GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

SENATE BILL 744

Appropriations/Base Budget Committee Substitute Adopted 5/29/14 Finance Committee Substitute Adopted 5/29/14 Pensions & Retirement and Aging Committee Substitute Adopted 5/29/14 Third Edition Engrossed 5/31/14 House Committee Substitute Favorable 6/11/14 House Committee Substitute #2 Favorable 6/11/14 Sixth Edition Engrossed 6/13/14 Corrected Copy 6/13/14 Proposed Conference Committee Substitute S744-PCCS45234-MDxf-1

Short Title: Appropriations Act of 2014.

Sponsors:

S

Referred to:

May 15, 2014

A BILL TO BE ENTITLED

AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER PURPOSES.

The General Assembly of North Carolina enacts:

PART I. INTRODUCTION AND TITLE OF ACT

TITLE OF ACT

SECTION 1.1. This act shall be known as "The Current Operations and Capital Improvements Appropriations Act of 2014."

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 as provided in G.S. 143C-1-2(b).

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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 adjusted for the fiscal year ending June 30, 2015, according to the schedule
 that follows. Amounts set out in parentheses are reductions from General Fund appropriations
 for the 2014-2015 fiscal year.





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(Public)

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General Assembly Of North Carolina	Session 2013
Current Operations – General Fund	2014-2015
EDUCATION	
Community Colleges System Office	\$ 24,423,804
Department of Public Instruction	58,874,986
University of North Carolina – Board of Governors	
Appalachian State University	
East Carolina University	
Academic Affairs	(620,650)
Health Affairs	
Elizabeth City State University	
Fayetteville State University	
North Carolina Agricultural and Technical State University	
North Carolina Central University	
North Carolina State University	
Academic Affairs	1,839,185
Agricultural Extension	
Agricultural Research	
University of North Carolina at Asheville	
University of North Carolina at Chapel Hill	
Academic Affairs	
Health Affairs	
Area Health Education Centers	
University of North Carolina at Charlotte	
University of North Carolina at Greensboro	
University of North Carolina at Pembroke	
University of North Carolina School of the Arts	
University of North Carolina at Wilmington	
Western Carolina University Winston Solam State University	(220, 272)
Winston-Salem State University	(220,272)
General Administration	27,502,065
University Institutional Programs	27,592,965
Related Educational Programs	50,000
North Carolina School of Science and Mathematics	0.40,000
Aid to Private Institutions	840,000
Total University of North Carolina – Board of Governors	29,481,228
HEALTH AND HUMAN SERVICES	
Department of Health and Human Services	
Central Management and Support	(3,396,528)
Division of Aging and Adult Services	(869,549)
Division of Blind Services/Deaf/HH	0
Division of Child Development and Early Education	(30,678,255)
Health Service Regulation	(288,000)
Division of Medical Assistance	80,429,032
Division of Mental Health, Developmental Disabilities, and	
Substance Abuse Services	(24,922,242)
NC Health Choice	(15,813,961)
Division of Public Health	(15,605,543)
Division of Social Services	12,206,855
Division of Vocation Rehabilitation	(575,336)
Total Health and Human Services	10,486,473
	10,400,475
NATURAL AND ECONOMIC RESOURCES	

General Assembly Of North Carolina	Session	n 2013
Department of Agriculture and Consumer Serve	ces 1,65	58,204
Department of Commerce		
Commerce Commerce State-Aid		54,809 29,473
Vildlife Resources Commission	(3,31	3,319)
Department of Environment and Natural Resou	ces 1,53	34,820
Department of Labor	(14	5,889)
IUSTICE AND PUBLIC SAFETY		
Department of Public Safety	51,18	84,345
udicial Department	7.46	56,820
Judicial Department – Indigent Defense		35,967
1 0		ŗ
Department of Justice	(32,96	5,102)
GENERAL GOVERNMENT		
Department of Administration	(1,76	64,816)
Office of Administrative Hearings		37,818
Department of State Auditor	15	54,799
Office of State Controller	(20)2,152)
Department of Cultural Resources		
Cultural Resources	68	88,852
Roanoke Island Commission	((9,000)
State Board of Elections	16	50,815
General Assembly	46	52,927
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Office of the Governor Office of the Governor	/	45,245
Office of State Budget and Management		52,626)
OSBM – Reserve for Special Appropriation		55,000
Housing Finance Agency	9.83	30,322
Department of Insurance	(29)1,302)
Office of Lieutenant Governor		. ,
		(3,782)
Department of Revenue	(1,51	7,149)
Department of Secretary of State	2	25,523
Department of State Treasurer		50.001
State Treasurer State Treasurer – Retirement for Fire and R		59,931
Workers and National Guard		94,768)
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State Health Plan Contribution	(22,000,000)
Reserve for Future Benefit Needs	(56,400,000)
Information Technology Fund	7,184,488
Information Technology Reserve Fund	(11,342,418)
One North Carolina Fund	(7,144,263)
Reserve for Pending Legislation/Litigation	1,500,000
ICGA Litigation Reserve	300,000
ob Development Investment Grants (JDIG)	(15,571,684)
Disability Income Plan	(3,200,000)
Debt Service	(3,746,442)
FOTAL CURRENT OPERATIONS – GENERAL FUND	\$ 78,171,937
SECTION 2.2.(a) The General Fund availability state of S.L. 2013-360 applies to the 2013-2014 fiscal year only. The in adjusting the 2014-2015 budget is shown below:	
Unappropriated Balance Remaining from FY 2013-2014 Anticipated Undercollections from FY 2013-2014 Anticipated Reversions from FY 2013-2014	\$ 323,693,704 (452,600,000) 396,275,923
Less Earmarkings of Year End Fund Balance	
Savings Reserve Repairs and Renovations	
Beginning Unreserved Fund Balance	267,369,627
Revenues Based on Existing Tax Structure	19,972,100,000
Jon-tax Revenues	
Investment Income	11,300,000
Judicial Fees	244,500,000
Disproportionate Share	109,000,000
Master Settlement Agreement	137,500,000
Other Non-Tax Revenues	195,500,000
Insurance	77,000,000
Highway Fund Transfer	215,900,000
Highway Fund Transfer Subtotal Non-tax Revenues	215,900,000 990,700,000
Highway Fund Transfer Subtotal Non-tax Revenues Total General Fund Availability	215,900,000 990,700,000
Highway Fund Transfer Subtotal Non-tax Revenues Total General Fund Availability Adjustments to Availability: 2014 Session	215,900,000 990,700,000 21,230,169,627
Highway Fund Transfer Subtotal Non-tax Revenues Total General Fund Availability Adjustments to Availability: 2014 Session Transfer to Medicaid Contingency Reserve	215,900,000 990,700,000 21,230,169,627
Highway Fund Transfer Subtotal Non-tax Revenues Total General Fund Availability Adjustments to Availability: 2014 Session Transfer to Medicaid Contingency Reserve Transfer from Cash Balances from Department of	215,900,000 990,700,000 21,230,169,627 (186,372,673)
Highway Fund Transfer Subtotal Non-tax Revenues Total General Fund Availability Adjustments to Availability: 2014 Session Transfer to Medicaid Contingency Reserve	215,900,000 990,700,000 21,230,169,627 (186,372,673)

	a Assembly C	Of North Carolina	Session 2013
		IDF Utility Account	5,000,000
		terest from Department of Environment and	
		l Resources (DENR) Special Funds	793,095
		Funds from DENR Inspection and Maintenance	
		ol Special Fund	3,300,000
		Funds from DENR Water and Air Account	
		al Fund	1,000,000
		Federal Insurance Contribution Act (FICA)	
		Cash Balance	5,255,000
		Government Data Analytics Center (GDAC)	
		Balance	1,500,000
		Blount Street Properties Fund Cash Balance	5,456,787
		E-Commerce Fund Cash Balance	2,130,000
		f Transfer from Insurance Regulatory Fund	(291,302)
		f Transfer from Treasurer's Office	2,659,931
		ABC Permit Fees	9,600,000
		aseout of Provision of Medicaid Hold Harmless	
		Suaranteeing Counties \$500,000 Benefit	5,990,000
		f Funds from Gross Premiums Tax on Property	1 200 000
		ge Contracts to General Fund (S.L. 2014-64)	1,600,000
		Manufactured and Modular Homes	(4,700,000)
1.4		Gas Sales Tax Phase-in (S.L. 2014-39)	(2,430,000)
Subto	tal Adjustmen	ts to Availability: 2014 Session	(148,059,482)
Dovice	d Conorol Eu	nd Availability	¢ 01 000 110 1 <i>45</i>
Revise	a General ru	nd Availability	\$ 21,082,110,145
Less:	General Fund	Appropriations	(21,082,110,145)
T T		lana Danainina	٥
Unapp		lance Remaining N 2.2.(b) Section 2.2(c) of S.L. 2013-360 reads as re	0 written:
"SI		(c) Notwithstanding the provisions of G.S. 143C-4-	
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		of one hundred fifty million dollars (\$150,000,000	
		of one hundred fifty million dollars (\$150,000,000 Repairs and Repovations Reserve on June 30, 2013) from the unreserved
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fund b million	alance to the I	Repairs and Renovations Reserve on June 30, 2013, ad fifty-one thousand one hundred thirty-seven dolla) from the unreserved , and a total of twelve wrs (\$12,751,137) June
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fund b million 30, 20 Repair 2013. approp with G "SI total of forty-t Accou thousa not tra 30, 20 transfe used in effecti Genera Budge Code 24303 24305 24306	alance to the International and the seven hundred is and Renovation Funds transfer for the formation of two hundred for the formation of two hundred wo dollars (\$2000 and three hundred for the 2013 and three hundred f	 Repairs and Renovations Reserve on June 30, 2013, 20 fifty-one thousand one hundred thirty-seven dolla Controller shall not transfer funds from the unreserver ions Reserve on June 30, 2014. This subsection become under this section to the Repairs and Ren 2013-2014 and 2014-2015 fiscal years and shall the N 2.2.(c) Section 2.2(d) of S.L. 2013-360 reads as referred under thirty-two million five hundred thirty-seven the 232,537,942) from the unreserved fund balance to 0, 2013, and the sum of thirty-seven million one ed forty six dollars (\$37,122,346) June 30, 2013; the form the unreserved fund balance to the Savings Reserved fund balance to the Savings Reserved fund balance to the Savings Reserved fund balance to the Savings Reserves is for the 2014-2015 fiscal year or 2014 fiscal year is not an "appropriation made by for Article V of the North Carolina Constitution. The 13." N 2.2.(d) Interest from the following funds shall Description Marine Conservation Fund Clean Water Management Trust Fund Dry Cleaning Solvent Cleanup Fund) from the unreserved , and a total of twelve trs (\$12,751,137) June ed fund balance to the mes effective June 30, ovations Reserve are be used in accordance ewritten: troller shall transfer a lousand nine hundred the Savings Reserve hundred twenty two e State Controller shall erve Account on June n June 30, 2014. The law," as that phrase is is subsection becomes
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fund b million 30, 20 Repair 2013. approp with G "SI total of forty-t Accou thousa not tra 30, 20 transfe used in effecti Genera Budge Code 24303 24305 24306	alance to the International and the seven hundred is and Renovation Funds transfer for the formation of two hundred for the formation of two hundred wo dollars (\$2000 and three hundred for the 2013 and three hundred f	 Repairs and Renovations Reserve on June 30, 2013, 20 fifty-one thousand one hundred thirty-seven dolla Controller shall not transfer funds from the unreserver ions Reserve on June 30, 2014. This subsection become under this section to the Repairs and Ren 2013-2014 and 2014-2015 fiscal years and shall the N 2.2.(c) Section 2.2(d) of S.L. 2013-360 reads as referred under thirty-two million five hundred thirty-seven the 232,537,942) from the unreserved fund balance to 0, 2013, and the sum of thirty-seven million one ed forty six dollars (\$37,122,346) June 30, 2013; the form the unreserved fund balance to the Savings Reserved fund balance to the Savings Reserved fund balance to the Savings Reserved fund balance to the Savings Reserves is for the 2014-2015 fiscal year or 2014 fiscal year is not an "appropriation made by for Article V of the North Carolina Constitution. The 13." N 2.2.(d) Interest from the following funds shall Description Marine Conservation Fund Clean Water Management Trust Fund Dry Cleaning Solvent Cleanup Fund) from the unreserved , and a total of twelve trs (\$12,751,137) June ed fund balance to the mes effective June 30, ovations Reserve are be used in accordance ewritten: troller shall transfer a lousand nine hundred the Savings Reserve hundred twenty two e State Controller shall erve Account on June n June 30, 2014. The law," as that phrase is is subsection becomes

	General	Assembly	Of North Carolina	Session 2013
1	64301	6342	Water Pollution Control System	Account
2	64305	6370	Commercial Leaking Petroleum	
3	64305	6371	Noncommercial Leaking Petrole	
4	64305	6372	Inactive Hazardous Sites Fund	
5	64305	6373	Emergency Response Fund	
6	64305	6375	Superfund Cost Share Fund	
7	64305	6376	Brownfield Superfund Fund	
8	64305	6379	Inactive Hazardous Sites Fund-S	\$1492
9	01000		DN 2.2.(e) Notwithstanding G.S. 20-1	
10 11		on authoriza	ations during the 2014-2015 fiscal year n Control Account established under C	that would have been credited to the
12		ate's Generate		
13	to the St			105-449.125, one million dollars
14	(\$1,000		revenue collected by the Secretary of	
15			art 7 of Article 36C of Chapter 105	
16			ed to the Water and Air Quality Acc	
17	General		ou to the Water and The Quality Het	Sound shall be credited to the States
18	General		DN 2.2.(g) Notwithstanding any oth	er provision of law to the contrary
19	effective		14, the following amounts shall be tra	
20			propriate budget code as determined	
20			upport the General Fund appropriati	
$\frac{21}{22}$		15 fiscal ye		ons as specified in this det for the
$\frac{22}{23}$	Budget	Fund	ai.	
23 24	Code	Code	Description	Amount
25	23700	2185	Research Stations	\$ 11,208
$\frac{23}{26}$	23700	2105	Plasticulture Tech Training	2,697
27	23700	2730	Swine Waste	206,552
$\frac{2}{28}$	24609	2568	IDF – Utility Account	5,000,000
29	24667	2795	Government Data Analytics	5,000,000
$\frac{2}{30}$	24007	2195	Center (GDAC)	1,500,000
31	24100	2514	E-Commerce Reserve	2,130,000
32	24100		DN 2.2.(h) Notwithstanding the use re	
33	SI 200		State Controller shall transfer the sum	
34			idred eighty-seven dollars (\$5,456,787	
35			the General Fund to be used for the	
36			te Controller shall close the fund.	purposes expressed and anotated by
37	unis act,		DN 2.2.(i) On July 1, 2014, six hundred	ed thousand dollars (\$600,000) of the
38	unallotte		spended balance of the Bedding Law	
39			March 1, 2015, an additional five	
40			e dollars (\$596,785) of the unallott	
41			unt shall be transferred to the General I	
42			DN 2.2.(j) Effective July 1, 2014, G	
43	repealed		nallotted and unexpended funds in the	
44	1	,	to the General Fund.	
45			DN 2.2.(k) Funds reserved in the	ne Medicaid Contingency Reserve
46	establish		on 12H.38 of this act do not constitute	
47			n Section 7(1) of Article V of the Nort	
48	· · · · I		DN 2.2.(I) Subsections (b) and (c) of t	
49	2014.			······································
50				
51	PART I	II. CURRI	ENT OPERATIONS/HIGHWAY FU	ND
52				
53	CURRE	ENT OPER	ATIONS/HIGHWAY FUND	
54			DN 3.1. Appropriations from the State	e Highway Fund for the maintenance
55	and ope	ration of th	e Department of Transportation and f	for other purposes as enumerated are
56			scal year ending June 30, 2015, ac	
57			n parentheses are reductions from Hi	
58		15 fiscal ye		
59		J c		

Department of Transportation \$ 1,949,344 Division of Highways 0 Administration 0 Construction 0 Ostination of Highways 0 Administration 0 Construction 0 OSHA Program (7,307) Ferry Operations (1,542,317) State Aid to Municipalities 9,453,990 Intermodal Divisions 0 Public Transportation 0 Aviation (800,000) Rail (960,325) Bicycle and Pedestrian (30,043) Governor's Highway Safety (5,699) Division of Motor Vehicles (988,255) Other State Agencies, Reserves, Transfers 7,354,812 Capital Improvements 0 Total Highway Fund Appropriations \$ 1,984,142,286 HIGHWAY FUND AVAILABILITY STATEMENT Sectron 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below: Highway Fund Availability Statement 2014-2015 Unreserved Fund Balance \$ 1,2,000,000 Estimated Revenue \$ 1,2,000,000 <t< th=""><th>General Assembly Of North Carolina</th><th></th><th>Session 2013</th></t<>	General Assembly Of North Carolina		Session 2013
Administration\$ 1,949,344Division of Highways Administration0 Construction0 O MaintenancePlanning and Research0 O OSHA Program0 (7,307)Ferry Operations(1,542,317)State Aid to Municipalities9,453,990Intermodal Divisions9 Public Transportation0 AviationPublic Transportation0 AviationRail(960,325) Bicycle and Pedestrian(30,043)Governor's Highway Safety(5,699)Division of Motor Vehicles(988,255)Other State Agencies, Reserves, Transfers7,354,812Capital Improvements0SecTION 3.2.Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement1,973,750,000Adjustment to Revenue\$ 1,2,000,000Estimated Revenue\$ 1,2,000,000Estimated Revenue\$ 1,2,000,000Estimated Revenue\$ 1,2,000,000Estimated Revenue\$ 1,2,000,000Adjustment to Revenue Availability:\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURENT OPERATIONS/HIGHWAY TRUST FUNDSectrol OPERATIONS/HIGHWAY TRUST FUNDSectrol OPERATIONS/HIGHWAY TRUST FUND senumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Anounts set out in parentheses are reductions from Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as	Current Operations – Highway Fund		2014-2015
Administration 0 Construction 0 Maintenance 53,407,586 Planning and Research 0 OSHA Program (7,307) Ferry Operations (1,542,317) State Aid to Municipalities 9,453,990 Intermodal Divisions 0 Public Transportation 0 Aviation (800,000) Rail (960,325) Bicycle and Pedestrian (30,043) Governor's Highway Safety (5,699) Division of Motor Vehicles (988,255) Other State Agencies, Reserves, Transfers 7,354,812 Capital Improvements 0 Total Highway Fund Appropriations \$ 1,984,142,286 HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below: Highway Fund Apailability Statement 2014-2015 Unreserved Fund Balance \$ 12,000,000 Estimated Revenue 1,973,750,000 Adjustment to Revenue Availability: 4,973,750,000 Adjustment to Revenue Availability: 1,973,750,000 Adjustment to Revenue Av	Department of Transportation Administration		\$ 1,949,344
Construction0Maintenance534.07,586Planning and Research0OSHA Program(7,307)Ferry Operations(1,542,317)State Aid to Municipalities9,453,990Intermodal Divisions0Public Transportation0Aviation(800,000)Rail(960,325)Bicycle and Pedestrian(30,043)Governor's Highway Safety(5,699)Division of Motor Vehicles(988,255)Other State Agencies, Reserves, Transfers7,354,812Capital Improvements0Total Highway Fund Appropriations\$ 1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 1,2000,000Estimated Revenue1,973,750,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) (69,420)Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the 	Division of Highways		
Maintenance53,407,586Planning and Research0OOSHA Program(7,307)Ferry Operations(1,542,317)State Aid to Municipalities9,453,990Intermodal Divisions0Public Transportation0Aviation(800,000)Rail(960,325)Bicycle and Pedestrian(30,043)Governor's Highway Safety(5,699)Division of Motor Vehicles(988,255)Other State Agencies, Reserves, Transfers7,354,812Capital Improvements0Total Highway Fund Appropriations\$ 1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability Statement2014-2015Unreserved Fund Balance\$ 1,2000,000Estimated Revenue1,973,750,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONS69,420Revised Total Highway Fund Availability\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONS69,420CURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year endition from Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year			0
Planning and Research0OSHA Program(7,307)Ferry Operations(1,542,317)State Aid to Municipalities9,453,990Intermodal Divisions0Public Transportation0Aviation(800,000)Rail(960,325)Bicycle and Pedestrian(30,043)Governor's Highway Safety(5,699)Division of Motor Vehicles(988,255)Other State Agencies, Reserves, Transfers7,354,812Capital Improvements0Total Highway Fund Appropriations\$ 1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 1,2000,000Estimated Revenue\$ 1,2000,000Estimated Revenue\$ 1,2000,000Estimated Revenue\$ 1,2000,000Stimated Revenue\$ 1,2000,000Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parent			-
OSHA Program(7,307)Ferry Operations(1,542,317)State Aid to Municipalities9,453,990Intermodal Divisions9,453,990Public Transportation0Aviation(800,000)Rail(960,325)Bicycle and Pedestrian(30,043)Governor's Highway Safety(5,699)Division of Motor Vehicles(988,255)Other State Agencies, Reserves, Transfers7,354,812Capital Improvements0Total Highway Fund Appropriations\$1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 12,000,000Estimated Revenue Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) (69,420)Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending Junc 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.			53,407,586
Ferry Operations (1,542,317) State Aid to Municipalities 9,453,990 Intermodal Divisions 0 Public Transportation 0 Aviation (800,000) Rail (960,325) Bicycle and Pedestrian (30,043) Governor's Highway Safety (5,699) Division of Motor Vehicles (988,255) Other State Agencies, Reserves, Transfers 7,354,812 Capital Improvements 0 Total Highway Fund Appropriations \$ 1,984,142,286 HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below: Highway Fund Availability Statement 2014-2015 Unreserved Fund Balance \$ 12,000,000 Estimated Revenue 1,973,750,000 Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) (1,677,134) (1,677,134) Motor Fuel Tax Refund Repeal (Taxi Cabs) \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS \$ 0 Current operation of the Department of Transportation and for other purposes as enumerated are adjusted for			0
State Aid to Municipalities 9,453,990 Intermodal Divisions 0 Public Transportation 0 Aviation (800,000) Rail (960,325) Bicycle and Pedestrian (30,043) Governor's Highway Safety (5,699) Division of Motor Vehicles (988,255) Other State Agencies, Reserves, Transfers 7,354,812 Capital Improvements 0 Total Highway Fund Appropriations \$ 1,984,142,286 HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below: Highway Fund Availability Statement 2014-2015 Unreserved Fued Balance \$ 12,000,000 Estimated Revenue \$ 1,2,001,000 Adjustment to Revenue Availability: 0 Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) (1,677,134) Motor Fuel Tax Refund Repeal (Taxi Cabs) \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS \$ 0 Curreert OPERATIONS/HIGHWAY TRUST FUND \$ 1,984,142,286 Unappropriated Balance \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS	OSHA Program		(7,307)
Intermodal Divisions Public Transportation 0 Aviation (800,000) Rail (960,325) Bicycle and Pedestrian (30,043) Governor's Highway Safety (5,699) Division of Motor Vehicles (988,255) Other State Agencies, Reserves, Transfers 7,354,812 Capital Improvements 0 Total Highway Fund Appropriations \$1,984,142,286 HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below: Highway Fund Availability Statement 2014-2015 Unreserved Fund Balance \$ 12,000,000 Estimated Revenue 1,973,750,000 Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) (1,677,134) Motor Fuel Tax Refund Repeal (Taxi Cabs) 69,420 Revised Total Highway Fund Availability \$ 1,984,142,286 Unappropriated Balance \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS CURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund for the maintenance are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund	Ferry Operations		(1,542,317)
Public Transportation0Aviation(800,000)Rail(960,325)Bicycle and Pedestrian(30,043)Governor's Highway Safety(5,699)Division of Motor Vehicles(988,255)Other State Agencies, Reserves, Transfers7,354,812Capital Improvements0Total Highway Fund Appropriations\$ 1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The BECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 1,2,000,000Estimated Revenue\$ 1,2000,000Lighumated Revenue\$ 1,2,000,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	State Aid to Municipalities		9,453,990
Aviation(800,000)Rail(960,325)Bicycle and Pedestrian(30,043)Governor's Highway Safety(5,699)Division of Motor Vehicles(988,255)Other State Agencies, Reserves, Transfers7,354,812Capital Improvements0Total Highway Fund Appropriations\$ 1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2.Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance Estimated Revenue\$ 12,000,000Lynamet Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as numerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fun	Intermodal Divisions		
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Bicycle and Pedestrian (30,043) Governor's Highway Safety (5,699) Division of Motor Vehicles (988,255) Other State Agencies, Reserves, Transfers 7,354,812 Capital Improvements 0 Total Highway Fund Appropriations \$ 1,984,142,286 HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below: Highway Fund Availability Statement 2014-2015 Unreserved Fund Balance \$ 1,2000,000 Estimated Revenue \$ 1,973,750,000 Adjustment to Revenue Availability: (1,677,134) Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) (1,677,134) Motor Fuel Tax Refund Repeal (Taxi Cabs) 6 Revised Total Highway Fund Availability \$ 1,984,142,286 Unappropriated Balance \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS \$ 0 CURRENT OPERATIONS/HIGHWAY TRUST FUND Section and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund for the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund			(800,000)
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Division of Motor Vehicles(988,255)Other State Agencies, Reserves, Transfers7,354,812Capital Improvements0Total Highway Fund Appropriations\$ 1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 12,000,000Estimated Revenue\$ 12,000,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND Motor fuel Tax appropriations from the State Highway Trust Fund for the 	Bicycle and Pedestrian		(30,043)
Other State Agencies, Reserves, Transfers 7,354,812 Capital Improvements 0 Total Highway Fund Appropriations \$ 1,984,142,286 HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below: 2014-2015 Highway Fund Availability Statement 2014-2015 Unreserved Fund Balance \$ 12,000,000 Estimated Revenue \$ 12,000,000 Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) (1,677,134) Motor Fuel Tax Refund Repeal (Taxi Cabs) \$ 1,984,142,286 Revised Total Highway Fund Availability \$ 1,984,142,286 Unappropriated Balance \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS \$ 0 CURRENT OPERATIONS/HIGHWAY TRUST FUND \$ 0 Section of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	Governor's Highway Safety		(5,699)
Other State Agencies, Reserves, Transfers 7,354,812 Capital Improvements 0 Fotal Highway Fund Appropriations \$ 1,984,142,286 HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below: 2014-2015 Highway Fund Availability Statement 2014-2015 Jureserved Fund Balance \$ 12,000,000 Stimated Revenue \$ 12,000,000 Adjustment to Revenue Availability: (1,677,134) Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) (1,677,134) Motor Fuel Tax Refund Repeal (Taxi Cabs) \$ 0 Revised Total Highway Fund Availability \$ 1,984,142,286 Unappropriated Balance \$ 0 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS \$ 0 CURRENT OPERATIONS/HIGHWAY TRUST FUND Section 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as mumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	Division of Motor Vahialas		(099.255)
Capital Improvements0Total Highway Fund Appropriations\$ 1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2.Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance Estimated Revenue\$ 1,2,000,000 1,973,750,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 	Division of motor vehicles		(900,233)
Fotal Highway Fund Appropriations\$ 1,984,142,286HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund vailability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Highway Fund Availability StatementHighway Fund Availability Statement2014-2015Jarcserved Fund Balance Stimated Revenue Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$1,984,142,286Janppropriated Balance\$0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSSecTION 4.1. Appropriations from the State Highway Trust Fund for the naintenance and operation of the Department of Transportation and for other purposes as numerated are adjusted for the fiscal year ending June 30, 2015, according to the following chedule. Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts set out in parentheses are reductions from Highway Trust Fund Amounts Set Out-2015 fiscal year.	Other State Agencies, Reserves, Transfers		7,354,812
HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 12,000,000 1,973,750,000Estimated Revenue\$ 12,000,000 1,973,750,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	Capital Improvements		0
SECTION 3.2.Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 12,000,000 1,973,750,000Estimated Revenue\$ 12,000,000 1,973,750,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND Section of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	Total Highway Fund Appropriations		\$ 1,984,142,286
SECTION 3.2.Section 3.2 of S.L. 2013-360 is repealed. The Highway Fund availability used in adjusting the 2014-2015 fiscal year budget is shown below:Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 12,000,000 1,973,750,000Estimated Revenue\$ 12,000,000 1,973,750,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND Section of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	HIGHWAY FUND AVAILABILITY STATEMENT		
Highway Fund Availability Statement2014-2015Unreserved Fund Balance\$ 12,000,000Estimated Revenue1,973,750,000Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) 69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1.Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed		
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Adjustment to Revenue Availability: Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) (69,420)Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1.Fund for the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.		\$	
Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)(1,677,134) (69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1.Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.			1,973,750,000
Motor Fuel Tax Refund Repeal (Taxi Cabs)69,420Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.			/ / · - ·
Revised Total Highway Fund Availability\$ 1,984,142,286Unappropriated Balance\$ 0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.			
Unappropriated Balance\$0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	Motor Fuel Tax Refund Repeal (Taxi Cabs)		69,420
Unappropriated Balance\$0PART IV. HIGHWAY TRUST FUND APPROPRIATIONSCURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	Revised Total Highway Fund Ayailability	\$	1.984.142.286
 PART IV. HIGHWAY TRUST FUND APPROPRIATIONS CURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year. 			
CURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	Unappropriated balance	Φ	U
SECTION 4.1. Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2015, according to the following schedule. Amounts set out in parentheses are reductions from Highway Trust Fund Appropriations for the 2014-2015 fiscal year.	PART IV. HIGHWAY TRUST FUND APPROPRIATIONS		
Current Operations – Highway Trust Fund 2014-2015	maintenance and operation of the Department of Transportation and enumerated are adjusted for the fiscal year ending June 30, 2015, acco	for ot rding	to the following
	Current Operations – Highway Trust Fund		2014-2015

	General Assembly Of North Carolina		Session 2013
1	Program Administration		(\$11,000,000)
	Aid to Municipalities		Ó
2 3	Intrastate		0
4	Secondary Roads		0
5	Urban Loops		0
6	Mobility Fund		0
7	Turnpike Authority		0
8	Transfer to General Fund		0
9 10	Transfer to Highway Fund		0 0
10	Debt Service Strategic Prioritization Funding Plan for Transportation Inv	estments	67,993,140
12	Strategie i nontization i unung i fan for Transportation inv	estiments	07,773,140
13 14	Total Highway Trust Fund Appropriations		\$ 1,162,393,140
15 16 17	HIGHWAY TRUST FUND AVAILABILITY STATEM SECTION 4.2. Section 4.2 of S.L. 2013-360 is availability used in developing the 2014-2015 fiscal year bu	repealed. The Hig	
18 19	Highway Trust Fund Availability Statement		2014-2015
20 21	Unreserved Fund Balance		¢ 0
$\frac{21}{22}$	Estimated Revenue		\$ 0 1,162,370,000
22	Adjustment to Revenue Availability:		1,102,370,000
24	Motor Fuel Tax Refund Repeal (Taxi Cabs)		23,140
25 26 27	Total Highway Trust Fund Availability		\$ 1,162,393,140
28 29	Unappropriated Balance		\$ 0
29 30 31	PART V. OTHER APPROPRIATIONS		
32	INDIAN GAMING EDUCATION REVENUE FUND		
33 34	SECTION 5.1. Section 5.4 of S.L. 2013-360 re		ducation Devenue
34 35	"SECTION 5.4.(a) There is appropriated from the Fund to the Department of Public Instruction, School T	echnology Fund	the sum of three
35 36	million dollars (\$3,000,000) five million dollars (\$5,000,00		
30 37	the sum of three million five hundred thousand dolla		
38	(\$6,000,000) for the 2014-2015 fiscal year.	13 (ψ3,300,000) <u>31</u>	<u>A minion donars</u>
39	"SECTION 5.4.(b) G.S. 143C-9-7 does not apply	to the use of the	ese funds for the
40	2013-2015 fiscal biennium."		
41			
42	EDUCATION LOTTERY FUNDS		
43	SECTION 5.2.(a) Section 6.11(e) of S.L. 2013		
44	"SECTION 6.11.(e) The appropriations made from t	the Education Lot	tery Fund for the
45	2013-2015 fiscal biennium are as follows:		
46		FY 2013-2014	FY 2014-2015
47	Classes Teachers	¢ 220 642 100	¢ 220 642 199
48 49	Classroom Teachers	\$ 220,643,188	\$ 220,643,188 \$254 586 185
49 50	Teacher Assistants		$\frac{\$254,586,185}{113,318,880}$
50 51	<u>Teacher Assistants</u> Prekindergarten Program	75,535,709	75,535,709
52	Public School Building Capital Fund	100,000,000	100,000,000
53	Scholarships for Needy Students	30,450,000	30,450,000
54	UNC Need-Based Financial Aid	10,744,733	10,744,733
55	UNC Need-Based Financial Aid Forward Funding Reserve	32,530,359	19,130,728
56		· ·	<u>0</u>
57	Digital Learning	11,928,735	11,928,735
58			<u>0</u>
59			

TOTAL APPROPRIATION

1

2 3 4

5 6

7

11

32

\$ 481,832,724

Session 2013

\$468,433,093 \$584,635,507"

SECTION 5.2.(b) Section 6.11(f) of S.L. 2013-360 reads as rewritten:

"SECTION 6.11.(f) Notwithstanding G.S. 18C-164, the Office of State Budget and Management shall not transfer funds to the Education Lottery Reserve Fund for the 2013-2014 fiscal year.year or for the 2014-2015 fiscal year."

SECTION 5.2.(c) Section 6.11(g) of S.L. 2013-360 reads as rewritten:

8 "SECTION 6.11.(g) Funds appropriated for Digital Learning pursuant to subsection (e) of 9 this section shall be used to support grants to local education agencies (LEAs) for (i) delivering 10 educator professional development focused on using digital and other instructional technologies to provide high-quality, integrated digital teaching and learning to all students and (ii) acquiring 12 quality digital content to enhance instruction.

13 Up to one million dollars (\$1,000,000) for the 2013-2015 fiscal biennium may be 14 used by the Department of Public Instruction to (i) develop a plan to transition from funding for 15 textbooks, both traditional and digital, to funding for digital materials, including textbooks and 16 instructional resources and (ii) provide educational resources that remain current, are aligned 17 with curriculum, and are effective for all learners by 2017. The plan shall also include an 18 inventory of the infrastructure needed to support robust digital learning in public schools.

19 The Department of Public Instruction shall make an interim report on the 20 implementation of this subsection to the Joint Legislative Education Oversight Committee and 21 the Fiscal Research Division by January 15, 2015, and a final report by August 15, 2015."

22 SECTION 5.2.(d) Funds appropriated for Digital Learning shall not revert at the 23 end of the fiscal year but shall remain available until expended. 24

SECTION 5.2.(e) G.S. 18C-164(c) reads as rewritten:

25 The General Assembly shall appropriate the remaining net revenue of the Education ''(c)26 Lottery Fund annually in the Current Operations Appropriations Act for education-related 27 purposes, based upon estimates of lottery net revenue to the Education Lottery Fund provided 28 by the Office of State Budget and Management and the Fiscal Research Division of the Legislative Services Commission. A security interest shall not be granted in funds appropriated 29 30 pursuant to this subsection." 31

SECTION 5.2.(f) G.S. 18C-172 is repealed.

SECTION 5.2.(g) G.S. 18C-115 reads as rewritten:

"§ 18C-115. Reports.

33 34 The Commission shall send quarterly and annual reports on the operations of the 35 Commission to the Governor, State Treasurer, the Lottery Oversight Committee, and to the 36 General Assembly. The reports shall include complete statements of lottery revenues, prize 37 disbursements, expenses, net revenues, and all other financial transactions involving lottery 38 funds, including the occurrence of any audit." 39

SECTION 5.2.(h) Chapter 120 of the General Statutes is amended by adding a new Article to read:

40	Article to read:
41	"Article 34.
42	"Joint Legislative Oversight Committee on the North Carolina State Lottery.
43	"§ 120-295. Creation and membership of the Joint Legislative Oversight Committee on
44	the North Carolina State Lottery.
45	(a) The Joint Legislative Oversight Committee on the North Carolina State Lottery is
46	established. The Committee consists of 14 members as follows:
47	(1) Seven members of the Senate appointed by the President Pro Tempore of the
48	Senate, at least one of whom is a member of the minority party; and
49	(2) Seven members of the House of Representatives appointed by the Speaker of
50	the House of Representatives, one of whom is a member of the minority
51	<u>party.</u>
52	(b) Terms on the Committee are for two years and begin on the convening of the
53	General Assembly in each odd-numbered year. Members may complete a term of service on
54	the Committee even if they do not seek reelection or are not reelected to the General Assembly,
55	but resignation or removal from service in the General Assembly constitutes resignation or
56	removal from service on the Committee.
57	(c) A member continues to serve until a successor is appointed. A vacancy shall be
58	filled within 30 days by the officer who made the original appointment.
59	" <u>§ 120-296. Purpose and powers of Committee.</u>

	General Assembly Of North Carolina	Session 2013
1	(a) The Joint Legislative Oversight Committee on the North Carolin	a State Lottery
2	shall examine, on a continuing basis, the operations of the North Carolina Sta	
3	<u>Committee shall make ongoing recommendations to the General Assembly on v</u>	
4 5	the operations and success of the lottery. The Committee shall do all of the conducting its examination of the North Carolina State Lottery:	<u>ne tonowing in</u>
6	(1) Examine the administration, budgeting, and policies of the lot	ttery.
7	(2) Assess the lottery's efficiency and effectiveness.	
8	(3) <u>Review other state lottery policies and procedures to identify</u>	
9 10	and options for maximizing the transfer of lottery funds to	the Education
10	(4) <u>Lottery Fund.</u> Study any other matters that the Committee considers necess	sary to fulfill its
12	mandate.	<u>ary to runni its</u>
13	" <u>§ 120-297. Organization of Committee.</u>	
14	(a) The President Pro Tempore of the Senate and the Speaker of	
15 16	<u>Representatives shall each designate a cochair of the Joint Legislative Oversigh</u> the North Carolina State Lottery. The Committee shall meet upon the joint call of	
17	(b) A quorum of the Committee is five members. No action may be tal	
18	majority vote at a meeting at which a quorum is present. While in the discharge	
19	duties, the Committee has the powers of a joint committee under G	
20	<u>G.S. 120-19.1 through G.S. 120-19.4.</u>	
21 22	(c) <u>Members of the Committee shall receive subsistence and trave</u> provided in G.S. 120-3.1. The Committee may contract for consultants or hir	
22	accordance with G.S. 120-32.02. The Legislative Services Commission, through	1
24	Services Officer, shall assign professional staff to assist the Committee in its	
25	direction of the Legislative Services Commission, the Directors of Legislative A	Assistants of the
26	Senate and of the House of Representatives shall assign clerical staff to the C	<u>Committee. The</u>
27 28	expenses for clerical employees shall be borne by the Committee.	
28 29	" <u>§ 120-298. Reports to Committee.</u> Whenever the North Carolina State Lottery is required by law to report	to the General
30	Assembly or to any of its permanent committees or subcommittees on matte	
31	lottery, it shall transmit a copy of the report to the cochairs of the Joint Legisl	
32	Committee on the North Carolina State Lottery."	1 20 2014
33 34	SECTION 5.2.(i) Subsection (d) of this section becomes effective Subsection (e) of this section is effective the date this act becomes law and	
35	authorized on or after that date.	applies to debt
36		
37	CIVIL PENALTY AND FORFEITURE FUND	
38	SECTION 5.3.(a) Section 5.3(a) of S.L. 2013-360 reads as rewritten	
39 40	"SECTION 5.3.(a) Appropriations are made from the Civil Penalty and 1 for the fiscal biennium ending June 30, 2015, as follows:	Forfeiture Fund
41)14-2015
42		000,000
43	State Public School Fund \$163,392,921 \$120,362,79	90 <u>\$131,935,020</u>
44 45	Total Appropriation \$181,392,921 \$138,362,79 SECTION 5.3.(b) Section 5.3(c) of S.L. 2013-360 is repealed.	0<u>\$149,935,020</u>"
46	SECTION 5.5.(b) Section 5.5(c) of 5.1. 2015-500 is repeated.	
47	PART VI. GENERAL PROVISIONS	
48		
49	APPROPRIATE ENCUMBERED GRANT FUNDS THAT ARE RETUR	NED TO THE
50 51	STATE SECTION 6.1. Section 5.1 of S.L. 2013-360 is amended by	adding a new
52	subsection to read:	adding a new
53	"SECTION 5.1.(f) Notwithstanding subsections (a) and (b) of this sections	ection, there is
54	appropriated from the General Fund for the 2014-2015 fiscal year an amou	
55 56	amount of encumbered funds required to be spent in order to honor encumb funds in accordance with G.S. 143C-6-23(f2)."	rances of grant
56 57	<u>10103 11 accordance with 0.5. 145C-0-25(12).</u>	
58	ESTABLISHING OR INCREASING FEES UNDER THIS ACT	

	General Assembly Of North Carolina Sess			Session 2013
1 2 3 4 5 6 7	establishi emergenc by this ac	with th ng or in SECI by rule in ct if the	TON 6.2.(a) Notwithstanding G.S. 12-3.1, an agency i e Joint Legislative Commission on Governmental Op creasing a fee to the level authorized or anticipated in this ac TON 6.2.(b) Notwithstanding G.S. 150B-21.1A(a), an age n accordance with G.S. 150B-21.1A to establish or increase a adoption of a rule would otherwise be required under Articeral Statutes.	erations prior to et. ency may adopt an a fee as authorized
8 9 10 11		SECT	ES OF FUNDS IN RESERVES LIMITED TON 6.3. All funds appropriated by this act into reserves poses for which the reserves were established.	may be expended
12 13	•		BASE BUDGET THE STARTING POINT FOR ST	TATE AGENCY
14		GETIN		
15 16 17	read:		TION 6.4.(a) G.S. 143C-1-1(d)(7a) is repealed. TION 6.4.(b) G.S. 143C-1-1(d) is amended by adding a n	ew subdivision to
18	"(d)	Defin	tions. – The following definitions apply in this Chapter:	
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 24		 (1c)	Base Budget. – That part of the recommended State budget baseline for the next biennium. The base budget for each be the authorized budget for that agency with adjustm following: a. Annualization of programs and positions. b. Reductions to adjust for items funded with nonrecu the prior fiscal biennium. c. Increases to adjust for nonrecurring reductions during biennium. d. Adjustments for federal payroll tax changes. e. Rate increases in accordance with the terms of exis property. f. Adjustments to receipt projections, made in G.S. 143C-3-5(b)(2)c.	State agency shall lents only for the arring funds during ing the prior fiscal sting leases of real accordance with
34 35		"	g. <u>Reconciliation of intragovernmental and intergover</u>	mental transfers.
36			TON 6.4.(c) G.S. 143C-3-5 reads as rewritten:	
37 38	"§ 143C	3-5. Bu	dget recommendations and budget message.	
39	(b)		Numbered Years In odd-numbered years the budget record	nmendations shall
40	include th		ving components:	
41 42 43 44 45 46 47 48 49 50		(1)	A Recommended State Budget setting forth goals for im with recommended expenditure requirements, fundin performance information for each State government prog proposed capital improvement. The Recommended State presented in a format chosen by the Director, except that the State Budget shall clearly distinguish program continue requirements, program reductions, program elimiting expansions, and new programs, and shall explain all improvements in the context of the Six-Year Capital Impro- as required by G.S. 143C-8-6.	ng sources, and gram and for each e Budget may be the Recommended the Recommended the Budget nations, program proposed capital
51 52 53 54 55 56 57 58 59		(1a) (2)	 The Governor's Recommended State Budget shall inclu <u>base</u> budget, which shall be presented in the budget s pursuant to subdivision (2) of this subsection. A Budget Support Document showing, for each budget co program in State government, accounting detail correct Recommended State Budget. a. The Budget Support Document shall employ th Accounting System Uniform Chart of Accounts ad Controller to show both uses and sources of funds 	support document ode and purpose or esponding to the ne North Carolina opted by the State

in separate parallel columns all of the following: (i) actual expenditures and receipts for the most recent fiscal year for which actual information is available, (ii) the certified budget for the preceding fiscal year, (iii) the currently authorized budget for the preceding fiscal year, (iv) program continuationbase budget requirements for each fiscal year of the biennium, (v) proposed expenditures and receipts for each fiscal year of the biennium, and (vi) proposed increases and decreases.

- (5)A list of budget adjustments made during the prior fiscal year pursuant to G.S. 143C-6-4 that are included in the proposed continuation base budget for the upcoming fiscal year.
-" SECTION 6.4.(d) G.S. 58-2-215(c) reads as rewritten:

15 "(c) Moneys appropriated by the General Assembly shall be deposited in the Fund and 16 shall become a part of the continuation<u>base</u> budget of the Department of Insurance. Such 17 continuationbase budget amount shall equal the actual expenditures drawn from the Fund 18 during the prior fiscal year plus the official inflation rate designated by the Director of the 19 Budget in the preparation of the State Budget for each ensuing fiscal year; provided that if 20 interest income on the Fund exceeds the amount yielded by the application of the official 21 inflation rate, such continuation base budget amount shall be the actual expenditures drawn 22 from the Fund. In the event the amount in the Fund exceeds two hundred fifty thousand dollars 23 (\$250,000) at the end of any fiscal year, such excess shall revert to the General Fund."

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SECTION 6.4.(e) G.S. 116-30.3B(b) reads as rewritten:

25 "(b) It is the intent of the General Assembly that appropriations to the Board of 26 Governors on behalf of a constituent institution not be reduced as a result of the institution's 27 realization of energy savings. Instead, the General Assembly intends that the amount of 28 appropriations be determined as if no energy savings had been realized. The Director of the 29 Budget shall not decrease the recommended continuation base budget requirements for utilities 30 for constituent institutions by the amount of energy savings realized from implementing energy 31 conservation measures, including savings achieved through a guaranteed energy savings 32 contract." 33

SECTION 6.4.(f) G.S. 116-30.7 reads as rewritten:

34 "§ 116-30.7. Biennial projection of enrollment growth for The University of North Carolina.

35 36 By October 15 of each even-numbered year, the General Administration of The University 37 of North Carolina shall provide to the Joint Education Legislative Oversight Committee and to 38 the Office of State Budget and Management a projection of the total student enrollment in The 39 University of North Carolina that is anticipated for the next biennium. The enrollment 40 projection shall be divided into the following categories and shall include the projected growth 41 for each year of the biennium in each category at each of the constituent institutions: 42 undergraduate students, graduate students (students earning master's and doctoral degrees), first 43 professional students, and any other categories deemed appropriate by General Administration. 44 The projection shall also distinguish between on-campus and distance education students. The 45 projections shall be considered by the Director of the Budget when determining the amount the 46 Director proposes to fund as the continuation requirement for the enrollment increase in the 47 university system pursuant to G.S. 143C-3-5(b).appropriate to The University of North 48 Carolina in the Recommended State Budget submitted pursuant to G.S. 143C-3-5(b).

49

SECTION 6.4.(g) G.S. 121-6(c) reads as rewritten:

50 "(c) It shall be the duty and the responsibility for the Department of Cultural Resources 51 to edit and publish a second or new series of the most significant records of colonial North 52 Carolina. From records which have been compiled in the North Carolina State Archives 53 concerning the colonial period of North Carolina, a selection of the most significant documents 54 shall be made therefrom by a skilled and competent editor. The editor shall edit, according to 55 acceptable scholarly standards, the selected materials which shall be published in documentary 56 volumes not to exceed approximately 700 pages each in length until full and representative 57 published colonial records of North Carolina shall have been achieved. The number of copies 58 of each volume to be so printed shall be determined by the Department of Cultural Resources, 59 and such determination shall be based on the number of copies the Department can reasonably

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1 2 3 4 5 6	Department of C Department may estimated costs of	a period of 10 years from the date of publication. In any year bultural Resources has completed a volume and has it ready include in its continuation <u>base</u> budget for that year sufficient of publishing the volume. In the event that the volume is no oppropriation made, or any unencumbered balance, shall re-	for publication, the ent funds to pay the pt published during
7 8 9		FION 6.4.(h) This section becomes effective July 1, he recommended State budget of the 2015-2017 fiscal bienm	
10	STATUTORY	CHANGES RELATING TO THE HANDLING O	F GRANTS TO
11		E ENTITIES	
12		FION 6.5.(a) G.S. 143C-6-23 reads as rewritten:	•
13 14		State grant funds: administration; oversight and reportin	g requirements.
14 15	(a) Defin (1)	itions. – The following definitions apply in this section: "Grant" and "grant funds" meansGrant or grant fund	ds <u> State</u> funds
16	(1)	disbursed as a grant by a State agency; however, the ter	
17		any payment made by the Medicaid program, the Stat	
18		Teachers and State Employees, or other similar medical pr	rograms.
19	(2)	"Grantee" means a Grantee. – A non-State entity that rece	
20 21		a grant from a State agency but does not include any non- to the audit and other reporting requirements of the 1	
$\frac{21}{22}$		Commission.	
$\frac{-}{23}$	(3)	<u>"Subgrantee" means a Subgrantee. – A</u> non-State entity	that receives State
24		funds as a grant from a grantee or from another subgra	antee but does not
25		include any non-State entity subject to the audit an	nd other reporting
26 27	<u>(4)</u>	requirements of the Local Government Commission. Encumbrance. – A financial obligation created by a purch	ace order contract
$\frac{27}{28}$	<u>(4)</u>	salary commitment, unearned or prepaid collections for se	rvices provided. or
29		other legally binding agreement. A financial oblig	gation is not an
30		encumbrance for purposes of this section unless it (i) is	in writing and has
31 32		been signed by a person or entity who has authority to grantee or subgrantee to spend the funds or (ii) was created	to legally bind the
32 33		of goods or services to the grantee or subgrantee by a	
34		circumstances that create a legally binding obligation to p	
35		services.	
36 37		a of State Dudget Dules Must Desuise Heiferen Administrati	an of State Create
38		e of State Budget Rules Must Require Uniform Administrati f State Budget and Management shall adopt rules to e	
39		f State grants by all grantor State agencies and grantees o	
40		Budget and Management shall consult with the Office of the	
41	the Attorney Ge	eneral in establishing the rules required by this subsection	on. The rules shall
42 43		es and procedures for disbursements of State grants and oring, and evaluation of grantees and subgrantees. The polic	
44	shall:	oring, and evaluation of grances and subgrances. The pone	nes una procedures
45			
46	(5)	Provide for adequate oversight and monitoring to prevent	
47 48		funds. <u>These policies shall require each grantee and su</u> that, for accounting purposes, State funds and interest ear	bgrantee to ensure
49		remain separate and apart from other funds in the posse	
50		the grantee or subgrantee.	
51			
52 53	(12)	Provide procedures for the recovery and return to the gran	
55 54		unexpended grant funds from a grantee or subgrantee in with subsection (f1) of this section or (ii) in the event	raccordance
55		subgrantee is unable to fulfill the purposes of the grant.gra	
56		set forth in that subsection.	
57 58		ired Grant Terms. – The terms of each grant shall include a	Il of the following,
58	which shall be de	eemed a part of the grant:	

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1	<u>(1)</u>	The limitation contained in G.S. 143C-6-8 concerning	g the availability of
2 3	<u>(2)</u>	<u>appropriated funds.</u> The relevant provisions of any legislation authorizin	g or governing the
		administration of the grant.	
4 5 6	<u>(3)</u>	The terms of this section.	
6 7	(f1) Retur	m of Grant Funds. – Except as otherwise required by fede	ral law, a grantee or
8	subgrantee shall	return to the State all affected grant funds and interest earn	
9	any of the follow		1 / 11
10 11	<u>(1)</u>	The funds are in the possession or control of a grantee a made subject to an encumbrance, or disbursed to a subg	
12		immediately following the fiscal year in which the funds	
13		the General Assembly, or a different period set forth	
14		applicable appropriation or federal grant.	
15 16	<u>(2)</u>	The funds remain unexpended at the time that the gr dissolves, ceases operations, or otherwise indicates that	
10		spend the funds.	It does not intend to
18	(3)	The Office of State Budget and Management seeks t	o recover the funds
19		pursuant to subsection (f) of this act.	
20		of Returned Grant Funds. – Encumbered funds returned to	
21 22		of this section by a grantee or subgrantee shall upon a ly be spent in accordance with the terms of the encumbra	
$\frac{22}{23}$		State by a grantee or subgrantee pursuant to subsection (f1)	
24		the fund from which they were appropriated and shall rem	
25		intil appropriated by the General Assembly. Nothing in	
26		horize an expenditure pursuant to an unlawful encumbranc	e or in a manner that
27 28	would violate the	e terms of the appropriation of the grant funds at issue.	
29	(j) Use o	of Interest Earned on Grant Funds. – Except as otherwise	e required by federal
30	law or the terms	of a federal grant, interest earned on grant funds after rece	eipt of the funds by a
31		antee shall be credited to the grantee or subgrantee and s	shall be used for the
32 33		or which the grant or subgrant was made. rting by Grantees and Subgrantees That Cease Operation	one A grantag or
33 34		intends to dissolve or cease operations shall report that d	
35		ate Budget and Management and to the Fiscal Research	
36	days prior to tak		
37 38		TION 6.5.(b) This section becomes effective July 1, 2 ted on or after that date.	2014, and applies to
39	grunts uppropriu		
40		CHANGES RELATED TO THE DISPOSITION C)F SETTLEMENT
41 42	FUNDS SEC'	TION 6.6.(a) Article 1 of Chapter 114 of the General Sta	atutes is amended by
43	adding a new see	ction to read:	•
44	" <u>§ 114-2.4A.</u>	Disposition of funds received by the State or a Sta	ate agency from a
45 46		ement or other final order or judgment of the court. nition. – For purposes of this section, the term "settlement"	means an agreement
47		he State or a State agency, with or without a court's particip	
48		or part of the dispute or lawsuit or (ii) the involvement	
49		spute, lawsuit, or part of the dispute or lawsuit. This term	
50		ulation agreements, consent judgments, and consent decree	<u>'S.</u>
51 52	$(b) Prohi \\ (1)$	<u>bition. – The following restrictions shall apply:</u> Funds received by the State or a State agency from a sett	lement or other final
53	<u>(1)</u>	order or judgment of the court shall not be transferred of	
54		to G.S. 143C-6-4 and shall remain unexpended u	
55		appropriated by the General Assembly. Nothing in this	
56 57		construed to prohibit the expenditure of funds to any of t	
57 58		<u>a.</u> <u>A party, other than the State or a State agence</u> lawsuit.	<u>y, to the dispute or</u>
58 59		b. A consumer entitled to a refund or the recovery of	of damages.

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	c. An attorney awarded attorneys'	fees for representing (i) a party under
		odivision or (ii) a consumer under
	sub-subdivision b. of this subdiv	
<u>(2)</u>	The Attorney General, any subordinate	who has been delegated the authority
	to negotiate or approve a settlement,	and any private counsel retained to
	represent a State agency shall have no	
	or conditions in any settlement that au	
	award of funds to any person or entity of	
		or a State agency, to the dispute or
	h <u>lawsuit.</u>	on the recovery of democras
	b. <u>A consumer entitled to a refund</u> <u>c.</u> <u>An attorney awarded attorneys'</u>	fees for representing (i) a party under
		odivision or (ii) a consumer under
	sub-subdivision b. of this subdivision	
(c) Excep	tion. – Subsections (b) and (e) of this sec	
	nt of Health and Human Services to	
	ously expended Medicaid funds.	t
	nmendation. – The Attorney General	
	to the chairs of the Senate and House	
	to what purpose the funds subject to the	e prohibition in subsection (b) of this
section should be		low outhouting the state of the
	ealized Receipts. – Any provision of pts shall not apply to the funds referred	
	less the language of the law specifically	
	received by the State or a State agency	
or judgment of the		itom a settlement of other final order
	red Disposition. – If the terms of a feder	al grant, another provision of State or
	e State Constitution require a specific	
	ner final order or judgment of the cou	
	ersede, or authorize a deviation from, the	
	bsection shall be construed to abrogate the	
	be in consequence of appropriations made	
	red Submission. – In addition to any othe s the settlement is sealed pursuant to a w	
	3 or federal law, the Attorney General	
	ry of any settlement or other final order	
	gency receives funds in excess of seventy	
	red by this subsection shall be made	
	ered into or (ii) the final order or jud	
information deem	ed confidential by State or federal law s	shall be redacted from the copy of the
	er final order or judgment of the court pr	rior to submitting it to the Legislative
<u>Library.</u> "		
	TON 6.6.(b) This section becomes effe	
	ered into on or after that date and other	final orders or judgments of the court
entered on or afte	i mai dale.	
PILOT PROCR	AM TO IMPROVE BUDGETING OF	THE GENERAL FUND
	ION 6.7.(a) Finding. – The General A	
	when the enacted budget for any given f	
	enditure during that fiscal year, includi	
	ried forward from prior fiscal years	
unearned revenue	earned in a prior fiscal year.	· · ·
	ION 6.7.(b) Review of Current Practic	
	the Office of the State Controller, in c	consultation with the Fiscal Research
	amine all of the following:	animontly accounted for installing
(1)	How funds in the General Fund are practices relating to (i) the reversion (
	Fund, (ii) the appropriation of funds	
	uppropriation of fullus	ruj consulons meaned in phot

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	fiscal years, (iii) the movement of funds into and out of s	pecial funds, and
	(iv) related matters.	
(2)	How the practices examined pursuant to subdivision (1) of this section
	compare with those of other states.	
(3)	Whether any statutory or administrative changes wo	
	transparency and accounting accuracy of the General Fund.	
(4)	Whether the practices examined pursuant to subdivision (
	comply with applicable standards of the Governme	ental Accounting
(TEC	Standards Board.	1.14
	TION 6.7.(c) Pilot Program. – The Office of State Budget	
	of the State Controller, in consultation with the Fiscal Resear	
	erate a pilot program to test measures for improving the exte	
	pent in a given fiscal year are properly budgeted in that fisc	ar year. The pho
(1)	subject to the following: The pilot program may include the following programs and	funde
(1)	a. Some or all of the grant programs and special	
	Department of Environment and Natural Resources.	
	b. Some or all of the unexpended appropriations carrie	
	University of North Carolina pursuant to G.S. 116-3	30.3.
	c. Any other programs and funds that are deemed t	
	inclusion in the pilot program.	
(2)	Funds and programs that are included in the pilot program	may be subject to
	the following requirements:	5 5
	a. An alternative liquidation period for encumbered	funds that do no
	revert at the end of the 2014-2015 fise	cal year unde
	G.S. 143C-1-2(b).	
	b. A requirement (i) that The University of North Ca	rolina prepare a
	estimate of the amount of funds it anticipates will b	
	into the 2015-2016 fiscal year pursuant to G.S. 116	
	this estimate be submitted to the Office of S	
	Management and to the Fiscal Research Division no) later than March
SEC	1, 2015. TION 6.7.(d) Report. – No later than October 1, 2015, th	o Office of Stat
	hagement and the Office of the State Controller, in consultation	
Research Divisi	on, shall report the results of the review and pilot program	required by this
section to the ch	nairs of the Senate Appropriations/Base Budget Committee, to	the chairs of the
House Appropri	ations Committee, and to the Director of the Budget. The rep	ort may include
	n to extend the pilot program for an additional fiscal year,	
desirable.		
SEC	TION 6.7.(e) Recommendations for an Alternative Pilot l	Program. – If the
Office of State I	Budget and Management and the Office of the State Controlle	er, in consultation
	al Assembly's Fiscal Research Division, determine that the	
	section cannot be implemented, they shall report the reasons	
	ng with any other findings and recommendations for future ac	
	Appropriations/Base Budget Committee, to the chairs	
	Committee, and to the Director of the Budget no later than Fe	
	itted pursuant to this subsection, then the pilot program requi	
	on shall not be implemented, but the review required by sub-	section (b) of thi
	netheless be performed. TION 6.7 (f) Expiration of Pilot Program The pilot pro-	arom required to
SEC	TION 6.7.(f) Expiration of Pilot Program. – The pilot pro	gram required by

this section shall expire upon the submission of the report required by subsection (d) of this 51 52 section or the submission pursuant to subsection (e) of this section stating that the pilot program cannot be implemented. 53 54

SECTION 6.7.(g) Effective Date. – This section is effective when it becomes law and applies to funds appropriated for the 2014-2015 fiscal year and subsequent fiscal years. 55

56 57 **ORDER OF APPROPRIATIONS BILLS**

- SECTION 6.8. G.S. 143C-5-2 reads as rewritten: 58
- 59 "§ 143C-5-2. Order of appropriations bills.

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1 2 3 4	(a) Each house of the General Assembly shall first pass its version of the Current Operations Appropriations Act on third reading and order it sent to the other chamber before placing any other appropriations bill on the calendar for second reading. This section does not apply to the following bills:
5 6	(1) An appropriations bill to respond to an emergency as defined by G.S. 166A-19.3.
7 8 9	 (2) An appropriations bill making adjustments to the current year budget. (3) An appropriations bill authorizing continued operations at current funding levels.
10 11 12	(4) In even-numbered years, an appropriations bill that contains a statement that the General Assembly does not intend to enact a Current Operations Appropriations Act that year."
13 14 15	(b) The provisions of subsection (a) of this section shall apply to each fiscal year of the biennium."
15 16 17 18 19	REPORTING ON AGENCY REORGANIZATIONS AND MOVEMENTS OF POSITIONS SECTION 6.10. Article 6 of Chapter 143C of the General Statutes is amended by adding a new section to read:ANDMOVEMENTS OF MOVEMENTS OF Section to read:
20	"§ 143C-6-12. Quarterly report on State agency reorganizations and movements of
21 22 23 24 25	positions. The Office of State Budget and Management shall report quarterly to the Joint Legislative Commission on Governmental Operations and the appropriate Joint Legislative Oversight Committee on reorganizations of State agencies and movements of State agency positions. Each report submitted pursuant to this section shall include all of the following information for
26 27	the previous quarter: (1) A list of all reorganizations within State agencies or between State agencies.
28 29	(2) A list of all positions moved within a State agency or between State
29 30 31 32	 <u>agencies.</u> (3) A statement of the purpose of each reorganization and position movement undertaken and of the legal authority under which each reorganization and position movement was made."
33 34	CONTINGENCY AND EMERGENCY FUND
35	SECTION 6.12. Section 6.1 of S.L. 2013-360, as amended by Section 1.4 of S.L.
36 37 38 20	2013-363, reads as rewritten: "SECTION 6.1. For the 2013-2015 fiscal biennium and notwithstanding the provisions of G.S. 143C-4-4(b), funds appropriated to the Contingency and Emergency Fund may be used are big for experimentations are provided (i) by a court of the transformation of the continues of the court of
39 40 41	only for expenditures required (i) by a court or Industrial Commission order, (ii) to respond to events as authorized under G.S. 166A-19.40(a) of the North Carolina Emergency Management Act, (iii) by the State Treasurer to pay death benefits as authorized under Article 12A of
42 43	Chapter 143 of the General Statutes, (iv) by the Office of the Governor for crime rewards in accordance with G.S. 15-53 and G.S. 15-53.1, (v) by the Industrial Commission for
44 45 46	supplemental awards of compensation, or (vi) by the Department of Justice for legal fees.fees, or (vii) for litigation expenses incurred by State agencies in defense of the State during the 2014-2015 fiscal year, in an amount not to exceed seven hundred fifty thousand dollars
47 48	(\$750,000), as approved by the Office of State Budget and Management. These funds shall not be used for other statutorily authorized purposes or for any other
49	contingencies and emergencies."
50 51	DEPARTMENT OF ADMINISTRATION/EUGENICS PROGRAM AMENDMENTS
52 53	SECTION 6.13.(a) G.S. 143B-426.51 reads as rewritten: "§ 143B-426.51. Compensation payments.
54 55	(a) A claimant determined to be a qualified recipient under this Part shall receive lump sum compensation in the amount determined by this subsection from funds appropriated
56	to the Department of State Treasurer for these purposes. Except as provided by the succeeding
57 58 59	sentence, the amount of compensation for each qualified recipient is the sum of ten million dollars (\$10,000,000) divided by the total number of qualified recipients, and all such payments shall be made on June 30, 2015. The State Treasurer shall reduce the ten million dollars

1	(\$10,000,000) by holding out a pro-rata amount per claimant for any cases in which there has
2	not been a final determination of the claim on June 30, 2015. Payments made to persons
3	determined to be qualified claimants after that date shall be made upon such determination, and
4	if after final adjudication of all claims there remains a balance from the funds held out, they
5	shall be paid pro-rata to all qualified claimants. A qualified recipient shall receive compensation
6	in the form of two payments. By October 31, 2014, claimants determined by the Commission to
7	be qualified recipients shall receive an initial payment as provided by this section. Claimants
8	determined to be qualified recipients after that date shall receive an initial payment within 60
9	days of the Commission's determination. A second and final payment shall be made after the
10	exhaustion of all appeals arising from the denial of eligibility for compensation under this Part.
11	The initial payment to each qualified recipient will be calculated by adding together the
12	number of qualified recipients as of October 1, 2014, and the number of claims outstanding that
13	are pending, then dividing that total number into the sum of ten million dollars (\$10,000,000).
14	The initial payment checks shall be remitted by October 31, 2014.
15	The final payment calculation will be made by taking the balance of compensation funds
16	remaining after the exhaustion of appeals and dividing that sum equally between the number of
17	qualified recipients determined finally to be eligible to receive compensation. The final
18	payment checks shall be remitted within 90 days of the exhaustion of the last appeal. Any
19	qualified claimant who was successful on appeal and who did not receive an initial payment
20	shall be paid an amount equal to the initial payment amount, plus the amount from the final
21	payment calculation.
22	The Office and the State Controller shall collaborate to facilitate the administration of this
23	section so as to effectuate the compensation of qualified recipients as soon as practicable.
24	(b) If any claimant shall die during the pendency of a claim, or after being determined
25 26	to be a qualified recipient, any payment shall be made to the estate of the decedent. (a) A qualified recipient may assign compared to received pursuant to subsection (a)
20 27	(c) A qualified recipient may assign compensation received pursuant to subsection (a) of this section to a trust established for the benefit of the qualified recipient.
28	(d) It is the public policy of this State that funds awarded for the compensation of
29	sterilization victims under this Part may be used only for the purpose of benefiting victims and
30	shall not be used to pay attorneys' fees arising from representation at the Office, before the
31	Commission, or on appeal. The General Assembly finds that qualified recipients have suffered
32	a unique harm that calls for a unique remedy and that there are sufficient sources of assistance
33	and pro bono legal representation available to protect their interests. Therefore, any agreement
34	for the acceptance of attorneys' fees is null and void unless counsel has sought and received an
35	opinion from the North Carolina State Bar that the fee arrangement is reasonable under the
36	Rules of Professional Conduct.
37	(e) All missing claim information must be postmarked to, or received by, the Office by
38	September 23, 2014, in order to be considered.
39	(f) By September 30, 2014, the Office shall submit all remaining claim forms to the
40	Commission for appropriate disposition in accordance with this Part."
41	SECTION 6.13.(b) G.S. 143B-426.52(a) reads as rewritten:
42	"(a) An individual shall be entitled to compensation as provided for in this Part if a claim is submitted on behalf of that individual in accordance with this Part -Part, or is mailed and
43 44	<u>postmarked</u> , on or before June 30, 2014, and that individual is subsequently determined by a
44	preponderance of the evidence to be a qualified recipient, except that any competent adult who
46	gave consent is not a qualified recipient unless that individual can show by a preponderance of
47	the evidence that the consent was not informed."
48	SECTION 6.13.(c) G.S. 143B-426.53(g) reads as rewritten:
49	"(g) If at any stage of the proceedings the claimant is determined to be a qualified
50	recipient, the Commission shall give notice to the claimant and to the Office of the State
51	Treasurer, and the State Treasurer Justice for Sterilization Victims and to the Office of State
52	<u>Controller. The Office of State Controller shall make payment of compensation to the qualified</u>
53	recipient or
54	SECTION 6.13.(d) Of the funds appropriated from the General Fund to the Office
55	of Justice for Sterilization Victims, Department of Administration, the sum of one hundred
56	thirty thousand dollars (\$130,000) shall be used for the 2014-2015 fiscal year to pay the costs
57	of administering the compensation program for sterilization victims.
58	SECTION 6.13.(e) Section 6.18(g) of S.L. 2013-360 reads as rewritten:

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beginning on or a this act becomes the provisions of under subsection 30, 2015.June 30	6.18.(g) Subsection (b) of this se after January 1, 2015. Subsections (c) law. The remainder of this section is subsections (b) and (c) of this section (a) of this section that are pending 2015, and the Office of Justice for TION 6.13.(f) G.S. 108A-70.5 is	e) and (g) of this s becomes effective on, and the final a on June 30, 2015 Sterilization Vict	section are effective when e July 1, 2013. Except for adjudication of any claims , this section expires June <u>ims is abolished.</u> "
" <u>(f)</u> <u>With</u> <u>Article 9 of Chap</u> any recovery it s	regard to any recipient who has rec pter 143B of the General Statutes, t eeks from the deceased recipient's egard provided for in G.S. 143B-426	he Department sl estate under this	hall reduce the amount of
	BALANCES TO MEET TEMPO (ION 6.14. G.S. 147-86.11(e) is a		
read: " <u>(7)</u>	The State Controller may use cash and cash from other funds, inc. temporarily to meet the cash flow extent that this authority can be reserves or funds, including specia Any cash transferred from reserv be fully restored by the end of transferred, and interest shall be p Fund pursuant to this subdivision	luding special function for the Gen used without je al funds, to meet es or funds, inclute the fiscal year is paid on all cash to the fiscal cash	unds, that is not needed eral Fund, but only to the opardizing the ability of their ongoing obligations. uding special funds, shall in which the funds were ransferred to the General
PART VII. INF	ORMATION TECHNOLOGY		
SECT SECTION	N TECHNOLOGY FUND FION 7.1.(a) Section 7.1 of S.L. 20 7.1. The availability used to support mology Fund established in G.S. 14	rt appropriations	made in this act from the llows:
	Appropriation for IT Fund	\$6,053,142	\$6,055,342<u>\$7,108,142</u>
Governme	l Appropriation for ent Data Analytics Center Justice Law Enforcement Automate	\$3,000,000 d Data System	\$4,417,515 <u>\$9,417,515</u>
	EADS)	•	
Interest IT Fund Bala		\$2,200 \$0	<u>\$1,129,488</u> \$2,200 \$0 <u>\$2,200</u>
Interest IT Fund Bala Total Funds Ava Appropriation biennium as follo	nce, June 30 ailable ns are made from the Information 7 ows:	\$0 \$9,055,342	\$2,200 \$0\$2,200 \$10,475,057\$17,659,545
Interest IT Fund Bala Total Funds Ava Appropriation biennium as follo Information Tech Criminal Just Center for Ge Enterprise Se Enterprise Pro Architecture	nce, June 30 ailable ns are made from the Information 7 ows: nology Operations tice Information Network cographic Information and Analysis curity Risk Management oject Management Office and Engineering	\$0 \$9,055,342 Fechnology Fund \$189,563 \$495,338 \$864,148 \$1,473,285 \$851,986	\$2,200 \$0\$2,200 \$0\$2,200 \$10,475,057\$17,659,545 for the 2013-2015 fiscal \$189,563 \$495,338 \$864,148 \$1,473,285 \$851,986
Interest IT Fund Bala Total Funds Ava Appropriation biennium as follo Information Tech Criminal Just Center for Ge Enterprise Se Enterprise Pro Architecture a State Web Sin Enterprise Lie Longitudinal	nce, June 30 ailable ns are made from the Information 7 ows: nology Operations ice Information Network cographic Information and Analysis curity Risk Management oject Management Office and Engineering tePortal censes	\$0 \$9,055,342 Fechnology Fund \$189,563 \$495,338 \$864,148 \$1,473,285	\$2,200 \$0\$2,200 \$0\$2,200 \$10,475,057 <u>\$17,659,545</u> for the 2013-2015 fiscal \$189,563 \$495,338 \$864,148 \$1,473,285

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1	CJLEADS		\$1,129,488
2	IT Consolidation	\$1,021,081	\$1,021,081
3	Electronic Forms/Digital Signatures	\$900,000	\$900,000<u>\$450,000</u>
4	Enterprise Resource Planning		<u>\$1,500,000</u>
5	Subtotal Information Technology Projects	\$4,921,081	\$6,338,596<u></u>\$13,518,084
6			
7	Total	\$9,053,142	\$10,470,657 \$17,655,145

9 Unless a change is approved by the State Chief Information Officer after 10 consultation with the Office of State Budget and Management, funds appropriated to the 11 Information Technology Fund shall be spent only as specified in this section. Changes shall not 12 result in any degradation to the information technology operations or projects listed in this 13 section for which the funds were originally appropriated.

