewer than 11 T | eachers |
| | Principa | | | 1-21 Teachers | |
| | Principa | | | 2-32 Teachers | |
| | | | | 3-43 Teachers | |
| | Principa | | | | |
| | Principa | 1 V | 44 | 4-54 Teachers | |
| | | | | | |

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|---------------|---|---|
| 1 | Principal VI | 55-65 Teachers |
| | Principal VII | 66-100 Teachers |
| $\frac{2}{3}$ | Principal VIII | More than 100 Teachers |
| 2 3 4 | Timopar vin | Wore than 100 reachers |
| 5 | The number of teachers supervised includes | |
| 6 | from State funds only; it does not include teachers or a | assistant principals paid from non-State |
| 7 | funds or the principal or teacher assistants. | |
| 8 | The beginning classification for principals in | |
| 9 | innovative high school programs shall be the Princi | |
| 10 | schools who supervise 33 or more teachers shall be | classified according to the number of |
| 11 | teachers supervised. | |
| 12 | SECTION 29.13.(c) A principal shall be pl | |
| 13 | that reflects total number of years of experience as a cer | |
| 14 | and an additional step for every three years of experien | |
| 15 16 | principal who acquires an additional step for the 2011-2 | |
| 17 | receive a corresponding increase in salary during the 20 assistant principal shall also continue to receive ar | additional State funded percentage |
| 18 | increases earned for the 1997-1998, 1998-1999, and 19 | |
| 19 | in student performance or maintaining a safe and orderly | |
| 20 | SECTION 29.13.(d) Principals and assistant | |
| 21 | academic preparation at the six-year degree level sha | |
| 22 | hundred twenty-six dollars (\$126.00) per month and at | |
| 23 | salary supplement of two hundred fifty-three dollars (\$2 | 53.00) per month. |
| 24 | SECTION 29.13.(e) Longevity pay for print | ncipals and assistant principals shall be |
| 25 | as provided for State employees under the State Personn | |
| 26 | SECTION 29.13.(f) If a principal is rea | |
| 27 | because the principal is transferred to a school within a | |
| 28 | larger number of State-allotted teachers, the principal sl | |
| 29 | if the principal had served the principal's entire ca | reer as a principal at the higher job |
| 30 31 | classification. | alassification because the principal is |
| 32 | If a principal is reassigned to a lower job transferred to a school within a local school adminis | |
| 33 | State-allotted teachers, the principal shall be placed on | |
| 34 | had served the principal's entire career as a principal at t | |
| 35 | This subsection applies to all transfers on or | |
| 36 | except transfers in school systems that have been create | |
| 37 | more school systems. Transfers in these merged systems | |
| 38 | subsection for one calendar year following the date of the | ne merger. |
| 39 | SECTION 29.13.(g) Participants in an | |
| 40 | administration program shall receive up to a 10-month | |
| 41 | assistant principal during the internship period of the | |
| 42 | fiscal year and subsequent fiscal years, the stipend shal | |
| 43 | beginning salary of an assistant principal plus the co | |
| 44 | fellowship funds received by the intern as a full-time stu Fallows Program. The Principal Fallows Program on the | |
| 45 46 | Fellows Program. The Principal Fellows Program or the participates in a full-time master's in school adm | inistration program shall supply the |
| 40 47 | Department of Public Instruction with certification of el | |
| 48 | SECTION 29.13.(h) During the 2011-2012 | |
| 49 | schedule of an administrator with a one-year provisiona | |
| 50 | at the entry-level salary for an assistant principal or the | |
| 51 | schedule, whichever is higher. | e appropriate step on the teacher surary |
| 52 | ····· | |
| 53 | CENTRAL OFFICE SALARIES | |
| 54 | SECTION 29.14.(a) The monthly salary | |
| 55 | superintendents, associate superintendents, directors/c | |
| 56 | officers and shall remain unchanged for the 2011-2013 f | |
| 57 | School Administrator I \$3,309 | \$6,207 |

| 57 | School Administrator I | \$3,309 | \$6,207 |
|----|--------------------------|---------|---------|
| 58 | School Administrator II | \$3,508 | \$6,583 |
| 59 | School Administrator III | \$3,724 | \$6,984 |

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|-----------------------|---|----------------------|---------------------|------------------------|
| 1 | School Administrator IV | \$3,874 | \$7,262 | |
| 2 | School Administrator V | \$4,030 | \$7,556 | |
| 2 3 4 5 6 | School Administrator VI | \$4,275 | \$8,013 | |
| 4 | School Administrator VII | \$4,447 | \$8,336 | |
| 5 | The local board of edu | ication shall deterr | nine the approp | riate category and |
| 6 | placement for each assistant superi | | | |
| 7 | supervisor, or finance officer within | | | |
| 8 | General Assembly for central office a | | | ne category in which |
| 9 | an employee is placed shall be include | | | |
| 10 | SECTION 29.14.(b) The | | | |
| 11 | superintendents and shall remain uncl | hanged for the 2011. | 2013 fiscal bienr | ium, beginning July |
| 12 | 1, 2011. | * 4 = * * | * • • • • | |
| 13 | Superintendent I | \$4,720 | \$8,843 | |
| 14 | Superintendent II | \$5,011 | \$9,377 | |
| 15 | Superintendent III | \$5,316 | \$9,948 | |
| 16 | Superintendent IV | \$5,642 | \$10,552 | |
| 17 | Superintendent V | \$5,988 | \$11,196 | • , , 1 |
| 18 | The local board of edu | | | |
| 19 | placement for the superintendent bas | | | |
| 20 21 | administrative unit and within funds | appropriated by the | General Assemb | by for central office |
| 21 | administrators and superintendents. SECTION 29.14.(c) Lon | avity new for super | rintandanta aggist | ant gunarintandanta |
| 22 | associate superintendents, directors/c | | | |
| 23 24 | provided for State employees under th | | | Unicers shall be as |
| 25 | SECTION 29.14.(d) | | | tendents, associate |
| 26 | superintendents, directors/coordinato | | | |
| 27 27 | based on academic preparation at the | | | |
| 28 | one hundred twenty-six dollars (\$126 | | | |
| 29 | pursuant to this section. Superintend | | | |
| 30 | directors/coordinators, supervisors, a | | | |
| 31 | preparation at the doctoral degree 1 | evel shall receive a | salary supplem | ent of two hundred |
| 32 | fifty-three dollars (\$253.00) per mont | | | |
| 33 | section. | | 1 1 | |
| 34 | SECTION 29.14.(e) The | | | |
| 35 | administrative units to transfer State f | funds from other fun | ding categories for | or salaries for public |
| 36 | school central office administrators. | | | |
| 37 | SECTION 29.14.(f) The | | | |
| 38 | Central Office Allotment shall remain | unchanged for the 2 | 2011-2013 fiscal t | piennium. |
| 39 | | | | |
| 40 | NONCERTIFIED PERSONNEL SA | | (C 11 | . 1 |
| 41 | SECTION 29.15. The | annual salary for | permanent, full- | time and part-time |
| 42 | noncertified public school employee Fund shall be remain unchanged for the | s whose salaries are | supported from | the State's General |
| 43 44 | Fund shall be remain unchanged for u | ne 2011-2013 fiscal | blennlum. | |
| 44 45 | ALL FURLOUGHS PROHIBITE | D EVCEDT AS | ODDEDED TO | DALANCE THE |
| 46 | BUDGET/BENEFITS PROTEC | | | |
| 47 | SECTION 29.18.(a) The | | | |
| 48 | | | | e from employment |
| 49 | | | | ntary leave resulting |
| 50 | from disciplinary a | | perior of mitoral | |
| 51 | | | rtment, or institut | tion in the executive |
| 52 | | | | Carolina; the North |
| 53 | | | | administrative unit. |
| 54 | | | | gislative or judicial |
| 55 | branches or by a pu | iblic agency. | | |
| 56 | SECTION 29.18.(b) Any | y furlough of a publ | | |
| 57 | prohibited unless the furlough is ord | ered by the Governo | or while acting to | balance the budget |

57 promoted unless the furtough is ordered by the Governor while acting to balance the budget 58 pursuant to Section 5 of Article III of the North Carolina Constitution or by the Chief Justice or

the Legislative Services Officer, respectively, to balance the judicial branch or legislative 1 2 3 branch budget. **SECTION 29.18.(c)** Whenever the Governor, the Chief Justice, or the Legislative 4 Services Officer orders a furlough of public employees, the employing public agency, the 5 6 judicial branch, or the legislative branch, respectively, shall report to the State Treasurer, the Director of the Retirement Systems Division, and the Executive Administrator of the State 7 Health Plan the following: 8 The specifics of the authorized furlough. (1)9 (2)The positions affected, including all full-time, part-time, temporary, and 10 contractual positions, all nonessential personnel, and all nonteaching positions. 11 12 (3)The individual employees affected, including the applicable reduction in 13 salary and whether the employee is subject to or exempt from the Fair Labor 14 Standards Act. 15 **SECTION 29.18.(d)** If, in accordance with subsection (b) of this section, necessary 16 economies in public agency expenditures must be effected by a furlough of public employees, 17 then a public employee on a furlough who is: 18 A member of any of the State-supported retirement plans administered by (1)19 the Retirement Systems Division of the Department of State Treasurer or of 20 an Optional Retirement Program (ORP) administered under G.S. 135-5.1 or 21 G.S. 135-5.4 shall be considered in active service during any period of 22 furlough and shall be entitled to all of the same benefits to which the 23 employee was entitled on the workday immediately preceding the furlough. 24 The member shall suffer no diminution of retirement average final 25 compensation based on being on furlough, and the retirement average final 26 compensation shall be calculated based on the undiminished compensation. 27 During a furlough period, the employer shall pay both employee and 28 employer contributions to the Retirement Systems Division or ORP on 29 behalf of the furloughed employee as though the employee were in active 30 service. 31 A member of the State Health Plan for Teachers and State Employees shall (2)32 be considered eligible for coverage under the Plan on the same basis as on 33 the workday immediately preceding the furlough. The public employer shall 34 pay contributions on behalf of the furloughed public employee as though the 35 employee were in active service. 36 SECTION 29.18.(e) The benefits protections provided by this section shall also 37 apply to public employees in the judicial and legislative branches. 38 39 MONITOR COMPLIANCE WITH FREEZE ON MOST SALARY INCREASES 40 SECTION 29.19.(a) The Office of State Budget and Management and the Office 41 of State Personnel shall monitor jointly the compliance of the following units of government 42 with the provisions of Section 29.8 of this act and shall submit quarterly reports of their 43 monitoring activities to the President Pro Tempore of the Senate, the Speaker of the House of 44 Representatives, and the Fiscal Research Division: (i) State agencies, departments, and 45 institutions, including authorities, boards, and commissions; (ii) the judicial branch; and (iii) 46 The University of North Carolina and its constituent institutions. 47 The quarterly reports required by this section shall include the following 48 information: 49 For agencies reporting through the BEACON HR/Payroll system, (i) a (1)50 breakdown by action type (including promotion, reallocation, career 51 progression, salary adjustment, and any similar actions increasing employee 52 pay) of the number and annual amount of those increases and (ii) a 53 breakdown by action reason (including in-range higher level, acting pay, 54 trainee adjustment, and other similar action reasons) of the number and 55 annual amount of those action types coded as salary adjustment. 56 (2)For The University of North Carolina and its constituent institutions, a 57 breakdown of the number and annual amount of those increases categorized 58 by the University as promotions, changes in job duties or responsibilities,

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| 1 2 | | Distinguished Professorships, retention pay, career pr similar actions increasing employee pay. | ogression, and any |
| 3 4 | (3) | A summary of actions taken by the Office of State Budg and the Office of State Personnel with respect to the | et and Management |
| 2 3 4 5 6 7 | | increases. | 2 |
| 6 7 | | TION 29.19.(b) The Legislative Services Officer shall reperform of the Senate and the Speaker of the House of | |
| 8 9 | compliance with | | |
| 10 11 | COMPREHENS COMPENS | SIVE REVIEW AND REFORM OF PUBL ATION PLANS | IC EMPLOYEE |
| 12 | SECT | TION 29.20.(a) It is the intent of the General Asser | |
| 13 | implement a mo | dernized, fair, and fully functional, performance-based co | ompensation system |
| 14 15 | | f State agencies, departments, institutions, The University h Carolina Community College System, and local education | |
| 16 | | tive Services Commission, jointly through the Fiscal Res | |
| 17 | Evaluation Divis | ions, is directed to commission a review and study of the cu | urrent compensation |
| 18 | | encies, departments, institutions, The University of North (| |
| 19 | North Carolina | Community College System, and local education age | encies (government |
| 20 21 | | gislative Services Commission may use a Request for Infor | |
| ²¹ 22 | | posals process to contract with a qualified consulting fit. The study, at minimum, shall include all of the following: | |
| $\frac{22}{23}$ | (1) | A labor market analysis of pay, fringe benefits, classifi | |
| 24 | | plans of government sector employees to determin | |
| 25 | | employees are compensated appropriately relative to man | |
| 26 | | positions as compared to (i) other North Carolina pul | |
| 27 28 | | similar positions and employees in other states, and (ii: employees in private industry. |) where applicable, |
| 29 | (2) | An analysis of current performance-based compensation | plans in use by the |
| 30 | | North Carolina Banking Commission, the University | of North Carolina |
| 31 | | Health Care System, and the performance-based co | mpensation system |
| 32 | | proposed by Charlotte/Mecklenburg County Schools. T | |
| 33 34 | | include an assessment of the effectiveness of these perfo and should include identification of best practices. | rmance-based plans |
| 35 | (3) | An evaluation of current longevity pay as applicable t | o most government |
| 36 | (-) | sector employees and recommendations as to whether lo | ongevity pay should |
| 37 | | be continued for new hires. | |
| 38 | (4) | An evaluation of current laws and policies related to | |
| 39 40 | | employees subject to the State Personnel Act and tenut teachers and university professors. For public school teac | the section the evaluation |
| 41 | | of tenure shall include its relationship with student perfo | |
| 42 | | evaluation should also include recommendations as to | |
| 43 | | and policies should be continued or modified based up | on human resource |
| 44 | (5) | best practices. | |
| 45 46 | (5) | An evaluation of salary supplements for public school account of master's degrees, attainment of other adva | |
| 47 | | national board certification, including the relation | |
| 48 | | performance, if any. This evaluation should also include | |
| 49 | | as to whether these salary supplements should be cor | tinued or modified |
| 50 | | based upon the effect on student performance, if any, a | ind human resource |
| 51 52 | (6) | best practices. | mmondations as to |
| 52 53 | (6) | An evaluation of the State Personnel Act including reco whether these laws and policies should be continued or n | |
| 54 | | human resource best practices. | in annou oused upon |
| 55 | (7) | An analysis of the effect of in-State regional varia | |
| 56 | | compensation and recommendations as to how those | variables should be |
| 57 | (0) | addressed in the future. | value of amentance |
| 58 59 | (8) | Recommendations of how to evaluate and compare the fringe benefits. | value of employee |
| 59 | | ninge benefits. | |

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| 1 2 3 4 5 6 7 8 | (9) Recommendations, timetable, and design of a performance-based compensation plan across all govern implementation by the General Assembly. Recommendat the design of an effective employee performance evincluding the identification of effective employee performation systems (including estimated costs) to tr employee performance. | ions must include valuation system, ance measures and |
| 8 9 | (10) Training recommendations for supervisors and ma employee productivity and performance evaluation. | nagers regarding |
| 10 11 | (11) Recommendations to assure equity of compensation employees across government sectors. | n among public |
| 12 13 14 15 16 17 | (12) Feasibility of a consensus forecasting group to recommendations for compensation policy across all go These recommendations should include how to establ priorities for General Fund appropriations necessar performance-based compensation system while remaining State and its taxpayers. | vernment sectors. ish and maintain ry to fund the |
| 18 | SECTION 29.20.(b) By May 1, 2012, the Fiscal Research and Pr | rogram Evaluation |
| 19 20 21 22 23 24 25 26 27 | Divisions, or at their direction by the consultant hired to perform the review report all findings and any other final results of the study, including reco legislative proposals, to the 2012 Regular Session of the 2011 General Assem SECTION 29.20.(c) All State agencies, departments, institution of North Carolina System, the North Carolina Community College System, at agencies shall provide any information, data, or documents within ascertainable from their records, or otherwise available to them to the Fis Program Evaluation Divisions and/or the consultant necessary to complete study. | w and study, shall mmendations and bly. as, The University nd local education their possession, scal Research and |
| 28 29 30 31 | SECTION 29.20.(d) The State Personnel Director, the State Bu State Controller, and the State Treasurer shall dedicate and identify states assistance, as needed, to aid in the reviews required by this section. | |
| $\begin{array}{c} 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ \end{array}$ | ESTABLISH SALARY ADJUSTMENT AND PERFORMANCE PAY R SECTION 29.20A.(a) General Fund and Highway Fund reserve established in the Office of State Budget and Management for the purpose of market and other salary inequities and to provide funding for a p compensation plan to effectuate recommendations made in connection with t review and reform of public employee compensation plans under Section 29.2 SECTION 29.20A.(b) The Director of the Budget shall allocate f to the Salary Adjustment and Performance Pay Reserve in Sections 2.1 and directed by the General Assembly, to public agencies to fund labor market increases and to provide funding for performance-based pay plans upo Comprehensive Review and Reform of Public Employee Compensation Plans Funds appropriated to the Salary Adjustment and Performance Pa allocated to public agencies for positions that are funded by the General Fund. Positions that are funded partially from the General Fund or Highway from sources other than the General Fund or Highway Fund may be increase from the Salary Adjustment and Performance Pay Reserve only to the proportionate part of the salaries paid from the General Fund or Highway Fund For the purposes of this subsection, the term "public employee" m of a State agency, department, or institution; The University of North Ca Carolina Community College System; or a local school administrative unit. | budget codes are of correcting labor performance-based he comprehensive 20 of this act. Funds appropriated 3.1 of this act, as and equity salary on review of the s report. y Reserve may be Fund or Highway Fund and partially ased with funding he extent of the id. means an employee |
| 53 54 55 56 57 58 59 | ESTABLISH SEVERANCE EXPENDITURE RESERVE SECTION 29.21.(a) There are established in the Office of Management General Fund and Highway Fund reserve budget codes for the p severance-related obligations to State employees subject to the State Pe employees exempt from the State Personnel Act, who are separated from reduction-in-force action. Severance-related expenditures from these reser- obligations to fund: | burpose of funding ersonnel Act, and service due to a |

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| $ \frac{1}{2} _{3} $ | (1) A State employee's severance salary continuation with an factor as authorized by G.S. 126-8.5, including e contributions for social security, and | |
| 2 3 4 5 6 7 8 | (2) Noncontributory health premiums for up to 12 months as G.S. 135-45.2(a)(8) for employees of employing units | |
| 0 7 | G.S. 135-45.1(12). SECTION 29.21.(b) The Director of the Budget shall allocate fun | ds appropriated |
| 8 9 10 11 12 | in Sections 2.1 and 3.1 of this act to the Severance Expenditure Reserve to pu fund severance-related obligations incurred by the agencies as a result of red actions that cause State-supported public employees to be terminated from publ Funds appropriated to the Severance Expenditure Reserve shall be expended before funds appropriated to a public agency for State-supported personal service | blic agencies to duction-in-force lic employment. in their entirety |
| 13 | may be used to fund any severance-related obligations. | ··· ··· p ········ |
| 14 | Funds appropriated to the Severance Expenditure Reserve may | |
| 15 16 17 | public agencies for positions that are funded by the General Fund or Highwa appropriated to the Severance Expenditure Reserve may also be allocated to pub positions that are funded partially from the General Fund or Highway Fund an appropriate that the General Fund or Highway Fund and | blic agencies for d partially from |
| 18 19 | sources other than the General Fund or Highway Fund but only to the proportionate part of the salaries paid from the General Fund or Highway Fund. | extent of the |
| 20 | For the purposes of this subsection, the term "public employee" mea | ns an employee |
| 21 | of a State agency, department, or institution; The University of North Caro | lina; the North |
| 22 | Carolina Community College System; or a local school administrative unit. | |
| 23 24 | REPEAL REDUCTION-IN-FORCE PRIORITY CONSIDERATION | IINDED THE |
| 24 25 | STATE PERSONNEL ACT | UNDER INE |
| 26 | SECTION 29.21A.(a) G.S. 126-7.1 reads as rewritten: | |
| 27 | "§ 126-7.1. Posting requirement; State employees receive priority | -consideration; |
| 28 | reduction-in-force rights; reduction in force; Work First hiring. | 1 |
| 29 30 | (a) All vacancies for which any State agency, department, or institution shall be posted in a place readily accessible to employees that is located with | |
| 31 | following: | inn at least the |
| 32 | (1) The personnel office of the agency, department, or institu | tion having the |
| 33 | vacancy; and | |
| 34 | (2) The particular work unit of the agency, department, or institu | ition having the |
| 35 36 | vacancyvacancy. in a location readily accessible to employed decision is made, initially or at any time while the vacancy r | |
| 37 | receive applicants from outside the recruiting agency, | |
| 38 | institution, the vacancy shall be listed with the Office of Stat | |
| 39 | the purpose of informing current State employees of such vac | |
| 40 | agency, department, or institution may not receive approval | |
| 41 42 | of State Personnel to fill a job vacancy if the agency, institution cannot prove to the satisfaction of the Office of | |
| 43 | that it complied with these posting requirements. The agency | |
| 44 | institution which hires any person in violation of these posti | ng requirements |
| 45 | shall pay such person when employment is discontinued as | |
| 46 | violation for the work performed during the period of tin | ne between his |
| 47 48 | (a1) State employees to be affected by a reduction in force shall be | notified of the |
| 49 | reduction in force as soon as practicable, and in any event, no less than 30 d | |
| 50 | effective date of the reduction in force. | 5 1 |
| 51 | (a2) The State Personnel Commission shall adopt rules to provid | |
| 52 53 | consideration for State employees separated from State employment as the resu | |
| 55 54 | in force is to enable a State employee's return to career service at a salary grade equal to that held in the most recent position. The State Personnel Commission | |
| 55 | that a State employee who: | in shun provide |
| 56 | (1) Accepts a position at the same salary grade shall be paid at | the same salary |
| 57 | rate as the employee's previous position. | - |
| 58 | (2) Accepts a position at a lower salary grade than the empl | oyee's previous |
| 59 | position shall be paid at the same rate as the previous pos | nion unless the |