14 Any changes to the specified uses shall be reported immediately in writing to the 15 Chairs of the Joint Legislative Oversight Committee on Information Technology, the Chair and 16 Cochair of the House Appropriations Subcommittee on Information Technology, and the Fiscal 17 Research Division."

18 **SECTION 7.1.(b)** Funds appropriated to the Information Technology Fund for 19 enterprise resource planning (ERP) shall be used by the State Chief Information Officer, in 20 conjunction with the North Carolina Government Efficiency and Reform Initiative (NC GEAR) 21 and the State Controller, to develop a strategic implementation plan for a statewide ERP. By 22 December 15, 2014, the State Chief Information Officer shall submit the plan to the Joint 23 Legislative Oversight Committee on Information Technology. At a minimum, the plan shall 24 address all of the following: 25

- Project management. (1)
 - (2)Project scope.
 - (3)Specific project requirements.
 - (4) Time line.
 - (5) Cost by State fiscal year.
 - (6)Potential funding sources.
 - (7)Quality control.
 - (8)Change management.
 - (9) Risks associated with the project.
 - (10)Stakeholder management.

INFORMATION TECHNOLOGY INTERNAL SERVICE FUND/RATE SETTING

SECTION 7.2. Section 7.2 of S.L. 2013-360 reads as rewritten:

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39 "SECTION 7.2.(b) IT Internal Service Fund. - For each year of the 2013-2015 fiscal 40 biennium, the 2014-2015 fiscal year, receipts for the IT Internal Service Fund shall not exceed 41 one hundred ninety million dollars (\$190,000,000), one hundred ninety-five million dollars 42 (\$195,000,000), excluding a 60-day balance for contingencies. Rates approved by the Office of 43 State Budget and Management (OSBM) to support the IT Internal Service Fund shall be based 44 on this fund limit. This shall include rates established for the services provided by the 45 Government Data Analytics Center, including, but not limited to, rates for business intelligence 46 support and master data management services. In the event the Fund exceeds the required limit, rates shall be adjusted within 30 days. In the event that an increase in receipts for the IT 47 Internal Service Fund is required, the Office of Information Technology services may only 48 49 implement the increase after consultation with the Joint Legislative Commission on 50 Governmental Operations.

51 "SECTION 7.2.(c) Rate Setting. – By October 31, 2013, October 31, 2014, the State Chief 52 Information Officer shall establish consistent, fully transparent, easily understandable rates that 53 reflect industry standards for each service for which any agency is charged. A detailed written 54 report explaining the rate structure shall be submitted to the Joint Legislative Commission on 55 Governmental Operations, the Chairs of the Joint Legislative Oversight Committee on 56 Information Technology, the House Appropriations Subcommittee on Information Technology, 57 and the Fiscal Research Division. An interim written report shall be submitted by July 30, 58 2013. September 1, 2014. Overhead charges to agencies shall be consistently applied and shall 59 reflect industry standards for the particular service. Rate increases shall require the approval of

1 OSBM and consultation with the Joint Legislative Commission on Governmental Operations. 2 Rate reductions may be implemented following notification of OSBM. 3 "SECTION 7.2.(c1) By October 31, 2014, the State Chief Information Officer shall 4 establish rates for use of the Criminal Justice Law Enforcement Automated Data System 5 (CJLEADS) by federal and private entities and users outside the State. These rates shall be 6 reported to the Joint Legislative Oversight Committee on Information Technology. SECTION 7.2.(c2) For the 2014-2015 fiscal year, the sum of one hundred sixty-five 7 8 million dollars (\$165,000,000) of the funds in the IT Internal Service Fund are nonrecurring 9 funds. Future appropriations to the IT Internal Service Fund will be dependent on the 10 development of a fully transparent, consistent, and easy-to-understand rate structure. The proposed rate structure must be presented annually, with justifications, to the Joint Legislative 11 12 Oversight Committee on Information Technology and the Fiscal Research Division. The 13 Committee shall make funding recommendations to the chairs of the Senate and House of 14 Representatives Committees on Appropriations. 15 " 16 17 INFORMATION TECHNOLOGY RESERVE FUND 18 SECTION 7.3.(a) Section 7.3 of S.L. 2013-360 reads as rewritten: 19 **"SECTION 7.3.(a)** Funds in the Reserve for Information Technology for the 2013-2014 20 fiscal year consist of the sum of twenty-eight million dollars (\$28,000,000) appropriated from 21 the General Fund. Funds in the Reserve for Information Technology for the 2014-2015 fiscal 22 year consist of the sum of thirty-one million five hundred eighty-two thousand four hundred 23 eighty-five dollars (\$31,582,485) twenty million two hundred forty thousand sixty-seven 24 dollars (\$20,240,067) appropriated from the General Fund. 25 **SECTION 7.3.(b)** The Information Technology Reserve Fund shall be established in the 26 Office of the State Chief Information Officer (CIO). It shall be interest-bearing and 27 nonreverting. The State CIO shall follow established procedures for project approval. 28 Appropriations are made from the Information Technology Reserve Fund for the 2013-2015 29 fiscal biennium as follows: 30 31 FY 2013-2014 FY 2014-2015 32 250,000 Prepare/Focus \$ \$ 0 33 2,239,512 Plan 1,570,806 34 Build 1,507,353 2,882,2541,772,353 35 Remediation 1,100,000 600,000 36 1,571,394 392,788 Security 37 Network Simplification 4,262,453 0 17,000,00013,300,000<u>6,</u>250,000 38 **Desktop Remediation** 39 **Desktop Software Licenses** 4,015,000 2,300,000 40 685,446<u>185,446</u> Operate 985,447 41 Customer Data 0 1,000,0000 0 3.350.0002.237.515 42 Secure Sign-On 43 **Innovation Center** 0 44 "SECTION 7.3.(c) By September 15, 2013, September 15, 2014, the State Chief 45 Information Officer shall provide aupdate the time line for completing initiatives included in 46 the IT Reserve Fund to the Joint Legislative Oversight Committee on Information Technology, 47 the House Appropriations Subcommittee on Information Technology, and the Fiscal Research 48 Division. The time line shall include the dates for completion of a strategic plan, an enterprise 49 architecture, a new business case methodology, and implementation of a new project 50 management process. Not later than the dates specified in the time line, each of these 51 documents shall be submitted to the Joint Legislative Oversight Committee on Information

Technology, the House Appropriations Subcommittee on Information Technology, and the Fiscal Research Division.

54 "SECTION 7.3.(d) Unless a change is approved by the State Chief Information Officer 55 after consultation with the Office of State Budget and Management, funds appropriated to the 56 IT Reserve Fund shall be spent only as specified in this section."

57 SECTION 7.3.(b) Beginning October 1, 2014, the State Chief Information Officer 58 shall submit to the Joint Legislative Oversight Committee on Information Technology and

Fiscal Research Division a report on all expenditures involving funds appropriated to the Information Technology Reserve Fund.

INFORMATION TECHNOLOGY OPERATIONS

SECTION 7.4.(a) Section 7.4 of S.L. 2013-360 is amended by adding a new subsection to read:

5 6 7 "SECTION 7.4.(a1) Unless an exception is granted in writing by the State Chief 8 Information Officer, any new equipment purchased by State agencies to replace equipment 9 currently housed in State agency data centers and any equipment purchased to provide new data 10 center capabilities for State agencies shall be installed in Office of Information Technology Services data centers. Prior to purchasing any new equipment, State agencies shall coordinate 11 with the Office of the State Chief Information Officer and the Office of Information 12 13 Technology Services to ensure ITS has the capability to support planned equipment purchases. 14

SECTION 7.4.(b) Section 7.4(c) of S.L. 2013-360 reads as rewritten:

15 "SECTION 7.4.(c) Restructuring Plan. – The State CIO shall conduct a comprehensive 16 review of the State's overall information technology operations, including the efficacy of 17 existing exemptions and exceptions from unified State IT governance. Based upon this 18 analysis, the The State CIO shall develop a update the plan to restructure the State's IT 19 operations for the most effective and efficient utilization of resources and capabilities. The plan 20 shall include identifying, documenting, and providing a framework for developing and 21 implementing the education and training required for all State information technology 22 personnel, including information technology contracting professionals. Each State agency, 23 department, and institution, and The University of North Carolina, shall (i) cooperate fully with 24 the Office of the State CIO during the review and assessment phase of restructuring plan 25 development and (ii) provide to the State CIO all information needed to carry out the purposes 26 of this subsection. By May 1, 2014, December 1, 2014, the State CIO shall present the plan to 27 the Joint Legislative Oversight Committee on Information Technology, along with any 28 recommended legislative proposals for implementation to be considered for introduction during 29 the 2014 Regular Session of the 2013 General Assembly.to the 2015 General Assembly."

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TAX INFORMATION MANAGEMENT SYSTEM CHANGES

32 **SECTION 7.5.(a)** The public-private partnerships previously initiated to develop 33 and implement the Tax Information Management Systems (TIMS) are no longer authorized. 34 Effective July 1, 2014, all funding for the TIMS project must be appropriated by the General 35 Assembly to the Department of Revenue for each initiative comprising the project, including all 36 funding generated by the benefits stream.

37 **SECTION 7.5.(b)** Section 7.17 of S.L. 2013-360, as amended by Section 2.1 of 38 S.L. 2013-363, reads as rewritten:

39 "SECTION 7.17.(a) Additional Public-Private Partnership. – The Secretary of Revenue 40 may enter into an additional public-private arrangement in order to expand the implementation 41 of the Tax Information Management System (TIMS). All such arrangements will terminate 42 June 30, 2018. The public private arrangement may include terms necessary to implement 43 additional revenue increasing or cost savings components if all of the following conditions are 44 met:January 31, 2014.

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- The funding of the project under the arrangement comes from revenue (1)generated by or cost-savings resulting from the project.
- (2)The funding of the project is dependent on increased revenue or cost savings streams that are different from the existing benefits stream for the implementation of TIMS.
 - (3)The project involves additional identified initiatives that will be integrated into the TIMS solution.

51 52 "SECTION 7.17.(b) Contracts. - Work under an additional public-private arrangement that 53 is authorized by this section may be contracted by requests for proposals, modifications to the 54 existing contracts, purchases using existing contracts, or other related contract vehicles.

55 "SECTION 7.17.(c) Management/Performance Measurement. – The Secretary of Revenue 56 shall follow the existing model for public-private arrangement oversight and shall establish a 57 measurement process to determine the increased revenue or cost-savings attributed to the 58 additional public private arrangement contracts authorized by this section. To accomplish this, 59 the Secretary shall consult subject matter experts in the Department of Revenue, in other

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1	governmental units, and in the private sector, as necessary. At a minimum, the measurement
	process shall include all of the following:
	(1) Calculation of a revenue baseline against which the increased revenue
	attributable to the project is measured and a cost-basis baseline against
	which the cost-savings resulting from the project are measured.
	(2) Periodic evaluation to determine whether the baselines need to be modified
	(3) based on significant measurable changes in the economic environment.(3) Monthly calculation of increased revenue and cost-savings attributable to
	(3) Monthly calculation of increased revenue and cost-savings attributable to contracts executed under this section.
	"SECTION 7.17.(d) Funding. Of funds generated from increased revenues or
	cost-savings, as compared to the baselines established by subdivision (1) of subsection (c) of
	this section, in the General Fund, the Highway Fund, and that State portion of the Unauthorized
	Substance Tax collections of the Special Revenue Fund, the sum of up to a total of sixteen
	million dollars (\$16,000,000) may be authorized by the Office of State Budget and
	Management to make purchases related to the implementation of the additional public-private
	arrangement authorized by this section, including payments for services from non-State
	" SECTION 7.17.(e) Internal Costs. For the 2013-2015 fiscal biennium the Department
	of Revenue may retain an additional sum of eight million eight hundred seventy-four thousand three hundred nineteen dollars (\$8,874,310) from benefits generated for the General Fund since
	three hundred nineteen dollars (\$8,874,319) from benefits generated for the General Fund since the beginning of the public-private partnership described under Section 6A.5(a) of S.L.
	2011-145. The Department may use up to eleven million eight hundred seventy-four thousand
	three hundred nineteen dollars (\$11,874,319) as payment of internal costs for the fiscal
	biennium, and such funds are hereby appropriated for this purpose.
	"SECTION 7.17.(f) Expert Counsel Required. – Notwithstanding G.S. 114-2.3, the
	Department of Revenue shall engage the services of private counsel with the pertinent
	information technology and computer law expertise to negotiate and review contracts
	associated with an additional public-private arrangement authorized entered into under this
	section.
	"SECTION 7.17.(g) Oversight Committee. The Oversight Committee established under
	Section 6A.5(c) of S.L. 2011-145 shall have the same responsibilities and duties with respect to
	an additional public-private arrangement authorized by this section as it does with respect to public-private arrangements to implement TIMS and the additional Planning and Design
	Project (PDP) components.
	"SECTION 7.17.(h) Reporting. Beginning August 1, 2013, and quarterly thereafter, the
	Department of Revenue shall submit detailed written reports to the Chairs of the House of
	Representatives Appropriations Committee, to the Chairs of the Senate Committee on
	Appropriations/Base Budget, to the Joint Legislative Oversight Committee on Information
	Technology, and to the Fiscal Research Division of the General Assembly. The report shall
	include an explanation of all of the following:
	(1) Details of each public-private contract.
	(2) The benefits from each contract.
	(3) A comprehensive forecast of the benefits of using public private agreements
	to implement TIMS, the additional PDP components, and additional
	components authorized by this section, including cost savings and the acceleration of the project time line.
	(4) Any issues associated with the operation of the public private partnership.
	"SECTION 7.17.(i) Information Technology Project Oversight. – In addition to the
	oversight provided by the Oversight Committee established in Section 6A.5(c) of S.L.
	2011-145, the additional public private arrangement Contracts pertaining to TIMS as
	authorized by this section shall be subject to existing State information technology project
	oversight laws and statutes, and the project management shall comply with all statutory
	requirements and other criteria established 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 Budget and Management shall immediately report
	any failure to do so to the Joint Legislative Oversight Committee on Information Technology,
	the Chairs of the House of Representatives and Senate Committees on Appropriations, and the Fiscal Research Division.
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1	SECTION 7.5.(c) Section 6A.5 of S.L. 2011-145, as amended by Section 6A.3(j)
2	of S.L. 2012-142 and Section 7.17(j) of S.L. 2013-360, reads as rewritten:
3	
4	"SECTION 6A.5.(c) There is established within the Department of Revenue the Oversight
5	Committee for reviewing and approving the benefits measurement methodology and
6	calculation process. The Oversight Committee shall review and approve in writing all contracts,
7	including change orders, amendments to contracts, and addendums to contracts, before they are
8	executed under this section. This shall include (i) details of each public-private contract, (ii) the
9	benefits from each contract, and (iii) a comprehensive forecast of the benefits of using
10	public-private agreements to implement TIMS and the additional PDP components, including
11	the measurement process established for the Secretary of Revenue. The Oversight Committee
12	shall approve all of the fund transfers for this project. Within five days of entering into a
13	contract, the Department shall provide copies of each contract and all associated information to
14	the Joint Legislative Oversight Committee on Information Technology, the Chairs of the House
15	of Representatives and Senate Committees on Appropriations, and the Fiscal Research
16	Division.
17	The members of the Committee shall include the following:
18	(1) The Director of the Office of State Budget and Management;
19	(2) The Secretary of the Department of Revenue;
20	(3) The State Chief Information Officer;
21	(4) Two persons appointed by the Governor;
22	(5) One member of the general public having expertise in information
23	technology appointed by the General Assembly upon the recommendation of
24	the Speaker of the House of Representatives; and
25	(6) One member of the general public having expertise in economic and revenue
26	forecasting appointed by the General Assembly upon recommendation of the
27 27	President Pro Tempore of the Senate.
$\frac{27}{28}$	The State Budget Director shall serve as chair of the Committee. The Committee shall set
29	its meeting schedule and adopt its rules of operation by majority vote. A majority of the
30	members constitutes a quorum. Vacancies shall be filled by the appointing authority.
31	Administrative support staff shall be provided by the Department of Revenue. Members of the
32	Committee shall receive reimbursements for subsistence and travel expenses as provided by
33	Chapter 138 of the General Statutes. The Committee shall terminate on June 30, 2018.
34	The Department shall provide copies of the minutes of each meeting and all associated
35	information to the Joint Legislative Oversight Committee on Information Technology, the
36	Chairs of the House of Representatives Appropriations Committee, the Chairs of the Senate
37	Committee on Appropriations/Base Budget, and the Fiscal Research Division.
38	"SECTION 6A.5.(c1) The TIMS Oversight Committee created by Section 6A.5(c) of this
39	act shall do all of the following:
40	
41	(2) Approve and monitor management performance measures.
42	$\frac{(2)}{(2)} \qquad \frac{\text{Approve project initiatives.}}{(2)}$
	(3) <u>Approve project changes.</u>
43	 (1) Approve and monitor management performance measures. (2) Approve project initiatives. (3) Approve project changes. (4) Provide project oversight. (5) Review funding requirements and project expenditures. (6) Provide TIMS project recommendations to the Department of Revenue and
44	(5) <u>Review funding requirements and project expenditures.</u>
45	
46	the General Assembly.
47	(7) Ensure Department of Revenue compliance with all applicable laws.
48	"SECTION 6A.5.(c2) Beginning August 1, 2014, and quarterly thereafter, the Department
49	of Revenue shall submit detailed quarterly reports to the Joint Legislative Oversight Committee
50	on Information Technology, the Chairs of the Senate Appropriations Committee on General
51	Government and Information Technology, the Chairs of the House Appropriations
52	Subcommittee on General Government, the Chair of the House Appropriations Subcommittee
53	on Information Technology, and the Fiscal Research Division. At a minimum, the reports shall
55 54	include all of the following:
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55 56	
	Management Office.
57	(2) <u>Comparison of project status to the time line, with an explanation of any</u>
58	<u>differences.</u>
59	(3) <u>Any changes in project cost.</u>

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<u>(4)</u>	Actual expenditures to date.	
(5)	Any variances from projected expenditures an	nd the reasons for the variance.
(6)	Any potential funding shortfalls and their imp	
$\overline{(7)}$	Any issues identified by the Department of Re	
	plan and a time line for resolving the issues.	
<u>(8)</u>	Impact of any issues identified on the project	schedule.
(9)	Impact of any issues identified on project cost	
(10)	Any changes to the project scope.	
(11)	Any change requests submitted to project	vendors and the cost of the
	changes."	
	T DATA ANALYTICS CENTER/BUSINES	
	TION 7.6.(a) G.S. 143B-426.38A reads as rewite A. Government Data Analytics Center; State	
§ 143D-420.30	A. Government Data Analytics Center, State	uata-sharing requirements.
(d1) App	opriations. Of the funds appropriated to the	Information Technology Fund,
he sum of three	million dollars (\$3,000,000) for the 2013-2014	tiscal year and the sum of four
	ndred seventeen thousand five hundred fifteen	
	l year shall be used to support the GDAC and l	
	ion four hundred seventeen thousand five hundr	
	each fiscal year of the 2013-2015 biennium for	
	, of the funds generated by GDAC and NCFAC	
	ne sum of up to five million dollars (\$5,000,000) to include vendor payments. Prioritization for	
	te costs associated with GDAC first, then ven	
	l year budgets for GDAC and NCFACTS shall	
	these priority project areas.	The used solery to support the
continuation for	these priority project areas.	
(h) Defi	nition/Additional Requirements. – For the purp	poses of this section, the term
'business intelli	gence (BI)" means the process of collecting, org	anizing, sharing, and analyzing
	egrated data management, reporting, visualizat	
	s and other useful information that will allow p	
	nformed decisions. The term also includes (i) t	
	as data integration, data quality and enrichmer	
	nt to collect, reference, and categorize informat	
	query and reporting capabilities to provide ti	
	usiness users delivered through a variety of inte	
	specific roles and responsibilities. All State	
requirements, i	ncluding any planning or development efforts	s associated with creating BI
	vell as any master data management efforts,	
	te Chief Information Officer shall ensure that St	tate agencies use the GDAC for
	intelligence requirements."	
	TION 7.6.(b) Of the funds appropriated to the	
	ne million four hundred seventeen thousand	
	the 2014-2015 fiscal year shall be used to supp	
	the sum of one million four hundred seventeen	
	515) shall be used in each fiscal year of the	
	costs. An additional one million one hundr	
	eight dollars (\$1,129,488) for the 2014-2015 fisc	
	stice Law Enforcement Automated Data Syst	
	ng through the Information Technology Internal	
	ficer shall establish rates for GDAC services	s provided to State agencies,
menualing rates 1	or master data management.	
INFORMATIO	N TECHNOLOGY CONTRACTS	
	TION 7.7. Section 7.7 of S.L. 2013-360 i	s amended by adding a new
subsection to re		is amonace by adding a new

subsection to read: "SECTION 7.7.(g) Enhance State IT Contract Expertise. – The State Chief Information Officer (State CIO), the Office of State Human Resources, the Department of Computer 58 59

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1	Science at North Carolina State University, the Schools of Government and Law at the
	University of North Carolina at Chapel Hill, and in the discretion of the State CIO, schools and
2 3	departments at other public and private institutions of higher learning in the State, shall work
4	jointly to create a career path for State government information technology contracting
5	professionals that includes defined qualifications, career progression, training opportunities,
5	
6	and appropriate compensation. By December 1, 2014, the State CIO shall submit a detailed,
7	<u>fully implementable plan to create the career path for State government information technology</u>
8	contracting professionals to the Joint Legislative Oversight Committee on Information
9	Technology and the Fiscal Research Division."
10	
11	VEHICLE MANAGEMENT
12	SECTION 7.11.(a) Section 7.16(e) of S.L. 2013-360 reads as rewritten:
13	"SECTION 7.16.(e) Until July 1, 2015, December 31, 2015, no State or local
14	governmental entity or officer may procure or operate an unmanned aircraft system or disclose
15	personal information about any person acquired through the operation of an unmanned aircraft
16	system unless the State CIO approves an exception specifically granting disclosure, use, or
17	purchase. Any exceptions to the prohibition in this subsection shall be reported immediately to
18	the Joint Legislative Oversight Committee on Information Technology and the Fiscal Research
19	Division. The following definitions apply in this section:
20	(1) "Unmanned aircraft" means an aircraft that is operated without the
21	possibility of human intervention from within or on the aircraft.
22	(2) "Unmanned aircraft system" means an unmanned aircraft and associated
23	elements, including communication links and components that control the
24	unmanned aircraft that are required for the pilot in command to operate
25	safely and efficiently in the national airspace system."
26	SECTION 7.11.(b) If Section 7.16(e) of S.L. 2013-360 is repealed during the 2014
27	Session of the 2013 General Assembly, then Section 7.16 of S.L. 2013-360 is amended by
28	adding the following new subsection:
29	"SECTION 7.16.(g) Until December 31, 2015, no State or local governmental entity or
30	officer may procure or operate an unmanned aircraft system or disclose personal information
31	about any person acquired through the operation of an unmanned aircraft system unless the
32	State CIO approves an exception specifically granting disclosure, use, or purchase. Any
33	exceptions to the prohibition in this subsection shall be reported immediately to the Joint
34	Legislative Oversight Committee on Information Technology and the Fiscal Research Division.
35	The following definitions apply in this section:
36	(1) <u>"Unmanned aircraft" means an aircraft that is operated without the</u>
37	possibility of human intervention from within or on the aircraft.
38	(2) <u>"Unmanned aircraft system" means an unmanned aircraft and associated</u>
39	elements, including communication links and components that control the
40	unmanned aircraft that are required for the pilot in command to operate
41	safely and efficiently in the national airspace system."
42	
43 44	USE OF MOBILE COMMUNICATIONS DEVICES
44 45	SECTION 7.12.(a) G.S. 147-33.91(a) reads as rewritten:
	"(a) With respect to State agencies, the State Chief Information Officer shall exercise
46 47	general coordinating authority for all telecommunications <u>and mobile electronic</u> <u>communications matters relating to the internal management and operations of those agencies.</u>
47	
48 49	In discharging that responsibility, the State Chief Information Officer, in cooperation with
49 50	affected State agency heads, may:
51	(14) Monitor the use of mobile electronic communications devices within State
52	(14) <u>Monitor the use of mobile electronic communications devices within State</u> agencies and maintain information on the following:
53	
55 54	a.The total number of devices issued by each agency.b.The total cost of mobile devices issued by each agency.c.The number and cost of new devices issued.d.The contracts used to obtain the devices."
54 55	<u>c.</u> The number and cost of new devices issued.
55 56	<u>d.</u> <u>The contracts used to obtain the devices.</u> "
50 57	SECTION 7.12.(b) Section 7.18 of S.L. 2013-360 is repealed.
58	SECTION 7.12.(b) Section 7.18 of S.L. 2013-300 is repeated. SECTION 7.12.(c) G.S. 120-236 is repeated.
58 59	SECTION // E.G. 5.5. 120 250 15 repetited.
57	

1	STATE PORTAL
2	SECTION 7.13. Section 7.22 of S.L. 2013-360, as amended by S.L. 2013-363,
2 3	reads as rewritten:
4	"SECTION 7.22. The State Chief Information Officer (SCIO) shall develop a plan to
5	implement an electronic portal that makes obtaining information, conducting online
6	transactions, and communicating with State agencies more convenient for members of the
7	public. The portal shall be developed using resources determined by the SCIO. The SCIO shall
8	report to the Joint Legislative Oversight Committee on Information Technology on the details
9	of the plan prior to implementation. The plan shall contain all of the following:
10	(1) A detailed description for development and implementation of the portal, to
11	include a list of anticipated applications to be implemented during the State
12	fiscal years of 2013-2017.
13	(2) A description of how the portal will be implemented, including the use of
14 15	outside vendors, detailed information on vendor participation, and potential
15 16	COSts. (3) Detailed information on the anticipated total cost of ownership of the portal
10	(3) Detailed information on the anticipated total cost of ownership of the portal and any applications proposed for implementation during the State fiscal
18	years of 2013-2017, including the amount of any payments to be made to
19	any vendors supporting the project for each application and the portal as a
20	whole.
21	(4) A funding model that limits the costs to the State.
22	(4a) Costs to State agencies for the portal as a whole and for each service.
23	(4b) Costs to access services for citizens of the State.
24	(5) If outsourced, a detailed, fully executable plan to return portal operations to
25	the State, with associated costs and a detailed analysis that demonstrates that
26	it is more cost-effective to use a vendor than to develop an application
27	internally.costs.
28	(6) A provision requiring that any fees to support the operation of the portal
29 30	must be authorized by the State Chief Information Officer and reported to the Joint Legislative Oversight Committee on Information Technology."
31	the joint Legislative Oversight Committee on mormation reemology.
32	DEPARTMENT OF TRANSPORTATION INFORMATION TECHNOLOGY
33	MODERNIZATION
34	SECTION 7.14.(a) Of the funds appropriated to the Department of Transportation
35	(DOT), the sum of twenty-two million nine hundred eleven thousand eight hundred twenty-two
36	dollars (\$22,911,822) for the 2014-2015 fiscal year is allocated for the following information
37	technology projects and associated activities:
38	$ \begin{array}{c} \text{Performant of the State Automated Driver Liegnes System} \\ \hline \frac{\text{FY 2014-2015}}{\$14.046.002} \end{array} $
39 40	Replacement of the State Automated Driver License System \$14,946,903 (SADLS) – Project Phases 1, 2, and 3
41	Division of Motor Vehicles Mobile Unit Replacement \$796,000
42	Division of Motor Vehicles Kiosk Pilot Program \$600,000
43	Division of Motor Vehicles Card Payment Operations & Maintenance \$1,512,919
44	Division of Motor Vehicles – Service-Oriented Architecture \$3,000,000
44 45	Division of Motor Vehicles – Service-Oriented Architecture \$3,000,000 Division of Motor Vehicles Channel Strategy \$1,800,000
45 46 47	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development (Hearing Fee Implementation)\$256,000
45 46 47 48	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development\$256,000(Hearing Fee Implementation)SECTION 7.14.(b) Available funds shall be prioritized to expedite completion of
45 46 47 48 49	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development\$256,000(Hearing Fee Implementation)SECTION 7.14.(b) Available funds shall be prioritized to expedite completion ofthe State Automated Driver License System modernization and replacement project. All DOT
45 46 47 48 49 50	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development\$256,000(Hearing Fee Implementation)SECTION 7.14.(b) Available funds shall be prioritized to expedite completion ofthe State Automated Driver License System modernization and replacement project. All DOTbusiness intelligence activities, to include any planning and development, shall be implemented
45 46 47 48 49 50 51	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development\$256,000(Hearing Fee Implementation)SECTION 7.14.(b) Available funds shall be prioritized to expedite completion ofthe State Automated Driver License System modernization and replacement project. All DOTbusiness intelligence activities, to include any planning and development, shall be implementedworking through the Government Data Analytics Center. Service-oriented architecture efforts
45 46 47 48 49 50 51 52	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development\$256,000(Hearing Fee Implementation)SECTION 7.14.(b) Available funds shall be prioritized to expedite completion ofthe State Automated Driver License System modernization and replacement project. All DOTbusiness intelligence activities, to include any planning and development, shall be implementedworking through the Government Data Analytics Center. Service-oriented architecture effortsshall be coordinated in writing with the Office of the State Chief Information Officer. All DOT
45 46 47 48 49 50 51 52 53	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development\$256,000(Hearing Fee Implementation)SECTION 7.14.(b) Available funds shall be prioritized to expedite completion ofthe State Automated Driver License System modernization and replacement project. All DOTbusiness intelligence activities, to include any planning and development, shall be implementedworking through the Government Data Analytics Center. Service-oriented architecture effortsshall be coordinated in writing with the Office of the State Chief Information Officer. All DOTinformation technology product or service integration efforts shall be coordinated in writing
45 46 47 48 49 50 51 52 53 54	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development\$256,000(Hearing Fee Implementation)SECTION 7.14.(b) Available funds shall be prioritized to expedite completion ofthe State Automated Driver License System modernization and replacement project. All DOTbusiness intelligence activities, to include any planning and development, shall be implementedworking through the Government Data Analytics Center. Service-oriented architecture effortsshall be coordinated in writing with the Office of the State Chief Information Officer. All DOTinformation technology product or service integration efforts shall be coordinated in writingwith the State Information Technology Innovation Center.
45 46 47 48 49 50 51 52 53	Division of Motor Vehicles Channel Strategy\$1,800,000Division of Motor Vehicles – Web Application Development\$256,000(Hearing Fee Implementation)SECTION 7.14.(b) Available funds shall be prioritized to expedite completion ofthe State Automated Driver License System modernization and replacement project. All DOTbusiness intelligence activities, to include any planning and development, shall be implementedworking through the Government Data Analytics Center. Service-oriented architecture effortsshall be coordinated in writing with the Office of the State Chief Information Officer. All DOTinformation technology product or service integration efforts shall be coordinated in writing

58 Transportation Oversight Committee.

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1 2 3 4	SECTION 7.14.(d) Beginning October 1, 2014, the DOT Chief Information Officer shall submit a quarterly, written report on the status of each information technology project listed in this section to the Joint Legislative Oversight Committee on Information Technology and the Joint Legislative Transportation Oversight Committee. At a minimum, the
5 6	report shall include all of the following: (1) Project status, to include any issues identified by the Enterprise Project
7 8	Management Office.(2) Comparison of project status to the time line, with an explanation of any
9 10	differences.(3) Any changes in project cost.
11	(4) Actual expenditures to date.
12 13	 (5) Any variances from projected expenditures and the reasons for the variance. (6) Any potential funding shortfalls and the potential impact of the funding
14 15	shortfalls.(7) Any issues identified by the DOT, with a corrective action plan and a time
16	line for resolving the issues.
17 18	 (8) Impact of any issues identified on the project schedule. (9) Impact of any issues identified on project cost.
19 20	(10) Any changes to the project.(11) Any change requests submitted to project vendors and the cost of those
20	changes.
22	
23	GEOGRAPHIC INFORMATION SYSTEM DATA/CONSOLIDATION/FEASIBILITY
24 25	OF SELLING DATA SECTION 7.16.(a) The State Chief Information Officer (State CIO) shall:
23 26	(1) Document Geographic Information System capabilities existing in State
27	agencies, including, but not limited to, the Office of the State CIO, the
28	Department of Public Safety, the Department of Transportation, and the
29	Department of Agriculture and Consumer Services, in consultation with the
30 31	Center for Geographic Information and Analysis. This requirement shall be completed by December 1, 2014, with a copy of the written analysis to be
32	submitted to the Joint Legislative Oversight Committee on Information
33	Technology and the Fiscal Research Division on or before that date.
34	(2) Develop recommendations for consolidating GIS functions within State
35	government. These recommendations shall be presented to the Joint
36 37	Legislative Oversight Committee on Information Technology and the Fiscal Research Division not later than December 1, 2014.
38	SECTION 7.16.(b) The State CIO shall determine if there are potential markets for
39	State GIS data. To accomplish this requirement, the State CIO shall identify any issues
40	associated with the sale of State GIS data and, if feasible, develop a plan for selling that data.
41 42	By December 1, 2014, the State CIO shall report to the Joint Legislative Oversight Committee
42 43	on Information Technology and to the Fiscal Research Division on any plan developed for the sale of GIS data, or if the State CIO finds that the sale of GIS data is not feasible, the basis of
44	that determination.
45	
46	INFORMATION TECHNOLOGY SERVICES/EMPLOYEES EXEMPTED FROM
47 48	CERTAIN PROVISIONS OF STATE HUMAN RESOURCES ACT SECTION 7.17.(a) G.S. 126-5(c11) reads as rewritten:
40 49	"(c11) The following are exempt from: (i) the classification and compensation rules
50	established by the State Human Resources Commission pursuant to G.S. 126-4(1) through (4);
51	(ii) G.S. 126-4(5) only as it applies to hours and days of work, vacation, and sick leave; (iii)
52	G.S. 126-4(6) only as it applies to promotion and transfer; (iv) G.S. 126-4(10) only as it applies
53 54	to the prohibition of the establishment of incentive pay programs; and (v) Article 2 of Chapter
54 55	126 of the General Statutes, except for G.S. 126-7.1:
56	(3) Employees of the Office of the State Chief Information Officer, the Office of
57	Information Technology Services (ITS), and employees in all agencies,
58	departments, and institutions with similar classifications as ITS employees,
59	who voluntarily relinquish annual longevity payments, relinquish any claim

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	to longevity pay, voluntarily relinquish any	
	eligibility for career status as approved by	the State Chief Information
	Officer and the Director of the Office of State H	
SECT	ION 7.17.(b) This section is effective when it b	ecomes law.
	REPORTING INFORMATION TECHNOLO	
SECT	ION 7.18. The Office of the State Chief Inform	nation Officer shall complete
implementation of	f a Budget and Reporting Information Techn	ology Expenditures (BRITE)
	er 15, 2014, the State Chief Information Off	
	ight Committee on Information Technology and	
	ation of the BRITE tool. The report shall include	
(1)	Initial and current implementation dates, with the	
(2)	A time line of initial and current completion	dates for each phase of the
(2)	project.	•••••••••••••••••••••••••••••••••••••••
(3)	Every contract associated with the implementat	
(4)	An explanation of any changes to any initial	contract, with the associated
(5)	cost of each change.	
(5)	Initial and current budgets for the project.	t to include all accordented
(6)	Initial and current total cost for the project contracts, as well as internal costs.	an associated
(7)	Sources of funding for the implementation by f	und code
(7) (8)	Number of projected and actual hours to comp	lete the effort by phase with
(0)	the reasons for any overage.	lete the effort, by phase, with
(9)	A list of system capabilities.	
(10)	Any capabilities required for budget developm	ent and management that are
(10)	not currently available in BRITE, with an expl	
	is not available, how the capability will be a	
	adding the capability, and whether or not the c	
	initial contract with the BRITE vendor.	1 5
(11)	Issues associated with implementation, with the	e cause and identified solution
	for each issue, as well as any additional costs	
	solution.	C
(12)	Performance of each vendor during the project,	with a list of actions taken in
	the event any vendor did not perform based o	n the terms specified in their
	contract.	
(13)	Potential for expansion of the BRITE tool	
	explanation of why agencies would require t	
	costs would be, and any alternatives to the E	BRITE tool that are currently
	available within State agencies.	
	cember 15, 2014, the State Chief Information O	
	ight Committee on Information Technology and	
	ne implementation within the Office of Informat	
the potential for e	xpansion of the BRITE tool to other State agence	les.
PART VIII. PUB	BLIC SCHOOLS	
ELINDS EOD CI	HILDREN WITH DISABILITIES	
	ION 8.1. The State Board of Education shall	allocate additional funds for
	abilities on the basis of three thousand seven hu	
eleven cents (\$3,768.11) per child for the 2014-2015 fiscal year. Each local school administrative unit shall receive funds for the lesser of (i) all children who are identified as		
	sabilities or (ii) twelve and five-tenths percer	
	daily membership in the local school administra	
	nis section for children with disabilities shall a	lso adjust in accordance with
allocated under th	nis section for children with disabilities shall al increments, retirement rate adjustments, and h	

- personnel who serve children with disabilities.
- 56 57 58

FUNDS FOR ACADEMICALLY GIFTED CHILDREN

	General Assembly Of North Carolina Session 2015
1 2 3 4 5 6 7 8 9 10	SECTION 8.2. The State Board of Education shall allocate additional funds for academically or intellectually gifted children on the basis of one thousand two hundred thirty-nine dollars and sixty-five cents (\$1,239.65) per child for the 2014-2015 fiscal year. A local school administrative unit shall receive funds for a maximum of four percent (4%) of its 2014-2015 allocated average daily membership, regardless of the number of children identified as academically or intellectually gifted in the unit. The dollar amounts allocated under this section for academically or intellectually gifted children shall also adjust in accordance with legislative salary increments, retirement rate adjustments, and health benefit adjustments for personnel who serve academically or intellectually gifted children.
11	EXTEND THE DATE FOR SCHOOL EMPLOYEES TO QUALIFY FOR CERTAIN
12	EDUCATION-BASED SALARY SUPPLEMENTS/JLEOC STUDY
13	SECTION 8.3.(a) Section 8.22 of S.L. 2013-360 reads as rewritten:
14	"SECTION 8.22. Notwithstanding Section 35.11 of this act, no only the following teachers
15	orand instructional support personnel, except for certified school nurses and instructional
16	support personnel in positions for which a master's degree is required for licensure, personnel
17	shall be paid on the "M" salary schedule or receive a salary supplement for academic
18	preparation at the six-year degree level or at the doctoral degree level for the 2014-2015 school
19	year, unless they were paid on that salary schedule or received that salary supplement prior to
20	the 2014-2015 school year.year and subsequent school years:
21	(1) <u>Certified school nurses and instructional support personnel in positions for</u>
22	which a master's degree is required for licensure.
23	(2) <u>Teachers and instructional support personnel who were paid on that salary</u>
24 25	schedule or received that salary supplement prior to the 2014-2015 school
23 26	(2) <u>Year.</u>
20 27	(3) <u>Teachers and instructional support personnel who (i) complete a degree at</u> the master's, six-year, or doctoral degree level for which they completed at
$\frac{27}{28}$	least one course prior to August 1, 2013, and (ii) would have qualified for
28	the salary supplement pursuant to State Board of Education policy
30	<u>TCP-A-006, as it was in effect on June 30, 2013.</u> "
31	SECTION 8.3.(b) The Joint Legislative Education Oversight Committee shall
32	study (i) the payment of salary supplements for teachers and instructional support personnel
33	who complete a degree at the master's, six-year, or doctoral degree level and (ii) the use of
34	State funds to provide for, in addition to base salary and other applicable local supplements,
35	differentiated pay for classroom teachers based on a teacher's demonstrated effectiveness and
36	additional responsibilities in advanced roles.
37	SECTION 8.3.(c) The Joint Legislative Education Oversight Committee shall
38	report the results of the study required by subsection (b) of this section, including
39	recommendations for any proposed legislative changes, to the General Assembly prior to the
40	convening of the 2015 General Assembly.
41	
42	FUNDS FOR SMALL COUNTY SCHOOL ADMINISTRATIVE UNITS
43	SECTION 8.4. Section 8.4 of S.L. 2013-360, as amended by Section 3.11 of S.L.
44	2013-363, reads as rewritten:
45	"SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING
46	
47	"SECTION 8.4.(d) Allotment FormulaSchedule for the 2014-2015 Fiscal Year. – Except
48	as otherwise provided in subsection subsections (e) and (g) of this section, for the 2014-2015
49	fiscal year, each eligible county school administrative unit shall receive a dollar allotment equal
50	to the product of the following: according to the following schedule:
51	(1) A per student funding factor, equal to the product of the following:
52 52	a. One, minus the local school administrative unit's average daily
53 54	membership divided by the maximum small school system average daily membership
54 55	daily membership. b. The maximum small school system dollars per student.
55 56	(2) The average daily membership of the eligible county school administrative
50 57	(2) The average dany memoership of the engine county school administrative unit.
58	<u>Allotted ADM</u> <u>Small County Allotment</u>
59	<u>0-600</u> \$ 1,710,000
57	$\frac{\sqrt{000}}{\sqrt{1000}}$

General Assembly Of North Carolina Session 2013 1 601-1,300 \$ 1,820,000 2 3 1,301-1,700 \$ 1,548,700 <u>1,701-2,000</u> 2,001-2,300 \$ 1,600,000 4 \$ 1,560,000 5 2,301-2,600 \$ 1,470,000 6 2,601-2,800 \$ 1,498,000 7 2,801-3,200 \$ 1,548,000 8 "SECTION 8.4.(e) Phase-Out Provisions for the 2014-2015 Fiscal Year. – If a local school 9 administrative unit becomes ineligible for funding under the formulaschedule in subsection (d) 10 of this section in the 2014-2015 fiscal year, funding for that unit shall be phased out over a five-year period. Funding for such local administrative units shall be reduced in equal 11 12 increments in each of the five years after the local administrative unit becomes ineligible. 13 Funding shall be eliminated in the fifth fiscal year after the local administrative unit becomes 14 ineligible. 15 Allotments for eligible local school administrative units shall not be reduced by more than 16 twenty percent (20%) of the amount received in fiscal year 2013-2014 in any fiscal year. 17 "SECTION 8.4.(f) Maximum Allotments for the 2014-2015 Fiscal Year. For the 18 2014-2015 fiscal year, the maximum small school system dollars per student shall be two 19 thousand ninety-four dollars (\$2,094)." 20 21 22 **BUDGET REDUCTIONS/DEPARTMENT OF PUBLIC INSTRUCTION** 23 SECTION 8.6. Section 8.6 of S.L. 2013-360 reads as rewritten: 24 **"SECTION 8.6.(a)** Notwithstanding G.S. 143C-6-4, the Department of Public 25 Instruction State Board of Education may, after consultation with the Office of State Budget and 26 Management and the Fiscal Research Division, reorganize, reorganize the Department of Public 27 Instruction, if necessary, to implement the budget reductions set out in this act. for the 2013-2015 fiscal biennium. Consultation shall occur prior to requesting budgetary and 28 personnel changes through the budget revision process. The DepartmentState Board shall 29 30 provide a current organization chart for the Department of Public Instruction in the consultation 31 process and shall report to the Joint Legislative Commission on Governmental Operations on 32 any reorganization. 33 'SECTION 8.6.(b) In implementing budget reductions for the 2014-2015 fiscal year, the 34 State Board of Education shall make no reduction to funding or positions for (i) the North 35 Carolina Center for Advancement of Teaching and (ii) the Eastern North Carolina School for 36 the Deaf, the North Carolina School for the Deaf, and the Governor Morehead School, except 37 that the State Board may, in its discretion, reduce positions that have been vacant for more than 38 16 months. 39 The State Board shall also make no reduction in funding to any of the following entities: 40 Communities in Schools of North Carolina, Inc. (1)41 (2)Teach for America, Inc. 42 Beginnings For Parents of Children Who Are Deaf or Hard of Hearing, Inc." (3) 43 44 **CLARIFY CARRYFORWARD FOR READING CAMPS** 45 SECTION 8.7.(a) Section 8.16 of S.L. 2013-360 reads as rewritten: 46 "SECTION 8.16. Funds appropriated for the 2013-2015 fiscal biennium and subsequent 47 fiscal years for summer-reading camps as defined in G.S. 115C-83.3(9) shall not revert at the 48 end of each fiscal year but shall remain available until expended.for expenditure until October 49 31 of the subsequent fiscal year." 50 **SECTION 8.7.(b)** This section becomes effective June 30, 2014. 51 52 **CARRYFORWARD FOR PANIC ALARM GRANTS** 53 SECTION 8.8.(a) Section 8.37 of S.L. 2013-360 is amended by adding a new 54 subsection to read: 55 "SECTION 8.37.(b1) Funds appropriated for the award of panic alarm system grants 56 pursuant to subsection (b) of this section shall not revert at the end of the fiscal year but shall 57 remain available for expenditure until the end of the subsequent fiscal year." 58 **SECTION 8.8.(b)** This section becomes effective June 30, 2014.

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1	STATE BOARD OF EDUCATION NOTIFICATION TO THE GENERAL ASSEMBLY
2	OF FEDERAL GRANT APPLICATIONS
2 3	SECTION 8.9. G.S. 115C-12 is amended by adding a new subdivision to read:
4	"§ 115C-12. Powers and duties of the Board generally.
5	The general supervision and administration of the free public school system shall be vested
6	in the State Board of Education. The State Board of Education shall establish policy for the
7	system of free public schools, subject to laws enacted by the General Assembly. The powers
8	and duties of the State Board of Education are defined as follows:
9	and duties of the State Board of Education are defined as follows.
10	(42) To notify the General Assembly of federal grant applications. – The State
11	Board of Education shall provide written notification to the General
12	Assembly in accordance with G.S. 120-29.5 and to the Fiscal Research
13	Division of its intent to apply for any federal grant prior to submitting the
13	grant application. The notice shall include details about the grant and a brief
15	summary of any anticipated policy implications of accepting the grant."
16	summary of any anterpated poncy implications of accepting the grant.
17	PROPERTY INSURANCE SYSTEM FOR CHARTER SCHOOLS
18	SECTION 8.10. G.S. 115C-533 reads as rewritten:
19	"§ 115C-533. Duty of State Board to operate insurance system.
20	The State Board <u>of Education shall</u> have the duty to manage and operate a system of
21	insurance for public school property. The State Board may offer a system of property insurance
22	to any charter schools approved pursuant to G.S. 115C-238.29D."
$\frac{1}{23}$	
24	NC EDUCATION ENDOWMENT FUND
25	SECTION 8.11.(a) Chapter 115C of the General Statutes is amended by adding a
26	new Article to read:
27	"Article 32E.
28	"North Carolina Education Endowment Fund.
29	"§ 115C-472.16. Establishment of the North Carolina Education Endowment Fund.
30	(a) There is established the North Carolina Education Endowment Fund. The Fund shall
31	be a special fund consisting of (i) moneys credited to it under G.S. 20-81.12 from the sale of "I
32	Support Teachers" special registration plates; (ii) proceeds of any gifts, grants, or contributions
33	to the State that are specifically designated for inclusion in the Fund; (iii) appropriations made
34	to it by the General Assembly; and (iv) interest accrued to it thereon. Moneys in the Fund shall
35	be available for expenditure only upon an act of appropriation by the General Assembly.
36	(b) The General Assembly shall only appropriate moneys in the North Carolina
37	Education Endowment Fund for teacher compensation that is related directly to improving
38	student academic outcomes in the public schools of the State."
39	SECTION 8.11.(b) G.S. 20-79.4(b) is amended by adding a new subdivision to
40	read:
41	"(b) Types. – The Division shall issue the following types of special registration plates:
42 43	 () I Support Teachers Issueble to the registered owner of a motor vahiale in
43 44	() <u>I Support Teachers. – Issuable to the registered owner of a motor vehicle in accordance with G.S. 20-81.12. The plate shall have a gray chalkboard</u>
44	background with "I SUPPORT TEACHERS" written in white chalk across
46	the top of the plate, and an image of a red apple shall be in the lower left
47	corner with the letters "ABC" appearing in white chalk over the apple."
48	SECTION 8.11.(c) G.S. 20-81.12(b12) reads as rewritten:
49	"(b12) <u>I</u> Support Public Schools <u>Teachers</u> Plates. – The Division must receive 300 or more
50	applications for athe I Support Public Schools Teachers plate before the plate may be
51	developed. The Division shall transfer quarterly the money in the Collegiate and Cultural
52	Attraction Plate Account derived from the sale of <u>I</u> Support Public Schools - <u>Teachers</u> plates to
53	the Fund for the Reduction of Class Size in Public Schools created pursuant to
54	G.S. 115C-472.10.North Carolina Education Endowment Fund established pursuant to
55	<u>G.S. 115C-472.16.</u> "
56	SECTION 8.11.(d) G.S. 20-79.7 reads as rewritten:
57	"§ 20-79.7. Fees for special registration plates and distribution of the fees.
58	

	General Assembly Of North Carolina			Session 2013	
1 2 3 4 5	 (a1) Fees. – All other special registration plates are subject to the regular motor vel registration fee in G.S. 20-87 or G.S. 20-88 plus an additional fee in the following amount: Special Plate Additional Fee Amount 				nount:
5	Harley Owners' Group			\$20.00	
6 7	<u>I Support Teachers</u> Jaycees			<u>\$20.00</u> \$20.00	
7 8 9					
9 10	Special Forces Association Support Public Schools			\$20.00 \$20.00	
11 12	US Équine Rescue League			\$20.00	
12 13 14 15 16 17 18 19	(b) Distribution of Fees. – The Special Registration Plate Account and the Collegiate and Cultural Attraction Plate Account are established within the Highway Fund. The Division must credit the additional fee imposed for the special registration plates listed in subsection (a) of this section among the Special Registration Plate Account (SRPA), the Collegiate and Cultural Attraction Plate Account (CCAPA), the Clean Water Management Trust Fund (CWMTF), which is established under G.S. 113A-253, and the Parks and Recreation Trust Fund, which is established under G.S. 113-44.15, as follows:				
20 21	Special Plate	<u>SRPA</u>	<u>CCAPA</u>	<u>NHTF</u>	<u>PRTF</u>
22	In-State Collegiate Insignia	\$10	\$15	0	0
23 24	<u>I Support Teachers</u> Jaycees	<u>\$10</u> \$10	<u>\$10</u> \$10	$\frac{0}{0}$	$\frac{0}{0}$
25					
26 27	Support Our Troops Support Public Schools	\$10 \$10	\$20 \$10	$\begin{array}{c} 0\\ \Theta\end{array}$	$\begin{array}{c} 0\\ \Theta\end{array}$
28 29	Support Soccer	\$10	\$15	0	0
30 31 32 33 34 35 36 37	SECTION 8.11.(e) G.S. 20-63(b1) reads as rewritten: "(b1) The following special registration plates do not have to be a "First in Flight" plate provided in subsection (b) of this section. The design of the plates that are not "First in Flight plates must be developed in accordance with G.S. 20-79.4(a3). For special plates authorized G.S. 20-79.7 on or after July 1, 2013, the Division may not issue the plate on a backgrour under this subsection unless it receives at least 200 applications for the plate in addition to the applications required under G.S. 20-79.4 or G.S. 20-81.12.				t in Flight" ithorized in background
38 39	(43) Mountains-to-Sea (44) I Support Teachers				
40 41	SECTION 8.11.(f) The and renumber the special registration				
42	special registration plates are listed in	alphabetical ord	ler and numbere	d accordingly.	
43 44	SECTION 8.11.(g) Art repealed.	ticle 32C of Ch	napter 115C of	f the General	Statutes is
45	SECTION 8.11.(h) Art		napter I of Cha	apter 105 of t	he General
46 47	Statutes is amended by adding a new "§ 105-269.7. Contribution of in		nd or payment	t to the North	n Carolina
48	Education Endowment F	und.			
49 50	Any taxpayer entitled to a refunct taxpayer who desires to make a contr				
51 52	may make a contribution to the N	<u>Iorth Carolina I</u>	Education Ende	owment Fund	established
52 53	pursuant to G.S. 115C-472.16 to be used in accordance with that statute. The Secretary shall provide appropriate language and space on the income tax form in which to make the election				
54	or contribution. The taxpayer's election or contribution becomes irrevocable upon filing the				
55 56	taxpayer's income tax return for the taxable year. The Secretary shall transmit the amounts designated pursuant to this section to the State Treasurer for credit to the North Carolina				
57	Education Endowment Fund." SECTION 8.11.(i) Funds appropriated from the General Fund to the North				
58 59	Carolina Education Endowment Fun				
			•		

1				
	year shall be used for the purpose of providing local boards of education with additional State			
2	funds to provide local programs for differentiated pay for highly effective classroom teachers.			
3	It is the intent of the General Assembly to use these funds for appropriations to local boards of			
4	education based on proposals for differentiated pay submitted by local boards of education in			
5	accordance with Section 8.41 of this act. Funds shall only be expended from the North Carolina			
6	Education Endowment Fund for differentiated pay upon an act of appropriation by the General			
7	Assembly.			
8	SECTION 8.11.(j) Subsection (h) of this section is effective for taxable years			
9	beginning on or after January 1, 2014.			
10				
	CLADIEV MILITADV CEDVICE CDEDIT FOD NEWL V HIDED FDUCATODS			
11	CLARIFY MILITARY SERVICE CREDIT FOR NEWLY HIRED EDUCATORS			
12	SECTION 8.12. G.S. 115C-302.3(a) reads as rewritten:			
13	"(a) The State Board of Education shall establish rules for awarding credit for salary			
14	purposes to principals, assistant principals, and teachersteachers, who (i) served in the Armed			
15	Forces of the United States and who States; (ii) have retired or who have received an Honorable			
16	Discharge: Discharge; and (iii) have not been previously employed by a public school located			
17	in North Carolina. The rules shall include the following provisions:			
18	(1) One full year of experience credit shall be awarded for each year of full-time			
19	relevant nonteaching work experience completed (i) while on active military			
20	duty in the Armed Forces of the United States and (ii) after earning a			
$\frac{20}{21}$				
	bachelor's degree.			
22	(2) One full year of experience credit shall be awarded for each two years of			
23	full-time relevant nonteaching work experience completed (i) while on			
24	active duty in the Armed Forces of the United States and (ii) before earning			
25	a bachelor's degree.			
26	(3) One full year of experience credit shall be awarded for every two years of			
27	full-time instructional or leadership duties while on active military duty in			
28	the Armed Forces of the United States, regardless of academic degree held			
29	while in instruction or leadership roles."			
30	-			
31	SCHOOL TRANSPORTATION FLEET MANUAL REVIEW			
32				
	SECTION \$13(a) The Department of Public Instruction shall study and review			
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$\begin{array}{c} 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ 54\\ 55\\ 56\end{array}$	 school bus transportation maintenance issues by convening a committee of school bus transportation maintenance experts, at least half of whom shall be employees of local boards of education from around the State directly involved in the daily maintenance of school buses. The study shall specifically review the provisions of the State's School Transportation Fleet Manual. The Department shall do at least the following when conducting the review: Specify those provisions of the current manual that are required by federal law, regulation, or guideline. Determine if the procedures in the Manual, including the out-of-service criteria, can be streamlined and simplified to meet the minimum requirements of federal law, including Highway Safety Program Guideline No. 17 on Pupil Transportation Safety, and eliminate any unnecessary or unduly burdensome requirements. Determine if the current 30-day school bus inspection schedule in G.S. 115C-248 is still appropriate or should be extended. SECTION 8.13.(b) The Department of Public Instruction shall report on the study and the results of the review, along with any recommendations for statutory changes, to the Joint Legislative Education Oversight Committee by December 15, 2014. DRIVER EDUCATION FUNDING SECTION 8.15.(a) Effective July 1, 2015, G.S. 20-88.1(c) is repealed. SECTION 8.15.(b) It is the intent of the General Assembly that, beginning with the 2015-2016 fiscal year, the driver education program administered by the Department of Public Instruction in accordance with G.S. 115C-215 shall no longer be paid out of the Highway Fund based on an annual appropriation by the General Assembly. Local boards of 			
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$\begin{array}{c} 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ 54\\ 55\\ 56\\ 57\\ 58\end{array}$	 school bus transportation maintenance issues by convening a committee of school bus transportation maintenance experts, at least half of whom shall be employees of local boards of education from around the State directly involved in the daily maintenance of school buses. The study shall specifically review the provisions of the State's School Transportation Fleet Manual. The Department shall do at least the following when conducting the review: Specify those provisions of the current manual that are required by federal law, regulation, or guideline. Determine if the procedures in the Manual, including the out-of-service criteria, can be streamlined and simplified to meet the minimum requirements of federal law, including Highway Safety Program Guideline No. 17 on Pupil Transportation Safety, and eliminate any unnecessary or unduly burdensome requirements. Determine if the current 30-day school bus inspection schedule in G.S. 115C-248 is still appropriate or should be extended. SECTION 8.13.(b) The Department of Public Instruction shall report on the study and the results of the review, along with any recommendations for statutory changes, to the Joint Legislative Education Oversight Committee by December 15, 2014. DRIVER EDUCATION FUNDING SECTION 8.15.(a) Effective July 1, 2015, G.S. 20-88.1(c) is repealed. SECTION 8.15.(b) It is the intent of the General Assembly that, beginning with the 2015-2016 fiscal year, the driver education program administered by the Department of Public Instruction in accordance with G.S. 115C-215 shall no longer be paid out of the Highway Fund based on an annual appropriation by the General Assembly. Local boards of education shall use funds available to them, including a fee for instruction charged to students pursuant to G.S. 115C-216(g), to offer noncredit driver education courses in high schools.			
$\begin{array}{c} 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ 54\\ 55\\ 56\\ 57\end{array}$	 school bus transportation maintenance issues by convening a committee of school bus transportation maintenance experts, at least half of whom shall be employees of local boards of education from around the State directly involved in the daily maintenance of school buses. The study shall specifically review the provisions of the State's School Transportation Fleet Manual. The Department shall do at least the following when conducting the review: Specify those provisions of the current manual that are required by federal law, regulation, or guideline. Determine if the procedures in the Manual, including the out-of-service criteria, can be streamlined and simplified to meet the minimum requirements of federal law, including Highway Safety Program Guideline No. 17 on Pupil Transportation Safety, and eliminate any unnecessary or unduly burdensome requirements. Determine if the current 30-day school bus inspection schedule in G.S. 115C-248 is still appropriate or should be extended. SECTION 8.13.(b) The Department of Public Instruction shall report on the study and the results of the review, along with any recommendations for statutory changes, to the Joint Legislative Education Oversight Committee by December 15, 2014. DRIVER EDUCATION FUNDING SECTION 8.15.(a) Effective July 1, 2015, G.S. 20-88.1(c) is repealed. SECTION 8.15.(b) It is the intent of the General Assembly that, beginning with the 2015-2016 fiscal year, the driver education program administered by the Department of Public Instruction in accordance with G.S. 115C-215 shall no longer be paid out of the Highway Fund based on an annual appropriation by the General Assembly. Local boards of education shall use funds available to them, including a fee for instruction charged to students 			

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"(g) Fee for Instruction. - The local boards of education shall fund driver education 1 2 3 courses from funds available to them and may charge each student participating in a driver education course a fee of up to fifty-fivesixty-five dollars (\$55.00)(\$65.00) to offset the costs of 4 providing the training and instruction." 5 6 FUNDS FOR ADVANCED PLACEMENT/INTERNATIONAL BACCALAUREATE 7 COURSES 8 SECTION 8.17. Section 8.27 of S.L. 2013-360 reads as rewritten: 9 **"BROADEN SUCCESSFUL PARTICIPATION IN ADVANCED COURSES** 10 11 **SECTION 8.27.(d)** Of the funds appropriated to the Department of Public 12 Instruction to implement the requirements of this section, ten million eight hundred thirty-one 13 thousand one hundred eighty-four dollars (\$10,831,184) for the 2014-2015 fiscal year shall be 14 used to fund fees for testing in advanced courses and one million five hundred thousand dollars 15 (\$1,500,000) for each fiscal year shall be used by the North Carolina Advanced Placement 16 Partnership to carry out its responsibilities as set forth in this section. Funding appropriated for 17 professional development may be used by the State Board of Education to contract with an 18 independent evaluator to assess the implementation and impact of advanced course programs in 19 North Carolina. For the purposes of this section, the term "advanced courses" means an 20 Advanced Placement or International Baccalaureate Diploma Programme course. 21 If the funds appropriated for the 2014-2015 fiscal year and subsequent fiscal years are 22 insufficient, the Department of Public Instruction may use other funds within the State Public 23 School Fund for these purposes. 24 **SECTION 8.27.(e)** Beginning with the 2014-2015 school year, the State Board of 25 Education shall use funds allocated in subsection (d) of this section to do all of the following: 26 Provide funds to local school administrative units and charter schools to pay (1)27 testing fees for advanced courses for all students. 28 (2)Provide funds to the North Carolina Advanced Placement Partnership for 29 professional development for teachers of Advanced Placement courses." 30 31 32 JLEOC STUDY OF NCVPS REVENUE 33 SECTION 8.18.(a) The Joint Legislative Education Oversight Committee shall 34 study the potential generation of revenue by the North Carolina Virtual Public School Program 35 (NCVPS) by selling virtual course seats in under-subscribed courses to out-of-state students, 36 selling training courses to in-State and out-of-state educators, and selling packages of educational materials to out-of-state education entities. The Committee shall consider issues 37 38 related to authorizing NCVPS to expand as a for-profit online education provider, including 39 intellectual property barriers, the use of public-private partnerships for expansion of marketing 40 outside of the State, potential fiscal benefits to the State, concerns related to allowing NCVPS 41 to enter the private commercial marketplace as an online education provider, and any other 42 issues the Committee deems relevant. 43 **SECTION 8.18.(b)** The Joint Legislative Education Oversight Committee shall 44 report the results of the study required by subsection (a) of this section, including 45 recommendations for any proposed legislative changes, to the General Assembly prior to the 46 convening of the 2015 General Assembly. 47 48 **COMPETITIVE GRANTS TO IMPROVE AFTER-SCHOOL SERVICES** 49 **SECTION 8.19.(a)** Of the funds appropriated by this act for the At-Risk Student 50 Services Alternative School Allotment for the 2014-2015 fiscal year, the State Board of 51 Education shall use five million dollars (\$5,000,000) for the After-School Quality Improvement 52 Grant Program administered by the Department of Public Instruction. It is the intent of the 53 General Assembly to appropriate five million dollars (\$5,000,000) for this purpose in each year 54

of the 2015-2017 fiscal biennium. Of the funds appropriated for the program, the Department
 of Public Instruction may use up to two hundred thousand dollars (\$200,000) for each fiscal
 year to administer the program.
 SECTION 8.19.(b) The purpose of the After-School Quality Improvement Grant

58 Program is to pilot after-school learning programs for at-risk students that raise standards for 59 student academic outcomes by focusing on the following:

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1	(1)	Use of an evidence-based model with a proven track recor	d of success.
1 2 3 4 5	(2)	Inclusion of rigorous, quantitative performance measure	
3	(2)	effectiveness during the grant cycle and at the end-of-gran	
4	(3)	Alignment with State performance measures, student ac the North Carolina Standard Course of Study.	ademic goals, and
6	(4)	Prioritization in programs to integrate clear academic con	ntent in particular
7	(+)	science, technology, engineering, and mathematics	
8		opportunities or reading development and proficiency inst	
9	(5)	Emphasis on minimizing student class size when providing	
10	(6)	Expansion of student access to learning activities and aca	
11		strengthen student engagement and leverage communit	
12		which may include organizations that provide mento	ring services and
13	CECT	private-sector employer involvement.	
14 15		FION 8.19.(c) Local school administrative units and non	
16		h local school administrative units may participate in the pr and are eligible to receive two-year grants of up to five	
17)) a year, based on the proposed number of students served,	
18		nding. At least seventy percent (70%) of students served by	
19		r reduced-price meals.	r 8
20		s shall be matched on the basis of three dollars (\$3.00) in gr	
21		0) in nongrant funds. Matching funds shall not include	other State funds.
22		nay include in-kind contributions.	
23		FION 8.19.(d) Grant recipients shall report to the Dep	
24 25		the first year of funding on the progress of the grant, includ standards, data collection for reporting student progress, and	
26		funding for the next fiscal year. Grant recipients shall repo	
27		on key performance data, including statewide test results, at	
28		Grant allocations for the third year shall be based on student	
29	SECT	FION 8.19.(e) The Department of Public Instruction sha	all provide interim
30	reports on the g	grant program to the Joint Legislative Education Oversig	ght Committee by
31	September 15, 20	015, and September 15, 2016, with a final report on the prog	gram by September
32 33		nal report shall include the final results of the program and	
33 34		ve after-school program models, standards, and performan mance, leveraging of community-based resources to expan	
35		s and academic support, and the experience of the grant reci-	
36	ieuring ueu (iue	s and deducerine support, and the experience of the grant reer	
37	SCHEMATIC I	DESIGNS/EMERGENCY ACCESS TO SCHOOLS	
38		FION 8.20.(a) Section 8.39 of S.L. 2013-360 is repealed.	
39		FION 8.20.(b) Article 8C of Chapter 115C of the General S	statutes is amended
40	by adding new se		wildings for local
41 42		Schematic diagrams and emergency access to school h nforcement agencies.	<u>pundings for local</u>
43		local school administrative unit shall provide the follow	wing to local law
44	enforcement age	ncies: (i) schematic diagrams, including digital schematic	diagrams, and (ii)
45	emergency acces	s to key storage devices such as KNOX [®] boxes for all scho	ol buildings. Local
46		ative units shall provide updates of the schematic diag	
47		ncies when substantial modifications such as new facilities	
48		ws are made to school buildings. Local school administrat	
49 50	building key stor	or providing local law enforcement agencies with updated age devices such as KNOX [®] boxes when changes are mad	<u>1 access to school</u>
50	devices.	age devices such as KNOX boxes when changes are mad	e to these boxes of
52		Department of Public Instruction, in consultation with the De	partment of Public
53		velop standards and guidelines for the preparation and co	
54	diagrams and neo	cessary updates. Local school administrative units may use t	
55		st in the preparation of their schematic diagrams.	
56		natic diagrams are not considered a public record as the tern	
57 58		G.S. 132-1 and shall not be subject to inspection and e	examination under
58	<u>G.S. 132-6.</u>		

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"§ 115C-105.54. Sche	matic diagrams and emergency resp	oonse information provided to			
Division of Emergency Management.					
	chool administrative unit shall provide				
	t (Division) at the Department of Publi				
including digital scheme	atic diagrams, and (ii) emergency respo	nse information requested by the			
	<u>Risk Management Plan (SRMP) and tool administrative units shall also prov</u>				
	se information to the Division when				
	at the diagrams and emergency respons				
and distributed as provi	ded in the SRMP and SERP to first re	esponders, emergency personnel,			
	d approved by the Department of Publi				
	ic diagrams and emergency response in "public record" is defined under G.S.				
inspection and examina		132-1 and shan not be subject to			
	8.20.(c) The schematic diagrams refe	renced in subsection (b) of this			
	ed to local law enforcement agencies				
Management at the Dep	artment of Public Safety by June 1, 201	5.			
NIDDTC CLIDDI EMEN	T FOR INSTRUCTIONAL COACH	ES IN TITLE I SCHOOLS			
	3.21. G.S. 115C-296.2(b) reads as rewr				
	- As used in this subsection:				
(1) A "N	forth Carolina public school" is a scho				
	ation, the Department of Health and H				
	t Correction of the Department of Dub				
	nile Justice of the Department of Pub n Carolina; a school affiliated with The				
	rter school approved by the State Board				
	acher" is a person who:				
a.	Either:				
	1. Is certified to teach in North (
		e issued by the State Board of fessional license requirement for			
	NBPTS certification; certifica				
b.	Is a State-paid employee of a North C				
с.	Is paid on the teacher salary schedule	;; and<u>schedule.</u>			
d.	Spends at least seventy percent (70%) of his or her work time:			
		the employee is employed as a remaining time shall be spent in			
		ing: mentoring teachers, doing			
		teachers, writing curricula,			
		aff development programs for			
	2. In work within the emplo	waala area of cartification or			
		byee's area of certification or employed in an area of NBPTS			
		than direct classroom			
	instruction.instruction; or				
		classified by the Department of			
		tle I school. As used in this			
		I school is a school identified the Elementary and Secondary			
	Education Act of 1965, as am				
	NOSTIC READING ASSESSMENT				
	8.22.(a) The Joint Legislative Educa				
	l diagnostic reading assessments requir provisions of the Read to Achieve Pro-				
	tional options for formative and diag				
would provide local s	chool administrative units with addit	ional flexibility in meeting the			
	to Achieve, and if fewer assessmen				

activities could be used. When considering additional assessments, the Committee shall review 1 2 the assessments to see if they could be used with the Education Value-Added Assessment 3 System (EVAAS) in analyzing student growth for the purposes of the teacher evaluation 4 instrument for kindergarten through second grade teachers. The Committee shall also identify 5 other assessments that may be used in analyzing student growth for the purposes of the teacher 6 evaluation instrument for kindergarten through second grade teachers. In identifying additional 7 options for both formative and diagnostic reading assessments, and other assessments for 8 analyzing student growth for the purposes of the teacher evaluation, the Committee shall 9 consider at least the following factors: 10 (1)The time required for conducting assessments. (2)The level of integration of assessment results with instructional support for 11 12 teachers and students. 13 (3) The timeliness in reporting assessment results to teachers and administrators. 14 (4)The ability to provide timely and useful assessment results to parents and 15 guardians. 16 SECTION 8.22.(b) The Joint Legislative Education Oversight Committee shall report the results of the study required by subsection (a) of this section to the General Assembly 17 18 prior to the convening of the 2015 General Assembly. 19 20 SUPPLY OF EMERGENCY EPINEPHRINE AUTO-INJECTORS ON SCHOOL 21 PROPERTY 22 SECTION 8.23.(a) Article 25A of Chapter 115C of the General Statutes is 23 amended by adding a new section to read: 24 "§ 115C-375.2A. School supply of epinephrine auto-injectors. 25 A local board of education shall provide for a supply of emergency epinephrine (a) 26 auto-injectors on school property for use by trained school personnel to provide emergency 27 medical aid to persons suffering from an anaphylactic reaction during the school day and at 28 school-sponsored events on school property. Each school shall store in a secure but unlocked 29 and easily accessible location a minimum of two epinephrine auto-injectors. For purposes of 30 this section, "school property" does not include transportation to or from school. 31 For the purposes of this section and G.S. 115C-375.2, "epinephrine auto-injector" (b)32 means a disposable drug delivery system with a spring-activated, concealed needle that is 33 designed for emergency administration of epinephrine to provide rapid, convenient first aid for 34 persons suffering a potentially fatal reaction to anaphylaxis. 35 The principal shall designate one or more school personnel, as part of the medical (c) care program under G.S. 115C-375.1, to receive initial training and annual retraining from a 36 37 school nurse or qualified representative of the local health department regarding the storage and 38 emergency use of an epinephrine auto-injector. Notwithstanding any other provision of law to 39 the contrary, the school nurse or other designated school personnel who has received training under this subsection shall obtain a non-patient specific prescription for epinephrine 40 41 auto-injectors from a physician, physician assistant, or nurse practitioner of the local health 42 department serving the area in which the local school administrative unit is located. 43 The principal shall collaborate with appropriate school personnel to develop an (d) 44 emergency action plan for the use of epinephrine auto-injectors in an emergency. The plan shall include at least the following components: 45 46 Standards and procedures for the storage and emergency use of epinephrine (1)47 auto-injectors by trained school personnel. 48 Training of school personnel in recognizing symptoms of anaphylaxis. (2)49 Emergency follow-up procedures, including calling emergency services and (3) 50 contacting a student's parent and physician. 51 (4) Instruction and certification in cardiopulmonary resuscitation. 52 A supply of emergency epinephrine auto-injectors provided in accordance with this (e) 53 section shall not be used as the sole medication supply for students known to have a medical 54 condition requiring the availability or use of an epinephrine auto-injector. Those students may be authorized to possess and self-administer their medication on school property under 55 G.S. 115C-375.2. 56 57 A local board of education, its members, employees, designees, agents, or (f) 58 volunteers, and a physician, physician assistant, or nurse practitioner of the local health 59 department shall not be liable in civil damages to any party for any act authorized by this

section or for any omission relating to that act unless that act or omission amounts to gross 1 2 3 negligence, wanton conduct, or intentional wrongdoing." **SECTION 8.23.(b)** G.S. 115C-238.29F(a) reads as rewritten: 4 Health and Safety Standards. - A charter school shall meet the same health and "(a) 5 safety requirements required of a local school administrative unit. The Department of Public 6 Instruction shall ensure that charter schools provide parents and guardians with information 7 about meningococcal meningitis and influenza and their vaccines at the beginning of every 8 school year. This information shall include the causes, symptoms, and how meningococcal 9 meningitis and influenza are spread and the places where parents and guardians may obtain 10 additional information and vaccinations for their children. 11 The Department of Public Instruction shall also ensure that charter schools provide parents 12 and guardians with information about cervical cancer, cervical dysplasia, human 13 papillomavirus, and the vaccines available to prevent these diseases. This information shall be 14 provided at the beginning of the school year to parents of children entering grades five through 15 12. This information shall include the causes and symptoms of these diseases, how they are 16 transmitted, how they may be prevented by vaccination, including the benefits and possible 17 side effects of vaccination, and the places where parents and guardians may obtain additional 18 information and vaccinations for their children. 19 The Department of Public Instruction shall also ensure that charter schools provide students 20 in grades seven through 12 with information annually on the preventable risks for preterm birth 21 in subsequent pregnancies, including induced abortion, smoking, alcohol consumption, the use 22 of illicit drugs, and inadequate prenatal care. 23 The Department of Public Instruction shall also ensure that charter schools provide students 24 in grades nine through 12 with information annually on the manner in which a parent may 25 lawfully abandon a newborn baby with a responsible person, in accordance with G.S. 7B-500. 26 The Department of Public Instruction shall also ensure that the guidelines for individual 27 diabetes care plans adopted by the State Board of Education under G.S. 115C-12(31) are 28 implemented in charter schools in which students with diabetes are enrolled and that charter 29 schools otherwise comply with the provisions of G.S. 115C-375.3. 30 The Department of Public Instruction shall ensure that charter schools comply with 31 G.S. 115C-375.2A. The board of directors of a charter school shall provide the school with a 32 supply of emergency epinephrine auto-injectors necessary to carry out the provisions of G.S. 115C-375.2A." 33 34 **SECTION 8.23.(c)** G.S. 115C-238.66(7) reads as rewritten: 35 "(7) Health and safety. - The board of directors shall require that the regional 36 school meet the same health and safety standards required of a local school 37 administrative unit. 38 The Department of Public Instruction shall ensure that regional schools 39 comply with G.S. 115C-375.2A. The board of directors of a regional school 40 shall provide the school with a supply of emergency epinephrine 41 auto-injectors necessary to carry out the provisions of G.S. 115C-375.2A. 42 **SECTION 8.23.(d)** Within 60 days of the date this act becomes law, the North 43 Carolina Board of Pharmacy, in consultation with the State Board of Education, shall adopt 44 rules addressing the authorization for school personnel to obtain a prescription for epinephrine 45 for emergency health circumstances in public schools in accordance with G.S. 115C-375.2A, as 46 enacted by this section. 47 **SECTION 8.23.(e)** Subsections (a) through (c) of this section become effective 48 November 1, 2014. 49 50 **OPPORTUNITY SCHOLARSHIP GRANT CLARIFICATIONS** 51 **SECTION 8.25.(a)** G.S. 115C-562.2(a) reads as rewritten: 52 "(a) The Authority shall make available no later than February 1 annually applications to 53 eligible students for the award of scholarship grants to attend any nonpublic school. 54 Information about scholarship grants and the application process shall be made available on the Authority's Web site. Beginning March 1, March 15, the Authority shall begin awarding 55 56 scholarship grants according to the following criteria: 57 First priority shall be given to eligible students who received a scholarship (1)58 grant during the previous school year if those students have applied by 59 March 1.

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General Assembly Of North Carolina Session 2013 1 2 3 4 **SECTION 8.25.(b)** G.S. 115C-562.2 is amended by adding a new subsection to read: Scholarship applications and personally identifiable information related to eligible '(e) 5 students receiving scholarship grants shall not be a public record under Chapter 132 of the 6 General Statutes. For the purposes of this section, personally identifiable information means 7 any information directly related to a student or members of a student's household, including the 8 name, birthdate, address, Social Security number, telephone number, e-mail address, financial 9 information, or any other information or identification number that would provide information about a specific student or members of a specific student's household.' 10 **SECTION 8.25.(c)** G.S. 115C-562.3(a) reads as rewritten: 11 12 The Authority may seek verification of information on any application for "(a) 13 scholarship grants from eligible students. The Authority shall select and verify a random 14 sample of no less than six percent (6%) of applications annually, including those with 15 apparent errors on the face of the application. The Authority shall establish rules for the 16 verification process and may use the federal verification requirements process for free and 17 reduced-price lunch applications as guidance for those rules. If a household fails to cooperate 18 with verification efforts, the Authority shall revoke the award of the scholarship grant to the 19 eligible student." 20 **SECTION 8.25.(d)** G.S. 115C-562.5 is amended by adding a new subsection to 21 read: 22 (c1) <u>A nonpublic school shall not discriminate with respect to the categories listed in 42</u> 23 U.S.C. § 2000d, as that statute read on January 1, 2014." 24 **SECTION 8.25.(d1)** G.S. 115C-562.5(a)(2) reads as rewritten: 25 A nonpublic school that accepts eligible students receiving scholarship grants shall "(a) 26 comply with the following: 27 (2)28 ConductProvide to the Authority a criminal background check conducted for 29 the staff member with the highest decision-making authority, as defined by 30 the bylaws, articles of incorporation, or other governing document, to ensure 31 that person has not been convicted of any crime listed in G.S. 115C-332." 32 **SECTION 8.25.(e)** G.S. 115C-562.7(a) is repealed. 33 **SECTION 8.25.(f)** G.S. 115C-562.7(b) reads as rewritten: 34 "(b) The Authority shall report annually, no later than March April 1, to the Joint 35 Legislative Education Oversight Committee on the following: 36 37 **SECTION 8.25.(g)** Notwithstanding the requirement in G.S. 115C-562.2(a), as 38 amended by this section, that the State Education Assistance Authority (Authority) make 39 available applications for scholarship grants to attend nonpublic schools by February 1, the 40 Authority shall make applications for the award of scholarships for the 2015 spring semester 41 available no later than October 1, 2014, and the Authority shall notify parents in writing of the 42 eligibility as soon as practicable. Notwithstanding the awards criteria in G.S. 115C-562.2(a), as 43 amended by this section, and the definition of eligible student in G.S. 115C-562.1(2), to be 44 eligible to receive a scholarship grant for the 2015 spring semester, a student shall meet both of 45 the following criteria: 46 Reside in a household with an income level not in excess of the amount (1)47 required for the student to qualify for the federal free or reduced-price lunch 48 program. 49 (2)Be a full-time student who has not yet received a high school diploma and is 50 assigned to and attending a public school pursuant to G.S. 115C-366 during 51 the 2014 fall semester. 52 The Authority shall establish temporary rules and regulations for the administration 53 and awarding of scholarship grants for the 2015 spring semester. The Authority shall give 54 priority to an eligible student who applied but did not receive an award for the 2014-2015 55 school year in the awarding of scholarship grants for the 2015 spring semester. The Authority 56 may also develop a process for awarding grants using a random lottery system. 57 **SECTION 8.25.(h)** Notwithstanding G.S. 115C-562.2(b), scholarship grants

awarded to eligible students for the 2015 spring semester shall be for amounts of up to two thousand one hundred dollars (\$2,100). No scholarship grant shall exceed the required tuition

and fees for the nonpublic school the eligible student will attend. Tuition and fees for a 1 2 3 nonpublic school may include tuition and fees for books, transportation, equipment, or other items required by the nonpublic school. 4 SECTION 8.25.(i) Notwithstanding G.S. 115C-562.6, the Authority shall remit at 5 least once during the 2015 spring semester scholarship grant funds awarded for that semester 6 for endorsement by at least one of the student's parents or guardians. The requirements of 7 G.S. 115C-562.6 shall otherwise apply to scholarship grants awarded for the 2015 spring 8 semester. 9 SECTION 8.25.(j) Except as otherwise provided in this section, Part 2A of Article 10 39 of the General Statutes shall apply to the award of scholarship grants for the 2015 spring 11 semester by the Authority. 12 **SECTION 8.25.(k)** Notwithstanding the requirements of G.S. 115C-562.3, as 13 amended by this section, for applications received for the 2014-2015 school year or the 2015 14 spring semester, the State Education Assistance Authority shall select and verify no less than 15 three percent (3%) of applications, including those with apparent errors on the face of the 16 application. 17 SECTION 8.25.(I) Notwithstanding G.S. 116-30.3(a) or any other provision of 18 law, of the funds appropriated to the Board of Governors of The University of North Carolina 19 for the 2014-2015 fiscal year to award scholarship grants to eligible students in accordance with Section 8.29 of S.L. 2013-360 and the provisions of this section, any unspent funds in the 20 21 2014-2015 fiscal year for this purpose shall revert to the General Fund on June 30, 2015. 22 **SECTION 8.25.(m)** Subsection (b) of this section becomes effective July 1, 2013. 23 The remainder of this section is effective when it becomes law. 24 25 **INJURY PREVENTION AND RETURN-TO-WORK PROGRAMS** 26 **SECTION 8.26.** G.S. 115C-12 is amended by adding a new subdivision to read: 27 To Ensure that Local Boards of Education Implement Injury Prevention and "(43) 28 Return-to-Work Programs. - The State Board of Education shall develop 29 policies and procedures to ensure that local boards of education implement 30 and comply with loss prevention and return-to-work programs based on 31 models adopted by the State Board. These models shall be designed to 32 reduce the number of injuries resulting in workers' compensation claims and 33 ensure injured employees with workers' compensation claims return to work 34 in accordance with current State Board of Education policy." 35 36 PARTICIPATION IN INVESTING IN INNOVATION GRANTS 37 SECTION 8.27. Section 8.25(b) of S.L. 2013-360 reads as rewritten: 38 **"SECTION 8.25.(b)** The federal Investing in Innovation Fund Grant: Validating Early 39 College Strategies for Traditional Comprehensive High Schools awarded to the North Carolina 40 New Schools Project for 2012-2017 requires students to enroll in a community college course 41 in the 10th grade. Notwithstanding any other provision of law, specified local school administrative units may offer one community college course to participating sophomore (10th 42 43 grade) students. Participating local school administrative units are Alleghany, Beaufort, Bladen, 44 Hertford, Jones, Madison, Martin, Richmond, Rutherford, Surry, Warren, Wilkes, and Yancey 45 County Schools." 46 47 DEPARTMENT OF PUBLIC INSTRUCTION RESPONSE TIME 48 SECTION 8.28. Staff at the Department of Public Instruction shall, whenever 49 practicable, respond to requests for information originating from the superintendent of a local

49 practicable, respond to requests for information originating from the superintendent of a local 50 school administrative unit, the principal officer of a charter school, or the principal of a 51 regional school, or their designees, within three business days of receipt of the request. Absent 52 extraordinary circumstances, requests for information shall be reasonably and fully answered 53 within 14 business days following an initial response.

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EXTEND REPORTING FOR SCHOOL PERFORMANCE SCORES AND GRADES

SECTION 8.30. Section 9.4(f) of S.L. 2013-360 reads as rewritten:

57 "**SECTION 9.4.(f)** The State Board of Education shall issue the first annual report cards 58 under G.S. 115C-12(9)c1., as amended by this section, no earlier than August 1, 2014.January 59 15, 2015."

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2	ANNUAL DISTRIBUTION OF SCHOOL BULLYING/CYBER-BULLYING POLICIES
2 3	SECTION 8.32.(a) G.S. 115C-407.16(d) reads as rewritten:
4	"(d) At the beginning of each school year, the principal shall provide the local school
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	administrative unit's policy prohibiting bullying and harassing behavior, including
6	cyber-bullying, to staff, students, and parents as defined in G.S. 115C-390.1(b)(8). Notice of
7	the local policy shall appear in any school unit publication that sets forth the comprehensive
8	rules, procedures, and standards of conduct for schools within the school unit and in any
9	student and school employee handbook."
10	SECTION 8.32.(b) G.S. 115C-238.29F is amended by adding a new subsection to
11	read:
12	"(m) Policy Against Bullying. – A charter school is encouraged to adopt a policy against
13	bullying or harassing behavior, including cyber-bullying, that is consistent with the provisions
14	of Article 29C of this Chapter. If a charter school adopts a policy to prohibit bullying and
15	harassing behavior, the charter school shall, at the beginning of each school year, provide the
16	policy to staff, students, and parents as defined in G.S. 115C-390.1(b)(8)."
17	SECTION 8.32.(c) G.S. 115C-238.66 reads as rewritten:
18	"§ 115C-238.66. Board of directors; powers and duties.
19	The board of directors shall have the following powers and duties:
20	The board of directors shall have the following powers and duties.
20	(12) Policy against bullying. – A regional school is encouraged to adopt a policy
22	against bullying or harassing behavior, including cyber-bullying, that is
23	consistent with the provisions of Article 29C of this Chapter. If a regional
24	school adopts a policy to prohibit bullying and harassing behavior, the
25	regional school shall, at the beginning of each school year, provide the
26	policy to staff, students, and parents as defined in G.S. 115C-390.1(b)(8)."
27	SECTION 8.32.(d) This section applies beginning with the 2014-2015 school year.
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29	CLARIFY SCHOOL COUNSELORS WORK DUTIES
30	SECTION 8.33.(a) G.S. 115C-316.1(b) reads as rewritten:
31	"(b) During the remainder of their work time, counselors shall spend adequate time on
32	school counseling program support activities that consist of professional development;
33	consultation, collaboration, and training; and program management and operations. School
34	counseling program support activities do not include the coordination of standardized testing.
35	However, During the remainder of their work time, school counselors may assist other staff
36	with the coordination of standardized testing."
37	SECTION 8.33.(b) Section 8.35(b) of S.L. 2013-360 is repealed.
38	
39	FUNDS FOR CHARTER SCHOOL CLOSURE
40	SECTION 8.34.(a) G.S. 115C-238.29F(i) is repealed.
41	SECTION 8.34.(b) Article 16 of Chapter 115C of the General Statutes is amended
42	by adding a new section to read:
43	" <u>§ 115C-238.29L. Dissolution of a charter school.</u>
44	(a) Funds Reserved for Closure Proceedings. – A charter school shall maintain, for the
44	purposes of ensuring payment of expenses related to closure proceedings in the event of a
	voluntary or involuntary dissolution of the charter school, one or more of the options set forth
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47	in this subsection. The minimum aggregate value of the options chosen by the charter school
48	shall be fifty thousand dollars (\$50,000). The State Board of Education shall not allocate any
49	funds under G.S. 115C-238.29H to a charter school unless the school has provided
50	documentation to the State Board that the charter school has met the requirements of this
51	subsection. Permissible options to satisfy the requirements of this subsection include one or
52	more of the following:
53	(1) <u>An escrow account.</u>
54	(2) <u>A letter of credit.</u>
55	$(3) \qquad \underline{A \text{ bond.}}$
56	(4) <u>A deed of trust.</u>
57	(b) Distribution of Assets. – Upon dissolution of a charter school, all net assets of the
58	charter school purchased with public funds shall be deemed the property of the local school
59	administrative unit in which the charter school is located."

(2)

date this act becomes law.

(2)

(3)

SECTION 8.34.(c) G.S. 115C-238.29G(a1) reads as rewritten:

G.S. 115C-238.29F(i).G.S. 115C-238.29L(b)."

The State Board shall adopt criteria for adequate performance by a charter school "(a1) and shall identify charter schools with inadequate performance. The criteria shall include a requirement that a charter school which demonstrates no growth in student performance and has annual performance composites below sixty percent (60%) in any two years in a three-year period is inadequate.

If a charter school is inadequate and has had a charter for more than five

years, the State Board is authorized to terminate, not renew, or seek

applicants to assume the charter through a competitive bid process

established by the State Board. The State Board shall develop rules on the

assumption of a charter by a new entity that include all aspects of the

operations of the charter school, including the status of the employees.

Public assets would transfer to the new entity and not revert to the local

school administrative unit in which the charter school is located pursuant to

greater than 1,500 in its first year of operation and may increase by twenty

percent (20%) for each participating school up to a maximum student

enrollment of 2,592 in the fourth year of the pilot. The State Board of

Education may waive this maximum student enrollment threshold, beginning

in the fourth year of the school's operation, if the State Board determines that

The maximum overall ratio of teachers to students for kindergarten through

eighth grade shall be 1:50, and for ninth through twelfth grade shall be

A student who regularly fails to participate in courses may be withdrawn

doing so would be in the best interest of North Carolina students.

SECTION 8.34.(d) This section applies to charter schools that submit applications

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VIRTUAL CHARTER SCHOOL PILOT PROGRAM

21 22 SECTION 8.35.(a) Notwithstanding G.S. 115C-238.29D or any other provision of 23 law to the contrary, the State Board of Education shall establish a pilot program to authorize the 24 operation of two virtual charter schools serving students in kindergarten through twelfth grade. 25 The State Board shall establish an application process to allow student enrollment in the 26 selected virtual charter schools beginning with the 2015-2016 school year. A virtual charter 27 school participating in the pilot may serve any grade span of students in kindergarten through 28 twelfth grade. The pilot program shall continue for a period of four school years and shall end 29 with the 2018-2019 school year.

for an initial charter or the renewal of a charter to the State Board of Education on or after the

30 **SECTION 8.35.(b)** The virtual charter schools participating in the pilot program 31 authorized by this section shall be subject to the statutes and rules applicable to charter schools 32 pursuant to Part 6A of Article 16 of Chapter 115C of the General Statutes, except as follows: 33 (1)The maximum student enrollment in any participating school shall be no

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- from enrollment pursuant to procedures adopted by the virtual charter school. The procedures adopted by the virtual charter school shall ensure that (i) fair notice is provided to the parent and student and (ii) an opportunity is provided, prior to withdrawal of the student by the school, for the student and parent to demonstrate that failure to participate in courses is due to a lawful absence recognized under Part I of Article 26 of Chapter
 - 115C of the General Statutes and any applicable rules adopted by the State Board of Education.

1:150.

51 52 **SECTION 8.35.(c)** In addition to the operating requirements applicable to a virtual 53 charter school participating in the pilot program pursuant to Part 6A of Article 16 of Chapter 54 115C of the General Statutes, the following requirements shall apply to a participating virtual 55 charter school:

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- The school shall maintain an administrative office within North Carolina. In (1)57 addition, the school shall maintain at least one testing center or meeting 58 place within each of the eight State Board of Education districts where the

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1		participating students reside, to allow educat	tors and administrators from the
2 3 4 5	(2)	school to meet students and parents. If the school contracts with a third party for staff, such staff fulfilling the equivalent	t positions of superintendent,
5 6 7	(3)	principal, or business officer shall be residen All teaching staff shall carry the appropria any course and shall receive professional de	te State certification to instruct
8 9 10		pursuant to the school's application to the participate in the pilot program within 30 day At least ninety percent (90%) of the teaching	e State Board of Education to ys of the employee's date of hire.
11 12 13 14 15 16	(4)	Carolina. The school shall have a withdrawal rate belo student enrolled in a school with the intent of only being enrolled for a finite period of the not be counted in the measured withdrawa written record of a student's stated intent for	expressed prior to enrollment of me within the school year shall l rate. The school shall keep a
17 18		school attendance shall be taken at least funding purposes.	once during each semester for
19 20 21 22	(5)	The school shall ensure that each student is learning coach shall provide (i) daily support ensure student participation in online lessons instructional sessions and State assessments.	and supervision of students, (ii)
23 24	a participating v	TON 8.35.(d) Notwithstanding G.S. 115C-23 irtual charter school that is successful in matrix	eeting the requirements of this
25 26 27	General Statutes State Board of Ed	applicable requirements of Part 6A of Artic during the period of the pilot program shall b lucation, at its discretion, without additional ap	e eligible to be approved by the oplication requirements.
28 29 30	virtual charter sca and G.S. 115C-22	TON 8.35.(e) The State Board of Education hool participating in the pilot program as pro 38.29H(a1). The amount allocated pursuant to	ovided in G.S. 115C-238.29H(a) o G.S. 115C-238.29H(a)(1) shall
31 32 33 34	allocation for sm pilot program sh G.S. 115C-238.29	clude the allocation for low-wealth counties all county supplemental funding. Virtual cha hall also be subject to the requirements in OH(d). The amount of local funds provided to	rter schools participating in the G.S. 115C-238.29H(b) through participating schools pursuant to
35 36 37	or the amount con SECT	9H(b) shall be the lesser of seven hundred nin nputed in accordance with G.S. 115C-238.29F ION 8.35.(f) A participating virtual charter s	H(b). chool that does not comply with
38 39 40	or termination of Education at the c	this section may result in deferment or termi a pilot. Schools are subject to presentation call of the Chair of the State Board with a mini	n of data to the State Board of mum of 21 days' notice.
41 42 43 44	the pilot program 2016, and on fin	TON 8.35.(g) The State Board shall report on to the Joint Legislative Education Oversight dings from three years of operation of the p um, the report shall include the following:	nt Committee by November 15,
45 46 47	(1) (2) (3)	The number of students who have enrolled in The number and type of courses offered by th The withdrawal rate of students after enrollm	he schools.
48 49 50	(4) (5)	Student performance and accountability data. Information on the implementation, administ program.	tration, and funding for the pilot
51 52 53	(6)	Recommendations on the modification, expansion of the program.	continuation, and potential
54 55 56 57 58		IONAL SCHOOL CIHS APPLICATIONS ION 8.36.(a) G.S. 115C-238.50A(1a) reads a Cooperative innovative high school. – A hig Board of Education and the applicable go following criteria:	gh school approved by the State

General Assembly Of North Carolina Session 2013 It has no more than 100 students per grade level. This criterion shall 1 a. 2 3 4 not apply to a regional school as defined in G.S. 115C-238.61. It partners with an institution of higher education to enable students b. to concurrently obtain a high school diploma and begin or complete 5 an associate degree program, master a certificate or vocational 6 program, or earn up to two years of college credit within five years. 7 It is located on the campus of the partner institution of higher c. 8 education, unless the governing Board or the local board of trustees 9 for a private North Carolina college specifically waives the 10 requirement through adoption of a formal resolution. This criterion shall not apply to a regional school established as provided in Part 10 11 12 of this Article.' 13 **SECTION 8.36.(b)** Notwithstanding the requirements of Part 9 of Article 16 of 14 Chapter 115C of the General Statutes, for the 2014-2015 school year, the Northeast Regional 15 School of Biotechnology and Agriscience shall be designated as a cooperative innovative high 16 school. To maintain the designation as a cooperative innovative high school beyond the 17 2014-2015 school year, the board of directors of the Northeast Regional School of 18 Biotechnology and Agriscience shall apply with a local board of trustees for approval as a 19 cooperative innovative high school program as provided under Part 9 of Article 16 of Chapter 20 115C of the General Statutes. 21 22 LEASE PURCHASE OR INSTALLMENT PURCHASE CONTRACTS TO PURCHASE 23 ATHLETIC LIGHTING 24 SECTION 8.38. G.S. 115C-528(a) reads as rewritten: 25 "(a) Local boards of education may purchase or finance the purchase of automobiles; 26 school buses; mobile classroom units; food service equipment, photocopiers; athletic lighting; 27 and computers, computer hardware, computer software, and related support services by lease 28 purchase contracts and installment purchase contracts as provided in this section. Computers, 29 computer hardware, computer software, and related support services purchased under this 30 section shall meet the technical standards specified in the North Carolina Instructional 31 Technology Plan as developed and approved under G.S. 115C-102.6A and G.S. 115C-102.6B." 32 33 EDUCATION OF CHILDREN IN PRIVATE PSYCHIATRIC RESIDENTIAL 34 **TREATMENT FACILITIES** 35 SECTION 8.39.(a) G.S. 108A-80 reads as rewritten: 36 "§ 108A-80. Confidentiality of records. 37 Except as provided in subsections (b) below, and (b1) of this section, it shall be (a) 38 unlawful for any person to obtain, disclose or use, or to authorize, permit, or acquiesce in the 39 use of any list of names or other information concerning persons applying for or receiving 40 public assistance or social services that may be directly or indirectly derived from the records, 41 files or communications of the Department or the county boards of social services, or county 42 departments of social services or acquired in the course of performing official duties except for 43 the purposes directly connected with the administration of the programs of public assistance 44 and social services in accordance with federal law, rules and regulations, and the rules of the 45 Social Services Commission or the Department. 46 The Department shall furnish a copy of the recipient check register monthly to each (b) 47 county auditor showing a complete list of all recipients of Work First Family Assistance in Standard Program Counties and State-County Special Assistance, their addresses, and the 48 49 amounts of the monthly grants. An Electing County whose checks are not being issued by the 50 State shall furnish a copy of the recipient check register monthly to its county auditor showing 51 a complete list of all recipients of Work First Family Assistance in the Electing County, their 52 addresses, and the amounts of the monthly payments. These registers shall be public records 53 open to public inspection during the regular office hours of the county auditor, but the registers 54 or the information contained therein may not be used for any commercial or political purpose. 55 Any violation of this section shall constitute a Class 1 misdemeanor. 56 The Department may share confidential information concerning a person receiving (b1)

56 (b1) The Department may share confidential information concerning a person receiving 57 public assistance or social services with a local school administrative unit and with the 58 Department of Public Instruction. Disclosure is limited to that information necessary to

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1	establish, coordinate, or maintain appropriate educational services for the person receiving
1 2 3	public assistance or social services.
3 4	(c) Any listing of recipients of benefits under any public assistance or social services program compiled by or used for official purposes by a county board of social services or a
5	county department of social services shall not be used as a mailing list for political purposes.
6	This prohibition shall apply to any list of recipients of benefits of any federal, State, county or
7	mixed public assistance or social services program. Further, this prohibition shall apply to the
8	use of such listing by any person, organization, corporation, or business, including but not
9	limited to public officers or employees of federal, State, county, or other local governments, as
10	a mailing list for political purposes. Any violation of this section shall be punishable as a Class
11	1 misdemeanor.
12	(d) The Social Services Commission may adopt rules governing access to case files for
13	social services and public assistance programs, except the Medical Assistance Program. The
14	Secretary of the Department of Health and Human Services shall have the authority to adopt
15 16	rules governing access to medical assistance case files." SECTION 8.39.(b) G.S. 115C-12 is amended by adding a new subdivision to read:
17	"(44) Duty to Ensure Educational Services in Private Psychiatric Residential
18	Treatment Facilities (PRTFs). – The Board, in collaboration with the
19	Department of Health and Human Services, shall ensure that educational
20	services are provided to all students in PRTFs as required under Part 4 of
21	Article 6 of Chapter 122C of the General Statutes. The Board shall ensure
22	that a child with a disability as defined under G.S. 115C-106.3(1) in a PRTF
23	receives educational services and procedural safeguards as provided in
24	Article 9 of this Chapter."
25 26	SECTION 8.39.(c) G.S. 122C-23.1 reads as rewritten: "§ 122C-23.1. Licensure of residential treatment facilities.
20 27	(a) The General Assembly finds:
28	(1) That much of the care for residential treatment facility residents is paid by
29	the State and the counties;
30	(2) That the cost to the State for care for residents of residential treatment
31	facilities is substantial, and high vacancy rates in residential treatment
32	facilities further increase the cost of care;
33	(3) That the proliferation of residential treatment facilities results in costly
34	duplication and underuse of facilities and may result in lower quality
35	service; (4) There is converted as an acting relationship between some applicants for
36 37	(4) There is currently no ongoing relationship between some applicants for licensure and local management entities (LMEs) that are responsible for the
38	placement of children and adults in residential treatment facilities; and
39	(5) That it is necessary to protect the general welfare and lives, health, and
40	property of the people of the State for the local management entity (LME) to
41	verify that additional beds are needed in the LME's catchment area before
42	new residential treatment facilities are licensed. This process is established
43	to ensure that unnecessary costs to the State do not result, residential
44	treatment facility beds are available where needed, and that individuals who
45	need care in residential treatment facilities may have access to quality care.
46	Based on these findings, the Department of Health and Human Services may license new
47 48	residential treatment facilities if the applicant for licensure submits with the application a letter of support obtained from the local management entity in whose catchment area the facility will
49	be located. The letter of support shall be submitted to the Department of Health and Human
50	Services, Division of Health Service Regulation and Division of Mental Health, Developmental
51	Disabilities, and Substance Abuse Services, and shall specify the number of existing beds in the
52	same type of facility in the catchment area and the projected need for additional beds of the
53	same type of facility.
54	(b) All private psychiatric residential treatment facilities (PRTFs), as defined in
55	G.S. 122C-450(a)(3), that serve children eligible to attend the public schools in accordance
56	with G.S. 115C-366, including a student who has been suspended or expelled but otherwise
57 58	meets the requirements of that statute, shall have a facility-based school as a condition of licensure. Subject to the time limits of subsection (c) of this section, the school shall meet all
58 59	the requirements of a qualified nonpublic school under Article 39 of Chapter 115C of the
.,	the requirements of a quantica holpatine benoof ander rations 57 of Chapter 115C of the

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1 2 3	G.S. 122C-450(a))(2). The	requirements of this s	ptional Children's Program absection and subsection (c) of	f this section do
3 4	Chapter 115C of			schools pursuant to Part 6A o	of Article 16 of
5	<u>(c)</u> The D	Departme	nt of Health and Hum	an Services may issue an init	
6 7				<u>pt for the approval of the facili</u> by the Department of Public I	
8				hs, during which time the PR	
9	approval of its f	acility-ba	<u>ised school as a Nonp</u>	ublic Exceptional Children's	Program by the
10				val is not obtained before the e	
11 12				man Services shall review the proval as a Nonpublic Except	
13				Services may issue a license for	
14	of the calendar ye	ear, and t	ne facility is eligible fo	r annual renewal thereafter.	
15				itten notice from the Department	
16 17				not providing educational ser Public Instruction to ensure the	
18				leral law is assured, the Depar	
19	and Human Servi	ices shall	review the PRTF's lice	ense for appropriate action. The	e Department of
20 21				<u>s including (i) requiring a ref</u>	
21 22				services for the current fiscal y rvices for the current or follow	
$\frac{22}{23}$	suspending or rev			The short the current of fonow	<u>ing your, or (in)</u>
24	<u>(e)</u> As us	sed in	this subsection, section	n, "residential treatment fact	ility" means a
25				nder this Chapter, but not subje	ect to Certificate
26 27				131E of the General Statutes." amended by adding a new subs	section to read.
28				e that the client is eligible	
29	services through	a govern	mental agency, a facili	ty shall disclose client identify	ing information
30 31				ure is limited to that informati	
32				ervices. The Department of Pution to a local school admini	
33	necessary."				
34				pter 122C of the General Statu	utes is amended
35 36	by adding a new Part 4 Edu			chiatric Residential Treatment	Facilities
37	"§ 122C-450. De			emane Residential Treatment	<u>r denities.</u>
38	(a) The fo	ollowing	definitions apply in this	<u>s Part:</u>	
39 40	<u>(1)</u>	<u>"Educa</u>	tional services" means	appropriate education-related ild residing in a private psychi	assessment and
40 41				becial education and related set	
42				in G.S. 115C-106.3(1). An e	
43		-		rmination of need for special	education and
44 45	(2)		<u>services.</u> blic Exceptional Child	lren's Program" means a facili	ty-based school
46	<u>(2)</u>		ets all of the following		ty-based school
47		<u>a.</u>	Provides at least one t	eacher for every 14 students.	
48				nis requirement to (i) the Div	
49 50				l Disabilities, and Substance est additional funding for educ	
51				5.122C-450.1(d) to the extent	
52			available and, if funds	are not available, (ii) the Depar	
53 54		h		waiver from this requirement.	no Professional
54 55				teacher with a North Caroli pecial education, if there is	
56			disability as defined in	G.S. 115C-106.3(1) residing in	n the PRTF.
57		<u>c,</u>		Department of Administration	
58 59			<u>Nonpublic Schools, un</u> Statutes.	der Article 39 of Chapter 1150	of the General
57			Suluios.		

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	d. Has been approved by the Department of Pul	blic Instruction to
	provide educational services as promulgated by th	
	the State Board of Education pursuant to t	
	Procedures Act.	
<u>(3)</u>	"Private psychiatric residential treatment facility" (PRTF) means a facility.
<u> </u>	other than a hospital, that provides psychiatric and other	
	services as described in Subpart D of C.F.R. Part 441	
	individuals under age 21 in an inpatient setting licensed	
	of Health and Human Services as provided under Cha	
	General Statutes. A PRTF does not include a State-operate	
"§ 122C-450.1.	Eligibility and allocations.	
	ld who is receiving psychiatric and other behavioral health	services in a PRTF
	e educational services in accordance with federal and State	
	in public schools as provided in G.S. 115C-366, including	
	or expelled but otherwise meets the requirements of that s	
	y, as defined in G.S. 115C-106.3(1), who has been place	
	ices shall meet applicable standards as required under An	
115C of the Gen		
	TF shall be qualified to receive a funding allocation, to th	e extent that funds
	om the Department of Health and Human Services, to p	
	llowing conditions are met:	
(1)	The PRTF is licensed by the Department of Health and	
	pursuant to Chapter 122C of the General Statutes and h	as a facility-based
	school approved by the Department of Public Instruction	on as a Nonpublic
	Exceptional Children's Program.	-
<u>(2)</u>	The PRTF documents deviations from educational and o	ther programmatic
	requirements when it is medically necessary for a resid	lent in accordance
	with G.S. 122C-62(e).	
	<u>RTF that meets the qualification standards required in sub</u>	
	er into an educational services contract, to the extent that f	
	ool administrative unit to assist in the delivery of education	
	PRTF. The contract shall clearly define the education-r	
	legal responsibilities of both parties engaging in the ed	
	TF entering into an educational services contract wit	
administrative u	nit shall submit the educational services contract to both	the Department of
	on and the Department of Health and Human Services for	
	to the General Assembly regarding the provision of educ	ational services to
children in PRT		• . • • • ·
	e extent that funds are available in the Department of Public	
	cational services in PRTFs as provided in this Part, the	
transferred to the	ne Department of Health and Human Services, Division	ot Mental Health,
	Disabilities, and Substance Abuse Services (DMH/DD/	
transferred for the	ne purchase of educational services within the PRTF shall	not be allocated to
	shall be held in reserve at the DMH/DD/SAS. The DMH/	
	ts to pay for educational services authorized by the Der	
	billed by the PRTFs in a process established by the DMH/D	
	e DMH/DD/SAS pursuant to this section shall be allocated	
	ices in a manner determined by the Department of Health ar	
and the Depar	tment of Public Instruction in a Memorandum of Un	<u>iderstanding</u> or a
	Agreement. The Department of Health and Human Service	
	nly those funds transferred from the Department of Public In	
	Department of Health and Human Services shall cease	
	ling to a PRTF upon receipt of a written notice from the De	
	educational services have not been provided. Educational fur	
	ed by the Department of Health and Human Services upon	
	of Public Instruction that the PRTF is providing educational	
	RTF that receives educational funding shall comply w	
	ies applicable to other public and private entities receiving p Information sharing.	uone runding.
<u>8 1440-430.2.</u>	monmanon sharing.	

1 Within three business days of admitting a child into a PRTF, the admitting PRTF (a) 2 shall notify (i) the Department of Public Instruction and (ii) the local school administrative unit 3 in which the child was last enrolled, if known. The PRTF shall request a copy of the child's 4 most current Individualized Education Program and any other available documents related to 5 the provision of appropriate educational services from the local school administrative unit. To 6 the extent practicable, the local school administrative unit shall provide this information within 7 three business days of receiving a request made pursuant to this subsection. Upon withdrawal 8 or discharge of a child, the PRTF shall notify the Department of Public Instruction within three 9 business days of such withdrawal or discharge. 10 (b) The PRTF and the receiving local school administrative unit shall work together to develop a transition plan, including a revised Individualized Education Program, if necessary, 11 12 to be implemented upon discharge of the child residing in a PRTF. 13 "§ 122C-450.3. Technical assistance and monitoring. 14 The State Board of Education and the Department of Public Instruction shall (i) offer 15 training to PRTFs on compliance with special education laws and regulations, (ii) maintain a 16 current list of names of children residing in PRTFs along with the name and contact 17 information of the PRTF in which each child resides, and (iii) develop and implement rules to monitor the delivery of educational services in PRTFs, including a process to inform the 18 19 Department of Health and Human Services when services are not being provided. The 20 Department of Health and Human Services shall appropriately enforce applicable licensing 21 requirements as provided under G.S. 122C-23.1. 22 § 122C-450.4. Reporting requirement. 23 The Department of Health and Human Services and the Department of Public Instruction, 24 in collaboration with other interested agencies, shall submit, by January 15 of each year, a joint 25 report to the Joint Legislative Education Oversight Committee and to the Joint Legislative Oversight Committee on Health and Human Services on the delivery of educational services in 26 27 PRTFs, including (i) the annual number of children by age residing in a PRTF both with and 28 without an Individualized Education Program, (ii) the average length of stay of these children, 29 (iii) the types of educational services, including number of hours each type of service has been 30 provided, (iv) the costs and outcomes of providing educational services, and (v) 31 recommendations for improving the efficiency and effectiveness of delivering educational 32 services to children residing in PRTFs." 33 **SECTION 8.39.(f)** As of the effective date of this act, PRTFs that are licensed to 34 serve children eligible to enroll in public schools as provided in G.S. 115C-366, including a 35 student who has been suspended or expelled but otherwise meets the requirements of that 36 statute, shall have six months after their next annual renewal to obtain approval of their 37 facility-based school by the Department of Public Instruction as a Nonpublic Exceptional 38 Children's Program. If such approval is not obtained before the expiration of the additional six 39 months, the Department of Health and Human Services shall review the PRTF's license for 40 appropriate action. This subsection does not apply to PRTFs that are approved charter schools 41 pursuant to Part 6A of Article 16 of Chapter 115C of the General Statutes. 42 **SECTION 8.39.(g)** The State Board of Education shall adopt emergency rules 43 pursuant to G.S. 150B-21.1A to monitor the delivery of educational services in PRTFs, 44 including a process to inform the Department of Health and Human Services when services are 45 not being provided. 46 SECTION 8.39.(h) The Department of Health and Human Services and the 47 Department of Public Instruction, in collaboration with other interested agencies, shall submit 48 its initial joint report, as required by G.S. 122C-450.4, to the Joint Legislative Education 49 Oversight Committee and to the Joint Legislative Oversight Committee on Health and Human 50 Services by January 15, 2015. 51 SECTION 8.39.(i) In accordance with G.S. 122C-450.1(d), as enacted by this act, 52 the Department of Public Instruction shall transfer the funds provided for in this act for the 53 purchase of educational services within PRTFs pursuant to this section to the Department of 54 Health and Human Services, Division of Mental Health, Developmental Disabilities, and 55 Substance Abuse Services (DMH/DD/SAS). 56 **SECTION 8.39.(j)** The Department of Public Instruction shall process all 57 applications submitted by PRTFs on or before September 1, 2014, for approval as a Nonpublic 58 Exceptional Children's Program no later than December 1, 2014.

59

 ALLOW CONTINUED TRANSFER OF FUNDS FROM SPECIAL ED CREDITS SECTION 8.40. Section 6(b) of S.L. 2013-364 reads as rewritten: "SECTION 6.(b) The State Controller shall transfer the fund balance for Special Education and Related Services to Nontax Budget Code 19978 (Intrastente appropriate budget code as determined by the State Controller to suppaperopriations for the 2013-2014 fiscal year.appropriations." DIFFERENTIATED PAY FOR HIGHLY EFFECTIVE TEACHERS SECTION 8.41.(a) Intent. – It is the intent of the General Assistence of the section additional State funds for local programs to provide for highly effective classroom teachers through funds appropriated from the Education Endowment Fund as provided in Section 8.11(i) of this act. SECTION 8.41.(b) Proposals. – Local boards of education shall to establish a local program to provide differentiated pay for highly effectives, and the Joint Legislative Education Oversight Committee by Appropriations, and the Joint Legislative Education Oversight Committee by (1). Proposals may include any of the following types of differentiated pay for the section for the following types of differentiated pay for the following types of differentiated pay for highly effective by (1). 	From the Fund for state Transfers) or
 SECTION 8.40. Section 6(b) of S.L. 2013-364 reads as rewritten: "SECTION 6.(b) The State Controller shall transfer the fund balance for Special Education and Related Services to Nontax Budget Code 19978 (Intrastine appropriate budget code as determined by the State Controller to suppropriations for the 2013-2014 fiscal year.appropriations." DIFFERENTIATED PAY FOR HIGHLY EFFECTIVE TEACHERS SECTION 8.41.(a) Intent. – It is the intent of the General Assilocal boards of education additional State funds for local programs to provide for highly effective classroom teachers through funds appropriated from the Education Endowment Fund as provided in Section 8.11(i) of this act. SECTION 8.41.(b) Proposals. – Local boards of education shall to establish a local program to provide differentiated pay for highly effectives, and the Joint Legislative Education Oversight Committee by Appropriations, and the Joint Legislative Education Oversight Committee by Appropriations. 	state Transfers) or
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SECTION 8.41.(a) Intent. – It is the intent of the General Ass local boards of education additional State funds for local programs to provide for highly effective classroom teachers through funds appropriated from th Education Endowment Fund as provided in Section 8.11(i) of this act. SECTION 8.41.(b) Proposals. – Local boards of education shall to establish a local program to provide differentiated pay for highly ef- teachers to the Senate Appropriations/Base Budget Committee, the House Appropriations, and the Joint Legislative Education Oversight Committee by	
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Education Endowment Fund as provided in Section 8.11(i) of this act. SECTION 8.41.(b) Proposals. – Local boards of education shall to establish a local program to provide differentiated pay for highly ef- teachers to the Senate Appropriations/Base Budget Committee, the House Appropriations, and the Joint Legislative Education Oversight Committee by	
SECTION 8.41.(b) Proposals. – Local boards of education shall to establish a local program to provide differentiated pay for highly eff teachers to the Senate Appropriations/Base Budget Committee, the House Appropriations, and the Joint Legislative Education Oversight Committee by	
to establish a local program to provide differentiated pay for highly effected by the Senate Appropriations/Base Budget Committee, the House Appropriations, and the Joint Legislative Education Oversight Committee by .	submit proposals
teachers to the Senate Appropriations/Base Budget Committee, the House Appropriations, and the Joint Legislative Education Oversight Committee by .	
Appropriations, and the Joint Legislative Education Oversight Committee by .	
(1) Proposals may include any of the following types of diff	January 15, 2015.
(1) Proposals may include any of the following types of diff	erentiated pay for
classroom teachers:	
a. Performance-based salary increases for classroo	
highly effective on the North Carolina Teacher Eva based on successful performance relative to clas	
and student academic growth.	stoom msuuction
b. Differentiated bonuses for classroom teachers, inclu	iding:
1. Hard-to-staff subject areas, such as scie	
engineering, and mathematics (STEM)	
exceptional children.	
2. Hard-to-staff schools.	
3. Assignment of additional academic res	ponsibilities and
leadership roles.	
4. Assignment as an instructional coach.	to the following
(2) Proposals shall limit eligibility for differentiated pay employees of local boards of education:	to the following
a. Classroom teachers. – An eligible classroom teache	r is a teacher who
is employed as a teacher who spends at least sever	
of his or her work time in classroom instruction an	d is not employed
as instructional support personnel.	1 7
b. Instructional coach, as classified by the Depa	
Instruction, in a Title I school, as identified under H	
the Elementary and Secondary Education Act of 19	65, as amended.
PART IX. COMPENSATION OF PUBLIC SCHOOL EMPLOYEES	
TAKT IX. COMILINGATION OF TUBLIC SCHOOL EMILOTEES	
FEACHER SALARY SCHEDULE	
SECTION 9.1.(a) The following monthly teacher salary schedu	
the 2014-2015 fiscal year to licensed personnel of the public schools who	
teachers. The schedule contains steps with each step corresponding to one	year of teaching
experience.	
2014-2015 Teacher Monthly Salary Schedule Years of Experience "A" Teachers	
0-4 \$3,300	
5-9 3,650	
10-14 4,000	
15-19 4,350	
20-24 4,650	
25+ 5,000	
SECTION 9.1.(b) Salary Supplements for Teachers Paid	on This Salary
Schedule. –	

	General Assembly Of North Carolina Ses			Session 2013		
1 2 3	(1)	supplement				all receive a salary ir monthly salary on
2 3 4 5 6 7 8	(2)	Licensed te	achers who are a each month of t	classified as " en percent (10	M" teachers s 0%) of their m	hall receive a salary onthly salary on the
7 8 9 0	(3)	Licensed to six-year de twenty-six	eachers with lic gree level shall dollars (\$126.00	receive a sa 0) per month	lary suppleme	preparation at the ent of one hundred to the supplement
0 1 2 3	(4)	Licensed to doctoral de	gree level shall	ensure based receive a sa	lary suppleme	preparation at the ent of two hundred
5 4 5 6	(5)	provided to Certified sc	them as "M" tead	chers. l receive a sala	ary supplemer	to the supplement at each month of ten schedule.
7 8 9 0	(ii) school spee level or higher,	TION 9.1.(c) ch pathologist and (iii) scho	The first step of s who are license ool audiologists v	the salary sch ed as speech p who are licens	edule for (i) s bathologists at red as audiolo	chool psychologists, the master's degree gists at the master's ry schedule. These
21 22 23	employees shall salary and are academic prepar	receive a sala eligible to re ration at the size	ry supplement ea eceive salary sup x-year degree lev	ach month of t oplements equel or the docto	en percent (10 vivalent to th ral degree leve	0%) of their monthly ose of teachers for el.
24 25 26 27	on this salary so of those longevi	SECTION 9.1.(d) In lieu of providing annual longevity payments to teachers paid on this salary schedule for the 2014-2015 fiscal year and subsequent fiscal years, the amounts of those longevity payments are built into this salary schedule. SECTION 9.1.(e) A teacher compensated in accordance with this salary schedule				
8 9 0	shall receive an amount equal to the greater of (i) the applicable amount on the salary schedule or (ii) the sum of the teacher's salary plus the annual longevity payment that was effective for the 2013-2014 school year.					
51 52 53 54	In addition, educators receiving compensation equal to the sum of the teacher's salary plus the annual longevity payment that was effective for the 2013-2014 school year shall receive an annual bonus of one thousand dollars (\$1,000), payable monthly. SECTION 9.1.(f) Teachers who earned longevity during the 2013-2014 fiscal year					
5 6 7 8	shall be paid a prorated longevity amount for annual longevity earned prior to July 1, 2014. If the funds appropriated for the 2014-2015 fiscal year to the Accrued Longevity Reserve – Educators are insufficient, the Department of Public Instruction shall use other funds within the State Public School Fund for these purposes.					
9 0 1	SEC instructional sup	TION 9.1.(g) port personne	As used in thi			" shall also include
2			STRATOR SAL			
4 5 6 7	administrators s			d assistant pri	ncipals. This	e for school-based base salary schedule
8		2014-2015 Pt	rincipal and Assis	stant Principal fication	Salary Schedu	ıles
50 51 52	Years of Exp Principal 0-9	Assistant (0-10) \$3,828	Prin I (11-21)	Prin II (22-32)	Prin III (33-43)	Prin IV
52 53 54	10 11	\$3,977 \$4,123	-	-		-
5 6	12 13	\$4,240 \$4,323	\$4,323	-	-	-
7 8 9	14 15 16	\$4,377 \$4,434 \$4,489	\$4,377 \$4,434 \$4,489	- \$4,489 \$4,547	- - -	- -

General Asse	mbly Of North	Carolina			Session 20
17	\$4,547	\$4,547	\$4,606	\$4,665	_
18	\$4,606	\$4,606	\$4,665	\$4,726	\$4,788
19	\$4,665	\$4,665	\$4,726	\$4,788	\$4,851
20	\$4,726	\$4,726	\$4,788	\$4,851	\$4,918
20 21	\$4,788	\$4,788	\$4,851	\$4,918	\$4,983
21	\$4,851	\$4,851	\$4,918	\$4,983	\$5,050
23	\$4,918	\$4,918	\$4,983	\$5,050 \$5,110	\$5,119 \$5,189
24	\$4,983	\$4,983	\$5,050	\$5,119	\$5,188
25	\$5,050	\$5,050	\$5,119	\$5,188	\$5,263
26	\$5,119	\$5,119	\$5,188	\$5,263	\$5,335
27	\$5,188	\$5,188	\$5,263	\$5,335	\$5,409
28	\$5,263	\$5,263	\$5,335	\$5,409	\$5,483
29	\$5,335	\$5,335	\$5,409	\$5,483	\$5,561
30	\$5,409	\$5,409	\$5,483	\$5,561	\$5,641
31	\$5,483	\$5,483	\$5,561	\$5,641	\$5,722
32	\$5,561	\$5,561	\$5,641	\$5,722	\$5,794
33	\$5,641	\$5,641	\$5,722	\$5,794	\$5,909
34	\$5,722	\$5,722	\$5,794	\$5,909	\$6,027
35	\$5,794	\$5,794	\$5,909	\$6,027	\$6,148
	. ,	. ,			
36	\$5,909	\$5,909	\$6,027	\$6,148	\$6,271
37	-	\$6,027	\$6,148	\$6,271	\$6,396
38	-	-	\$6,271	\$6,396	\$6,524
39	-	-	\$6,396	\$6,524	\$6,654
40	-	-	-	\$6,654	\$6,787
41	-	-	-	\$6,787	\$6,923
42	-	-	-	-	\$7,061
$\begin{array}{c} 0-19\\ 20\\ 21\\ 22\\ 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\end{array}$	\$4,918 \$4,983 \$5,050 \$5,119 \$5,188 \$5,263 \$5,335 \$5,409 \$5,483 \$5,561 \$5,641 \$5,722 \$5,794 \$5,909 \$6,027 \$6,148 \$6,271 \$6,396	\$5,119 \$5,188 \$5,263 \$5,335 \$5,409 \$5,483 \$5,561 \$5,641 \$5,722 \$5,794 \$5,909 \$6,027 \$6,148 \$6,271 \$6,271 \$6,396 \$6,524	\$5,335 \$5,409 \$5,483 \$5,561 \$5,641 \$5,722 \$5,794 \$5,909 \$6,027 \$6,148 \$6,271 \$6,396 \$6,524 \$6,524 \$6,654 \$6,654 \$6,787	5,483 \$5,561 \$5,641 \$5,722 \$5,794 \$5,909 \$6,027 \$6,148 \$6,271 \$6,396 \$6,524 \$6,654 \$6,654 \$6,654 \$6,654 \$6,623	
37 38 39 40 41 42 43 44	\$6,524 \$6,654 \$6,787 \$6,923 \$7,061 \$7,202 \$7,346	\$6,654 \$6,787 \$6,923 \$7,061 \$7,202 \$7,346 \$7,493 \$7,643	\$6,923 \$7,061 \$7,202 \$7,346 \$7,493 \$7,643 \$7,796 \$7,952	\$7,061 \$7,202 \$7,346 \$7,493 \$7,643 \$7,796 \$7,952 \$8,111	

1SECTION 9.11.(b) The appropriate classification for placement of principals and2assistant principals on the salary schedule, except for principals in alternative schools and in3cooperative innovative high schools, shall be determined in accordance with the following4schedule:5ClassificationNumber of Teachers Supervised

5	Classification	Number of Teachers Supe
6	Assistant Principal	-
7	Principal I	Fewer than 11 Teachers
8	Principal II	11-21 Teachers
9	Principal III	22-32 Teachers
10	Principal IV	33-43 Teachers
11	Principal V	44-54 Teachers
12	Principal VI	55-65 Teachers
13	Principal VII	66-100 Teachers
14	Principal VIII	More than 100 Teachers
	1	

The number of teachers supervised includes teachers and assistant principals paid from State funds only; it does not include teachers or assistant principals paid from non-State funds or the principal or teacher assistants.

18 The beginning classification for principals in alternative schools and in cooperative 19 innovative high school programs shall be the Principal III level. Principals in alternative 20 schools who supervise 33 or more teachers shall be classified according to the number of 21 teachers supervised.

SECTION 9.11.(c) A principal shall be placed on the step on the salary schedule that reflects total number of years of experience as a certified employee of the public schools and an additional step for every three years of experience serving as a principal on or before June 30, 2009. A principal or assistant principal shall also continue to receive any additional State-funded percentage increases earned for the 1997-1998, 1998-1999, and 1999-2000 school years for improvement in student performance or maintaining a safe and orderly school.

28 **SECTION 9.11.(d)** Principals and assistant principals with certification based on 29 academic preparation at the six-year degree level shall be paid a salary supplement of one 30 hundred twenty-six dollars (\$126.00) per month and at the doctoral degree level shall be paid a 31 salary supplement of two hundred fifty-three dollars (\$253.00) per month.

32 **SECTION 9.11.(e)** Longevity pay for principals and assistant principals shall be as 33 provided for State employees under the North Carolina Human Resources Act.

SECTION 9.11.(f) If a principal is reassigned to a higher job classification because the principal is transferred to a school within a local school administrative unit with a larger number of State-allotted teachers, the principal shall be placed on the salary schedule as if the principal had served the principal's entire career as a principal at the higher job classification.

If a principal is reassigned to a lower job classification because the principal is transferred to a school within a local school administrative unit with a smaller number of State-allotted teachers, the principal shall be placed on the salary schedule as if the principal had served the principal's entire career as a principal at the lower job classification.

This subsection applies to all transfers on or after the effective date of this section, except transfers in school systems that have been created, or will be created, by merging two or more school systems. Transfers in these merged systems are exempt from the provisions of this subsection for one calendar year following the date of the merger.

46 **SECTION 9.11.(g)** Participants in an approved full-time master's in-school 47 administration program shall receive up to a 10-month stipend at the beginning salary of an 48 assistant principal during the internship period of the master's program. The stipend shall not 49 exceed the difference between the beginning salary of an assistant principal plus the cost of 50 tuition, fees, and books and any fellowship funds received by the intern as a full-time student, 51 including awards of the Principal Fellows Program. The Principal Fellows Program or the 52 school of education where the intern participates in a full-time master's in-school administration 53 program shall supply the Department of Public Instruction with certification of eligible 54 full-time interns.

55 **SECTION 9.11.(h)** During the 2013-2015 fiscal biennium, the placement on the 56 salary schedule of an administrator with a one-year provisional assistant principal's certificate 57 shall be at the entry-level salary for an assistant principal or the appropriate step on the teacher 58 salary schedule, whichever is higher.

	General Assembly Of North Carolin	la	Session 2013
1			erson paid on the State Salary
2 3	Schedule in the 2013-2014 school year		
3	salary increase on this salary sched	ule shall receive a nonre	curring salary bonus of eight
4	hundred nine dollars (\$809.00).		
5			
6	CENTRAL OFFICE SALARIES		
7	SECTION 9.12. Section 3		
8	"SECTION 35.13.(a) The month		
9	superintendents, associate superinter		
10	officers, shall remain unchanged for t		
11	increased by five hundred dollars (\$50		
12	School Administrator I	\$3,349<u></u>\$3,391 \$2,550 <u>\$2,502</u>	\$6,281 <u>\$6,323</u>
13	School Administrator II	\$3,550 <u>\$3,592</u> \$2,760 <u>\$2,811</u>	\$6,662<u>\$6,704</u> \$7,068\$7,110
14 15	School Administrator III	\$3,769<u></u>\$3,811 \$3,920 \$3,962	\$7,068<u>\$7,110</u> \$7,240\$7,201
15 16	School Administrator IV School Administrator V	\$3,920<u></u>\$3,962 \$4,078 \$4,120	\$7,349<u>\$7,391</u> \$7,647 \$7,689
10	School Administrator VI	\$4,078<u></u>\$4,120 \$4,326 \$4,368	\$7,047<u>\$7,089</u> \$8,109 \$8,151
18	School Administrator VI	\$4,520 \$4,508 \$4,500 \$4,542	\$8,436 \$8,478
19	The local board of education sha		
20	each assistant superintendent, assoc		
$\frac{20}{21}$	finance officer within the salary range		
22	for central office administrators and		
$\bar{23}$	placed shall be included in the contrac		8
24	"SECTION 35.13.(b) The month		w, which apply to public school
25	superintendents, shall remain unchang		
26	2013. be increased beginning July 1, 2		
27	Superintendent I	<u>\$4,777</u> \$4,819	\$8,949<u>\$8,991</u>
28	Superintendent II	\$5,071<u></u>\$5,113	\$9,490<u></u>\$9,532
29	Superintendent III	\$5,380 <u>\$5,422</u>	\$10,067<u>\$10,109</u>
30	Superintendent IV	\$5,710 <u>\$5,752</u>	<u>\$10,679\$10,721</u>
31	Superintendent V	\$6,060 <u>\$6,102</u>	<u>\$11,330\$11,372</u>
32	The local board of education shall		
33	superintendent based on the average		
34 25	and within funds appropriated by the	General Assembly for ce	entral office administrators and
35 36	superintendents. "SECTION 35.13 (a) Longovit	y pay for superintender	ata aggistant superintendents
30 37	"SECTION 35.13.(c) Longevit		
38	provided for State employees under th		ind manee officers shall be as
39	"SECTION 35.13.(d) Superintend		lents, associate superintendents.
40	directors/coordinators, supervisors, and		
41	preparation at the six-year degree le		
42	twenty-six dollars (\$126.00) per mon		
43	this section. Superintendents, a	ssistant superintendents,	associate superintendents,
44	directors/coordinators, supervisors, and		
45	preparation at the doctoral degree le		
46	fifty-three dollars (\$253.00) per mont	h in addition to the compe	ensation provided for under this
47	section.		
48	"SECTION 35.13.(e) The State		
49	administrative units to transfer State f	unds from other funding c	ategories for salaries for public
50	school central office administrators.	1 . 6 11 .	
51	"SECTION 35.13.(f) The <u>annual</u>		
52 53	the Central Office Allotment shall F		<u>-2013-2015 inscal dienmum.de</u>
55 54	increased by five hundred dollars (\$50	<u>/0.00).</u>	
54 55	NONCERTIFIED PERSONNEL SA	ALARIES	
55 56	SECTION 9.13. Section 3		ds as rewritten:
57	"SECTION 35.14. The annual sa		
58	public school employees whose salar		
59	remain unchanged for the 2013-20		
	C		

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(\$500.00). Part-time, noncertified public school employees shall receive the increase authorized by this section on a prorated and equitable basis.

PART X. COMMUNITY COLLEGES

PROCESS FOR PERIODICALLY REVISING ENROLLMENT TIERS

SECTION 10.2. The State Board of Community Colleges shall develop a process for periodically reviewing and revising how courses and programs are classified into tiers in the enrollment funding model. The process shall be developed by March 1, 2015, and reported to the Office of State Budget and Management and the Fiscal Research Division of the North Carolina General Assembly.

12 The State Board of Community Colleges shall identify those courses and programs 13 in high-need areas and may suggest any revisions to the model. These revisions shall be 14 submitted as part of their budget requests for the 2017-2019 fiscal biennium. 15

REVENUES/EXPENDITURES/FEES COLLECTED AND ASSESSED BY THE MANUFACTURING SOLUTIONS CENTER AND THE TEXTILE TECHNOLOGY CENTER

19 **SECTION 10.3.** The State Board of Community Colleges shall report, no later than 20 January 15, 2015, to the Joint Legislative Education Oversight Committee, the Fiscal Research 21 Division, and the Office of State Budget and Management a summary of the revenues and 22 expenditures for the Manufacturing Solutions Center at Catawba Valley Community College 23 and for the Textile Technology Center at Gaston College during the 2012-2013 and 2013-2014 24 fiscal years. The report shall include information on the structure of the fees assessed and the 25 total fees collected by each Center.

JLEOC STUDY ON VOCATIONAL TRAINING FOR INDIVIDUALS WITH INTELLECTUAL DISABILITIES

SECTION 10.4.(a) The Joint Legislative Education Oversight Committee shall 30 study at least the following issues related to vocational training for individuals with intellectual disabilities: 32

- (1)Model programs for implementation on a systemwide basis at community college campuses and constituent institutions of The University of North Carolina for training and developing vocational expertise and job readiness in students with intellectual disabilities.
 - (2)Enhancing employment outcomes for individuals with intellectual disabilities.
 - (3)Barriers to employment for individuals with intellectual disabilities.
- (4) Establishment and expansion of partnerships between community colleges, constituent institutions of The University of North Carolina, the Department of Health and Human Services, Division of Vocational Rehabilitative Services, and community-based organizations that offer job training and job placement opportunities for individuals with intellectual disabilities.
 - (5)Policies for ensuring that students with intellectual disabilities are prepared for higher educational opportunities upon completion of their elementary and secondary school education.
 - Policies for transition planning and job training for students with intellectual (6)disabilities as they complete their elementary and secondary school education.

50 **SECTION 10.4.(b)** The Joint Legislative Education Oversight Committee shall 51 report the results of the study required by subsection (a) of this section to the General Assembly 52 prior to the convening of the 2015 General Assembly. 53

54 EXTEND AUTHORITY TO REORGANIZE THE COMMUNITY COLLEGES 55 SYSTEM OFFICE 56

SECTION 10.5. Section 10.1(b) of S.L. 2013-360 reads as rewritten:

- 57 "SECTION 10.1.(b) This section expires June 30, 2014. June 30, 2015."
- 58

PERMIT THE BOARD OF COMMUNITY COLLEGES TO TRANSFER CERTAIN FUNDS TO DEPARTMENT OF COMMERCE TO OFFSET APPRENTICESHIP FEES

SECTION 10.6.(a) Notwithstanding any other provision of law, of the funds appropriated by this act for the Customized Industry Training Program for the 2014-2015 fiscal year, the State Board of Community Colleges shall transfer three hundred thousand dollars (\$300,000) to the Department of Commerce to offset fee revenue lost when apprenticeship fees assessed pursuant to G.S. 94-12 are waived.

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SECTION 10.6.(b) This section shall expire June 30, 2015.

COMMUNITY COLLEGES AND UNC STUDY BILATERAL AGREEMENTS **REGARDING TRANSFER PROCESS**

13 **SECTION 10.7.(a)** The Board of Governors of The University of North Carolina 14 and the State Board of Community Colleges shall jointly study the various bilateral agreements 15 and partnerships that exist between constituent institutions of The University of North Carolina 16 and the community colleges throughout the State. The study shall specifically focus on those 17 agreements and partnerships that aid in the transfer process and those agreements and 18 partnerships that encourage or require students to complete some coursework at a community 19 college before attending or transferring to a constituent institution. The study shall also provide 20 data on the agreements and partnerships, to the extent this information is available, on all of the 21 following:

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- (1)A description of the agreement or partnership;
- (2)The number of years it has been in existence;
- (3) The number of participants by year; and
- (4)An analysis of student outcomes after a transfer under the agreement or partnership.

26 27 **SECTION 10.7.(b)** The findings of the study shall be reported to the Joint 28 Legislative Education Oversight Committee and the Senate Appropriations Committee on 29 Education/Higher Education and the House Appropriations Subcommittee on Education by 30 February 1, 2015. The final report shall also include recommendations on replication and 31 expansion possibilities for the various agreements and partnerships. 32

GUILFORD TECHNICAL COMMUNITY COLLEGE PROPERTY LEASE 33 34

SECTION 10.9.(a) Section 1 of S.L. 2011-153 reads as rewritten:

35 "SECTION 1. Notwithstanding G.S. 115D-15, Article 12 of Chapter 160A of the General 36 Statutes, Chapter 66 of the General Statutes, or any other provision of law, the board of trustees 37 of Guilford Technical Community College may lease at private sale to The North Carolina 38 Center for Global Logistics, LLC, GTCC Innovative Resources Corporation or its successor in 39 interest a portion of its land and improvements now or hereafter located on the Donald W. 40 Cameron Campus of Guilford Technical Community College. The terms and conditions of the 41 lease shall be set by the board of trustees of Guilford Technical Community College and may 42 include rental at less than fair market value. The lease shall not be subject to the prior approval 43 of the State Board of Community Colleges." 44

SECTION 10.9.(b) Section 3 of S.L. 2011-153 reads as rewritten:

45 "SECTION 3. Notwithstanding G.S. 66-58(a), the personnel and facilities of Guilford 46 Technical Community College may, with the consent of the trustees of the college, be used (i) 47 in support of economic development through the operation of the Donald W. Cameron Campus 48 of Guilford Technical Community College and its companion facilities as an event 49 venue, venue, (ii) by, for, or in connection with GTCC Innovative Resources Corporation, an 50 affiliated nonprofit corporation that is a supporting organization of the college, or its successor in interest, or (iii) for both purposes. Proceeds generated shall be used either to pay the 51 52 operational costs of the college's facilities, to support the event venue, or to support the mission 53 of the college."