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| | salary rate exceeds the maximum of the new salary grade. When the salary |
| 2 | rate exceeds the maximum of the salary grade, the employee's new salary |
| 3 | rate shall be reduced to the maximum of the new salary grade. |
| - | (b) Subsection (a) of this section does not apply to vacancies which must be filled |
| | immediately to prevent work stoppage or the protection of the public health, safety, or security. |
| | (c) If a State employee subject to this section: |
| | (1) Applies for another position of State employment that would constitute a promotion and; |
| | (2) Has substantially equal qualifications as an applicant who is not a State |
| | employee then the State employee shall receive priority consideration over |
| | the applicant who is not a State employee. This priority consideration shall |
| | not apply when the only applicants considered for the vacancy are current |
| | State employees. |
| | (c1) If a State employee who has been separated due to reduction in force or who has |
| | been given notice of imminent separation due to reduction in force: |
| | (1) Applies for another position of State employment equal to or lower in salary |
| | grade than the position held by the employee at the time of notification or |
| | separation; and (2) Is determined sublified for that resition |
| | (2) Is determined qualified for that position then within all State agencies, the State employee shall receive priority consideration over all |
| | other applicants but shall receive equal consideration with other applicants who are current |
| | State employees not affected by the reduction in force. This priority shall remain in effect for a |
| | period of 12 months from the date the employee receives notification of separation by reduction |
| | in force. State employees separated due to reduction in force shall receive higher priority than |
| | other applicants with employment or reemployment priorities, except that the reemployment |
| | priority created by G.S. 126-5(e)(1) shall be considered as equal. The reduction-in-force |
| | priority created by this subsection shall be administered in accordance with rules promulgated |
| | by the State Personnel Commission. |
| | (c2) If the applicants for reemployment for a position include current State employees, a |
| | State employee with more than 10 years of service shall receive priority consideration over a |
| | State employee having less than 10 years of service in the same or related position classification. This reemployment priority shall be given by all State departments, agencies, |
| | and institutions with regard to positions subject to this Chapter. |
| | (d) "Qualifications" within the meaning of subsection (c) of this section shall consist of: |
| | (1) Training or education; |
| | (2) Years of experience; and (3) Other skills, knowledge, and abilities that bear a reasonable functional |
| | |
| | relationship to the abilities and skills required in the job vacancy applied for. |
| | (e) Each State agency, department, and institution is encouraged to hire into State |
| | government employment qualified applicants who are current or former Work First Program |
| | participants. |
| | (f) Each State agency, department, institution, university, community college, and local education agency shall verify, in accordance with the Basic Pilot Program administered by the |
| | United States Department of Homeland Security pursuant to 8 U.S.C. § 1101, et seq, each |
| | individual's legal status or authorization to work in the United States after hiring the individual |
| | as an employee to work in the United States." |
| | SECTION 29.21A.(b) Nothing in this section affects the extended period of |
| | priority reconsideration afforded to State employees by Section 26.14D of S.L. 2009-451, as |
| | amended by Section 9.3 of S.L. 2009-575. |
| | SECTION 29.21A.(c) This section applies to employees subject to reductions in |
| | force on or after July 1, 2011. |
| | |
| | JUDICIAL DEPARTMENT EXPENSE AMENDMENTS |
| | SECTION 29.21B.(a) G.S. 7A-300.1 is repealed. SECTION 29.21B.(b) G.S. 135-1(7a)b.10a. is repealed. |
| | SECTION 29.21B.(b) G.S. $133-1(7a)0.10a$. Is repeated. SECTION 29.21B.(c) G.S. $7A-300(a)$ reads as rewritten: |
| | "(a) The operating expenses of the Judicial Department shall be paid from State funds, |
| | out of appropriations for this purpose made by the General Assembly, or from funds provided |
| | by local governments pursuant to $G.S. 7A-300.1$, $153A-212.1$, $G.S. 153A-212.1$ or |
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| 1 | 160A-289.1. The Administrative Office of the Courts shall prepare budget estimates to cover |
| 2 | these expenses, including therein the following items and such other items as are deemed |
| 3 | necessary for the proper functioning of the Judicial Department: |
| 4 5 | (1) Salaries, departmental expense, printing and other costs of the appellate division; division. |
| 6 | (2) Salaries and expenses of superior court judges, district attorneys, assistant |
| 7 | district attorneys, public defenders, and assistant public defenders, and fees |
| 8 | and expenses of counsel assigned to represent indigents under the provisions |
| 9 | of Subchapter IX of this Chapter; Chapter. |
| 10 | (3) Salaries, travel expenses, departmental expense, printing and other costs of |
| 11 | the Administrative Office of the <u>Courts;Courts.</u> |
| 12 13 | (4) Salaries and travel expenses of district judges, magistrates, and family court |
| 13 14 | (5) counselors; counselors. (5) Salaries and travel expenses of clerks of superior court, their assistants, |
| 15 | deputies, and other employees, and the expenses of their offices, including |
| 16 | supplies and materials, postage, telephone and telegraph, bonds and |
| 17 | insurance, equipment, and other necessary items; items. |
| 18 | (6) Fees and travel expenses of jurors, and of witnesses required to be paid by |
| 19 | the State;State. |
| 20 | (7) Compensation and allowances of court reporters; reporters. |
| 21 | (8) Briefs for counsel and transcripts and other records for adequate appellate |
| 22 23 | review when an appeal is taken by an indigent person; person. |
| 23 24 | (9) Transcripts of preliminary hearings in indigency cases and, in cases in which the defendant pays for a transcript of the preliminary hearing, a copy for the |
| 25 | district attorney; attorney. |
| $\frac{26}{26}$ | (10) Transcript of the evidence and trial court charge furnished the district |
| 27 | attorney when a criminal action is appealed to the appellate |
| 28 | division; division. |
| 29 | (11) All other expenses arising out of the operations of the Judicial Department |
| 30 | (12) which by law are made the responsibility of the <u>State; and State</u> . |
| 31 32 | (12) Operating expenses of the Judicial Council and the Judicial Standards Commission." |
| 33 | SECTION 29.21B.(d) G.S. 135-53(5) reads as rewritten: |
| 34 | "(5) 'Compensation' shall mean all salaries and wages derived from public funds which |
| 35 | are earned by a member of the Retirement System for his-the member's service as a justice or |
| 36 | judge, or district attorney, or clerk of superior court, or public defender, or the Director of |
| 37 | Indigent Defense Services. Effective July 1, 2009, 'compensation' also means payment of |
| 38 | military differential wages. 'Compensation' shall not include local supplementation as |
| 39 40 | authorized under G.S. 7A-300.1 for Judicial Department employees." |
| 40 41 | STATE PERSONNEL INFORMATION AMENDMENT |
| 42 | SECTION 29.21C. G.S. 120-32.01(b) reads as rewritten: |
| 43 | "(b) Notwithstanding subsection (a) of this section, access to the State Personnel |
| 44 | Management Information System BEACON/HR payroll system by the Research, Bill Drafting, |
| 45 | and Program Evaluation Research and Bill Drafting Divisions shall only be through the Fiscal |
| 46 | Research Division." |
| 47 48 | SALARY-RELATED CONTRIBUTIONS |
| 40 49 | SECTION 29.22.(a) Effective for the 2011-2013 fiscal biennium, required |
| 50 | employer salary-related contributions for employees whose salaries are paid from department, |
| 51 | office, institution, or agency receipts shall be paid from the same source as the source of the |
| 52 | employees' salary. If an employee's salary is paid in part from the General Fund or Highway |
| 53 | Fund and in part from department, office, institution, or agency receipts, required employer |
| 54 | salary-related contributions may be paid from the General Fund or Highway Fund only to the |
| 55 56 | extent of the proportionate part paid from the General Fund or Highway Fund in support of the salary of the employee, and the remainder of the employer's requirements shall be paid from the |
| 50 57 | source that supplies the remainder of the employee's salary. The requirements of this section as |

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workers' compensation, severance pay, separation allowances, and applicable disability income benefits.

2 3 Notwithstanding any other provision of law, an employing unit, as defined in 4 G.S. 135-45.1 or in G.S. 135-48.1 as enacted by this act, that hires or has hired as an employee 5 a retiree that is in receipt of monthly retirement benefits from any retirement system supported 6 in whole or in part by contributions of the State shall enroll the retiree in the active group and 7 pay the cost for the hospital-medical benefits if that retiree is employed in a position that would 8 require the employer to pay hospital-medical benefits if the individual had not been retired.

9 **SECTION 29.22.(b)** Effective July 1, 2011, the State's employer contribution rates 10 budgeted for retirement and related benefits as a percentage of covered salaries for the 2011-2012 fiscal year are: (i) thirteen and sixty-two hundredths percent (13.62%) – Teachers 11 and State Employees; (ii) eighteen and sixty-two hundredths percent (18.62%) - State Law 12 13 Enforcement Officers; (iii) twelve and thirty-six hundredths percent (12.36%) – University Employees' Optional Retirement System; (iv) twelve and thirty-six hundredths percent 14 15 (12.36%) - Community College Optional Retirement Program; (v) thirty-one and fifty-four 16 hundredths percent (31.54%) – Consolidated Judicial Retirement System; and (vi) five and zero 17 hundredths percent (5.00%) - Legislative Retirement System. Each of the foregoing 18 contribution rates includes five and zero hundredths percent (5.00%) for hospital and medical 19 benefits. The rate for Teachers and State Employees, State Law Enforcement Officers, 20 Community College Optional Retirement Program, and for the University Employees' Optional 21 Retirement Program includes fifty-two hundredths percent (0.52%) for the Disability Income 22 Plan. The rates for Teachers and State Employees and State Law Enforcement Officers include 23 sixteen hundredths percent (0.16%) for the Death Benefits Plan. The rate for State Law 24 Enforcement Officers includes five percent (5%) for Supplemental Retirement Income.

25 **SECTION 29.22.(c)** Effective July 1, 2012, the State's employer contribution rates 26 budgeted for retirement and related benefits as a percentage of covered salaries for the 2012-2013 fiscal year are: (i) fifteen percent (15%) - Teachers and State Employees; (ii) 27 28 twenty percent (20%) – State Law Enforcement Officers; (iii) twelve and sixty-six hundredths 29 percent (12.66%) - University Employees' Optional Retirement System; (iv) twelve and 30 sixty-six hundredths percent (12.66%) – Community College Optional Retirement Program; (v) 31 thirty-three and fifty-one hundredths percent (33.51%) - Consolidated Judicial Retirement System; and (vi) five and thirty hundredths percent (5.30%) – Legislative Retirement System. 32 33 Each of the foregoing contribution rates includes five and thirty hundredths percent (5.30%) for 34 hospital and medical benefits. The rate for Teachers and State Employees, State Law 35 Enforcement Officers, Community College Optional Retirement Program, and for the University Employees' Optional Retirement Program includes fifty-two hundredths percent 36 37 (0.52%) for the Disability Income Plan. The rates for Teachers and State Employees and State 38 Law Enforcement Officers include sixteen hundredths percent (0.16%) for the Death Benefits 39 Plan. The rate for State Law Enforcement Officers includes five percent (5%) for Supplemental 40 Retirement Income.

41 **SECTION 29.22.(d)** Effective July 1, 2011, the maximum annual employer 42 contributions, payable monthly, by the State for each covered employee or retiree for the 2011-2012 fiscal year to the State Health Plan for Teachers and State Employees are: (i) 43 44 Medicare-eligible employees and retirees – three thousand eight hundred thirty-two dollars 45 (\$3,832) and (ii) non-Medicare-eligible employees and retirees – four thousand nine hundred 46 thirty-one dollars (\$4,931).

SECTION 29.22.(e) Effective July 1, 2012, the maximum annual employer contributions, payable monthly, by the State for each covered employee or retiree for the 47 48 49 2012-2013 fiscal year to the State Health Plan for Teachers and State Employees are: (i) 50 Medicare-eligible employees and retirees – four thousand thirty-five dollars (\$4,035) and (ii) 51 non-Medicare-eligible employees and retirees – five thousand one hundred ninety-two dollars 52 (\$5,192). 53

54 LIMIT STATE ABORTION FUNDING/HEALTH PLAN/INSURANCE

55 SECTION 29.23. No State funds may be used for the performance of abortions or 56 to support the administration of any governmental health plan or government-offered insurance 57 policy offering abortion, except that this prohibition shall not apply where (i) the life of the 58 mother would be endangered if the unborn child were carried to term or (ii) the pregnancy is 59 the result of a rape or incest. Nothing in this section shall be construed to limit medical care

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| 1 2 3 | provided after a spontaneous miscarriage. The provisions of G.S. 135-45.8(21) apply to complications or related charges from an abortion not covered due to the | |
| 4 5 6 | PERMANENTLY EXEMPT PARTICIPANTS IN THE UNIVERSITY CAROLINA PHASED RETIREMENT PROGRAM FROM THE RE ON RETURNING TO WORK | |
| 7 8 | SECTION 29.24.(a) Section 29.28(f) of S.L. 2005-276, as amen 22.21 of S.L. 2006-66 and by Section 26.22 of S.L. 2009-451, reads as rewritten | |
| 9 10 11 12 13 | "SECTION 29.28.(f) Subsections (a) and (b) of this section become efference 2005. Subsection (e) of this section becomes effective November 1, 2005, but do participants in The University of North Carolina Phased Retirement Program un August 31, 2013, or 12 months after the issuance of final phased retirement regulaternal Revenue Service. Program. The remainder of this section becomes effective and the sective and the sective and the sective and | bes not apply to til the earlier of sulations by the |
| 14 | 2005." SECTION 20 24 (b) (C S. 125 1(20) mode of promittees | |
| 15 16 17 18 19 20 | SECTION 29.24.(b) G.S. 135-1(20) reads as rewritten: "(20) "Retirement" meansmeans, for members who are not parti- University of North Carolina Phased Retirement Program, the employment and the complete separation from active service or agreement, express or implied, to return to service. allowance under the provisions of this Chapter may only b | e termination of e with no intent A retirement |
| 21 22 23 24 | retirement of a member. In order for a member's retirem effective in any month, the member must render no ser part-time, temporary, substitute, or contractor service, at any six months immediately following the effective date of | ent to become vice, including time during the retirement. For |
| 25 26 27 28 | purposes of this subdivision, service as a member of a school unpaid bona fide volunteer in a local school administrative u considered service. <u>Notwithstanding the foregoing, for mer</u> <u>participants in The University of North Carolina Phase</u> | mit shall not be mbers who are red Retirement |
| 29 30 | Program, "retirement" means entry into the Phased Retirement a retirement allowance granted under this Chapter." | <u>it Program with</u> |
| 31 | | |
| 32 33 | REDUCE THE REQUIRED BREAK IN SERVICE FOR RETIRE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM | ES OF THE |
| 34 | TO WORK WITHOUT LOSING RETIREMENT BENEFITS | IO REIORI |
| 35 | SECTION 29.25.(a) G.S. 135-1 is amended by adding a new subdiv | |
| 36 | "(18a) "Qualifying period" means three months as to members who | |
| 37 38 | last 12 months of service as employees of The University of or any of its constituent institutions and return to service a | |
| 39 | The University of North Carolina or any of its constituent i | |
| 40 41 | <u>means six months as to any other member.</u> " SECTION 29.25.(b) G.S. 135-1(20) reads as rewritten: | |
| 42 | "(20) "Retirement" means the termination of employment and | the complete |
| 43 | separation from active service with no intent or agreeme | ent, express or |
| 44 45 | implied, to return to service. A retirement allowance under the this Chapter may only be granted upon retirement of a memb | |
| 46 | a member's retirement to become effective in any month, the | |
| 47 | render no service, including part-time, temporary, substitute | e, or contractor |
| 48 49 | service, at any time during the six months qualifying period following the effective date of retirement. For purposes of l | |
| 50 | service as a member of a school board or as an unpaid bona f | |
| 51 | a local school administrative unit shall not be considered serv | |
| 52 53 | SECTION 29.25.(c) G.S. 135-3(8)c. reads as rewritten: "c. Should a beneficiary who retired on an early or ser | vice retirement |
| 55 54 | allowance under this Chapter be reemployed by | |
| 55 | engaged to perform services for, an employer parti | cipating in the |
| 56 57 | Retirement System on a part time, temporary, interim service basis, whether contractual or otherwise, | |
| 57 58 59 | beneficiary earns an amount during the 12 month peri following the effective date of retirement or in any | od immediately |

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| which exceeds fifty percent (50%) of the reported compensation, |
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| excluding terminal payments, during the 12 months of service |
| preceding the effective date of retirement, or twenty thousand dollars |
| (\$20,000), whichever is greater, as hereinafter indexed, then the |
| retirement allowance shall be suspended as of the first day of the |
| month following the month in which the reemployment earnings |
| exceed the amount above, for the balance of the calendar year, except |
| when the reemployment earnings exceed the amount above in the |
| month of December, in which case the retirement allowance shall not |
| be suspended. The retirement allowance of the beneficiary shall be |
| reinstated as of January 1 of each year following suspension. The |
| amount that may be earned before suspension shall be increased on |
| January 1 of each year by the ratio of the Consumer Price Index to |
| the Index one year earlier, calculated to the nearest tenth of a percent |
| (1/10 of 1%). |
| The computation of postratizement corriges of a boneficiery |

The computation of postretirement earnings of a beneficiary under this sub-subdivision who retired on or before June 1, 2009, regardless of age or years of creditable service, or who retires on or after July 1, 2009, after attaining (i) the age of at least 65 with five years of creditable service; or (ii) the age of at least 60 with 25 years of creditable service; or (iii) 30 years of service; and who has been retired at least six months for at least as long as the qualifying period as defined by G.S. 135-1(18a) and has not been employed in any capacity with a State-supported community college or а State-supported university for at least six months during the <u>qualifying period as defined by G.S. 135-1(18a)</u> immediately preceding the effective date of reemployment, shall not include earnings while the beneficiary is employed to teach in a permanent full-time or part-time capacity that exceeds fifty percent (50%) of the applicable workweek as a nursing instructor in a certified nursing program for a maximum period of three years.

In order for a retired nursing instructor to be rehired, the community college or university must certify to the Teachers' and State Employees' Retirement System that it has a shortage of qualified nursing instructors, and must:

- 1. Make a good faith effort to fill positions with qualified nursing instructors who are not retirees;
- 2. Post the vacancy or vacancies for at least two months;
- 3. Solicit applications through local newspapers, other media, and nursing education programs; and
- 4. Determine that there is an insufficient number of eligible applicants for the advertised position or positions.

The North Carolina Community College System and The University of North Carolina shall certify to the Retirement System that a beneficiary is employed to teach as a nursing instructor with a State-supported community college or a State-supported university under the provisions of this sub-subdivision."