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55 PART XI. UNIVERSITIES 56

57 STRATEGIC PLAN AND DISTINGUISHED PROFESSOR ENDOWMENT FUND

58 **SECTION** 11.1.(a) Notwithstanding the provisions of G.S. 116-11 and 59 G.S. 116-30.2, the Board of Governors and the campuses of the constituent institutions shall

	General Assembly Of North Carolina	Session 2013
1 2 3	consider reducing State funds for centers and institutes, speaker series, an activities by up to fifteen million dollars (\$15,000,000); if reductions are t of Governors may use those reductions to do either or both of the following	aken, then the Board g:
4 5 6	(1) Provide a State match of up to ten million dollars (\$ from private sources for the Distinguished Professor Fund.	
7 8 9 10 11 12	 (2) Expend up to five million dollars (\$5,000,000) to imp The University of North Carolina Strategic Plan as set of Time, Our Future: The University of North Carolina Carolina." These funds are in addition to the fift (\$15,000,000) that may be expended pursuant to subse 11.13 of S.L. 2013-360. 	out in the report "Our Compact with North een million dollars
13 14 15 16 17	SECTION 11.1.(b) Notwithstanding the provisions of G.S. G.S. 116-41.19, for the 2014-2015 fiscal year, no State match shall be required and gifts that were or are intended by the donor as matching funds for a State distinguished professorships. If the terms of a particular donation or gift return then this subsection shall not apply without the written consent of the donor of t	ired to use donations tate appropriation for equire a State match,
18 19	UNC TO FUND NORTH CAROLINA RESEARCH CAMPUS	
20 21 22 23 24	SECTION 11.2. Of the funds appropriated in this act to the B The University of North Carolina, the Board of Governors shall use twenty (\$29,000,000) to support UNC-related activities at the North Carolina Kannapolis.	-nine million dollars
25	UNC BUDGET REDUCTIONS	
26 27	SECTION 11.3. Notwithstanding any other provisions of this State funds except reductions based on enrollment growth model changes	
28	shall be allocated to any of the following:	
29 30 31	 Any special responsibility constituent institution which basic type designation of "Special Focus Institution" Classification of Institutions of Higher Education. 	
32 33 34	(2) Any special responsibility constituent institution which basic type designation of "Baccalaureate Colleges–Art the Carnegie Classification of Institutions of Higher Edu	s & Sciences" under
35	(3) Any constituent high school of The University of North	
36 37	REPORT ON INSTITUTIONAL TRUST FUNDS	
38 39	"(e) SECTION 11.4. G.S. 116-36.1(e) reads as rewritten: Each institution shall submit such reports or other information	concerning its trust
40	fund accounts as may be required by the Board.Board or by the Director of	
41 42	REPORT ON ACADEMIC SUMMER BRIDGE	
43	SECTION 11.5. No later than January 1, 2015, the Board	
44	University of North Carolina shall report to the Office of State Budget a	nd Management and
45 46	the Joint Legislative Education Oversight Committee on the impact of Bridge programs on student outcomes. At a minimum, the report shall in	Academic Summer
47	institution on graduation rates, average time to degree, and student acad	
48	multiple intervals over a four-year course of study.	r
49		
50	OPERATION OF 4-H CAMPS AND USE OF VARIOUS SITES C CAMPS AND TRANSFER 4-H CAMP SERTOMA/MOORE S	
51 52	STATE PARKS SYSTEM.	PKINGS IU THE
53	SECTION 11.7.(a) Part 5 of Article 1 of Chapter 116 of the	e General Statutes is
54	amended by adding a new section to read:	
55	" <u>§ 116-43.20. Operation of 4-H camps.</u>	
56	(a) North Carolina State University shall not close the 4-H camps	
57 58	(1) through (3) of this subsection. Further, North Carolina State Universe operate each of those camps as 4-H camps and to offer programs and se	
58 59	each of those camps at a level that is at least equivalent to the programs and se	

	General Assembly Of North Carolina Session 2013
1	each site as of June 30, 2013. The following three 4-H camps are to continue and are to be
2 3	operated as 4-H camps as provided by this subsection:
3	(1) <u>Eastern 4-H Center located in Columbia, NC.</u>
4 5	(2) <u>Millstone 4-H Camp located near Ellerbe, NC.</u>
5	(3) Betsy-Jeff Penn 4-H Educational Center located near Reidsville, NC.
6	(b) The 4-H camps that were located at the sites listed in subdivisions (1) and (2) of this
7	subsection have ceased to operate as 4-H camps. At the request of the board of county
7 8	commissioners of any county that is the site of one of the defunct 4-H camps listed in this
9	subsection, North Carolina State University shall consult with the board regarding actions that
10	may be taken to reopen the 4-H camp in that county and other options that may be available for
11	the use of the site.
12	Within 90 days after any consultation with a board of county commissioners conducted
13	pursuant to this subsection, North Carolina State University shall submit a written report to the
14	Joint Legislative Education Oversight Committee, the Senate Appropriations Committee on
15	Education/Higher Education, the House of Representatives Appropriations Subcommittee on
16	Education, and the Fiscal Research Division regarding the feasibility of reopening the site as a
17	4-H camp and any other options considered for the use of the site.
18	The list of defunct 4-H camps follows:
19	(1) Anita-Alta 4-H Camp in the Pisgah National Forest in Lenoir, NC.
20	(2) Swannanoa 4-H Camp located at Swannanoa, NC.
21	(c) North Carolina State University shall take all practicable measures to operate the
22	4-H camps in a manner that will generate a positive fund balance in the institutional trust funds
23	that account for the activities of the 4-H camps."
24	SECTION 11.7.(b) Article 7 of Chapter 146 of the General Statutes is amended by
25	adding a new section to read:
26	"§ 146-30.1. Application of net proceeds of disposition or use of real property allocated to
27 27	the 4-H Camping Program.
28	(a) Limitation. – Notwithstanding G.S. 146-30 or any other provision of law, and
29	subject to the limitations contained in any applicable deed, the net proceeds of any disposition
30	of, use of, or activity on real property allocated to the 4-H Camping Program shall be used
31	solely for the operation of the 4-H Camping Program, for the acquisition of real property for
32	the 4-H Camping Program, or for the funding of an endowment to support these purposes.
33	These proceeds shall not be used to pay any debt or other financial obligation owed to a State
34	agency that arose prior to the effective date of this section.
35	(b) Definition of Net Proceeds. – For purposes of this section, the term "net proceeds"
36	shall have the same meaning as in G.S. 146-30.
37	(c) No Supplanting of General Fund Support. – It is the intent of the General Assembly
38	that appropriations for the 4-H Camping Program not be reduced as a result of the realization of
39	proceeds under this section. Instead, the General Assembly intends that the amount of
40	appropriations be determined as if no proceeds had been realized under this section. The
41	Director of the Budget shall not decrease the recommended continuation budget requirements
42	for the 4-H Camping Program as a result of proceeds being realized under this section.
43	(d) Proceeds Must Be Appropriated. – Nothing in this section shall be construed to
44	appropriate the proceeds described in this section."
45	SECTION 11.7.(c) If on the effective date of this section the net proceeds of any
46	use of, or activity on, real property allocated to the 4-H Camping Program are being used in a
47	manner prohibited by G.S. 146-30.1, then notwithstanding that section they may continue to be
48	used in that manner.
49	SECTION 11.7.(d) The Department of Administration shall reallocate all of the
50	approximately 716 acres of State-owned real property that is part of Camp Sertoma/Moore
51	Springs property to the Department of Environment and Natural Resources. The General
52	Assembly authorizes the Department of Environment and Natural Resources to add this
53	property to the State Parks System as provided in G.S. 113-44.14(b).
54	SECTION 11.7.(e) Of the funds appropriated by this act for the 2014-2015 fiscal
55	year to the Board of Governors of The University of North Carolina for North Carolina State
56	University the sum of seven hundred twenty-five thousand dollars (\$725,000) in recurring
57	funds shall be allocated equally among all operating 4-H camps, including any currently
58	defunct 4-H camp that reopens and operates as a 4-H camp. The funds allocated under this
59	section shall be used for the operation, repair, and renovation of operating 4-H camps.

STUDY FINANCIAL AID PAYMENT SCHEDULE TO INCENTIVIZE THIRTY COMPLETED HOURS PER YEAR AND IMPLEMENT REVISED PAYMENT SCHEDULE

SECTION 11.8. Section 11.15(h) of S.L. 2013-360 reads as rewritten:

SECTION 11.15.(h) The State Education Assistance Authority shall structure its payment schedule Authority, in consultation with The University of North Carolina, the North Carolina Community College System, and the North Carolina Independent Colleges and Universities, shall study ways to structure its financial aid payment schedules to encourage students to complete an average of 30 credit hours per academic year. The State Education Assistance Authority shall make an interim report to the Joint Legislative Education Oversight Committee by March 1, 2014, regarding the measures implemented by the Authority pursuant to this subsection.March 1, 2015, on its progress or lack thereof in developing such schedules and shall make a final report to the Joint Legislative Education Oversight Committee by October 1, 2015, about the financial aid payment schedules it proposes to implement.

6 <u>After submitting its final report to the Joint Legislative Education Oversight Committee, the</u> 7 <u>State Education Assistance Authority shall structure its payment schedules to encourage</u> 8 <u>students to complete an average of 30 credit hours per academic year. The revised payment</u> 9 <u>schedules shall be in place for financial aid awards made for the 2016-2017 academic year and</u> 0 <u>all subsequent academic years.</u>"

UNC FACULTY TUITION WAIVER

SECTION 11.9.(a) G.S. 116-143(d) reads as rewritten:

"(d) Notwithstanding the above provision relating to the abolition of free tuition, the Board of Governors of The University of North Carolina may, in its discretion, provide regulations under which a full-time faculty member of the rank of full-time instructor or above, and any full-time staff member of The University of North Carolina may during the period of normal employment enroll for not more than two-three courses per year in The University of North Carolina free of charge for tuition, tuition and fees, provided such enrollment does not interfere with normal employment obligations and further provided that such enrollments are not counted for the purpose of receiving general fund appropriations."

SECTION 11.9.(b) This section applies to the 2014-2015 fall academic semester and each subsequent academic semester.

STATE EDUCATION ASSISTANCE AUTHORITY TO ASSUME RESPONSIBILITY FOR TEACHING FELLOWS PROGRAM SCHOLARSHIP LOANS

SECTION 11.10.(a) The Office of State Budget and Management shall transfer to the State Education Assistance Authority the cash balance remaining in the Teaching Fellows Trust Fund as of February 16, 2015. The funds shall be taken from Budget Code 63501 unless otherwise determined by the Office of State Budget and Management. The North Carolina Teaching Fellows Commission shall make scholarship loan awards for the 2015 spring academic semester prior to the transfer of the cash balance from the Teaching Fellows Trust Fund. The Office of State Budget and Management shall work with the State Education Assistance Authority to determine the schedule for implementing the transfer of funds; however, the transfer of funds required by this section shall be completed no later than February 16, 2015.

47 SECTION 11.10.(b) Article 23 of Chapter 116 of the General Statutes is amended 48 by adding a new section to read:

49 "<u>§ 116-209.27. Administration of scholarships previously awarded by Teaching Fellows</u>
 50 <u>Program.</u>

51 (a) The Authority shall, as of March 1, 2015, administer all outstanding scholarship 52 loans previously awarded by the former North Carolina Teaching Fellows Commission and 53 subject to repayment under the former Teaching Fellows Program.

54 (b) Scholarship loans previously awarded by the North Carolina Teaching Fellows 55 Commission by notes payable to the Commission shall be deemed payable to the Authority, as 56 the successor in interest to the North Carolina Teaching Fellows Commission, by the same 57 terms stated in the note.

58 (c) <u>All funds received by the Authority in association with its administration of the</u> 59 <u>Teaching Fellows Program, including all funds received as repayment of scholarship loans and</u>

all interest earned on these funds, shall be deposited into the Forgivable Education Loans for 1 2 Service Fund established in G.S. 116-209.45. 3 SECTION 11.10.(c) The North Carolina Teaching Fellows Commission shall 4 deliver to the State Education Assistance Authority, in a format acceptable to the Authority, 5 complete electronic and paper records on (i) all outstanding scholarship loans previously 6 awarded but not canceled by service or otherwise satisfied in full as of the date of delivery, 7 including records of applicable teaching service performed to that date, and (ii) aggregate 8 historical data on the numbers of loans made that are no longer active and, of those, numbers 9 and dollars paid in cash, paid in service, or written off due to death, disability, or uncollectible 10 debt. 11 Prior to the transfer of any such outstanding scholarship loan and related records, 12 the North Carolina Teaching Fellows Commission shall discharge its reporting obligations 13 under G.S. 147-86.26 and specifically confirm for the Authority that no account subject to 14 write-off in accordance with the Statewide Accounts Receivable Program has been transferred 15 under this section. 16 **SECTION 11.10.(d)** Notwithstanding G.S. 115C-363.23A(f), the Public School Forum may use up to four hundred thousand dollars (\$400,000) during the 2014-2015 fiscal 17 18 year from the Teaching Fellows Trust Fund balance for costs associated with administration of 19 the Teaching Fellows Program, provided that these funds are withdrawn from the Teaching 20 Fellows Trust Fund balance prior to February 16, 2015. 21 **SECTION 11.10.(e)** The State Education Assistance Authority, as administrator 22 for the Teaching Fellows Program, may use up to seventy-five thousand dollars (\$75,000) for 23 the 2014-2015 fiscal year of the fund balance for the Forgivable Education Loans for Service 24 Fund for expenses related to accepting and beginning its administration of the Teaching 25 Fellows Program, including the conversion of the data. 26 **SECTION 11.10.(f)** Section 1.38(a) of S.L. 2011-266 reads as rewritten: "SECTION 1.38.(a) Effective July 1, 2015, March 1, 2015, Part 2 of Article 24C of 27 28 Chapter 115C of the General Statutes, G.S. 115C-363.22 through G.S. 115C-363.23A, is 29 repealed." 30 **SECTION 11.10.(g)** G.S. 116-209.45(h) reads as rewritten: 31 "(h) Use of Fund Monies. – All funds appropriated to or otherwise received by the 32 Authority to provide loans through the Program, all funds received as repayment of loans, and 33 all interest earned on these funds shall be placed in the Fund. The Fund shall be used only for 34 loans made pursuant to this section and for administrative costs of the Authority. Authority, 35 including costs of administering the former Teaching Fellows Program transferred to the 36 Authority under G.S. 116-209.27. 37 38 **REPORT ON COLLEGE FOUNDATION OF NORTH CAROLINA SUSTAINABILITY** 39 SECTION 11.11. No later than December 1, 2014, the State Education Assistance 40 Authority shall report to the Office of State Budget and Management and the Fiscal Research 41 Division of the General Assembly on its progress toward funding operations of the College 42 Foundation of North Carolina entirely from non-General Fund sources. This report shall 43 include all of the following: 44 (1)The status of fundraising efforts to date. 45 (2)A detailed plan and time line for generating additional revenues. 46 (3) Estimated expenditures and revenues by type for the next four fiscal years. 47 (4)Potential reduction measures and alternative funding options should General 48 Fund appropriations not be provided in the next biennium. 49 50 TUITION ASSISTANCE TO VETERANS WHO PARTICIPATE IN THE YELLOW 51 **RIBBON PROGRAM AND THEIR SPOUSES AND DEPENDENT RELATIVES** 52 **SECTION 11.12.(a)** Article 14 of Chapter 116 of the General Statutes is amended 53 by adding a new section to read: 54 "§ 116-143.8. Tuition assistance for certain veterans and their dependents. 55 (a) The following definitions apply in this section: 56 Institution of higher education. - Has the same meaning as in (1)57 G.S. 116-143.1(a)(1). 58 (2)Yellow Ribbon Program. - Yellow Ribbon G.I. Education Enhancement 59 Program, 38 U.S.C. § 3317.

	General Assemb	ly Of North Carolina	Session 2013
1	(b) Either	the Board of Governors of The University of North	h Carolina or one or more
1 2 3		ations shall annually enter into an agreement with the	
$\frac{2}{3}$		airs to participate in the Yellow Ribbon Progra	
4		leges or one or more community colleges shall	
5		he United States Secretary of Veterans Affairs to	
6		The agreements shall include all of the following ter	
7		The agreements shall include an of the rontowing term A groups of pinety percent (00%) of the cost of twiti	<u>illis.</u>
8	<u>(1)</u>	A grant of ninety percent (90%) of the cost of tuiti	
		otherwise covered shall be provided for every e	
9		spouse or dependent relative of a veteran who is e	nrolled or will be enrolled
10		as an undergraduate student at a constituent institu	tution or as a student at a
11		community college.	
12	<u>(2)</u>	To be eligible for grants under the Yellow Ribbon	
13		meet all program requirements established by the	
14		addition, to be eligible for a Yellow Ribbon grant	in which the school share
15		of the grant is paid with State appropriation, a stud	lent must be enrolled as an
16		undergraduate student at a constituent institution	or as a student at a North
17		Carolina community college.	
18	(c) This s	ection is not intended to prohibit constituent instit	tutions from using private
19		Yellow Ribbon grants for students enrolled in	
20	programs.	Tenew Recon grands for stadents emoned in r	
21		eneral Assembly encourages private institutions of	higher education in North
22		ipate in the Yellow Ribbon Program."	ingher education in Hortin
23		TON 11.12.(b) It is the intent of the General A	scomply to actablish two
23 24		the purpose of forward funding tuition assistance to	
24			
25		boon Program. Therefore, the General Assembly est	adhishes the two following
26	reserve funds:		. 1 11.1
27	(1)	There is established the UNC Yellow Ribbon Res	
28		Board of Governors of The University of North	
29		appropriated by this act to the Board of Governor	
30		eight hundred sixty-three thousand two hundred	
31		(\$4,863,276) shall be allocated to the UNC Yel	
32		shall be held in reserve for the 2014-2015 fiscal	
33		2015-2016 fiscal year, the funds in the UNC Yel	low Ribbon Reserve shall
34		be used to fund undergraduate tuition assistance to	
35		Ribbon Program for the 2015-2016 academic y	ear and each subsequent
36		academic year.	-
37	(2)	There is established the Community College Yell	ow Ribbon Reserve to be
38		managed by the State Board of Community	
39		appropriated by this act to the Community College	
40		of one million dollars (\$1,000,000) shall be allo	
41		College Yellow Ribbon Reserve and shall be	held in reserve for the
12		2014-2015 fiscal year. Beginning with the 2015-2	
13		in the Community College Yellow Ribbon Rese	
+3 14		tuition assistance to participants in the Yellow	
15			
	SECT	2015-2016 academic year and each subsequent aca	
46		TON 11.12.(c) The Board of Governors and the S	
17 10		ch report to the Joint Legislative Education Oversig	
18		g their planned participation in the Yellow Ribbon F	rogram for the 2015-2016
19	academic year. E	ach report shall include the following information:	
50	(1)	The number and identity of constituent institution	
51		that will participate in the Yellow Ribbon Program	
52	(2)	The methodology used by each governing board t	
53		higher education that will participate in the Yellow	Ribbon Program.
54	(3)	For each institution that will participate, the max	
55		and the maximum award amount per student.	
56	(4)	A list of the institutions of higher education that	will not participate in the
57	~ /	Yellow Ribbon Program and the reason each institu	
58	SECT	TON 11.12.(d) Subsection (a) of this section a	
59		d each subsequent academic year.	11
-	jour un		

1	
2	HEALTH CARE EDUCATION/PUBLIC PRIVATE PARTNERSHIP
3	SECTION 11.14. Of the funds appropriated in this act to the Board of Governors
4	of The University of North Carolina, the Board of Governors shall use two million dollars
5	(\$2,000,000) in the 2014-2015 fiscal year to support Union Square Campus, Inc., a nonprofit
6	entity, that will build a facility to house nursing programs for North Carolina A&T State
7	University, the University of North Carolina at Greensboro, and Guilford Technical
8	Community College, as well as the training facilities for Cone Health Cardiovascular Physician
9	Management Company, Inc.
10	Wanagement Company, me.
11	STUDY UNIVERSITY TUITION
12	
12	SECTION 11.15.(a) The Joint Legislative Education Oversight Committee shall study the increasing cost of attendance for resident and nonresident students attending The
14	University of North Carolina. In doing so, the Committee shall consider, at a minimum, all of
15	the following:
16	(1) The tuition and mandatory fees at the constituent institutions of The
17	University of North Carolina.
18	(2) How changes in tuition and fees in recent years have compared to overall
19	economic inflation.
20	(3) The funding available to offset increases in the cost of attendance, which
21	could include non-General Fund revenues and the availability of State- and
22	non-State-funded financial aid.
23	(4) The tuition cost controls or limits that may have been implemented in other
24	states.
25	(5) The desirability of encouraging students seeking an undergraduate degree to
26	enroll first in a community college for college credit and then enroll in a
27	constituent institution to complete the requirements for the undergraduate
28	degree.
29	SECTION 11.15.(b) The Joint Legislative Education Oversight Committee shall
30	report the results of the study required by subsection (a) of this section to the General Assembly
31	prior to the convening of the 2015 General Assembly.
32	
33	UNC REVERSIONS
34	SECTION 11.17.(a) G.S. 116-30.3 reads as rewritten:
35	"§ 116-30.3. Reversions.
36	(a) Of the General Fund current operations appropriations credit balance remaining at
37	the end of each fiscal year in each budget code of a special responsibility constituent institution,
38	except for the budget code of the Area Health Education Centers of the University of North
39	Carolina at Chapel Hill, any amount of the General Fund appropriation for that fiscal year may
40	be carried forward by the institution to the next fiscal year and is appropriated for one-time
41	expenditures that will not impose additional financial obligations on the State. Of the General
42	Fund current operations appropriations credit balance remaining in the budget code of the Area
43	Health Education Centers of the University of North Carolina at Chapel Hill, any amount of the
44	General Fund appropriation for that fiscal year may be carried forward in that budget code to
45	the next fiscal year and is appropriated for one time expenditures that will not impose
46	additional financial obligations on the State. However, the amount carried forward under this
40 47	section shall not exceed two and one half percent (2 1/2%) of the General Fund appropriation.
48	The Director of the Budget, under the authority set forth in G.S. 143C 6.2 shall establish the
40	General Fund current operations credit balance remaining in each budget code of each
49 50	institution. Of the General Fund current operations appropriations credit balance remaining at
50 51	the end of each fiscal year in each of the budget codes listed in this subsection, any amount of
51 52	
52 53	the General Fund appropriation for that budget code for that fiscal year (i) may be carried
	forward to the next fiscal year in that budget code, (ii) is appropriated in that budget code, and
54 55	(iii) may be used for any of the purposes set out in subsection (f) of this section. However, the
55 56	amount carried forward in each budget code under this subsection shall not exceed two and
56	one-half percent (2.5%) of the General Fund appropriation in that budget code. The Director of
57	the Budget, under the authority set forth in G.S. 143C-6-2, shall establish the General Fund
58	current operations credit balance remaining in each budget code.

	General Assembly Of North Carolina	Session 2013
1	The budget codes that may carry forward a General Fund current operation	ns appropriations
2 3	credit balance remaining at the end of each fiscal year pursuant to this section codes for each of the following:	on are the budget
, 1	(1) Each special responsibility constituent institution.	
5	(2) The Area Health Education Centers of the University of N	North Carolina at
5	<u>Chapel Hill.</u>	torur ouronnu ut
,	(3) General Administration Budget Code 16010.	
	(b) Repealed by Session Laws 1998-212, s. 11(b).	
	(c) Repealed by Session Laws 1998-212, s. 11(a).	
	(d) Repealed by Session Laws 1998-212, s. 11(b).	
	(e) Notwithstanding G.S. 143C-1-2 of the General Fund cur	rent operations
	appropriations credit balance remaining in Budget Code 16010 of the O Administration of The University of North Carolina, any amount of th	a General Fund
	appropriation for that fiscal year may be carried forward in that budget code	
	year and is appropriated for one-time expenditures that will not impose add	ditional financial
	obligations on the State. However, the amount carried forward under this sub	section shall not
	exceed two and one-half percent (2 1/2%) of the General Fund appropriation	
	the Budget, under the authority set forth in G.S. 143C-6-2, shall establish the	
	current operations credit balance remaining in Budget Code 16010 of the C	of General
	Administration of The University of North Carolina. The funds shall not be	usea to support
	<u>(f)</u> <u>Funds carried forward pursuant to subsection (a) of this section</u>	may be used for
	one-time expenditures, provided, however, that the expenditures shall not in	mpose additional
	financial obligations on the State and shall not be used to support positions."	inpose additional
	SECTION 11.17.(b) G.S. 116-14(b2) reads as rewritten:	
	"(b2) The President, in consultation with the State Auditor and the Direct	
	of State Human Resources, shall ascertain that the management staff and i	
	controls are in place and continue in place to successfully administer the add	
	authorized under G.S. 116-14(b1) and G.S. 116-30.3(e). G.S. 116-30.3. All act President pursuant to G.S. 116-14(b1) and G.S. 116-30.3(e) G.S. 116-30.3 are	
	by the State Auditor."	e subject to audit
	SECTION 11.17.(c) This section applies to the 2014-2015 fisca	al vear and each
	subsequent fiscal year.	
	UNC SET NONRESIDENT TUITION RATES	
	SECTION 11.18. Notwithstanding the provisions of S.L. 2013-3	
	Governors of The University of North Carolina may set nonresident undergrad for the 2014-2015 fiscal year at any level deemed appropriate by the Boar	
	however, the systemwide total in new tuition receipts due to these changes	
	twenty-seven million two hundred forty-three thousand one hundred fif	
	(\$27,243,157) for the 2014-2015 fiscal year.	,
	· · · · · · · · · · · · · · · · · · ·	
	UNC STRATEGIC PLAN FUNDS	
	SECTION 11.19. Section 11.13 of S.L. 2013-360 reads as rewritte	
	"SECTION 11.13. Of the funds appropriated by this act to the Board of C	
	University of North Carolina for the 2013-2015 fiscal biennium, the Board of spend a sum of up to fifteen million dollars (\$15,000,000) for the 2013-2014	
	sum of up to fifteen million dollars (\$15,000,000) for the 2014-2015 fiscal ye	
	basis to implement provisions of The University of North Carolina Strategic I	
	the report "Our Time, Our Future: The University of North Carolina Com	pact with North
	Carolina. These funds are in addition to any new funds appropriated for T	he University of
	North Carolina by this act."	
	DEDADT AN FUNDING OF STATE MEDICAL SCHOOLS	
	REPORT ON FUNDING OF STATE MEDICAL SCHOOLS SECTION 11.20. The University of North Carolina System, v	vorking with the
	appropriate constituent institutions and health systems, shall report to the	
	Oversight Committee on Health and Human Services and the Joint Legis	
	Oversight Committee on how the medical schools are funded. The report	shall include a
	detailed explanation of the sources of all income within both a current and h	istorical context,
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	General Assembly Of North Carolina	Session 2013
1 2 3 4 5	noting any changes in funding sources and amounts over time. The report side detailed explanation of operating expenses so that they may be compared to i required by this section is due by October 1, 2014, and shall be based or audited fiscal year practicable.	income. The report
6	STUDY ON ESTABLISHMENT OF NEW OPTOMETRY SCHOOLS	
7	SECTION 11.21.(a) By December 1, 2014, the Board of (Governors of The
8	University of North Carolina shall evaluate and report to the Joint Leg	islative Education
9	Oversight Committee, the Joint Legislative Oversight Committee on He	
10 11	Services, and the Fiscal Research Division on the feasibility of establis optometry at one or more of the following constituent institutions:	sning a school of
12	(1) The University of North Carolina at Chapel Hill.	
13	(2) The University of North Carolina at Pembroke.	
14	(3) East Carolina University.	
15	(4) Elizabeth City State University.	
16	(5) Fayetteville State University.	
17	(6) North Carolina Agricultural and Technical State University	у.
18 19	 (7) North Carolina Central University. (8) Winston Solam State University. 	
20	(8) Winston-Salem State University.SECTION 11.21.(b) The report by the Board of Governors purs	suant to subsection
20	(a) of this section shall include at least all of the following:	suant to subsection
22	(1) A breakdown of any projected capital, operational, or o	other expenditures
23	necessary for establishing and operating a school of op	otometry affiliated
24	with the institution.	· •
25	(2) A breakdown of all funds available to assist the insti	itution with these
26	expenses.	6
27 28	(3) A projected number of applicants for the affiliated school of SECTION 11.21.(c) The North Carolina Independent Colleges	
28 29	Inc., (NCICU) is encouraged to examine and report by December 1, 2	
30	Legislative Oversight Committee on Health and Human Services and the	
31	Division on the feasibility of establishing a school of optometry affiliated	
32	college or university. The report should include at least all of the following:	
33	(1) A breakdown of any projected capital, operational, or o	other expenditures
34	necessary for establishing and operating a school of op	ptometry affiliated
35 36	(2) with the institution.(2) A breakdown of all funds available to assist the institution.	itution with those
30 37	(2) A breakdown of an funds available to assist the first expenses.	itution with these
38	(3) A projected number of applicants for the affiliated school of	of optometry.
39		, optomoti ji
40	ECSU STUDY	
41	SECTION 11.24.(a) The General Assembly finds that Eliz	
42	University had its origins established during the 1891 legislative sessi	on and is a key
43	educational and economic resource for northeastern North Carolina. The	
44 45	Education Oversight Committee shall evaluate and study strategies to address enrollment concerns.	ss any mancial or
46	SECTION 11.24.(b) The Joint Legislative Education Oversigh	t Committee shall
47	examine, at a minimum, any plans of The University of North Carolina Boar	
48	of Elizabeth City State University to restore Elizabeth City State University t	
49	sustainable conditions, including the strategies described in Elizabeth City	State University's
50	March 2014, document titled, "Rightsizing ECSU: The Need for Financial S	
51	the General Assembly urges that, in conducting the study described in sub	
52 53	section, the JLEOC's work include consultation with the Board of Trustees	of Elizabeth City
55 54	State University and any other appropriate parties. SECTION 11.24.(c) The Joint Legislative Education Oversight	t Committee shall
51	Sherion in the form hegistative hadeaton oversign	commute shull

SECTION 11.24.(c) The Joint Legislative Education Oversight Committee shall report the results of the study required by this section to the General Assembly prior to the convening of the 2015 General Assembly. The report shall include recommendations, if any, for actions by the General Assembly to address such financial and enrollment concerns. 54 55 56 57

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NCSU NEXT GENERATION POWER ELECTRONICS INNOVATION INSTITUTE STATE MATCHING FUNDS/OSBM TO ADJUST UNC BASE BUDGET WHEN STATE MATCH PLEDGE IS FULFILLED

4 **SECTION 11.25** By making the two million dollar (\$2,000,000) appropriation in 5 this act to North Carolina State University for the Next Generation Power Electronics 6 Innovation Institute a recurring appropriation, it is the intent of the General Assembly (i) to 7 provide funding of two million dollars (\$2,000,000) per year for five years in order to provide a 8 total of ten million dollars (\$10,000,000) in State funds that shall be used as a match for federal 9 National Network for Manufacturing Innovation for Wide Bandgap Semiconductors funds and 10 (ii) that thereafter no further funds shall be appropriated for this purpose. Accordingly, the Office of State Budget and Management shall remove this two million dollar (\$2,000,000) 11 12 annual appropriation from the UNC System base budget once this funding pledge has been 13 fulfilled." 14

15 **UNC NEED-BASED FINANCIAL AID FORWARD FUNDING RESERVE/ESCHEAT** 16 FUNDS

SECTION 11.26 Section 11.2 of S.L. 2013-360 reads as rewritten:

18 "SECTION 11.2.(a) It is the intent of the General Assembly to move the UNC 19 Need-Based Financial Aid Program grant funding into a reserve in the North Carolina Student Loan Fund designated for that purpose so that funds appropriated for grants in a fiscal year are 20 21 awarded to students for the following academic year. This change will provide additional 22 program stability.

23 'SECTION 11.2.(b) The UNC Need-Based Financial Aid Forward Funding Reserve 24 (Reserve) is established as a reserve in the North Carolina Student Loan Fund. The funds in the 25 UNC Need-Based Financial Aid Forward Funding Reserve shall be held in reserve for the 26 2013-2014 fiscal year and for the 2014-2015 fiscal year. Beginning with the 2015-2016 fiscal 27 year, the funds in the Reserve shall be used to fund grants from the UNC Need-Based Financial 28 Aid Program for the 2015-2016 program year and each subsequent program year.

29 "SECTION 11.2.(c) Section 6.11(e) of this act appropriates funds from the Education 30 Lottery Fund in the amount of thirty-two million five hundred thirty thousand three hundred 31 fifty-nine dollars (\$32,530,359) for the 2013-2014 fiscal year and in the amount of nineteen million one hundred thirty thousand seven hundred twenty-eight dollars (\$19,130,728) for the 32 33 2014-2015 fiscal year to the Reserve. The following funds shall also be transferred to the 34 Reserve:

- (1)The sum of fifty-nine million eight hundred fifty-nine thousand five hundred sixty-two dollars (\$59,859,562) shall be transferred from the North Carolina Student Loan Fund to the Reserve.
 - (2)Of the funds appropriated by this act to the Board of Governors of The University of North Carolina for the 2013-2015 fiscal biennium, the sum of three million four hundred seventy-five thousand five hundred thirty-eight dollars (\$3,475,538) for the 2013-2014 fiscal year and the sum of three million four hundred fifty-four thousand six hundred fifty-six dollars (\$3,454,656) for the 2014-2015 fiscal year shall be transferred to the Reserve.
 - Notwithstanding G.S. 115C-296.2, the sum of three million five hundred (3)twenty-five thousand dollars (\$3,525,000) shall be transferred from the fund balance of the National Board Certification Loan program to the Reserve.
 - (4) The sum of five hundred thousand dollars (\$500,000) shall be transferred from the John В. McLendon Scholarship Fund established in G.S. 116-209.40 to the Reserve.

"SECTION 11.2.(d) G.S. 116-209.40 is repealed.

51 52 "SECTION 11.2.(e) There is appropriated from the Escheat Fund income to the Board of 53 Governors of The University of North Carolina the sum of nineteen million one hundred thirty 54 thousand seven hundred twenty-eight dollars (\$19,130,728) for the 2014-2015 fiscal year for 55 the Reserve." 56

57 PART XII. DEPARTMENT OF HEALTH AND HUMAN SERVICES

- 58
- 59 SUBPART XII-A. CENTRAL MANAGEMENT AND SUPPORT

 HHS COMPETITIVE GRANTS PROCESS REVISIONS SECTION 12A.1. Section 12A.2 of S.L. 2013-360 reads as rewritten: "FUNDING FOR NONPROFIT ORGANIZATIONS/ESTABLISH COMPETI GRANTS PROCESS "SECTION 12A.2.(a) Of the funds appropriated in this act to the Department of and Human Services, Division of Central Management and Support, the sum of nine r five hundred twerty-nine thousand one hundred thirty-four dollars (\$9,529,134) in rec funds for each year of the 2013-2015 fiscal biennium; the 2013-2014 fiscal year and the son mine million one hundred three thousand nine hundred eleven dollars (\$9,103,911) in rec funds for the 2014-2015 fiscal year, the sum of three hundred seventeen thousand four ht dollars (\$317,400) in nonrecurring funds for each year of the 2013-2015 fiscal biennium the sum of three million eight hundred fifty-two thousand five hundred dollars (\$3,85 appropriated in Section 12J.1 of this act in Social Services Block Grant funds for each year 2014-2015 fiscal biennium shall be used to allocate funds for nonprofit organizations. "SECTION 12A.2.(d) It is the intent of the General Assembly that, beginning fisca 2014-2015, the Department implement a competitive grants process for nonprofit fundit that end, the Department implement a competitive grants process administered by the Division of Central Management and Support. The Department develop a plan that establishes a competitive grants process administered by the Division of Central Management and Support. The Department develop a plan that, at a minimum, includes each of the following: A requirement that nonprofits match a minimum of ten percent (10%) total amount of the grant award. A requirement that the Secretary prioritize grant awards to those non that are able to leverage non-State funds in addition to the grant award. A process that awards grants to nonprofit dedicated to providing that he capacity to provid	Heal millic currin <u>sum</u> undro m, an 52,50 year al ye ng. 7 s to 1 t sha for an o of th profi
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services for persons diagnosed with autism.	danti
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related to brain injury and those affected by brain injury.	uppe
c. A system of residential supports for those afflicted with sub	netan
abuse addiction.	Istan
d. A program of advocacy and supports for individuals with intel	lectu
and developmental disabilities or severe and persistent mental i	illne
substance abusers, or the elderly.	mines
e. Supports and services to children and adults with develop	ment
disabilities or mental health diagnoses.	mem
f. A food distribution system for needy individuals.	
g. The provision and coordination of services for the homeless.h. The provision of services for individuals aging out of foster car	re
i. Programs promoting wellness, physical activity, and health edu	
programming for North Carolinians.	10uu
j. A program focused on enhancing vision screening through the	
public school system.	
k. Provision for the delivery of after-school services for <u>apprentic</u>	
or mentoring at-risk youth.	State
1. The provision of direct services for amyotrophic lateral sc	State
(ALS) and those diagnosed with the disease.	State
	State
m I he provision of assistive information technology services to	State <u>ceshi</u> cleros
m. The provision of assistive information technology services for and disabled persons	State <u>ceshi</u> cleros
and disabled persons.	State <u>ceshi</u> cleros r blin
	State ceshi cleros r blir <u>m th</u>

General Assentio	oly Of North Carolina	Session 2013
(5)	Ensures that funds received by the Department supplement and do not supplant existing funds f programs and initiatives.	
hundred three the of this section, t dollars (\$175,000 spectrum disorder needs. St. Gerard	12A.2.(h) For fiscal year 2014-2015 only, from the ousand nine hundred eleven dollars (\$9,103,911) reference to the Department shall allocate the sum of one hundred of the Department shall allocate the sum of one hundred of the Department shall allocate the sum of one hundred of the Department shall allocate the sum of one hundred of the Department shall allocate the sum of one hundred of the Department shall allocate the sum of one hundred of the Department shall allocate the sum of one hundred of the Department shall allocate the sum of one hundred of the Department shall be required to seek future funding through ance with subsection (d) of this section."	erred to in subsection (a) and seventy-five thousand individuals with autism rs, and behavioral health
(1) (2) (3) SECT Health and Hum information exch Carolina Health represent the Sta allowable Medica SECT Legislative Ove Oversight Comm of (i) State appr matching funds r	TATEWIDE HEALTH INFORMATION EXCHAN TION 12A.2.(a) It is the intent of the General Assemb To maximize receipt of federal funds for administr statewide health information exchange network (HIE To allow the North Carolina Health Information E nonprofit corporation responsible for overseeing an Network, to receive the State's share of avail administration and support of the HIE Network operating costs of the HIE Network by an amount s elimination or reduction of the participation fee imposes on hospitals required to connect to the H G.S. 90-413.3A. Beginning with the 2015-2016 fiscal year, to make t and Human Services, Division of Central Mar responsible for using State funds to draw down av funds for administration and support of the HIE Netw FION 12A.2.(b) From the funds appropriated in this nan Services, Division of Central Management and hange for the 2014-2015 fiscal year, the Department sl Information Exchange, a nonprofit corporation, a ate share for the maximum amount of approved fed aid administrative costs related to the HIE Network. FION 12A.2.(c) By March 1, 2015, the NC HIE s rsight Committee on Health and Human Services nittee on Information Technology, and the Fiscal Rese opriations allocated to the NC HIE pursuant to this received by the NC HIE for costs related to the HIE Network d, audited report of all State and federal funds received in these funds.	oly: ration and support of the E Network). Exchange (NC HIE), the ad administering the HIE able federal funds for in order to reduce the ufficient to allow for the the NC HIE currently IE Network pursuant to the Department of Health magement and Support, railable matching federal work. act to the Department of Support, for the health hall allocate to the North an amount sufficient to leral matching funds for shall report to the Joint s, the Joint Legislative earch Division on its use a section and (ii) federal letwork. The report shall
TECHNOLO MANAGEM SECT 4.11 of S.L. 2013 SECT	NT OF PLAN TO IMPLEMENT SING OGY SYSTEM FOR MEDICAID CLAIM ADJUD IENT ENTITIES/MANAGED CARE ORGANIZA FION 12A.4.(a) Section 12A.4(j) of S.L. 2013-360 is FION 12A.4.(b) Section 12A.4(k) of S.L. 2013-360, 3-363, is repealed. FION 12A.4.(c) Not later than December 1, 2014, th	ICATION BY LOCAL TIONS repealed. , as amended by Section he Department of Health
and Human Serv on Health and Division a report to be used for N management entit this report to the	vices shall develop and submit to the Joint Legislative Human Services and Information Technology and t on a plan to implement a single, stand-alone inform Aedicaid claim adjudication by all local management ities approved to operate the 1915(b)/(c) Medicaid Wa be Joint Legislative Oversight Committees on Health a hnology and to the Fiscal Research Division, the Dep	e Oversight Committees to the Fiscal Research ation technology system entities, including local aiver. Prior to submitting and Human Services and

General Assembly	Of North	Carolina
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Oversight Committees on Health and Human Services and Information Technology and to the Fiscal Research Division in accordance with this section.

FOR REPLACEMENT MEDICAID MANAGEMENT INFORMATION FUNDS **SYSTEM**

SECTION 12A.5. Section 12A.4(a) of S.L. 2013-360 reads as rewritten:

7 "SECTION 12A.4.(a) The Secretary of the Department of Health and Human Services 8 may utilize prior year earned revenue received for the replacement MMIS in the amount of nine 9 million six hundred fifty-eight thousand one hundred fifty-two dollars (\$9,658,152) for the 10 2013-2014 fiscal year and in the amount of one million six hundred sixty-six thousand six 11 hundred twenty-five dollars (\$1,666,625) six million eight hundred ninety thousand six 12 hundred dollars (\$6,890,600) for the 2014-2015 fiscal year. In the event the Department does 13 not receive prior year earned revenues in the amounts authorized by this section, or funds are 14 insufficient to advance the project, the Department may, with prior approval from the Office of 15 State Budget and Management (OSBM), utilize overrealized receipts and funds appropriated to 16 the Department to achieve the level of funding specified in this section for the replacement 17 MMIS."

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19 FUNDS FOR NORTH CAROLINA FAMILIES ACCESSING SERVICES THROUGH 20 **TECHNOLOGY (NC FAST)**

SECTION 12A.6. Section 12A.6(a) of S.L. 2013-360 reads as rewritten:

21 22 "SECTION 12A.6.(a) Funds appropriated in this act in the amount of eight hundred 23 sixty-four thousand six hundred fifty-five dollars (\$864,655) for State fiscal year 2014-2015 24 along with prior year earned revenue in the amount of four million one hundred thirty-eight thousand two dollars (\$4,138,002) and the cash balance in Budget Code 24410 Fund 2411 for 25 26 the North Carolina Families Accessing Services through Technology (NC FAST) project shall 27 be used to match federal funds in fiscal years 2013-2014 and 2014-2015 to expedite the 28 development and implementation of the Eligibility Information System (EIS), Child Care, Low 29 Income Energy Assistance, and Crisis Intervention Programs, and Child Service components of 30 the NC FAST project." 31

32 SUPPLEMENTAL SHORT-TERM ASSISTANCE FOR GROUP HOMES

33 SECTION 12A.7.(a) Notwithstanding any other provision of law, funds 34 appropriated in this act to the Department of Health and Human Services, Division of Mental 35 Health, Developmental Disabilities, and Substance Abuse Services, for the 2014-2015 fiscal 36 year for unpaid LME liabilities is reduced by the sum of two million dollars (\$2,000,000) in 37 nonrecurring funds, and that amount is instead allocated to the Department of Health and 38 Human Services, Division of Central Management and Support, for the 2014-2015 fiscal year 39 to provide temporary, short-term financial assistance in the form of a monthly payment to 40 group homes on behalf of each resident who meets all of the following criteria: Was eligible for Medicaid-covered personal care services (PCS) prior to (1)

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3.7 of S.L. 2012-145 and Section 70 of S.L. 2012-194. Has continuously resided in a group home since December 31, 2012. (2)

SECTION 12A.7.(b) These monthly payments shall be subject to all of the following requirements and limitations:

(1)The amount of the monthly payments authorized by this section shall not exceed four hundred sixty-four dollars and thirty cents (\$464.30) per month for each resident who meets all criteria specified in subsection (a) of this section.

January 1, 2013, but was determined to be ineligible for PCS on or after

January 1, 2013, due to Medicaid State Plan changes in PCS eligibility

criteria specified in Section 10.9F of S.L. 2012-142, as amended by Section

- (2)A group home that receives the monthly payments authorized by this section shall not, under any circumstances, use these payments for any purpose other than providing, as necessary, supervision and medication management for a resident who meets all criteria specified in subsection (a) of this section.
- (3)The Department shall make monthly payments authorized by this section to a group home on behalf of each resident who meets all criteria specified in subsection (a) of this section only for the period commencing July 1, 2014,

	General Assemb	oly Of North	Carolina	Session 2013
1 2 3 4		(\$2,000,000 Central Ma) in nonrecurring funds appropr	etion of the two million dollars iated in this act to the Division of e 2014-2015 fiscal year for the
5 6 7	(4)	The Department only to the e	ment shall make monthly payr extent sufficient funds are avail	ments authorized by this section able from the two million dollars iated in this act to the Division of
8 9			nagement and Support for the	e 2014-2015 fiscal year for the
10 11 12	(5)	The Departr to a group h	nent shall not make monthly pay	yments authorized by this section ing the pendency of an appeal by A-70.9A.
13 14 15	(6)	The Depart section on J act to the D	ment shall terminate all mon une 30, 2015, or upon depletion Division of Central Managemen	thly payments pursuant to this of the funds appropriated in this t and Support for the 2014-2015
16 17 18 19 20	(7)	Each group section shal operational	l submit to the Department a li	hly payments authorized by this ist of all funding sources for the or the preceding two years, in
21		FION 12A.7.	(c) The Department shall	use an existing mechanism to
22 23				ures compliance with this section
$\frac{23}{24}$				Department shall not, under any ,000,000) appropriated in this act
25				rpose of this section for any other
26	purpose.			
27 28				15, the Department of Health and sight Committee on Health and
28 29			Research Division the followin	
30	(1)			for individuals residing in group
31				in this setting and, as a result of
32 33				rmined to need only supervision,
33 34	(2)		management, or both.	p home that receives assistance
35	(2)			information provided to the
36		Department	pursuant to subdivision (7) of s	ubsection (b) of this section.
37				sion of law to the contrary, if the
38 39				it the detailed plan required by remaining balance of the funds
40				all revert to the General Fund and
41 42	the Department s	hall terminate	all monthly payments pursuant	
43				this section, or as an entitlement
44				to receive temporary, short-term
45	financial assistan			h
46 47				home" means any facility that (i) eets the definition of a supervised
48				VCAC 27G $.5601(c)(3)$, and (iii)
49				developmental disability but may
50 51	also have other d SECT		h) This section expires June 30	, 2015.
52 53	SUBPART XII-	B. DIVISION	N OF CHILD DEVELOPMEN	T AND EARLY EDUCATION
54 55 56	CRITERIA			MENTS AND ELIGIBILITY
57 58	SECT CHILD CARE		Section 12B.3 of S.L. 2013-360 ATES) reads as rewritten:

	General Assembly Of North	Carolina	Session 2013
1 2 3	for initial eligibility, adjusted	biennially, for subsid	r 1, 2014, the maximum gross annual income lized child care services shall be seventy-five sted for family size.determined based on a
4	percentage of the federal pove	rty level as follows:	•
5	<u>AG</u> 0-5	E	INCOME PERCENTAGE LEVEL 200%
6 7	<u>6-1</u>	2	<u>133%</u>
8			s, including a child who is 13 years of age or
9	older, shall be two hundred pe	ercent (200%) of the	federal poverty level.
10			d care subsidy based on seventy-five percent
11 12			e to receive subsidy based on seventy-five he child's next eligibility redetermination by
12			nild's income eligibility shall be based on the
14	eligibility criteria set forth in s		
15	"SECTION 12B.3.(b) Fe	es Beginning Octobe	er 1, 2014, fees for families who are required
16			ased on a-ten percent (10%) of gross family
17			determined as follows: income. Co-payments
18 19	shall not be prorated for part-t	<u>ime care.</u>	PERCENT OF GROSS
20	FAMIL	V SIZE	FAMILY INCOME
21			10%
22	4-	-5	9%
23		or more	8%
24			rry 1, 2015, the Department of Health and
25 26			t and Early Education, shall revise its child tion of "income unit" the following:
27			s child, if applicable.
28			, and the caretaker's spouse and child, if
29			ne child receiving child care subsidy does not
30	live in the h	nome with the child.	
31 32	 "SECTION 12P 3 (b) E	aumont for subsidiz	ed child care services provided with Work
33			Block Grant funds shall comply with all
34	regulations and policies issue	d by the Division of	Child Development for the subsidized child
35	care program.	•	
36	"		
37 38	EARLY CHILDHOOD		ND DEVELOPMENT INITIATIVES
38 39	EARL 1 CHILDHOOD ENHANCEMENTS/IMI		D-RAISING PLAN/CODIFY TANF
40	MAINTENANCE OF EI		
41			of S.L. 2013-360 is amended by adding the
42	following new subsection to r		
43			Partnership for Children, Inc., (Partnership)
44 45	childhood activities. The plan		ity to raise private funds to support early owing:
46			ical assistance on fund-raising for local
47		s and boards.	
48			nposition of local boards to enhance fund
49		nt and long-term sust	
50 51	(3) <u>Partnering</u> fund-raising		cal businesses and organizations to create
52			t the State and local level."
53			5(g) reads as rewritten:
54			the funds spent in each year of each local
55			sed to expand child care subsidies. To the
56			enhance the affordability, availability, and
57 58			section. The North Carolina Partnership may num of fifty percent (50%) when, based upon
58 59			child care, the North Carolina Partnership

1 determines a higher percentage is justified. Local partnerships shall spend an amount for child 2 care subsidies that provides at least fifty-two million dollars (552,000,000) for the Temporary 4 Development Fund and Block Grant match requirement." 5 STUDY CHILD CARE SUBSIDY FOR 11- AND 12-VEAR OLDS 5 SECTION 12B.3(a) The Department of Health and Human Services, Division of 1 Child Development and Early Education, shall study (build care subsidy for 11- and 12-year olds. The Division shall study (build available orison for 11- and 12-year olds. 12 school care, and (iii) the average cost of care for 11- and 12-year olds. The Fiscal Research 14 bivision hall study (build care subsidy to pay for before and after school care, and (iii) the average cost of care for 11- and 12-year olds. 16 REVISE CHLD CARE ALLOCATION FORMULA 17 SECTION 12B.4.(a) The Department of Health and Human Services shall allocate child care subsidy volcher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.5. 143B-168, 15(g) shall constitute the base amount for cach county schild care subsidy volcher funds to pay the costs of necessary child care for minor children for each county schild care subsidy allocation. 10 Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in familites with all parents working who cam less than servic		General Assemb	ly Of North Carolina	Session 2013
 Assistance to Needy Families (TANE) maintenance of effort requirement, " STUDY CHILD CARE SUBSIDY FOR 11- AND 12-YEAR OLDS SECTION 12B.3.(a) The Department of Health and Human Services, Division of Child Development and Early Education, shall study child care subsidy to pay for before and after school care, (i) available resources other than child care subsidy to pay for before and after school care, (ii) available resources other than child care subsidy to pay for before and after school care, (ii) in the average cost of care for 11- and 12- year olds. The Division shall study (i) available options for 11- and 12- year olds. SECTION 12B.3.(b) The Division shall report its findings and recommendations to the Joint Legislative Committee on Health and Human Services and the Fiscal Research Division no later than November 30, 2014. The report shall include separate findings and recommendations for 11- and 12- year olds. REVISE CHILD CARE ALLOCATION FORMULA SECTION 12B.4. Section 12B.4 of 5.L. 2013-360 reads as rewritten: "CHLID CARE ALLOCATION FORMULA "SECTION 12B.4.4. The Department of Health and Human Services shall allocate child care subsidy voncher funds to pay the costs of necessary child care funds. Inc., subsidy allocation. The Department of Health and Human Services shall subcare child care subsidy allocation. The Department of Health and Human Services shall subcare child care subsidy allocation. The Department of Health and Human Services shall subsidy allocation. (1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who can less than serverty five percent (30%) of the State median incomes the applicable federal poverty level percentage set forth in Section 12B.3(a) of this act, as an amended. (2) No county's allocation shall be less than ninety percent (90%) of this State median incomes the applicable federal pover				
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7 SECTION 12B.3(a) The Department of Health and Human Services, Division of 7 Child Development and Early Education, shall study (ii) available options for 11- and 12- year olds for before and after 7 school care, (ii) available resources other than child care subsidy to pay for before and after 7 school care, (ii) available resources other than child care subsidy to pay for before and after 7 school care, (ii) available resources other than child care subsidy to pay for before and after 7 school care, and (iii) the average cost of care for 11- and 12- year olds. 7 SECTION 12B.4.00 The Division shall report is findings and recommendations for 11- and 12-year olds. 7 REVISE CHILD CARE ALLOCATION FORMULA 7 SECTION 12B.4. Section 12B.4 of SL. 2013-360 reads as rewritten: 7 "CHILD CARE ALLOCATION FORMULA" 7 "SECTION 12B.4.(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 in receditives care subsidy voucher funds to pay the costs of necessary child care for minor children income. 7 subsidy allocation. The Department of Health and Human Services shall use the collowing method when allocating federal and State child care funds, not including the aggregate mandatory thiry percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation: 7 subsidy allocation: The D	5			
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12 SECTION 12B.3(b) The Division shall report its findings and recommendations 13 to the Joint Legislative Committee on Health and Human Services and the Fiscal Research 13 Division no later than November 30, 2014. The report shall include separate findings and 14 recommendations for 11- and 12-year olds. 17 REVISE CHILD CARE ALLOCATION FORMULA 18 SECTION 12B.4. Section 12B.4 of S.L. 2013-360 reads as rewritten: 17 THILD CARE ALLOCATION FORMULA 18 SECTION 12B.4.(a) The Department of Health and Human Services shall allocate child 19 FILLOCARE ALLOCATION FORMULA 10 SECTION 12B.4.(a) The Department of Health and Human Services shall allocate child 10 care subsidy volucher funds to pay the costs of necessary child care for minor children of needy 11 gamiles. The mandatory thiry percent (30%) North Carolina Partnership for Children, Inc., 12 subsidy allocation: 12 (1) Funds shall be allocated to a county based upon the projected cost of serving 13 (1) Funds shall be allocated to a county based upon the projected cost of serving 13 federal poverty level percentage set forth in Section 12B.3(a) of this act, as 14 federal poverty level percentage set forth in S		school care, (ii)	available resources other than child care subsidy to pay	
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 families. The mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not including the aggregate mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy allocation: (1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than seventy five percent (75%) of the State median income.the applicable federal poverty level percentage set forth in Section 12B.3(a) of this act, as amended. (2) No county's allocation shall be less than ninety percent (90%) of its State fiscal year 2001-2002 initial child care subsidy allocation. (3) For fiscal years 2013-2014 and 2014-2015, the Division of Child Development and Early Education shall base the formula identified in subdivision (1) of this subsection on the same data source used for the 2012-2013 fiscal year. (4) The Department of Health and Human Services shall allocate to counties all State funds appropriated for child care subsidy and shall not withhold funds during the 2013-2014 and 2014-2015 fiscal years. "SECTION 12B.4.(c) When implementing the formula under subsection (a) of this section, shall include the market rate increase in the formula process, rather than calculating the increases outside of the formula process. Additionally, the Department of the formula process. Additionally, the Department and Early Education shall be based upon the expenditures of all child care subsidy voucher funding including North Carolina Partnership for Children, Inc., funds within a county. "SECTION 12B.4.(c) When implementing the formula under subsection (a) of this section, the Department of He				s shall allocate child
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				nty that did not have
<u>a child care subsidy waiting list during the 2013-2014 liscal year</u>	59		<u>a child care subsidy waiting list during the 20</u>	

General As	sembly Of North Carolina	Session 2013
	shall not receive an increase in its allocation	due to the new
	allocation formula directed in this subdivision.	
	b. <u>Beginning fiscal year 2015-2016, a county</u>	
	coefficient is below ninety-five percent (95%) in	
	year shall not receive an increase in its allocation	
	fiscal year. The Division may waive this require	
	increase if the spending coefficient is below in	
	(95%) due to extraordinary circumstances, such a	
	disaster declaration in the affected county. By C year, the Division shall report to the Joint Le	
	Committee on Health and Human Services and t	
	Division the counties that received a waiver	
	sub-subdivision and the reasons for the waiver.	puistant to this
(2) Effective immediately following the next new Cer	sus data release.
<u>د</u>	implement (i) one-third of the change in a county's allo	
	following the data release; (ii) an additional one-third	
	county's allocation beginning two years after the initial	change under this
	subdivision; and (iii) the final one-third change in a	county's allocation
	beginning the following two years thereafter."	
	RE MARKET RATE ADJUSTMENTS	1. 11
	ECTION 12B.5. Effective January 1, 2015, the Department	
	to child care market rates based upon the 2013 Child Care M ve-star rated child care centers and three- to five-star rated child	
	ity-five percent (25%) of the recommended rate adjustments as	
	Market Rate Study.	
NC PRE-K		
	ECTION 12B.6. Section 12B.1 of S.L. 2013-360, as amend	
	L. 2013-363, is amended by adding the following new subsection	
	ON 12B.1.(k) The administration of the NC Pre-K program by	
shall be s		authorized under
<u>G.S. 143B-</u>	<u>68.14(b).</u>	
SURDADT	XII-C. DIVISION OF SOCIAL SERVICES	
SUDIANI	AII'U, DIVISIUN UI' SUUIAL SERVICES	
CHILD PR	OTECTIVE SERVICES IMPROVEMENT INITIATIVE	
	ECTION 12C.1.(a) Findings and Intent. – The General As	sembly makes the
following fi		and a second sec
	1) Child Protective Services' policy from the Department of	Health and Human
· · · · · · · · · · · · · · · · · · ·	Services, Division of Social Services, recommends that	
	protective services caseload be no greater than 10 famil	ies at any time for
	workers performing child protective services assessments	
	any time for staff providing in-home services. However, d	
	43 of the counties in this State, 21 have a caseload siz	
	cases per worker; and further, in nine of those 21 co	unties, there is an
,	average caseload size of more than 20 cases per worker.	················
(2) During the 2013-2014 fiscal year, county departments of federal funding for shild protective complexes under the Text	
	federal funding for child protective services under the Ter	nporary Assistance

- (2) During the 2013-2014 fiscal year, county departments of social services lost federal funding for child protective services under the Temporary Assistance for Needy Families (TANF) Block Grant and Title IV-E funding. However, the number of Child Protective Services investigations has grown by twenty percent (20%) from fiscal year 2002 to fiscal year 2012.
- (3) There is no current, statewide data available on the performance of county departments of social services regarding child protective services.
- (4) There exists the potential for a conflict of interest to arise when a county department of social services has been appointed as guardian for both (i) a child who is the subject of a report of abuse, neglect, or dependency that would be investigated by Child Protective Services and (ii) for the parent or legal guardian of the child.

Senate Bill 744

It is the intent of the General Assembly to (i) reduce caseload size for Child 1 2 Protective Services' workers to the recommended standard, (ii) provide adequate resources for 3 county departments of social services to provide child protective services for abused, neglected, 4 and dependent children, (iii) provide for a comprehensive evaluation of various functions and 5 funding regarding child protective services, and (iv) study ways to reduce conflicts of interest 6 regarding guardianship and child protective services. To that end, the General Assembly 7 supports the initiatives and the allocation of funds for child welfare services as described in this 8 section.

9 SECTION 12C.1.(b) Funds for Child Protective Services. – Of the funds 10 appropriated in this act to the Department of Health and Human Services, Division of Social 11 Services, the sum of seven million three hundred sixty-nine thousand nine hundred seventy 12 dollars (\$7,369,970) shall be allocated to county departments of social services. Four million 13 five hundred thousand dollars (\$4,500,000) of those funds shall be used to replace federal funds counties lost during the 2013-2014 fiscal year previously used to pay for child protective services' workers. Beginning October 1, 2014, the remaining two million eight hundred 14 15 16 sixty-nine thousand nine hundred seventy dollars (\$2,869,970) shall be used to provide 17 additional funding for child protective services' workers to reduce caseloads to an average of 10 18 families per worker.

19 SECTION 12C.1.(c) Funds for In-Home Services. – Of the funds appropriated in 20 this act to the Department of Health and Human Services, Division of Social Services, the sum 21 of four million five hundred thousand dollars (\$4,500,000) shall be allocated for child welfare 22 in-home services to provide and coordinate interventions and services that focus on child safety 23 and protection, family preservation, and the prevention of further abuse or neglect.

24 **SECTION 12C.1.(d)** Funds for Oversight of Child Welfare Services. – Of the 25 funds appropriated in this act to the Department of Health and Human Services, Division of 26 Social Services, the sum of seven hundred fifty thousand dollars (\$750,000) shall be allocated 27 to fund nine positions to the Division to enhance oversight of child welfare services in county 28 departments of social services. These positions shall be used to monitor, train, and provide 29 technical assistance to the county departments of social services to ensure children and families 30 are provided services that address the safety, permanency, and well-being of children served by 31 child welfare services.

32 **SECTION 12C.1.(e)** Pilot Program. – Of the funds appropriated in this act to the 33 Department of Health and Human Services, Division of Social Services, the sum of three 34 hundred thousand dollars (\$300,000) shall be used to establish and implement a child protective 35 services pilot program. The funds shall be used to enhance coordination of services and 36 information among county departments of social services, local law enforcement agencies, the 37 court system, guardian ad litem programs, and other agencies as deemed appropriate by the 38 Department. The Department shall determine the number of sites that may participate in the 39 pilot program and include regions that are geographically diverse.

40 The Division shall coordinate with the Government Data Analytics Center (GDAC) 41 in developing the pilot program and commence the pilot program by December 1, 2014. The 42 Division shall provide a progress report on the pilot program to the Senate Appropriations 43 Committee on Health and Human Services, the House of Representatives Appropriations 44 Subcommittee on Health and Human Services, and the Fiscal Research Division no later than 45 March 1, 2015. The Division shall make a final report of its findings and recommendations on 46 the pilot program to the Joint Legislative Oversight Committee on Health and Human Services 47 no later than March 1, 2016.

48 **SECTION 12C.1.(f)** Statewide Evaluation. – Of the funds appropriated in this act 49 to the Department of Health and Human Services, Division of Social Services, the sum of 50 seven hundred thousand dollars (\$700,000) shall be used to provide for a comprehensive, 51 statewide evaluation of the State's child protective services system. The Division of Social 52 Services shall contract for an independent evaluation of the system, which evaluation shall 53 include developing recommendations on the following:

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(1) The performance of county departments of social services as related to child protective services.

- (2) Caseload sizes.
 - (3) The administrative structure of the child protective services system in the State.
 - (4) Adequacy of funding.

	General Assembly Of North Carolina	Session 2013
1	(5) Child protective services' worker turnover.	
2 3 4	(6) Monitoring and oversight of county departments of social se	
3	The Division shall report the findings and recommendations from	
4 5	the Joint Legislative Oversight Committee on Health and Human Services no 1, 2016.	later than January
5 6	SECTION 12C.1.(g) Study Conflicts of Interest/Public Guardia	anshin and Child
7	Protective Services. – The Department of Health and Human Services, D	
8	Services, shall study the issue of conflicts of interest in child welfare cases as	
9	guardianship. In conducting the study, the Department shall consider the fol	
10	addressing potential conflicts of interest:	
11	(1) Creating internal firewalls to prevent information sharin	ng and influence
12	among staff members involved with the conflicting cases.	
13	(2) Creating a formal or an informal "buddy system" allowing	g a county with a
14 15	(3) conflict to refer a case to a neighboring county.(3) Referring the guardianship to a corporate guardian until	the child welfere
15	case is resolved.	the child wellate
17	(4) Having the Department assume responsibility for either the	e guardianship or
18	the child welfare case.	- 8F
19	(5) Recommending legislation to permit the clerk the option to	
20	agency or official, other than the Director of Social Servi	
21	disinterested public agent in exceptional circumstances only	
22 23	(6) Any other issues specific to this matter the Department deer	
23 24	The Division shall submit a final report of its findings and recommon Senate Appropriations Committee on Health and Human Services,	
25	Representatives Appropriations Subcommittee on Health and Human Services,	
26	Research Division no later than February 1, 2015.	
27		
28	CLARIFY WORK FIRST FAMILY ASSISTANCE INCOME LEVELS	
29 30	SECTION 12C.2. G.S. 108A-27.01 reads as rewritten:	v Accistoneo
30 31	" § 108A-27.01. Income eligibility and payment level for Work First Famil The maximum net family annual income eligibility standards for Wo	
32	Assistance are the same standards of need for eligibility for the categorically	
33	Medicaid Program.as provided in the table below. The payment level for W	
34	Assistance shall be fifty percent (50%) of the standard of need.	
35	<u>Family</u> <u>Income</u>	
36	$\begin{array}{c c} \underline{Size} & \underline{Level} \\ \hline 1 & \underline{\$} & 4,344 \\ \hline 2 & 5,664 \\ \hline 3 & 6,528 \\ \hline 4 & 7,128 \\ \hline 5 & 7,776 \\ \hline 6 & 8,376 \\ \hline 7 & 8,952 \\ \hline 8 & 9,256 \\ \end{array}$	
37 38	$\frac{1}{2}$ $\frac{\$ 4,344}{5,664}$	
39	$\frac{2}{3}$ $\frac{5,004}{6,528}$	
40	4 7,128	
41	<u>5</u> <u>7,776</u>	
42	<u>6</u> <u>8,376</u>	
43	$\frac{7}{2}$ $\frac{8,952}{255}$	
44 45	<u>8</u> <u>9,256</u> "	
43 46	EASTERN BAND OF CHEROKEE INDIANS/ASSUMPTION BY TRIB	F OF VARIOUS
47	HUMAN SERVICES	
48	SECTION 12C.3.(a) The purpose of this section is to enable the	Eastern Band of
49	Cherokee Indians to assume responsibility for certain social services, h	ealthcare benefit
50	programs, ancillary services, including Medicaid administrative and service	related functions,
51	and related reimbursements.	
52 53	SECTION 12C.3.(b) Beginning October 1, 2014, or upon fede Eastern Band of Cherokee Indians may begin assuming the responsibility for	
55 54	Nutrition Assistance Program (SNAP). When the Eastern Band of Cherokee	
55	responsibility for SNAP, then any State statutes, portions of statutes, or rul	
56	provision of social services regarding SNAP services by a county department	
57	for members of the Eastern Band of Cherokee Indians shall no longer apply	to the Tribe, and
58	the functions, administration, and funding requirements relating to those so	ocial services are
59	thereby delegated to the Eastern Band of Cherokee Indians.	

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1 2 3 4 5 6 7 8 9 10	No later than October 1, 2015, and with the exception of services related to special assistance, childcare, and adult care homes, the Eastern Band of Cherokee Indians may assume responsibility for other programs as described under G.S. 108A-25(e), enacted in subsection (c) of this section. When the Eastern Band of Cherokee Indians assumes responsibility for any of those other programs, then any State statutes, portions of statutes, or rules relating to the provision of services for those programs by a county department of social services for members of the Eastern Band of Cherokee Indians shall no longer apply to the Tribe, and the functions, administration, and funding requirements relating to those programs are thereby delegated to the Eastern Band of Cherokee Indians. SECTION 12C.3.(c) G.S. 108A-25 reads as rewritten:
11	"§ 108A-25. Creation of programs. programs; assumption by federally recognized tribe of
12	programs.
13	Programme
14 15 16 17 18	(e) When any federally recognized Native American tribe within the State assumes responsibility for any social services, Medicaid and NC Health Choice healthcare benefit programs, and ancillary services, including Medicaid administrative and service functions, that are otherwise the responsibility of a county under State law, then, notwithstanding any other provision of law, the county shall be relieved of the legal responsibility related to the tribe's
19	assumption of those services."
20	SECTION 12C.3.(d) G.S. 108A-87 reads as rewritten:
21	"§ 108A-87. Allocation of nonfederal shares.
22	(a) The nonfederal share of the annual cost of each public assistance and social services
$\frac{1}{23}$	program and related administrative costs may be divided between the State and counties as
24	determined by the General Assembly and in a manner consistent with federal laws and
25	regulations.
26	(b) The nonfederal share of the annual cost of public assistance and social services
27	programs and related administrative costs provided to Indians living on federal reservations
28	held in trust by the United States on their behalf shall be borne entirely by the State.
29	(c) Notwithstanding subsections (a) and (b) of this section, when the Eastern Band of
30	Cherokee Indians assumes responsibility for a program described under G.S. 108A-25(e), the
31	following shall occur:
32	(1) Nonfederal matching funds designated to Jackson and Swain counties to
33	serve the Eastern Band of Cherokee Indians for that program previously
34	borne by the State shall be allocated directly to the Eastern Band of
35	Cherokee Indians rather than to those counties.
36	(2) Any portion of nonfederal matching funds borne by counties for public
37	assistance and social services programs and related administrative costs shall
38	be borne by the Eastern Band of Cherokee Indians."
39	SECTION 12C.3.(e) No later than October 1, 2014, the Department of Health and
40	Human Services, Division of Medical Assistance, shall submit to the Centers for Medicare and
41	
	Medicaid Services (CMS) Medicaid and NC Health Choice state plan amendments and
42	Medicaid waivers necessary to achieve the following:
43	(1) To effectuate the changes required by this section.
44	(2) To address the healthcare needs identified in community health assessments
45	and plans conducted by the Eastern Band of Cherokee Indians, provided that
46	changes to Medicaid and NC Health Choice services made by the state plan
47	amendments or waivers will be one hundred percent (100%) federally
48	funded. If any state plan amendments or waivers authorized by this
49	subdivision will increase the state share of administrative or other costs, the
50	Department shall report the anticipated increased costs to the Joint
51	Legislative Oversight Committee on Health and Human Services.
52	The state plan amendments and waivers authorized by this section shall have an
53	effective date no later than October 1, 2015.
54	
55	SUBPART XII-D. DIVISION OF AGING AND ADULT SERVICES
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57 ELIGIBILITY FOR STATE-COUNTY SPECIAL ASSISTANCE PROGRAM 58 SECTION 12D.1.(a) G.S. 108A-41(b) reads as rewritten:

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"(b) <u>criteria:</u>	Assistance shall be granted to any person who:who meets	all of the following
	(1) <u>Meets one of the following:</u>	
	 <u>a.</u> Is 65 years of age and older, is or older. <u>b.</u> Is between the ages of 18 and 65, and is per 	
	disabled or is legally blind pursuant to G.S. 111	
	SECTION 12D.1.(b) On and after the effective date for this s	subsection provided in
subsection	on (h) of this section, G.S. $108A-41(b)(2)$ reads as rewritten:	noseenon provided in
	"(2) Has <u>both (i) income at or below one hundred percent</u> <u>poverty level guidelines published by the United S</u> <u>Health and Human Services and (ii)</u> insufficient income provide a reasonable subsistence compatible with de determined by the rules and regulations of the Social S	States Department of e or other resources to ecency and health as
	andCommission."	
	SECTION 12D.1.(c) G.S. 108A-41(b)(3) reads as rewritten: "(3) Is one of the following:	
	a. A resident of North Carolina for at least 90 days receiving this assistance; assistance.	s immediately prior to
	b. A person coming to North Carolina to join a c	close relative who has
	resided in North Carolina for at least 18	30 consecutive days
	immediately prior to the person's application. T furnish verification of his or her residency to the	
	social services at the time the applicant applies	for special assistance.
	As used in this sub-subdivision, a close relative	
	c. A person discharged from a State facility who	
	facility as a result of an interstate mental hea	
	that requires the State to continue treating the pe	erson within the State.
	As used in this sub-subdivision the term Stat	e facility is a facility
	listed under G.S. 122C-181." SECTION 12D.1.(d) Subsections (a) and (c) of this sectio	n shall not affect the
eligibilit	y of State-County Special Assistance applicants approved to	
	Assistance benefits prior to November 1, 2014.	·
State Co	SECTION 12D.1.(e) Subsection (b) of this section shall not a	affect the eligibility of
	bunty Special Assistance applicants approved to receive S ce benefits prior to the effective date of subsection (b) of this sect	
1 10010000	SECTION 12D.1.(f) Not later than October 31, 2014, the Dep	
	Services, Division of Medical Assistance, shall submit to the	
	e and Medicaid Services (CMS) an amendment to the Medicai	
	d recipients who were approved to receive State-County Specia the effective date of subsection (b) of this section to retain	
	d. G.S. 108A-54.1A(e) does not apply to this subsection.	i ulen engleinty for
	SECTION 12D.1.(g) Subsections (a), (c), and (d) of this sec	
	er 1, 2014. Subsections (f), (g), and (h) of this section are effecti	ve when they become
law.	SECTION 12D.1.(h) Subsections (b) and (e) of this section	become effective 30
days aft	er the date CMS approves the Medicaid State Plan Amendm	
	ent of Health and Human Services pursuant to subsection (f)	
	y of the Department of Health and Human Services shall repute the approval is obtained and the data of the approval.	
	when CMS approval is obtained and the date of the approval. S section shall not become effective if CMS disapproves the	
	nent submitted by the Department of Health and Human	
	on (f) of this section.	-
STATE	-COUNTY SHARE OF COSTS FOR SPECIAL ASSISTANC	E PROGRAM
	SECTION 12D.2. G.S. 143B-139.5 reads as rewritten:	

"§ 143B-139.5. Department of Health and Human Services; adult care State/county share of costs; maintenance of State/county budget allocations costs for State-County Special Assistance programs.

4 State funds available to the Department of Health and Human Services shall pay fifty 5 percent (50%), and the counties shall pay fifty percent (50%) of the authorized rates for care in 6 adult care homes including area mental health agency-operated or contracted-group homes. The 7 Department shall maintain the State's appropriation to the State-County Special Assistance 8 program at one hundred percent (100%) of the State certified budget enacted by the General 9 Assembly for the 2012-2013 fiscal year. The Department shall use these appropriated funds for 10 the State's appropriation to the State-County Special Assistance program, program for this 11 program, for the State-County Special Assistance in-home program, and for rental assistance. 12 Each county department of social services shall maintain its allocation to the State-County 13 Special Assistance program at one hundred percent (100%) of the county funds budgeted for 14 this program for the 2011-2012 fiscal year. Each county shall use these county funds budgeted 15 for the State-County Special Assistance program, program for this program, for the 16 State-County Special Assistance in-home program, and for rental assistance."