49 PROVIDE FOR VESTING RECIPROCITY BETWEEN THE STATE AND LOCAL 50 **EMPLOYEES' RETIREMENT SYSTEMS AND THE OPTIONAL RETIREMENT PROGRAM FOR STATE INSTITUTIONS OF HIGHER LEARNING** 51 52

SECTION 29.26. G.S. 135-5.1(b)(5) reads as rewritten:

53 If any participant in the Optional Retirement Program having less than five "(5) 54 years coverage under the Optional Retirement Program of total membership 55 service under any combination of the Teachers' and State Employees' 56 Retirement System, the Local Governmental Employees' Retirement System, 57 the Consolidated Judicial Retirement System, or the Optional Retirement Program leaves the employ of The University of North Carolina and either 58 59 retires or commences employment with an employer not having a retirement

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| contract, regardless of whether the annuity contract is participant, a trust, or the Retirement System, the participant's Optional Retirement Program attributable to contributions of of North Carolina shall be forfeited and shall either (i) be re University of North Carolina and forthwith paid by it to t System and credited to the pension accumulation fund or (ii) be | he int The fun the pe p | eld by the terest in the University ided to The Retirement aid directly |
| RETIREMENT PROGRAM (ORP) AS A RETIREMENT OPTION | 0 | PTIONAL |
| "(a) An Optional Retirement Program provided for in this section is a established and shall be implemented by the Board of Governors of The Univer- Carolina. The Optional Retirement Program shall be underwritten by the purch contracts, which may be both fixed and variable contracts or a combination there through the establishment of a trust, for the benefit of participants in the Program in the Optional Retirement Program shall be limited to University personnel w | ersit nase of, n. P. ho | ty of North of annuity or financed articipation are eligible |
| to rules for eligibility and participation as may be adopted by | y th | <u>em, subject</u> ne Board of |
| PART XXX. CAPITAL APPROPRIATIONS | | |
| capital improvements are for constructing, repairing, or renovating State building other capital facilities, for acquiring sites for them where necessary, and for acquiring and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 30.2. There is appropriated from the General Fund for | s, u irin | itilities, and g buildings |
| | | 2011 2012 |
| Capital Improvements – General Fund | | 2011-2012 |
| Department of Environment and Natural Resources Water Resources Development Projects | \$ | 4,535,000 |
| TOTAL CAPITAL IMPROVEMENTS – GENERAL FUND | \$ | 4,535,000 |
| allocate the funds appropriated in this act for water resources developme accordance with the schedule that follows. These funds will provide a State | nt ma | projects in atch for an |
| Name of Project | | 2011-2012 |
| (1) B. Everett Jordan Lake Water Supply Storage (50/50) | | \$ 200,000 |
| (2) Wilmington Harbor Maintenance (98/2) (3) Morehead City Harbor Maintenance (98/2) (4) Water Resources Planning in Support of Session Law 2010-143 (75/25) | | 50,000 |
| | | |
| (5) John H. Kerr Dam and Reservoir Sec. 216 – (50/50) (6) Planning Assistance to Communities (50/50) | | - 50,000 50,000 |
| | contract, regardless of whether the annuity contract is participant, a trust, or the Retirement System, the participant's Optional Retirement Program attributable to contributions of of North Carolina and forthwith paid by it to t System and credited to the pension accumulation fund or (ii) by to the Retirement System and credited to the pension accumulation fund or (ii) to the Retirement System and credited to the pension accumulation fund or (ii) to the Retirement System and credited to the pension accumulation fund or (ii) by stem and credited to the pension accumulation fund or (iii) by to the Retirement Program provided for in this section is a established and shall be implemented by the Board of Governors of The Univ Carolina. The Optional Retirement Program shall be underwritten by the purch contracts, which may be both fixed and variable contracts or a combination there through the establishment of a trust, for the benefit of participants in the Program in the Optional Retirement Program shall be limited to University personnel w for membership in the Teachers' and State Employees' Retirement Program and w (5) Employees of The University of North Carolina Health Care S to rules for elipibility and participation as may be adopted by Governors in the Optional Retirement Program plan document PART XXX. CAPITAL APPROPRIATIONS GENERAL FUND CAPITAL APPROPRIATIONS/INTRODUCTION SECTION 30.1. The appropriations made by the 2011 General capital facilities, for acquiring sites for them where necessary, and for acquire and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 30.2. There is appropriated from the General Fund for fiscal year the following amounts for capital improvements: Capital Inprovements – General Fund Department of Environment and Natural Resources Water Resources Development Projects TOTAL CAPITAL IMPROVEMENTS – GENERAL FUND WATER RESOURCES DEVELOPMENT | SECTION 29.27. G.S. 135-5.1(a) reads as rewritten: "(a) An Optional Retirement Program provided for in this section is aut established and shall be implemented by the Board of Governors of The Universi Carolina. The Optional Retirement Program shall be underwritten by the purchase contracts, which may be both fixed and variable contracts or a combination thereof, through the establishment of a trust, for the benefit of participants in the Program. P in the Optional Retirement Program shall be limited to University personnel who for membership in the Teachers' and State Employees' Retirement Program and who (5) Employees of The University of North Carolina Health Care Syst to rules for eligibility and participation as may be adopted by tf Governors in the Optional Retirement Program plan document." PART XXX. CAPITAL APPROPRIATIONS GENERAL FUND CAPITAL APPROPRIATIONS/INTRODUCTION SECTION 30.1. The appropriations made by the 2011 General As capital improvements are for constructing, repairing, or renovating State buildings, u other capital facilities, for acquiring sites for them where necessary, and for acquirin and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 30.2. There is appropriated from the General Fund for the fiscal year the following amounts for capital improvements: Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development Projects S TOTAL CAPITAL IMPROVEMENTS – GENERAL FUND SECTION 30.3.(a) The Department of Environment and Natural Reso allocate the funds appropriated in this act for water resources development excordance with the schedule that follows. These funds will provide a State mestimated twenty million seven hundred forty-nine thousand dollars (\$20,749,000 funds. Name of Project (1) B. Everett Jordan Lake Water Supply Storage (50/50) (2) Wilmington Harbor Maintenance (98/2) |

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| (8) | Wilmington Harbor Improvements Feasibility (50/50) | 250,000 |
| (9) | Belhaven Harbor – CAP – Sec. 1135 $(75/25)$ | _ |
| (10) | Concord Streams, NC Sec. 206 (65/35) | _ |
| (11) | Manteo Old House Channel – CAP – Sec. 204 (65/25) | _ |
| (12) | Wilmington Harbor Deepening (75/25) | 300,000 |
| (13) | Bogue Banks Coastal Storm Damage Reduction Study – (50/50) | 50,000 |
| (14) | West Onslow Beach (Topsail Beach) PED (75/25) | - |
| (15) | Surf City/NTB Coastal Storm Damage Reduction Study – PED (75/25) | 85,000 |
| (16) | Neuse River Basin Restoration Feasibility Study (50/50) | 300,000 |
| (17) | Currituck Sound Environmental Restoration Study (50/50) | 100.000 |
| (18) | Princeville Flood Damage Reduction (50/50) | 100,000 |
| (19) | State-Local Projects | 3,000,000 |
| OTA | ALS | \$ 4,535,000 |
| | SECTION 30.3.(b) Where the actual costs are different from the | estimated costs |
| under | subsection (a) of this section, the Department may adjust the allocations | |
| as nee | ded. If any projects funded under subsection (a) of this section are d | elayed and the |
| budge | ted State funds cannot be used during the 2011-2012 fiscal year, or if the | projects funded |
| under | subsection (a) of this section are accomplished at a lower cost, the Depart | |
| the res | ulting fund availability to fund any of the following: | |
| | (1) U.S. Army Corps of Engineers project feasibility studies. | |
| | (2) U.S. Army Corps of Engineers projects whose schedules have | e advanced and |
| | require State-matching funds in fiscal year 2011-2012. | |
| Funda | (3) State-local water resources development projects. | magag gat farth |
| | subject to this subsection that are not expended or encumbered for the pu divisions (1) through (3) of this subsection shall revert to the General Fur | |
| | 12-2013 fiscal year. | |
| inc 20 | SECTION 30.3.(c) The Department shall make semiannual report | s on the use of |
| these | funds to the Joint Legislative Commission on Governmental Operation | |
| | rch Division, and the Office of State Budget and Management. Each repo | |
| | he following: | |
| | (1) All projects listed in this section. | |
| | (2) The estimated cost of each project. | |
| | (3) The date that work on each project began or is expected to be | gin. |
| | (4) The date that work on each project was completed or is | expected to be |
| | completed. | |
| | (5) The actual cost of each project. | 1 1 1 .1 |
| ····- : | The semiannual reports also shall show those projects advanced in | |
| | ts delayed in schedule, and an estimate of the amount of funds expected | to revert to the |
| Gener | al Fund. | contrary fund |
| annror | SECTION 30.3.(d) Notwithstanding any provision of law to the briated for a water resources development project shall be used to provid | |
| | ercent (50%) of the nonfederal portion of funds for the project. This subse | |
| | appropriated in this act and to funds appropriated prior to the 2011-2013 | |
| | e unencumbered and proposed for reallocation to provide the nonfederal p | |
| | ater resources development projects. The limitation on fund usage co | |
| subsec | tion applies only to projects in which a local government or local | 1 governments |
| partici | | - |
| - | SECTION 30.3.(e) G.S. 143-215.73A is amended by adding a new | v subsection to |
| read: | | |
| " <u>(c</u> | 1) The Department shall provide information annually to appropri- | ate county or |
| munic | ipal officials about the availability, requirements, and process to secure fe | deral and State |
| fundin | g under the Water Resource Development Program." | |
| NOT | | a |
| NON- | GENERAL FUND CAPITAL IMPROVEMENT AUTHORIZATION | |
| | SECTION 30.4.(a) The General Assembly authorizes the fol | iowing capita |

57 SECTION 30.4.(a) The General Assembly authorizes the following capital 58 projects to be funded with receipts or from other non-General Fund sources available to the 59 appropriate department:

| 1 2 3 4 5 | Name of Project Amount of Non-G Funding Authorized | |
|-----------------------|---|----------------------|
| 5 | Department of Correction | |
| 6 | OSDT and DCC Search Trailer | \$ 45,400 |
| 7 | Statewide Emergency Fund for Small Storage Buildings | 85,000 |
| 8 | Statewide Emergency Fund for Visitors Registration | 500,000 |
| 9 | | |
| 10 | Department of Crime Control and Public Safety | 1 551 000 |
| 11 | High Point Readiness Center – Addition/Alteration | 1,551,000 |
| 12 | Greensboro Readiness Center – Addition/Alteration | 306,000 |
| 13 | Murphy Firefighting Team Support Facility | 2,946,000 |
| 14 | Morrisville Flight Facility Fixed Wing Hangar | 8,815,000 |
| 15 | Statewide Master Planning Support Services – Ph III | 125,000 |
| 16 | Statewide Master Planning Support Services – Ph IV | 100,000 |
| 17 | Statewide Master Planning Support Services – Ph V | 100,000 |
| 18 19 | Camp Butner Operations Readiness Training Center – Ph I | 1,612,000 |
| 20 | Department of Cultural Resources | |
| 20 | USS North Carolina Battleship Major Hull Repairs | 1,914,000 |
| 22 | Construction of Fort at Fort Dobbs State Historic Site | 2,600,000 |
| $\overline{23}$ | | 2,000,000 |
| 24 | Department of Environment and Natural Resources | |
| 25 | Zoo – New Restrooms at Elephant/Rhino Exhibit | 400,000 |
| 26 | Aquarium – Roanoke Island Turtle Rehabilitation Center | 500,000 |
| 27 | 1 | , |
| 28 | Wildlife Resources Commission | |
| 29 | Agency Land Purchases | 7,500,000 |
| 30 | Watha Hatchery Replacement of 3 Residences | 150,000 |
| 31 | Fishing Access Areas – New Construction | 240,000 |
| 32 | Boating Access Areas – New Construction | 800,000 |
| 33 | Repairs & Renovations | 1,105,000 |
| 34 | | |
| 35 | TOTAL AMOUNT OF NON-GENERAL FUND CAPITAL | |
| 36 | PROJECTS AUTHORIZED | \$31,294,400 |
| 37 38 | SECTION 30.4.(b) From funds deposited with the State True | easurer in a capital |

3 39 improvement account to the credit of the Department of Agriculture and Consumer Services 40 pursuant to G.S. 146-30, the sum of thirty thousand dollars (\$30,000) for the 2011-2012 fiscal 41 year shall be transferred to the Department of Agriculture and Consumer Services to be used, 42 notwithstanding G.S. 146-30, by the Department for its plant conservation program under Article 19B of Chapter 106 of the General Statutes for costs incidental to the acquisition of 43 44 land, such as land appraisals, land surveys, title searches, and environmental studies, and for 45 the management of the plant conservation program preserves owned by the Department.

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47 **REPAIRS AND RENOVATIONS RESERVE ALLOCATION**

SECTION 30.5.(a) Of the funds in the Reserve for Repairs and Renovations for 48 49 the 2011-2012 fiscal year, fifty percent (50%) shall be allocated to the Board of Governors of 50 The University of North Carolina for repairs and renovations pursuant to G.S. 143C-4-3, in 51 accordance with guidelines developed in The University of North Carolina Funding Allocation 52 Model for Reserve for Repairs and Renovations, as approved by the Board of Governors of The 53 University of North Carolina, and fifty percent (50%) shall be allocated to the Office of State 54 Budget and Management for repairs and renovations pursuant to G.S. 143C-4-3.

55 Notwithstanding G.S. 143C-4-3, the Board of Governors may allocate funds for the 56 repair and renovation of facilities not supported from the General Fund if the Board determines 57 that sufficient funds are not available from other sources and that conditions warrant General Fund assistance. Any such finding shall be included in the Board's submission to the Joint 58 59 Legislative Commission on Governmental Operations on the proposed allocation of funds.

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The Board of Governors and the Office of State Budget and Management shall consult with the Joint Legislative Commission on Governmental Operations prior to the allocation or reallocation of these funds.

2 3 4 SECTION 30.5.(b) Of the funds allocated to the Board of Governors of The 5 University of North Carolina in subsection (a) of this section, a portion shall be used by the 6 Board of Governors for the installation of fire sprinklers in university residence halls. This 7 portion shall be in addition to funds otherwise appropriated in this act for the same purpose. 8 Such funds shall be allocated among The University of North Carolina's constituent institutions 9 by the President of The University of North Carolina, who shall consider the following factors 10 when allocating those funds:

- The safety and well-being of the residents of campus housing programs. (1)
- (2)The current level of housing rents charged to students and how that compares to an institution's public peers and other UNC institutions.
- The level of previous authorizations to constituent institutions for the (3)construction or renovation of residence halls funded from the General Fund, or from bonds or certificates of participation supported by the General Fund, since 1996.
- (4)The financial status of each constituent institution's housing system, including debt capacity, debt coverage ratios, credit rankings, required reserves, the planned use of cash balances for other housing system improvements, and the constituent institution's ability to pay for the installation of fire sprinklers in all residence halls.
- (5) The total cost of each proposed project, including the cost of installing fire sprinklers and the cost of other construction, such as asbestos removal and additional water supply needs.

26 The Board of Governors shall submit progress reports to the Joint Legislative Commission on Governmental Operations. Reports shall include the status of completed, 27 28 current, and planned projects. Reports also shall include information on the financial status of 29 each constituent institution's housing system, the constituent institution's ability to pay for fire 30 protection in residence halls, and the timing of installation of fire sprinklers. Reports shall be 31 submitted on January 1 and July 1 until all residence halls have fire sprinklers.

32 **SECTION 30.5.(c)** Of the funds allocated to the Board of Governors of The 33 University of North Carolina in subsection (a) of this section, a portion shall be used by the 34 Board of Governors for campus public safety improvements allowable under G.S. 143C-4-3(b). 35

36 **PROCEDURES FOR DISBURSEMENT OF CAPITAL FUNDS**

37 SECTION 30.6. The appropriations made by the 2011 General Assembly for capital improvements shall be disbursed for the purposes provided by this act. Expenditure of 38 39 funds shall not be made by any State department, institution, or agency until an allotment has been approved by the Governor as Director of the Budget. The allotment shall be approved 40 41 only after full compliance with the State Budget Act, Chapter 143C of the General Statutes. 42 Prior to the award of construction contracts for projects to be financed in whole or in part with self-liquidating appropriations, the Director of the Budget shall approve the elements of the 43 44 method of financing of those projects, including the source of funds, interest rate, and 45 liquidation period. Provided, however, that if the Director of the Budget approves the method 46 of financing a project, the Director shall report that action to the Joint Legislative Commission 47 on Governmental Operations at its next meeting.

48 Where direct capital improvement appropriations include the purpose of furnishing 49 fixed and movable equipment for any project, those funds for equipment shall not be subject to 50 transfer into construction accounts except as authorized by the Director of the Budget. The 51 expenditure of funds for fixed and movable equipment and furnishings shall be reviewed and 52 approved by the Director of the Budget prior to commitment of funds.

53 Capital improvement projects authorized by the 2011 General Assembly shall be 54 completed, including fixed and movable equipment and furnishings, within the limits of the 55 amounts of the direct or self-liquidating appropriations provided, except as otherwise provided in this act. Capital improvement projects authorized by the 2011 General Assembly for the 56 57 design phase only shall be designed within the scope of the project as defined by the approved 58 cost estimate filed with the Director of the Budget, including costs associated with site 59 preparation, demolition, and movable and fixed equipment.

| UNC NON-GENERAL FUND CAPITAL PROJECTS | |
|---|------------------------|
| SECTION 30.7.(a) The purpose of this section is (i) to auth | norize the planning of |
| construction by certain constituent institutions of The University of N | North Carolina of th |
| capital improvement projects listed in this section for the respective in | |
| authorize the financing of these projects with funds available to the in | |
| grants, receipts, self-liquidating indebtedness, Medicare reimbursement | |
| hospital receipts from patient care, or other funds, or any combination of | |
| including funds received for tuition or appropriated from the General Fu | |
| funds are hereby appropriated. | |
| SECTION 30.7.(b) The capital improvement projects, and | their respective cost |
| authorized by this section to be constructed and financed as provided in | |
| section, including by revenue bonds, by special obligation bonds as autho | |
| of this section, or by both, are as follows: | × × |
| | |
| Appalachian State University | |
| Winkler Residence Hall Renovation | \$ 11,805,000 |
| | |
| East Carolina University | |
| Athletic Facilities Expansion and Improvement – Phase 4 | |
| Auxiliary Practice Gymnasium | 15,000,00 |
| | |
| Fayetteville State University | |
| Rudolph Jones Student Center Expansion and Renovation | 23,289,02 |
| | |
| North Carolina A&T State University | 10.000.00 |
| New Health Center | 10,000,00 |
| North Construct University | |
| North Carolina Central University Chidley Residence Hall Expansion and Renovation | 41,193,00 |
| Childrey Residence than Expansion and Renovation | 41,193,00 |
| North Carolina State University | |
| Centennial Campus Housing Complex | 129,000,00 |
| Lee Residence Hall and Sullivan Residence Hall | 6,000,00 |
| | 0,000,00 |
| The University of North Carolina at Chapel Hill | |
| Carolina Inn Renovation – Phase 2 | 9,000,00 |
| Woollen Gymnasium Renovation – Phase 2 | 2,650,00 |
| | |
| The University of North Carolina at Charlotte | |
| New Residence Hall – Phase X | 31,045,80 |
| New Residence Hall – Phase XI | 40,837,00 |
| Residence Dining Hall Replacement | 29,176,73 |
| Parking Deck J | 27,418,00 |
| | |
| The University of North Carolina at Greensboro | 01.000.00 |
| Student Recreation Center | 91,000,00 |
| Tower Village II Residence Hall Acquisition | 34,500,00 |
| Campus Police Building | 10,030,00 |
| Village Parking Deck | 10,877,00 |
| The University of North Coroline of Dembrate | |
| The University of North Carolina at Pembroke Student Health Services Comprehensive Repovation and Addition | 2 050 00 |
| Student Health Services Comprehensive Renovation and Addition | 3,950,00 |
| Western Carolina University | |
| Walker Residence Hall Expansion and Renovation | 17,289,00 |
| marker residence than Expansion and Renovation | 17,207,000 |
| SECTION 30.7.(c) The capital improvement projects, and | 41 |

authorized by this section to be planned and financed as provided in subsection (a) of this

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| section, including by revenue bonds, by special obligation bonds as authorized in subsection (e) of this section, or by both, are as follows: |
| The University of North Carolina at Chapel Hill |
| Mary Ellen Jones Renovation – Phase 1 \$4,000,000 |
| Research Building at Carolina North6,000,000 |
| The University of North Carolina at Charlotte |
| New Residence Hall – Phase XII 3,840,741 Coder, Hickory and Systemate Residence Halls Reposition 750,000 |
| Cedar, Hickory, and Sycamore Residence Halls Renovation 750,000 |
| SECTION 30.7.(d) At the request of the Board of Governors of The University of |
| North Carolina and upon determining that it is in the best interest of the State to do so, the Director of the Budget may authorize an increase or decrease in the cost of, or a change in the |
| method of, funding the projects authorized by this section. In determining whether to authorize |
| a change in cost or funding, the Director of the Budget may consult with the Joint Legislative |
| Commission on Governmental Operations. |
| SECTION 30.7.(e) Pursuant to G.S. 116D-26, the Board of Governors may issue, subject to the approval of the Director of the Budget, at one time or from time to time, special |
| obligation bonds of the Board of Governors for the purpose of paying all or any part of the cost |
| of acquiring, constructing, or providing for the projects authorized by subsections (b) and (c) of |
| this section. The maximum principal amount of bonds to be issued shall not exceed the specified project costs in subsections (b) and (c) of this section plus five percent (5%) of such |
| specified project costs in subsections (b) and (c) of this section plus five percent (5%) of such amount to pay issuance expenses, fund reserve funds, pay capitalized interest, and pay other |
| related additional costs, plus any increase in the specific project costs authorized by the |
| Director of the Budget pursuant to subsection (d) of this section. |
| SECTION 30.7.(f) This section is effective when it becomes law. |
| VANCE-GRANVILLE COMM. COLL. BOND FUNDS |
| SECTION 30.9. Section 3(b) of S.L. 2000-3 reads as rewritten: |
| "Section 3.(b) Except as provided in this subsection, a community college may use the |
| bond proceeds allocated in subsection (a) of this section for new construction only in accordance with the capital allocation formula adopted by the State Board of Community |
| Colleges in March 2000. Except as provided in this subsection, a community college may use |
| the bond proceeds allocated in subsection (a) of this section for repair and renovation only in |
| accordance with the repair and renovation formula adopted by the State Board of Community Colleges in May 1998, as supplemented by additional repair and renovation needs determined |
| by the State Board of Community Colleges as of April 2000. The following provisions govern |
| reallocations: |
| (1) New Construction. – Except as provided in this paragraph, new construction |
| funds allocated in this section to a specific site may not be allocated to another site. If the local board of trustees of a community college determines |
| that new construction funds allocated to a specific site are not needed at that |
| site, the board may request that the State Board of Community Colleges |
| reallocate those funds for new construction at another site of the community |
| college. Except in the case of Mayland Community College, College and Vance-Granville Community College, the funds may not be reallocated from |
| a site outside the main campus county to a site within the main campus |
| county. If the State Board of Community Colleges determines that the funds |
| are not needed for new construction at the site for which they were originally allocated, it shall approve the reallocation to the other site and shall |
| substitute the proposed facility at the other site in the Community Colleges |
| System Office's application to the State Treasurer pursuant to G.S. 116D-43. |
| Each community college shall submit to the State Board of Community |
| Colleges a statement (i) proposing the capital facilities to be financed with the proceeds of community college general obligation bonds allocated to that |
| community college, (ii) certifying that the proposed site is included in the |
| allocations in this section or is a substitute facility at another site because the |
| funds are not needed for new construction at the site for which they are |
| |