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EXAMINATION OF WAYS TO IMPROVE THE PUBLIC GUARDIANSHIP SYSTEM

19 **SECTION** 12D.3.(a) The Department of Health and Human Services 20 (Department), Division of Aging and Adult Services, shall collaborate with the Administrative 21 Office of the Courts to develop a plan regarding the Department's evaluation of complaints 22 pertaining to wards under the care of publicly funded guardians in order to ensure that, in 23 addition to current requirements, the complaint process incorporates a face-to-face observation 24 of the ward, an interview with the ward, or both. The plan shall include a requirement that an 25 individual with experience in understanding the unique needs and abilities of the ward be 26 assigned to conduct the observation or interview.

27 **SECTION 12D.3.(b)** The Department shall continue utilizing existing safeguards 28 regarding guardians as paid service providers. In addition, the Division of Aging and Adult 29 Services shall consult with the clerks of superior court, local management entities that have 30 been approved as managed care organizations, the North Carolina Bar Association Section on 31 Elder Law, and any other interested groups to develop a model plan for transitioning a ward to 32 an alternative guardianship arrangement when an individual guardian of the person becomes 33 unable or unwilling to serve. The model plan shall focus on ways to prevent the appointment of 34 a public guardian.

35 **SECTION 12D.3.(c)** The Department shall continue to study whether utilization of 36 care coordination services would provide needed oversight to safeguard against conflicts of 37 interest when guardians serve as paid providers.

38 **SECTION 12D.3.(d)** The Department shall submit a final report of its findings and 39 recommendations for each of the issues described in subsections (a) through (c) of this section 40 to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal 41 Research Division no later than October 1, 2014. 42

43 STATUS REPORTS FILED BY CORPORATIONS OR DISINTERESTED PUBLIC 44 AGENTS SERVING AS GUARDIANS FOR INCOMPETENT WARDS 45

- **SECTION 12D.4.(a)** G.S. 35A-1202(14) reads as rewritten:
- 46 "Status report" means the report required by G.S. 35A-1242 to be filed by "(14) 47 the general guardian or guardian of the person. A status report shall include a 48 report of a recent medical and dental examination of the ward by one or 49 more physicians or dentists, a report on the guardian's performance of the 50 duties set forth in this Chapter and in the clerk's order appointing the 51 guardian, and a report on the ward's condition, needs, and development. The 52 clerk may direct that the report contain other or different information. The 53 report may also contain, without limitation, reports of mental health or 54 mental retardation professionals, psychologists, social workers, persons in 55 loco parentis, a member of a multidisciplinary evaluation team, a designated 56 agency, a disinterested public agent or agency, a guardian ad litem, a 57 guardian of the estate, an interim guardian, a successor guardian, an officer, 58 official, employee or agent of the Department of Health and Human 59 Services, or any other interested persons including, if applicable to the

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1	ward's situation, group home parents or supervisors, empl	oyers, members of
2 3 4	the staff of a treatment facility, or foster parents."	
3	SECTION 12D.4.(b) G.S. 35A-1242 reads as rewritten:	
4	"§ 35A-1242. Status reports for incompetent wards.	
5	(a) Any corporation or disinterested public agent that is guardian of	
6	incompetent person, within six months after being appointed, shall file an i	
7	with the designated agency, if there is one, or with the clerk. the clerk and su	
8	initial status report to the designated agency, if there is one. Such guardian	
9 10	status report with the designated agency or the clerk one year after bein subsequent reports approach to report and a state of the stat	
10	subsequent reports annually thereafter. The clerk may order any other guardi file status reports. If a guardian required by this section to file a status repo	
12	the designated agency, the guardian shall file any required status repo	
12	designated agency and the clerk the clerk and submit a copy of the sta	
13	designated agency.	atus report to the
15	(a1) Each status report shall include all of the following:	
16	(1) A report or summary of recent medical and dental examin	ations of the ward
17	by one or more physicians and dentists. In instances whe	
18	made diligent but unsuccessful attempts to secure this	
19	guardian shall include in the status report an explanation a	
20	of all actions taken to attempt to secure this information.	
21	(2) A report on the guardian's performance of the duties set for	orth in this Chapter
22	and in the clerk's order appointing the guardian.	*
23	(3) <u>A report on the ward's residence, education, employment</u> ,	and rehabilitation
24	<u>or habilitation.</u>	
25	(4) <u>A report of the guardian's efforts to restore competency.</u>	
26	(5) <u>A report of the guardian's efforts to seek alternatives to gua</u>	
27	(6) If the guardian is a disinterested public agent or corporati	on, a report of the
28	efforts to identify alternative guardians.	a mana limitad
29 30	(7) <u>The guardian's recommendations for implementing</u>	
30 31	guardianship, preserving for the ward the opportunity to eare within the ward's comprehension and judgment.	exercise rights that
32	(8) Any additional reports or information required by the clerk	
33	(a2) The guardian may include in each status report additional inform	
34	the ward's best interests.	
35	(b) Each status report shall be filed (i) under the guardian's oath or a	ffirmation that the
36	report is complete and accurate so far as he the guardian is in	
37	determine.determine or (ii) with the signature of a disinterested, compe	
38	statement by the guardian that the report is complete and accurate so far	
39	informed and can determine. Status reports filed with the signature of	
40	competent witness shall include the full name, address, and telephone number	
41	(b1) The clerk shall make status reports submitted by corporations or d	
42	agents available to the Director, or the Director's designee, of the Division o	
43 44	Services within the Department of Health and Human Services. The Director designee, shall review the status reports in connection with the Department's	
44 45	oversight for these categories of guardians.	<u>regulai program or</u>
46	(c) A clerk or designated agency that receives a status report shall n	ot make the status
47	report available to anyone other than the guardian, the ward, the court, or Sta	
48	resource <u>services</u> agencies providing services to the ward.	
49	(d) The clerk, on the clerk's own motion, or any interested party, ma	ay file a motion in
50	the cause pursuant to G.S. 35A-1207 with the clerk in the county where the	
51	filed to request modification of the order appointing the guardian or	
52	consideration of any matters contained in the status report."	-
53	SECTION 12D.4.(c) This section becomes effective October 1, 2	2014.
54		
55	DEVELOPMENT OF STRATEGIC STATE PLAN FOR ALZHEIMER	
56 57	SECTION 12D.5. G.S. 143B-181.1(a) is amended by adding a read	iew subdivision to
57	read:	

	General Assembly	Session 2013	
1	" <u>(13)</u>]	To develop a strategic State plan for Alzheimer's disease	. The plan shall
2 3		ddress ways to improve at least all of the following	with respect to
		Alzheimer's disease:	
4 5	<u>a</u> h	 <u>Statewide awareness and education.</u> <u>Early detection and diagnosis.</u> 	
6			
7		L. Quality of care.	
8	<u>e</u>	<u>Health care system capacity.</u>	
9	\overline{f}	 <u>Care coordination.</u> <u>Quality of care.</u> <u>Health care system capacity.</u> <u>Training for health care professionals.</u> <u>Access to treatment.</u> <u>Home- and community-based services.</u> <u>Long-term care.</u> <u>Caregiver assistance.</u> <u>Research.</u> 	
10	g	<u>Access to treatment.</u>	
11	<u>h</u>	h. <u>Home- and community-based services.</u>	
12	<u>i</u>	<u>Long-term care.</u>	
13	1	<u>. Caregiver assistance.</u>	
14 15	<u><u>K</u> 1</u>	<u>. Research.</u> Brain health.	
16	<u>l</u>	<u>n. Data collection.</u>	
17		n. <u>Public safety and safety-related needs of i</u>	ndividuals with
18	-	Alzheimer's disease.	
19	<u>C</u>	b. Legal protections for individuals living with Alzheir	ner's disease and
20		their caregivers.	
21	Į	<u>State policies to assist individuals with Alzheimer's</u>	disease and their
22		families."	
23 24	DFINSTATEMEN	NT OF THE VOLUNTEER DEVELOPMENT PRO	CRAM AS A
24		TEGORY UNDER THE HOME AND COMMUNITY	
$\frac{23}{26}$	GRANT		CINE BLOCK
27		DN 12D.6. The Department of Health and Human Serve	ices, Division of
28		Services, shall reinstate the Volunteer Development Prog	
29	category under the	Home and Community Care Block Grant. Counties may	elect to use this
30	program to provid	le services to older adults from funds received under	the Home and
31 32	Community Care B	lock Grant.	
32	SURPART XILE	DIVISION OF PUBLIC HEALTH	
34			
35		VELOPMENTAL SERVICES AGENCIES	
36		DN 12E.1.(a) Section 12E.4 of S.L. 2013-360 reads as rew.	
37		E.4. In The Department of Health and Human Services, D	
38		ore all options in order to achieve the reduced amoun	
39 40		act for the Children's Developmental Service Services Agent termination of Public F	
40 41		effective July 1, 2014. The Department shall retain the CD	
42	1 /	and the CDSAs with the highest caseloads of children resi	
43		ved areas. If the Department elects to close one or more CI	
44	this section, it prog	ram. The authorization for the Department to explore all o	ptions to achieve
45		not be construed to repeal the elimination of 160 CDSA p	
46		artment shall submit a report to the Joint Legislative Over	
47		man Services and the Fiscal Research Division no late	
48 49	Department to achie	5, identifying the CDSAs selected for closure.actions imp	plemented by the
50		DN 12E.1.(b) For the 2014-2015 fiscal year, the Departme	nt shall maintain
51		requirements for the CDSA program that were in effect on	
52			
53	INCREASED FEE	E FOR PRIVATE WELL-WATER TESTING	
54		DN 12E.3.(a) G.S. 130A-5(16) reads as rewritten:	
55		To charge a fee of up to fifty five dollars (\$55.00) sev	
56 57		<u>\$74.00)</u> for analyzing private well-water samples set	
57 58		Laboratory of Public Health by local health departments. mposed only for analyzing samples from newly construct	
58 59		vells. The fee shall be computed annually by the Direct	
- /	·	in the second se	

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State Laboratory of Public Health, and applying the am of the private well-water testing, minus State appropria effort. The fee includes the charge for the private well-v SECTION 12E.3.(b) Subsection (a) of this section is eff becomes law, and applies to private well-water samples analyzed on or aft SECTION 12E.3.(c) The Department of Health and Human	hount of the total cost tions that support this water panel test kit." ective when this act er that date. Services, Division of
Environment and Natural Resources, study options for reducing or well-water testing fee established in subsection (a) of this section for hou	waiving the private scholds with incomes
shall report its findings and recommendations, including any recommend Joint Legislative Oversight Committee on Health and Human Services	ded legislation, to the s, the Environmental
SECTION 12E.5. The Joint Legislative Program Evaluation shall consider including in the 2014-2015 Work Plan for the Program E the General Assembly a study on ways to improve North Carolina's medi The study shall include (i) an evaluation of the Office of the Chief Med the Epidemiology Section of the Department of Health and Human Servic Health, and that Office's policies and procedures with respect to death i	Oversight Committee valuation Division of ical examiner system. lical Examiner within es, Division of Public nvestigations and (ii)
	CHIEF MEDICAL
	· vacancies
One or more county medical examiners for each county shall be an	pointed by the Chief
society the Chief Medical Examiner shall appoint one or more med	lical examiners from
physicians in the county licensed to practice medicine in this State. In the	the event no licensed
physician in a county accepts an appointment the Chief Medical Exan	niner may appoint as
State from other counties a licensed physician assistant a purse a core	mer or an individual
who has taken an approved course of training as required by the Chief M	edical Examiner The
acting county medical examiner shall have all the duties and authority of	the physician medical
coroners, or emergency medical technician paramedics. A medical exam	iner may serve more
than one county. The Chief Medical Examiner may take jurisdiction in	any case or appoint
another medical examiner to do so."	
G.S. 130A-387 for investigations and reports an	d (11) pursuant to
G.S. 130A-389 for autopsies. This portion of the	report shall include
	ef Medical Examiner
	La mourour Laummer
(3) Recommended qualifications of, and training requirexaminers.	rements for, medical
	Laboratory of Public Health by analyzing the previou. State Laboratory of Public Health, and applying the an of the private well-water testing, minus State appropria effort. The fee includes the charge for the private well- SECTION 12E.3,(b) Subsection (a) of this section is eff becomes law, and applies to private well-water samples analyzed on or aft SECTION 12E.3.(c) The Department of Health and Human Public Health, shall, in consultation with local health departments an neuroimment and Natural Resources, study options for reducing or well-water testing fee established in subsection (a) of this section for hou at or below three hundred percent (300%) of the current federal poverty I shall report its findings and recommendations, including any recommend Joint Legislative Oversight Committee on Health and Human Service: Review Commission, and the Fiscal Research Division by December 1, 20 PROGRAM EVALUATION STUDY OF CHIEF MEDICAL EXAMI SECTION 12E.5. The Joint Legislative Program Evaluation shall consider including in the 2014-2015 Work Plan for the Program E the General Assembly a study on ways to improve North Carolina's medi the study shall include (i) an evaluation of the Office of the Chief Med the Epidemiology Section of the Department of Health and Human Servic Health, and thai Office's policies and procedures with respect to death i recommendations for best practices in death investigations to achieve grea OPERATIONAL EFFICIENCIES FOR OFFICE OF THE O EXAMINER SECTION 12E.6.(a) G.S. 130A-382 reads as rewritten: ** 130A-382 . County medical examiners; appointment; term of office One or more county medical examiners is appointment; term of office One or more county medical examiners is able analy model examiner from a list of physicians licensed to practice medicine in this State sub- society of the county in which the appointment is to be made. If no names society of the county in which the appointment is to be made. If no names society of the county in which the appointment is so be made. If no

SECTION 12E.6.(c) A portion of the funds appropriated in this act to the 1 2 Department of Health and Human Services, Division of Public Health, for the Office of the 3 Chief Medical Examiner for the 2014-2015 fiscal year shall be used by the Department to 4 establish a system of oversight to achieve operational efficiencies and improve quality 5 assurance with respect to postmortem medicolegal examinations conducted under the authority 6 of the Office of the Chief Medical Examiner pursuant to Part 1 of Article 16 of Chapter 130A 7 of the General Statutes. In establishing the system of oversight required by this subsection, the 8 Department shall develop and implement uniform protocols for conducting postmortem 9 medicolegal examinations in accordance with established best practices for these examinations. 10 ADJUST REPORTING DATE FOR DIABETES COORDINATION REPORT 11 12 SECTION 12E.7. G.S. 130A-221.1(b) reads as rewritten: 13 On or before December-January 1 of each even-numbered odd-numbered year, the "(b) 14 entities referenced in subsection (a) of this section shall collectively submit a report to the Joint 15 Legislative Oversight Committee on Health and Human Services and the Fiscal Research 16 Division. The report shall provide the following: 17 An assessment of the financial impact that each type of diabetes has on each (1)18 entity and collectively on the State. This assessment shall include: the 19 number of individuals with diabetes served by the entity, the cost of diabetes 20 prevention and control programs implemented by the entity, the financial toll 21 or impact diabetes and related complications places on the program, and the 22 financial toll or impact diabetes and related complications places on each 23 program in comparison to other chronic diseases and conditions. 24 (2)A description and an assessment of the effectiveness of each entity's 25 programs and activities implemented to prevent and control diabetes. For 26 each program and activity, the assessment shall document the source and 27 amount of funding provided to the entity, including funding provided by the 28 State. 29 (3) A description of the level of coordination that exists among the entities 30 referenced in subsection (a) of this section, as it relates to activities, 31 programs, and messaging to manage, treat, and prevent all types of diabetes 32 and the complications from diabetes. 33 The development of and revisions to detailed action plans for preventing and (4)34 controlling diabetes and related complications. The plans shall identify 35 proposed action steps to reduce the impact of diabetes, pre-diabetes, and 36 related diabetic complications; identify expected outcomes for each action 37 step; and establish benchmarks for preventing and controlling diabetes. 38 (5)A detailed budget identifying needs, costs, and resources required to 39 implement the plans identified in subdivision (4) of this subsection, 40 including a list of actionable items for consideration by the Committee." 41 42 FOOD PROTECTION PROGRAM BUDGET REALIGNMENT 43 **SECTION 12E.8.** Notwithstanding any other provision of law, the four hundred 44 thousand dollars (\$400,000) that is appropriated under this act for aid to counties for local food 45 and lodging programs shall be retained by the State beginning with the 2014-2015 fiscal year, 46 to pay for the costs to operate the State elements of the food and lodging program, which was 47 transferred to the Department of Health and Human Services pursuant to Section 13.3(d) of

48 S.L. 2011-145.

49 50 51

TRANSFER OF SUMMER FOOD SERVICE PROGRAM TO DEPARTMENT OF PUBLIC INSTRUCTION

52 **SECTION 12E.9.(a)** The North Carolina Summer Food Service Program is hereby 53 transferred from the Department of Health and Human Services, Division of Public Health, to 54 the Department of Public Instruction, by a Type I transfer, as defined in G.S. 143A-6. 55

- 56
- 57

SECTION 12E.9.(b) This section becomes effective October 1, 2014.

SUBPART XII-F. DIVISION OF MH/DD/SAS AND STATE OPERATED 58 **HEALTHCARE FACILITIES** 59

1	TRAUMATIC I	BRAIN INJURY FUNDING	
2 3 4	SECTION 12F.1. Of the funds appropriated to the Department of Health and		
3	Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse		
4	Services, for the	2014-2015 fiscal year, the sum of two million three hundred seventy-three	
5		six dollars (\$2,373,086) shall be used exclusively to support traumatic brain	
6 7	injury (TBI) serv		
7	(1)	The sum of three hundred fifty-nine thousand two hundred eighteen dollars	
8		(\$359,218) shall be used to fund contracts with the Brain Injury Association	
9		of North Carolina, Carolinas Rehabilitation, or other appropriate service	
10		providers.	
11	(2)	The sum of seven hundred ninety-six thousand nine hundred thirty-four	
12		dollars (\$796,934) shall be used to support residential programs across the	
13		State that are specifically designed to serve individuals with TBI.	
14	(3)	The sum of one million two hundred sixteen thousand nine hundred	
15		thirty-four dollars (\$1,216,934) shall be used to support requests submitted	
16		by individual consumers for assistance with residential support services,	
17		home modifications, transportation, and other requests deemed necessary by	
18		the consumer's local management entity and primary care physician.	
19			
20 21	REPORT ON		
21 22		MENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES FION 12F.3.(a) The Department of Health and Human Services (Department)	
22		report to the Joint Legislative Oversight Committee on Health and Human	
23 24		e Fiscal Research Division by November 1, 2014, that includes all of the	
25	following compo		
$\frac{23}{26}$	(1)	A strategy for improving communication and coordination among all	
27	(1)	divisions within the Department that administer funds or programs related to	
28		the delivery of behavioral health services, especially regarding the most	
29		appropriate and efficient uses of public and private inpatient behavioral	
30		health services. The Department shall include as part of its strategy a process	
31		to address shortages and deficiencies identified in the annual State Medical	
32		Facilities Plan.	
33	(2)	A plan developed in collaboration with local management entities that have	
34		been approved to operate as managed care organizations (LME/MCOs) to	
35		increase access to, and availability of, community-based outpatient crisis and	
36		emergency services for the stabilization and treatment of individuals	
37		experiencing mental health, developmental disability, or substance abuse	
38		crises in settings other than local hospital emergency departments and	
39		State-operated psychiatric hospitals.	
40	(3)	A plan to ensure that a comprehensive array of outpatient treatment and	
41		crisis prevention and intervention services are available and accessible to	
42		children, adolescents, and adults in every LME/MCO catchment area. The	
43		plan shall ensure that an adequate number of crisis stabilization units are	
44		available in each LME/MCO catchment area. The plan shall include specific	
45		strategies for increasing the number of Facility-Based Crisis Programs for	
46		Children and Adolescents in high-need areas of the State and the availability	
47		of Professional Treatment Services in Facility-Based Crisis Programs for	
48		Children and Adolescents as defined in section 4.b.(8)(k) of the current	
49 50		Medicaid State Plan. The plan shall further describe in detail all actions	
50 51		necessary to implement those strategies, including a description of how the	
51	(A)	Department's funds will be utilized.	
52 53	(4)	Findings and recommendations for increasing the inventory of inpatient psychiatric and substance abuse services within the State. In developing its	
55 54		findings and recommendations, the Department shall examine the	
55		advantages and disadvantages of increasing this inventory of services	
56		through (i) additional State-operated facilities, (ii) community hospital beds,	
57		(iii) United States Veterans Administration beds, and (iv) community-based	
58		services that decrease the need for inpatient treatment.	
		· · · · · · · · · · · · · · · · · · ·	

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1 2	(5)	A plan for offering hospitals and other entities incentiv licenses to begin offering new inpatient behavioral health	h services, or to
2 3 4 5 6	(6)	begin operating existing licensed beds that are currently unsi Recommendations on the use of the existing Cherry Hospit patients and operations are relocated to the replacent developing its findings and recommendations, the Department	al buildings after nent facility. In
7 8		a study that includes development of an inventory and a condition of every building located on the existing Cherry l	ssessment of the
))		The study shall include an examination of the feasibility of u Cherry Hospital facility to provide community-based and	nd facility-based
	-	behavioral health services, including additional child inpatient beds.	
	(7)	A method by which the Division of Health Service Regulation tracking and separately reporting no later than January inventory of inpatient behavioral health beds for children	1, 2015, on the
	(8)	12 and for adolescents over age 12. A status update on the implementation of each compon Mental Health Commission Workforce Development Plan.	ent of the 2008
)		TON 12F.3.(b) The Department shall submit a reportion	
	Committee on H Health and Huma	Subcommittee on Health and Human Services, the Senate lealth and Human Services, the Joint Legislative Oversight on Services, and the Fiscal Research Division by March 1, 20	t Committee on
	all of the followin (1)	A components: A comprehensive strategy, developed in collaboration w	vith stakeholders
	· · · · ·	deemed relevant by the Department, to address the dearth	of licensed child
		and adolescent inpatient psychiatric beds in facilities throu The strategy shall do all of the following:	ignout the state.
		a. Ensure that an adequate inventory of child and ade available in each LME/MCO catchment area.	plescent beds are
		 b. Include the development and implementation of adolescent psychiatric bed registry to provide real-on the number of beds available at each licensed facility in the State. 	time information
		 c. Include recommendations as to any regulatory chan ensure safety and quality in Facility-Based Cris Children and Adolescents. 	ages necessary to is Programs for
	(2)	Recommendations for meaningful outcome measures to be State-operated alcohol and drug abuse treatment centers to a of inpatient treatment on an individual's substance use foll from a State-operated alcohol and drug abuse treatm recommendations shall include a proposed time line for in these outcome measures.	assess the impact lowing discharge ent center. The
	DIVISION () PLAN REGARDING BUDGET SHORTFALLS OF MENTAL HEALTH, DEVELOPMENTAL DISAB	
)		E ABUSE SERVICES TON 12F.4. By December 1, 2014, the Department of He	ealth and Human
	Services shall pro-	ovide a report to the Joint Legislative Oversight Committe	e on Health and
	Department as a n	and the Fiscal Research Division on the budget short result of liabilities associated with (i) the provision of comm	unity services for
	(ii) the State-oper	mental illness, developmental disabilities, and substance aburated health care facilities under the jurisdiction of the Depart tailed explanation of all of the following:	
	(1)	A history of the annual budget shortfalls since 2008 and all factors.	the contributing
	(2)	An explanation of actions taken by the Department and th Budget and Management to address these budget shortfalls.	e Office of State
	(3)	A plan for eliminating these budget shortfalls.	

	General A	Assemb	ly Of North Carolina	Session 2013
1 2 3	LEGI	[SLAT] /ICES	PRIATED TO IMPLEMENT RECOMMENDATION VE OVERSIGHT COMMITTEE ON HEALTH REGARDING BEHAVIORAL HEALTH CRISIS SER	I AND HUMAN
4 5 6 7 8		SEC 1 (1)	CION 12F.5.(a) The following definitions apply in this sec Facility-Based Crisis Center. – A 24-hour residential fa 10A NCAC 27G .5000 to provide facility-based crisis se	cility licensed under
7 8		(2)	10A NCAC 27G .5001. Secretary. – The Secretary of the North Carolina Depar	
9 10		(3)	Human Šervices. Behavioral Health Urgent Care Center. – An outpatient	
11 12 13 14			walk-in crisis assessment, referral, and treatment by health professionals with prescriptive authority to indivi- or emergent need for mental health, intellectual disabilities, or substance abuse services.	licensed behavioral duals with an urgent
15	TT 1/1		TION 12F.5.(b) From funds appropriated in this act to	
16 17 18 19	Substance	e Abuse two r	han Services, Division of Mental Health, Development Services, for community services for the 2014-2015 fiscanillion two hundred thousand dollars (\$2,200,000) in allowing:	al year, the Division
20	accompne	(1)	To increase the number of co-located or operationall	
21 22 23 24 25		(2)	health urgent care centers and facility-based crisis center To increase the number of facility-based crisis center Secretary as facilities for the custody and treatment of pursuant to G.S. 122C-252 and 10A NCAC 26C .010 shall give priority to areas of the State experiencing a sho	s designated by the f involuntary clients)1. The Department
26 27		(3)	of facilities. To provide reimbursement for services provided by	facility-based crisis
28 29		(4)	centers. To establish facility-based crisis centers for children and	adolescents.
30 31	SUBPAR	T XII-	G. DIVISION OF HEALTH SERVICE REGULATION	N
32 33			CORRECTION TO CERTIFICATE OF NEED E	XEMPTION FOR
34 35	REPI		IENT OF PREVIOUSLY APPROVED EQUIPMENT TION 12G.1.(a) G.S. 131E-184(f) reads as rewritten:	
36	"(f)		Department shall exempt from certificate of need review	the purchase of any
37 38		ent equi E-176(2	pment that exceeds the two million dollar ($$2,000,000$) the two million dollar ($$2,000,000$) the following conditions are a set of the followin	hreshold set forth in e met:
39 40 41 42 43		(1) (2)	The equipment being replaced is located on the main can The Department has previously issued a certificate of new being replaced. This subdivision does not apply if a cer not required at the time the equipment being replaced way by the licensed health service facility.	ed for the equipment tificate of need was
44 45 46 47		(3)	The licensed health service facility proposing to purch equipment shall provide prior written notice to the Dep supporting documentation to demonstrate that it meets th of this subsection."	artment, along with
48 49		SECT	TION 12G.1.(b) This section is effective when it becomes	law.
50 51	HEALTH		E COST REDUCTION AND TRANSPARENCY ACT TION 12G.2. G.S. 131E-214.13 reads as rewritten:	REVISIONS
52 53	"§ 131E-		Disclosure of prices for most frequently reported	DRGs, CPTs, and
54	(a)		ollowing definitions apply in this Article:	
55 56	·	(1)	Ambulatory surgical facility. – A facility licensed unde of this Chapter.	
57 58		(2) (3)	Commission. – The North Carolina Medical Care Comm Health insurer. – As defined in G.S. 108A-55.4, pr	
59		(3)	insurer" shall not include self-insured plans and gro	

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	defined in section 607(1) of the Employee Ret	irement Income Security Act
	of 1974. An entity that writes a health bene following:	
	a. <u>An insurance company under Article 3</u>	of Chapter 58 of the General
	b. <u>A service corporation under Article 65</u>	of Chapter 58 of the General
	<u>c.</u> <u>A health maintenance organization under </u>	er Article 67 of Chapter 58 of
	the General Statutes.	more group boolth plans, or
	<u>d.</u> <u>A third-party administrator of one or</u> <u>defined in section 607(1) of the Er</u> Security Act of 1974 (29 U.S.C. § 1167	nployee Retirement Income
(4)	Hospital. – A medical care facility licensed und under Article 2 of Chapter 122C of the General	er Article 5 of this Chapter or
(5)	Public or private third party. – Includes the S	
	employers, health insurers, third-party admin organizations.	
(b) Beginn	ing with the quarter ending June 30, 2014, a	nd quarterly thereafter each
	vide to the Department of Health and Human	
	ftware, the following information about the 1	
	G for inpatients as established by the Commission	on:Department:
(1)	The amount that will be charged to a patient fo	
	paid in full without a public or private third pa	rty paying for any portion of
$\langle 0 \rangle$	the charges.	
(2)	The average negotiated settlement on the amo	
(3)	patient required to be provided in subdivision (1) The amount of Medicaid reimbursement for eac	
(3)	pro rata supplemental payments.	In DRO, including claims and
(4)	The amount of Medicare reimbursement for eac	h DRG
(5)	For <u>each of the five largest health insurers prov</u>	
	on behalf of insureds and teachers and State e	employees, the range and the
	average of the amount of payment made for e	ach DRG. Prior to providing
	this information to the Department, each hosp	
	the health insurers and any other information t	hat would otherwise identify
A hoomital sha	the health insurers.	and has this subscription for any
A nospital sna	Il not be required to report the information requi frequently reported admissions where the re	red by this subsection for any
	lead to the identification of the person or person	
	deral Health Insurance Portability and Account	
or other federal lay		
	ommission shall adopt rules on or before March	n 1, 2014, January 1, 2015, to
	tion (b) of this section is properly implemented	
	e Department in a uniform manner. The ru	les shall include all of the
following:		
(1)	The method by which the Department sha	
	frequently reported DRGs for inpatients for whi data set out in subsection (b) of this section.	ich nospitals must provide the
(2)	Specific categories by which hospitals shall be	e grouped for the nurpose of
(2)	disclosing this information to the public on th	
	site.	e Department's internet (ree
(d) Beginn	ing with the quarter ending September 30, 20	014, and quarterly thereafter,
each hospital and	ambulatory surgical facility shall provide	to the Department, utilizing
electronic health	records software, information on the total cos	sts for the 20 most common
	es and the 20 most common imaging procedur	
	t settings or in ambulatory surgical facilities, all	
	ospitals and ambulatory surgical facilities shall required by subdivisions $(b)(1)$ through (5) of	
	required by subdivisions (b)(1) through (5) o bulatory surgical facilities shall not be require	
	build by surgical facilities shall not be require ibsection where the reporting of that information	
	set and the set of the set in the set of the	

identification of the person or persons admitted to the hospital in violation of the federal Health insurance Portability and Accountability Act of 1996 (HIPAA) or other federal Health insurance Portability and Accountability Act of 1996 (HIPAA) or other federal Haw. (e) The Commission shall adopt rules on or before Hune 1, 2014. January 1, 2015, to insure that subsection (d) of this section is properly implemented and that hospitals and ambulatory surgical Facilities report this information to the Department in a uniform manner. The rules shall include the Hist-of-method by which the Department in an ambulatory surgical facility, along with the related CFT and HCPCS codes-procedures, by volume, performed in a hospital outpatient setting and those performed in an ambulatory surgical facility, along with the related CFT and HCPCS codes-procedures, for which the hospitals must provide the data set out in subsection (d) of this section. (e) The Commission for each of the following: a. Primary cesarean section rate, uncomplicated TLP C-02) b. Early elective delivery rate (TLP CPC-01) c. d. Multidrug resistant organisms (MHSN) c. g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) f. Post on persis rate (PSI13) g. g. G. S.150B-2L3 does not apply to rules adopted under subsections (c) and (c) of this section becomes effective on the last day of the month following the month in which the rule is approved by		General Assembly Of North Carolina	Session 2013
 (e) The Commission shall adopt rules on or before June 1, 2014. January 1, 2015, tot ensure that subsection (d) of this section is properly implemented and that hospitals and ambulatory surgical facilities report this information to the Department in a uniform manner. The rules shall include the list of method by which the Department in a uniform manner. The rules shall include the list of method by which the Department in a uniform manner. The rules shall include the list of method by which the Department in a uniform manner. The rules shall the related CPT and HCPC Se codes-procedures for which the hospitals must provide the data set out in subsection (d) of this section. (e1) The Commission shall adopt rules to establish quality measures identical to those established by the Joint Commission for each of the following: a Primary cesarean section rate, uncomplicated (TIC PC-02) b. Early elective delivery rate (TIC PC-01) c. difficie infection SRI (MHSN) f. Post op sepsis rate (PSI13) g. Thrombolytic therapy for acue ischemic stroke patients (STK-4) Stroke education (STK-8) (f) Upon request of a patient for a matricular DRG, imaging procedure, or surgery procedure reported in this section, a hospital or ambulatory surgical facility shall provide the last day of the month following: (g) GS. 150B-21.3 does not apply to rules adopted under subsections (c) and (c) of this section becomes effective on the last day of the month following: StrUDY CONCERNING EXPANSION OF HEALTH CARE COST REDUCTION AND TRANSPARENCY ACT TO ADDITIONAL HEALTH CARE COST REDUCTION AND TRANSPARENCY of 2013 (the Act) to additional health care providers. The report shall study and submit a written report to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research Division summarizing its recommended interequivers of identified health care providers. (1)			
 ansure that subsection (d) of this section is properly implemented and that hospitals and ambulatory surgical facilities report this information to the Department in a uniform manner. The rules shall include the list of method by which the Department shall determine the 20 most common surgical procedures and the 20 most common imaging procedures, by volume, performed in a hospital outpatient setting and those performed in a manufactory surgical facility, along with the related CPT and HCPCS codes.procedures for which the hospitals must provide the data set out in subsection (d) of this section. (c) The Commission shall adopt rules to establish quality measures identical to those established by the Joint Commission for each of the following: a. Primary cesarean section rate, uncomplicated (TIC PC-02) b. Early elective delivery rate (TIC PC-01) c. difficile infection SIR (MISN) d. Multidrug resistant organisms (NHSN) f. Post op sepsis rate (PSI13) g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) h. Stroke education (STK-8) i. Venous thrombolism prophylaxis (VTE-1) j. Venous thrombolism discharge instructions (VTE-5) (f) Upon required by subsection (b) or subsection (d) of this section to the patient in writing, either electronically or by mail, within three business days after receiving the request. (g) G.S. ISOB-21.3 does not apply to rules adopted under subsections (c) and (c) of this section to the patient in writing, either electron for ADDTTONAL HEALTH CARE PROVIDERS StrUDY CONCERNING EXPANSION OF HEALTH CARE FROVIDERS SUECTION 12G.A. By December 1, 2014, the Department of Health and Human Services and the Fiscal Research Division summarizing its recommended tata to be collected fo			
5 ambulatory surgical facilities report this information to the Department shall facility and externations and the 20 most common surgical procedures and the 20 most common imaging procedures, by volume, performed in a hospital-outpatient setting and those performed in an ambulatory surgical facility, along with the related CTT and HCPCS codes-procedures for which the hospitals must provide the data set out in subsection (d) of this section. (e) The Commission shall adopt rules to establish quality measures identical to those established by the Joint Commission for each of the following: a. Primary cesarean section rate, uncomplicated (TIC PC-02) b. Early elective delivery rate (TIC PC-01) c. C. difficil infection SIR (NHSN) f. Post op sepsis rate (PSI13) g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) h. Europeated on a patient for a particular DRG, imaging procedure, or surgery procedure reported in this section, a hospital or ambulatory surgical facility shall provide the landomistion required by subsection (d) of this section be patient in writing; either electronically or by mail, within three business days after receiving the request. (g) G.S. ISOB-21.3 does not apply to rules adopted under subsections (c) and (e) of this sectron to the patient in writing; section. A rule adopted under subsection (d) of the sectron becomes effective on the last any of the month following. STUDY CONCERNING EXPANSION OF HEALTH CARE COST REDUCTION AND TRANSPARENCY ACT TO ADDITIONAL HEALTH CARE FROVIDERS SECTION 12G.4.(a) For the period commencing on the effective date of this section, and			
6 The rules shall include the list of method by which the Department shall determine the 20 most common surgical procedures and the 20 most common imaging procedures and the role most common imaging procedures identical to those established by the Joint Commission for each of the following: a. b. c. difficile infection SIR (NHSN) c. difficile infection SIR (NHSN) f. e. Surgical site infection SIR (NHSN) f. f. Post op sepsis rate (PSI13) g. thromobolitic therapy for acute ischemic stroke patients (STK-4) h. Stroke education (STK-8) i. Venous thrombolism discharge instructions (VTE-5) ii. thrombolism discharge instructions (VTE-5) iii. iiii the inder to a mobulatory surgical facility shall provide the last day of the month following the month in which the rule is approved by the Commission." StrUpt CONCERNING EXPANSION OF HEALTH CARE COST REDUCTION AND TRANSPARENCY ACT TO ADDITIONAL HEALTH CARE PROVIDERS SECTION 12G3. By December 1, 2014, the Department of Health and Human Services shall study and submit a written report to the Joint Legislative Oversight Committee on Health and Human Services and the Carolinas Health Care Cost Reduction and Transparency Act of 2013 (the Act) to additional health care provider			
 7 common surgical procedures and the 20 most common imaging procedures, by volume, performed in an onpulatory surgical facility, along with the related CPT and HCPCS codes, procedures for which the hospitals must provide the data set out in subsection (d) of this section. (e) The Commission shall adopt rules to establish quality measures identical to those established by the Joint Commission for each of the following: a. Primary cesarean section rate, uncomplicated (TJC PC-02) b. Early elective delivery rate (TJC PC-01) c. C. difficile infection SIR (NHSN) d. Multidrug resistant organisms (NHSN) g. Drimaty cesarean section rate, uncomplicated (TJC PC-02) g. Surgical site infection SIR for colon surgeries (NSHN) g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) i. Venous thrombolism prophylaxis (VTE-1) i. Venous thrombolism discharge instructions (VTE-5) (f) Upon request of a patient for a paticular DRG, imaging procedure, or surgery procedure reported in this section (b) or subsection (d) of this section to the patient in writing, either electronically or by mail, within three business days after receiving the request. (g. G.S.I 508-21.3 does not apply to rules adopted under subsections (c) and (e) of this section A rule adopted under subsections (c) and (e) of this section to the patient in writing, either electronically or by mail, within three business days after receiving the request. (g. G.S.I 508-21.3 does not apply to rules adopted under subsection (c) and (e) of this section to request of a patient for a patient for a patient in writing, either electronically or by subsection (b) or subsection durin			
8 performed in-a hospital outpatient setting and those performed in-an ambulatory surgical facility, ealong with the related CPT and HCPCS codes, procedures for which the hospitals must provide the data set out in subsection (d) of this section. 11 (e)1 The Commission shall adopt rules to establish quality measures identical to those established by the Joint Commission for each of the following: 13 a. Primary cesarean section rate, uncomplicated (TIC PC-02) 14 b. Early elective delivery rate (TIC PC-01) 15 c. C. difficile infection SIR (NHSN) 16 d. Multidrug resistant organisms (NHSN) 17 c. Stroke education (STK-8) 18 f. Post op sepsis rate (PSII3) 19 g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) 10 h. Stroke education (STK-8) 11 i. Venous thrombolism discharge instructions (VTE-5) 10 Upon request of a patient for a particular DRG, imaging procedure, or surgery procedure reported in this section (c) and (c) of this section to the patient in writing, eithre electronically or by mail, within thre business days after receiving the request. 12 G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (c) of this section becomes effective on the last day of the month following the month in which the rule is appr	6	The rules shall include the list of method by which the Department shall deter	mine the 20 most
9 facility. along with the related CPT and HCPCS codes-procedures for which the hospitals must provide the data set out in subsection (d) of this section. 11 (e1) The Commission shall adopt rules to establish quality measures identical to those established by the Joint Commission for each of the following: 12 a. Primary cesarean section rate, uncomplicated (TJC PC-02) 14 b. Early elective delivery rate (TJC PC-01) 15 c. C. difficile infection SIR (MHSN) 16 d. Multidrug resistant organisms (NHSN) 17 e. Surgical site infection SIR (MISN) 18 f. Post op sepsis rate (PSI13) 19 g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) 10 h. Stroke education (STK-8) 11 i. Venous thrombolism prophylaxis (VTE-1) 12 i. Venous thrombolism discharge instructions (VTE-5) (f) Upon request of a patient for a particular DRG, imaging procedure, or surgery 11 yenous thrombolism prophylaxis (VTE-1) 13 Section A1 rule adopted under subsection (b) or subsection to the patient in writing, either electronically or by mail, within three business days after receiving the request. 16 G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (e) of this section becomes effective on the last day of the month foll		common surgical procedures and the 20 most common imaging procedu	ires, by volume,
10 provide the data set out in subsection (d) of this section. 11 (e1) The Commission shall adopt rules to establish quality measures identical to those established by the Joint Commission for each of the following: 12 a. Primary cesarean section rate, uncomplicated (TJC PC-02) 14 b. Early elective delivery rate (TIC PC-01) 15 c. C. difficile infection SIR (NHSN) 16 d. Multidrug resistant organisms (NHSN) 17 e. Surgical site infection SIR (NHSN) 18 f. Post op sepsis rate (PSI13) 19 g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) 18 f. Venous thrombolism prophylaxis (VTE-1) 19 g. Thrombolytic therapy for acute ischemic stroke patient in writing, either electronically or by mail, within three business days after receiving the request. 19 (g) G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (e) of this section becomes effective on the last day of the month following the month in which the rule is approved by the Commission," 10 TANSPARENCY ACT TO ADDITIONAL HEALTH CARE COST REDUCTION AND TRANSPARENCY ACT TO ADDITIONAL HEALTH CARE PROVIDERS 18 section, and submit a written report to the joint Legislative Oversight Committee on Health and Hum		performed in a hospital outpatient setting and those performed in an am	bulatory surgical
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established by the Joint Commission for each of the following: a Primary cesarean section rate, uncomplicated (TJC PC-02) b Early elective delivery rate (TJC PC-01) c C. difficile infection SRI (NHSN) e Surgical site infection SRI for colon surgeries (NSHN) f e. Surgical site infection SRI for colon surgeries (NSHN) f e. Surgical site infection SRI for colon surgeries (NSHN) f e. Surgical site infection SRI for colon surgeries (NSHN) f e. Surgical site infection SRI for colon surgeries (NSHN) g Thrombolytic therapy for acute ischemic stroke patients (STK-4) f Yenous thromboloism prophylaxis (VTE-1) i. Venous thrombolytic adays after receiving the request. (g) G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (e) of this section be patient in writing, either electronically or by mail, within three business days after receiving the request. (g) G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (e) of this section be comes effective on the last day of the month following the month in which the rule is approved by the Commission." TUDY CONCERNING EXPANSION OF HEALTH CARE COST REDUCTION AND TRANSPARENCY ACT TO ADDITIONAL HEALTH CARE PROVIDERS			·
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15 c. C. difficile infection SIR (NHSN) 16 d. Multidrug resistant organisms (NHSN) 17 e. Surgical site infection SRI for colon surgeries (NSHN) 18 f. Post op sepsis rate (PSI13) 19 g. Thrombolytic therapy for acute ischemic stroke patients (STK-4) 20 h. Stroke education (STK-8) 21 i. Venous thrombolism discharge instructions (VTE-5) 23 (f) Upon request of a patient for a particular DRG, imaging procedure, or surgery 24 procedure reported in this section, a hospital or ambulatory surgical facility shall provide the 25 (f) Upon request of a patient for a particular DRG, imaging procedure, or surgery 26 (g) G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (e) of this section becomes effective on the 26 (g) G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (e) of this section becomes effective on the 27 Isat day of the month following the month in which the rule is approved by the Commission." 28 SECTION 12G.3. By December 1, 2014, the Department of Health and Human 38 SECTION 12G.3. By December 1, 2014, the Department of Health and Human 39 (1) Recommended categories of additional health care providers. The report shall identify all of the following: 30		<u>a.</u> <u>Finiary cesarean section rate, uncomplicated (TJC r</u> b Early elective delivery rate (TIC PC 01)	<u>-C-02)</u>
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21 Image: Tensor T		g Thrombolytic therapy for acute ischemic stroke patie	ents (STK-4)
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Image: 1 Venous thrombolism discharge instructions (VTE-5) (f) Upon request of a patient for a particular DRG, imaging procedure, or surgery procedure reported in this section, a hospital or ambulatory surgical facility shall provide the (g) G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (e) of this section. A rule adopted under subsections (c) and (e) of this section becomes effective on the 18 section. A rule adopted under subsections (c) and (e) of this section becomes effective on the 18 Section. A rule adopted under subsections (c) and (e) of this section becomes effective on the 18 Section. A rule adopted under subsections (c) and (e) of this section becomes effective on the 18 Section. A rule adopted under subsections (c) and (e) of this section becomes effective on the 18 Section A rule adopted under subsections (c) and (e) of this section becomes effective on the 18 Section A rule adopted under subsections (c) and (e) of this section becomes effective on the 18 Section 12G.3. By December 1, 2014, the Department of Health and Human 19 Secvices shall study and submit a written report to the Joint Legislative Oversight Committee 10 Recommended categories of additional health care providers. The report shall 11 Recommended categories of additional health care provid			
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 procedure reported in this section, a hospital or ambulatory surgical facility shall provide the information required by subsection (b) or subsection (d) of this section to the patient in writing, either electronically or by mail, within three business days after receiving the request. (g) G.S. 150B-21.3 does not apply to rules adopted under subsections (c) and (e) of this section becomes effective on the last day of the month following the month in which the rule is approved by the Commission." STUDY CONCERNING EXPANSION OF HEALTH CARE COST REDUCTION AND TRANSPARENCY ACT TO ADDITIONAL HEALTH CARE PROVIDERS SECTION 12G.3. By December 1, 2014, the Department of Health and Human Services shall study and submit a written report to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research Division summarizing its recommendations for extending North Carolina's Health Care Cost Reduction and Transparency Act of 2013 (the Act) to additional health care providers. The report shall identify all of the following: (1) Recommended categories of additional health care providers that should be subject to the requirements of the Act. (2) Recommended effective dates for the applicability of the Act to each category of identified health care providers. (3) Recommended effective dates for the applicability of the Act to each category of identified health care providers. (4) Recommended effective dates for the applicability of the Act to each category of identified health care providers. SECTION 12G.4.(a) For the period commencing on the effective date of this section, and ending June 30, 2016, and notwithstanding the provisions of the Home Care Agency Licensure Act set forth in Part 3 of Article 6 of Chapter 131E of the General Statues or any rules adopted pursuant to that Part, the Department of Health and Human Services and shall not restrict the Department from doing any of			
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57 (1) Issuing a license to a certified home health agency as defined in			inci services allu
			as defined in

	General Assemb	oly Of North Carolina	Session 2013
1 2	(2)	Issuing a license to an agency that needs a new licens care agency being acquired.	se for an existing home
2 3 4 5 6	(3)	Issuing a license for a new home care agency in any a	
4		determination by the Secretary of the Department	
5		Services that increased access to care is necessary in t	
6	SEC'	FION 12G.4.(b) This section is effective when it become	nes law.
7 8	MORATORIU	M ON SPECIAL CARE UNIT LICENSES	
9		FION 12G.5. Section 12G.1(a) of S.L. 2013-360 reads	as rewritten:
10		12G.1.(a) For the period beginning July 31, 2013	
11	2016, June 30, 20	16, the Department of Health and Human Services, Div	vision of Health Service
12		partment), shall not issue any licenses for special ca	
13		nd G.S. 131E-114. This prohibition shall not restrict	the Department from
14	doing any of the		
15	(1)	Issuing a license to a facility that is acquiring an exist	
16 17	(2)	Issuing a license for a special care unit in any are determination by the Secretary of the Department	
18		Services that increased access to this type of care is	
19		during the three-year moratorium imposed by this sec	tion.
20	(3)	Processing all completed applications for special care	
21		by the Division of Health Service Regulation alor	
22		license fee prior to June 1, 2013.	
23	<u>(4)</u>	Issuing a license to a facility that was in possession of	a certificate of need as
24		of July 31, 2013, that included authorization to op	erate special care unit
25		beds."	
26 27	SURPART VIL	H. DIVISION OF MEDICAL ASSISTANCE (MED	
28	SUDI ART AII-	II. DIVISION OF MEDICAL ASSISTANCE (MED	icaid)
29	MEDICAID RE	FORM	
30		FION 12H.1. It is the intent of the General Assemb	ly to continue to work
31	toward the detai	ls of Medicaid reform during a special session in Nov	vember 2014. Until the
32	General Assemb	ly enacts legislation authorizing a plan to reform Medic	caid, the Department of
33		an Services (i) shall continue to consult with stakehol	
34 35		ons for Medicaid reform that will provide greater budg m and (ii) shall not commit the State to any particul	
35 36		I not submit any reform-related State plan amendme	
30 37		enter into any contracts related to implementing Medica	
38	upplications not		
39	REINSTATE M	IEDICAID ANNUAL REPORT	
40		FION 12H.2. The Department of Health and Humar	
41		nce, shall reinstate the publication of the Medicai	
42		bles, which was discontinued after 2008. The Division	shall publish the report
43 44	and tables on its	Web site and shall not publish copies in print.	
44 45	MODIFV INTE	NSIVE IN-HOME SERVICE	
46		FION 12H.4. No later than October 1, 2014, the Dep	partment of Health and
47		, Division of Medical Assistance, shall modify the set	
48		ne Service to reflect a team-to-family ratio of one Inte	
49		oth the Medicaid and NC Health Choice programs.	
50			
51		IONAL 1915(C) WAIVER	
52		FION 12H.5. The Department of Health and Human	
53 54		nce, shall design and draft a 1915(c) wavier that	meets the following
54 55	requirements: (1)	The waiver should create 1,000 new slots each year	for 3 years to serve a
55 56	(1)	total of 3 000 additional adults with developmental d	

- 55 56 57
- (1) The waiver should create 1,000 new slots each year for 3 years, to serve a total of 3,000 additional adults with developmental disabilities from January 1, 2016, to June 30, 2019.

General Assemb	oly Of North Carolina	Session 2013
(2)	The budget for each slot should be capped a (\$20,000) per plan year per beneficiary, and slots the registry of unmet needs.	
(3)	The slots should be managed as part of the system.	LME/MCO managed care
The I	Department shall report the draft waiver, other find	ings, and any other options
	ons to best serve the additional adults with develo	
registry of unmo	et needs to the House Appropriations Subcommit	tee on Health and Human
	Senate Appropriations Committee on Health and He	
	artment may submit drafts of the waiver to the	
	es (CMS) to solicit feedback but shall not submit the	e waiver for CMS approval
until authorized	by the General Assembly.	
TRAUMATIC	BRAIN INJURY WAIVER	
	FION 12H.6. The Department of Health and Hu	man Services Division of
	ice, and Division of Mental Health, Developmental	
	in conjunction with the North Carolina Trauma	
	esign and draft a 1915(c) waiver to add a new ser	
	umatic brain injury (TBI). This draft waiver may be	
	waiver to serve individuals with traumatic brain in	
	vaiver, other findings, and any additional options to	
	g from TBI to the House Appropriations Subcomm	
	Senate Appropriations Committee on Health and Hu	
	epartment may submit drafts of the waiver to the es (CMS) to solicit feedback but shall not submit the	
	by the General Assembly.	e warver for Civis approvar
until autionzed	y the General Assembly.	
FREEZE NURS	SING HOME CASE MIX INDEX	
SEC	FION 12H.7. Section 12H.13(b) of S.L. 2013-360 r	eads as rewritten:
	12H.13.(b) Effective July 1, 2013, any rate met	
	onary or increase factor shall not increase above th	
	e rate is otherwise increased by the General A	
	es' percentage of cost used for payment shall be a	
	n that hospitals would be eligible for, and cost settle ubsection (e) of this section. The following rate	
	rally Qualified Health Centers, Rural Health Center	
	ervices Hospice Part B and D Premiums third-r	

3 37 State-Operated services, Hospice, Part B and D Premiums, third-party and HMO premiums, 38 drugs, MCO capitation payments, and nursing home direct care services case mix index 39 increases. Notwithstanding the foregoing, the exclusion from this subsection for nursing home 40 direct care services case mix index increases expires January 1, 2015, and the rate for nursing 41 home direct care services case mix shall not increase above the rate in effect on December 31, 42 2014."

43 44 DRUG REIMBURSEMENT USING AVERAGE ACQUISITION COST

45 SECTION 12H.8.(a) The Department of Health and Human Services, Division of 46 Medical Assistance, shall adopt an average acquisition cost methodology for brand and generic 47 drug ingredient pricing to be effective beginning on January 1, 2015. The drug ingredient 48 pricing methodology shall be consistent with new federal requirements or, if the new federal 49 requirements have not yet been finalized by October 1, 2014, consistent with the draft federal 50 requirements. In adopting a new drug ingredient pricing methodology, the Department shall 51 also do all of the following: 52

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- Raise dispensing fees so that the average acquisition cost ingredient pricing (1)plus the dispensing fees, net of any drug rebates, generates nine hundred seventy-five thousand dollars (\$975,000) in savings in General Fund appropriations.
- 56 (2)Maintain a distinction between the dispensing fees for preferred and brand 57 drugs. 58
 - (3) Ensure that ingredient prices are updated at least monthly.

SECTION 12H.8.(b) The Department of Health and Human Services, Division of 1 2 Medical Assistance, shall issue a request for proposals (RFP) for a contractor to perform a 3 statewide drug dispensing fee study to begin on March 1, 2015. The Department shall use the 4 one hundred thousand dollars (\$100,000) appropriated in this budget for this study as the State 5 share to draw down additional federal Medicaid funds for this study. 6 SECTION 12H.8.(c) The Department of Health and Human Services, Division of 7 Medical Assistance, shall follow the procedures in G.S. 108A-54.1A in submitting the State 8 plan amendment required to implement this section. 9 10 SUBSTITUTION OF GENERIC DRUGS FOR UNAVAILABLE PREFERRED DRUGS SECTION 12H.8A. If the Department of Health and Human Services, Division of 11 12 Medical Assistance, finds that there are net General Fund savings to the Medicaid program 13 from doing so, then the Division may allow a pharmacist to substitute and dispense a generic 14 drug in place of a preferred drug without prior authorization, subject to all of the following 15 being true: 16 (1)The Division normally requires the dispensing of the preferred drug over the 17 equivalent generic drug. 18 (2)The pharmacist has not been able to acquire the preferred drug from at least 19 two separate wholesalers within the two weeks prior to dispensing the 20 generic substitute. 21 (3)The pharmacist maintains records of the failed attempts to acquire the 22 preferred drug. Such records shall be open to inspection and audit by the 23 Division. 24 (4) The prescriber has not indicated that the preferred drug is "medically 25 necessary." 26 The pharmacist notifies the prescriber of the substitution and receives (5) 27 approval from the prescriber for the substitution. 28 (6)The pharmacist notifies the patient of the substitution and gives the patient 29 the opportunity to accept or refuse the substitution. 30 For purposes of this section, "savings to the Medicaid program" shall not be limited to savings 31 within the prescription drug service area but shall also include savings in other areas of the 32 program, such as savings associated with eliminating the prior authorization process or savings 33 from instances where missed doses may lead to negative and costly patient outcomes. 34 35 MENTAL HEALTH DRUG MANAGEMENT 36 **SECTION 12H.9.(a)** Effective January 1, 2015, Section 12H.13(g) of S.L. 37 2013-360, as amended by Section 4.4 of S.L. 2013-363, is repealed. 38 **SECTION 12H.9.(b)** Effective January 1, 2015, the Department of Health and 39 Human Services, Division of Medical Assistance, shall manage mental health drugs to produce 40 twelve million dollars (\$12,000,000), net of rebates, in recurring annual savings to General 41 Fund appropriations to the Medicaid program. In order to achieve these savings, the 42 Department shall first make adjustments to the preferred drug list to maximize supplemental 43 rebates. Next, in order to achieve these savings, the Department is authorized to impose

controls including prior authorization, utilization review criteria, and other restrictions.
Notwithstanding the foregoing, because of the effective date of this section, savings in fiscal
year 2014-2015 shall be six million dollars (\$6,000,000).

47 SECTION 12H.9.(c) No later than October 1, 2015, the Department of Health and
 48 Human Services, Division of Medical Assistance, shall report to the Joint Legislative Oversight
 49 Committee on Health and Human Services on the Department's fiscal year 2014-2015 savings
 50 from making the changes required by subsection (b) of this section.

51 52

PERSONAL CARE SERVICES MANAGEMENT

53 **SECTION 12H.10.(a)** The Department of Health and Human Services, Division of 54 Medical Assistance, shall implement the rate reduction specified in Section 2 of S.L. 2013-306 55 retroactively to October 1, 2013, by recouping all payments in excess of the rate approved in 56 the State plan amendment required in Section 3 of S.L. 2013-306. The Department shall then 57 additionally recoup the three percent (3%) reduction required by Section 12H.18(b) of S.L. 58 2013-360.

SECTION 12H.10.(b) By March 1, 2015, the Department of Health and Human 1 2 Services, Division of Medical Assistance, shall propose a financial plan to contain the budget 3 growth of personal care services (PCS) for fiscal year 2015-2016, including any rate reductions 4 necessary to keep the total PCS budget at the same level as the fiscal year 2014-2015 certified 5 6 budget for PCS, code 1310, North Carolina Accounting System code 536144, in the Division of Medical Assistance fund 14445. 7 **SECTION 12H.10.(c)** The Joint Legislative Oversight Committee on Health and 8 Human Services shall engage a contractor to study issues related to reforming and redesigning 9 personal care services (PCS) while meeting the State's obligations under the Americans with 10 Disabilities Act and the United States Supreme Court's decision in Olmstead v. L.C. ex rel. 11 Zimring, 527 U.S. 581 (1999). The study shall examine the following issues: 12 What categories of Medicaid recipients are currently receiving PCS, and in (1)13 what settings are they being served? 14 What is the total number of Medicaid recipients receiving PCS in each (2)15 category, and what is the anticipated growth in each category? 16 (3)What is the current cost of serving Medicaid recipients in each setting, and 17 specifically, the sources of public funding utilized to serve those 18 individuals? 19 (4) What alternative, more cost-effective assistance models could be 20 implemented for each category of Medicaid recipient? 21 Specifically, whether more cost-effective assistance could be offered (5)22 through the new 1915(i) State plan home- and community-based services 23 and 1915 waiver options for each category of Medicaid recipient. 24 Recommendations regarding what outcomes the redesigned program should (6)25 be designed to achieve. 26 The impact of reforming and redesigning personal care services on appeals (7)27 and litigation. 28 (8)Other areas as deemed appropriate by the chairs of the Joint Legislative 29 Oversight Committee on Health and Human Services. 30 The study shall specifically examine the effect of the moratorium on home care 31 agency licenses for in-home aide services required by Section 12G.4 of this act and the 32 moratorium on special care unit licenses required by Section 12G.5 of this act and make 33 recommendations on whether each of these moratoria should be continued. 34 The study shall also address the quality of resident care within adult care homes and 35 the adequacy of State oversight of adult care homes, including inspections, procedures, and 36 processes. No later than December 1, 2015, the contractor shall report the results and 37 38 recommendations of the study to the Joint Legislative Oversight Committee on Health and 39 Human Services. The Department of Health and Human Services shall give the contractor full 40 access to all data necessary to complete the study and the report. The Department of Health and 41 Human Services shall make payments to the contractor hired by the Joint Legislative Oversight 42 Committee on Health and Human Services from funds appropriated elsewhere in this budget 43 for this contract as well as from federal Medicaid matching funds available for this contract. 44 45 ADULT CARE HOME COST REPORTING 46 SECTION 12H.11. The Department of Health and Human Services shall require 47 compliance with the adult care home cost reporting requirements set forth in G.S. 131D-4.2. 48 The Department shall make available the data collected from the cost reporting in a 49 character-separated values (CSV) plain text format or other file format that may easily be 50 imported into software used for spreadsheets, databases, and data analytics. 51 52 **CREATE STATEWIDE HOSPITAL BASE RATE**

SECTION 12H.12.(a) Section 12H.20(b) of S.L. 2013-360 is repealed.

54 **SECTION 12H.12.(b)** Effective January 1, 2015, the individualized base rates for 55 hospital inpatient services under the Medicaid and NC Health Choice programs are hereby 56 replaced with a single statewide base rate for hospital inpatient services equal to the sum of two 57 thousand seven hundred eighty-eight dollars (\$2,788) or the statewide median rate on June 30, 58 2014, whichever is less. This subsection does not apply to UNC Hospitals or Vidant Medical

	General Assembly Of North Carolina	Session 2013					
1 2 3	Center, which was previously known as Pitt County Memorial Hospital, a shall not be included in the calculation of the statewide median rate.	and their base rates					
4 5	SUPPLEMENTAL PAYMENTS TO ELIGIBLE MEDICAL PROFESSIONAL PROVIDERS						
6 7 8 9	SECTION 12H.13.(a) Effective July 1, 2014, supplemental pay reimbursement to the average commercial rate for certain eligible medical pain the Medicaid State Plan, Attachment 4.19-B, Section 5, Pages 2 and 3, sl follows:	providers described					
10 11	(1) The number of eligible medical professional providers follows:	shall be limited as					
12 13	a. 418 with the East Carolina University (ECU) Medicine.	Brody School of					
14 15 16 17	 b. 1,176 with the University of North Carolina at G Faculty Physicians. c. 14 with the UNC Hospitals Pediatric Clinic. d. 75 with UNC Physicians Network. 	Chapel Hill (UNC)					
18 19	e. 18 with Chatham Hospital.(2) Supplemental payments shall not be made for services	provided in Wake					
20 21 22 23 24 25 26 27	County. The Department of Health and Human Services shall not make any other n portion of the Medicaid State Plan referenced in this section, except as provide SECTION 12H.13.(b) Beginning on December 31, 2014, and a UNC and ECU shall submit an annual report based on their preceding fisc. Legislative Oversight Committee on Health and Human Services con following information for each individual provider for whom this supple received:	ded herein. annually thereafter, al year to the Joint taining all of the mental payment is					
28 29 30 31 32 33	 For each service provided by the provider and for which payment is received, the location where the service was p county, municipality, and zip code. The percentage of the provider's total time spent serving N annually that is for services provided at locations other the School of Medicine, the Firetower Medical Office, or the service of the service of	provided, including Medicaid recipients han the ECU Brody					
34 35 36 37 38 39 40	 Medicine. (3) The amount of Medicaid reimbursement for each set supplemental payment was made for services provided by (4) On an annual basis, the percentage of the provider's time the following: a. Clinical patient care. b. Teaching. 	rvice for which a the provider.					
40 41 42 43 44 45	 c. Research. d. Other activities. SECTION 12H.13.(c) Any State plan amendments required to implement this section shall not be subject to the 90-day prior submission requirement of G.S. 108A-54.1A(e). 						
46 47 48 49 50	COST SETTLE NORTH CAROLINA UNIVERSITY HOSPITALS AT OTHER HOSPITALS SECTION 12H.13A. Effective July 1, 2014, the settlement for or services performed by UNC Hospitals and Vidant Medical Center, whick known as Pitt County Memorial Hospital, shall be done at seventy percent (7)	outpatient Medicaid ch was previously					
51 52 53	REPEAL SHARED SAVINGS PROGRAM; MAINTAIN CI REDUCTIONS	ERTAIN RATE					
54 55 56	SECTION 12H.14.(a) All subsections of Section 12H.18 of S.L for subsection (b), are repealed. SECTION 12H.14.(b) Section 12H.18(b) of S.L. 2013-360 read	s as rewritten:					
57 58	"SECTION 12H.18.(b) During the 2013-2015 fiscal biennium, the De and Human Services shall withhold reduce by three percent (3%) of the						

following services rendered to Medicaid and NC Health Choice recipients on or after January 1, 2014:

2 3 4 Funds from payments withheld under this section that are budgeted to be shared with providers 5 shall not revert to the General Fund."

6 SECTION 12H.14.(c) Effective June 1, 2015, Section 12H.18(b) of S.L. 2013-360, 7 as amended by subsection (b) of this section, reads as rewritten:

8 "SECTION 12H.18.(b) During the 2013-2015 fiscal biennium, the Department of Health 9 and Human Services shall reduce by three percent (3%) the payments for the following services 10 rendered to Medicaid and NC Health Choice recipients on or after January 1, 2014:

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Inpatient hospital.

- (2)Physician, excluding primary care until January 1, 2015.
- (3)Dental.
- (4)Optical services and supplies.
- (5) Podiatry.

(1)

- (6)Chiropractors.
- (7)Hearing aids.
 - (8) Personal care services.
- (9) Nursing homes.
 - (10)Adult care homes.
 - (11)Dispensing drugs."

22 SECTION 12H.14.(d) Consistent with the requirements of the Affordable Care 23 Act, the primary care physicians excluded from the three percent (3%) rate reduction for the 24 2013-2015 fiscal biennium, referenced in Section 12H.18(b) of S.L. 2013-360, are those 25 physicians for whom the Affordable Care Act requires payment at one hundred percent (100%) 26 of the Medicare rate until January 1, 2015. 27

28 **PROVIDER RATE REDUCTION**

29 SECTION 12H.14A. Effective January 1, 2015, the Department of Health and 30 Human Services shall reduce by one percent (1.0%) all fee-for-services payments for services 31 rendered to Medicaid and NC Health Choice recipients on or after January 1, 2015, except for 32 inpatient hospital services, home care services other than personal care services, private duty 33 nursing, drugs, dispensing fees, nursing homes, all cost-based providers, services where rates or 34 rate methodologies are set by the federal government or negotiated through a contract, hospice, 35 CAP services, federally qualified health centers, and rural health centers.

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CASE WEIGHTING FACTOR REDUCTION

37 38 **SECTION 12H.14B.** Effective January 1, 2015, the Department of Health and 39 Human Services shall reduce by two and one-tenth percent (2.1%) the diagnosis-related group 40 (DRG) case weighting factors for all DRGs for inpatient services payments rendered to 41 Medicaid and NC Health Choice recipients on or after January 1, 2015. The two and one-tenth 42 percent (2.1%) reduction factor shall be applied uniformly to the case weighting factor assigned 43 to each DRG.

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45 PUBLISH MEDICAID PAYMENTS TO PROVIDERS

46 **SECTION 12H.15.(a)** For payments made in fiscal year 2013-2014 and for 47 subsequent fiscal years, the Department of Health and Human Services, Division of Medical 48 Assistance, shall publish on its Web site comprehensive information on Medicaid payments 49 made to providers. The information shall be updated annually within three months of the close 50 of a State fiscal year to include payments for that fiscal year. The information published shall 51 include all of the following for each individual providing Medicaid services:

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- Name of the individual providing the service. (1)
- (2)Location of service provider's principal place of business.
- (3)Location of provided services, listed with both municipality and county. If an individual provides services in multiple locations, then those shall be specified and the items in subdivisions (6) through (10) of this subsection shall be provided for each location.
- (4)Practice name, hospital name, or other business name with which the individual providing service is affiliated.

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(5) Type of service provider and practice area	
(6		
(7		
(8		
(9		
· · · · · · · · · · · · · · · · · · ·	0) Amount of Medicaid supplemental payme	
· · · · · · · · · · · · · · · · · · ·	 Amount of Medicaid settlement payments Amount of Medicaid recoupments. 	received.
	ion shall be published in a character-separated	values (CSV) plain text format or
other file for and data and	mat that may easily be imported into software lytics. The Department shall ensure that no	e used for spreadsheets, databases,
published.		
	ECTION 12H.15.(b) The Department of Health	
	stance, shall begin discussions with the UNC So	
	arty of an educational or nonprofit nature to pe	
	e an interactive Web site to access the infor	
	e reported under subsection (a) of this section. S	
to exceed the	functionality of South Carolina's HealthViz Me	culcalu statistics web sile.
INCREASE	HOSPITAL ASSESSMENT RETENTION B	RV STATE
	ECTION 12H.17.(a) G.S. 108A-121(8) reads a	
"(
	Article, an amount equal to twenty-five	
	twenty-eight and eighty-five one hundred	
	amount collected under the assessment."	*
S	ECTION 12H.17.(b) G.S. 108A-128 reads as r	ewritten:
	Payment for providers formerly subject to t	
	tal provider (i) is exempt from both the equity	
	akes an intergovernmental transfer (IGT) to the	
	e used to draw down matching federal fund	
	naged another provider on or after March 25	
	to the State an additional amount, which sh	
	nount shall be twenty-five and nine-tenths per ads that (i) would be transferred to the State through the state the state through the state through the stat	
	additional federal funds that the hospital pro-	
	merged, leased, or managed provider. That	
	provided in the definition of "State's and	
G.S. 108A-12		
	—	
REPEAL PI	ANNED CCNC PAYMENT OF PMPMS	
	ECTION 12H.19. It is the intent of the General	
	month (PMPM) payments or other payme	
	Care of North Carolina (CCNC) programs be co	
retorm plan f	or the State. Therefore, Section 12H.22 of S.L. 2	2013-360 is repealed.
	A DE CACE MANIACEMENTEOD DUAT	
	CARE CASE MANAGEMENT FOR DUAL	
	ECTION 12H.20.(a) The Department of Health stance, shall draft one or more waivers that	
	and that are designed to accomplish the following	
(1		
(1	care case management to the maximum	
	Medicare and Medicaid Services (CMS).	entent and ned by the content for
(2		ovided for enrolled dual eligibles.
(3		
1.3	mental illness or intellectual or de	
(5		
(5	administered by the LME/MCOs.	
T	e Department may submit drafts of the waiver	
T Medicaid Se		

1	SECTION 12H.20.(b) No later than March 1, 2015, the Department shall submit
2	to the House Appropriations Subcommittee on Health and Human Services and the Senate
2 3	Appropriations Committee on Health and Human Services a copy of the draft waivers and a
4	report, which shall include the following:
5	(1) The anticipated increase in number of dual eligibles that will enroll in
5	primary care case management.
6	
7	(2) The costs associated with serving the increased number of enrolled dual
8	eligibles.
9	(3) The anticipated savings to the Medicaid program.
10	(4) A detailed fiscal analysis supporting any calculation of anticipated savings.
11	
12	OPTION TO CANCEL CONTRACTS
13	SECTION 12H.20A.(a) During fiscal year 2014-2015, the Department of Health
14	and Human Services and the Division of Medical Assistance shall ensure that any
15	Medicaid-related or NC Health Choice-related State contract entered into after the effective
16	date of this section contains a clause that allows the Department or the Division to terminate the
17	contract without cause upon 30 days' notice. Any contract subject to this section that is entered
18	into on or after the effective date of this section but that lacks such a termination clause shall,
19	nonetheless, be deemed to include such a termination clause and shall be cancellable without
20	cause upon 30 days' notice.
21	SECTION 12H.20A.(b) This section is effective when it becomes law.
22	
23	ADDITIONAL NOTICE ON SPAS
24	SECTION 12H.21.(a) G.S. 108A-54.1A reads as rewritten:
25	"§ 108A-54.1A. Amendments to Medicaid State Plan and Medicaid Waivers.
26	
27	(d) No fewer than 10 days prior to submitting an amendment to the State Plan to the
28	federal government, the Department shall post the amendment on its Web site and notify the
29	members of the Joint Legislative Oversight Committee on Health and Human Services and the
30	Fiscal Research Division that the amendment has been posted. This requirement shall not apply
31	to draft or proposed amendments submitted to the federal government for comments but not
32	submitted for approval. The amendment shall remain posted on the Department's Web site at
33	least until the plan has been approved, rejected, or withdrawn. If the authority for submitting
34	the amendment to the State Plan is pursuant to subdivision (3) , (4) , (5) , or (6) of subsection (b)
35	of this section, then, prior to submitting an amendment to the federal government, the
36	Department shall submit to the General Assembly members receiving notice under this
37	subsection and to the Fiscal Research Division an explanation of the amendment, the need for
38	the amendment, and the federal time limits required for implementation of the amendment.
39	(e) The Department shall submit an amendment to the State Plan to the federal
40	government by a date sufficient to provide the federal government adequate time to review and
41	approve the amendment so the amendment may be effective by the date required by the
42	directing authority in subsection (b) of this section. Additionally, if a change is made to the
43	Medicaid program by the General Assembly and that change requires an amendment to the
43 44	State Plan, then the amendment shall be submitted at least 90 days prior to the effective date of
44	the change as provided in the legislation.
46	(f) Any public notice required under 42 C.F.R. 447.205 shall, in addition to any other
40	posting requirements under federal law, be posted on the Department's Web site. Upon posting
48	such a public notice, the Department shall notify the members of the Joint Legislative
49	Oversight Committee on Health and Human Services and the Fiscal Research Division that the
50	public notice has been posted. Public notices shall remain posted on the Department's Web
50 51	site."
52	SECTION 12H.21.(b) G.S. 108A-55(c) reads as rewritten:
52 53	
55 54	"(c) The Department shall reimburse providers of services, equipment, or supplies under the Medical Assistance Program in the following amounts:
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56 57	for Medicare & Medicaid Services (CMS) of the United States Department
57 58	of Health and Human Services, if that Administration <u>CMS</u> approves an
30	exact reimbursement amount; amount.