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| 1 2 3 4 5 6 7 8 9 | allocated in this section, (iii) certifying that the community college is prepared to proceed with the construction, acquisition, or improvement of the proposed capital facilities, and (iv) demonstrating that the applicable matching requirements have been or will be met. Upon receipt by the State Board of Community Colleges of the information set forth above, the Board shall add the proposed capital facilities to the next application of the Community Colleges System Office |
| 8 9 10 11 12 | to the State Treasurer to issue bonds pursuant to G.S. 116D-43. The board of trustees of an individual community college may use funds allocated for new construction either for new construction or for repair and renovations. |
| 13 14 15 16 17 18 19 | ALLOW THE UNIVERSITY OF NORTH CAROLINA BOARD OF GOVERNORS TO APPROVE THE PLANNING, AUTHORIZATION, AND FUNDING OF CAPITAL PROJECTS FROM NON-GENERAL FUND SOURCES SECTION 30.10.(a) G.S. 143C-8-12 reads as rewritten: "§ 143C-8-12. University system capital improvement projects from sources that are not General Fund sources: approval of new project or change in scope of existing |
| 20 21 22 23 24 25 26 27 28 29 30 31 | project. Notwithstanding any other provision of this Chapter, the Director of the Budget may, upon request of the Board of Governors of The University of North Carolina and after consultation with the Joint Legislative Commission on Governmental Operations, <u>may</u> approve: (i) expenditures to plan a capital improvement project of The University of North Carolina the planning for which is to be funded entirely with non-General Fund money, (ii) expenditures for a capital improvement project of The University of North Carolina that is to be funded <u>and</u> <u>operated</u> entirely with non-General Fund money, or (iii) a change in the scope of any previously approved capital improvement project of The University of North Carolina provided that both the project and change in scope are funded entirely with non-General Fund money. <u>The Board of Governors shall report any expenditure made pursuant to this section to the</u> Office of State Budget and Management and to the Joint Legislative Commission on |
| 32 33 34 35 | <u>Governmental Operations.</u> " SECTION 30.10.(b) This section is effective when it becomes law. AUTHORIZE THE UNIVERSITY OF NORTH CAROLINA BOARD OF |
| 36 37 38 | GOVERNORS TO ALLOCATE OR REALLOCATE FUNDS TO REPAIRS AND RENOVATIONS PROJECTS SECTION 30.11.(a) G.S. 143C-4-3 is amended by adding a new subsection to |
| 38 39 40 41 42 43 44 45 46 47 48 49 50 51 | read: "(d) Board of Governors May Allocate Funds to Particular Projects. – Any funds in the Reserve for Repairs and Renovations that are allocated to the Board of Governors of The University of North Carolina may be allocated or reallocated by the Board for repairs and renovations projects so long as (i) any project that receives an allocation or reallocation satisfies the requirements of subsection (b) of this section unless the Board determines that sufficient funds are not available from other sources and that conditions warrant General Fund assistance and (ii) the allocation or reallocation is in accordance with guidelines developed in The University of North Carolina Funding Allocation Model for Reserve for Repairs and Renovations, as approved by the Board of Governors of The University of North Carolina. The Board of Governors shall report to the Joint Legislative Commission on Governmental Operations on the allocation or reallocation." SECTION 30.11.(b) This section becomes effective July 1, 2011. |
| 53 54 55 56 57 58 59 | WAIVE THE REQUIREMENT FOR A CAPITAL PROJECT FEASIBILITY DETERMINATION FOR CAPITAL PROJECTS OF THE UNIVERSITY OF NORTH CAROLINA FOR WHICH ADVANCE PLANNING HAS NOT BEEN UNDERTAKEN SECTION 30.12.(a) G.S. 143C-3-3 reads as rewritten: "§ 143C-3-3. Budget requests from State agencies in the executive branch. |

1 2 3 4 (c) Repairs and Renovations Funds Request. - In addition to any other information requested by the Director, any State agency proposing to repair or renovate an existing facility shall accompany that request with all of the following: 5 6 (1)A description of current deficiencies and proposed corrections with a review and evaluation of that proposal prepared by the Department of 7 Administration. 8 An estimate of project costs approved by the Department of Administration. (2)9 (3)Α certification of project feasibility as described in 10 G.S. 143-341.G.S. 143-341, except that in the case of a project of The University of North Carolina for which advance planning has not been 11 12 completed, the request may be submitted without this certification. 13 (4)An explanation of the method by which the repair or renovation is to be 14 financed. 15 (d) Capital Funds Request. – In addition to any other information requested by the 16 Director, any State agency proposing to (i) acquire real property, (ii) construct a new facility, 17 (iii) expand the building area (sq. ft.) of an existing facility, or (iv) rehabilitate an existing 18 facility to accommodate new or expanded uses shall accompany that request with all of the 19 following: 20 (1)An estimate of its space needs and other physical requirements, together 21 with a review and evaluation of that estimate prepared by the Department of 22 Administration. Administration, except that in the case of a project of The 23 University of North Carolina for which advance planning has not been 24 completed, the estimate of space needs may be a preliminary estimate. 25 (2)An estimate of project costs and cash flow requirements approved by the 26 Department of Administration. 27 (3) А certification of project feasibility as described in 28 G.S. 143-341. G.S. 143-341, except that in the case of a project of The 29 University of North Carolina for which advance planning has not been 30 completed, the request may be submitted without this certification. 31 An explanation of the method by which the acquisition, construction, or (4)32 rehabilitation is to be financed. 33 (5) An estimate of maintenance and operating costs, including personnel, for the 34 project, covering the first five years of operation. 35 (6)An estimate of revenues, if any, to be derived from the project, covering the 36 first five years of operation. 37 This subsection does not apply to requests for State resources for railroad, highway, or 38 bridge construction or renovation. 39 Information Technology Request. - In addition to any other information requested (e) 40 by the Director, any State agency requesting significant State resources, as defined by the 41 Director, for the purpose of acquiring or maintaining information technology shall accompany 42 that request with all of the following: 43 A statement of its needs for information technology and related resources, (1)44 including expected improvements to programmatic or business operations, 45 together with a review and evaluation of that statement prepared by the State 46 Chief Information Officer. 47 (2)A statement setting forth the requirements for State resources, together with 48 an evaluation of those requirements by the State Chief Information Officer 49 that takes into consideration the State's current technology, the opportunities 50 for technology sharing, the requirements of Article 3D of Chapter 147 of the 51 General Statutes, and any other factors relevant to the analysis. 52 (3)A statement by the State Chief Information Officer that sets forth viable 53 alternatives, if any, for meeting the agency needs in an economical and 54 efficient manner. 55 (4)In the case of an acquisition, an explanation of the method by which the 56 acquisition is to be financed. 57 This subsection shall not apply to requests submitted by the General Assembly, the 58 Administrative Office of the Courts, or The University of North Carolina." 59

SECTION 30.12.(b) G.S. 143-341(3)b1. reads as rewritten:

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| 1 2 3 | " § 143-341. Powers and duties of Department. The Department of Administration has the following powers and duties: |
| 4 5 | (3) Architecture and Engineering: |
| 267890123456789 | b1. To certify that a statement of needs pursuant to G.S. 143C-3-3 G.S. 143C-3-3, other than for a project of The University of North Carolina for which advance planning has not been completed, is feasible. For purposes of this sub-subdivision, "feasible" means that the proposed project is sufficiently defined in overall scope; building program; site development; detailed design, construction, and equipment budgets; and comprehensive project scheduling so as to reasonably ensure that it may be completed with the amount of funds requested. At the discretion of the General Assembly, advanced planning funds may be appropriated in support of this certification. This sub-subdivision shall not apply to requests for appropriations of less than one hundred thousand dollars (\$100,000)." SECTION 30.12.(c) This section becomes effective July 1, 2011. |
| 0 1 2 | JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON CAPITAL IMPROVEMENTS SHALL EXAMINE ADEQUACY OF PLANNING FOR LONG-TERM STATE CAPITAL NEEDS |
| 3 | SECTION 30.13.(a) G.S. 120-259 reads as rewritten: |
| 4 | "§ 120-259. Purpose and powers of the Committee. |
| 5 | (a) The Joint Legislative Oversight Committee on Capital Improvements shall examine, |
| 6 | on a continuing basis, <u>all of the following: capital improvements approved and undertaken for</u> |
| 7 | State facilities and institutions. As used in this section "capital improvements" includes repairs |
| 8 | and renovations, and "State facilities and institutions" includes facilities and institutions of The |
| 9 | University of North Carolina. |
| 0 | (1) Capital improvements approved and undertaken for State facilities and |
| 1 | institutions. |
| 2 | (2) The adequacy of planning for the State's long-term capital needs. This |
| 3 | examination (i) may take into account the priorities embodied in the six-year |
| 1 | capital improvements plan developed pursuant to G.S. 143C-8-5 and other |
| 5 | planning documents but shall constitute a separate examination that does not |
|) | rely exclusively on any particular document and (ii) shall look at capital |
| | needs throughout the State and not only in Wake County. |
| 5 | (b) The Committee shall have oversight over implementation of the six-year capital improvements also developed automatic $C = 142C + 2$ |
|) | improvements plan developed pursuant to G.S. 143C-8-5. (c) The Committee, while in discharge of official duties, shall have access to any paper |
| | or document and may compel the attendance of any State official or employee before the |
| | Committee or secure any evidence under G.S. 120-19. <u>G.S. 120-19</u> . In addition, G.S. 120-19.1 |
| | through G.S. 120-19.4 shall apply to the proceedings of the Committee as if it were a joint |
| | committee of the General Assembly. |
| | (d) The Committee may make interim reports to the General Assembly on matters for |
| | which it may report to a regular session of the General Assembly. A report to the General |
| | Assembly may contain any legislation needed to implement a recommendation of the |
| | Committee. |
| | (e) As used in this section, 'capital improvements' includes repairs and renovations, and |
| | 'State facilities and institutions' includes facilities and institutions of The University of North |
| | Carolina." |
| | SECTION 30.13.(b) The Joint Legislative Oversight Committee on Capital |
| | Improvements shall report to the General Assembly no later than April 1, 2012, on the |
| | adequacy of planning for the State's long-term capital needs. This report shall accord with |
| | G.S. 120-259(a)(2) and shall also include at least the following: |
| | (1) An analysis of the various mechanisms that currently exist to facilitate the |
| | long-term capital planning of State facilities and an assessment of the degree |
| | to which those mechanisms serve the needs of the State. |

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| (2) | An examination of whether and to what degree the capital | project priorities |
| | of individual State agencies and departments accord wi | th the long-term |
| | capital planning needs of the State as a whole. | |
| (3) | An examination of whether the long-term capital planning | |
| | might be better served by changing the way in which ca | |
| | planned. This analysis shall include an examination of the n | nethods by which |
| | other States engage in long-term capital planning. | 1 /1 / 1 1 |
| (4) | An analysis of whether, historically, the percentage of fund | |
| | allocated from the Reserve for Repairs and Renovations | |
| | Governors of The University of North Carolina for un compared to the percentage of funds that have been all | |
| | Reserve to the Office of State Budget and Managemen | |
| | facilities is an appropriate ratio. | t for other state |
| (5) | An analysis of whether requiring the Board of Governors of | of The University |
| (\mathbf{S}) | of North Carolina to set forth capital project requests that j | |
| | on a systemwide basis would better serve the long-term | |
| | needs of the State than the current practice of having each | |
| | capital projects requests for that particular campus does. | 1 1 |
| | | |
| PART XXXI. FI | EES | |
| | TATE DOADD AUTHODITY TO FOTADI IGU OFD TE | |
| | TATE BOARD AUTHORITY TO ESTABLISH GED TE TON 31.2. G.S. 115D-5(s) reads as rewritten: | STING FEES |
| | State Board of Community Colleges may <u>establish</u> , retain | and hudget fees |
| | ts taking the General Education Development (GED) test. te | |
| | s collected for this purpose shall be used only to (i) offset the | |
| | e cost of scoring the test, (ii) offset the costs of printing GEL | |
| (iii) meet federal | and State reporting requirements related to the test." | ••••••••••••••••••••••••••••••••••••••• |
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| | RCE/SET REGULATORY FEE FOR UTILITIES COMM | |
| | ION 31.4.(a) The percentage rate to be used in calculating | |
| | ider G.S. $62-302(b)(2)$ is twelve-hundredths of one percent | |
| | orth Carolina jurisdictional revenues earned during each quar | ter that begins on |
| or after July 1, 20 | | tory foo imposed |
| under $G S = 62-31$ | TON 31.4.(b) The electric membership corporation regula 02(b1) for the 2011-2012 fiscal year is two hundred | thousand dollars |
| (\$200,000). | 02(01) 101 the 2011-2012 liseal year is two hundred | ulousallu uollais |
| | TON 31.4.(c) This section becomes effective July 1, 2011. | |
| 5101 | | |
| FEE TO ADVE | RTISE IN WELCOME CENTERS | |
| | TON 31.4A. G.S. 143B-421.3 reads as rewritten: | |
| | Consultation required for welcome and visitor centers. | |
| | <u>lltation. – The Department of Commerce and the</u> | |
| | hall consult with the Joint Legislative Commission o | |
| | he House and Senate Appropriations Subcommittees on Natur | |
| | e beginning the design or construction of any new welcome | center or visitor |
| center buildings. | ticing An annual fac is immaged on a norman who al | anna diantarra |
| (b) <u>Adver</u> | tising. – An annual fee is imposed on a person who pl rials in a welcome center building. The fee imposed by this | aces of displays |
| | rnmental or public sector entities. The annual fee shall be as the | |
| (1) | For advertising materials where the width is not more than | |
| <u>\</u> 1 <u>/</u> | the length is not more than nine inches: one hundred doll | |
| | year per welcome center building. | |
| (2) | For advertising materials where the width is more than for | our inches or the |
| \/ | length is more than nine inches: two hundred dollars (\$200 | |
| | welcome center building." | |
| | - | |
| | TURE/INCREASE FEES FOR PET SHOPS, AUCTIO | NS, KENNELS, |
| AND DEAL | EKS | |
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SECTION 31.5.(a) G.S. 19A-27 reads as rewritten:

"§ 19A-27. License required for operation of pet shop.

No person shall operate a pet shop unless a license to operate such establishment shall have been granted by the Director. Application for such license shall be made in the manner provided by the Director. The license shall be for the fiscal year and the license fee shall be fifty dollars (\$50.00)seventy-five dollars (\$75.00) for each license period or part thereof beginning with the first day of the fiscal year."

SECTION 31.5.(b) G.S. 19Å-28 reads as rewritten:

"§ 19A-28. License required for public auction or boarding kennel.

No person shall operate a public auction or a boarding kennel unless a license to operate such establishment shall have been granted by the Director. Application for such license shall be made in the manner provided by the Director. The license period shall be the fiscal year and the license fee shall be fifty dollars (\$50.00)seventy-five dollars (\$75.00) for each license period or part thereof beginning with the first day of the fiscal year."

SECTION 31.5.(c) G.S. 19A-29 reads as rewritten:

"§ 19A-29. License required for dealer.

No person shall be a dealer unless a license to deal shall have been granted by the Director to such person. Application for such license shall be in the manner provided by the Director. The license period shall be the fiscal year and the license fee shall be fifty dollars (\$50.00)seventy-five dollars (\$75.00) for each license period or part thereof, beginning with the first day of the fiscal year."

NER/AGRICULTURE/FEES FOR OUT-OF-STATE SOIL TESTS AND EXPEDITED SOIL TESTS

SECTION 31.7. G.S. 106-22 reads as rewritten:

"§ 106-22. Joint duties of Commissioner and Board.

The Commissioner of Agriculture, by and with the consent and advice of the Board of Agriculture shall:

(17) Agronomic Testing. – Provide agronomic testing services and charge reasonable fees for plant analysis andanalysis, nematode testing.testing, out-of-state soil testing, and expedited soil testing. The Board shall charge at least four dollars (\$4.00) for plant analysis andanalysis, at least two dollars (\$2.00) for nematode testing.testing, at least five dollars (\$5.00) for out-of-state soil testing, and at least one hundred dollars (\$100.00) for expedited soil testing."

NER/AGRICULTURE/TECHNICAL CORRECTIONS REGARDING COMMERCIAL FERTILIZER INSPECTION FEE, PESTICIDE TECHNICIAN IDENTIFICATION CARD RENEWAL FEE, AND PESTICIDE DEALER LICENSE RENEWAL FEE

SECTION 31.8.(a) G.S. 106-671(b) reads as rewritten:

42 "(b) Reporting System. - Each manufacturer, importer, jobber, firm, corporation or 43 person who distributes commercial fertilizers in this State shall make application to the 44 Commissioner for a permit to report the tonnage of commercial fertilizer sold and shall pay to 45 the North Carolina Department of Agriculture and Consumer Services an inspection fee of 46 twenty-five cents (25ϕ) fifty cents (50¢) per ton. The Commissioner is authorized to require 47 each such distributor to keep such records as may be necessary to indicate accurately the 48 tonnage of commercial fertilizers sold in the State, and as are satisfactory to the Commissioner. 49 Such records shall be available to the Commissioner, or his duly authorized representative, at 50 any and all reasonable hours for the purpose of making such examination as is necessary to verify the tonnage statement and the inspection fees paid. Each registrant shall report monthly 51 52 the tonnage sold to non-registrants on forms furnished by the Commissioner. Such reports shall 53 be made and inspection fees shall be due and payable monthly on the fifteenth of each month 54 covering the tonnage and kind of commercial fertilizers sold during the past month. If the 55 report is not filed and the inspection fee paid by the last day of the month it is due, the amount 56 due shall bear a penalty of ten percent (10%), which shall be added to the inspection fee due. If 57 the report is not filed and the inspection fee paid within 60 days of the date due, or if the report 58 or tonnage be false, the Commissioner may revoke the permit."

SECTION 31.8.(b) G.S. 106-65.31(b1) reads as rewritten:

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Registration. - Within 75 days after the hiring of an employee who is either an 1 "(b1) 2 3 estimator, salesman, serviceman, or solicitor, the licensee shall apply to the Division for the issuance of an identification card for such employee. The application must be accompanied by 4 a fee of forty dollars (\$40.00) for each card. The card shall be issued in the name of the 5 employee and shall bear the name of the employing licensee, the employer's license number 6 and phases, the name and address of the employer's business, and such other information as the 7 Committee may specify. The identification card shall be carried by the employee on his person 8 at all times while performing any phase of structural pest control work. The card must be 9 displayed upon demand by the Commissioner, the Committee, the Division, or any 10 representative thereof, or the person for whom any phase of structural pest control work is being performed. A registered technician's identification card must be renewed annually on or 11 before June 30 by payment of a renewal fee of twenty-five dollars (\$25.00). forty dollars 12 13 (\$40.00). If a card is lost or destroyed the licensee may secure a duplicate for a fee of five 14 dollars (\$5.00). The licensee shall notify the Division of the termination or change in status of 15 any registered technician. All identification cards expire when a license expires." 16

SECTION 31.8.(c) G.S. 143-448(c) reads as rewritten:

17 "(c) The license for a pesticide dealer may be renewed annually upon application to the 18 Board, accompanied by a fee of fifty dollars (\$50.00) seventy-five dollars (\$75.00) for each 19 license, on or before the first day of January of the calendar year for which the license is 20 issued." 21

NER/AGRICULTURE/INCREASE LIMING AGRICULTURAL MATERIALS **TONNAGE FEES**

SECTION 31.9. G.S. 106-92.8 reads as rewritten:

"§ 106-92.8. Tonnage fees: reporting system.

26 For the purpose of defraying expenses connected with the registration, inspection and 27 analysis of the materials coming under this Article, each manufacturer or registrant shall pay to 28 the Department of Agriculture and Consumer Services tonnage fees in addition to registration 29 fees as follows: for agricultural liming material, ten cents (10ϕ) fifty cents (50ϕ) per ton; for 30 landplaster, ten cents (10¢) fifty cents (50¢) per ton; excepting that these fees shall not apply to 31 materials which are sold to fertilizer manufacturers for the sole purpose for use in the 32 manufacture of fertilizer or to materials when sold in packages of 10 pounds or less.

33 Any manufacturer, importer, jobber, firm, corporation or person who distributes materials 34 coming under this Article in this State shall make application for a permit to report the 35 materials sold and pay the tonnage fees as set forth in this section.

36 The Commissioner of Agriculture shall grant such permits on the following conditions: The 37 applicant's agreement that he will keep such records as may be necessary to indicate accurately 38 the tonnage of liming materials, etc., sold in the State and his agreement for the Commissioner 39 or this authorized representative to examine such records to verify the tonnage statement. The 40 registrant shall report quarterly and pay the applicable tonnage fees quarterly, on or before the 41 tenth day of October, January, April, and July of each year. The report and payment shall cover 42 the tonnage of liming materials, etc., sold during the preceding quarter. The report shall be on 43 forms furnished by the Commissioner. If the report is not filed and the tonnage fees paid by the last day of the month in which it is due, or if the report be false, the amount due shall bear a 44 45 penalty of ten percent (10%) which shall be added to the tonnage fees due. If the report is not 46 filed and the tonnage fees paid within 60 days of the date due, or if the report or tonnage be 47 false, the Commissioner may revoke the permit and cancel the registration."

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NER/AGRICULTURE/INCREASE ANTIFREEZE DISTRIBUTION REGISTRATION FEE

SECTION 31.10. G.S. 106-579.4 reads as rewritten:

"§ 106-579.4. Registrations.

53 On or before the first day of July of each year, and before any antifreeze may be distributed 54 for the permit year beginning July 1, the manufacturer, packager, or person whose name 55 appears on the label shall make application to the Commissioner on forms provided by the 56 latter for registration for each brand of antifreeze which he desires to distribute. The application 57 shall be accompanied by specimens or facsimiles of labeling for all container sizes to be distributed, when requested by the Commissioner; a license and inspection fee of two hundred 58 59 fifty dollars (\$250.00) five hundred dollars (\$500.00) for each brand of antifreeze and a

properly labeled sample of the antifreeze shall also be submitted at this time. The 1 2 3 Commissioner may inspect, test, or analyze the antifreeze and review the labeling. If the antifreeze is not adulterated or misbranded, if it meets the standards established and 4 promulgated by the Board, and if the said antifreeze is not such a type or kind that is in 5 violation of this Article, the Commissioner shall thereafter issue a written license or permit 6 authorizing the sale of such antifreeze in this State for the fiscal year in which the license or 7 inspection fee is paid. If the antifreeze is adulterated or misbranded, if it fails to meet standards 8 promulgated by the Board, or is in violation of this Article or regulations thereunder, the 9 Commissioner shall refuse to register the antifreeze, and he shall return the application to the 10 applicant, stating how the antifreeze or labeling is not in conformity. If the Commissioner shall, 11 at a later date, find that a properly registered antifreeze product has been materially altered or adulterated, or a change has been made in the name, brand or trademark under which the 12 13 antifreeze is sold, or that it violates the provisions of this Article, or that it violates regulations, 14 definitions or standards duly promulgated by the Board, he shall notify the applicant that the 15 license authorizing sale of the antifreeze is canceled. No antifreeze license shall be canceled 16 unless the registrant shall have been given an opportunity to be heard before the Commissioner 17 or his duly designated agent and to modify his application in order to comply with the 18 requirements of this Article and regulations, definitions, and standards promulgated by the 19 Board. All fees received by the Commissioner shall be placed in the Department of Agriculture 20 and Consumer Services fund for the purpose of supporting the antifreeze enforcement and 21 testing program."

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NER/ENVIRONMENT/REDUCE PORTION OF CERTIFICATE OF TITLE FEES **CREDITED TO MERCURY SWITCH REMOVAL ACCOUNT**

SECTION 31.11. G.S. 20-85(a1) reads as rewritten:

26 One dollar (\$1.00) of the fee imposed for any transaction assessed a fee under "(a1) 27 subdivision (a)(1), (a)(2), (a)(3), (a)(7), (a)(8), or (a)(9) of this section shall be credited to the 28 North Carolina Highway Fund. The Division shall use the fees derived from transactions with 29 the Division for technology improvements. The Division shall use the fees derived from 30 transactions with commission contract agents for the payment of compensation to commission 31 contract agents. An additional one dollar (\$1.00) fifty cents (50¢) of the fee imposed for any 32 transaction assessed a fee under subdivision (a)(1) of this section shall be credited to the 33 Mercury Switch Removal Account in the Department of Environment and Natural Resources."

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35 LOCALS TO RECEIVE LARGER PORTION OF FOOD AND LODGING FEES 36

SECTION 31.11A. G.S. 130A-248(d) reads as rewritten:

37 "(d) The Department shall charge each establishment subject to this section, except 38 nutrition programs for the elderly administered by the Division of Aging and Adult Services of 39 the Department of Health and Human Services, establishments that prepare and sell meat food 40 products or poultry products, and public school cafeterias, a fee of seventy-five dollars (\$75.00) 41 for each permit issued. This fee shall be reassessed annually for permits that do not expire. The 42 Commission shall adopt rules to implement this subsection. Fees collected under this 43 subsection shall be used for State and local food, lodging, and institution sanitation programs 44 and activities. No more than thirty-three and one-third percent (33 1/3%)ten percent (10%) of 45 the fees collected under this subsection may be used to support State health programs and 46 activities."

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NER/ENVIRONMENT/ADDITIONAL USES OF HAZARDOUS WASTE FEES

for the hazardous waste management program;

Provide timely review of permit applications;

SECTION 31.15. G.S. 130A-294.1(b) reads as rewritten:

"(b) 50 Funds collected pursuant to this section shall be used for personnel and other 51 resources necessary to: 52 (1)Provide a high level of technical assistance and waste minimization effort

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purposes of this Part; (4)Improve monitoring and compliance of the hazardous waste management program;

Insure that permit decisions are made on a sound technical basis and that

permit decisions incorporate all conditions necessary to accomplish the

(2)

(3)

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| 1 2 3 4 5 | (6) Provide chemical, | ency of inspections; biological, toxicological, and analyt nanagement program; and | ical support for the |
| 4 | (7) Provide resources | for emergency response to imminent s waste management program. | hazards associated |
| 6 7 | (8) Implement and pro | ovide oversight of necessary response s substance or waste disposal sites. | activities involving |
| 8 9 10 | (9) <u>Provide compliance</u> | ce and prevention activities within the stardous waste is not disposed in solid | |
| 11 12 13 14 15 16 17 18 19 | SECTION 31.22. Not appropriated to the Department of Ex 2011-2012 fiscal year and for the 20 fees for parking at State Parks, unle year. No fees shall be charged and no | O NEW FEES FOR PARKING IN S withstanding any provision to the onvironment and Natural Resources for 012-2013 fiscal year shall not be reduces these fees were charged prior to the o fees shall be collected for parking in the 2012-2013 fiscal year, unless these | contrary, the funds State Parks for the eed or replaced with he 2011-2012 fiscal a State Park during |
| 20 21 22 23 24 25 26 27 28 | "(a) In every criminal case in convicted, or enters a plea of guilty of prosecuting witness, the following co- judgment imposes an active prison s | COURT COSTS 5. 7A-304(a)(4) reads as rewritten: in the superior or district court, where or nolo contendere, or when costs are osts shall be assessed and collected, e sentence, costs shall be assessed and co les, and that no costs may be assess | assessed against the xcept that when the collected only when |
| 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 | twenty-nine dollar including cases b <u>fifty-four</u> dollars a be remitted to the superior court wh district court and s shall remit the su collected under th provision of serv (\$.95) of each fee State Bar for the pr | he General Court of Justice, the sures and fifty cents $(\$100.50)(\$129.50)$ is before a magistrate, and the sum of and fifty cents $(\$102.50)(\$154.50)$ in the State Treasurer. For a person convision has made a first appearance in distribution in the subdivision to the North Carolinatices described in G.S. 7A-474.4, and e collected under this subdivision to rovision of services described in G.S. 7A-305 reads as rewritten: | in the district court, f one hundred two he superior court, to cted of a felony in trict court, both the The State Treasurer \$2.05) of each fee a State Bar for the d ninety-five cents the North Carolina |
| 43 44 45 | | the superior or district court, except atutes, shall be assessed: | for actions brought |
| 46 47 48 49 50 51 52 53 54 55 56 57 58 | (2) For support of the twenty-fiveeighty that if a case is a business case un (\$1,000) shall be <u>hundred thirty</u> dol the case is assigned (\$55.00).(\$80.00). the State Treasure and five cents (\$2 North Carolina S | he General Court of Justice, the su dollars (\$125.00)(\$180.00) in the su assigned to a special superior court j der G.S. 7A-45.3, an additional on paid upon its assignment, and the llars (\$80.00)(\$130.00) in the district ed to a magistrate the sum shall be fift Sums collected under this subdivision er. The State Treasurer shall remit the 2.05) of each fee collected under this State Bar for the provision of ser d ninety-five cents (\$.95) of each fee | perior court, except udge as a complex e thousand dollars sum of <u>eighty</u> <u>one</u> court except that if <u>ty-fiveeighty</u> dollars shall be remitted to sum of two dollars s subdivision to the vices described in |

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| 1 2 3 4 5 | | subdivision to the North Carolina State B described in G.S. 7A-474.19. | ear for the provision of services |
| 6 7 8 9 10 11 | <u>containing one or inactions brought uppursuant to subsect</u> (1) | y civil action in the superior or district cour more counterclaims or cross-claims, except nder Chapter 50B of the General Statute tion (a1) of this section, the following shall the For the use of the courtroom and related jud dollars (\$12.00) in cases heard before a mater dollars (\$16.00) in district and superior municipality providing the facilities in white | for counterclaim and cross-claim es for which costs are assessed be assessed: licial facilities, the sum of twelve agistrate, and the sum of sixteen court, to be remitted to the ch the judgment is rendered. If a |
| 12 13 14 15 16 | | municipality does not provide the facili rendered, the sum is to be remitted to the rendered. Funds derived from the facilities manner, for the same purposes, and subj facilities' fees assessed in criminal actions. | county in which the judgment is s' fees shall be used in the same |
| 17 18 19 | <u>(2)</u> | For the upgrade, maintenance, and opera courthouse phone systems, the sum of four the Court Information Technology Fund. | tion of the judicial and county dollars (\$4.00), to be credited to |
| 20 21 22 23 | <u>(3)</u> | For support of the General Court of Justice dollars (\$180.00) in the superior court, exc special superior court judge as a complex b an additional one thousand dollars (\$1 | ept that if a case is assigned to a usiness case under G.S. 7A-45.3, |
| 24 25 26 27 28 | | assignment, and the sum of one hundred district court, except that if the case is assign be eighty dollars (\$80.00). Sums collected remitted to the State Treasurer. The State ' two dollars and five cents (\$2.05) of | <u>thirty dollars (\$130.00) in the</u> <u>ned to a magistrate, the sum shall</u> <u>under this subdivision shall be</u> Treasurer shall remit the sum of |
| 29 30 31 32 | | subdivision to the North Carolina State B described in G.S. 7A-474.4, and ninety-five under this subdivision to the North Carolin services described in G.S. 7A-474.19. | $\frac{\text{Bar for the provision of services}}{\text{cents (95¢) of each fee collected}}$ |
| 33 34 35 36 37 38 | shall accompany a filed with the clerk the taxing of costs. | support of the General Court of Justice, the ny filing containing one or more motions . No costs shall be assessed to a motion con including attorneys' fees." ON 31.23.(c) G.S. 7A-306 reads as rewritted | not listed in G.S. 7A-308 that is ntaining as a sole claim for relief |
| 39 40 41 | "§ 7A-306. Costs | in special proceedings. y special proceeding in the superior course | |
| 42 43 44 45 46 47 48 | | For support of the General Court of Just <u>hundred six</u> dollars $(\$75.00).(\$106.00)$. In a land, except boundary disputes, if the fair n is over one hundred dollars (\\$100.00), the thirty cents $(30¢)$ per one hundred dollar | ddition, in proceedings involving narket value of the land involved re shall be an additional sum of rs (\$100.00) of value, or major |
| 48 49 50 51 52 53 54 55 56 57 58 | | fraction thereof, not to exceed a maximum dollars (\$200.00). Fair market value is dete is a sale, the appraiser's valuation if there is from the property tax records if there is r valuation. Sums collected under this subd State Treasurer. The State Treasurer shall r five cents (\$2.05) of each seventy-five-dolla (\$106.00) General Court of Justice fee colle North Carolina State Bar for the prov G.S. 7A-474.4. | ermined by the sale price if there is no sale, or the appraised value neither a sale nor an appraiser's livision shall be remitted to the remit the sum of two dollars and ar (\$75.00)one hundred six-dollar to the subdivision to the |

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| 1 | | e support of the General Court of Justice, the sur | |
| 2 3 4 5 | | any filing containing one or more motions not l | |
| 5 4 | | rk. No costs shall be assessed to a motion contain s, including attorneys' fees." | ing as a sole claim for relief |
| 5 | | TON 31.23.(d) G.S. 7A-307(a) reads as rewritten | |
| 6 | "(a) In the | administration of the estates of decedents, minor | rs, incompetents, of missing |
| 7 | | trusts under wills and under powers of attorney, | |
| 8 9 | G.S. 36C-2-203, be assessed: | and in collections of personal property by affidav | vit, the following costs shall |
| 10 | de assesseu. | | |
| 11 | (2) | For support of the General Court of Justice, | the sum of seventy-fiveone |
| 12 | | <u>hundred six</u> dollars (\$75.00),(\$106.00), plus an | additional forty cents $(40c)$ |
| 13 | | per one hundred dollars (\$100.00), or major fr | |
| 14 15 | | estate, not to exceed six thousand dollars (\$6,000 | |
| 13 16 | | the fair market value of all personalty when rece the sale of realty coming into the hands of the fid | |
| 17 | | the value of realty. In collections of personal p | |
| 18 | | based on the gross estate shall be computed from | n the information in the final |
| 19 | | affidavit of collection made pursuant to G.S. 2 | |
| 20 21 | | when that affidavit is filed. In all other cases, from the information reported in the inventory | |
| $\frac{21}{22}$ | | inventory is filed with the clerk. If additional gro | |
| 23 | | comes into the hands of the fiduciary after the fi | |
| 24 | | for such additional value shall be assessed and | |
| 25 26 | | account or report disclosing such additional | |
| 20 27 | | minimum fee shall be fifteen dollars (\$15.00). subdivision shall be remitted to the State Treasur | |
| 28 | | remit the sum of two dollars and five | |
| 29 | | seventy-five-dollar (\$75.00)one hundred six-dol | llar (\$106.00) General Court |
| 30 | | of Justice fee collected under this subdivision | |
| 31 32 | | Bar for the provision of services described in G.S. | S. /A-4/4.4. |
| 33 | <u>(4)</u> | For the support of the General Court of Justice | e, the sum of twenty dollars |
| 34 | \/ | (\$20.00) shall accompany any filing containing | g one or more motions not |
| 35 | | listed in G.S. 7A-308 that is filed with the clerk | |
| 36 37 | | to a motion containing as a sole claim for relief t | he taxing of costs, including |
| 38 | SECT | <u>attorneys' fees.</u> " TION 31.23.(e) G.S. 7A-308(a) reads as rewritten | |
| 39 | | blowing miscellaneous fees and commissions shal | |
| 40 | | d remitted to the State for the support of the Gener | |
| 41 42 | (1) | Foreclosure under power of sale in deed of trust | or |
| 42 43 | | mortgage If the property is sold under the power of sale, a | an additional amount will be |
| 44 | | charged, determined by the following formula: f | forty-five cents (.45) per one |
| 45 | | hundred dollars (\$100.00), or major fraction ther | reof, of the final sale price. If |
| 46 | | the amount determined by the formula is less | than ten dollars (\$10.00), a |
| 47 48 | | minimum ten dollar (\$10.00) fee will be collected by the formula is more than five hundred dollars | |
| 49 | | hundred-dollar (\$500.00) fee will be collected. | (\$500.00), a maximum rive |
| 50 | | | |
| 51 | (20) | Filing a motion to assert a right of access under (| G.S. 1-72.1 <u>30.00.30.00</u> |
| 52 53 | <u>(21)</u> | In civil matters, all alias and pluries summons issued on an original summons | issued and all endorsements |
| 55 54 | SECT | TON 31.23.(f) G.S. 7A-34.1 is repealed. | |
| 55 | | | |
| 56 | JPS/AOC/COM | | ORTHLESS CHECK |
| 57 58 | PROGRAM | S TION 31.24.(a) G.S. 14-107.2 is amended by addi | ing a new subsection to read |
| 50 | SECI | 1011 31.27.(a) 0.5. 14-107.2 is antenued by addi | ing a new subsection to read. |

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| _ | "(b1) A community mediation center may establish and charge fees for its services in the |
| 9 | collection of worthless checks as part of a program established under this section and may |
| į | assist the Administrative Office of the Courts and district attorneys in the establishment of |
| - | worthless check programs in any districts in which worthless check programs have not been |
| 9 | established." |
| | SECTION 31.24.(b) G.S. 7A-38.5(a) reads as rewritten: |
| | "(a) The General Assembly finds that it is in the public interest to encourage the |
| 0 | establishment of community mediation centers, also known as dispute settlement centers or |
| | dispute resolution centers, to support the work of these centers in facilitating communication, |
| | understanding, reconciliation, and settlement of conflicts in communities, courts, and schools, |
| | and to promote the widest possible use of these centers by the courts and law enforcement |
| | officials across the State. <u>A center may establish and charge fees for its services.</u> " SECTION 31.24.(c) G.S. 7A-38.6(a) reads as rewritten: |
| | "(a) All community mediation centers currently receiving State funds shall report |
| | annually to the Mediation Network of North Carolina on the program's funding and activities, |
| | including: |
| | (1) Types of dispute settlement services provided; |
| | (1) Clients receiving each type of dispute settlement service; |
| | (3) Number and type of referrals received, cases actually mediated (identified by |
| | docket number), cases resolved in mediation, and total clients served in the |
| | cases mediated; |
| | (4) Total program funding and funding sources; |
| | (5) Itemization of the use of funds, including operating expenses and personnel; |
| | (6) Itemization of the use of State funds appropriated to the center; |
| | (7) Level of volunteer activity; and |
| | (8) Identification of future service demands and budget requirements. |
| | (a1) The Mediation Network of North Carolina shall compile and summarize the |
| | information provided pursuant to this subsection subsection (a) of this section and shall provide |
| | the information to the Chairs of the House of Representatives and Senate Appropriations |
| | Committees and the Chairs of the House of Representatives and Senate Appropriations |
| 1 | Subcommittees on Justice and Public Safety by February 1 of each year. The Mediation Network of North Carolina shall also submit a copy of its report to the |
| | Administrative Office of the Courts. The receipt and review of this report by the Administrative |
| | Office of the Courts shall satisfy any program monitoring, evaluation, and contracting |
| 1 | requirements imposed on the Administrative Office of the Courts by Part 3 of Article 6 of |
| (| Chapter 143C of the General Statutes and any rules adopted under that Part." |
| | SECTION 31.24.(d) G.S. 7A-38.7 reads as rewritten: |
| | "§ 7A-38.7. Dispute resolution fee for cases resolved in mediation. |
| | (a) In each criminal case filed in the General Court of Justice that is resolved through |
| | referral to a community mediation center, a dispute resolution fee shall be assessed in the sum |
| | of sixty dollars (\$60.00) per mediation for the support of the General Court of Justice.to |
| | support the services provided by the community mediation centers and the Mediation Network |
| | of North Carolina. Fees assessed under this section shall be paid to the clerk of superior court in |
| | the county where the case was filed and remitted by the clerk to the State Treasurer. Mediation |
| | Network of North Carolina. The Mediation Network may retain up to three dollars (\$3.00) of |
| | this amount as an allowance for its administrative expenses. The Mediation Network must |
| 1 | remit the remainder of this amount to the community mediation center that mediated the case. |
| | (b) Before providing the district attorney with a dismissal form, the community mediation center shall require proof that the defendant has paid the dispute resolution fee as |
| | required by subsection (a) of this section and shall attach the receipt to the dismissal form." |
| | required by subsection (a) of this section and shan attach the receipt to the distinissal form. |
| | JPS/AOC/INCREASE INTERSTATE COMPACT FEE |
| | |
| • | SECTION 31.25. G S $148-65$ /(a) reads as rewritten |
| | SECTION 31.25. G.S. 148-65.7(a) reads as rewritten: "(a) Persons convicted in this State who make a request for transfer to another state |
| | "(a) Persons convicted in this State who make a request for transfer to another state |
|] | "(a) Persons convicted in this State who make a request for transfer to another state pursuant to the compact shall pay a transfer application of one-two hundred fifty dollars |
|] | |

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Commissioner or the Commissioner's designee finds that payment of the fee will constitute an undue economic burden on the offender.

All fees collected pursuant to this section shall be deposited in the Interstate Compact Fund and shall be used only to support administration of the Interstate Compact.

5 The Interstate Compact Fund is established within the Department of Correction as a 6 nonreverting, interest-bearing special revenue account. Accordingly, revenue in the Fund at the end of a fiscal year does not revert, and interest and other investment income earned by the 8 Fund shall be credited to it. All moneys collected by the Department of Correction pursuant to 9 this subsection shall be remitted to the State Treasurer to be deposited and held in this Fund. 10 Moneys in the Fund shall be used to supplement funds otherwise available to the Department of Correction for the administration of the Interstate Compact." 12

JPS/AOC/CONTINGENT COURT COST INCREASES FOR COUNTIES

14 **SECTION 31.26.(a)** If House Bill 642 or other substantially similar legislation that 15 requires a misdemeanant with a period of confinement of six months or less to serve the period 16 in a local confinement facility becomes law, then G.S. 7A-304(a)(2) reads as rewritten:

In every criminal case in the superior or district court, wherein the defendant is 17 "(a) 18 convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the 19 prosecuting witness, the following costs shall be assessed and collected, except that when the judgment imposes an active prison sentence, costs shall be assessed and collected only when 2021 the judgment specifically so provides, and that no costs may be assessed when a case is 22 dismissed. 23

(2)For the use of the courtroom and related judicial facilities, the sum of twelve thirty dollars (\$12.00)(\$30.00) in the district court, including cases before a magistrate, and the sum of thirty dollars (\$30.00) in superior court, to be remitted to the county in which the judgment is rendered. In all cases where the judgment is rendered in facilities provided by a municipality, the facilities fee shall be paid to the municipality. Funds derived from the facilities fees shall be used exclusively by the county or municipality for providing, maintaining, and constructing adequate courtroom and related judicial facilities, including: adequate space and furniture for judges, district attorneys, public defenders and other personnel of the Office of Indigent Defense Services, magistrates, juries, and other court related personnel; office space, furniture and vaults for the clerk; jail and juvenile detention facilities; free parking for jurors; and a law library (including books) if one has heretofore been established or if the governing body hereafter decides to establish one. In the event the funds derived from the facilities fees exceed what is needed for these purposes, the county or municipality may use any or all of the excess to retire outstanding indebtedness incurred in the construction of the facilities, or to reimburse the county or municipality for funds expended in constructing or renovating the facilities (without incurring any indebtedness) within a period of two years before or after the date a district court is established in such county, or to supplement the operations of the General Court of Justice in the county. "

46 47 **SECTION 31.26.(b)** If House Bill 642 or other substantially similar legislation that 48 requires a misdemeanant with a period of confinement of six months or less to serve the period 49 in a local confinement facility becomes law, then G.S. 7A-304(a) is amended by adding a new 50 subdivision to read:

51 In every criminal case in the superior or district court, wherein the defendant is "(a) 52 convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the 53 prosecuting witness, the following costs shall be assessed and collected, except that when the 54 judgment imposes an active prison sentence, costs shall be assessed and collected only when 55 the judgment specifically so provides, and that no costs may be assessed when a case is 56 dismissed.