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1	(2) The amount determined by application of a method approximately applied to the second seco	
2 3 4 5	Care Financing AdministrationCenters for Medicare &	
3	(CMS) of the United States Department of Health and H	
4	that Administration <u>CMS</u> approves the method by which	1 a reimbursement
5 6	amount is determined, and not the exact amount. The Department shall establish the methods by which reimbursen	nent amounts are
7	determined in accordance with Chapter 150B of the General Statutes	
8	reimbursement amount becomes effective as of the date for which the chan	
9	the Health Care Financing AdministrationCenters for Medicare & Medicaid	
10	the United States Department of Health and Human Services. The Department	nent shall report to
11	the Fiscal Research Division of the Legislative Services Office an	
12	Appropriations Committee on Human Resources and the House of	
13 14	Appropriations Subcommittee on Human Resources or the Joint Leg	
14	Committee on Health and Human Services on any change in a reimbursen same time as it sends out public notice of this change prior to presentation	
16	Financing Administration."	to the Health Care
17	SECTION 12H.21.(c) By repealing language in subsection ((b) of this section
18	related to giving to the General Assembly notice of a public notice, it is no	ot the intent of the
19	General Assembly to remove the required notice of the changes to reimburst	
20	services, equipment, or supplies. Rather, it is the intent that those notices be	
21 22	G.S. 108A-54.1A(f), rather than pursuant to both G.S. 108A-54.1A(f) and G.	
22	SECTION 12H.21.(d) This section becomes effective September amendment to G.S. 108A-54.1A(e) applies to State Plan Amendments with	
$\frac{23}{24}$	or after December 1, 2014.	chective dates on
25		
26	COMPREHENSIVE PROGRAM INTEGRITY CONTRACT	
27	SECTION 12H.22.(a) No later than June 30, 2015, the Department	
28	Human Services, Division of Medical Assistance, shall issue a request for p	roposals (RFP) for
29 30	one contract for the following program integrity functions:	
30 31	 Postpayment reviews. Data analytics. 	
32	(3) Medical necessity reviews.	
33	(4) Investigation.	
34	(5) Recovery Audit Contracts.	
35	(6) Prepayment review.	
36	SECTION 12H.22.(b) The RFP required by this section shall	request proposals
37 38	that contain at least all the following information: (1) Pricing.	
38 39	(1) Frieng.(2) Proposed date contract would begin.	
40	(3) The bidder's relevant experience.	
41	(4) The measurable outcomes that would be delivered.	
42	(5) A description of the results achieved in other states.	
43	SECTION 12H.22.(c) No later than December 31, 2015, the De	
44	and Human Services, Division of Medical Assistance, shall report to the	
45 46	Oversight Committee on Health and Human Services detailing the results of by this section.	the RFP required
40 47	SECTION 12H.22.(d) The Department shall not enter into a con	ntract as a result of
48	the RFP required by this section until authorized by an act of the General Ass	
49	SECTION 12H.22.(e) This section shall not apply to program	
50	performed by LME/MCOs.	
51		
52	CLARIFY NOTICE OF EXTRAPOLATED OVERPAYMENTS	
53 54	"(i) SECTION 12H.26.(a) G.S. 108C-5(i) reads as rewritten: Prior to extrapolating the results of any audits, the Department	shall demonstrate
55	and inform the provider that (i) the provider failed to substantially	
56	requirements of State or federal law or regulation or (ii) the Departme	
57	allegation of fraud concerning the provider. Nothing in the subsection sha	all be construed to
58	prohibit the Department from identifying the extrapolated overpayment ar	nount in the same

58 prohibit the Department from identifying the extrapo 59 notice that meets the requirements of this subsection."

SECTION 12H.26.(b) G.S. 108C-5 is amended by adding a new subsection to read: Nothing in this Chapter shall be construed to prohibit the Department from utilizing "(t)

a contractor to send notices to providers on behalf of the Department.'

MODIFY MEDICAID APPEALS

SECTION 12H.27.(a) G.S. 108C-12(d) reads as rewritten:

"(d) Burden of Proof. – The Department petitioner shall have the burden of proof in appeals of Medicaid providers or applicants concerning an adverse determination."

SECTION 12H.27.(b) G.S. 108A-70.9B reads as rewritten:

"§ 108A-70.9B. Contested Medicaid cases.

12 13 Mediation. – Upon receipt of an appeal request form as provided by (c) 14 G.S. 108A-70.9A(e) or other clear request for a hearing by a Medicaid recipient, OAH shall 15 immediately notify the Mediation Network of North Carolina, which shall contact the recipient 16 within five days to offer mediation in an attempt to resolve the dispute. If mediation is 17 accepted, the mediation must be completed within 25 days of submission of the request for 18 appeal. Upon completion of the mediation, the mediator shall inform OAH and the Department 19 within 24 hours of the resolution by facsimile or electronic messaging. If the parties have 20 resolved matters in the mediation, OAH shall dismiss the case. OAH shall not conduct a 21 hearing of any contested Medicaid case until it has received notice from the mediator assigned 22 that either: (i) the mediation was unsuccessful, or (ii) the petitioner has rejected the offer of 23 mediation, or (iii) the petitioner has failed to appear at a scheduled mediation. Nothing in this 24 subsection shall restrict the right to a contested case hearing. If the recipient accepts an offer of 25 mediation and then fails to attend mediation without good cause, OAH shall dismiss the 26 contested case.

27 (d) Burden of Proof. – The recipient has the burden of proof to show entitlement to a 28 requested benefit or the propriety of requested agency action when the agency has denied the 29 benefit or refused to take the particular action. The agency has the burden of proof when the 30 appeal is from an agency determination to impose a penalty or to reduce, terminate, or suspend 31 a previously granted benefit. The party with the burden of proof on any issue on all issues 32 submitted to OAH for a Medicaid contested case hearing and has the burden of going forward, 33 forward. and the The administrative law judge shall not make any ruling on the preponderance 34 of evidence until the close of all evidence."

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SECTION 12H.27.(c) G.S. 108D-15(i) reads as rewritten:

37 Mediation. - Upon receipt of an appeal request form as provided by "(i) 38 G.S. 108D-15(f) or other clear request for a hearing by an enrollee, OAH shall immediately 39 notify the Mediation Network of North Carolina, which shall contact the enrollee within five 40 days to offer mediation in an attempt to resolve the dispute. If mediation is accepted, the 41 mediation must be completed within 25 days of submission of the request for appeal. Upon 42 completion of the mediation, the mediator shall inform OAH and the LME/MCO within 24 43 hours of the resolution by facsimile or electronic messaging. If the parties have resolved 44 matters in the mediation, OAH shall dismiss the case. OAH shall not conduct a hearing of any contested case involving a dispute of a managed care action until it has received notice from the 45 46 mediator assigned that either (i) the mediation was unsuccessful, (ii) the petitioner has rejected 47 the offer of mediation, or (iii) the petitioner has failed to appear at a scheduled mediation. 48 Nothing in this subsection shall restrict the right to a contested case hearing. If the enrollee 49 accepts an offer of mediation and then fails to attend mediation without good cause, OAH shall 50 dismiss the contested case."

51 **SECTION 12H.27.(d)** Subsection (a) of this section is effective when it becomes 52 law and applies to contested cases filed at the Office of Administrative Hearings on or after that 53 date. Subsections (b) and (c) of this section become effective October 1, 2014, and apply to 54 appeals of notices of adverse determination mailed on or after that date and appeals of notices 55 of resolution mailed on or after that date.

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57 **RFP FOR IMAGING UTILIZATION MANAGEMENT SERVICES CONTRACT**

58 **SECTION 12H.30.(a)** The Department of Health and Human Services, Division of 59 Medical Assistance, shall issue a request for proposals (RFP) for a contract for imaging

utilization management services to ascertain whether the State can achieve better savings with 1 2 3 4 an alternative vendor and, if so, enter into a contract with the alternative vendor. Such an RFP shall incorporate the same requirements as those specified in Section 10.68B of S.L. 2009-451, which was enacted by Section 6 of S.L. 2009-575.

5 **SECTION 12H.30.(b)** No later than March 1, 2015, the Department of Health and 6 Human Services, Division of Medical Assistance, shall report on the results of this section to (i) 7 the House Appropriations Subcommittee on Health and Human Services, (ii) the Senate 8 Appropriations Committee on Health and Human Services, and (iii) the Fiscal Research 9 Division. 10

AMBULANCE TRANSPORTS TO CRISIS CENTERS

Identify funding needs.

Identify available funding sources.

12 SECTION 12H.32. The Department of Health and Human Services, Division of 13 Medical Assistance, shall study the practice of reimbursing for ambulance transports that divert individuals in mental health crisis from hospital emergency departments to alternative 14 15 appropriate locations for care. The Department shall study existing pilot programs in North 16 Carolina, as well as other states, and shall specifically study expansion of the Wake County 17 Emergency Medical Services (EMS) Advanced Practice Paramedics pilot program. The study 18 shall do the following:

Propose necessary Medicaid and mental health policy changes.

Identify any other actions that would be necessary to facilitate

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implementation. The Department shall report its findings and recommendations to the House 25 Appropriations Subcommittee on Health and Human Services and the Senate Appropriations 26 Committee on Health and Human Services by March 1, 2015.

PARAGARD REIMBURSEMENT

(1)

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(3)

(4)

29 SECTION 12H.33.(a) Beginning July 1, 2014, the Department of Health and 30 Human Services, Division of Medical Assistance, shall reimburse for Paragard using the same 31 reimbursement methodology as is used for Implanon and Mirena. 32

SECTION 12H.33.(b) Any State plan amendment required to implement this section shall not be subject to the 90-day prior submission requirement of G.S. 108A-54.1A(e).

34 35 **BOTOX REIMBURSEMENT**

36 **SECTION 12H.33A.** For the Medicaid and NC Health Choice Programs, the 37 provider reimbursement rate for Botox, when provided in accordance with medical coverage 38 policy, shall be the same as the pharmacy reimbursement rate. This section is effective when it 39 becomes law.

40 41

REPORT ON PACE PROGRAM

42 SECTION 12H.34.(a) By October 1, 2014, the Department of Health and Human 43 Services, Division of Medical Assistance, shall report to the Joint Legislative Oversight 44 Committee on Health and Human Services with the following information on the Program of 45 All-Inclusive Care for the Elderly (PACE):

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- The number of individuals being served in each of the PACE service areas. (1)
- (2)A description of the program enrollment criteria and enrollment process.
- Detailed figures showing how funding for the program has been spent during (3)the past two fiscal years.
- (4)The per member per month cost of serving individuals through the PACE program compared to the cost of serving individuals in a nursing home.
- (5)An estimate of how many PACE participants would enter a nursing home if they were not enrolled with the PACE program.

54 SECTION 12H.34.(b) By January 1, 2015, the Department of Health and Human 55 Services, Division of Medical Assistance, shall submit an additional report to the Joint 56 Legislative Oversight Committee on Health and Human Services with the following 57 information on the Program of All-Inclusive Care for the Elderly (PACE):

58 An update on all of the information required by subsection (a) of this (1)59 section.

	General Assemb	ly Of North Carolina	Session 2013
$\frac{1}{2}$	(2)	A comparison of North Carolina's PACE program to other states.	PACE programs in
2 3 4 5	(3)	Recommendations for how to make the program sustain	able.
6 7 8	SECT measures to addr	UNTY OF ORIGIN TON 12H.35.(a) The Department of Health and Huma ess issues arising when Medicaid recipients move reside y and from one LME/MCO catchment area to another.	nce from one county
9 10	include the follow (1)	Reduce administrative burden on intermediate care fac	cilities (ICFs) which
11 12 13 14 15 16 17	(2)	contract with more than one LME/MCO. Engage the counties to create a plan to resolve issues rel origin for social services and public assistance progr provide for uniform statewide policies for determining for Medicaid eligibility as well as for other social assistance programs. The North Carolina Assoc Commissioners shall participate in the development of the	ams. The plan shall county of residence services and public ciation of County
18 19 20 21	Services shall re Services and the progress of the	TON 12H.35.(b) By February 1, 2015, the Department of eport to the House Appropriations Subcommittee on Senate Appropriations Committee on Health and Hur measures in subsection (a) of this Section. The repo	of Health and Human Health and Human nan Services on the
22 23 24 25 26 27 28 29	following: (1) (2)	 For the issues related to intermediate care facilities (I with more than one LME/MCO: a. Identify measures taken to reduce administrative b. Describe the adequacy of the measures taken. c. Identify any additional measures that need to be expected time line for implementation of addition For the county of origin issues: 	burden. taken and provide an
30 31 32 33 34 35		 a. Report the plan. b. Propose necessary changes to law and policy. c. Identify whether programming changes to NC F provide a detailed explanation of any costs ass changes. d. Provide an estimated time line for implementing 	sociated with needed
36 37 38 39 40 41 42 43 44	SECT Human Services, unit limits for se that this standar appropriations. SECT	AL MEDICAID BASIC BILLING UNIT LIMITS TO I CION 12H.37.(a) Beginning July 1, 2015, the Depart Division of Medical Assistance, shall require that ann rvices managed by the LME/MCOs be based upon the dization can be accomplished with no net fiscal impa CION 12H.37.(b) Any State Plan Amendment require be subject to the 90-day prior submission requirement of 0	ment of Health and ual Medicaid billing fiscal year, provided ct on General Fund ed to implement this
45 46 47 48 49 50 51 52 53 54 55 56 57 58 59	MEDICAID CO SECT Contingency Res the General Fun thousand six hun Contingency Res budget shortfalls funds shall be a Assembly.	 PNTINGENCY RESERVE CION 12H.38.(a) There is established in the General erve. The Office of the State Controller shall reserve from the sum of one hundred eighty-six million three h dred seventy-three dollars (\$186,372,673) in recurring further serve. Funds in the Medicaid Contingency Reserve shall in the Medicaid Program that occur during the 2014-20 vailable for expenditure only upon an appropriation by CION 12H.38.(b) It is the intent of the General Assembly d Contingency Reserve only if: The Director of the Budget, after the State Controlling receipts are being used appropriately, has found that needed to cover a shortfall in the Medicaid budget for the formation of the format	Fund the Medicaid om funds available in nundred seventy-two unds to the Medicaid all be used only for 15 fiscal year. These y act of the General y to appropriate funds ler has verified that additional funds are

	General Assembly Of North Carolina	Session 2013
1 2 3 4 5 6 7	(2) The Department of Health and Human Services has sub amendment to the Centers for Medicare and Medicaid eligibility for Medicaid from eligibility for State-County to be effective 90 days after the date of submission amendment. At least 45 days prior to submitting that Stat the Department of Health and Human Services must hav of that plan to the Joint Legislative Oversight Commit	Services to delink Special Assistance, of the State plan e plan amendment, e submitted a draft ttee on Health and
8 9	Human Services and, if the General Assembly was not in consulted with the Committee on that draft.	session, must have
9 10	(3) The Director of the Budget has reported immediately to t	the Fiscal Research
11	Division on the amount of the shortfall found in accordance	
12	(1) of this subsection. This report shall include an analysis	sis of the causes of
13	the shortfall, such as (i) unanticipated enrollment and mix	
14	unanticipated growth or utilization within particular servi	
15 16	in the data or analysis used to project the Medicaid budge	
16 17	the program to achieve budgeted savings, (v) other factors that have impacted the price of or spending for services	
18	receipts from prior years or from assumptions used to pr	
19	budget for the current fiscal year, or (vii) other factors. T	
20	include data in an electronic format that is adequate for t	he Fiscal Research
21	Division to confirm the amount of the shortfall and its cau	
22 23	SECTION 12H.38.(c) Effective 90 days after the State p	
23 24	submitted to the Centers for Medicare and Medicaid Services (CMS) or whether the State plan amendment, whichever occurs later, eligibility for Medicaid control of the State plan amendment.	
25	from eligibility for State-County Special Assistance and recipients of Sta	
26	Assistance no longer automatically qualify for Medicaid coverage solely	
27	receipt of State-County Special Assistance.	
28 29	SECTION 12H.38.(d) Nothing in this section shall be con-	strued to limit the
29 30	authority of the Governor to carry out his duties under the Constitution.	
31	SUBPART XII-I. MISCELLANEOUS	
32 33	CONTROL OF DATA DISCLOSED TO THE NORTH CARO	LINA HEALTH
34	INFORMATION EXCHANGE BY REQUIRED PARTICIPANTS	
35	SECTION 12I.1.(a) G.S. 90-413.3A(b) reads as rewritten:	
36 37	"(b) Any hospital, as defined in G.S. 131E-76(c), G.S. 131E-76(3) the health record system shall connect to the NC HIE <u>HIE Network</u> and submit	
38	demographic and clinical data on services paid for with Medicaid fund	
39	findings set forth in subsection (a) of this section and notwithstanding the	
40	the NC HIE under G.S. 90-413.2. The NC HIE shall give the Department of	Health and Human
41	Services real-time access to data and information contained in the NC HII	
42 43	the HIE Network. At the request of the Director of the Fiscal Research, Bill	
43 44	or Program Evaluation Divisions of the General Assembly, the NC HIE professional staff of these Divisions with data and information responsive	
45	request. Prior to providing the General Assembly's staff with any data or inf	
46	through the HIE Network pursuant to this subsection, the NC HIE shall r	
47	identifying information in a manner consistent with the standards specified f	
48	of health information under the HIPAA Privacy Rule, 45 C.F.R. 164.15, as a	
49 50	SECTION 12I.1.(b) G.S. 90-413.3A is amended by adding a read:	new subsection to
51	"(c) Any data disclosed through the HIE Network pursuant to sub	section (b) of this
52	section shall be and will remain the sole property of the State. Any data	or product derived
53	from the data disclosed to the HIE Network pursuant to subsection (b) of thi	
54 55	a consolidation or analysis of the data, shall be and will remain the sole pro-	
55 56	The NC HIE shall not allow proprietary information it receives pursuant to used by any person or entity for commercial purposes."	s uns section to be
50 57	SECTION 12I.1.(c) In order to ensure the successful, unintern	rupted operation of
58	the statewide health information exchange network (HIE Network), the De	partment of Health
59	and Human Services (Department) shall develop a transition plan for	or transferring the

1	responsibilities imposed on the NC HIE under Article 29A of the General Statutes to another
2	entity in the event the NC HIE is unable or unwilling to continue overseeing and administering
2 3	the HIE Network. The Department shall develop the plan in consultation with the Office of
4	Information Technology Services and the NC HIE and submit the plan to the Joint Legislative
5	Oversight Committee on Health and Human Services and the Fiscal Research Division no later
6	than February 1, 2015.
7	
8	ESTABLISHMENT OF TRAUMATIC BRAIN INJURY SUBCOMMITTEE OF THE
9	JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON HEALTH AND HUMAN
10	SERVICES
11	SECTION 12I.2.(a) Notwithstanding G.S. 120-208.2(d), the cochairs of the Joint
12	Legislative Oversight Committee on Health and Human Services shall establish a Traumatic
13	Brain Injury (TBI) Subcommittee for the purpose of examining all of the following issues:
14	(1) Existing TBI services and any deficiencies in service array, quality of
15	services, accessibility, and availability of services across each age group of
16	persons with TBI regardless of the age at which the trauma occurred.
17	1 0 0
18	specifically designed to service individuals with TBI.
19	(3) Existing TBI-specific service definitions for children and adults who receive
20	services through federally funded programs, including Medicaid, federal
21	block grants, and the Veterans Administration; through State-funded
22	programs, including the Traumatic Brain Injury Trust Fund; through
23	county-funded programs; and through other funding sources, as well as the
24	need for additional or revised service definitions to meet the specific needs
25	of those with TBI.
26	(4) Current reimbursement rates tied to settings that treat adults with TBI and
27	the adequacy of these reimbursement rates.
28	(5) Current accessibility to TBI services, service information, educational
29	materials, and family resources; and any deficiencies that need to be
30	addressed.
31	(6) Current status of TBI-specific screening, assessment, triage, and service
32	referrals for children, adults, and veterans; and any deficiencies that need to
33	be addressed.
34	(7) This State's current organizational model for providing comprehensive needs
35	assessment, information management, policy development, service delivery,
36	monitoring, and quality assurance for children and adults with TBI as
37	compared to TBI organizational structures in other states; and specific
38	organizational models to manage services for persons with TBI that are well
39	coordinated for all citizens, including veterans.
40	(8) Any other matters related to TBI services for children, adults, veterans, and
41	their families.
42	SECTION 12I.2.(b) The cochairs of the Joint Legislative Oversight Committee on
43	Health and Human Services shall appoint members to the Traumatic Brain Injury
44	Subcommittee established pursuant to subsection (a) of this section from members of the Joint
45	Legislative Oversight Committee on Health and Human Services.
46	SECTION 12I.2.(c) The Traumatic Brain Injury Subcommittee established
47	pursuant to subsection (a) of this section shall submit a final report of its findings and
48	recommendations, including any proposed legislation, to the Joint Legislative Oversight
49	Committee on Health and Human Services no later than December 15, 2014. The
50	Subcommittee shall terminate upon the filing of its final report.
51	
52	PED STUDY CONCERNING ALCOHOL AND SUBSTANCE ABUSE EDUCATION
53	AND PREVENTION INITIATIVE TO BE FUNDED BY LOCAL ALCOHOLIC
55 54	BEVERAGE CONTROL BOARDS.
54 55	SECTION 12I.3.(a) The Joint Legislative Program Evaluation Oversight
56	Committee shall consider including in the 2014-2015 Work Plan for the Program Evaluation
57	Division of the General Assembly a study of the benefits and disadvantages to the State of
58	requiring local Alcoholic Beverage Control boards to (i) cease payments effective July 1, 2015,
59	to the Department of Health and Human Services under G.S. 18B-805(b)(3) for alcoholism or

	General Assembly Of N	North Carolina	Session 2013
1 2 3 4	Carolina Alcoholic Beve substance abuse education	n, treatment, or education and (ii) redirect the erage Control Commission, effective July 1 on and prevention initiative.	, 2015, for an alcohol and
4 5 6 7 8 9	Committee adds the stud Evaluation Division sha	12I.3.(b) If the Joint Legislative Program described in subsection (a) to its 2014-20 and submit its findings and recommendation deright Committee and the Fiscal Research	15 Work Plan, the Program ns to the Joint Legislative
10		F HOSPITAL SETOFF DEBT COLLE	CCTION AGAINST TAX
11	REFUNDS AND LO		
12		2I.4.(a) G.S. 105A-2(2) reads as rewritten:	
13		- Any of the following: following, except as	s limited in sub-subdivision
14 15		this subdivision:	a again ad through contract
15 16 17	a.	A sum owed to a claimant agency that ha subrogation, tort, operation of law, or regardless of whether there is an outstandi	r any other legal theory
18	b.	A sum a claimant agency is authorized or	
19 20		such as child support payments collectible the Social Security Act.	
21	с.	A sum owed as a result of an intention	
22 23		violation due to inadvertent household Nutrition Services Program enabled by Pa	
23 24		108A of the General Statutes.	It 5 of Afficie 2 of Chapter
25	d.	Reserved for future codification purposes.	
26	е.	A sum owed as a result of having of	btained public assistance
27		payments under any of the following prog	
28		false statement, intentional misrepresenta	
29		disclose a material fact, or inadvertent hou	
30		1. The Work First Program provide	d in Article 2 of Chapter
31 32		 108A of the General Statutes. The State-County Special Assist 	ance Program enabled by
33		Part 3 of Article 2 of Chapter 108A	
34		3. A successor program of one of these	
35	<u>f.</u>	For any school of medicine, clinical pro-	
36		affiliated with one of the constituent instit	
37 38		North Carolina that provides medical card	
30 39		for The University of North Carolina Heapersons or entities affiliated with or u	under the control of The
40		University of North Carolina Health Care	
41		limited to the sum owed to one of these en	
42		following adjudication of a claim result	
43		receipt of hospital or medical services at	a time when the individual
44		was covered by commercial insurance,	
45		Medicare, Medicare Advantage, a Medica	re supplement plan, or any
46 47	SECTION 1	<u>other government insurance.</u> " 2 $A(\mathbf{b}) \subset S_{-105} A_{-2}(0)$ reads as rewritten:	
47 48		2I.4.(b) G.S. 105A-2(9) reads as rewritten: agency. – Any of the following:	
49	a.	A unit of the executive, legislative, or	· judicial branch of State
50		government, except for the following:	J
51		1. Any school of medicine, clinical p	
52		affiliated with one of the const	
53 54		University of North Carolina that p	provides medical care to the
54 55		general public. 2. The University of North Carolina	Health Care System and
55 56		other persons or entities affiliated	
57		The University of North	
58		System.government.	

General	Assembly Of North Carolina		Session 2013
remedy o Section 1 determine utilize the tax refund	 b. A local agency, to the ext the Department of Health Support Enforcement Pro and Title IV, Part D of the c. A community college." SECTION 12I.4.(c) Notwithstanding on required under G.S. 105A-3 of any ag of debt setoff under this section is not affe 12.1 of S.L. 2013-382 and (ii) the prior ed based on the registration date of the age collection remedy of debt setoff. SECTION 12I.4.(d) This section is effect ds determined by the Department of Reven ed by the Lottery Commission on or after the 	and Human Service gram, enabled by C Social Security Act g any other provi ency reauthorized to ected by the repeal ity of the agency u ency under the initia fective when it become ue on or after that da	s or it operates a Child Chapter 110, Article 9, sion of law, (i) the o utilize the collection of the authority under inder G.S. 105A-12 is il statutory authority to mes law and applies to
SUBPAR	RT XII-J. DHHS BLOCK GRANTS		
"DHHS I "SEC grant fund	DHHS BLOCK GRANTS SECTION 12J.1. Section 12J.1 of S.L. 2 BLOCK GRANTS TION 12J.1.(a) Except as otherwise pr ds are made for each year of the fiscal bie ving schedule:	ovided, appropriatio	ons from federal block
	RARY ASSISTANCE TO NEEDY	FY2013-2014	FY2014-2015
FAMILI	ES (TANF) FUNDS		
Local Pro	ogram Expenditures		
Divisi	ion of Social Services		
01.	Work First Family Assistance	\$ 60,285,413	\$ 60,285,413
02.	Work First County Block Grants	82,485,495	82,485,495
03.	Work First Electing Counties	2,352,521	2,352,521
04.	Adoption Services – Special Children Adoption Fund	2,026,877	2,026,877
05.	Child Protective Services – Child Welfar Workers for Local DSS	e 9,412,391	9,412,391
06.	Child Welfare Collaborative	632,416	632,416
<u>06A.</u>	Foster Care Services		<u>1,385,152</u>
Divisi	ion of Child Development and Early Educa	tion	
07.	Subsidized Child Care Program	57,172,097 55,40	99,695<u>5</u>4,054,806
08.	Swap Child Care Subsidy	6,352,644	6,352,644
<u>08A.</u>	Pre-K Swap Out		7,195,807
Divis	ion of Public Health		
09.	Teen Pregnancy Initiatives	2,500,000	2,500,000

General	Assembly Of North Carolina		Session 2013
DHHS A	dministration		
10.	Division of Social Services	2,482,260	2,482,260
11.	Office of the Secretary	34,042	34,042
ransfer	s to Other Block Grants		
Divis	sion of Child Development and Early Educ	ation_	
12.	Transfer to the Child Care and Development Fund	71,773,001	71,773,001
<u>Divis</u>	sion of Social Services		
13.	Transfer to Social Services Block Grant for Child Protective Services – Child Welfare Training in Counties	1,300,000	1,300,000
14.	Transfer to Social Services Block Grant for Child Protective Services	5,040,000	5,040,000
15.	Transfer to Social Services Block Grant for County Departments of Social Services for Children's Services	4,148,001	4,148,001
	TEMPORARY ASSISTANCE TO FAMILIES (TANF) FUNDS	\$307,997,158	\$306,234,756<u>\$</u> 313,460,826
	PRARY ASSISTANCE TO NEEDY FAN GENCY CONTINGENCY FUNDS	AILIES (TANF)	
Local Pro	ogram Expenditures		
Divis	sion of Social Services		
01.	Work First County Block Grants	\$ 5,580,925	\$ 5,580,925
02.	Work First Electing Counties	25,692	25,692
<u>Divis</u>	sion of Child Development and Early Educ	ation_	
03.	Subsidized Child Care	6,549,469	6,549,469<u>11,679,394</u>
<u>04.</u>	Pre-K Swap Out		12,646,527
TOTAL TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF) EMERGENCY CONTINGENCY FUNDS\$12,156,086\$12,156,086\$12,156,086\$12,156,086\$12,156,086			
SOCIAI	L SERVICES BLOCK GRANT		
Local Pro	ogram Expenditures		
Divisions of Social Services and Aging and Adult Services			
01.	County Departments of Social Services (Transfer from TANF \$4,148,001)	\$ 29,422,137	<u>\$ 29,422,137<u>\$ 27,427,015</u></u>
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02.	Child Protective Services (Transfer from TANF)	5,040,000	5,040,000
03.	State In-Home Services Fund	1,943,950	1,943,950
04.	Adult Protective Services	1,245,363	1,245,363
05.	State Adult Day Care Fund	1,994,084	1,994,084
06.	Child Protective Services/CPS Investigative Services – Child Medical Evaluation Program	563,868	563,868
07.	Special Children Adoption Incentive Fund	462,600	462,600
08.	Child Protective Services – Child Welfare Training for Counties (Transfer from TANF)	1,300,000	1,300,000
09.	Home and Community Care Block Grant (HCCBG)	1,696,888	1,696,888
10.	Child Advocacy Centers	375,000	375,000
11.	Guardianship	3,978,360	3,978,360
12.	UNC Cares Contract	229,376	229,376<u>5</u>7,344
13.	Foster Care Services	1,385,152	1,385,152
Divisi	on of Central Management and Support		
14.	DHHS Competitive Block Grants for Nonprofits	3,852,500	3,852,500
Division of Mental Health, Developmental Disabilities, and Substance Abuse Services			
15.	Mental Health Services – Adult and Child/Developmental Disabilities Program/ Substance Abuse Services – Adult	4,030,730	4,030,730
DHHS Pr	ogram Expenditures		
Divisi	ion of Services for the Blind		
16.	Independent Living Program	3,361,323	3,361,323
Divisi	on of Health Service Regulation		
17.	Adult Care Licensure Program	381,087	381,087
18.	Mental Health Licensure and Certification Program	190,284	190,284
OHHS A	dministration		
19.	Division of Aging and Adult Services	577,745	577,745
20.	Division of Social Services	559,109	559,109
Page 104	Senate Bill 74	14 S7	44-PCCS45234-MDxf-

General	Assembly Of North Carolina	Session 2013			
21.	Office of the Secretary/Controller's Office	127,731	127,731		
22.	Division of Child Development	13,878	13,878		
23.	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services	27,446	27,446		
24.	Division of Health Service Regulation	118,946	118,946		
TOTAL	SOCIAL SERVICES BLOCK GRANT	\$ 62,877,557	\$ 62,877,557<u>\$</u> 59,325,251		
LOW-IN	COME HOME ENERGY ASSISTANCE	BLOCK GRA	ANT		
Local Pro	gram Expenditures				
Divisi	ion of Social Services				
01.	Low-Income Energy Assistance Program (LIEAP)	\$ 50,876,440	\$ 50,876,440		
02.	Crisis Intervention Program (CIP)	33,866,195	33,866,195		
Local Ad	ministration				
Divis	ion of Social Services				
03.	County DSS Administration	6,757,731	6,757,731		
DHHS A	dministration				
04.	Office of the Secretary/DIRM	412,488	412,488		
05.	Office of the Secretary/Controller's Office	18,378	18,378		
Fransfers	ransfers to Other State Agencies				
Depar	tment of Environment and Natural Resources (DENR)				
06.	Weatherization Program	14,947,7894	4,947,789 <u>12,473,090</u>		
07.	Heating Air Repair and Replacement Program (HARRP)	7,193,873	7,193,873<u>6,636,633</u>		
08.	Local Residential Energy Efficiency Servic Providers – Weatherization	e 37,257	37,257<u>692,950</u>		
09.	Local Residential Energy Efficiency Servic Providers – HARRP	e 338,352	338,352<u>312,227</u>		
10.	DENR Administration – Weatherization	37,257	37,257<u>692,950</u>		
11.	DENR Administration – HARRP	338,352	338,352<u>312,226</u>		
Depar	Department of Administration				
12.	N.C. Commission on Indian Affairs	87,736	87,736		

General Assembly Of North Carolina			Session 2013			
TOTAL LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT		\$ 114,911,848	\$ 114,911,848 \$114,911,848<u>\$ 113,139,044</u>			
CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT						
Local Pro	gram Expenditures					
Divisi	on of Child Development <u>and Early Edu</u>	<u>ication</u>				
01.	Child Care Services (Smart Start \$7,000,000)	\$156,566,345 \$15	8,328,747<u>\$</u> 168,536,136			
02.	Electronic Tracking System	3,000,000	3,000,000			
03.	Transfer from TANF Block Grant for Child Care Subsidies	71,773,001	71,773,001			
04.	Quality and Availability Initiatives (TEACH Program \$3,800,000)	24,262,4022	22,500,000 24,168,551			
OHHS Ad	Iministration					
Division of Child Development and Early Education						
05.	DCDEE Administrative Expenses	6,000,000	6,000,000<u>7,677,977</u>			
Division of Social Services						
06.	Local Subsidized Child Care Services Support	13,274,413	13,274,413			
Division of Central Administration						
07.	DHHS Central Administration – DIRM Technical Services	A 775,000	775,000			
<u>08.</u>	Central Regional Maintenance		202,000			
	CHILD CARE AND DEVELOPMEN LOCK GRANT		\$275,651,161<u>\$</u> 289,407,078			
MENTAI	L HEALTH SERVICES BLOCK GRA	ANT				
Local Pro	gram Expenditures					
01.	Mental Health Services – Adult	\$ 10,717,607	\$ 10,717,607			
02.	Mental Health Services – Child	5,121,991	5,121,991<u>3,619,833</u>			
03.	Administration	200,000	200,000			
<u>04.</u>	Mental Health Services – Adult/Child		12,398,643			
<u>05.</u>	<u>Crisis Solutions Initiative – Critical</u> <u>Time Intervention</u>		750,000			
TOTAL I BLOCK (MENTAL HEALTH SERVICES GRANT	\$ 16,039,598	\$ 16,039,598<u>\$</u> 16,968,476			
$\mathbf{D}_{000} = 106$	Sanata P	:11 744	\$744 DCC\$45224 MDyf 1			

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3,919,723

7.186,857

8,669,284

4,190,500

29,519,883

420,000

1,085,000

60,000

41,000

250,000

454,000

575,654

190,295

765,949

SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT 1 2 3 4 Local Program Expenditures 5 6 Division of Mental Health, Developmental Disabilities, and Substance Abuse Services 7 01. Substance Abuse Services Adult \$14,960,371 \$14,960,371 8 9 $\frac{02}{0}$ Substance Abuse Treatment Alternative 10 for Women 6.050.300 11 12 03. Substance Abuse – HIV and IV Drug 3,919,723 13 14 04.Substance Abuse Prevention Child 7.186.857 15 16 Substance Abuse Prevention 04A. 17 18 05. Substance Abuse Services Child 4,190,500 19 20 05A. Substance Abuse Services – Treatment for 21 Children/Adults 22 23 Crisis Solutions Initiatives - Walk-In 05B. 24 **Crisis Centers** 25 26 Crisis Solutions Initiatives – Collegiate 05C. 27 Wellness/Addiction Recovery 28 29 Crisis Solutions Initiatives – Community 05D. 30 Paramedic Mobile Crisis Management 31 32 Crisis Solutions Initiatives – Innovative 05E. 33 Technologies 34 35 Crisis Solutions Initiatives – Veterans Crisis 05F. 36 37 06. Administration 454,000 38 39 **Division of Public Health** 40 41 07. **Risk Reduction Projects** 575,654 42 43 08. Aid-to-Counties 190,295 44 45 HIV Testing for Individuals in Substance 08A. 46 Abuse Treatment 47 48 TOTAL SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT 49 \$ 37,527,700 **\$ 37,527,700**\$ 45,184,839 50 51 MATERNAL AND CHILD HEALTH BLOCK GRANT 52 53 Local Program Expenditures 54 55 **Division of Public Health** 56 57 01. Children's Health Services 58 (Safe Sleep Campaign \$45,000) 59 \$45,000; Prevent Blindness \$560,837) \$ 8,042,531 **\$ 8,042,531** \$ 7,574,703

	General	Assembly Of North Carolina		Session 2013		
	02.	Women's Health (March of Dimes \$350,000; Teen Pregnan Prevention Initiatives \$650,000; Perinatal Quality Collaborative \$350,000; 17P Project \$52,000; Carolina Pregnancy Care Fellowship \$250,000; <u>\$300,000;</u> Nurse-Family Partnership \$509,018)	cy 8,532,935	8,532,935<u>8,095,148</u>		
)	03.	Oral Health	44,901	44,901		
2	DHHS Program Expenditures					
\$ - ;	Divisi	ion of Public Health				
	04.	Children's Health Services	1,301,504	1,301,504<u>1,300,578</u>		
	05.	Women's Health – Maternal Health	105,419	105,419<u>105,361</u>		
	06.	State Center for Health Statistics	164,487	164,487<u>156,230</u>		
	07.	Health Promotion – Injury and Violence Prevention	89,374	89,374<u>84,919</u>		
DHHS Administration						
	Divisi	ion of Public Health				
	08.	Division of Public Health Administration	573,108	573,108 <u>552,571</u>		
		MATERNAL AND CHILD H BLOCK GRANT	\$ 18,854,259	\$ 18,854,259<u>\$</u> 17,914,411		
	PREVEN	NTIVE HEALTH SERVICES BLOCK G	RANT			
Local Program Expenditures						
	01.	Physical Activity and Prevention	\$ 1,186,142	<u>\$ 1,186,142<u>\$ 2,034,060</u></u>		
	02.	Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	169,730	169,730<u>173,476</u>		
	DHHS Pr	ogram Expenditures				
Division of Public Health						
	03.	HIV/STD Prevention and Community Planning	145,819	145,819		
	04.	Oral Health Preventive Services	46,302	46,302		
	05.	Laboratory Services – Testing, Training, and Consultation	10,980	10,980 21,012		
	06.	Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	199,634	199,634		
	<u>06A.</u>	<u>State Laboratory Services – Testing,</u> <u>Training, and Consultation</u>		<u>199,634</u>		

Genera	l Assembly Of North Carolina		Session 2013
07.	Heart Disease and Stroke Prevention	162,249	162,249<u>187,693</u>
08.	Performance Improvement and Account	tability 213,971	213,971<u>738,784</u>
09.	Physical Activity and Nutrition	38,000	38,000<u>68,073</u>
10.	State Center for Health Statistics	61,406	61,406<u>107,291</u>
	L PREVENTIVE HEALTH CES BLOCK GRANT	\$ 2,234,233	<u>\$ 2,234,233\$ 3,921,778</u>
COMM	IUNITY SERVICES BLOCK GRANT		
Local P	rogram Expenditures		
Offi	ce of Economic Opportunity		
01.	Community Action Agencies	\$ 22,402,724	<u>\$ 22,402,724<u>\$ 24,168,417</u></u>
02.	Limited Purpose Agencies	1,244,596	1,244,596<u>1,342,690</u>
DHHS	Administration		
03.	Office of Economic Opportunity	1,244,596	1,244,596<u>1,</u>342,690
	L COMMUNITY SERVICES K GRANT	\$ 24,891,916	\$ 24,891,916<u>\$</u> 26,853,797
" SE of Heal	CRAL PROVISIONS CTION 12J.1.(b) Information to Be Inclu th and Human Services shall submit a sepa- tered by the Department, and each plan sha (1) A delineation of the proposed a	arate plan for each all include the foll	h Block Grant received and owing:

- (1)A delineation of the proposed allocations by program or activity, including State and federal match requirements.
- (2)A delineation of the proposed State and local administrative expenditures.
- An identification of all new positions to be established through the Block (3)Grant, including permanent, temporary, and time-limited positions.
- (4)A comparison of the proposed allocations by program or activity with two prior years' program and activity budgets and two prior years' actual program or activity expenditures.
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- A projection of current year expenditures by program or activity. (5)
- (6)A projection of federal Block Grant funds available, including unspent federal funds from the current and prior fiscal years.

45 "SECTION 12J.1.(c) Changes in Federal Fund Availability. – If the Congress of the 46 United States increases the federal fund availability for any of the Block Grants or contingency 47 funds and other grants related to existing Block Grants administered by the Department of 48 Health and Human Services from the amounts appropriated in this section, the Department 49 shall allocate the increase proportionally across the program and activity appropriations 50 identified for that Block Grant in this section. In allocating an increase in federal fund 51 availability, the Office of State Budget and Management shall not approve funding for new 52 programs or activities not appropriated in this section.

53 If the Congress of the United States decreases the federal fund availability for any of the 54 Block Grants or contingency funds and other grants related to existing Block Grants 55 administered by the Department of Health and Human Services from the amounts appropriated 56 in this section, the Department shall develop a plan to adjust the block grants based on reduced 57 federal funding.

58 Notwithstanding the provisions of this subsection, for fiscal years 2013-2014 and 59 2014-2015, increases in the federal fund availability for the Temporary Assistance to Needy

Families (TANF) Block Grant shall be used <u>only</u> for the North Carolina Child Care Subsidy program to pay for child care in four- or five-star rated facilities for four-year-old children.children and shall not be used to supplant State funds.

4 Prior to allocating the change in federal fund availability, the proposed allocation must be 5 approved by the Office of State Budget and Management. If the Department adjusts the 6 allocation of any Block Grant due to changes in federal fund availability, then a report shall be 7 made to the Joint Legislative Oversight Committee on Health and Human Services, the Joint 8 Legislative Commission on Governmental Operations, and the Fiscal Research Division.

9 "SECTION 12J.1.(d) Except as otherwise provided, appropriations from federal Block 10 Grant funds are made for each year of the fiscal biennium ending June 30, 2015, according to 11 the schedule enacted for State fiscal years 2013-2014 and 2014-2015 or until a new schedule is 12 enacted by the General Assembly.

13 "SECTION 12J.1.(e) All changes to the budgeted allocations to the Block Grants or 14 contingency funds and other grants related to existing Block Grants administered by the 15 Department of Health and Human Services that are not specifically addressed in this section 16 shall be approved by the Office of State Budget and Management, and the Office of State 17 Budget and Management shall consult with the Joint Legislative Commission on Governmental 18 Operations for review prior to implementing the changes. The report shall include an itemized 19 listing of affected programs, including associated changes in budgeted allocations. All changes 20 to the budgeted allocations to the Block Grants shall be reported immediately to the Joint 21 Legislative Oversight Committee on Health and Human Services and the Fiscal Research 22 Division. This subsection does not apply to Block Grant changes caused by legislative salary 23 increases and benefit adjustments.

"SECTION 12J.1.(e1) Except as otherwise provided, the Department of Health and
 Human Services shall have flexibility to transfer funding between the Temporary Assistance to
 Needy Families (TANF) Block Grant and the TANF Emergency Contingency Funds Block
 Grant so long as the total allocation for the line items within those block grants remains the
 same.

"TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS

31 "SECTION 12J.1.(f) The sum of eighty-two million four hundred eighty-five thousand 32 four hundred ninety-five dollars (\$82,485,495) appropriated in this section in TANF funds to 33 the Department of Health and Human Services, Division of Social Services, for each year of 34 the 2013-2015 fiscal biennium shall be used for Work First County Block Grants. The Division 35 shall certify these funds in the appropriate State-level services based on prior year actual 36 expenditures. The Division has the authority to realign the authorized budget for these funds 37 among the State-level services based on current year actual expenditures.

38 "SECTION 12J.1.(g) The sum of two million four hundred eighty-two thousand two 39 hundred sixty dollars (\$2,482,260) appropriated in this section in TANF funds to the 40 Department of Health and Human Services, Division of Social Services, for each year of the 41 2013-2015 fiscal biennium shall be used to support administration of TANF-funded programs.

42 "SECTION 12J.1.(h) The sum of nine million four hundred twelve thousand three 43 hundred ninety-one dollars (\$9,412,391) appropriated in this section to the Department of 44 Health and Human Services, Division of Social Services, in TANF funds for each year of the 45 2013-2015 fiscal biennium for child welfare improvements shall be allocated to the county 46 departments of social services for hiring or contracting staff to investigate and provide services 47 in Child Protective Services cases; to provide foster care and support services; to recruit, train, 48 license, and support prospective foster and adoptive families; and to provide interstate and 49 post-adoption services for eligible families.

50 Counties shall maintain their level of expenditures in local funds for Child Protective 51 Services workers. Of the Block Grant funds appropriated for Child Protective Services workers, 52 the total expenditures from State and local funds for fiscal years 2013-2014 and 2014-2015 53 shall not be less than the total expended from State and local funds for the 2012-2013 fiscal 54 year.

55 "SECTION 12J.1.(i) The sum of two million twenty-six thousand eight hundred 56 seventy-seven dollars (\$2,026,877) appropriated in this section in TANF funds to the 57 Department of Health and Human Services, Special Children Adoption Fund, for each year of 58 the 2013-2015 fiscal biennium shall be used in accordance with G.S. 108A-50.2. The Division 59 of Social Services, in consultation with the North Carolina Association of County Directors of

Social Services and representatives of licensed private adoption agencies, shall develop guidelines for the awarding of funds to licensed public and private adoption agencies upon the adoption of children described in G.S. 108A-50 and in foster care. Payments received from the Special Children Adoption Fund by participating agencies shall be used exclusively to enhance the adoption services program. No local match shall be required as a condition for receipt of these funds.

7 "SECTION 12J.1.(j) The sum of six hundred thirty-two thousand four hundred sixteen 8 dollars (\$632,416) appropriated in this section to the Department of Health and Human 9 Services in TANF funds for each year of the 2013-2015 fiscal biennium shall be used to 10 continue support for the Child Welfare Collaborative.

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"SOCIAL SERVICES BLOCK GRANT

13 "SECTION 12J.1.(k) The sum of twenty-nine million four hundred twenty-two thousand 14 one hundred thirty-seven dollars (\$29,422,137) appropriated in this section in the Social 15 Services Block Grant to the Department of Health and Human Services, Division of Social Services, for each year of the 2013-2015 fiscal biennium the 2013-2014 fiscal year and the sum 16 17 of twenty-seven million four hundred twenty-seven thousand fifteen dollars (\$27,427,015) 18 appropriated in this section in the Social Services Block Grant for the 2014-2015 fiscal year 19 shall be used for county block grants. The Division shall certify these funds in the appropriate 20 State-level services based on prior year actual expenditures. The Division has the authority to 21 realign the authorized budget for these funds among the State-level services based on current 22 year actual expenditures.

"SECTION 12J.1.(I) The sum of one million three hundred thousand dollars (\$1,300,000)
 appropriated in this section in the Social Services Block Grant to the Department of Health and
 Human Services, Division of Social Services, for each year of the 2013-2015 fiscal biennium
 shall 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.
- (2) Provide training for residential child caring facilities.
- (3) Provide for various other child welfare training initiatives.

30 "SECTION 12J.1.(m) The Department of Health and Human Services is authorized,
 31 subject to the approval of the Office of State Budget and Management, to transfer Social
 32 Services Block Grant funding allocated for departmental administration between divisions that
 33 have received administrative allocations from the Social Services Block Grant.

34 "SECTION 12J.1.(n) Social Services Block Grant funds appropriated for the Special
 35 Childrens Adoption Incentive Fund will require a fifty percent (50%) local match.

36 **"SECTION 12J.1.(0)** The sum of five million forty thousand dollars (\$5,040,000) 37 appropriated in this section in the Social Services Block Grant for each year of the 2013-2015 38 fiscal biennium shall be allocated to the Department of Health and Human Services, Division 39 of Social Services. The Division shall allocate these funds to local departments of social 40 services to replace the loss of Child Protective Services State funds that are currently used by 41 county government to pay for Child Protective Services staff at the local level. These funds 42 shall be used to maintain the number of Child Protective Services workers throughout the State. 43 These Social Services Block Grant funds shall be used to pay for salaries and related expenses 44 only and are exempt from 10A NCAC 71R .0201(3) requiring a local match of twenty-five 45 percent (25%).

46 "SECTION 12J.1.(p) The sum of three million eight hundred fifty-two thousand five
47 hundred dollars (\$3,852,500) appropriated in this section in the Social Services Block Grant to
48 the Department of Health and Human Services, Division of Central Management and Support,
49 shall be used for DHHS competitive block grants pursuant to Section 12A.2 of this act for each
50 year of the 2013-2015 fiscal biennium. These funds are exempt from the provisions of 10A
51 NCAC 71R .0201(3).

52 "SECTION 12J.1.(q) The sum of three hundred seventy-five thousand dollars (\$375,000) 33 appropriated in this section in the Social Services Block Grant for each year of the 2013-2015 45 fiscal biennium to the Department of Health and Human Services, Division of Social Services, 55 shall be used to continue support for the Child Advocacy Centers and are exempt from the 56 provisions of 10A NCAC 71R .0201(3).

57 "SECTION 12J.1.(r) The sum of three million nine hundred seventy-eight thousand three 58 hundred sixty dollars (\$3,978,360) appropriated in this section in the Social Services Block 59 Grant for each year of the 2013-2015 fiscal biennium to the Department of Health and Human

Services, Divisions of Social Services and Aging and Adult Services, shall be used for 1 2 guardianship services pursuant to Chapter 35A of the General Statutes. The Department may 3 expend funds appropriated in this section to support (i) existing corporate guardianship 4 contracts during the 2013-2014 and 2014-2015 fiscal years and (ii) guardianship contracts 5 6 transferred to the State from local management entities or managed care organizations during the 2013-2014 and 2014-2015 fiscal years. 7 8 **"LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT** 9 "SECTION 12J.1.(s) Additional emergency contingency funds received may be allocated 10 for Energy Assistance Payments or Crisis Intervention Payments without prior consultation 11 with the Joint Legislative Commission on Governmental Operations. Additional funds received shall be reported to the Joint Legislative Commission on Governmental Operations and the 12 13 Fiscal Research Division upon notification of the award. The Department of Health and Human 14 Services shall not allocate funds for any activities, including increasing administration, other 15 than assistance payments, without prior consultation with the Joint Legislative Commission on 16 Governmental Operations. 17 "SECTION 12J.1.(t) The sum of fifty million eight hundred seventy-six thousand four 18 hundred forty dollars (\$50,876,440) appropriated in this section in the Low-Income Home 19 Energy Assistance Block Grant for each year of the 2013-2015 fiscal biennium to the 20 Department of Health and Human Services, Division of Social Services, shall be used for 21 energy assistance payments for the households of (i) elderly persons age 60 and above with 22 income up to one hundred thirty percent (130%) of the federal poverty level and (ii) disabled persons eligible for services funded through the Division of Aging and Adult Services. 23 24 County departments of social services shall submit to the Division of Social Services an 25 outreach plan for targeting households with 60-year-old household members no later than 26 August 1 of each year. The outreach plan shall comply with the following: 27 Ensure that eligible households are made aware of the available assistance (1)28 with particular attention paid to the elderly population age 60 and above and 29 disabled persons receiving services through the Division of Aging and Adult 30 Services. 31 Include efforts by the county department of social services to contact other (2) 32 State and local governmental entities and community-based organizations to 33 (i) offer the opportunity to provide outreach and (ii) receive applications for 34 energy assistance. 35 (3) Be approved by the local board of social services or human services board 36 prior to submission. 37 38 **"CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT** "SECTION 12J.1.(u) Payment for subsidized child care services provided with federal 39 40 TANF funds shall comply with all regulations and policies issued by the Division of Child 41 Development for the subsidized child care program. 42 "SECTION 12J.1.(v) If funds appropriated through the Child Care and Development Fund 43 Block Grant for any program cannot be obligated or spent in that program within the obligation 44 or liquidation periods allowed by the federal grants, the Department may move funds to child 45 care subsidies, unless otherwise prohibited by federal requirements of the grant, in order to use 46 the federal funds fully. 47 48 **"SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT** 'SECTION 12J.1.(v1) The sum of two hundred fifty thousand dollars (\$250,000) 49 50 appropriated in this section in the Substance Abuse Prevention and Treatment Block Grant to 51 the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, for the 2014-2015 fiscal year shall be allocated to 52 53 the Department of Administration, Division of Veterans Affairs, to establish a call-in center to 54 assist veterans in locating service benefits and crisis services. The call-in center shall be staffed by certified veteran peers within the Division of Veterans Affairs and trained by the Division of 55 56 Mental Health, Developmental Disabilities, and Substance Abuse Services.

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58 "MATERNAL AND CHILD HEALTH BLOCK GRANT

"SECTION 12J.1.(w) If federal funds are received under the Maternal and Child Health 1 2 Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42 3 U.S.C. § 710), for the 2013-2014 fiscal year or the 2014-2015 fiscal year, then those funds shall 4 be transferred to the State Board of Education to be administered by the Department of Public 5 Instruction. The Department of Public Instruction shall use the funds to establish an abstinence 6 until marriage education program and shall delegate to one or more persons the responsibility 7 of implementing the program and G.S. 115C-81(e1)(4) and (4a). The Department of Public 8 Instruction shall carefully and strictly follow federal guidelines in implementing and 9 administering the abstinence education grant funds. 10

"SECTION 12J.1.(x) The Department of Health and Human Services shall ensure that there will be follow-up testing in the Newborn Screening Program." 12

PART XIII. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

15 PLANT SCIENCES RESEARCH AND INNOVATION INITIATIVE

16 **SECTION 13.1.(a)** The funds appropriated by this act to the Department of 17 Agriculture and Consumer Services for the Plant Sciences Research initiative shall be used by 18 the Commissioner to develop jointly with the College of Agriculture and Life Sciences at North 19 Carolina State University and other stakeholders a formal proposal and economic needs 20 assessment for establishment of a public/private partnership between the University, other 21 academic institutions, private companies in the agribusiness and bioscience sectors, the 22 Department, and other State regulatory agencies for the following amounts and purposes: (i) the 23 sum of three hundred fifty thousand dollars (\$350,000) for a partnership to be known as the 24 "Plant Sciences Research and Innovation Initiative" and (ii) the sum of two hundred fifty 25 thousand dollars (\$250,000) for a partnership to be known as the "Food Processing Initiative."

26 **SECTION 13.1.(b)** The Department and North Carolina State University shall 27 jointly submit a copy of the proposal and report on the results of the economic needs 28 assessment to the Chairs of the House of Representatives Appropriations Subcommittee on 29 Natural and Economic Resources, the Chairs of the Senate Appropriations Committee on 30 Natural and Economic Resources, the Agriculture and Forestry Awareness Study Commission, 31 and the Fiscal Research Division by January 1, 2015.

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BEDDING LAW ACCOUNT FUND

34 SECTION 13.1A. The Department of Agriculture and Consumer Services may use 35 funds from the Bedding Law Account not transferred pursuant to Section 2.2 of this act for the 36 information technology needs of the Structural Pest Control & Pesticides Division of the 37 Department. Any information technology project undertaken by the Department under the 38 authorization granted by this section shall comply with Article 3D of Chapter 147 of the 39 General Statutes. By February 1, 2015, and more frequently as requested, the Department shall 40 report to the Joint Legislative Oversight Committee on Information Technology and the Fiscal 41 Research Division regarding the implementation of any information technology project 42 undertaken by or on behalf of the Structural Pest Control & Pesticides Division.

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44 STATE FAIR ADMISSION

- 45 **SECTION 13.2.(a)** G.S. 150B-1(d) is amended by adding a new subdivision to 46 read:
- 47 "(d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the 48 following: 49
 - (26) The Board of Agriculture in the Department of Agriculture and Consumer Services with respect to annual admission fees for the State Fair. The Board shall annually post the admission fee schedule on its Web site and provide notice of the fee schedule, along with a citation to this section, to all persons named on the mailing list maintained pursuant to G.S. 150B-21.2(d)."
 - **SECTION 13.2.(b)** This section is effective when it becomes law.

57 FARMLAND PRESERVATION TRUST FUND

58 SECTION 13.2A. Funds appropriated by this act to the North Carolina 59 Agricultural Development and Farmland Preservation Trust Fund for protection of military

1 2 3	buffers may only be used to match funding from the federal government for that purpose on at least an equal basis and shall otherwise revert as set forth in G.S. 143C-1-2.					
3 4	AGRICULTURAL WELL DEVELOPMENT AS CRITERIA FOR AGRICULTURAL					
4 5	WATER RESOURCES ASSISTANCE PROGRAM FUNDING					
6	SECTION 13.3.(a) G.S. 139-60(c)(3) reads as rewritten:					
7 8	"(3) Establish criteria to allocate funds to local soil and water conservation					
8	districts. The criteria shall include the development of agricultural wells."					
9 10	SECTION 13.3.(b) This section is effective when it becomes law.					
10	"GOT TO BE NC" MARKETING CAMPAIGN TO BE THE OFFICIAL					
12	AGRICULTURAL MARKETING CAMPAIGN FOR THE STATE					
13	SECTION 13.4. G.S. 106-550 reads as rewritten:					
14	"§ 106-550. Policy as to promotion of use of, and markets for, farm products.					
15	(a) It is declared to be in the interest of the public welfare that the North Carolina					
16	farmers who are producers of livestock, poultry, <u>seafood</u> , field crops and other agricultural					
17 18	products, including cattle, sheep, broilers, turkeys, commercial eggs, peanuts, cotton, potatoes, sweet potatoes, peaches, apples, berries, vegetables and other fruits of all kinds, as well as					
19	bulbs and flowers and other agricultural products having a domestic or foreign market, shall be					
20	permitted and encouraged to act jointly and in cooperation with growers, handlers, dealers and					
21	processors of such products in promoting and stimulating, by advertising and other methods,					
22	the increased production, use and sale, domestic and foreign, of any and all of such agricultural					
23	commodities. The provisions of this Article, however, shall not include the agricultural					
24 25	products of tobacco, strawberries, strawberry plants, porcine animals, or equines, with respect to which separate provisions have been made.					
23 26	(b) The "Got to be NC" marketing campaign of the Department of Agriculture and					
27	Consumer Services shall be the official agricultural marketing campaign for the State."					
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29	DACS RESEARCH STATIONS					
30	SECTION 13.8. G.S. 106-6.3 reads as rewritten:					
31 32	" § 106-6.3. Create special revenue fund for research stations. The Research Stations Fund is established as a special revenue fund within the Department					
32	of Agriculture and Consumer Services, Division of Research Stations. This Fund shall consist					
34	of receipts from the sale of commodities produced on the Department's research stations and					
35	any gifts, bequests, or grants for the benefit of this Fund. No General Fund appropriations shall					
36	be credited to this Fund. Any balance exceeding one million dollars (\$1,000,000) remaining in					
37	this Fund at the end of any fiscal year shall not revert.revert to the General Fund. The					
38 39	Department <u>may shall</u> use this Fund only to develop, improve, repair, maintain, operate, or otherwise invest in research stations operated by the Department's Research Stations					
39 40	otherwise invest in research stations operated by the Department's Research <u>Station-Stations</u> Division."					
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42	CERTIFICATION OF PRIVATE PESTICIDE APPLICATORS					
43	SECTION 13.10.(a) G.S. 143-440(b) reads as rewritten:					
44	"(b) The Board may include in any such restricted use regulation the time and conditions					
45 46	of sale, distribution, or use of such restricted use pesticides, may prohibit the use of any					
46 47	restricted use pesticide for designated purposes or at designated times; may require the purchaser or user to certify that restricted use pesticides will be used only as labeled or as					
48	further restricted by regulation; may require the certification and recertification of private					
49	applicators, and charge a fee of up to ten dollars (\$10.00), with the fee set at a level to make the					
50	certification/recertification program self-supporting, and, after opportunity for a hearing, may					
51	suspend, revoke or modify the certification for violation of any provision of this Article, or any					
52	rule or regulation adopted thereunder; may adopt rules to classify private applicators; and may,					
53 54	if it deems it necessary to carry out the provisions of this Part, require that any or all restricted					
54 55	use pesticides shall be purchased, possessed, or used only under permit of the Board and under its direct supervision in certain areas and/or under certain conditions or in certain quantities or					
56	concentrations except that any person licensed to sell such pesticides may purchase and possess					
57	such pesticides without a permit. The Board may require all persons issued such permits to					
58	maintain records as to the use of the restricted use pesticides. The Board may authorize the use					
59	of restricted use pesticides by persons licensed under the North Carolina Structural Pest Control					
	Page 114Senate Bill 744S744-PCCS45234-MDxf-1					
	Page 114Senate Bill 744S744-PCCS45234-MDxf-1					

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Act without a permit. A nonrefundable fee of ten dollars (\$10.00) shall be charged for each 1 2 3 4 examination required by this section. This examination fee is in addition to the certification or recertification fee, and any other fee authorized pursuant to any other provision of Article 4C of Chapter 106 of the General Statutes."

5 **SECTION 13.10.(b)** The Structural Pest Control Committee shall adopt rules 6 regarding ancillary activities that may be performed in association with the control of 7 wood-destroying organisms or household pests as regulated by Article 4C of Chapter 106 of the 8 General Statutes. The rules shall include, at a minimum, the following: 9

Specification of the categories of ancillary activities that may be exempted (1)from structural pest control licensing requirements or may be performed by unlicensed persons acting under the direct supervision of a structural pest control licensee. These categories shall include, but not be limited to, the moving of furniture or bedding, as defined in G.S. 106-65.95, and the cleaning, maintenance, or repair of property.

(2)Provisions allowing persons engaged in exempt ancillary activities or performing ancillary activities under the direct supervision of a certified applicator to be engaged in such activities, whether as an employee, independent contractor, or otherwise, for one or more structural pest control licensees.

20 **SECTION 13.10.(c)** The Structural Pest Control Committee may issue rules 21 pursuant to subsection (b) of this section without complying with the requirements of Article 22 2A of Chapter 150B of the General Statutes. The Committee shall post proposed rules on its 23 Web site within two weeks of the date this act becomes law and provide notice of the rules, 24 along with a citation to this section, to all persons named on the mailing list maintained 25 pursuant to G.S. 150B-21.2(d). The authority to adopt rules without complying with the 26 requirements of Article 2A of Chapter 150B of the General Statutes shall expire on July 1, 27 2016, and the Department shall adopt permanent rules to implement subsection (b) of this 28 section by that date. 29

INCREASE FEES ASSOCIATED WITH NATIONAL POULTRY IMPROVEMENT PLAN

SECTION 13.11.(a) G.S. 106-543 reads as rewritten:

"§ 106-543. **Requirements of national poultry improvement plan**<u>National Poultry</u> **Improvement Plan must be met.**

35 All baby chicks, turkey poults and hatching eggs produced, sold or offered for sale (a) 36 shall originate in flocks that meet the requirements of the national poultry improvement 37 planNational Poultry Improvement Plan as administered by the North Carolina Department of 38 Agriculture and Consumer Services and the regulations issued by authority of this Article for 39 the control of pullorum disease and other infectious diseases provided that nothing in this 40 Article shall require any hatchery to adopt the national poultry improvement plan. National 41 Poultry Improvement Plan.

42 The Department of Agriculture and Consumer Services shall charge the following (b) fees for certification in the National Poultry Improvement Plan to cover the costs of pullorum 43 44 testing:

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- An initial certification fee of fifty dollars (\$50.00), plus ten cents (10¢) per (1) bird.
 - (2)An annual recertification fee of ten dollars (10.00), plus ten cents (10ϕ) per bird."

SECTION 13.11.(b) This section is effective when it becomes law and applies to certifications or recertifications issued on or after that date.

FEES FOR FOREST MANAGEMENT PLANS

53 **SECTION 13.13.(a)** Article 82 of Chapter 106 of the General Statutes is amended 54 by adding a new section to read: 55

"§ 106-1004. Fees for forest management plans.

56 The Board of Agriculture shall establish by rule a schedule of fees for the preparation of forest management plans developed pursuant to Article 83 of this Chapter. The fees established 57 by the Board shall not exceed the amount necessary to offset the costs of the Department of 58 59 Agriculture and Consumer Services to prepare forest management plans.

SECTION 13.13.(b) The Board of Agriculture may set fees to implement this 1 2 section without complying with the requirements of Article 2A of Chapter 150B of the General 3 Statutes. When this act becomes law, the Board shall post the fee schedule on its Web site and 4 provide notice of the fee schedule, along with a citation to this section, to all persons named on 5 the mailing list maintained pursuant to G.S. 150B-21.2(d). The authority to adopt fees without 6 complying with the requirements of Article 2A of Chapter 150B of the General Statutes shall 7 expire on July 1, 2016, and the Department shall adopt permanent rules to implement this 8 section by that date. 9

10 TVA SETTLEMENT FUNDS

SECTION 13.15. Section 13.3 of S.L. 2013-360 reads as rewritten:

12 "SECTION 13.3.(a) In each fiscal year of the 2013-2015 biennium, the Department of 13 Agriculture and Consumer Services shall apply for two million two hundred forty thousand 14 dollars (\$2,240,000) from the Tennessee Valley Authority Settlement Agreement in compliance 15 with the requirements of paragraphs 122 through 128 of the Consent Decree entered into by the 16 State in State of Alabama et al. v. Tennessee Valley Authority, Civil Action 3:11-cv-00170 in the United States District Court for the Eastern District of Tennessee, and Appendix C to the 17 18 Compliance Agreement. The funds received by the State under this section shall be allocated as 19 follows:

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- (1) Five hundred thousand dollars (\$500,000) for each fiscal year of the 2013-2015 biennium to award grants for "Environmental Mitigation Projects" of the types specified in paragraph 128 of the Consent Decree in the following counties: Avery, Buncombe, Burke, Cherokee, Clay, Graham, Haywood, Henderson, Jackson, Macon, Madison, McDowell, Mitchell, Swain, Transylvania, Watauga, Yancey.
- (2) Five hundred thousand dollars (\$500,000) for each fiscal year of the 2013-2015 biennium the 2013-2014 fiscal year to the North Carolina Agricultural Water Resources Assistance Program to fund projects in the following counties: Avery, Buncombe, Burke, Cherokee, Clay, Graham, Haywood, Henderson, Jackson, Macon, Madison, McDowell, Mitchell, Swain, Transylvania, Watauga, Yancey.
- (2a) Five hundred thousand dollars (\$500,000) for the 2014-2015 fiscal year to WNC Communities to fund lighting efficiency projects for public schools in areas served by the organization. Of the funds allocated in this subdivision, WNC Communities may use up to fifty thousand dollars (\$50,000) for administrative expenses.
 - (3) One million dollars (\$1,000,000) for each fiscal year of the 2013-2015 biennium to North Carolina Agricultural Development and Farmland Preservation Trust Fund to be used, notwithstanding G.S. 106-744, to award funds in the following counties: Avery, Buncombe, Burke, Cherokee, Clay, Graham, Haywood, Henderson, Jackson, Macon, Madison, McDowell, Mitchell, Swain, Transylvania, Watauga, Yancey.
 - (4) Two hundred forty thousand dollars (\$240,000) for each fiscal year of the 2013-2015 biennium to the Appalachian Energy Center at Appalachian State University.

46 "SECTION 13.3.(b) Funds allocated under subdivision (1) of subsection (a) of this section
 47 shall not be used to acquire land.land or purchase conservation easements."

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PART XIV. DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

5051 AGENCIES REPORT ON FEDERAL GRANTS

52 SECTION 14.1. The Department of Environment and Natural Resources, the 53 Wildlife Resources Commission, the Department of Labor, the Department of Commerce, and 54 the Department of Agriculture and Consumer Services shall review every active federal grant 55 received by the respective departments and report no later than February 1, 2015, to the Chairs 56 of the House of Representatives Appropriations Subcommittee on Natural and Economic 57 Resources, the Chairs of the Senate Appropriations Committee on Natural and Economic 58 Resources, and the Fiscal Research Division regarding the source and amount of the grant, the 59 match or maintenance of effort required for the grant from State funds, and any conditions,

limitations, restrictions, or additional actions or programs the department is required to fulfill or undertake as a result of accepting the grant.

NER FACILITIES AND ADMINISTRATIVE FEES

2 3 4 5 SECTION 14.2. The Department of Agriculture and Consumer Services, the 6 Department of Commerce, the North Carolina Biotechnology Center, and the Department of 7 Environment and Natural Resources shall negotiate indirect cost waivers with every constituent 8 institution of The University of North Carolina performing State-funded research for the Center 9 or the respective Departments. The waivers shall provide that the Center or the Departments 10 pay facilities and administrative costs at a rate no greater than the lowest rate paid by any other 11 State agency, department, or commission for research at that constituent institution.

12 13 **EFFICIENCIES REPORTING BY NER AGENCIES**

14 **SECTION 14.2A.(a)** The Wildlife Resources Commission and the Departments of 15 Environment and Natural Resources, Labor, Commerce, and Agriculture and Consumer 16 Services that have, within the current biennium, as defined in G.S. 143C-1-1, undergone 17 reorganizations, modifications to assignments or duties, or transfers of departmental functions 18 or positions between fund codes shall submit a report as provided in this section. The report 19 shall address the rationale for the reorganization or other administrative modifications, the 20 efficiencies achieved, and the cost-savings resulting from the reorganization or other 21 administrative modifications, including, at a minimum, the following:

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- (1)Positions eliminated.
- (2)Positions transferred among divisions, sections, or programs.
- (3) New divisions, sections, and programs established.
- A comparison of the organizational charts before and after the (4)reorganizations or other administrative modifications with each structural change clearly identified.
- (5) A list of divisions, sections, and programs that were unaffected by the reorganizations or other administrative modifications.
- (6)Resulting cost-savings, itemized by funding source.
- (7)An explanation of improvements in the administrative capability of the department to manage its programs and carry out its mission.
- An identification of any obsolete or overlapping activities. (8)

34 SECTION 14.2A.(b) Each department shall submit its report to the Chairs of the 35 House Appropriations Subcommittee on Natural and Economic Resources and the Senate 36 Appropriations Committee on Natural and Economic Resources and the Fiscal Research 37 Division of the General Assembly no later than December 1, 2014.