- 57 58 59
 - To provide for contractual services to reduce county jail populations, the (4b)sum of fifty dollars (\$50.00) for all offenses arising under Chapter 20 of the

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| 1 | General Statutes and resulting in a conviction of a | an improper equipment |
| 2 3 | offense, to be remitted to the Department of Correction SECTION 31.26.(c) If House Bill 642 or other substantially | <u>on.</u> " y similar legislation that |
| 4 5 | requires a misdemeanant with a period of confinement of six months or | |
| 5 6 | in a local confinement facility becomes law, then G.S. 7A-311(a) reads a "(a) In a civil action or special proceeding, except for actions brow | |
| 7 | of the General Statutes, the following fees and commissions shall be | |
| 8 | remitted to the county: | |
| 9 | (1) a. For each item of civil process served, | |
| 10 | subpoenas, notices, motions, orders, writs an | d pleadings, the sum of |
| 11 | fifteen thirty dollars (\$15.00).(\$30.00). When | 1 two or more items of |
| 12 13 | civil process are served simultaneously or fifteen-dollar (\$15.00)thirty-dollar (\$30.00) fe | |
| 14 | " | e shall be charged. |
| 15 | SECTION 31.26.(d) If House Bill 642 or other substantially | y similar legislation that |
| 16 | requires a misdemeanant with a period of confinement of six months or | less to serve the period |
| 17 | in a local confinement facility becomes law, then G.S. 7A-313 reads as a | ewritten: |
| 18 | "§ 7A-313. Uniform jail fees. | lights to the country on |
| 19 20 | Persons who are lawfully confined in jail awaiting trial shall be municipality maintaining the jail in the sum of five ten dollars (\$5.0) | |
| 21 | hours' confinement, or fraction thereof, except that a person so confine | |
| 22 | this fee if the case or proceeding against him is dismissed, or if acqu | |
| 23 | arrested, or if probable cause is not found, or if the grand jury fails to ret | |
| 24 | Persons who are ordered to pay jail fees pursuant to a probationary | sentence shall be liable |
| 25 26 | to the county or municipality maintaining the jail at the same per Department of Correction to local jails for maintaining a prisoner, | alem rate paid by the |
| 20 27 | Assembly in its appropriations acts." | as set by the General |
| 28 | SECTION 31.26.(e) If House Bill 642 or other substantially | y similar legislation that |
| 29 | requires a misdemeanant with a period of confinement of six months or | |
| 30 | in a local confinement facility becomes law, then G.S. 153A-225(a) read | |
| 31 32 | "(a) Each unit that operates a local confinement facility shap providing medical care for prisoners in the facility. The plan | all develop a plan for |
| 33 | (1) Shall be designed to protect the health and welfare | of the prisoners and to |
| 34 | avoid the spread of contagious disease; | or the prisoners and to |
| 35 | (2) Shall provide for medical supervision of prisoners a | |
| 36 | care for prisoners to the extent necessary for their hea | |
| 37 | (3) Shall provide for the detection, examination and trea | tment of prisoners who |
| 38 39 | are infected with tuberculosis or venereal diseases. The unit shall develop the plan in consultation with appropria | te local officials and |
| 40 | organizations, including the sheriff, the county physician, the local or | district health director. |
| 41 | and the local medical society. The plan must be approved by the local o | |
| 42 | after consultation with the area mental health, developmental disabilitie | |
| 43 | authority, if it is adequate to protect the health and welfare of | |
| 44 45 | determination that the plan is adequate to protect the health and welfa plan must be adopted by the governing body. | re of the prisoners, the |
| 46 | As a part of its plan, each unit may establish fees of not more th | an ten dollars (\$10.00) |
| 47 | twenty dollars (\$20.00) per incident for the provision of nonemer | gency medical care to |
| 48 | prisoners. In establishing fees pursuant to this section, each unit shall e | |
| 49 | waiving fees for indigent prisoners." | |
| 50 51 | LABORATORY FACILITIES FEE EXPANSION | |
| 52 | SECTION 31.26A. G.S. 7A-304(a)(7) reads as rewritten: | |
| 53 | "(a) In every criminal case in the superior or district court, wh | herein the defendant is |
| 54 | convicted, or enters a plea of guilty or nolo contendere, or when costs | are assessed against the |
| 55 | prosecuting witness, the following costs shall be assessed and collected | |
| 56 57 | judgment imposes an active prison sentence, costs shall be assessed at the judgment specifically so provides and that no costs may be as | |
| 57 58 | the judgment specifically so provides, and that no costs may be as dismissed. | sussed when a case is |
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| 1 2 3 4 5 6 7 8 9 10 11 12 13 14 | (7) | For the services of the State Bureau of Investigation local law enforcement laboratory facilities, the dist judge shall, upon conviction, order payment of the dollars (\$600.00) to be remitted to the Department of the State Bureau of Investigation.Investigation of enforcement laboratory that performed the analysis assessed only in cases in which, as part of the invest defendant's conviction, the laboratories have performe crime, tests of bodily fluids of the defendant for the controlled substances, or analysis of any controlled s the defendant or the defendant's agent. The court ma amount of the payment required by this subdivision cause to grant such a waiver or reduction. | rict or superior court sum of six hundred Justice for support of <u>or to the local law</u> <u>s.</u> This cost shall be tigation leading to the d DNA analysis of the presence of alcohol or ubstance possessed by y waive or reduce the |
| 15 16 | GENGOV/INS/S | SET INSURANCE REGULATORY CHARGE | |
| 17 18 19 | SECT regulatory charge | TON 31.27.(a) The percentage rate to be used in calls under G.S. 58-6-25 is six percent (6%) for the 2011 calls TON 31.27.(b) This section is effective when it become | endar year. |
| 20 21 | INVESTMENT | COMPANY NOTICE FILING FEE | |
| 22 | | TION 31.27A.(a) G.S. 78A-31(a) reads as rewritten: | |
| 23 | "(a) The A | dministrator, by rule or order, may require the filing o | f any of the following |
| 24 25 | documents with i | regard to a security (i) issued by an investment comparent in a security (i) issued by an investment comparent of the investment of the in | <u>that is registered or</u> |
| 23 26 | under section 18(| ration statement under the Investment Company Act of b)(2) of the Securities Act of 1933 (15 U.S.C. § 77r(b)(2) | $\frac{1940 \text{ and } (\Pi)}{(\Pi)}$ covered |
| 27 | (1) | Prior to the initial offer of the security in this State, | |
| 28 | | part of a federal registration statement filed wit | h the Securities and |
| 29 | | Exchange Commission under the Securities Act of 193 | |
| 30 31 | | form prescribed by the Administrator, together with a | |
| 31 | | process signed by the issuer and with the payment of two thousand dollars (\$2,000).equal to the sum of | |
| 33 | | hundred twenty-five dollars (\$1,725) and two hundred | ed seventy-five dollars |
| 34 | | (\$275.00) for each series, fund, or portfolio offered in | this State and listed in |
| 35 | | the federal registration statement. | |
| 36 37 | (2) | After the initial offer of the security in this State, all d of an amendment to a federal registration statement fi | |
| 38 | | and Exchange Commission under the Securities Ac | |
| 39 | | thereof, a form prescribed by the Administrator, | |
| 40 | | concurrently with the Administrator. | |
| 41 42 | (3) | A report of the value of securities covered under feder or sold in this State. | al law that are offered |
| 42 | (4) | A notice filing pursuant to this section shall expire on | December 31 of each |
| 44 | (.) | year or some other date not more than one year from i | |
| 45 | | Administrator may by rule or order provide. A notice | |
| 46 47 | | securities covered under federal law that are to be o | |
| 47 | | excess of one year shall be renewed annually by paym two thousand dollars (\$2,000) equal to the sum of | |
| 49 | | hundred twenty-five dollars (\$1,725) and two hundred | ed seventy-five dollars |
| 50 | | (\$275.00) for each series, fund, or portfolio offered in | this State and listed in |
| 51 | | the federal registration statement and by filing any c | |
| 52 53 | | that the Administrator may by rule or order requir section. The renewal shall be effective upon the expira | tion of the prior notice |
| 55 54 | | period. | aon of the prior notice |
| 55 | (5) | A notice filed in accordance with this section may | |
| 56 | | effective date to increase the securities specified as p | |
| 57 58 | | An amendment becomes effective upon receipt by the person submitting an amended notice filing shall pa | |
| 50 | | person submitting an amended notice ming shall pa | y a ming ice of mity |

dollars (\$50.00) with respect to the additional securities proposed to be offered."

SECTION 31.27A.(b) This section becomes effective July 1, 2011, and applies to fees for filings due on or after that date.

RAISE PARKING RATES

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12 13 **SECTION 31.27B.(a)** The Department of Administration shall raise visitor parking rates for lots it administers in the State Government Complex by one dollar (\$1.00) per hour.

SECTION 31.27B.(b) Funds generated by subsection (a) of this section shall be used to support debt service associated with the Green Square Parking Lot authorized in S.L. 2008-107.

STATEWIDE INFORMATION TECHNOLOGY PROCUREMENT

14 **SECTION 31.27C.** Statewide Information Technology Procurement shall be 15 funded through fees charged to agencies using Statewide Information Technology Procurement 16 services. The Office of the State Chief Information Officer shall provide a fee schedule to 17 allow cost recovery to the Office of State Budget and Management.

If agencies fail to pay for services within 30 days of billing, the Office of State
 Budget and Management shall transfer the unpaid amount to the State Information Technology
 Procurement Office.

22 TRANSPORTATION/DIVISION OF MOTOR VEHICLES BULK DATA

23 SECTION 31.29. G.S. 20-43.1 is amended by adding a new subsection to read: 24 "§ 20-43.1. Disclosure of personal information in motor vehicle records.

24 "§ 20-43.1. Disclosure of personal information in motor vehicle records.
25 (a) The Division shall disclose personal information contained in motor vehicle records
26 in accordance with the federal Driver's Privacy Protection Act of 1994, as amended, 18 U.S.C.
27 §§ 2721, et seq.

(b) As authorized in 18 U.S.C. § 2721, the Division shall not disclose personal
information for the purposes specified in 18 U.S.C. § 2721(b)(11).

30 (c) The Division shall not disclose personal information for the purposes specified in 18
 31 U.S.C. § 2721(b)(12) unless the Division receives prior written permission from the person
 32 about whom the information is requested.

33 (d)As authorized in 18 U.S.C. § 2721, the Division may disclose personal information 34 to federally designated organ procurement organizations and eye banks operating in this State 35 for the purpose of identifying individuals who have indicated an intent to be an organ donor. 36 Personal information authorized under this subsection is limited to the individual's first, middle, 37 and last name, date of birth, address, sex, county of residence, and drivers license number. 38 Employees of the Division who provide access to or disclosure of information in good-faith 39 compliance with this subsection are not liable in damages for access to or disclosure of the 40 information.

41 As authorized in 18 U.S.C. § 2721, the Division may also provide copies of partial (e) crash report data collected pursuant to G.S. 20-166.1, partial driver license data kept pursuant 42 to G.S. 20-26(a), and partial vehicle registration application data collected pursuant to 43 G.S. 20-52 in bulk form to persons, private companies, or other entities, for uses other than 44 45 official, upon payment of a fee of three cents (3ϕ) per individual record. The Division shall not 46 furnish such data except upon execution by the recipient of a written agreement to comply with the Driver's Privacy Protection Act of 1994, as amended, 18 U.S.C. §§ 2721, et seq. The 47 48 information released to persons, private companies, or other entities, for uses other than official, pursuant to this subsection, shall not be a public record pursuant to Chapter 132 of the 49 50 General Statutes."

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TRANSPORTATION/FERRY DIVISION TOLLING ON ALL ROUTES

SECTION 31.30.(a) Effective April 1, 2012, G.S. 136-82 reads as rewritten:

"§ 136-82. Department of Transportation to establish and maintain ferries.

The Department of Transportation is vested with authority to provide for the establishment and maintenance of ferries connecting the parts of the State highway system, whenever in its discretion the public good may so require, and to prescribe and collect such tolls therefor as may, in the discretion of the Department of Transportation, be expedient. <u>The Board of</u> <u>Transportation shall establish tolls for all ferry routes</u>.

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To accomplish the purpose of this section said Department of Transportation is authorized 1 2 3 to acquire, own, lease, charter or otherwise control all necessary vessels, boats, terminals or other facilities required for the proper operation of such ferries or to enter into contracts with 4 persons, firms or corporations for the operation thereof and to pay therefor such reasonable 5 6 sums as may in the opinion of said Department of Transportation represent the fair value of the public service rendered.

7 The Department of Transportation, notwithstanding any other provision of law, may 8 operate, or contract for the operation of, concessions on the ferries and at ferry facilities to 9 provide to passengers on the ferries food, drink, and other refreshments, personal comfort 10 items, and souvenirs publicizing the ferry system.'

SECTION 31.30.(b) The Board of Transportation shall toll all ferry routes no later 11 12 than the effective date of subsection (a) of this section but is encouraged to begin tolling on all 13 routes before that date. In establishing tolls for ferry routes under G.S. 136-82, as amended by 14 this section, the Board of Transportation shall consider the needs of commuters and other 15 frequent passengers.

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PART XXXI-A. FINANCE PROVISIONS

19 ENCOURAGE JOB GROWTH AND LONG-TERM ECONOMIC PROSPERITY BY 20 TEMPORARILY REDUCING THE INCOME TAX BURDEN ON INDIVIDUALS 21 AND SMALL BUSINESSES 22

SECTION 31A.1.(a) G.S. 105-134.1 reads as rewritten:

"§ 105-134.1. Definitions.

- The following definitions apply in this Part:
 - Adjusted gross income. Defined in section 62 of the Code. (1)
 - (1)(1a) Code. Defined in G.S. 105-228.90.
 - Department. The Department of Revenue. (2)
 - (3)Educational institution. – An educational institution that normally maintains a regular faculty and curriculum and normally has a regularly organized body of students in attendance at the place where its educational activities are carried on.
 - (4)Fiscal year. – Defined in section 441(e) of the Code.
 - (5)Gross income. – Defined in section 61 of the Code.
 - (6) Head of household. – Defined in section 2(b) of the Code.
 - (7)Individual. – A human being.
- (7a) Limited liability company. - Either a domestic limited liability company organized under Chapter 57C of the General Statutes or a foreign limited liability company authorized by that Chapter to transact business in this State that is classified for federal income tax purposes as a partnership. As applied to a limited liability company that is a partnership under this Part, the term "partner" means a member of the limited liability company.
 - Repealed by Session Laws 1998-98, s. 9. (7b)
 - (8)Married individual. - An individual who is married and is considered married as provided in section 7703 of the Code.
 - (9) Nonresident individual. – An individual who is not a resident of this State.
 - (10)North Carolina taxable income. – Defined in G.S. 105-134.5.
 - Partnership. A domestic partnership, a foreign partnership, or a limited (10a)liability company.
 - Person. Defined in G.S. 105-228.90. (11)
- Resident. An individual who is domiciled in this State at any time during 50 (12)51 the taxable year or who resides in this State during the taxable year for other 52 than a temporary or transitory purpose. In the absence of convincing proof to 53 the contrary, an individual who is present within the State for more than 183 54 days during the taxable year is presumed to be a resident, but the absence of 55 an individual from the state for more than 183 days raises no presumption 56 that the individual is not a resident. A resident who removes from the State 57 during a taxable year is considered a resident until he has both established a 58 definite domicile elsewhere and abandoned any domicile in this State. The 59 fact of marriage does not raise any presumption as to domicile or residence.

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| $ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\end{array} $ | (13) (13) (14) (15) (16) | Retirement benefits. – Amou of a former employee under employer to provide payme employee after the end of the where the right to receive relationship. With respect to a self-employed individual, the beneficiary of the individual the individual to provide pay individual after the end o includes amounts received f in section 408 of the Co described in section 408 of the term "employee" includes a S Corporation. – Defined in Secretary. – The Secretary o Taxable income. – Defined i | er a written retirement plar ents to an employee or th the employee's employment the payments is based up a self-employed individual he term means amounts paid l under a written retirement ments to the individual or th f the self-employment. In rom an individual retirement de or from an individual he Code. For the purpose of volunteer worker. G.S. 105-131(b). f Revenue. | a established by the e beneficiary of an t with the employer on the employment or the beneficiary of d to the individual or plan established by he beneficiary of the addition, the term addition, the term t account described retirement annuity | | |
| 17 | (17) | Taxable mediane. Defined in se | | | | |
| 19 | (17) (18) | Taxpayer. – An individual su | | this Part. | | |
| 20 | (<u>19)</u> | This State. The State of No. | orth Carolina." | | | |
| 21 22 | | TON 31A.1.(b) G.S. 105-134 dividual income tax imposed | | | | |
| $\frac{22}{23}$ | | <u>A tax is imposed upon</u> | | e income of every | | |
| 24 | individual. The ta | ax shall be levied, collected, | and paid annually and shall | be computed at the | | |
| 25 26 | | tages of the taxpayer's North on the North Carolina taxabl | | | | |
| 20 27 | | percentages of the taxpayer's N | | | | |
| 28 | (1) | For married individuals who | o file a joint return under C | G.S. 105-152 and for | | |
| 29 30 | | surviving spouses, as defined | d in section 2(a) of the Code | | | |
| 30 31 | | Over | Up To | Rate | | |
| 32 | | 0 | \$21,250 | 6% <u>5.75%</u> | | |
| 33 34 | | \$21,250 \$100,000 | \$100,000 NA | 7%<u>6.75%</u> 7.75% 7.5% | | |
| 34 35 | | \$100,000 | NA | 1.1370 <u>1.370</u> | | |
| 36 37 | (2) | For heads of households, as | defined in section 2(b) of the | e Code: | | |
| 38 | | Over | Up To | Rate | | |
| 39 40 | | 0 \$17,000 | \$17,000 \$80,000 | 6% <u>5.75%</u> 7% <u>6.75%</u> | | |
| 40 41 | | \$80,000 | \$80,000 NA | 7.75% 7.5% | | |
| 42 43 | (3) | For unmarried individuals | | | | |
| 44 45 | | households: | | | | |
| 46 | | Over | Up To | Rate | | |
| 47 | | 0 \$12,750\$10,625 | <u>\$12,750\$10,625</u> \$60,000\$50,000 | $\frac{6\%}{5.75\%}$ | | |
| 48 49 | | \$12,750<u>\$10,625</u> \$60,000 \$50,000 | \$60,000<u></u>\$50,000 NA | 7%<u>6.75%</u> 7.75% 7.5% | | |
| 50 | | \$00,000 <u>\$20,000</u> | | 1.10/0 <u>1.0/0</u> | | |
| 51 52 | (4) | For married individuals who | do not file a joint return und | ler G.S. 105-152: | | |
| 53 | | Over | Up To | Rate | | |
| 54 55 | | 0 \$10,625 | \$10,625 \$50,000 | 6% 5.75% 7% 6.75% | | |
| 55 56 | | \$10,623 \$50,000 | \$50,000 NA | 7%0.73% 7.75% 7.5% | | |
| 57 58 59 | (b) <u>Withh</u> | olding Tables. – The Secreta axable year under this Part. In | ry may provide tables that of | compute the amount | | |
| 59 | <u>01 tax uuc 101 a ta</u> | anabie year under uns fait. m | neu or the tax imposed by s | sub section (a) of tills | | |

section, there is imposed for each taxable year upon the North Carolina taxable income of every 1 2 3 individual a tax determined under tables, applicable to the taxable year, which may be prescribed by the Secretary. The amounts of the tax determined under the tables shall be 4 computed on the basis of the rates prescribed by subsection (a) of this section. This subsection 5 does The tables do not apply to an individual making who files a return under section 443(a)(1)6 of the Code for a period of less than 12 months on account of due to a change in the individual's 7 annual accounting period, or to an estate or trust. The tax imposed by this subsection shall be 8 treated as the tax imposed by subsection (a) of this section." 9 SECTION 31A.1.(c) G.S. 105-134.5 reads as rewritten:

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"§ 105-134.5. North Carolina taxable income defined.

(a) Residents. - For residents of this State, an individual who is a resident of this State,
 the term "North Carolina taxable income" means the taxpayer's taxable income as determined
 under the Code, adjusted as provided in G.S. 105-134.6 and G.S. 105-134.7.adjusted gross
 income as modified in G.S. 105-134.6.

15 (b) Nonresidents. – For a nonresident individuals, individual, the term "North Carolina 16 taxable income" means the taxpayer's taxable income as determined under the Code, adjusted 17 as provided in G.S. 105-134.6 and G.S. 105-134.7, multiplied by a fraction the denominator of 18 which is the taxpayer's gross income as determined under the Code, adjusted as provided in G.S. 105-134.6 and G.S. 105-134.7, and the numerator of which is the amount of that gross 19 20 income, as adjusted, adjusted gross income as modified in G.S. 105-134.6, multiplied by a 21 fraction the denominator of which is the taxpayer's adjusted gross income as modified in 22 G.S. 105-134.6, and the numerator of which is the amount of that adjusted gross income, as 23 modified, that is derived from North Carolina sources and is attributable to the ownership of 24 any interest in real or tangible personal property in this State, is derived from a business, trade, 25 profession, or occupation carried on in this State, or is derived from gambling activities in this 26 State.

(c) Part-year Residents. – If an individual was a resident of this State for only part of
the taxable year, having moved into or removed from the State during the year, the term "North
Carolina taxable income" has the same meaning as in subsection (b) of this section except that
the numerator shall include gross income, adjusted as provided in G.S. 105-134.6 and
G.S. 105-134.7, includes adjusted gross income, as modified, derived from all sources during
the period the individual was a resident.

33 S Corporations and Partnerships. - In order to calculate the numerator of the (d)34 fraction provided in subsection (b),(b) of this section, the amount of a shareholder's pro rata 35 share of S Corporation income that is includable in the numerator shall be is the shareholder's 36 pro rata share of the S Corporation's income attributable to the State, as defined in 37 G.S. 105-131(b)(4). In order to calculate the numerator of the fraction provided in subsection 38 (b) of this section for a member of a partnership or other unincorporated business with that has 39 one or more nonresident members that and operates in one or more other states, the amount of the member's distributive share of income of the business that is includable in the numerator 40 41 shall be is determined by multiplying the total net income of the business by the ratio 42 ascertained under the provisions of G.S. 105-130.4. As used in this subsection, total net income 43 means the entire gross income of the business less all expenses, taxes, interest, and other 44 deductions allowable under the Code which that were incurred in the operation of the business. 45

(e) <u>Tax Year. – A taxpayer must compute North Carolina taxable income on the basis</u> of the taxable year used in computing the taxpayer's income tax liability under the Code."

SECTION 31A.1.(d) G.S. 105-134.6 reads as rewritten:

"§ 105-134.6. Adjustments to taxable income. Modifications to adjusted gross income.

(a) <u>Personal Exemption. – In calculating North Carolina taxable income, a taxpayer</u> <u>may deduct an exemption amount equal to the amount listed in the table below based on the</u> <u>taxpayer's filing status and adjusted gross income. The taxpayer is allowed the same number of</u> <u>personal exemptions claimed under section 151 of the Code for the taxable year.</u>

| | | Personal |
|-------------------------|--|---|
| <u>Filing Status</u> | Adjusted Gross Income | Exemption |
| Married, filing jointly | <u>Up to \$100,000</u> | \$2,500 |
| | <u>Over \$100,000</u> | \$2,000 |
| Head of Household | Up to \$80,000 | \$2,500 |
| | Over \$80,000 | \$2,000 |
| Single | <u>Up to \$60,000</u> | \$2,500 |
| | <u>Married, filing jointly</u> <u>Head of Household</u> | Married, filing jointlyUp to \$100,000Over \$100,000Over \$100,000Head of HouseholdUp to \$80,000Over \$80,000Over \$80,000 |

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| $\frac{1}{2}$ | Marriad fili | ng separately | <u>Over \$60,000</u> Up to \$50,000 | <u>\$2,000</u> <u>\$2,500</u> |
| $\frac{2}{3}$ | | ng separatery | Over \$50,000 | <u>\$2,000</u> \$2,000 |
| 1 2 3 4 5 6 7 8 9 | may deduct the s status or deduct to taxpayer may not the itemized dec | standard deductio the itemized deduct t deduct both the s ductions allowed | In calculating North Caro n amount listed in the tabl action amounts provided in standard deduction amount | blina taxable income, a taxpayer e below for that taxpayer's filing subsection (c) of this section. A allowed under this subsection and his section. The Secretary must |
| 10 | - | | | |
| 11 12 13 14 15 16 | | Filing Status Married, filing joi Head of Househol Single Married, filing sep | <u>d</u> | <u>Standard Deduction</u> <u>\$6,000</u> <u>4,400</u> <u>3,000</u> <u>3,000</u> . |
| 17 18 19 20 21 | may deduct the provided in subse | amounts allowed action (b) of this s | d under this subsection or section. A taxpayer may not | olina taxable income, a taxpayer the standard deduction amount deduct both the amounts allowed owed under subsection (b) of this |
| 22 23 | <u>(1)</u> | under section 2 | | he amount the taxpayer deducted expenses paid during the taxable |
| 24 25 26 27 | <u>(2)</u> | deducted under | section 163 of the Code for | qual to the amount the taxpayer or interest paid or accrued during s or home equity indebtedness. |
| 28 29 30 | <u>(3)</u> | Charitable cont | ributions. – An amount ed section 170 of the Code f | qual to the amount the taxpayer for charitable contributions made |
| 31 32 | deduct from the t | <u>Deductions. – In</u> taxpayer's adjuste | calculating North Carolina d gross income any of the | a taxable income, a taxpayer may following items that are included |
| 33 34 | in the taxpayer's a | | come: e obligations of any of the f | ollowing. |
| 35 | <u>(1)</u> | <u>a.</u> The Uni | ted States or its possessions | <u>.</u> |
| 36 37 38 | | b. <u>This Sta</u> <u>authority</u> of this S | y, or another agency of this | of this State, or a commission, an State or of a political subdivision |
| 39 40 | | <u>c.</u> <u>A nonpr</u> laws of t | ofit educational institution his State. | organized or chartered under the |
| 41 42 | <u>(2)</u> | | disposition of obligations is s exempt from tax under the | ssued before July 1, 1995, to the |
| 42 43 44 45 | <u>(3)</u> | Amounts received from r | ved under Title II of the S | Social Security Act and amounts ions paid under the provisions of |
| 46 | <u>(4)</u> | Refunds of State | e, local, and foreign income | taxes. |
| 47 | $\frac{(4)}{(5)}$ | The amount rec | eived during the taxable ye | ear from one or more State, local, |
| 48 49 | | | | the extent the amount is exempt t order in settlement of any of the |
| 50 51 52 53 | | following cases:a.Bailey v8230.b.Emory v | <u>. State, 92 CVS 10221, 94 C</u> v. State, 98 CVS 0738. | <u>CVS 6904, 95 CVS 6625, 95 CVS</u> |
| 54 55 56 57 58 59 | <u>(6)</u> | An amount of l the taxable year subdivision may married couple | r. The maximum amount a y not exceed four thousand filing a joint return where | or more retirement plans during llowed to be deducted under this dollars (\$4,000). In the case of a both spouses received retirement naximum dollar amounts apply |

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| 1 | separately to each spouse's benefits. The am | nount of retirement benefits |
| 2 | received in a taxable year is the sum of the follo | |
| 2 3 | a. The amount received during the taxable | year from one or more State, |
| 4 | local, or federal government retirement p | <u>olans.</u> |
| 5 | b. The amount received during the taxa | |
| 6 | retirement plans other than State, lo | |
| 7 | retirement plans. The maximum an | nount allowed under this |
| 8 | sub-subdivision in any taxable year is tw | |
| <u>9</u> <u>(7)</u> | Income that meets both of the following require | |
| 10 | a. <u>Is earned or received by an enrolle</u> | ed member of a federally |
| 11 | recognized Indian tribe. | . 1 11 . 1 . 1 . |
| 12 | b. <u>Is derived from activities on a fo</u> | ederally recognized Indian |
| 13 | reservation while the member resides | |
| 14 15 | from intangibles having a situs on the | |
| 16 | income associated with activities on the income derived from activities on the res | |
| 17 <u>(8)</u> | | nder this Article exceeds the |
| 17 <u>(6)</u> 18 | basis of the property under the Code, in the year | r the taxpaver disposes of the |
| 19 | property. | <u>r the taxpayer disposes of the</u> |
| 20 <u>(9)</u> | | State under G.S. 148-84 as |
| 21 | compensation for pecuniary loss suffered by re | |
| 22 | and imprisonment. | |
| 23 (10 | | arental Savings Trust Fund of |
| 24 | the State Education Assistance Authority | |
| 25 | G.S. 116-209.25. The maximum amount allow | |
| 26 | subdivision may not exceed two thousand five | hundred dollars (\$2,500). In |
| 27 | the case of a married couple filing a joint | |
| 28 | amount of the deduction is five thousand dollars | |
| <u>29</u> <u>(11</u> |) If a taxpayer is an eligible firefighter or an elig | ible rescue squad worker, the |
| 30 | sum of two hundred fifty dollars (\$250.00). In | |
| 31 | filing a joint return, each spouse may qualify | |
| 32 | allowed under this subdivision. In order to a | |
| 33 34 | under this subdivision, the taxpayer must sub documentation required by the Secretary. An | |
| 35 | deduction as both an eligible firefighter and | |
| 36 | worker in a single taxable year. The followi | ing definitions apply in this |
| 37 | subdivision: | ng demittions appry in tins |
| 38 | <u>a. Eligible firefighter. – An unpaid m</u> | ember of a volunteer fire |
| 39 | department who attended at least 36 ho | ours of fire department drills |
| 40 | and meetings during the taxable year. | |
| 41 | b. Eligible rescue squad worker. – An un | paid member of a volunteer |
| 42 | rescue or emergency medical services so | juad who attended at least 36 |
| 43 | hours of rescue squad training and meeti | |
| 44 <u>(12</u> | | |
| 45 | Relief Reserve Fund in the Office of State E | |
| 46 | hurricane relief or assistance, but not includ | ling payments for goods or |
| 47 | services provided by the taxpayer. | |
| 48 <u>(13</u> | | |
| 49 | taxpayer receives during the taxable year from | |
| 50 | business is a business whose cumulative gros | |
| 51 52 | activity in a taxable year does not exceed thousand dollars (\$825,000). For purposes o | f this subdivision the term |
| 53 | "business income" does not include income | that is considered passive |
| 55 54 | income under the Code. This subdivision expire | |
| 55 | on or after January 1, 2014. | 25 TOT taxable years beginning |
| 56 <u>(14</u> | | the amount added to federal |
| 57 <u>(14</u> | taxable income as accelerated depreciation und | |
| 58 | section. For the amount added to taxable incom | |
| 59 | the deduction allowed by this subdivision app | |

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| 1 | | years beginning on or after January 1, 2011. For the amo | unt added to taxable |
| 1 2 3 4 5 6 7 8 | | income in the 2011 taxable year, the deduction allowed | |
| 3 | | applies to the first five taxable years beginning on or af | |
| 4 | | For the amount added to taxable income in the 201 | |
| 5 | | deduction allowed by this subdivision applies to the first | |
| 6 | | beginning on or after January 1, 2013. | <u>, invertanta jeuns</u> |
| 7 | (15) | An amount equal to twenty percent (20%) of the amou | int added to federal |
| 8 | <u>(10)</u> | taxable income under subdivision (b)(7) of this section | on For the amount |
| 9 | | added to taxable income in the 2010 taxable year, the de | |
| 10 | | this subdivision applies to the first five taxable years be | |
| 11 | | January 1, 2011. For the amount added to taxable income | |
| 12 | | year, the deduction allowed by this subdivision appli | |
| 13 | | taxable years beginning on or after January 1, 2012. | |
| 14 | (a) Addit | ions. – In calculating North Carolina taxable income, a ta | wnavar must add ta |
| 14 | | | |
| | | justed gross income any of the following items that are | not included in the |
| 16 | taxpayer's adjust | | 1.:. Q4.4 |
| 17 | <u>(1)</u> | Interest upon the obligations of states other than t | |
| 18 | | subdivisions of those states, and agencies of those state | s and their political |
| 19 | | subdivisions. | |
| 20 | <u>(2)</u> | The amount by which a shareholder's share of S Con | |
| 21 | | reduced under section 1366(f)(2) of the Code for the | |
| 22 | | amount of built-in gains tax imposed on the S Corpor | ation under section |
| 23 | | <u>1374 of the Code.</u> | |
| 24 | <u>(3)</u> | The amount by which the basis of property under the Co- | |
| 25 | | of the property under this Article, in the year the taxpa | iver disposes of the |
| 26 | | <u>property.</u> | |
| 27 | <u>(4)</u> | The amount excluded from gross income under section 1 | |
| 28 | $\frac{(4)}{(5)}$ | The amount deducted in a prior taxable year under subdiv | vision (a)(10) of this |
| 29 | | section to the extent this amount was withdrawn from t | he Parental Savings |
| 30 | | Trust Fund of the State Education Assistance Authority | established pursuant |
| 31 | | to G.S. 116-209.25 and not used to pay for the qualified | ed higher education |
| 32 | | expenses of the designated beneficiary, unless the with | thdrawal was made |
| 33 | | without penalty under section 529 of the Code due to the | death or permanent |
| 34 | | disability of the designated beneficiary. | * |
| 35 | (6) | The market price of the gleaned crop for which the taxp | aver claims a credit |
| 36 | \/ | for the taxable year under G.S. 105-151.14. | |
| 37 | <u>(7)</u> | The amount of a donation made to a nonprofit organizati | on or a unit of State |
| 38 | <u>, , , , , , , , , , , , , , , , , , , </u> | or local government for which a credit is claimed under (| |
| 39 | <u>(8)</u> | For taxable years 2010 through 2012, eighty-five pe | |
| 40 | <u>(0)</u> | amount allowed as a special accelerated depreciation | |
| 41 | | section 168(k) or 168(n) of the Code for property place | |
| 42 | | the taxable year. In addition, for taxable year 2010, a ta | |
| 43 | | property in service during the 2009 taxable year and wh | |
| 44 | | taxable income for the 2009 taxable year reflected a | |
| 44 | | | |
| | | depreciation deduction allowed for the property under se | |
| 46 | | Code must add eighty-five percent (85%) of the amo | |
| 47 | | accelerated depreciation deduction. These adjustments | |
| 48 | | difference in basis of the affected assets for State and | federal income tax |
| 49 | | purposes. | |
| 50 | <u>(9)</u> | For taxable years 2010 and 2011, eighty-five percent (8 | |
| 51 | | by which the taxpayer's expense deduction under section | |
| 52 | | property placed in service in taxable year 2010 or 2011 | exceeds the amount |
| 53 | | that would have been allowed for the respective taxable | |
| 54 | | 179 of the Code as of May 1, 2010. For purposes of t | |
| 55 | | definition of section 179 property has the same meaning | ng as under section |
| 56 | | 179 of the Code as of January 1, 2011. These adjustmen | ts do not result in a |
| 57 | | difference in basis of the affected assets for State and | |
| 58 | | purposes. | |
| | | <u>+ +</u> | |

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| (a) § | S Corp | porations. Each shareholder's pro rata share of an t | S Corporation's income is |
| subject to th | ie adji | istments provided in this section. | - |
| (b) E | Deduc | tions. The following deductions from taxable i | ncome shall be made in |
| calculating income: | North | Carolina taxable income, to the extent each iter | m is included in taxable |
| | (1) | Interest upon the obligations of any of the following | g: |
| | | a. The United States or its possessions. | |
| | | b. This State, a political subdivision of this S authority, or another agency of this State or | tate, or a commission, an |
| | | of this State. | |
| | | A nonprofit educational institution organiz laws of this State. | ed or chartered under the |
| 6 | (2) | Gain from the disposition of obligations issued be | fore July 1 1995 to the |
| (| (_) | extent the gain is exempt from tax under the laws o | f this State. |
| (| (3) | Benefits received under Title II of the Social So | ecurity Act and amounts |
| [×] | | received from retirement annuities or pensions pai | d under the provisions of |
| | | the Railroad Retirement Act of 1937. | |
| (| (4) | Repealed by Session Laws 1989 (Reg. Sess., 1990) | , c. 1002, s. 2. |
| (| (5) | Refunds of state, local, and foreign income taxes | included in the taxpayer's |
| , | | gross income. | |
| | (5a) | Reserved. | |
| (| (5b) | The amount received during the taxable year from | one or more State, local, |
| | | or federal government retirement plans to the exte | ent the amount is exempt |
| | | from tax under this Part pursuant to a court or following cases: Bailey v. State, 92 CVS 10221, | OA CVS 6004 05 CVS |
| | | 6625, 95 CVS 8230; Emory v. State, 92 CVS 10221, | 8° and Patton v. State 05 |
| | | CVS 04346. Amounts deducted under this subd | |
| | | deducted under subdivision (6) of this subsection. | invision may not also be |
| (| (6) | a. An amount, not to exceed four thousand dol | lars (\$4,000) equal to the |
| , | (•) | sum of the amount calculated in subparage | |
| | | calculated in subparagraph c. | |
| | | b. The amount calculated in this subparagrap | h is the amount received |
| | | during the taxable year from one or mor | e state, local, or federal |
| | | government retirement plans. | |
| | | c. The amount calculated in this subparagrap | |
| | | during the taxable year from one or more re | |
| | | state, local, or federal government retirement | ent plans, not to exceed a |
| | | total of two thousand dollars (\$2,000) in any | |
| | | d. In the case of a married couple filing a | |
| | | spouses received retirement benefits duri maximum dollar amounts provided in this | s subdivision for various |
| | | types of retirement benefits apply sepa | |
| | | benefits. | and by the call spouses |
| (| 7) | Recodified as G.S. 105-134.6(d)(1). | |
| Ì | 7) 8) | Recodified as G.S. 105-134.6(d)(2). | |
| è | 9) | Income that is (i) earned or received by an enrolle | ed member of a federally |
| × × | | recognized Indian tribe and (ii) derived from | activities on a federally |
| | | recognized Indian reservation while the member r | esides on the reservation. |
| | | Income from intangibles having a situs on the re- | |
| | | income associated with activities on the reservation | on are considered income |
| , | (1.0) | derived from activities on the reservation. | |
| (| (10) | The amount by which the basis of property under | r this Article exceeds the |
| | | basis of the property under the Code, in the year the | e taxpayer disposes of the |
| (| (1.1.) | property. | |
| (| (11) | Severance wages received by a taxpayer from an | employer as the result of |
| | | the taxpayer's permanent, involuntary termination f | nom employment through |
| | | no fault of the employee. The amount of severand result of the same termination may not exceed th | irty-five thousand dollars |
| | | (\$35,000) for all taxable years in which the wages a | re received |
| | | (455,000) for an analose years in which the wages c | |

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| (12) | Repealed by Session Laws 1998-171, s. 2, effective (| October 1, 1998. |
| (13) | Repealed by Session Laws 2002-126, s. 30C.4, eff | ective for taxable years |
| | beginning on or after January 1, 2002. | 5 |
| (14) | The amount paid to the taxpayer by the State | under G.S. 148-84 as |
| · · · · · | compensation for pecuniary loss suffered by reason | of erroneous conviction |
| | and imprisonment. | |
| (15) | Interest, investment earnings, and gains of a trust, t | he settlors of which are |
| | two or more manufacturers that signed a settleme | ent agreement with this |
| | State to settle existing and potential claims of | the State against the |
| | manufacturers for damages attributable to a product | of the manufacturers, if |
| | the trust meets all of the following conditions: | |
| | a. The purpose of the trust is to addre | |
| | consequences resulting from a decline | in demand of the |
| | manufactured product potentially expected | l to occur because of |
| | market restrictions and other provisions in the | e settlement agreement. |
| | b. A court of this State approves and retains juri | sdiction over the trust. |
| | e. Certain portions of the distributions from | |
| | accordance with certifications that meet the o | |
| | creating the trust and are provided by a | a nonprofit entity, the |
| | governing board of which includes State offic | |
| (16) | The amount paid to the taxpayer during the taxable | year from the Hurricane |
| | Floyd Reserve Fund in the Office of State Budge | et and Management for |
| | hurricane relief or assistance, but not including | payments for goods or |
| (17) | services provided by the taxpayer. | 1 |
| (17) | In each of the taxpayer's first five taxable years | $\frac{1}{2}$ $\frac{1}$ |
| | January 1, 2005, an amount equal to twenty percent | rated depresention under |
| | added to taxable income in a previous year as accele subdivision (c)(8) of this section. | rated depreciation under |
| (17a) | | mount added to federal |
| (1/a) | taxable income as accelerated depreciation under su | bdivision (c)(82) of this |
| | section. For a taxpayer who made the addition for ac | celerated depreciation in |
| | the 2008 taxable year, the deduction allowed by thi | s subdivision applies to |
| | the first five taxable years beginning on or after | |
| | taxpayer who made the addition for accelerated d | epreciation in the 2009 |
| | taxable year, the deduction allowed by this subdivi | sion applies to the first |
| | five taxable years beginning on or after January 1, 20 |)10. |
| (18) | The amount paid to the taxpayer during the taxable | e year from the Disaster |
| | Relief Reserve Fund in the Office of State Budge | et and Management for |
| | hurricane relief or assistance, but not including | payments for goods or |
| | services provided by the taxpayer. | c c |
| (19) | Five percent (5%) of the gross purchase price of | f a qualified sale of a |
| | manufactured home community. A qualified sale | is a transfer of land |
| | comprising a manufactured home community in a sil | ngle purchase to a group |
| | composed of a majority of the manufactured home of | community leaseholders |
| | or to a nonprofit organization that represents such a g | group. To be eligible for |
| | this deduction, a taxpayer must give notice of the sa | le to the North Carolina |
| | Housing Finance Agency under G.S. 42-14.3. | |
| (20) | The amount added to federal taxable income as | deferred income under |
| | section 108(i)(1) of the Code. This deduction a | pplies to taxable years |
| <pre>/</pre> | beginning on or after January 1, 2014. | |
| (c) Addi | tions. The following additions to taxable income shal | l be made in calculating |
| | axable income, to the extent each item is not included in | n taxable income: |
| (1) | Interest upon the obligations of states other the | an this State, political |
| | subdivisions of those states, and agencies of those states | states and their political |
| (\mathbf{a}) | subdivisions. | $\frac{1}{1}$ |
| (2) | Any amount allowed as a deduction from gross inco | her the terr increased |
| | is taxed under the Code by a separate tax other the section 1 of the Code. | nan me tax imposed in |
| | section 1 of the Coue. | |