39 **AQUARIUM FUND FEE TRANSFERS** 40

SECTION 14.2C. G.S. 143B-289.44 reads as rewritten:

"§ 143B-289.44. North Carolina Aquariums; fees; fund.

42 Fees. – The Secretary of Environment and Natural Resources may adopt a schedule 43 of fees for the aquariums and piers operated by the North Carolina Aquariums, including:

- 44
- (1)Gate admission fees.
- 45 46
- (2)Facility rental fees.
- (3) Educational programs.

47 Fund. – The North Carolina Aquariums Fund is hereby created as a special and (b) 48 nonreverting fund. The North Carolina Aquariums Fund shall be used for repair, renovation, 49 expansion, maintenance, educational exhibit construction, and operational expenses at existing 50 aquariums, to pay the debt service and lease payments related to the financing of expansions of 51 aquariums, and to match private funds that are raised for these purposes.

52 Disposition of Fees. - All entrance fee receipts shall be credited to the North (c) 53 Carolina Aquariums Fund. Receipts so credited that are necessary to support the personnel and 54 operational expenses of the aquariums shall be transferred to the aquariums' General Fund 55 operating budget on a monthly basis."

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58 HOUSING PROGRAMS STUDY

	General Assembly Of North Carolina	Session 2013
$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\end{array} $	 SECTION 14.3.(a) The Office of State Budget and Managemet various programs related to housing conducted by State department commissions, including the weatherization program of the Department of Natural Resources. The Office shall include examinations of the following in (1) Overlap or duplication between programs and the possib other benefits from the merger of certain housing programs. (2) Unmet needs or gaps in the State's housing programs, we services or programs offered by other states. (3) Any recommendations for changes in housing program programs that are outside or only marginally within the congoverning department, agency, or commission. SECTION 14.3.(b) No later than February 1, 2015, the Office of Management shall submit its findings and recommendations to the Chairs Representatives Appropriations Committee on Natural and Economic Resource Research Division. 	s, agencies, and Environment and the study: le cost-savings or when compared to a governance for re mission of their State Budget and of the House of ources, the Chairs
	COASTAL AND ESTUARINE WATER BEACH ACCESS PROGRAM	
18 19 20 21 22 23 24 25 26 27 28 29	SECTION 14.4.(a) Funds transferred from the Parks and Recreate the Division of Coastal Management pursuant to G.S. 113-44.15(b)(3) for Estuarine Water Beach Access Program shall be deposited in a noninterest-be to be titled Coastal and Estuarine Water Beach Access Fund. The Fund se revenue fund consisting of gifts and grants to the Fund and other monies as Fund by the General Assembly. SECTION 14.4.(b) Funds previously transferred from the Park Trust Fund to the Division of Coastal Management for the Coastal and Estuar Access Program that were deposited in capital funds shall be transferred to Estuarine Water Beach Access Fund established by subsection (a) of this sec September 30, 2014.	the Coastal and aring special fund shall be a special ppropriated to the sand Recreation trine Water Beach to the Coastal and
30 31	CAROLINA BEACH STATE PARK MARINA	
32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	 CAROLINA BEACH STATE PARK MARINA SECTION 14.5.(a) The Department of Environment and N Division of Parks and Recreation, shall issue a request for information proposals for a sublease to private parties for the operation of the State-Carolina Beach State Park. The RFI shall contain sufficient detail to address the (1) The services to be performed by the private party expectations. (2) Payment and record-keeping requirements. (3) Compliance with State parks system rules and regulations the Division of Coastal Management's Clean Marina progra SECTION 14.5.(b) The Division of Parks and Recreation shall r of the Senate Appropriations Committee on Natural and Economic Resources House of Representatives Appropriations Subcommittee on Natural and Eco and the Fiscal Research Division no later than February 1, 2015, on the resu whether it is more cost-effective to have a private party manage the ma management. 	(RFI) to solicit owned marina at he following: and performance and standards of un. eport to the chairs s, the chairs of the nomic Resources, lts of the RFI and
48 49 50 51 52 53 54 55 56 57 58	OREGON INLET SECTION 14.7.(a) Acquisition Agreement. – Notwithstanding O General Statutes or any other provision of law, the Department of Administra the State, shall seek to initiate negotiations with the appropriate agence government for an agreement to acquire the federally owned property descri- (f) of this section from the federal government in exchange for State-owned re SECTION 14.7.(b) Terms. – The Secretary of the Department shall have the authority to negotiate the terms of the acquisition agreement. shall provide for the acquisition of interests in real property described in sub section and no other; (ii) shall provide that the conveyances described in the a effective as soon as practicable; and (iii) shall incorporate the relevant terms of	ation, on behalf of ey of the federal bed in subsection eal property. of Administration The agreement (i) section (h) of this agreement become

	General Assembly Of North Carolina	Session 2013
1 2	becoming effective, the Attorney General sha	f Deeds. – Within 30 days of the acquisition ll execute any documents or deeds necessary to
2 3 4	agencies and officials shall cooperate to t	s set forth in the acquisition agreement. All State he fullest extent possible in effectuating the
5	acquisition agreement.	
6	SECTION 14.7.(d) Reporting. – V	Within 30 days after an agreement is entered into
7		Department of Administration shall report to the
8	Joint Legislative Commission on Governmenta	
9 10		Oregon Inlet State Park. – If the real property cquired by the State, then together with any other
10		ea described in subsection (f) of this section, the
12		of Environment and Natural Resources to add
13		of at least these properties, to the State Parks
14	System as provided in G.S. 113-44.14(b).	r r
15		berty to Be Conveyed The federally owned
16		e federal government's right, title, and interest in
17		cated within the area described by connecting the
18		(ii) all of the submerged real property located
19	within the area described by connecting the fol	
20 21	<u>Latitude:</u> 35.78099563900	<u>Longitude:</u> -75.52953510600
$\frac{21}{22}$	35.78099303900	-75.5253510000
$\frac{22}{23}$	35.78173528500	-75.52334019100
24	35.77887390700	-75.52025162500
25	35.77857436500	-75.51969654900
26	35.77781290800	-75.51900873900
27	35.77734893400	-75.51884305500
28	35.77110009400	-75.51641608800
29	35.76633568000	-75.51356516200
30	35.76116258500	-75.51036495800
31 32	35.75751496100	-75.50801176500
32 33	35.75608651600 35.75777480300	-75.51228522200 -75.51379949200
33 34	35.75860596900	-75.51451482100
35	35.75960484700	-75.51540263600
36	35.76100041400	-75.51665469900
37	35.76117351400	-75.51681019600
38	35.76212525300	-75.51767780700
39	35.76287562800	-75.51836186100
40	35.76316770200	-75.51862812200
41 42	35.76381492400	-75.51921814800
42 43	35.76415098700 35.76445468400	-75.51955669900 -75.51995078300
44	35.76485826900	-75.52059025200
45	35.76505577400	-75.52094720300
46	35.76528160600	-75.52142243500
47	35.76548548000	-75.52198988800
48	35.76556574300	-75.52341266800
49	35.76566877400	-75.52523906000
50	35.76454632200	-75.52902085700
51	35.76357138700	-75.53246190700
52 53	35.76337226200	-75.53339199600
55 54	35.76333441200 35.76332909000	-75.53364756500 -75.53390886900
54 55	35.763352909000	-75.53458675100
56	35.76341367100	-75.53498008200
57	35.76354478800	-75.53535025300
58	35.76361737400	-75.53547511500
59	35.76383009500	-75.53584104000

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	35.76425804000	-75.53655388200
	35.76471137600	-75.53740653000
	35.76502225800	-75.53875413900
	35.76521060100	-75.54081681300
	35.76523404100	-75.54194712400
	35.76525043500	-75.54273769600
	35.76526768700	-75.54353888100
	35.76532715800	-75.54394387700
	35.76541340600	-75.54428520100
	35.76550080400	-75.54463107400
	35.76577010000	-75.54534161500
	35.76597248500	-75.54579049600
	35.76632062300	-75.54620555000
	35.76655164400	-75.54635947100
	35.76725670200	-75.54660003000
	35.76764041200	-75.54670534600
	35.76795847900	-75.54670661900
	35.77077784300	-75.54629895400
	35.77115918300	-75.54624921300
	35.77148150500	-75.54619720600
	35.77234520600	-75.54605784500
	35.77377517700	-75.54582711000
	35.77469339200	-75.54566942900
	35.77590248800	-75.54531166000
	35.77673545200	-75.54571296000
	35.77711645600	-75.54582301200
	35.77742981800	-75.54581293600
	35.77771608200	-75.54572387500
	35.77791539100	-75.54559449800
	35.77810904100	-75.54546879500
	35.77904847600	-75.54478184500
	35.77912430900	-75.54486803600
	35.77981427400	-75.54534862400
	35.78042966800	-75.54567367500
	35.78135818100	-75.54600030500
	35.78175635200	-75.54606539500
	35.78221194600	-75.54612839200
	35.78279713100	-75.54636296300
	35.78378882800	-75.54668308800
	35.78766932400	-75.54709605000
	35.79082109200	-75.54691243300
	35.79820587700	-75.54665906000
	35.79859286600	-75.54249624600
	35.80046065100	-75.53877586500
	35.79408521600	-75.53252823100
	35.79248815800	-75.53183764800
	35.79151104100	-75.53197071600
	35.78867341400	-75.53323291600
	35.76886839300	-75.52536743000
	35.76724598100	-75.52438052100
	35.76805629700	-75.52240411900
	35.76966632600	-75.52339266000
	35.76886839300	-75.52536743000.
		Authority. – On July 1, 2015, the Department of

SECTION 14.7.(g) Condemnation Authority. – On July 1, 2015, the Department of Administration shall, in accordance with applicable law and terms reserved in any relevant deeds, commence condemnation proceedings on all federally owned property that are necessary to manage existing and future transportation corridors on the Outer Banks, as determined 54 55 56 57 pursuant to subsection (h) of this section. The Department of Administration shall report the 58 59 commencement of condemnation proceedings to the General Assembly, as follows:

	General Assem	bly Of North Carolina	Session 2013
1 2 3 4 5 6	(1) (2)	If the General Assembly is in session, the Departmen chairs of the House of Representatives Appropriations C of the Senate Appropriations Committee, and the Fiscal I If the General Assembly is not in session, the Departme chairs of the Joint Legislative Commission on Governme the Fiscal Research Division.	ommittee, the chairs Research Division. nt shall report to the
7	SEC'	FION 14.7.(h) Identification of Outer Banks Transporta	tion Corridor. – No
8 9 10	later than Noven property that is 1	nber 30, 2014, the Department of Transportation shall iden necessary to construct or to manage existing and future tran anks and shall report this information to the chairs of t	tify federally owned nsportation corridors
11 12	Transportation (Dversight Committee, to the Secretary of the Departmen Research Division.	
13		FION 14.7.(i) G.S. 166A-19.30(a) reads as rewritten:	
14		Additional powers of the Governor during state of eme	rgency.
15		dition to any other powers conferred upon the Governo	
16 17		or legislatively declared state of emergency, the Gove	
18	(1)	To utilize all available State resources as reasonably new	cessary to cope with
19		an emergency, including the transfer and direction of pe	rsonnel or functions
20		of State agencies or units thereof for the purpose	of performing or
21		facilitating emergency services.	
22	(2)	To take such action and give such directions to S	
23 24		enforcement officers and agencies as may be reasonable the purpose of sequering compliance with the provision	e and necessary for
24 25		the purpose of securing compliance with the provisions with the orders, rules, and regulations made pursuant the	
26	(3)	To take steps to assure that measures, including the in	
27	(5)	utilities, are taken when necessary to qualify for	
28		assistance from the federal government when that assist	
29		protect the public health, welfare, and safety.	1
30	(4)	Subject to the provisions of the State Constitution to	relieve any public
31		official having administrative responsibilities under t	
32		responsibilities for willful failure to obey an order,	rule, or regulation
33	(5)	adopted pursuant to this Article.	·····
34 35	<u>(5)</u>	Through issuance of an executive order to waive r environmental document or permit issued under Artic	equirements for an
36		Chapter 113A of the General Statutes for the repair	
37		enhancement, or replacement of a component of the St	
38		that provides the sole road access to an incorporated	
39		unincorporated inhabited area bordering the Atlantic C	
40		sound where bridge or road conditions as a result of the	
41		declaration of the state of emergency pose a substantial	
12		safety, or welfare. The executive order shall list the du	
13		and the activities to which the waiver applies. Fo	or purposes of this
14 15		subdivision, "coastal sound" shall have the define G.S. 113A-103, and "replacement" shall not be inter-	
+5 16		replacement that increases size or capacity or that is lo	
+0 17		location than the component that is replaced."	
18	SEC'	FION 14.7.(j) G.S. 113A-12 is amended by adding a new	subdivision to read:
19	"(7)	The issuance of an executive order under G.S. 166A-19.	
50		requirement for an environmental document."	
51		FION 14.7.(k) G.S. 113A-52.01 reads as rewritten:	
52		Applicability of this Article.	
53	This Article	shall not apply to the following land-disturbing activities:	
54 55	(A)	For the duration of an amorganous pativities acception	1 to protect human
55 56	(4)	For the duration of an emergency, activities essentia life.life, including activities specified in an executive	
57		G.S. 166A-19.30(a)(5)."	oraci issued ulluel
58	SEC'	FION 14.7.(I) G.S. 113A-103(5)b.1. reads as rewritten:	
59	"§ 113A-103. D		

General Assembly Of North CarolinaSession 2013
As used in this Article:
(5) a. "Development" means any activity in a duly designated area of environmental concern (except as provided in paragraph b of this subdivision) involving, requiring, or consisting of the construction or enlargement of a structure; excavation; dredging; filling; dumping; removal of clay, silt, sand, gravel or minerals; bulkheading, driving of pilings; clearing or alteration of land as an adjunct of construction; alteration or removal of sand dunes; alteration of the shore, bank, or bottom of the Atlantic Ocean or any sound, bay, river, creek, stream, lake, or canal; or placement of a floating structure in an area of environmental concern identified in G.S. 113A-113(b)(2) or (b)(5).
b. The following activities including the normal and incidental operations associated therewith shall not be deemed to be development under this section:
1. Work by a highway or road agency for the maintenance of an existing road, if the work is carried out on land within the boundaries of the existing right-of-way;right-of-way, or for emergency repairs and safety enhancements of an existing road as described in an executive order issued under
<u>G.S. 166A-19.30(a)(5).</u> " SECTION 14.7.(m) Notwithstanding the provisions of Chapter 146 of the General
Statutes, Article 9A of Chapter 113A of the General Statutes, or any other provision of law,
neither the Governor nor the Council of State shall be required to approve any conveyance,
exchange, or condemnation made pursuant to this section. Notwithstanding any other provision of law consultation with or reporting to the Joint Lagislative Commission on Covernmental
of law, consultation with or reporting to the Joint Legislative Commission on Governmental Operations shall not be required prior to the conveyance, exchange, or condemnation, except as
set forth in subsection (h) of this section.
TECHNICAL CORRECTIONS: CWMTF SECTION 14.8.(a) G.S. 113A-251 reads as rewritten:
"§ 113A-251. Purpose.
The General Assembly recognizes that a critical need exists in this State to clean up
pollution in the State's surface waters and to protect, preserve, and conserve those waters that are not yet polluted. The task of cleaning up polluted waters and protecting and enhancing the State's water resources is multifaceted and requires different approaches, including innovative
pilot projects, that take into account the problems, the type of pollution, the geographical area, and the recognition that the hydrological and ecological values of each resource sought to be
upgraded, conserved, and protected are unique.
It is the intent of the General Assembly that moneys from the Fund created under this
Article shall be used to help finance projects that <u>enhance or restore degraded surface waters</u> ; protect and conserve surface waters, including drinking supplies, and contribute toward a
network of riparian buffers and greenways for environmental, educational, and recreational
benefits; provide buffers around military bases to protect the military mission; acquire land that
represents the ecological diversity of North Carolina; and acquire land that contributes to the
development of a balanced State program of historic properties.specifically address water pollution problems and focus on upgrading surface waters, eliminating pollution, and
protecting, preserving, and conserving unpolluted surface waters, including enhancement or
development of drinking water supplies. It is the further intent of the General Assembly that
moneys from the Fund also be used to build a network of riparian buffers and greenways for
environmental, educational, and recreational benefits. It is lastly the intent of the General Assembly that moneys from the Fund also be used to preserve lands that could be used for
water supply reservoirs. While the purpose of this Article is to focus on the cleanup and
prevention of pollution of the State's surface waters, the establishment of a network of riparian
buffers and greenways, and the preservation of property for establishing clean water supplies,
the General Assembly believes that the results of these efforts will also be beneficial to wildlife and marine fishering hebitate."
and marine fisheries habitats." SECTION 14.8.(b) G.S. 113A-252 reads as rewritten:
"§ 113A-252. Definitions.

G	eneral Assembl	y Of North Carolina	Session 2013
	The following	definitions apply in this Article:	
	(1)	Council The advisory council for the Clean Wate	er Management Trust
		Fund.	
	(2)	Economically distressed local government unit.	
		distressed county, as defined in G.S. 143B-437.01, c	r a local government
	(3)	unit located in that county. Fund. – The Clean Water Management Trust Fund cr	eated nursuant to this
	(3)	Article.	cated pursuant to this
	(4)	Land. – Real property and any interest in, easement in	. or restriction on real
	()	property.	,
	(4a)	Local government unit. – Defined in G.S. 159G-20.	
	(4b)	Stormwater quality project. Defined in G.S. 159G-20	
	(5)	Trustees. – The trustees of the Clean Water Manageme	
	(6) (7)	Wastewater collection system. Defined in G.S. 159G	-20.
	(7) SECTI	Wastewater treatment works. Defined in G.S. 159G-2 ION 14.8.(c) G.S. 113A-254 reads as rewritten:	20.
"8		ant requirements.	
5		e Applicants. – Any of the following are eligible to app	ly for a grant from the
F		ose of protecting and enhancing water quality:	ry for a grant from the
	(1)	A State agency.	
	(2)	A local government unit.	
	(3)	A nonprofit corporation whose primary purpose	is the conservation,
		preservation, and or restoration of our State's envir	onmental and natural
	(a1) Cristania	<u>cultural, environmental, or natural</u> resources.	C 112A 256 apply to
m		a. – The criteria developed by the Trustees under G. this Article. The common criteria for water projects se	
		ut in this section also apply to wastewater collec	
		ent works projects, and stormwater quality projects.	
₩	astewater collect	tion system project or a wastewater treatment works	
ee	conomically distr	essed local government unit has priority.	
		· · · · · · · · · · · · · · · · · · ·	• , , ,
t n		vater Limits. A wastewater collection system pro project is eligible for a grant under this Article only if	
		d in G.S. 159G-20. A planning grant or a technical	
		er collection system or a regional wastewater treatmen	
te	the high-unit-c	ost threshold. A grant made under this Article for a	wastewater collection
sy	ystem project or	a wastewater treatment works project is subject to	b the cost limits and
re		in G.S. 159G-36 for a grant awarded from the Wastew	
		vater Limits. The amount of a grant awarded und	
		y project may not exceed the construction costs of	
		-awarded under this Article to the same recipient for al year may not exceed the limit set in G.S. 159G-36(
		m the Wastewater Reserve.	
50	"		
		(ON 14.8.(d) G.S. 113A-255(b1) is amended by adding	g a new subdivision to
re	ead:	· · · · ·	-
		cations. – The office of Trustee is declared to be an of	
		any other executive or appointive office, under the au North Carolina Constitution. When appointing members	
G	overnor the Pr	esident Pro Tempore of the Senate, and the Speal	ker of the House of
		all give consideration to adequate representation from	
		l give consideration to the appointment of members w	
in	any of the follow	wing areas:	-
		TT	
	(<u>5)</u> Secti	Historic preservation."	
		ION 14.8.(e) G.S. 113A-256(b) reads as rewritten: p Grant Criteria. – The Trustees shall develop criteri	a for awarding grants
111		The criteria developed shall include consideration of the	
ul		The effective developed shall merade consideration of th	- 10110 11 1115.

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(2) The objectives of the <u>various</u> basinwide management plans for the State's river basins and watersheds.
SECTION 14.8.(f) G.S. 113A-259 reads as rewritten: "§ 113A-259. Clean Water Management Trust Fund: Advisory Council. There is established the Clean Water Management Trust Fund Advisory Council. The Council shall advise the Trustees with regard to allocations made from the Fund, and other issues as requested by the Trustees. The Council shall be composed of the following or its designed.
designees: (1) Commissioner of Agriculture.
(2) Chair of the Wildlife Resources Commission.
 (3) Secretary of Environment and Natural Resources. (4) Secretary of the Department of Commence
 (4) Secretary of the Department of Commerce. (5) Secretary of the Department of Cultural Resources."
WATER QUALITY REMEDIATION FUNDS
SECTION 14.8A. Of the funds appropriated in this act to the Clean Water Management Trust Fund, the sum of five hundred thousand dollars (\$500,000) shall be used for
the remediation and mitigation of stormwater impacts to lakes subject to a Nutrient
Management Strategy approved by the Environmental Management Commission.
COMMERCIAL FISHING LICENSES
SECTION 14.9.(a) The General Assembly finds that additional funding is
necessary to support the Division of Marine Fisheries' At-Sea Observer Program and for the
continued viability of the commercial fishing industry in North Carolina.
SECTION 14.9.(b) G.S. 113-168.2 reads as rewritten: "§ 113-168.2. Standard Commercial Fishing License.
§ 115-106.2. Standard Commercial Fishing License.
(e) Fees. – The annual SCFL fee for a resident of this State shall be two hundred fifty
dollars (\$250.00). four hundred dollars (\$400.00). The annual SCFL fee for a person who is not
a resident of this State shall be the amount charged to a resident of this State in the nonresident's state. In no event, however, may the fee be less than two hundred fifty dollars
(\$250.00). four hundred dollars (\$400.00). For purposes of this subsection, a "resident of this
State" is a person who is a resident within the meaning of:
(1) Sub-subdivisions a. through d. of G.S. 113-130(4) and who filed a State
income tax return as a resident of North Carolina for the previous calendar or tax year, or
(2) $G.S. 113-130(4)e.$
····
SECTION 14.9.(c) G.S. 113-168.3(b) reads as rewritten:
"(b) Eligibility; Fees. – Any individual who is 65 years of age or older and who is eligible for a SCFL under G.S. 113-168.2 may apply for either a SCFL or RSCFL. An applicant
for a RSCFL shall provide proof of age at the time the application is made. The annual fee for a
RSCFL for a resident of this State shall be one hundred twenty five dollars (\$125.00). two
<u>hundred dollars (\$200.00).</u> The annual fee for a RSCFL for a person who is not a resident of this State shall be one hundred sixty two dollars and fifty cents (\$162.50). two hundred sixty
<u>dollars (\$260.00).</u> For purposes of this subsection, a "resident of this State" is a person who is a
resident within the meaning of:
(1) Sub-subdivisions a. through d. of G.S. 113-130(4) and who filed a State
income tax return as a resident of North Carolina for the previous calendar
(2) or tax year, or G.S. $113-130(4)e.$ "
SECTION 14.9.(d) G.S. 113-169.2 reads as rewritten:
"§ 113-169.2. Shellfish license for North Carolina residents without a SCFL.
(c) Fees. – Shellfish licenses issued under this section shall be issued annually upon
payment of a fee of thirty one dollars and twenty five cents (\$31.25) fifty dollars (\$50.00) upon
proof that the license applicant is a North Carolina resident.
"

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SECTION 14.9.(e) G.S. 113-169.3 reads as rewritten:
"§ 113-169.3. Licenses for fish dealers.
(e) Application Fee for New Fish Dealers. – An applicant for a new fish dealer license
shall pay a nonrefundable application fee of sixty-two dollars and fifty cents (\$62.50) one
hundred dollars (\$100.00) in addition to the license category fees set forth in this section.
(f) License Category Fees. – Every fish dealer subject to licensing requirements shall
secure an annual license at each established location for each of the following activities
transacted there, upon payment of the fee set out:
(1) Dealing in oysters: $\frac{62.50.100.00}{100.00}$
(2) Dealing in scallops: $\frac{62.50.\$100.00}{100.00}$
(3) Dealing in clams: $\frac{62.50.\$100.00}{100.00}$
 (4) Dealing in hard or soft crabs: \$62.50.\$100.00. (5) Dealing in shrimp, including bait: \$62.50.\$100.00.
(6) Dealing in finfish, including bait: $\frac{62.50.5100.00}{100.00}$
(7) Operating menhaden or other fish-dehydrating or oil-extracting processing
plants: \$62.50.\$100.00.
(8) Consolidated license (all categories): \$375.00. \$600.00.
SECTION 14.9.(f) G.S. 113-169.5(b) reads as rewritten:
"(b) The fee for a land or sell license for a vessel not having its primary situs in North
Carolina is two hundred fifty dollars (\$250.00), four hundred dollars (\$400.00), or an amount equal to the nonresident fee charged by the nonresident's state, whichever is greater. Persons
aboard vessels having a primary situs in a jurisdiction that would allow North Carolina vessels
without restriction to land or sell their catch, taken outside the jurisdiction, may land or sell
their catch in the State without complying with this section if the persons are in possession of a
valid license from their state of residence."
SECTION 14.9.(g) G.S. 113-173(f) reads as rewritten:
"(f) Duration; Fees. – The RCGL shall be valid for a one-year period from the date of
purchase. The fee for a RCGL for a North Carolina resident shall be forty-three dollars and exactly fine carts $($42.75)$ exactly dollars $($70.00)$. The fee for a RCGL for an individual
seventy-five cents (\$43.75). seventy dollars (\$70.00). The fee for a RCGL for an individual who is not a North Carolina resident shall be three hundred twelve dollars and fifty cents
(\$312.50).five hundred dollars (\$500.00)."
SECTION 14.9.(h) G.S. 113-210 reads as rewritten:
"§ 113-210. Under Dock Oyster Culture.
(1) Fees. Under Dock Oyster Culture Permit shall be issued annually upon payment of
a fee of one hundred dollars (\$100.00).
SECTION 14.9.(i) Article 14A of Chapter 113 of the General Statutes is amended
by adding a new section to read:
"§ 113-173.1. North Carolina Commercial Fishing Resource Fund.
(a) Establishment. – There is hereby established the North Carolina Commercial
Fishing Resources Fund (Fund) as a nonreverting special revenue fund in the office of the State
Treasurer. The purpose of the Fund is to provide funding for the development of sustainable
commercial fishing in the State. The principal of the Fund shall consist of all of the following:
(1) <u>Two hundred dollars (\$200.00) from each Standard Commercial Fishing</u> License issued pursuant to G.S. 113-168.2.
(2) One hundred dollars (\$100.00) from each Retired Standard Commercial
Fishing License issued pursuant to G.S. 113-168.3.
(3) Twenty-five dollars (\$25.00) from each shellfish license issued pursuant to
<u>G.S. 113-169.2.</u>
(4) Fifty dollars (\$50.00) from each fish dealer license issued pursuant to
$\frac{G.S.\ 113-169.3.}{G.S.\ 113-169.3.}$
(5) <u>Two hundred dollars (\$200.00) from each land or sell license issued</u>
(6) Thirty five dollars (\$25.00) from each Pecreational Commercial Geor
(6) <u>Thirty-five dollars (\$35.00) from each Recreational Commercial Gear</u> License issued pursuant to G.S. 113-173.
License issued pursuant to 0.5. 115-175.

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The State Treasurer sh	all hold the Fund separate and ap	part from all other moneys, funds,
	reasurer shall invest the assets of	
	2, except that interest and other inc	
shall be treated as set forth		
(b) Use of Funds	- The North Carolina Commercial	Fishing Resource Fund created by
	nly for the following purposes, in o	
(1) First, the function (1)	e Fund shall fully fund the State	's incidental take permits for the
commen	cial fishing industry under the fe	deral Endangered Species Act of
	ublic Law 93-205) or the federal M	Marine Mammal Protection Act of
	<u>ublic Law 92-522).</u>	
	e priority set forth in subdivision	
		projects to develop and support
	ble commercial fishing in the State	
	Fund Disbursements. – With re	
	section, the State Treasurer shall of the Division of the Director of the Division of the Divi	
	(2) of this section, the State Treas	
	written direction of both the Marin	
	ished by subsection (d) of this sec	
	of understanding developed under	
	it between the Commission and th	
	ent and Natural Resources shall	
	on and by the Committee.	
(d) Funding Comn	<u>iittee. – The Funding Committee fo</u>	or the North Carolina Commercial
	ommittee) is established and shall	
		ishing organizations shall appoint
	l term as indicated and provide 1	notice of that appointment in the
nanner set forth in G.S. 14		6
	arolina Fisheries Association, Inc.,	
	arolina Watermen United, Inc., for the Working Watermen's Associatio	
	ick County Fishermen's Associatio	
(5) <u>Carteret</u>	County Fishermen's Association, 1	
	rle Fishermen's Association, for a t	
	the terms of the initial Committee	
appointed by the appointi	ng organizations designated in su	bdivisions (1) through (6) of this
subsection for a three-yea	r term and shall serve until a suc-	cessor is appointed and qualified.
		re than two consecutive full terms.
	annually a chair and other officers	
	n, who shall serve a term of one y	year corresponding to the calendar
<u>year.</u> (e) Vacancies Me	atings Augrum Vacancias in th	e Committee shall be filled in the
(e) <u>Vacancies, Me</u>	al appointment. The Committee m	e Committee shall be filled in the ay meet at any time upon the call
of the chair A quorum of the	he group shall consist of four mem	bers
	of Understanding. – The Marine	
		of understanding setting forth the
		nts from the Fund created in this
	scribed by subdivision (b)(2) of thi	
(g) <u>Ethics. – Me</u>	mbers of the Committee are	
sub-subdivision i. of subdi	vision (30) of G.S. 138A-3."	-
		e), (f), and (g) of this section are
		For the 2015-2016 license year and
all succeeding license year	8.	
	ICENSES	
ADVANCED SALE OF	LICENSES 10. G.S. 113-168.1 reads as rewritt	
	ovisions governing licenses and e	
5 110-100.1. OCHCI al pl	ovisions governing needs allu e	11401 3011101103.

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Advance Sale of Licenses, License Revenue. – To ensure an orderly transition from 1 (j) 2 one license year to the next, the Division may issue a license or endorsement prior to 1 July of 3 the license year for which the license or endorsement is valid. Revenue that the Division 4 receives for the issuance of a license or endorsement prior to the beginning of a license year 5 shall not revert at the end of the fiscal year in which the revenue is received and shall be 6 credited and available to the Division only for the license year in which the license or 7 endorsement is valid. Any license revenue carried forward from one fiscal year to the next 8 under this subsection that remains unencumbered and unexpended at the end of the fiscal year 9 in which the license or endorsement is valid shall revert to the General Fund." 10 **DIVISION OF MARINE FISHERIES JOINT ENFORCEMENT AGREEMENTS** 11 12 SECTION 14.11.(a) G.S. 113-224 reads as rewritten: 13 "§ 113-224. Cooperative agreements by Department. 14 The Department is empowered to enter into cooperative agreements with public and 15 private agencies and individuals respecting the matters governed in this Subchapter. Pursuant to 16 such agreements the Department may expend funds, assign employees to additional duties within or without the State, assume additional responsibilities, and take other actions that may 17 18 be required by virtue of such agreements, in the overall best interests of the conservation of 19 marine and estuarine resources. 20 The Fisheries Director or a designee of the Fisheries Director may enter into an (b) 21 agreement with the National Marine Fisheries Service of the United States Department of 22 Commerce allowing Division of Marine Fisheries inspectors to accept delegation of law 23 enforcement powers over matters within the jurisdiction of the National Marine Fisheries 24 Service." 25 **SECTION 14.11.(b)** G.S. 128-1.1 is amended by adding a new subsection to read:

Inspectors of the Division of Marine Fisheries of the Department of Environment "(c2) and Natural Resources may also assume law enforcement powers granted to the National Marine Fisheries Service as set forth in G.S. 113-224(b)."

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STUDY COMMERCIAL SHELLFISH LEASING

31 SECTION 14.12. The University of North Carolina Coastal Studies Institute shall 32 study North Carolina's shellfish lease and franchise program, including (i) the regulatory, 33 statutory, and other obstacles faced by the private mariculture industry in establishing or 34 expanding shellfish cultivation operations; (ii) a summary of shellfish leasing and franchising 35 programs in other states and a comparison of the private mariculture industry in North Carolina 36 compared to other states; and (iii) recommendations for best practices to achieve greater 37 opportunities for North Carolina's mariculture industry and greater program efficiencies and 38 outcomes. The Institute shall report its findings and recommendations no later than March 1, 39 2015, to the Chairs of the Environmental Review Commission, the Chairs of the House of 40 Representatives Appropriations Subcommittee on Natural and Economic Resources, the Chairs 41 of the Senate Appropriations Committee on Natural and Economic Resources, and the Fiscal 42 Research Division. 43

44 PERMIT ELECTRONIC TRANSMISSION OF RULES 45

- SECTION 14.13. G.S. 113-221 reads as rewritten:
- 46 "§ 113-221. Rules.
- 47

48 Upon purchasing a license, each licensee shall be given provided access to a copy of (b) 49 the rules concerning the activities authorized by the license. The copy may be in written or 50 electronic form, including by file download over the Internet. A written copy of the rules shall 51 be provided to a licensee upon request.

52 The Fisheries Director shall notify licensees of a new rule or change to a rule by (c) 53 sending each licensee either a newsletter containing the text of the rule or change or an updated 54 codification of the rules of the Marine Fisheries Commission that contains the new rule or 55 change. The Director may elect to use electronic means rather than mail to notify licensees if 56 electronic means would be more timely and cost-effective. A written copy of any notification 57 produced in accordance with this section shall be provided to a licensee upon request. 58"

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NA	TURAL HERITAGE PROGRAM ONLINE ACCESS FEES	
	SECTION 14.13A.(a) Article 9A of Chapter 113A of the	ne General Statutes is
	ended by adding the following new section to read:	
	113A-164.12. Access to information; fees.	
	(a) <u>The Secretary may establish fees to defray the costs assoc</u>	tiated with any of the
toll	lowing:	
	(1) <u>Responding to inquiries requiring customized environ</u>	
	or the costs associated with developing, improved to the support of the support o	
	technology that supports an online interface for ex Natural Heritage Program data. The Secretary may re	
	established under this subsection if the Secretary deter	
	reduction of the fee is in the public interest.	mines that a warver of
	(2) Any activity authorized under G.S. 113A-253(8e), inc	luding an inventory of
	natural areas conducted under the Natural Heritage	
	and protection planning, and informational programs	
	areas, as defined in G.S. 113A-164.3.	
	(b) Fees collected under this section are receipts of the Department	
	tural Resources and shall be deposited in the Clean Water Management	ent Trust Fund for the
<u>pur</u>	pose of supporting the operations of the Natural Heritage Program."	
	SECTION 14.13A.(b) G.S. 113A-253(c)(8e) reads as rewritt	
	"(8e) To authorize expenditures from the Fund not to exc	
	hundred fifty thousand dollars ($$750,000$) and any $C \le 1124$ 164 12 to new for the inventory of network	
	<u>G.S. 113A-164.12</u> to pay for the inventory of natural the Natural Heritage Program established pursuant to	
	Act, Article 9A of Chapter 113A of the General St	
	conservation and protection planning and for inform	
	owners of natural areas, as defined in G.S. 113A-164.3	
CD	BG INFRASTRUCTURE ELIGIBLE ACTIVITIES CLARIFICA	ATION
	SECTION 14.15. Section 15.14(g) of S.L. 2013-360, as	amended by Section
5.10	6(c) of S.L. 2013-363, reads as rewritten:	
T 0	"SECTION 15.14.(g) For purposes of this section, eligible activities	
	rastructure in subsection (a) of this section are limited to critic	
was	stewater projects. projects and associated connections to the new lin	nes located on private
rule	perty of eligible homeowners, consistent with federal law. Notwithsta e, eligible activities as defined in this subsection are limited only	why applicable HUD
	ulations and federal law. Notwithstanding the provisions of subsection	
	ds allocated to the Infrastructure category in subsection (a) of this	
	llocated to any other category."	
WA	ATER INFRASTRUCTURE GRANT PRIORITY	
	SECTION 14.16. The Department of Environment and	
	vision of Water Infrastructure, and the State Water Infrastructure	
	prity to loan and grant applications received from any local governme	nent meeting all of the
IOI	lowing criteria:	070 0700
	(1) The local government is located in a development tier (2) The application seeks funding for a project that is real	
	(2) The application seeks funding for a project that is require to an EPA administrative order.	juned to be completed
	(3) The application is deemed complete by the Division a	nd meets the minimum
	requirements for the program from which it is seeking	
	requirements for the program from which it is seeking	101101116.
WA	ATER INFRASTRUCTURE	
	SECTION 14.17. G.S. 159G-37 reads as rewritten:	
"§ 1	159G-37. Application to CWSRF, Wastewater Reserve, DWSRF,	and Drinking Water
0	Reserve.	0
	(a) <u>Application. – An application for a loan or grant from the CW</u>	WSRF, the Wastewater
	serve, the DWSRF, or the Drinking Water Reserve must be filed with	the Division of Water
	rastructure of the Department. An application must be submitted on a	
Div	vision and must contain the information required by the Division. An	applicant must submit

to the Division any additional information requested by the Division to enable the Division to 1 2 make a determination on the application. An application that does not contain information 3 required on the application or requested by the Division is incomplete and is not eligible for 4 consideration. An applicant may submit an application in as many categories as it is eligible for 5 consideration under this Article. 6 Certification. - The Division of Water Infrastructure shall require all local (b) 7 governments applying for loans or grants for water or wastewater purposes to certify that no 8 funds received from water or wastewater utility operations have been transferred to the local 9 government's general fund for the purpose of supplementing the resources of the general fund. The prohibition in this section shall not be interpreted to include payments made to the local 10 government to reimburse the general fund for expenses paid from that fund that are reasonably 11 allocable to the regular and ongoing operations of the utility, including, but not limited to, rent 12 13 and shared facility costs, engineering and design work, plan review, and shared personnel 14 costs." 15 16 **GRANTS TO MUNICIPALITIES IN DEVELOPMENT TIER ONE AND TWO AREAS** 17 FOR WATER AND SEWER INFRASTRUCTURE IMPROVEMENTS 18 **SECTION 14.17A.** The one million dollars (\$1,000,000) appropriated in this act to 19 the Department of Environment and Natural Resources for grants to municipalities in 20 development tier one and development tier two areas, as defined in G.S. 143B-437.08, shall be 21 allocated as follows: 22 The sum of five hundred thousand dollars (\$500,000) for grants to local (1)23 governments in development tier one and development tier two areas for 24 water and sewer infrastructure development projects. Notwithstanding 25 Chapter 159G of the General Statutes or any other provision of law, the 26 grants shall be used for projects that serve a public purpose related to the 27 provision of water and sewer service to local government or educational 28 facilities. 29 The sum of five hundred thousand dollars (\$500,000) for loans and grants to (2)30 any local government located in a development tier one area meeting each of 31 the following criteria: 32 The application seeks funding for a project that is required to be a. 33 completed due to an EPA administrative order. 34 The application is deemed complete by the Division and meets the b. 35 minimum requirements for the program from which it is seeking 36 funding. 37 38 AMEND SHALLOW DRAFT NAVIGATION CHANNEL AND LAKE DREDGING 39 **FUNDING** 40 SECTION 14.18.(a) G.S. 105-449.126 reads as rewritten: 41 "§ 105-449.126. Distribution of part of Highway Fund allocation to Wildlife Resources 42 Fund and Shallow Draft Navigation Channel Dredging and Lake Dredging 43 Maintenance Fund. 44 The Secretary shall credit to the Wildlife Resources Fund one-sixth of one percent (a) 45 (1/6 of 1%) of the amount that is allocated to the Highway Fund under G.S. 105-449.125 and is 46 from the excise tax on motor fuel. Revenue credited to the Wildlife Resources Fund under this section may be used only for the boating and water safety activities described in G.S. 75A-3(c). 47 48 The Secretary must credit revenue to the Wildlife Resources Fund on an annual quarterly 49 basis. The Secretary must make the distribution within 45 days of the end of each quarter. 50 (b) The Secretary shall credit to the Shallow Draft Navigation Channel Dredging and 51 Lake Dredging Maintenance Fund one-sixth of one percent (1/6 of 1%) of the amount that is allocated to the Highway Fund under G.S. 105-449.125 and is from the excise tax on motor 52 53 fuel. Revenue credited to the Shallow Draft Navigation Channel Dredging and Lake Dredging 54 Maintenance Fund under this section may be used only for the dredging activities described in 55 G.S. 143-215.73F. The Secretary shall credit revenue to the Shallow Draft Navigation Channel 56 Dredging and Lake Dredging Maintenance Fund on an annual quarterly basis. The Secretary must make the distribution within 45 days of the end of each quarter. 57 **SECTION 14.18.(b)** Notwithstanding G.S. 105-449.125, the funds credited to the 58 59 Wildlife Resources Fund and the Shallow Draft Navigation Channel Dredging and Lake

Maintenance Fund for the first quarter of calendar year 2014 shall be distributed no later than
September 15, 2014. Notwithstanding G.S. 105-449.125, the funds credited to the Wildlife
Resources Fund and the Shallow Draft Navigation Channel Dredging and Lake Maintenance
Fund for the last quarter of calendar year 2014 shall be allocated to the Highway Trust Fund.

5 SECTION 14.18.(c) Notwithstanding G.S. 105-449.125, in addition to the funds 6 credited under G.S. 105-449.126, the Secretary of Revenue shall also credit the sum of one 7 million six hundred seventy-seven thousand one hundred thirty-four dollars (\$1,677,134) to the 8 Shallow Draft Navigation Channel Dredging and Lake Maintenance Fund for the 2014-2015 9 fiscal year no later than November 15, 2014. The funds distributed shall be from the funds 10 collected under Article 36C of Chapter 105 of the General Statutes from the effective date of 11 this act until November 15, 2014.

SECTION 14.18.(d) Section 14.18(a) is effective for quarters beginning on or after
 January 1, 2014. The remainder of this section is effective when it becomes law.

AQUATIC WEED CONTROL

SECTION 14.19.(a) G.S. 143-215.73F reads as rewritten:

"§ 143-215.73F. Shallow Draft Navigation Channel <u>Dredging</u> and Lake Dredging <u>Maintenance</u> Fund.

19 The Shallow Draft Navigation Channel Dredging and Lake Dredging Maintenance Fund is 20 established as a special revenue fund. The Fund consists of fees credited to it under G.S. 75A-3, 21 75A-38, and 105-449.126. Revenue in the Fund may only be used to provide the State's share 22 of the costs associated with any dredging project designed to keep shallow draft navigation 23 channels located in State waters or waters of the state located within lakes navigable and safe. 24 safe, or for aquatic weed control projects in waters of the State located within lakes under Article 15 of Chapter 113A of the General Statutes. Funding for aquatic weed control projects 25 26 is limited to five hundred thousand dollars (\$500,000) in each fiscal year. Any project funded by revenue from the Fund must be cost-shared with non-State dollars on a one-to-one 27 28 basis basis, provided that the cost-share for a lake located within a component of the State 29 Parks System shall be provided by the Division of Parks and Recreation of the Department of 30 Environment and Natural Resources. The Division of Parks and Recreation may use funds 31 allocated to the State Parks System for capital projects under G.S. 113-44.15 for the cost-share. For purposes of this section, "shallow draft navigation channel" means (i) a waterway 32 33 connection with a maximum depth of 16 feet between the Atlantic Ocean and a bay or the 34 Atlantic Intracoastal Waterway, (ii) a river entrance to the Atlantic Ocean through which tidal 35 and other currents flow, or (iii) other interior coastal waterways. "Shallow draft navigation 36 channel" includes the Atlantic Intracoastal Waterway and its side channels, Beaufort Harbor, 37 Bogue Inlet, Carolina Beach Inlet, the channel from Back Sound to Lookout Back, channels 38 connected to federal navigation channels, Lockwoods Folly River, Manteo/Shallowbag Bay, 39 including Oregon Inlet, Masonboro Inlet, New River, New Topsail Inlet, Rodanthe, Rollinson, 40 Shallotte River, Silver Lake Harbor, and the waterway connecting Pamlico Sound and Beaufort 41 Harbor."

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SECTION 14.19.(b) G.S. 75A-3(c) reads as rewritten:

43 The Boating Account is established within the Wildlife Resources Fund created "(c) 44 under G.S. 143-250. Interest and other investment income earned by the Account accrues to the 45 Account. All moneys collected pursuant to the numbering and titling provisions of this Chapter 46 shall be credited to this Account. Motor fuel excise tax revenue is credited to the Account 47 under G.S. 105-449.126. The Commission shall use revenue in the Account, subject to the 48 Executive Budget Act and the Personnel Act, for the administration and enforcement of this 49 Chapter; for activities relating to boating and water safety including education and waterway 50 marking and improvement; and for boating access area acquisition, development, and 51 maintenance. The Commission shall use at least three dollars (\$3.00) of each one-year 52 certificate of number fee and at least nine dollars (\$9.00) of each three-year certificate of 53 number fee collected under the numbering provisions of G.S. 75A-5 for boating access area 54 acquisition, development, and maintenance. The Commission shall transfer on a quarterly basis 55 fifty percent (50%) of each one-year certificate of number fee and fifty percent (50%) of each 56 three-year certificate of number fee collected under the numbering provisions of G.S. 75A-5 to 57 the Shallow Draft Navigation Channel Dredging and Lake Dredging-Maintenance Fund established by G.S. 143-215.73F." 58

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- **SECTION 14.19.(c)** G.S. 75A-38(b) reads as rewritten:

"(b) The Commission shall charge a fee of thirty dollars (\$30.00) to issue a new or 2 transfer certificate of title. The Commission shall transfer on a quarterly basis at least ten 3 dollars (\$10.00) of each new or transfer certificate of title to the Shallow Draft Navigation 4 Channel <u>Dredging</u> and Lake <u>Dredging</u> <u>Maintenance</u> Fund established by G.S. 143-215.73F. 5 6 The Commission shall charge a fee of ten dollars (\$10.00) for each duplicate title it issues and for the recording of a supplemental lien."

MUSEUM OF FORESTRY CHALLENGE GRANT

SECTION 14.20A. It is the intent of the General Assembly that, if the North Carolina Museum of Forestry (hereinafter "Museum") fails to raise at least one hundred thousand dollars (\$100,000) in non-State funds during the 2014-2015 fiscal year, no State funds after the 2014-2015 fiscal year will be appropriated for the support of the Museum.

REDIRECT INTEREST ON CERTAIN ENVIRONMENTAL FUNDS

SECTION 14.21.(a) G.S. 143B-289.59 reads as rewritten:

"§ 143B-289.59. Conservation Fund; Commission may accept gifts.

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18 The Marine Fisheries Commission is hereby authorized to issue and sell appropriate (b) 19 emblems by which to identify recipients thereof as contributors to a special marine and 20 estuarine resources Conservation Fund that shall be made available to the Marine Fisheries 21 Commission for conservation, protection, enhancement, preservation, and perpetuation of 22 marine and estuarine species that may be endangered or threatened with extinction and for 23 education about these issues. The special Conservation Fund is subject to oversight of the State 24 Auditor pursuant to Article 5A of Chapter 147 of the General Statutes. Statutes, except that 25 interest and other income received on the Fund balance shall be treated as set forth in 26 G.S. 147-69.1(d). Emblems of different sizes, shapes, types, or designs may be used to 27 recognize contributions in different amounts, but no emblem shall be issued for a contribution 28 amounting in value to less than five dollars (\$5.00)." 29

SECTION 14.21.(b) G.S. 113A-253 reads as rewritten:

"§ 113A-253. Clean Water Management Trust Fund.

(b) Fund Earnings, Assets, and Balances. – The State Treasurer shall hold the Fund separate and apart from all other moneys, funds, and accounts. Investment earnings credited to the assets of the Fund shall become part of the Fund. Any balance remaining in the Fund at the end of any fiscal year shall be carried forward in the Fund for the next succeeding fiscal year. Payments from the Fund shall be made on the warrant of the Chair of the Board of Trustees."

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SECTION 14.21.(c) G.S. 143-215.104C reads as rewritten:

"§ 143-215.104C. Dry-Cleaning Solvent Cleanup Fund.

40 Creation. - The Dry-Cleaning Solvent Cleanup Fund is established as a special (a) 41 revenue fund to be administered by the Commission. Accordingly, revenue in the Fund at the 42 end of a fiscal year does not revert and interest and other investment income earned by the 43 Fund must be credited to it. revert. The Fund is created to provide revenue to implement this 44 Part. "

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SECTION 14.21.(d) G.S. 113-44.15 reads as rewritten:

47 "§ 113-44.15. Parks and Recreation Trust Fund.

48 Fund Created. – There is established a Parks and Recreation Trust Fund in the State (a) 49 Treasurer's Office. The Trust Fund shall be a special revenue fund consisting of gifts and grants 50 to the Trust Fund and other monies appropriated to the Trust Fund by the General Assembly. 51 Investment earnings credited to the assets of the Fund shall become part of the Fund."

52 53

SECTION 14.21.(e) G.S. 87-98 reads as rewritten:

"§ 87-98. Bernard Allen Memorial Emergency Drinking Water Fund.

54 55 (a) The Bernard Allen Memorial Emergency Drinking Water Fund is established under 56 the control and direction of the Department. The Fund shall be a nonreverting, 57 interest bearingnonreverting fund consisting of monies appropriated by the General Assembly 58 or made available to the Fund from any other source and investment interest credited to the 59 Fund.source.

1	" ••••
2 3	SECTION 14.21.(f) G.S. 90A-42 reads as rewritten:
3	"§ 90A-42. Fees.
4	····
5	(b) The Water Pollution Control System Account is established as a nonreverting
6	account within the Department. Fees collected under this section shall be credited to the
7	Account and applied to the costs of administering this Article. Interest and other income
8	received on the Fund balance shall be treated as set forth in G.S. 147-69.1(d)."
9	SECTION 14.21.(g) G.S. 143-215.94B reads as rewritten:
10	"§ 143-215.94B. Commercial Leaking Petroleum Underground Storage Tank Cleanup
11	Fund.
12	
13	(e) The Commercial Fund shall be treated as a special trust fund and shall be credited
14	with interest by the State Treasurer pursuant to G.S. 147-69.2 and G.S. 147-69.3. G.S. 147-69.3,
15	except that interest and other income received on the Fund balance shall be treated as set forth
16	<u>in G.S. 147-69.1(d).</u>
17	" ••••
18	SECTION 14.21.(h) G.S. 143-215.94D reads as rewritten:
19	"§ 143-215.94D. Noncommercial Leaking Petroleum Underground Storage Tank
20	Cleanup Fund.
21	
22	(e) The Noncommercial Fund shall be treated as a special trust fund and shall be
23	credited with interest by the State Treasurer pursuant to G.S. 147-69.2 and G.S. 147-69.3.
24	G.S. 147-69.3, except that interest and other income received on the Fund balance shall be
25	treated as set forth in G.S. 147-69.1(d).
26	"
27	SECTION 14.21.(i) G.S. 130A-310.11 reads as rewritten:
28	"§ 130A-310.11. Inactive Hazardous Sites Cleanup Fund created.
29	(a) There is established under the control and direction of the Department the Inactive
30	Hazardous Sites Cleanup Fund. This fund shall be a revolving fund consisting of any monies
31	appropriated for such purpose by the General Assembly or available to it from grants, taxes,
32	and other monies paid to it or recovered by or on behalf of the Department. The Inactive

32 33 Hazardous Sites Cleanup Fund shall be treated as a nonreverting special trust fund and shall be 34 eredited with interest by the State Treasurer pursuant to G.S. 147-69.2 and G.S. 147-69.3. 35 G.S. 147-69.3, except that interest and other income received on the Fund balance shall be 36 treated as set forth in G.S. 147-69.1(d).

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SECTION 14.21.(j) G.S. 130A-310.38 reads as rewritten:

"§ 130A-310.38. Brownfields Property Reuse Act Implementation Account.

40 The Brownfields Property Reuse Act Implementation Account is created as a nonreverting 41 interest-bearing account in the Office of the State Treasurer. The Account shall consist of fees 42 and interest collected under G.S. 130A-310.39, moneys appropriated to it by the General 43 Assembly, moneys received from the federal government, moneys contributed by private 44 organizations, and moneys received from any other source. Funds in the Account shall be used 45 by the Department to defray the costs of implementing this Part. The Department may contract 46 with a private entity for any services necessary to implement this Part."

47 48

I & M AIR POLLUTION CONTROL ACCOUNT

SECTION 14.22. The Division of Air Quality of the Department of Environment 49 50 and Natural Resources shall use the cash balance remaining in the I & M Air Pollution Control 51 Account for operations in the 2014-2015 fiscal year related to the development and 52 implementation of air pollution control programs for mobile sources. 53

54 WATER AND AIR QUALITY ACCOUNT

SECTION 14.23. The Division of Air Quality of the Department of Environment 55 56 and Natural Resources shall use the cash balance remaining in the Water and Air Quality 57 Account to administer its programs in fiscal year 2014-2015.

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59 SOLID WASTE DISPOSAL TAX USES

General Assem	bly Of North Carolina	Session 2013
	FION 14.24.(a) G.S. 130A-295.9 reads as rewritten:	
	Solid waste disposal tax; use of proceeds.	
	nt that the proceeds of the solid waste disposal tax imp	
Chapter 105 of	the General Statutes credited to the Inactive Hazardo	us Sites Cleanup Fund
pursuant to G.S.	105-187.63(1) shall be used only for the following purp	oses:
(1)	Funds credited pursuant to G.S. 105-187.63(1) to t	
	Sites Cleanup Fund shall be used by the Departme	nt of Environment and
	Natural Resources to fund the assessment and re-	mediation of pre-1983
	landfills, except up to thirteen percent (13%) ninetee	
	funds credited under this subdivision may be used	
	expenses related to the assessment and remediation of	
	other inactive hazardous waste sites. hazardo	us and solid waste
	management.	<u> </u>
(2)	Funds credited pursuant to G.S. 105-187.63(3)	to the Solid Waste
(2)	Management Trust Fund shall be used by the Depa	
	and Natural Resources to fund grants to State agen	
	government to initiate or enhance local recycling pr	o including chandoned
	for the management of difficult to manage solid wast mobile homes and household hazardous waste. Up to	c, meruum audituoned
	the funds credited under this subdivision may be use	u by the Department to
	administer this Part."	adiana da da T
	FION 14.24.(b) This section applies to funds cro	eaned to the Inactive
1azardous Sites	Cleanup Fund on or after July 1, 2014.	
	VASTE MANAGEMENT FEE CAP	
SEC	FION 14.24A. G.S. 130A-294.1(c) is repealed.	
DEPARTMEN		AL RESOURCES
	IENT FLEXIBILITY	
SEC	FION 14.24B.(a) Notwithstanding S.L. 2013-360 a	nd G.S. 143C-6-4, the
	Environment and Natural Resources may take th	
	iciencies reduction created by consolidating the Divisio	
	ty from other divisions and programs, subject to the foll	
(1)	No State attraction proposed for closure in the C	
	Capital Improvements Appropriations Act of 2014,	
	Senate or the House of Representatives but not	
	becomes law, may be included in the reduction by the	
(2)	No program or item expansion funds appropriated for	
	biennium to the Department shall be used to o	ffset the management
	flexibility reduction under this section.	
	FION 14.24B.(b) The Department shall report on the temperature of te	
	s section no later than October 1, 2014, to the	
	Committee on Natural and Economic Resources, the Ho	
	Subcommittee on Natural and Economic Resources, a	
Division.	· · · · · · · · · · · · · · · · · · ·	
WILDLIFE LIG	CENSING CHANGES	
	FION 14.25.(a) G.S. 113-270.3(b)(1b) reads as rewritted	en:
	special activity licenses and stamp issued by th	
Commission are		e manie Resources
	as 10110W5.	
 (1h)	Bear Management Stamp \$10.00 This alectronical	v concreted stamp must
(1b)	Bear Management Stamp – \$10.00. This electronicall	
	be procured before taking any bear within the State	
	other provision of law, a resident or nonresident indiv	
	bear within the State without procuring this stamp	; provided, that those
	persons who have purchased a lifetime lic	
	G.S. 113-270.1D(b), 113-270.2(c)(2), or 113-351(c)(3	
	and these mensoins exempt from the license measure	
	and those persons exempt from the license require	ements as set forth in
	G.S. 113-276(c) - G.S. 113-276(c), G.S. 113-276(d),	and G.S. 113-276(n)

Ge	neral Assemb	ly Of North Carolina	Session 2013
"§		shall obtain this stamp free of charge. All of the restamp shall be dedicated to black bear research and right ION 14.25.(b) G.S. 113-174.2 reads as rewritten: Dastal Recreational Fishing License.	
the	(c) Types following CR	of CRFLs; Fees; Duration. – The Wildlife Resources	s Commission shall issue
	(1)	Annual Resident CRFL. – \$15.00. This license is year from the date of issuance. from the date of ismonths as defined by G.S. 113-270.1B(b) and C license shall be issued only to an individual who is a	issue for a period of 12 G.S. 113-270.1B(c). This
	(1a)	Annual Nonresident CRFL. – \$30.00. This license one year from the date of issuance. from the date o months as defined by G.S. 113-270.1B(b) and C license shall be issued only to an individual who State.	e is valid for a period of <u>f issue for a period of 12</u> <u>G.S. 113-270.1B(c).</u> This
	(2)	Repealed by Session Laws 2005-455, s. 1.4, effectiv	$\sim 1000000000000000000000000000000000000$
	(2) (3)	Repealed by Session Laws 2005-455, s. 1.4, effectiv	
	(4)	Ten-Day Resident CRFL. $-$ \$5.00. This license is consecutive days, as indicated on the license. Thi	valid for a period of 10
		only to an individual who is a resident of the State.	
	(4a)	Ten-Day Nonresident CRFL \$10.00. This licens	e is valid for a period of
		10 consecutive days, as indicated on the license. The	
	<i></i>	only to an individual who is not a resident of the Sta	
	(5)	Repealed by Session Laws 2005-455, s. 1.4, effectiv	
	(6)	Lifetime CRFLs. – Except as provided in sub subdivision, CRFLs issued under this subdivision ar	
		the licensee.	
		ad. Repealed by Session Laws 2005-455, s. 1 2007.	-
		e. Infant Lifetime CRFL. – \$100.00. This licen an individual younger than one year of age.	-
		f. Youth Lifetime CRFL. – \$150.00. This licen an individual who is one year of age or ol	
		years of age.	A dalt Lifetime CDEI
		g. (Effective until August 1, 2014) Resident \$250.00. This license shall be issued only to	
		\$250.00. This license shall be issued only to years of age or older but younger than 65 y	
		resident of the State.	cars of age and who is a
		g. (Effective August 1, 2014) Resident Au	dult Lifetime CRFL. –
		\$250.00. This license shall be issued only to	
		years of age or older but younger than 70 y	years of age and who is a
		resident of the State.	
		h. Nonresident Adult Lifetime CRFL. – \$500.	
		issued only to an individual who is 12 years	s of age or older and who
		is not a resident of the State.	
		i. (Effective until August 1, 2014) Resident A	
		\$15.00. This license shall be issued only to	
		i. (Effective August 1, 2014) Resident Age	
		\$15.00. This license shall be issued only to	
		years of age or older and who is a resident of	
		j. Resident Disabled Veteran CRFL. – \$10.0	
		issued only to an individual who is a resider	
		a fifty percent (50%) or more disabled vete	
		United States Department of Veterans established by $G \ge 113, 351(c)(3)(f)$. This l	
		established by G.S. 113-351(c)(3)(f). This I the lifetime of the licensee so long as th	
		percent (50%) or more disabled.	is meensee remains mity
		percent (5070) or more disabled.	

	General Assembly Of North Carolina	Session 2013
1 2 3 4 5	k. Resident Totally Disabled CRFL. – \$10.00. This I issued only to an individual who is a resident of the S totally and permanently disabled as determined Security Administration. Administration or as e G.S. 113-351(c)(3)(g).	tate and who is by the Social
5 7 8 9	SECTION 14.25.(c) G.S. 113-173 reads as rewritten: [§ 113-173. Recreational Commercial Gear License.	
9 0 1 2 3 4 5	(f) Duration; Fees. – The RCGL shall be valid for a one-year period for purchase. from the date of issue for a period of 12 months as defined by G.S. and G.S. 113-270.1B(c). The fee for a RCGL for a North Carolina resident shall dollars and seventy-five cents (\$43.75). The fee for a RCGL for an individual North Carolina resident shall be three hundred twelve dollars and fifty cents (\$33	<u>113-270.1B(b)</u> Il be forty-three al who is not a
5 7 8 9 0	 SECTION 14.25.(d) G.S. 113-351 reads as rewritten: "§ 113-351. Unified hunting and fishing licenses; subsistence license waiver. (a) Definitions. – The definitions set out in G.S. 113-174 apply to this Air (b) General Provisions Governing Licenses and Waivers. – The gen governing licenses set out in G.S. 113-174.1 apply to licenses and waivers is 	rticle. eral provisions
1 2 3 4	section. (c) Types of Unified Hunting and Fishing Licenses; Fees; Duration. Resources Commission shall issue the following Unified Hunting and Fishing Licenses (1) Annual Resident Unified Sportsman/Coastal Recreational Fis	– The Wildlife icenses:
567890123455789012	 \$55.00. This license is valid for a period of one year from the date of issue for a period of 12 months G.S. 113-270.1B(b) and G.S. 113-270.1B(c). This license is only to an individual who is a resident of the State. This lice the licensee to take all wild animals and wild birds, including all lawful methods in all open seasons, including the use of fish with hook and line for all fish in all inland fishing w fishing waters, including public mountain trout waters; an recreational fishing in coastal fishing waters. (2) Annual Resident Unified Inland/Coastal Recreational Fish \$35.00. This license is valid for a period of 12 months G.S. 113-270.1B(b) and G.S. 113-270.1B(c). This license is valid for a period of 12 months G.S. 113-270.1B(b) and G.S. 113-270.1B(c). This license is only to an individual who is a resident of the State. This lice the licensee to fish with hook and line for all fish in all inland and joint fishing waters, including public mountain trout engage in recreational fishing in coastal fishing waters. 	the date of <u>as defined by</u> shall be issued ense authorizes g waterfowl, by game lands; to vaters and joint d to engage in ing License. – om the date of <u>as defined by</u> shall be issued ense authorizes d fishing waters
3 4 5 6 7 8 9 0	 SECTION 14.25.(e) G.S. 113-270.1D reads as rewritten: "\$ 113-270.1D. Sportsman licenses. (a) Annual Sportsman License – \$50.00. This license shall be issuindividual resident of the State and entitles the licensee to take all wild animals including waterfowl, by all lawful methods in all open seasons, including the lands, and to fish with hook and line for all fish in all inland and joint fishing we public mountain trout waters. An annual sportsman license issued under this season and the license to an experimental fishing in exercise fishing in the license to an exercise of the season is an exercise of the license issued under this season." 	and wild birds, he use of game aters, including subsection does
	not entitle the licensee to engage in recreational fishing in coastal fishing wat	ers mat are not

51 joint fishing waters. 52 Lifetime Sportsman Licenses. Except as provided in subdivision (7) of this (b) 53 subsection, lifetime sportsman licenses are valid for the lifetime of the licensees. Lifetime 54 sportsman licenses entitle the licensees to take all wild animals and wild birds by all lawful methods in all open seasons, including the use of game lands, and to fish with hook and line for 55 all fish in all inland and joint fishing waters, including public mountain trout waters. A lifetime 56 57 sportsman license issued under this subsection does not entitle the licensee to engage in 58 recreational fishing in coastal fishing waters that are not joint fishing waters. Lifetime 59 sportsman licenses issued by the Wildlife Resources Commission are:

00	ici ai Assein	bry Of North Caronna Session 2013
	(3)	Adult Resident Lifetime Sportsman License – \$500.00. This license shall be
		issued only to an individual resident of the State. State who is 12 years of age
		or older but younger than 70 years of age.
	(4)	Nonresident Lifetime Sportsman License – \$1,200-\$1,200. This license shall
		be issued only to an individual nonresident of the State.
	(5)	Age 70 Resident Lifetime Sportsman License – \$15.00.This license shall be
		issued only to an individual resident of the State who is at least 70 years of
		age.
	(6)	Repealed by Session Laws 2005-455, s. 1.7 effective January 1, 2007.
	(7)	Resident Disabled Veteran Lifetime Sportsman License – \$100.00. This
	(.)	license shall be issued only to an individual who is a resident of the State
		and who is a fifty percent (50%) or more disabled veteran as determined by
		the United States Department of Veterans Affairs or as established by rules
		of the Wildlife Resources Commission. This license remains valid for the
		lifetime of the licensee so long as the licensee remains fifty percent (50%) or
		more disabled.
	(8)	Resident Totally Disabled Lifetime Sportsman License – \$100.00. This
	(0)	license shall be issued only to an individual who is a resident of the State
		and who is totally and permanently disabled as determined by the Social
		Security Administration or as established by rules of the Wildlife Resources
		Commission."
	SFC'	TION 14.25.(f) Subsections (a) and (e) of this section become effective
Δ110	gust 1, 2014.	1101(14.25.(1) Subsections (a) and (c) of this section become effective
Aug	gust 1, 2017.	
OV	FRSICHT	OF CERVIDS
01		TION 14.26.(a) The Wildlife Resources Commission shall not issue a
tran		ermit for the importation of cervids into the State prior to July 1, 2017.
trun		TION 14.26.(b) For purposes of this section, "USDA Standards" means the
Uni		epartment of Agriculture's Chronic Wasting Disease Program Standards, May
		ad subsequent updates, but does not include any authority given to a State to
		more stringent than those expressly set out in the May 2014 edition or
	sequent upda	
540		TION 14.26.(c) Nothing in this section is intended to limit the issuance by the
Cor		new captivity licenses or permits for cervid facilities containing only cervids
		in the State from facilities with an existing captivity license or permit that have
achi	ieved certifie	d status
acm		TION 14.26.(d) Except as further limited by subsection (a) of this section, or
as n		subsection (c) of this section, and notwithstanding any other provision of law or
		bet by the Commission to the contrary, the Commission shall follow the
		s in carrying out its authority to regulate cervids.
CDI		TION 14.26.(e) G.S. 113-272.6(a) reads as rewritten:
		Wildlife Resources Commission shall regulate the transportation, including
		exportation, and possession of cervids, including game carcasses and parts of
		extracted by hunters. The Commission shall allow the sale of antlers, antler
velv	le calcasses	from captive populations of cervids. The Commission shall adopt rules to
imn	lement this	section, including requirements for captivity licenses, captivity permits, and
		ermits. The rules adopted pursuant to this section shall establish standards of
		insportation and possession of cervids, including requirements for fencing,
		keeping, and inspection of captive cervid facilities. Notwithstanding any other
		v, the Commission may charge a fee of up to fifty dollars (\$50.00) for the
		pplications for captivity licenses, captivity permits, and transportation permits,
		l or modification of those licenses and permits. The fees collected shall be
		ists of administering this section."
app		TION 14.26.(f) No later than March 1, 2015, the Wildlife Resources
Cor		all report to the Agriculture and Forestry Awareness Study Commission

55 SECTION 14.26.(f) No later than March 1, 2015, the Wildlife Resources 56 Commission shall report to the Agriculture and Forestry Awareness Study Commission 57 regarding differences between the USDA Standards and rules adopted by the Wildlife 58 Resources Commission under the authority granted by G.S. 113-272.6. The report shall include

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a list and brief summary of rules adopted by the Commission in effect immediately prior to the enactment of this act that are more stringent than the USDA Standards.

INTERSTATE CHEMICALS CLEARINGHOUSE

SECTION 14.27. The Department of Environment and Natural Resources is authorized to join the Interstate Chemicals Clearinghouse for the purpose of access to key data necessary to enhance safety in the use of toxic substances.

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WATER AND SEWER FUNDS/FOREST CITY

SECTION 14.28. Of the funds appropriated in this act to the Department of Environment and Natural Resources for grants to local governments for critical needs water infrastructure development grants, the sum of seventeen thousand five hundred dollars (\$17,500) shall be allocated to the town of Forest City for a water line extension.

PART XV. DEPARTMENT OF COMMERCE

ABC COMMISSION/USE OF FUNDS CREDITED TO ABC COMMISSION FUND SECTION 15.1. G.S. 18B-208 reads as rewritten:

"§ 18B-208. ABC Commission bonds and funds.

21 Special Fund. – A special fund in the office of the State Treasurer, the ABC (b) 22 Commission Fund, is created. On and after November 1, 1982, all moneys derived from the 23 collection of bailment charges and bailment surcharges shall be deposited in the ABC 24 Commission Fund for the purpose of carrying out the provisions of this Chapter. The ABC 25 Commission Fund shall be subject to the provisions of the State Budget Act except that no 26 unexpended surplus of this fund shall revert to the General Fund. The Commission shall fix the 27 level of the bailment surcharges at an amount calculated to cover operating expenses of the Commission and the retirement of bonds issued for construction of a Commission warehouse 28 29 and offices. Upon payment of the bonds issued pursuant to this section, the Commission shall 30 reduce the bailment surcharge to an amount no greater than necessary to pay operating 31 expenses of the Commission as authorized by the General Assembly.

All moneys credited to the ABC Commission Fund shall be used to carry out the intent and purposes of the ABC law in accordance with plans approved by the North Carolina ABC Commission and the Director of the Budget, and all these funds are appropriated, reserved, set aside, and made available until expended for the administration of the ABC law.<u>Budget</u>. The moneys in the Fund shall be expended only upon an appropriation by an act of the General <u>Assembly</u>."

39 TRANSFER ABC COMMISSION TO DEPARTMENT OF PUBLIC SAFETY

40 **SECTION 15.2A.(a)** The North Carolina Alcoholic Beverage Control Commission 41 is hereby transferred to the Department of Public Safety. This transfer shall have all of the 42 elements of a Type II transfer, as described in G.S. 143A-6, except that the management 43 functions of the ABC Commission shall not be performed under the direction and supervision 44 of the Secretary of the Department of Public Safety.

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- 46 47
- **SECTION 15.2A.(b)** G.S. 143B-431(a)(2)a. is repealed. **SECTION 15.2A.(c)** G.S. 143B-433(1)a. is repealed.
- **SECTION 15.2A.(d)** G.S. 145D-455(1)*a*. Is repeated. **SECTION 15.2A.(d)** G.S. 18B-200(a) reads as rewritten:

48 "§ 18B-200. North Carolina Alcoholic Beverage Control Commission.