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| (3) | Any amount deducted from gross income | under section 164 of the Code as |
| (-) | state, local, or foreign income tax or as st | ate or local general sales tax to the |
| | extent that the taxpayer's total itemized de | ductions deducted under the Code |
| | for the taxable year exceed the standard d | |
| | under the Code reduced by the amount | |
| | tayahla inaama undar subdivision (1) af th | via subsection |
| (2) | taxable income under subdivision (4) of the | Ins subsection. |
| (3a) | The amount by which a shareholder's s | share of S Corporation income is |
| | reduced under section 1366(f)(2) of the | Code for the taxable year by the |
| | amount of built-in gains tax imposed or | the S Corporation under section |
| | 1374 of the Code. | |
| (4) | The amount by which the taxpayer's addi | tional standard deduction for aged |
| | and blind has been increased for inflation | n under section 63(c)(4)(A) of the |
| | Code plus the amount by which the tax | |
| | including adjustments for inflation, under | the Code exceeds the appropriate |
| | amount in the following chart based on the | taxpaver's filing status: |
| | Filing Status | Standard Deduction |
| | Married filing jointly/Surviving Spouse | \$6,000 |
| | Married filing jointly/Surviving Spouse | |
| | Head of Household | 4,400 |
| | Single | 3,000 |
| | Married filing separately | 3,000 |
| (4a) | The amount by which each of the taxpay | er's personal exemptions has beer |
| | increased for inflation under section 151(| d)(4)(A) of the Code. This amoun |
| | is reduced by five hundred dollars (\$500. | 00) for each personal exemption i |
| | the taxpayer's adjusted gross income (AG | I) as calculated under the Code is |
| | less than the following amounts: | i), us calculated ander the code, i |
| | Filing Status | AGI |
| | Married filing jointly | \$100,000 |
| | Married, filing jointly | \$100,000 |
| | Head of Household | 80,000 |
| | Single | 60,000 |
| | Married, filing separately | 50,000. |
| | For the purposes of this subdivis | sion, if the taxpayer's persona |
| | exemptions have been reduced by the ap | oplicable percentage under section |
| | 151(d)(3) of the Code, the amount by wh | hich the personal exemptions have |
| | been increased for inflation is also reduced | d by the applicable percentage. |
| (5) | The market price of the gleaned crop for | which the taxpayer claims a credi |
| | for the taxable year under G.S. 105-151.14 | 4 |
| (5a) | The market price of the oyster shells for | which the taxpaver claims a credi |
| (54) | for the taxable year under G.S. 105-151.30 | L |
| (5b) | | |
| (50) | The amount of a donation made to a nonp | laimed under C.S. 105, 120, 16U |
| (f) | or local government for which a credit is c | |
| (6) | The amount by which the basis of propert | y under the Code exceeds the basi |
| | of the property under this Article, in the | year the taxpayer disposes of th |
| | property. | |
| (7) | The amount of federal estate tax that is a | |
| | respect of a decedent and is deducted | from gross income under sectio |
| | 691(c) of the Code. | e |
| (8) | For taxable years 2002-2005, the appl | icable percentage of the amour |
| (0) | allowed as a special accelerated depreciat | ion deduction under section 168(k |
| | or section 1400L of the Code, as set out | in the table below. In addition |
| | | |
| | taxpayer who was allowed a special a | ccelerated depreciation deductio |
| | under section 168(k) or section 1400L | of the Code in a taxable yea |
| | beginning before January 1, 2002, and wh | ose North Carolina taxable incom |
| | in that earlier year reflected that accelerate | ed depreciation deduction must ad |
| | to federal taxable income in the taxpayer' | s first taxable year beginning on c |
| | after January 1 2002 an amount equal | to the amount of the deduction |
| | | |
| | allowed in the earlier taxable year. The | se adjustments do not result in |
| | allowed in the earlier taxable year. The | se adjustments do not result in |
| | allowed in the earlier taxable year. The difference in basis of the affected assets | se adjustments do not result in for State and federal income ta: |
| | allowed in the earlier taxable year. The | se adjustments do not result in for State and federal income ta: |

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| | | 2002 | 100% |
| | | 2003 | 70% |
| | | 2004 | 70% |
| | | 2005 and thereafter | $\frac{0}{0}$ |
| | (8a) | The applicable percentage of the amoun depreciation deduction under section 1 property placed in service after Decemb 2010. The applicable percentage under th | nt allowed as a special accelerated 68(k) or 168(n) of the Code for per 31, 2007, but before January 1 |
| | | (85%). In addition, a taxpayer who wa | |
| | | depreciation deduction in taxable year 2 service during that year, and whose Nor year reflected that accelerated deprec | 007 or 2008 for property placed in the Carolina taxable income for that |
| | | adjustments set out below. These adjustments of the affected assets for State and f | nents do not result in a difference in rederal income tax purposes. |
| | | taxable year an amount equal to | xable income in the taxpayer's 2008 the applicable percentage of the |
| | | North Carolina taxable income. | on reflected in the taxpayer's 2007 |
| | | taxable year an amount equal to | xable income in the taxpayer's 2009 the applicable percentage of the |
| | | North Carolina taxable income. | on reflected in the taxpayer's 2008 |
| | (9) | Repealed by Session Laws 2006-220, beginning on and after January 1, 2007. | s. 3, effective for taxable years |
| | (10) | The amount excluded from gross income | under section 199 of the Code |
| | $\frac{(10)}{(11)}$ | The amount of the taxpayer's real pro 63(c)(1)(C) of the Code. | perty tax deduction under section |
| | (12) | The amount of the taxpayer's deduction | for motor vehicle sales taxes under |
| | (13) | section 164(a)(6) or section 63(c)(1)(E) o The amount of income deferred under sec | ction 108(i)(1) of the Code from the |
| | | discharge of indebtedness in connection v debt instrument. | with a reacquisition of an applicable |
| | (14) | The amount allowed as a deduction und | er section 163(e)(5)(F) of the Code cable high vield discount obligation. |
| (d) | Other North | for an original issue discount on an applic Adjustments. The following adjustments Carolina taxable income: | to taxable income shall be made in |
| calculating | | The amount of inheritance or estate tax a | attributable to an item of income in |
| | (1) | respect of a decedent required to be in Code, adjusted as provided in G.S. 105 | cluded in gross income under the |
| | | may be deducted in the year the item of | income is included. The amount of |
| | | inheritance or estate tax attributable to decedent is (i) the amount by which the | an item of income in respect of a inheritance or estate tax paid under |
| | | Article 1 or 1A of this Chapter on prope | rty transferred to a beneficiary by a |
| | | decedent exceeds the amount of the tax the | hat would have been payable by the |
| | | beneficiary if the item of income in re | espect of a decedent had not been |
| | | included in the property transferred to the | he beneficiary by the decedent, (ii) |
| | | multiplied by a fraction, the numerator of | f which is the amount required to be |
| | | included in gross income for the taxable | |
| | | provided in G.S. 105-134.5, 105-134.6, a | |
| | | of which is the total amount of income in the beneficiary by the decedent. For an e | state or trust the deduction allowed |
| | | the beneficiary by the decedent. For an e | excluding from the gross income of |
| | | by this subdivision shall be computed by the estate or trust the portion, if any, of | the items of income in respect of a |
| | | the estate of trust the portion, if any, or | the norms of mounte in respect of a |
| | | decedent that are properly paid and | ited or to be distributed to the |
| | | decedent that are properly paid, cred | ited, or to be distributed to the |
| | | decedent that are properly paid, cred beneficiaries during the taxable year. The Secretary may provide to a be | |

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| 1 2 | | tax return that the beneficiary needs to compute the temperature that the subdivision. | he deduction allowed by |
| $\frac{2}{3}$ | (2) | | ha taxnavar's daductions |
| | (2) | The taxpayer may deduct the amount by which t | mount of the townswor's |
| 4 | | allowed under the Code were reduced, and the a | |
| 5 | | deductions that were not allowed, because the taxp | ayer elected a rederal tax |
| 6 | | credit in lieu of a deduction. This deduction is allow | ed only to the extent that |
| 7 | | a similar credit is not allowed by this Chapter for the | e amount. |
| 8 | (3) | The taxpayer shall add to taxable income the amount | nt of any recovery during |
| 9 | | the taxable year not included in taxable income, to | |
| 10 | | deduction of the recovered amount in a prior ta | axable year reduced the |
| 11 | | taxpayer's tax imposed by this Part but, due to diffe | erences between the Code |
| 12 | | and this Part, did not reduce the amount of the taxpa | aver's tax imposed by the |
| 13 | | Code. The taxpayer may deduct from taxable inc | come the amount of any |
| 14 | | recovery during the taxable year included in taxab | |
| 15 | | 111 of the Code, to the extent the taxpayer's dec | |
| 16 | | amount in a prior taxable year reduced the taxpay | |
| 17 | | Code but due to differences between the Code and | this Dort did not reduce |
| | | Code but, due to differences between the Code and | |
| 18 | (\mathbf{A}) | the amount of the taxpayer's tax imposed by this Par | |
| 19 | (4) | A taxpayer may deduct from taxable income the ar | |
| 20 | | thousand five hundred dollars (\$2,500), contribut | |
| 21 | | Parental Savings Trust Fund of the State Education | |
| 22 | | established pursuant to G.S. 116-209.25. In the c | ase of a married couple |
| 23 | | filing a joint return, the maximum dollar amount | of the deduction is five |
| 24 | | thousand dollars (\$5,000). | |
| 25 | (5) | The taxpayer shall add to taxable income the amou | nt deducted from taxable |
| 26 | (-) | income in a prior taxable year under subdivision (4) |) of this subsection to the |
| 27 | | extent this amount was withdrawn from the Parent | al Savings Trust Fund of |
| 28 | | the State Education Assistance Authority e | |
| 29 | | G.S. 116-209.25 and not used to pay for the qu | alified higher education |
| 30 | | avpanses of the designated hanaficiary unless the | a withdrawal was made |
| 31 | | expenses of the designated beneficiary, unless the | to the death or normanant |
| | | without penalty under section 529 of the Code due t | to the death of permanent |
| 32 | | disability of the designated beneficiary. | |
| 33 | (6) | A taxpayer who is an eligible firefighter or an elig | ible rescue squad worker |
| 34 | | may deduct from taxable income the sum of tw | vo hundred fifty dollars |
| 35 | | (\$250.00). In the case of a married couple filing a | joint return, each spouse |
| 36 | | may qualify separately for the deduction allowed u | under this subdivision. In |
| 37 | | order to claim the deduction allowed under this s | subdivision, the taxpayer |
| 38 | | must submit with the tax return any document | ntation required by the |
| 39 | | Secretary. An individual may not claim a deduc | tion as both an eligible |
| 40 | | firefighter and as an eligible rescue squad worker | in a single taxable year. |
| 41 | | The following definitions apply in this subdivision: | 8 |
| 42 | | a. Eligible firefighter. An unpaid memb | er of a volunteer fire |
| 43 | | department who attended at least 36 hours | of fire department drills |
| 44 | | and meetings during the taxable year. | of the department diffis |
| 45 | | b. Eligible rescue squad worker. An unpaid | I member of a volunteer |
| + <i>3</i> 46 | | to: Englote rescue squad worker. All unpak | who attended at least 26 |
| | | rescue or emergency medical services squad | during the toyoh le year |
| 47 | | hours of rescue squad training and meetings | during the taxable year. |
| 48 | (7) | The taxpayer shall add to taxable income the | amounts listed in this |
| 49 | | subdivision. An addition is not required under the | ns subdivision for a net |
| 50 | | operating loss deduction of an eligible small bu | siness as defined under |
| 51 | | section 172(b)(1)(H) of the Code. The amounts are: | |
| 52 | | a. For taxable years 2003, 2004, and 2005, the | e amount of any 2008 net |
| 53 | | operating loss deduction claimed on a fed | eral return under section |
| 54 | | $\frac{172(b)(1)(H)}{172(b)(2)}$ or section $\frac{810(b)(4)}{172(b)(4)}$ of the Coc | |
| 55 | | b. For taxable years 2004, 2005, and 2006, the | amount of any 2009 net |
| 56 | | operating loss deduction claimed on a feder | eral return under section |
| 57 | | $\frac{172(b)(1)(H)}{172(b)(1)(H)}$ or section 810(b)(4) of the Coc | le- |
| 58 | (8) | For taxable years 2011 through 2013, a taxpayer | who made an addition |
| 59 | (0) | under subdivision (7) of this subsection may | deduct one third of the |
| . , | | under suburvision (7) or uns subsection may | |
| | | | |

| | General Assem | bly Of North Caroli | ina | Session 2011 |
|---------------------------------|-------------------|-----------------------|---|--|
| 1 2 | | | erating loss absorbed on the taxpayer's returns under section 172(b)(1)(H) or | |
| 2 3 4 5 6 7 8 | | the Code." | | |
| 4 | | | S. 105-151.26 reads as rewritten: | |
| 5 | | | le contributions by nonitemizers. | |
| 5 | | | ard deduction under section 63 of the C | |
| / | | | ved as a credit against the tax impose | |
| 8 9 | amount equal to | o seven percent (/% | 6) of the taxpayer's excess charitable | contributions. The |
|) | | | utions are the amount by which the ta nat would have been deductible under | |
| 1 | | | payer had not elected the standard dec | |
| 2 | | | ed gross income as calculated under the | |
| 3 | No credit sh | all be allowed under | r this section for amounts deducted fro | m gross income in |
| 4 | calculating taxal | ble income under the | e Code or for contributions for which a | credit was claimed |
| 5 | under G.S. 105- | 151.12 or G.S. 105-1 | 51.14. A nonresident or part-year resid | ent who claims the |
| 6 | credit allowed b | by this section shall | reduce the amount of the credit by mu | ultiplying it by the |
| 7 | fraction calculat | ed under G.S. 105-13 | 34.5(b) or (c), as appropriate. The credit | allowed under this |
| 8 9 | | | of tax imposed by this Part for the taxab | |
|) | | | t payments of tax made by or on behalf of fective for taxable years beginning on | |
| 1 | | | by subsection (a) of this section, reads | |
| 2 | | | For each taxable year on the North Carol | |
| 3 | | | ted at the following percentages of th | |
| 4 | Carolina taxable | | | I m I m J m m |
| 5 | (1) | For married indivi | iduals who file a joint return under G. | S. 105-152 and for |
| 6 | | surviving spouses, | , as defined in section 2(a) of the Code: | |
| 7 | | | | _ |
| 8 | | Over | Up To | Rate |
| 9 | | ¢21.250 | \$21,250 | $\frac{5.75\%6\%}{6.75\%70}$ |
|) 1 | | \$21,250 \$100,000 | \$100,000 NA | 6.75% 7% 7.5% 7.75% |
| 2 | | \$100,000 | | <u>7.570<u>7.7570</u></u> |
| 3 4 | (2) | For heads of house | eholds, as defined in section 2(b) of the | Code: |
| 5 | | Over | Up То | Rate |
| 6 | | 0 | \$17,000 | 5.75% 6% |
| 7 | | \$17,000 | \$80,000 | 6.75% 7% |
| 8 | | \$80,000 | NA | 7.5% 7.75% |
| 9 | | | | |
|) | (3) | | ndividuals other than surviving spou | ses and heads of |
| 1 2 | | households: | | |
| 3 | | Over | Ир То | Rate |
| 4 | | 0 | \$10,625 | 5.75% 6% |
| 5 | | \$10,625 | \$50,000 | 6.75% 7% |
| 6 | | \$50,000 | NA | 7.5% 7.7 <u>5</u> % |
| 7 | (4) | For married indivi | duals who do not file a joint return unde | er G.S. 105-152: |
| 8 | | _ | | _ |
| 9 | | Over | Up To | Rate |
|) | | | \$10,625 | $\frac{5.75\%6\%}{250/70}$ |
| 1 2 | | \$10,625 \$50,000 | \$50,000 NA | 6.75%<u>7%</u> 7.5% 7.75%" |
| 3 | SFC | | ccept as otherwise provided, this section | |
| 4 | | beginning on or afte | | |
| 5 | | | | |
| 6 | | DEDUCTION FOR | SEVERANCE WAGES AND CRED | IT FOR OYSTER |
| 7 | SHELLS | | | ~ |
| 8 | | | G.S. $105-134.6(b)(11)$ and $(b)(19)$, G.S. | S. 105-130.48, and |
| 9 | G.S. 105-151.30 | are repealed. | | |
| | | | | |

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SECTION 31A.2.(b) This section becomes effective for taxable years beginning on or after January 1, 2011.

ELIMINATE SALES TAX EXEMPTION FOR CERTAIN NUTRITIONAL SUPPLEMENTS AND THE ENERGY STAR SALES TAX HOLIDAY

SECTION 31A.3.(a) G.S. 105-164.13(13c) and G.S. 105-164.13D are repealed. **SECTION 31A.3.(b)** G.S. 105-467(b) reads as rewritten:

8 "(b) Exemptions and Refunds. - The State exemptions and exclusions contained in 9 G.S. 105-164.13, the State sales and use tax holidays holiday contained in G.S. 105-164.13C 10 and G.S. 105-164.13D, 105-164.13C, and the State refund provisions contained in G.S. 105-164.14 through G.S. 105-164.14B apply to the local sales and use tax authorized to be 11 12 levied and imposed under this Article. Except as provided in this subsection, a taxing county 13 may not allow an exemption, exclusion, or refund that is not allowed under the State sales and 14 use tax. A local school administrative unit and a joint agency created by interlocal agreement 15 among local school administrative units pursuant to G.S. 160A-462 to jointly purchase food 16 service-related materials, supplies, and equipment on their behalf is allowed an annual refund 17 of sales and use taxes paid by it under this Article on direct purchases of tangible personal 18 property and services, other than electricity, telecommunications service, and ancillary service. 19 Sales and use tax liability indirectly incurred by the entity on building materials, supplies, 20 fixtures, and equipment that become a part of or annexed to any building or structure that is 21 owned or leased by the entity and is being erected, altered, or repaired for use by the entity is 22 considered a sales or use tax liability incurred on direct purchases by the entity for the purpose 23 of this subsection. A request for a refund shall be in writing and shall include any information 24 and documentation required by the Secretary. A request for a refund is due within six months 25 after the end of the entity's fiscal year. Refunds applied for more than three years after the due 26 date are barred."

SECTION 31A.3.(c) This section becomes effective October 1, 2011, and applies to sales made on or after that date.

PART XXXII. MISCELLANEOUS PROVISIONS

STATE BUDGET ACT APPLIES

33 SECTION 32.1. The provisions of the State Budget Act, Chapter 143C of the
 34 General Statutes, are reenacted and shall remain in full force and effect and are incorporated in
 35 this act by reference.
 36

MOST TEXT APPLIES ONLY TO THE 2011-2013 FISCAL BIENNIUM

38 **SECTION 32.2.** Except for statutory changes or other provisions that clearly 39 indicate an intention to have effects beyond the 2011-2013 fiscal biennium, the textual 40 provisions of this act apply only to funds appropriated for, and activities occurring during, the 41 2011-2013 fiscal biennium.

43 EFFECT OF HEADINGS

44 **SECTION 32.3.** The headings to the parts and sections of this act are a 45 convenience to the reader and are for reference only. The headings do not expand, limit, or 46 define the text of this act, except for effective dates referring to a part.

47 48 COMMITTEE REPORT

SECTION 32.4.(a) The Senate Appropriations Committee Report on the Continuation, Expansion, and Capital Budgets dated May 26, 2011, which was distributed in the Senate and used to explain this act, shall indicate action by the General Assembly on this act and shall therefore be used to construe this act, as provided in the State Budget Act, Chapter 143C of the General Statutes, and for these purposes shall be considered a part of this act and as such shall be printed as a part of the Session Laws.

55 SECTION 32.4.(b) The budget enacted by the General Assembly is for the 56 maintenance of the various departments, institutions, and other spending agencies of the State 57 for the 2011-2013 biennial budget as provided in G.S. 143C-3-5. This budget includes the 58 appropriations of State funds as defined in G.S. 143C-1-1(d)(25).

The Director of the Budget submitted a recommended continuation budget to the 2 3 4 5 6 General Assembly on February 15, 2011, in the document "The State of North Carolina Governor's Recommended Budget, 2011-2013" and in the Budget Support Document for the various departments, institutions, and other spending agencies of the State. The adjustments to these documents made by the General Assembly are set out in the Committee Report.

SECTION 32.4.(c) The budget enacted by the General Assembly shall also be 7 8 interpreted in accordance with G.S. 143C-5-5, the special provisions in this act, and other appropriate legislation.

9 In the event that there is a conflict between the line-item budget certified by the 10 Director of the Budget and the budget enacted by the General Assembly, the budget enacted by 11 the General Assembly shall prevail. 12

13 SEVERABILITY CLAUSE

14 **SECTION 32.5.** If any section or provision of this act is declared unconstitutional 15 or invalid by the courts, it does not affect the validity of this act as a whole or any part other 16 than the part so declared to be unconstitutional or invalid.

17

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18 **EFFECTIVE DATE**

19 **SECTION 32.6.** Except as otherwise provided, this act becomes effective July 1, 20 2011.