(a) Creation of Commission; compensation. – The North Carolina Alcoholic Beverage
 Control Commission is created to consist of a chairman and two associate members. <u>The</u>
 <u>Commission shall be administratively located within the Department of Public Safety but shall</u>
 <u>exercise its powers independently of the Secretary of Public Safety.</u> The chairman shall devote
 his full time to his official duties and receive a salary fixed by the General Assembly in the
 Current Operations Appropriations Act. The associate members shall be compensated for per
 diem, subsistence and travel as provided in Chapter 138 of the General Statutes."

56 **SECTION 15.2A.(e)** G.S. 143B-600 reads as rewritten:

57 "§ 143B-600. Organization.

(a) There is established the Department of Public Safety. The head of the Department of
 Public Safety is the Secretary of Public Safety, who shall be known as the Secretary.

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1 2 3	(b) The powers and duties of the deputy secretaries, commissioners divisions of the Department shall be subject to the direction and control of Public Safety. Safety, except that the powers and duties of the North (of the Secretary of Carolina Alcoholic
4 5	Beverage Control Commission shall be exercised independently of the Secre with G.S. 18B-200."	-
6 7	SECTION 15.2A.(f) This section becomes effective October 1, 2	2014.
8 9	ABC COMMISSION/30-DAY SUSPENSION OF PERMIT FOR CERT CHARGES	
10 11	SECTION 15.2A1.(a) G.S. 18B-904(e) is amended by adding a read as follows:	new subdivision to
12 13 14 15 16	"(4) Notwithstanding G.S. 18B-906, the Commission shall im permits issued by it for a period of 30 days if both of the for a. Alcohol Law Enforcement agents or local AE provide advance notice to the Commission Legal I ongoing undercover operation.	ollowing apply: BC Board officers
17 18 19 20 21	b. Upon execution of the search warrant resulting from operation, five or more persons are criminal violations of the gambling, disorderly controlled substance, or felony criminal counterfeient SECTION 15.2A1.(b) This section becomes effective October 1	<u>lly charged with</u> <u>duct, prostitution,</u> <u>t trademark laws.</u> "
22 23	to criminal charges filed on or after that date.	, , , , , , , , , , , , , , , , , , , ,
24 25 26 27 28 29 30 31	SET REGULATORY FEE FOR UTILITIES COMMISSION SECTION 15.2B. Section 15.1(a) of S.L. 2013-360 reads as rew "SECTION 15.1.(a) The percentage rate to be used in calculating regulatory fee under G.S. 62-302(b)(2) is thirteen one-hundredths of one thirteen and one-half hundredths of one percent (0.135%) for each put Carolina jurisdictional revenues earned during each quarter that begins on or and on or after July 1, 2014."	the public utility e percent (0.13%) blic utility's North
32 33 34 35 36 37	COMMERCE FUNDS USED FOR BASE REALIGNMENT A ACTIVITIES SECTION 15.4.(a) Funds appropriated to the Department of 2013-2014 fiscal year that are unexpended and unencumbered as of June 3 revert to the General Fund but shall remain available to the Department until in the State's preparation for United States Department of Defense Base	Commerce for the 30, 2014, shall not il expended for use
38 39	Closure activities. SECTION 15.4.(b) This section becomes effective June 30, 2014	-
40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58	SPECIAL FUNDS TRANSFER/OFFSET COMMERCE AD GENERAL FUND APPROPRIATION SECTION 15.5.(a) The Office of State Budget and Manageme with the Office of the State Controller and the Department of Commerce unencumbered cash balances in the following funds as of June 30, 20 Administration (Budget Code 14600-1111): (1) 24609-2537 – Energy Research Grants (2) 24609-2535 – NC Green Business Fund (3) 24609-2562 – One North Carolina Small Business Fund (4) 24613-2622 – Main Street Solutions SECTION 15.5.(b) The Office of State Budget and Manageme with the Office of the State Controller and the Department of Commerce unencumbered cash balance in the Economic Development Reserve (Budget as of June 30, 2014, to Commerce Administration (Budget Code 14600-11 transfer, close the Reserve. SECTION 15.5.(c) The transfers in subsections (a) and (b) of offset General Fund appropriations to the Department of Commerce for administration	ent, in conjunction s, shall transfer the code 24609-2584) 111) and, upon the this section are to

	General Assembly Of North Carolina Session 2013
1	COMMON FOLLOW-UP/COSTS SHARED BY STATE AGENCIES & LEAD
2	DEVELOP PLAN TO TRANSFER COMMON FOLLOW-UP DATA AND
2 3	CAPABILITIES TO GDAC
4	SECTION 15.6.(a) The Commission on Workforce Development (hereinafter
5	"Commission") shall prescribe a method for calculating the amount each of the agencies listed
6	in this subsection shall contribute to fund the Common Follow-Up System at a cost of five
7	hundred thousand dollars (\$500,000) on a nonrecurring basis. In developing the method, the
8	Commission shall consider each agency's proportion of data contribution and System usage.
9	The agencies that shall contribute to fund the Common Follow-Up System are as follows:
10	(1) Department of Public Safety, Division of Adult Correction.
11	(2) Department of Public Instruction.
12	 (3) Department of Commerce, Division of Workforce Solutions. (4) Department of Health and Human Samilars, Division of Samilars for the
13 14	(4) Department of Health and Human Services, Division of Services for the
14 15	Blind; Division of Social Services; and Division of Vocational Rehabilitation Services.
15	(5) North Carolina Community College System.
17	(6) The University of North Carolina.
18	SECTION 15.6.(b) The agencies listed in subsection (a) of this section shall
19	transfer their share of the funds needed to fund the Common Follow-Up System, which shall be
20	determined using the method prescribed by the Commission, to the Department of Commerce,
21	Labor & Economic Analysis Division, no later than December 31, 2014.
22	SECTION 15.6.(c) The Department of Commerce, Labor & Economic Analysis
23	Division (LEAD), shall develop a plan to transfer the information in and required capabilities
24	of the Common Follow-Up System to the Government Data Analytics Center (GDAC). By
25	February 1, 2015, the Department shall submit the plan to the Office of the State Chief
26	Information Officer, the Joint Legislative Oversight Committee on Information Technology,
27	and the Fiscal Research Division.
28	MEDGE ACCESS NO 8. DEMAND DDIVEN DATA DELIVEDV SVSTEMS/NG
29 30	MERGE ACCESS NC & DEMAND DRIVEN DATA DELIVERY SYSTEMS/NC BROADBAND REPORTING REQUIREMENT
30 31	SECTION 15.7.(a) Of the funds appropriated in this act to the Department of
32	Commerce, the Department shall use the sum of two hundred fifty thousand dollars (\$250,000)
33	in the 2014-2015 fiscal year in nonrecurring funds to merge Access NC and Demand Driven
34	Data Delivery to eliminate the duplication of effort in maintaining multiple economic and labor
35	market data systems. By February 1, 2015, and more frequently as requested, the Department
36	shall report to the Joint Legislative Oversight Committee on Information Technology and the
37	Fiscal Research Division on the progress of the merger, including whether there are improved
38	efficiencies and cost savings.
39	SECTION 15.7.(b) By February 1, 2015, and more frequently as requested, the
40	Office of the State Chief Information Officer shall report to the Joint Legislative Oversight
41	Committee on Information Technology and the Fiscal Research Division on NC Connect
42	activities, including providing an update on how NC Broadband in the Department of
43 44	Commerce has been incorporated into NC Connect.
44 45	ECONOMIC DEVELOPMENT COMPETITIVE GRANT PROGRAM FOR
45 46	UNDERSERVED AND LIMITED RESOURCE COMMUNITIES
47	SECTION 15.8. Section 15.10B of S.L. 2013-360 reads as rewritten:
48	"SECTION 15.10B.(a) Of the funds appropriated in this act to the Department of
49	Commerce (Department), the sum of two million five hundred forty three thousand twenty one
50	dollars (\$2,543,021)one million two hundred fifty thousand dollars (\$1,250,000) in recurring
51	funds for the 2014-2015 fiscal year and the sum of five hundred thousand dollars (\$500,000) in
52	nonrecurring funds for the 2014-2015 fiscal year shall be allocated for the Economic
53	Development Competitive Grant Program for Underserved and Limited Resource
54	Communities. The Department shall establish and implement this Program to provide grants to
55	local governments and/or nonprofit organizations to encourage the development of economic
56	development activities, services, and projects that benefit underserved populations and limited
57 58	resource communities across the State. "SECTION 15 10B (b) The Department shall develop guidelines and procedures for the

"SECTION 15.10B.(b) The Department shall develop guidelines and procedures for the administration and distribution of funds allocated to the Economic Development Competitive 58 59

 Grant Program for Underserved and Limited Resource Communities that include, at a minimum, the following: (1) Eligible organizations shall be nonprofit organizations and local governments that target underserved populations and/or limited resource communities. (2) Eligible organizations shall make their application in accordance with procedures established by the Department. (3) Eligible organizations shall not use funds allocated in this section for renting or purchasing land or buildings of for financing debt. (4) Priority shall be given to eligible organizations that demonstrate established community partnerships and business involvement. (5) Priority shall be given to eligible organizations that prioritize independent fundraising to achieve financial sustainability apart from State-funded appropriations.¹⁶ COMMUNITY DEVELOPMENT BLOCK GRANTS/STATE MATCHING FUNDS SECTION 15.9.(a) Of the funds appropriated in this act to the Department of Commerce, the sum of six hundred thirty-seven thousand five hundred dollars (\$637.500) in recurring funds for the 2014-2015 fiscal year shall be used to meet the State matching funds requirement for Community Development Block Grant (CDBG) funds. All or a portion of these funds shall be used to purchase and install a new grants management software program in the 2014-2015 fiscal year: shall not make reductions as provided tint this subsection to any grant programs administered by the Rural Economic Development Division. SECTION 15.9.(a) Effective July 1, 2014, the Secretary of Commerce shall reduce expenditures in the amount of three hundred eightee thousand seven hundred stars equaling the subsection to any grant programs administered by the Rural Economic Development Division. However, the Secretary shall not make reductions as provided in this subsection. However, the Secretary shall not make reductions aseprov	General Assemb	ly Of North Carolina	Session 2013
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 COMMUNITY DEVELOPMENT BLOCK GRANTS/STATE MATCHING FUNDS SECTION 15.9.(a) Of the funds appropriated in this act to the Department of Commerce, the sum of six hundred thirty-seven thousand five hundred dollars (\$637,500) in ecurring funds for the 2014-2015 fiscal year shall be used to meet the State matching funds equirement for Community Development Block Grant (CDBG) funds. All or a portion of these unds shall be used to purchase and install a new grants management software program in the 2014-2015 fiscal year. SECTION 15.9.(b) Effective July 1, 2014, the Secretary of Commerce shall reduce expenditures in the amount of three hundred eighteen thousand seven hundred fifty dollars \$318,750) in recurring funds for the 2014-2015 fiscal year for the Rural Economic Development Division. However, the Secretary shall not make reductions as provided in this absection to any grant programs administered by the Rural Economic Development Division. SECTION 15.9.(c) The Department shall provide the remaining required State match funds in-kind by taking the necessary steps to ensure that positions with salaries equaling he sum of six hundred thirty-seven thousand five hundred dollars (\$637,500) in recurring unds for the 2014-2015 fiscal year are dedicated full-time to performing duties related to DBG activities. To satisfy the in-kind requirement provided for in this subsection, the Department may include positions in the Department of Environment and Natural Resources, DBG-Infrastructure, that are funded by the General Fund. SECTION 15.9.(d) By February 1, 2015, the Department shall report to the Joint egislative Commission on Governmental Operations and the Fiscal Research Division egarding (i) the reduction in expenditures required by subsection (b) of this section and (ii) the nanner in which the State match will be achieved and how it will be reported to the United States Department of Housing and Urban Development, CDBG Administration. SEOTION 15.9A. The Department of C			
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		management, and administration requirements.	
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SECTION 15.10. G.S. 143B-472.127 reads as rewritten:

"§ 143B-472.127. Programs administered.

The Rural Economic Development Division shall be responsible for administering (a) the program whereby economic development grants or loans are awarded by the Rural Infrastructure Authority as provided in G.S. 143B-472.128 to local government units. The Rural Infrastructure Authority shall, in awarding economic development grants or loans under the provisions of this subsection, give priority to local government units of the counties that have one of the 80 highest rankings under G.S. 143B-437.08 after the adjustment of that section. The funds available for grants or loans under this program may be used as follows:

> (2)To provide matching grants or loans to local government units in an economically distressed county that will productively reuse vacant or demolish buildings and properties or construct or expand rural health care facilities facilities, with priority given to towns or communities with populations of less than 5,000. For purposes of this section, the term "economically distressed county" has the same meaning as in G.S. 143B-437.01."

20 RURAL ECONOMIC DEVELOPMENT DIVISION/NONRECURRING FUNDS USED FOR GRANTS ONLY

22 **SECTION 15.10A.** The Department of Commerce, Rural Economic Development 23 Division, shall use nonrecurring funds appropriated in this act for the 2014-2015 fiscal year 24 only for the purpose of making grants as provided in Part 22 of Article 10 of Chapter 143B of 25 the General Statutes. The Department of Commerce, Rural Economic Development Division, 26 shall not use nonrecurring funds appropriated in this act for the 2014-2015 fiscal year for 27 administrative or any other expenses, but shall use those funds only for the purpose provided 28 for in this section.

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COMMERCE STUDY ADJUSTMENTS TO DEVELOPMENT FACTORS USED IN MAKING DEVELOPMENT TIER DESIGNATIONS

32 SECTION 15.10B.(a) The Department of Commerce (Department) shall study 33 factors that may be used to make an adjustment to a county's development tier designation regardless of the county's actual development factor assigned under G.S. 143B-437.08(b). The 34 35 adjustment factors considered shall include, at a minimum, events or occurrences that 36 negatively impact a county's rate of unemployment, median household income, percentage 37 growth in population, and assessed value per capita. The Department shall also consider 38 aligning the State's development tier designations with the U.S. Housing and Urban 39 Development entitlement designations.

40 SECTION 15.10B.(b) By February 1, 2015, the Department of Commerce shall 41 report the findings of its study to the Joint Legislative Commission on Governmental 42 Operations, the House of Representatives Appropriations Subcommittee on Natural and 43 Economic Resources, the Senate Appropriations Committee on Natural and Economic 44 Resources, and the Fiscal Research Division.

45 46

LIDAR RESERVE/TOPOGRAPHICAL MAPPING OF THE STATE

47 **SECTION 15.12.(a)** Part 1 of Article 13 of Chapter 143B of the General Statutes is 48 amended by adding a new section to read as follows:

"§ 143B-603. LiDAR Reserve. 49

50 The "LiDAR Reserve" is established in the Department of Public Safety. Funds in the 51 LiDAR Reserve shall only be used for LiDAR topographical mapping of the State.

SECTION 15.12.(b) The Office of State Budget and Management, in conjunction 52 53 with the Office of the State Controller and the Department of Commerce, shall transfer the cash 54 balances, as of June 30, 2014, in the following funds to the LiDAR Reserve in the Department 55 of Public Safety:

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- 24602-2959 Disaster Relief Fund, Small Business Loans (Hurricane (1)Floyd) – (\$122,243).
 - 24602-2966 Disaster Relief Fund, Small Business Loans (2005 Disaster (2)Recovery) – (\$3,097,757).

	ACDICU	I TUDE CAS EVDANCION FUND
2 3	AGRICU	LTURE GAS EXPANSION FUND SECTION 15 13 (a) G.S. 143B 437 020 roads as rowritton:
3	"8 1/2D /	SECTION 15.13.(a) G.S. 143B-437.020 reads as rewritten:
4 5	§ 143B-4	37.020. Utilization of economic development incentive programs to support new
5		and expanded natural gas service and to support propane gas service for
6		agricultural projects. Natural gas and propane gas for agricultural projects.
7	(a)	Definitions. –
8		(1) Agriculture. – Activities defined in G.S. 106-581.1, whether performed on or
9		off the farm.
10		(2) Economic development incentive programs. All economic development
11		incentives set forth in G.S. 143B-437.07(c).
12		(3) Eligible project. – A discrete and specific economic development project
13		that would expand agricultural production or processing capabilities that
14		requires new or expanded natural gas or propane gas service.
15		(4) Excess infrastructure costs. – Any project carrying costs incurred by a
16		natural gas local distribution company to provide new or expanded natural
17		gas service to an eligible project that exceed the income the infrastructure
18		generates for the local natural gas distribution company, including any
19		standard rates, special contract rates, minimum margin agreements, and
20		contributions in aid of construction collected by the natural gas local
21		distribution company.
22		(5) Project carrying costs. – All costs, including depreciation, taxes, operation
23		and maintenance expenses, and, for a natural gas local distribution company,
24		a return on investment equal to the rate of return approved by the Utilities
25		Commission in the natural gas local distribution company's most recent
26		general rate case under G.S. 62-133.
27		(6) <u>Secretary. – The Secretary of Commerce.</u>
28	<u>(a1)</u>	Establishment The Expanded Gas Products Service to Agriculture Fund is
29	establishe	d as a special revenue fund in the Department of Commerce.
30	(b)	Facilitation of New and Expanded Natural Gas Service to Agricultural Projects
31	Economic	development incentive programs may utilize funds for agricultural projects The
32		may disburse moneys in the Expanded Gas Products Service to Agriculture Fund for
33		ing purposes:
34		(1) To allow the owner of an eligible project to pay for excess infrastructure
35		costs associated with the eligible project.
36		(2) To allow the owner of an eligible project to pay for cost-effective
37		alternatives that would reduce excess infrastructure costs, including:
38		a. Relocating equipment that uses natural gas to a different location on
39		the property nearer existing natural gas lines to reduce or eliminate
40		
		the project carrying costs.
41		b. Adding supplemental uses of natural gas to increase annual volume
42		throughput and enhance the feasibility of new natural gas service,
43		including fuel for tractors and equipment, greenhouses, plant or
44		animal production, feed grain drying, and natural gas powered
45		irrigation pumps.
46	(c)	Facilitation of New and Expanded Propane Gas Service to Agricultural Production.
47		nic development incentive programs may utilize funds for agricultural projects The
48	Secretary	may disburse moneys in the Expanded Gas Products Service to Agriculture Fund to
49	allow the	owner of an eligible project to pay for cost-effective alternatives that would <u>do any of</u>
50	the follow	ing:
51		(1) reduce infrastructure costs or Reduce infrastructure costs.
52		(2) that would increase Increase energy efficiency or reduce energy
53		consumption.
54		(3) by adding supplemental uses of propane gas to increase annual volume
55		throughput, reduce energy consumption, reduce energy costs, Reduce energy
55 56		
50 57		$\frac{\text{costs.}}{(4)}$
		(4) or to enhance Enhance the feasibility of the project or the provision of
58		propane gas service, service by adding supplemental uses of propane gas to
59		increase annual volume throughput, including (i) the conversion or

	General Assembly Of North Carolina	Session 2013
1 2 3 4 5	repowering ofto convert or repower tractors, trucks, vehicl use propane gas, or <u>(ii)</u> to provide propane gas powered tr appliances, irrigation pumps, and dryers to service agric facilities or operations, or <u>(iii)</u> to provide a dispensing stat owner's use.	actors, equipment, ultural production
6 7 8	(d) Use of Incentive-Funds. – Incentive funds utilized in accordance Disbursements made pursuant to subsection (b) and or (c) of this section shat to the owner of the eligible project.	
9 10	(e) Termination. – Incentive funds utilized in accordance with <u>Dispursuant to</u> subsection (b) of this section shall terminate when there are	
11 12 13 14	infrastructure costs. (f) Reimbursement. The owner of an eligible project who receives accordance with subsections (b) or (c) of this section shall be responsible for incentive funds if, for any reason, the eligible project does not maintain busin a period of at least five wars from the date of the initial utilized	or reimbursing the ness operations for
15 16 17 18 19 20	a period of at least five years from the date of the initial utilizat funds.Forfeiture. – An owner of an eligible project who receives a disburs subsection (b) or (c) of this section forfeits the amount disbursed if the owner business operations for a period of at least five years from the date of initia disbursement. An owner that forfeits amounts disbursed under this section amount disbursed plus interest at the rate established under G.S. 105-241.2	ement pursuant to er fails to maintain l utilization of the n is liable for the
21 22 23	the date of the disbursement. (g) Limits on Eligible Project Incentive Allocation of Funds. – Total i all eligible projects under subsections (b) and (c) of this section shall not cu	incentive funds for mulatively exceed
24 25 26 27	five million dollars (\$5,000,000) per biennium. The managers of economic incentive programs shall promptly report payments made in accordance with and (c) of this section to the Department of Commerce, and the Department of promptly notify the managers of economic development incentive processing and the prompt of the managers of economic development incentive processing and the prompt of the managers of economic development incentive processing and the prompt of the managers of economic development incentive processing and the prompt of the managers of economic development incentive processing and the prompt of the managers of economic development incentive processing and the prompt of the managers of economic development incentive processing and the prompt of the managers of economic development incentive processing and the prompt of the managers of economic development incentive processing and the processing and the prompt of the managers of economic development incentive processing and the prompt of the processing and the procesing and the processing and the processing and th	th subsections (b) of Commerce shall ograms when the
28 29 30 31	limitation provided by this subsection has been reached for the biennium. <u>T</u> transfer from the Utility Account to the Expanded Gas Products Service to A least five million dollars (\$5,000,000) per biennium, as defined in G.S. 1 appropriated for the Job Development Investment Grant Program, the Or	Agriculture Fund at 43C-1-1. If funds
32 33 34	Fund, or a combination of these programs remain unexpended and unencumb the fiscal year, those unexpended and unencumbered funds shall be used Utility Account for transfers made during the fiscal year pursuant	bered at the end of to reimburse the to this section,
35 36 37	notwithstanding job creation or other statutory requirements otherwise programs or funds. (h) Mechanism not Exclusive. – The utilization of incentive funds in	
38 39 40	subsections (b) or (c) of this section is intended to supplement other availab the extension of service to new or expanding customers and may be used in special contract arrangements, minimum margin agreements, and contrib	n conjunction with
41 42 43 44	construction. (i) <u>Reporting Requirement. – The Secretary shall publish a report e</u> program, including a list of the eligible projects that have applied for fun eligible projects that have received funding, the amount of funds allocated to the secretary must make the	ding, a list of the b the program, and
45 46 47 48	the amount of funds allocated to eligible projects. The Secretary must make the to the public and must submit the report to the Joint Legislative Commission (j) The Department of Commerce shall develop guidelines related to of the Expanded Gas Products Service to Agriculture Fund and to the select	on Energy Policy. the administration
49 50 51	receive allocations from the Fund. At least 20 days before the effective date or nontechnical amendments to guidelines, the Department of Commerce proposed guidelines on the Department's Web site and provide notice to	of any guidelines must publish the
52 53 54	requested notice of proposed guidelines. In addition, the Department must written comments on the proposed guidelines during the 15 business days beginday that the Department has completed these notifications. For the purpose	ginning on the first
55 56 57	technical amendment is either of the following:(1)An amendment that corrects a spelling or grammatical error(2)An amendment that makes a clarification based on public	olic comment and
58 59	could have been anticipated by the public notice that imm the public comment."	nediately preceded

	General A	Assembly Of North Carolina	Session 2013
$\frac{1}{2}$	read:	SECTION 15.13.(b) G.S. 150B-1(d) is amended by adding a new	w subdivision to
2 3 4 5	"(d) following:	Exemptions from Rule Making. – Article 2A of this Chapter does :	not apply to the
6 7 8 9 10 11		 (18) The Department of Commerce and the Economic Investment developing criteria and administering the Job Maintenau Development Fund under G.S. 143B-437.012. (18a) The Department of Commerce in developing criteria and a Expanded Gas Products Service to Agriculture G.S. 143B-437.020. 	nce and Capital
12 13 14 15 16		SECTION 15.13.(c) This section becomes effective July 1, 2014. erce shall begin developing the guidelines for the administration of the comes law.	
17 18 19 20 21 22	establishe million fi Carolina S	NE NC SMALL BUSINESS FUND SECTION 15.14. Of the funds remaining in the One North ed in G.S. 143B-437.71 at the end of fiscal year 2013-2014, an amo ive hundred thousand dollars (\$2,500,000) shall be transferred to Small Business Fund and used for the North Carolina SBIR/STTR In orth Carolina SBIR/STTR Matching Funds Program.	unt equal to two the One North
23 24 25 26 27 28	Developm	TREET SOLUTIONS FUNDING SECTION 15.14A. Of the funds unexpended and unencumbered nent Fund Utility Account, the sum of one million dollars (\$1,00 d to the Main Street Solutions Fund to supplement the program for r.	00,000) shall be
29 30 31 32 33	amended b	ND ENTERTAINMENT GRANT FUND SECTION 15.14B.(a) Article 10 of Chapter 143B of the Generation to read: 437.02A. The Film and Entertainment Grant Fund.	
34 35 36 37 38 39	provide f commerci Commerce	<u>Creation and Purpose of Fund. – There is created in the Departmen</u> <u>nonreverting account to be known as the Film and Entertainment</u> funds to encourage the production of motion pictures, televisi ials and to develop the filmmaking industry within the State. The shall adopt guidelines providing for the administration of the s may provide for the Secretary to award the grant proceeds over a pe	t Grant Fund to ion shows, and e Department of program. Those
40 41 42 43	to exceed	I three years. Those guidelines shall include the following provisioneach grant from the account:(1)The funds are reserved for a production on which the production has qualifying expenses of at least the following:	ons, which shall
44 45 46 47		 <u>a.</u> For a feature-length film, five million dollars (\$5,000 <u>b.</u> For a video or television series, two hundred fifty (\$250,000) per episode. <u>c.</u> For a commercial for theatrical or television viewi 	thousand dollars
48 49 50 51 52		 <u>fifty thousand dollars (\$250,000).</u> <u>The funds are not used to provide a grant in excess of any of a.</u> <u>An amount more than twenty-five percent (25%) of expenses for the production.</u> 	of the qualifying
52 53 54 55 56		 b. An amount more than five million dollars (\$5 feature-length film, more than five million dollars (\$ television or video series, or two hundred fifty (\$250,000) for a commercial for theatrical or televisi (3) The funds are not used to provide a grant to more than 	5,000,000) for a thousand dollars on viewing.
57 58 59		 (3) The funds are not used to provide a grant to more than company for a single production. (4) The funds are not used to provide a grant for a production to more of the following: 	*

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		<u>a.</u>	It contains material that is "obscene," a	as defined in G.S. 14-190.1, or
			that is "harmful to minors," as defined	<u>in G.S. 14-190.13.</u>
		<u>b.</u>	It has the primary purpose of politic	
			marketing, other than by commercial, a	
		<u>c.</u>	News programming, including weather	r, financial market, and current
			events reporting.	
		<u>d.</u>	Live sporting event programming, inclu-	
			coverage and scripted sports enterta	
			exception, a live sporting event is a so	
			game, or race that is originated solely	
			professional organization, institution tape-delayed television or satellite b	
			include commercial advertising, an	
			television pilot, a music video, a mot	
			production in which sporting events a	
			historical footage or similar footage tal	
			used.	ten at reast 50 days berore it is
		e.	Radio productions.	
		<u>e.</u> <u>f.</u>	It is a talk, game, or awards show or	other gala event. For purposes
			of this exception, an awards show	
			involving the filming of a ceremony in	which individuals, groups, or
			organizations are given an award.	
		<u>g.</u>	It fails to contain, in the end credits	
			that the production was "Filmed in No	
			by the North Carolina Film Office, an	
			regional film office responsible for the	
			filming of the production occurred.	
			company will offer marketing opport	
			North Carolina Film Office to ensur	e that they offer promotional
	(5)	Drior	value to the State. ity for the use of funds shall be given to p	aroductions that are reasonably
	<u>(J)</u>	<u>antic</u>	ipated to maximize the benefit to the Sta	te in consideration of at least
			plowing factors:	tte, in consideration of at least
		<u>a.</u>	Percentage of employees that are perm	anent residents in the State.
		<u>b.</u>	The extent to which the production fea	
			State locales in a manner that would	
			induce visitation by nonresidents of	
			locale.	
		<u>c.</u>	The extent to which the produc	
			improvements to open public spaces, c	
			downtown areas, public landmarks,	residential areas, or similar
		1	properties or areas.	1.1 (*1 1.* * 11
		<u>d.</u>	The extent to which the production wil	I be filmed in an economically
		0	distressed county or area of the State.	the State
(h		<u>e.</u> finitiona	The duration of production activities in The following definitions apply in this	
<u>(b</u>			 <u>— The following definitions apply in this s</u> interest. <u>— The Department of Commerce.</u> 	
	$\frac{(1)}{(2)}$		loyee. – A person who is employed for	
	<u>(2</u>)		s a week and whose wages are subject to	
			hapter 105 of the General Statutes.	withinoiding under Article 471
	<u>(3)</u>		ly compensated individual. – An individ	lual who directly or indirectly
	<u>(0)</u>		ves compensation in excess of one mi	
			onal services with respect to a single prod	
			pensation indirectly when a production co	
			pany or an employee leasing company that	
	<u>(4)</u>	Loan	-out company. – A personal service	corporation that employs an
		<u>indiv</u>	idual who is hired by a film or digital me	dia production company.
	<u>(5)</u>	Prod	uction. – Any of the following:	

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	<u>a.</u>	A motion picture intended for commerc	ial distribution to a motion
		picture theater or directly to the consume	er viewing market that has a
		running time of at least 75 minutes.	
	<u>b.</u>	A video or television series or a co	mmercial for theatrical or
	<u></u>	television viewing. For video and televisi	
		of the episodes of the series produced for	
(6)	Drod	uction company. – Defined in G.S. 105-164.	
$\frac{(6)}{(7)}$			
<u>(7)</u>		ifying expenses. – The sum of the amount	
		tantiated pursuant to subsection (d) of this	
		by a production company in connection	
		unt paid in excess of one million dollars	<u>s (\$1,000,000) to a highly</u>
	<u>com</u>	<u>pensated individual.</u>	
	<u>a.</u>	Goods and services leased or purchased.	For goods with a purchase
		price of twenty-five thousand dollars (\$2	
		included in qualifying expenses is the	
		market value of the good at the time the	
		Goods and services includes the costs	
		property used for, and services performe	
		in, production, including preproduction a	
		direct costs of producing the project in	
		accepted entertainment industry pract	
		exclude costs for development, marketin	
		financing for the production, of bonding	
		production-related insurance coverage c	btained on the production;
		and expenses for insurance coverage	purchased from a related
		member.	2
	<u>b.</u>	Compensation and wages and payment	nts on which withholding
	<u></u>	payments are remitted to the Department	
		4A of Chapter 105 of the General Sta	
		loan-out company for services provided	
		subject to gross income tax withholding	
		the Article 4 of Chapter 105 of the Generation	
	<u>c.</u>	Employee fringe contributions, includ	ling health, pension, and
		welfare contributions.	
	<u>d.</u>	Per diems, stipends, and living allowa	inces paid for work being
		performed in this State.	
<u>(8)</u>	Rela	ted member. – Defined in G.S. 105-130.7A.	
$\overline{(9)}$	Secr	etary. – The Secretary of Commerce.	
(c) \overline{Appli}		- A production company shall apply, under	r oath, to the Secretary for a
		ibed by the Secretary. The Secretary shall	
		s content is created for entertainment purp	
		on and information the Secretary deems need	
application.	meman	on and miorination the Secretary deems nee	essary to evaluate the grant
	ontioti	The Second and shall work with the Ne	with Canalina Eilm Office to
		on The Secretary shall work with the No	
		ovide a process to verify the actual qualify	
production. The	Secreta	ary may not release grant funds until the sub	ostantiation process required
		complete and the final verified amount	t of qualified expenses is
determined. The		s shall require each of the following:	
<u>(1)</u>	The	production company shall submit all the	qualifying expenses for the
	prod	uction and data substantiating the quality	fying expenses, including
		mentation on the net expenditure on equ	
		onal property to an independent certified pu	
		State.	
(2)		accountant shall conduct a complianc	a audit at the cartified
<u>(2)</u>			
		uction's expense, pursuant to guidelines esta	
		nit the results as a report, along with the require	
	the p	roduction company and the North Carolina l	rilm Office.

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1 2 3	(3) The North Carolina Film Office shall review the report Department on the final verified amount of qualifying experience certified production.	
3 4 5 6 7	(e) <u>Report. – The Department shall provide to the Department of Department of Revenue must include in the economic incentives rep G.S. 105-256, the following information, itemized by production company:</u> (1) The location of sites used in a production for which a grant	port required by
8 9	(2) The qualifying expenses, classified by whether the expenses services, or compensation paid by the production company.	es were for goods,
10 11	(3) The number of people employed in the State with respect t including the number of residents of the State employed.	
12 13	(f) <u>The total cost of the grants awarded.</u> (f) NC Film Office. – To claim a grant under this section, a production	on company must
14 15	notify the Division of Tourism, Film, and Sports Development in the Departm of its intent to apply for a grant. The notification must include the title of the	nent of Commerce
16	name of the production company, a financial contact for the production comp	any, the proposed
17 18	dates on which the production company plans to begin filming the production information required by the Division.	-
19 20 21	(g) <u>Guidelines. – The Department of Commerce shall develop guidelines</u> <u>administration of the Film and Entertainment Grant Fund and to the selection</u> <u>that will receive grants from the Fund. At least 20 days before the effect</u>	on of productions ctive date of any
22 23 24	guidelines or nontechnical amendments to the guidelines, the Department of publish the proposed guidelines on the Department's Web site and provide who have requested notice of proposed guidelines. In addition, the Department	notice to persons t must accept oral
25 26 27	and written comments on the proposed guidelines during the 15 business days first day that the Department has completed these notifications." SECTION 15.14B.(b) G.S. 150B-1(d) is amended by adding a n	
28 29 30	read: "(d) Exemptions from Rule Making. – Article 2A of this Chapter doe following:	
31 32 33 34	 (18) The Department of Commerce and the Economic Investm developing criteria and administering the Job Maintena Development Fund under G.S. 143B-437.012. 	
35 36 27	(18a) <u>The Department of Commerce in administering the Film a</u> <u>Grant Fund under G.S. 143B-437.02A.</u>	ind Entertainment
37 38 39 40 41	SECTION 15.14B.(c) This section becomes effective January 1, 1 July 1, 2020. The Secretary shall not award a grant for any qualifying expectatory at ax credit under G.S. 105-130.47 or G.S. 105-151.29.	
42 43 44	EMPLOYMENT SECURITY RESERVE FUND SECTION 15.15. Section 15.4(a) of S.L. 2013-360 reads as rewri "SECTION 15.4.(a) There is appropriated from the Employment Security	
45 46	the Department of Commerce, Division of Employment Security, the amou $2013-20142014-2015$ fiscal year to fund the interest payment due to the feder	nt needed for the
47 48	the debt owed to the U.S. Treasury for unemployment benefits."	
49 50	APPOINTMENT OF DEPUTY COMMISSIONERS FOR INDUSTRIAL SECTION 15.16.(a) G.S. 97-79(b) reads as rewritten:	COMMISSION
51 52 53	"(b) The <u>Chair of the</u> Commission may appoint <u>deputies who deputy</u> serve a term of six years. No person may serve more than two terms as a depu In calculating the number of terms served, a partial term of less than two	<u>ity commissioner.</u>
55 54 55	<u>included. Deputy commissioners</u> shall have the same power as members of pursuant to G.S. 97-80 and the same power to take evidence, evidence as	the Commission
56 57 58	opinions, and awards based thereon as is possessed by the members of the deputies shall be subject to the State Personnel System. During the t commissioner may only be removed from office pursuant to G.S. 97-78.1. Up	Commission. The erm, the deputy

	General	Asseml	oly Of North Carolina	Session 2013
1			e deputy commissioner's employment shall be separated u	nless reappointed by
2 3	the Chair		Commission." FION 15.16.(b) G.S. 126-5 reads as rewritten:	
4 5	"§ 126-5.		oyees subject to Chapter; exemptions.	
5 6	 (a1)	Even	at as to the provisions of Articles 6 and 7 of this Chapter	the provisions of this
0 7	(c1) Chapter s		ot as to the provisions of Articles 6 and 7 of this Chapter, t apply to:	the provisions of this
8	enupter s		upply to:	
9		(2)	Officers and employees of the Judicial Department.	
0 1		<u>(2a)</u>	Deputy commissioners appointed pursuant to G.S. 97-79	<u>).</u>
1 2		•••		
	(d)			
	()	(7)	Hearing Officers. – Except for deputy commissioners a	
			<u>G.S. 97-79 and as otherwise specifically provided</u>	
			employee, by whatever title, whose primary duties in	
			conduct hearings, take evidence, and enter a decision fact and conclusions of law based on statutes and lega	
			designated as exempt. This subdivision shall apply beg	
			and no list submitted after that date shall designate as e	
		"	described in this subdivision.	
			FION 15.16.(c) As of August 1, 2014, the terms of	f all current deputy
	commissi		re as follows:	an current deputy
	••••••••	(1)	The seven deputy commissioners with the least time of	of service shall each
			serve a term of six months expiring February 1, 2015.	
		(2)	The seven deputy commissioners with the next least the seven deputy commissioners with the next least the seven deputy of 12 meeting the seven deputy of 12	
		(3)	each serve a term of 12 months expiring August 1, 2015 The remaining deputy commissioners not covered und	
		(\mathbf{J})	(2) of this subsection shall each serve a term of 18 mont	
			1, 2016.	
		(4)	Time of service shall be calculated beginning with the h	ire date of the person
		(5)	as a deputy commissioner. Nothing in this section shall prohibit a current deputy	commissioner from
		(\mathbf{J})	being eligible for reappointment to a six-year ter	
			subsection (a) of this section.	
			FION 15.16.(d) Section 60(b) of S.L. 2013-413 is repeale	
		SEC.	FION 15.16.(e) This section is effective when it becomes	law.
	WORKE	CRS' C	OMPENSATION/REIMBURSEMENT FOR PRESC	RIPTION DRUGS
		PROF	ESSIONAL PHARMACEUTICAL SERVICES	
	1 11		FION 15.16A.(a) Article 1 of Chapter 97 of the General	Statutes is amended
			section to read as follows: eimbursement for prescription drugs and profession	nal nharmaceutical
	<u>ş 71-20</u>	servi		nai pharmaccuticai
	<u>(a)</u>	The r	eimbursement for prescription drugs and professional pha	
			to ninety-five percent (95%) of the average wholesale	price (AWP) of the
	product, c (b)		ed on a per unit basis, as of the date of dispensing. f the following shall apply to the reimbursement for pr	escription drugs and
	<u> </u>		rmaceutical services:	escription utugs and
	<u></u>	<u>(1)</u>	A health care provider seeking reimbursement for d	rugs dispensed by a
			physician shall include the original manufacturer's N	
			(NDC) number, as assigned by the United State	
		<u>(2)</u>	Administration, on the bills and reports required by this In no event may a physician receive reimbursement in	
		<u>\</u> _/	percent (95%) of the AWP of the drugs dispensed	
			determined by reference to the original manufacturer's N	IDC number.
		<u>(3)</u>	A repackaged NDC number may not be used and will r	
			original manufacturer's NDC number. If a health ca	re provider seeking

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1		reimbursement for drugs dispensed by a p	hysician does not include the
2		original manufacturer's NDC number on the b	
3		section, reimbursement shall be limited to o	
4		the AWP of the least expensive clinically ed	quivalent drug, calculated on a
5		per unit basis.	
2 3 4 5 6 7 8 9	<u>(4)</u>	No outpatient provider, other than a lice	ensed pharmacy, may receive
7		reimbursement for a Schedule II control	
8		G.S. 90-90, or a Schedule III controlled subst	tance, as defined in G.S. 90-91,
9		dispensed in excess of an initial five-day s	supply, commencing upon the
0		employee's initial treatment following injur	ry. Reimbursement under this
1		subdivision shall be made for the five-day sur	pply at the rates provided in this
2		section.	
3	<u>(5)</u>	For purposes of this section, the term "clinic	
ŀ		has chemical equivalents which, when admi	
		will provide essentially the same therapeut	tic effect as measured by the
5		control of a symptom or disease."	
7	SECT	FION 15.16A.(b) This section is effective when	n it becomes law.
8			
)		COMMISSION FEES	
)		FION 15.16B.(a) G.S. 97-73 reads as rewritten	:
1	"§ 97-73. Fees.		
2 3		ns. – The Except as provided in subsection (e	
5		y establish by rule a schedule of fees for ex	
4		s filed, and agreements reviewed under this Art	icle. The fees shall be collected
5		th rules adopted by the Industrial Commission.	active Inly 1 2002
6		aled by Session Laws 2003-284, s. 10.33(d), effective the industrial	
7 8		y. – A fee in the amount set by the Industrial	
9		nom the Industrial Commission provides an economy of the reduce accidents or injuries that result in wor	
)		the Industrial Commission provides other edu	
l	departmental rec		deational services. The rees are
2		otions. – Notwithstanding subsection (a) of	f this section the Industrial
3		on of the following:	i uns section, une industriar
1	(1)	A hearing before a Deputy Commissioner und	ler this Chapter
5	$\frac{(1)}{(2)}$	A hearing before the full Commission under t	his Chapter.
5	$\frac{(2)}{(3)}$	Processing of an agreement for compensation	<u> </u>
7	<u>x=7</u>	admission of employee's right to perma	
3		supplemental agreement as to payment of con	
)	SEC	TION 15.16B.(b) This section becomes effective	ve July 1, 2015.
)			5
1	NC BIOTECHN	NOLOGY CENTER	
2	SECT	FION 15.17. Section 15.30 of S.L. 2013-360 re	eads as rewritten:
3		15.30.(a) Of the funds appropriated in the	
4		Center (hereinafter "Center"), the sum of twelve	
5		rty-eight dollars (\$12,600,338) for each fiscal y	year in the 2013-2015 biennium
б	shall be allocated		
7	(1)	Job Creation: Ag Biotech Initiative, Econom	ic and Industrial Development,
8		and related activities – \$2,709,073;	
9	(2)	Science and Commercialization: Science a	
0		Centers of Innovation, Business and Techno	
1		and Training, and related activities – \$8,165,0	
2	(3)	Center Operations: Administration, Professi	
3		and Oversight, Corporate Communications, I	
4		Financial and Grant Administration, Legal, an	
5		15.30.(a1) The Center shall prioritize funding	g and distribution of loans over
5 7		and distribution of grants.	vibility up to top poppart (100/)
3	of each of the all	15.30.(b) Except to provide administrative flex ocations in subsection (a) of this section may be	a reallocated to one or more of
		URALITY IN NUMBER HOLE CATOL THIS SECTION IN AVE	

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the other all	ocations in subsection (a) of this sect	ion if, in the judgment of	of Center management,
	ion will advance the mission of the C		
	ON 15.30.(c) The Center shall comp		
(1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Commission on Governmental Operations and the Fiscal			
	Research Division on prior S	tate fiscal year program	activities, objectives,
	and accomplishments and price	or State fiscal year item	nized expenditures and
(fund sources.	Division a convert the	Conton's annual audited
(.	2) Provide to the Fiscal Research financial statement within 30 c		
"SECTI	ON 15.30.(d) Of the funds appropr		
million doll	ars (\$1,000,000) in nonrecurring fu	$\frac{1}{100}$ m	5 fiscal year shall be
allocated as		<u>unds for the 2014-2015</u>	<u>5 Hisear year sharr be</u>
	1) Continued efforts growing the	Ag Biotech sector $-$ \$2 ⁴	50.000
	2) <u>Concentrated attention on biod</u>	lefense cluster effort – \$	5750.000."
7.			
RESEARC	H TRIANGLE INSTITUTE ENER	GY RESEARCH	
S	ECTION 15.18. The Research Tria	ngle Institute shall share	e with the State Energy
Office any 1	research supported wholly or partial	ly through funds appror	oriated by this act that
	nergy or energy efficiency.		- -
-			
	OTS SCIENCE PROGRAM		
	ECTION 15.19. Section 15.25A of		
	ON 15.25A.(a) Of the funds app		
	for State-Aid, the sum of two milli		
	hty-two dollars (\$2,347,782) for the		
	hundred forty-seven thousand seven		
	hundred forty-eight thousand four		
uie 2014-20	15 fiscal year are allocated as grants-	in-aid for each fiscal yea 2013-2014	ar as follows: 2014-2015
Aurore	Fossil Museum	\$61,821	\$61,821 \$60,526
	Fear Museum	\$85,248	\$85,248 \$84,340
	ha Raptor Center	\$74,916	\$74,916 <u>\$76,365</u>
	ba Science Center	\$93,041	\$93,041 \$93,328
	n Earth Science Museum, Inc.	\$62,547	\$62,547 \$62,426
	Museum of History and Science	<i>~~-,~</i> .,	\$58,000
	ound Waterfowl Museum	\$67,395	\$67,395 <u>\$66,761</u>
	very Place	\$261,617	\$261,617 \$254,746
	n NC Regional Science Center	\$59,587	\$59,587 <u>\$59,637</u>
Fascin		\$65,616	\$65,616 <u>\$65,792</u>
	lle County Museum Commission,	,	·
Inc	Harris Gallery	\$60,651	\$60,651<u></u>\$61,068
	sboro Children's Museum	\$83,575	\$83,575<u>\$</u>79,322
	On! – A Child's Gallery		<u>\$58,000</u>
	ealth Adventure Museum of Pack		
	e Education, Arts and	*	.
	nce Center, Inc.	\$73,352	\$73,352 <u>\$0</u>
	nds Nature Center	\$62,816	\$62,816 <u>\$62,887</u>
	ation Station	\$67,588	\$67,588 <u>\$65,349</u>
	edell Museums, Inc.	\$61,013	\$61,013 <u>\$60,720</u>
Kidser		\$65,233	\$65,233<u></u>\$64,967
	es Kids Museum	OCE AEA	<u>\$58,000</u> \$65,454\$66,501
	m of Coastal Carolina	\$65,454	<u>\$65,454<u>\$66,591</u></u>
	atural Science Center	¢116 520	\$116 520\$115 ATO
	reensboro, Inc.	\$116,532 \$58,000	\$116,532 <u>\$115,410</u> \$58,000 <u>\$62,359</u>
	Carolina Estuarium Carolina Museum of Life	\$58,000	\$30,000 <u>\$02,339</u>
	Carolina Museum of Life Science	\$202 515	\$203,545 \$197,983
	Astronomical Research Institute	\$203,545 \$74,925	\$203,343<u></u>\$197,983 \$74,925 \$83,281
r isgail	Asu ononnear Research institute	φ14,723	\$74,723 <u>\$63,281</u>

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1	Port Discover: Northeastern		
2	North Carolina's Center for		
3	Hands-On Science, Inc.	\$60,610	\$60,610 <u>\$60,248</u>
4	Rocky Mount Children's Museum	\$66,463	\$66,463<u></u>\$67,464
5	Schiele Museum of Natural History		
6	and Planetarium, Inc.	\$100,990	\$100,990 <u>\$107,868</u>
7	Sci Works Science Center and		
8	Environmental Park of Forsyth County	\$83,725	\$83,725<u></u>\$84,336
9	Sylvan Heights Waterfowl Park	.	
)	and Eco-Center	\$69,864	\$69,864 <u>\$68,981</u>
1	Western North Carolina Nature Center	\$74,973	\$74,973<u></u>\$72,400
23	Wilmington Children's Museum	\$66,684	\$66,684 <u>\$69,274</u>
	Total	\$2,347,782	\$2,347,782<u></u>\$2,448,429
-	 "SECTION 15.25A.(f) Each museum listed	in subsection (a) of	of this saction shall do the
	following:	III subsection (a) c	or this section shan do the
	(1) By September 1 of each year, a	nd more frequently	as requested report to the
	Joint Legislative Commission		
)	Research Division on prior Sta		
)	and accomplishments and prior		
	fund sources.	i State Histai Jean	termizea experiatares and
	(2) Provide to the Fiscal Research	Division a copy of	the organization's annual
	audited financial statement with		
-		5	
	STUDY FUTURE USE OF BROUGHTON HO	SPITAL FACILI	ΓIES
5	SECTION 15.20.(a) Upon the Depar	tment of Commerc	e's raising the sum of two
	hundred thousand dollars (\$200,000) in non-State		
	(b) of this section, the Department shall use those		
)	thousand dollars (\$200,000) in nonrecurring funds		
)	Commerce for the 2014-2015 fiscal year, to cond	duct the study desc	cribed in subsection (b) of
-	this section.		
2	SECTION 15.20.(b) The Department		
	Department of Health and Human Services, the Morganton, and the County of Burke, use the fun		
 ;	to study potential uses for vacated Broughton Ho		
, 5	redevelopment of adjoining State-owned properti		
7	development, and redevelopment. The study requ		
3	following:	uned by this seedo	in shari examine an or the
)	(1) Potential uses of vacated Brou	ghton Hospital faci	ilities and development or
)	redevelopment of adjoining Sta		
	(2) Benefits to the State, local g		
	potential use identified in the st		1
3	(3) Costs to the State, to the City of		e County of Burke, and to
1	the private sector of each potent	tial use identified ir	n the study.
5	(4) Opportunities to use the propert		
	(5) Any other matters that the Dep	partment of Admini	stration deems relevant to
7	this study of potential econom		use of vacated Broughton
3	Hospital facilities and propertie		-
)	SECTION 15.20.(c) No later than		
)	Commerce shall submit an interim report on the		
	Oversight Committee on Health and Human Ser		
2	Committee on Economic Development and Globa		
3	Legislative Commission on Governmental Ope		
4	Department of Administration shall submit a fir	has report on the r	esuits of the study to the
5 5	Chairs of the same committees. SECTION 15 20 (d) The Department	t of Administration	shall cooperate fully with
	SECTION 15.20.(d) The Department		
7 8	the performance of the study required by this s about the facilities and other properties being eva		
9	of Commerce.	nualeu as part or th	e study to the Department
,			

FUNDS FOR THE EARL SCRUGGS CENTER

SECTION 15.20.(a) Of the funds appropriated in this act to the Department of Commerce for State Aid, the sum of two hundred fifty thousand dollars (\$250,000) in nonrecurring funds for the 2014-2015 fiscal year shall be allocated to Destination Cleveland County, Inc., for the Earl Scruggs Center to support the Center's activities related to the history and cultural traditions of Cleveland County and the surrounding region.

SECTION 15.20.(b) Destination Cleveland County, Inc., shall do the following:

- (1)By September 1 of each year, and more frequently as requested, report to the Joint Legislative Commission on Governmental Operations and the Fiscal Research Division on the Center's prior State fiscal year activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources.
- (2)Provide to the Fiscal Research Division a copy of the Center's annual audited financial statement within 30 days of issuance of the statement.

17 PART XVI. DEPARTMENT OF PUBLIC SAFETY 18

SUBPART XVI-A. GENERAL PROVISIONS

GOVERNOR'S CRIME COMMISSION 22

SECTION 16A.2. G.S. 143B-1101(b) reads as rewritten:

23 The Governor's Crime Commission shall review the level of gang activity "(b) 24 throughout the State and assess the progress and accomplishments of the State, and of local 25 governments, in preventing the proliferation of gangs and addressing the needs of juveniles 26 who have been identified as being associated with gang activity.

27 The Governor's Crime Commission shall develop recommendations concerning the 28 establishment of priorities and needed improvements with respect to gang prevention to the 29 General Assembly and shall report those recommendations to the Chairs of the Senate 30 Appropriations Committee on Justice and Public Safety, the Chairs of the House of 31 Representatives Appropriations Subcommittee on Justice and Public Safety, and to the Chairs of the Joint Legislative Oversight Committee on Justice and Public Safety on or before March 1 32 33 of each year."

34 35 LIMITED AUTHORITY TO RECLASSIFY AND ELIMINATE CERTAIN POSITIONS

36 SECTION 16A.3. Notwithstanding any other provision of law, subject to the 37 approval of the Director of the Budget, the Secretary of the Department of Public Safety may 38 reclassify or eliminate existing positions in the Division of Administration that are not 39 specifically addressed in this act as needed for the efficient operation of the Department. No 40 position shall be reclassified pursuant to this section solely for the purpose of providing a 41 person in that position with a salary increase. The Secretary of the Department of Public Safety 42 shall report any position reclassification undertaken pursuant to this section to the Chairs of the 43 House of Representatives Appropriations Subcommittee on Justice and Public Safety, the 44 Chairs of the Senate Appropriations Committee on Justice and Public Safety, and the Fiscal 45 Research Division within 30 days of the reclassification. The report shall include the position 46 number, original title, original fund code, original budgeted salary, new title, new fund code, 47 and new budgeted salary for each reclassified position.

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SUBPART XVI-B. DIVISION OF LAW ENFORCEMENT

50 **COMPLIANCE WITH CJIS DATA SECURITY STANDARDS**

52 **SECTION 16B.1.** The Department of Public Safety shall use funds available to the 53 Division of Law Enforcement to ensure compliance with applicable Federal Bureau of 54 Investigation security standards relating to the access of data in its Criminal Justice Information System. The Department is encouraged to use funds transferred to the State from federal asset 55 56 forfeiture programs for this purpose.

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- **ABC PERMIT FEE INCREASE** 58 59
 - SECTION 16B.2.(a) G.S. 18B-903 reads as rewritten:

Senate Bill 744

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"§ 18B-903.	Duration	of permit;	renewal a	and transfer.
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2 3 (b) Renewal. – Application for renewal of an ABC permit shall be on a form provided 4 by the Commission. An application for renewal shall be accompanied by an application fee of 5 twenty-five percent (25%) of the original application fee set in G.S. 18B-902, fee. The 6 application fee shall be the same amount as the initial fee set in G.S. 18B-902, except that the 7 renewal application fee for each wine shop permit shall be five hundred dollars (\$500.00), and 8 the renewal application fee for each mixed beverages permit and each guest room cabinet 9 permit shall be seven hundred fifty dollars (\$750.00).one thousand dollars (\$1,000). A renewal 10 fee shall not be refundable.

11 (b1) Registration. – Each person holding a malt beverage, fortified wine, or unfortified wine permit issued pursuant to G.S. 18B-902(d)(1) through G.S. 18B-902(d)(6) shall register 12 13 by May 1 of each year on a form provided by the Commission, in order to provide information 14 needed by the State in enforcing this Chapter and to support the costs of that enforcement. The 15 registration required by this subsection shall be accompanied by an annual registration and 16 inspection fee of two hundred dollars (\$200.00) four hundred dollars (\$400.00) for each permit 17 held. The fee shall be paid by May 1 of each year. A registration fee shall not be refundable. 18 Failure to pay the annual registration and inspection fee shall result in revocation of the permit. 19"

SECTION 16B.2.(b) This section applies to fees assessed or collected for permits issued or renewed on or after July 1, 2014.

ESTABLISH HAZARDOUS MATERIALS FACILITY FEE/NEW HAZMAT RESPONSE TEAM

SECTION 16B.3.(a) G.S. 166A-21 reads as rewritten:

"§ 166A-21. Definitions.

As used in this Article: The following definitions apply in this Article:

- (1) Department. The Department of Public Safety.
 - (2) Division. The Division of Emergency Management.
 - (1)(3) "Hazardous materials emergency response team" or "hazmat team" means an Hazardous materials emergency response team or hazmat team. – An organized group of persons specially trained and equipped to respond to and control actual or potential leaks or spills of hazardous materials.
 - (2)(4) "Hazardous material" means any <u>Hazardous material. Any material</u> defined as a hazardous substance under 29 Code of Federal Regulations § 1910.120(a)(3).
- (3)(5) "Hazardous materials incident" or "hazardous materials emergency" means an<u>Hazardous materials incident or hazardous materials emergency. – An</u> uncontrolled release or threatened release of a hazardous substance requiring outside assistance by a local fire department or hazmat team to contain and control.
- (4)(6) "Regional response team" means a Regional response team. A hazmat team under contract with the State to provide response to hazardous materials emergencies occurring outside the hazmat team's local jurisdiction at the direction of the Department of Public Safety, Division of Emergency Management.
- (5)(7) <u>"Secretary" means the Secretary. The Secretary of the Department of</u> Public Safety.
- (6)(8) "Technician level entry capability" means the <u>Technician-level entry</u> <u>capability. – The</u> capacity of a hazmat team, in terms of training and equipment as specified in 29 Code of Federal Regulations § 1910.120, to respond to a hazardous materials incident requiring affirmative measures, such as patching, plugging, or other action necessary to stop and contain the release of a hazardous substance at its source.
- (7)(9) "Terrorist incident" means activities <u>Terrorist incident. Activities that</u>
 occur within the territorial jurisdiction of the United States, involve acts
 dangerous to human life that are a violation of the criminal laws of the
 United States or of any state, and are intended to do one of the following:
 a. Intimidate or coerce a civilian population.

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	b. Influence the policy of a government by intimida	ation or coercion.
	c. Affect the conduct of a government by	mass destruction,
	assassination, or kidnapping."	
	CTION 16B.3.(b) Article 2 of Chapter 166A of the General	l Statutes is amended
	w section to read:	
" <u>§ 166A-29.1.</u>	Hazardous materials facility fee.	
	initions. – The following definitions apply in this section:	
<u>(1)</u>	EPCRA. – The federal Emergency Planning and Comm	unity Right-to-Know
	<u>Act, P.L. No. 99-499 et. seq.</u>	00()
<u>(2)</u>	Hazardous chemical. – As defined in 29 C.F.R. 1910.12	00(c), except that the
	term does not include any of the following:	m accomption magulated
	a. <u>Any food, food additive, color additive, drug, o</u> by the Food and Drug Administration.	or cosmetic regulated
	b. Any substance present as a solid in any manu	factured item to the
	extent exposure to the substance does not of	
	conditions of use.	occui undei normai
	<u>c.</u> <u>Any substance to the extent that it is used for</u>	personal family or
	household purposes or is present in the same for	rm and concentration
	as a product packaged for distribution and use by	the public.
	d. Any substance to the extent that it is used in a re	
	a hospital or other medical facility under the di	
	technically qualified individual.	i
	e. Any substance to the extent that it is used in	routine agricultural
	operations or is a fertilizer held for sale by a re	tailer to the ultimate
	consumer.	
<u>(3)</u>	Extremely hazardous substance Any substance, regard	rdless of its state, set
<i></i>	forth in 40 C.F.R. Part 355, Appendix A or B.	
(b) And And	ual Fee Shall Be Charged A person required under Se	ection 302 or 312 of
EPCRA to sub	mit a notification or an annual inventory form to the Divisio	<u>n shall be required to</u>
pay to the Depa	artment an annual fee in the amount set forth in subsection (<u>c) of this section.</u>
$\frac{(c)}{(c)} Am}{Am}$	ount of Fee. – The amount of the annual fee charged pursu	lant to subsection (b)
or uns section	shall be calculated in accordance with the following, up to thousand dollars (\$5,000):	<u>) a maximum amuai</u>
(1)	A fee of fifty dollars (\$50.00) shall be assessed for eac	h substance reported
<u>(1)</u>	by a facility that is classified as a hazardous chemical.	in substance reported
(2)	A fee of ninety dollars (\$90.00) shall be assessed for each	ch substance reported
<u>(2)</u>	by a facility that is classified as an extremely hazardous	
(d) Late	e Fees. – The Division may impose a late fee for failure t	
filing that sub	stantially complies with the requirements of EPCRA b	by the federal filing
deadline or for	failure to pay any fee, including a late fee. This fee shall be	in addition to the fee
imposed pursu	ant to subsection (c) of this section. Prior to imposing a l	ate fee, the Division
shall provide th	ne person who will be assessed the late fee with written not	ice that identifies the
	ements that have not been met and informs the person of its	
	ment of a late fee shall be subject to the following limitation	
<u>(1)</u>	If the report filing or fee is submitted within 30 days	
	Division's notice that it intends to assess a late fee,	no late fee shall be
	assessed.	
<u>(2)</u>	If the report filing or fee has not been submitted by the	
	forth in subdivision (1) of this subsection, the Division r	
	in an amount equal to the amount of the fee charged pu	ursuant to subsection
(a) Erra	(c) of this section.	of the fellowing
	mptions. – No fee shall be charged under this section to any	<u>of the following:</u>
<u>(1)</u>	An owner or operator of a family farm enterprise, a facility or local government, or a nonprofit corporation.	nty owned by a State
<u>(2)</u>	An owner or operator of a facility where motor vehicle	fuels are stored and
<u>(2)</u>	from which such fuels are offered for retail sale.	However hazardous
	chemicals or extremely hazardous substances at such	
	motor vehicle fuels for retail sale, shall not be subject to	
<u>(3)</u>	A motor vehicle dealer, as that term is defined in G.S. 20	
<u>191</u>	<u></u>	<u> </u>

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1	(f) Use of Fee Proceeds. – The proceeds of fees assessed pursuan	t to this section shall
2 3 4 5 6 7 8	be used for the following:	
3	(1) To pay costs associated with the maintenance of a	hazardous materials
45	(2) <u>database.</u> (2) <u>To support the operations of the regional response pr</u>	ogram for hazardous
6	<u>materials emergencies and terrorist incidents.</u>	ogram for nazardous
7	(3) To provide grants to counties for hazardous materials	emergency response
8	planning, training, and related exercises."	
9	SECTION 16B.3.(c) The Department of Public Safety may	
10 11	an additional hazmat team to serve Lee and Moore Counties and shall us assessed and collected pursuant to G.S. 166A-29.1 to ensure that the	
12	emergency response capabilities in Moore and Lee Counties are sufficie	
13	hazardous materials emergencies occurring in those counties as a r	
14	exploration and extraction.	C
15	SECTION 16B.3.(d) G.S. 166A-22 reads as rewritten:	
16 17	 (a) The Secretary shall adopt rules establishing a regional re 	enonce program for
17	(a) The Secretary shall adopt rules establishing a regional re hazardous materials emergencies and terrorist incidents, to be administered	
19	Emergency Management. To the extent possible, the regional response	
20	coordinated with other emergency planning activities of the State. The	ne regional response
21	program shall include at least six seven hazmat teams located strategically	
22 23	are available to provide regional response to hazardous materials or terrori technician-level entry capability and 24-hour dispatch and communicati	
23 24	Division of Emergency Management Operations Center. The rules for	
25	include:	r the program shan
26	" ••••	
27	SECTION 16B.3.(e) This section applies to fees assessed on o	or after July 1, 2014.
28 29	MOBILE VIPER RADIOS FOR THE STATE HIGHWAY PATROL	
29 30	SECTION 16B.5. The Department of Public Safety shall	use the sum of two
31	million eight hundred ninety-four thousand one hundred eighty-eight do	
32	funds available to the Division of Law Enforcement to purchase mobile	VIPER radios for the
33	State Highway Patrol. The Department is encouraged to use funds transfer	rred to the State from
34 35	federal asset forfeiture programs for this purpose.	
35 36	STATE CAPITOL POLICE/RECEIPT-SUPPORTED POSITIONS	
37	SECTION 16B.6.(a) The State Capitol Police may contract w	ith State agencies for
38	the creation of receipt-supported positions to provide security service	es to the buildings
39	occupied by those agencies.	4
40 41	SECTION 16B.6.(b) The State Capitol Police shall report position pursuant to this section to the Chairs of the House Appropriation	
42	Justice and Public Safety, to the Chairs of the Senate Appropriations Com	
43	Public Safety, and to the Fiscal Research Division within 30 days of the po	
44		
45 46	AUTHORIZE ADDITIONAL ASSISTANT ADJUTANT GENERAL	POSITION
40 47	SECTION 16B.7. G.S. 127A-19 reads as rewritten: "§ 127A-19. Adjutant General.	
48	The military head of the militia shall be the Adjutant General who s	hall hold the rank of
49	major general. The Adjutant General shall be appointed by the Govern	or in the Governor's
50	capacity as commander in chief of the militia, in consultation with the	
51 52	Safety, and shall serve at the pleasure of the Governor. No person sh Adjutant General who has less than five years' commissioned service in a	
52 53	component of the Armed Forces of the United States. The Adjutant Gener	
54	office, may be a member of the active North Carolina National Guard or na	
55	Subject to the approval of the Governor and in consultation with the	
56	Safety, the Adjutant General may appoint (i) a deputy adjutant general wi	
57 58	of major general, and (ii) an two assistant adjutant adjutants general for A and an assistant adjutant general for Air National Guard, each of whom a	
58 59	brigadier general and who shall serve at the pleasure of the Governor. T	
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may also employ staff members and other personnel as authorized by the Secretary and funded."

SUBPART XVI-C. DIVISION OF ADULT CORRECTION

ALL MISDEMEANANTS TO SERVE SENTENCES IN LOCAL CONFINEMENT FACILITIES

SECTION 16C.1.(a) G.S. 15A-1351(a) reads as rewritten:

9 "(a) The judge may sentence to special probation a defendant convicted of a criminal 10 offense other than impaired driving under G.S. 20-138.1, if based on the defendant's prior 11 record or conviction level as found pursuant to Article 81B of this Chapter, an intermediate 12 punishment is authorized for the class of offense of which the defendant has been convicted. A 13 defendant convicted of impaired driving under G.S. 20-138.1 may also be sentenced to special 14 probation. Under a sentence of special probation, the court may suspend the term of 15 imprisonment and place the defendant on probation as provided in Article 82, Probation, and in 16 addition require that the defendant submit to a period or periods of imprisonment in the custody 17 of the Division of Adult Correction of the Department of Public Safety or a designated local 18 confinement or treatment facility at whatever time or intervals within the period of probation, 19 consecutive or nonconsecutive, the court determines. determines, as provided in this subsection. 20 For probationary sentences for misdemeanors, including impaired driving under G.S. 20-138.1, 21 all imprisonment under this subsection shall be in a designated local confinement or treatment 22 <u>facility</u>. In addition to any other conditions of probation which the court may impose, the court 23 shall impose, when imposing a period or periods of imprisonment as a condition of special 24 probation, the condition that the defendant obey the Rules and Regulations of the Division of 25 Adult Correction of the Department of Public Safety governing conduct of inmates, and this 26 condition shall apply to the defendant whether or not the court imposes it as a part of the 27 written order. HExcept for probationary sentences for misdemeanors, including impaired driving under G.S. 20-138.1, if imprisonment is for continuous periods, the confinement may 28 29 be in the custody of either the Division of Adult Correction of the Department of Public Safety 30 or a local confinement facility. Noncontinuous periods of imprisonment under special probation 31 may only be served in a designated local confinement or treatment facility. Except for 32 probationary sentences of impaired driving under G.S. 20-138.1, the total of all periods of 33 confinement imposed as an incident of special probation, but not including an activated 34 suspended sentence, may not exceed one-fourth the maximum sentence of imprisonment 35 imposed for the offense, and no confinement other than an activated suspended sentence may 36 be required beyond two years of conviction. For probationary sentences for impaired driving 37 under G.S. 20-138.1, the total of all periods of confinement imposed as an incident of special 38 probation, but not including an activated suspended sentence, shall not exceed one-fourth the 39 maximum penalty allowed by law. In imposing a sentence of special probation, the judge may 40 credit any time spent committed or confined, as a result of the charge, to either the suspended 41 sentence or to the imprisonment required for special probation. The original period of 42 probation, including the period of imprisonment required for special probation, shall be as 43 specified in G.S. 15A-1343.2(d), but may not exceed a maximum of five years, except as 44 provided by G.S. 15A-1342(a). The court may revoke, modify, or terminate special probation 45 as otherwise provided for probationary sentences." 46

SECTION 16C.1.(b) G.S. 15A-1352 reads as rewritten:

47 "§ 15A-1352. Commitment to Division of Adult Correction of the Department of Public 48 Safety or local confinement facility.

49 AExcept as provided in subsection (f) of this section, a person sentenced to (a) 50 imprisonment for a misdemeanor under this Article or for nonpayment of a fine for conviction 51 of a misdemeanor under Article 84 of this Chapter shall be committed for the term designated 52 by the court to the eustody of the Division of Adult Correction of the Department of Public 53 Safety or to a local confinement facility. If the sentence imposed for a misdemeanor is for a 54 period of 90 days or less, the commitment must be to a facility other than one maintained by 55 the Division of Adult Correction of the Department of Public Safety, except as provided in 56 G.S. 148-32.1(b). If the sentence or sentences imposed require confinement for more than 180 57 days, the commitment must be to the custody of the Division of Adult Correction of the Department of Public Safety. Statewide Misdemeanant Confinement Program as provided in 58

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1	G.S. 148-32.1 or, if the period is for 90 days or less, to a local confinement facility, except as
2	provided for in G.S. 148-32.1(b).
3	If a person is sentenced to imprisonment for a misdemeanor under this Article or for
4	nonpayment of a fine under Article 84 of this Chapter, the sentencing judge shall may make a
5	finding of fact as to whether the person would be suitable for placement in a county satellite
6	jail/work release unit operated pursuant to G.S. 153A-230.3. If the sentencing judge makes a
7	finding of fact that the person would be suitable for placement in a county satellite jail/work
8	release unit and the person meets the requirements listed in G.S. 153A-230.3(a)(1), then the
9	custodian of the local confinement facility may transfer the misdemeanant to a county satellite
10	jail/work release unit.
11	(b) A person sentenced to imprisonment for a felony under this Article or for
12	nonpayment of a fine for conviction of a felony under Article 84 of this Chapter shall be
13	committed for the term designated by the court to the custody of the Division of Adult
14	Correction of the Department of Public Safety.
15	(c) A person sentenced to imprisonment for nonpayment of a fine under Article 84,
16	Fines, shall be committed for the term designated by the court:
17	(1) To the custody of the Division of Adult Correction of the Department of
18	Public Safety if the person was fined for conviction of a felony;
19	(2) To the custody of the Division of Adult Correction of the Department of
20	Public Safety or to a local confinement facility if the person was fined for
21	conviction of a misdemeanor, provided that (i) if the sentence imposed is for
22	a period of 90 days or less, the commitment shall be to a facility other than
23	one maintained by the Division of Adult Correction of the Department of
24	Public Safety, except as provided in G.S. 148-32.1(b) and (ii) if the sentence
25	or sentences imposed require confinement for more than 180 days, the
26	commitment must be to the custody of the Division of Adult Correction of
27	the Department of Public Safety.
28	(d) Notwithstanding any other provision of law, when the sentencing court, with the
29	consent of the person sentenced, orders that a person convicted of a misdemeanor be granted
30	work release, the court may commit the person to a specific prison facility or local confinement
31	facility or satellite jail/work release unit within the county of the sentencing court in order to
32	facilitate the work release arrangement. When appropriate to facilitate the work release
33	arrangement, the sentencing court may, with the consent of the sheriff or board of
34	commissioners, commit the person to a specific local confinement facility or satellite jail/work
35	release unit in another county, or, with the consent of the Division of Adult Correction of the
36	Department of Public Safety, commit the person to a specific prison facility in another county.
37	The Division of Adult Correction of the Department of Public Safety may transfer a prisoner
38	committed to a specific prison facility to a different facility when necessary to alleviate
39	overcrowding or for other administrative purposes.county.
40	(e) A person sentenced for a misdemeanor who has a sentence imposed that requires
41	confinement for a period of more than 90 days and up to 180 days, except for those serving
42	sentences for an impaired driving offense under G.S. 20-138.1 under this Article or for
43	nonpayment of a fine under Article 84 of this Chapter, shall be committed for the term
44	designated by the court to confinement pursuant to the Statewide Misdemeanant Confinement
45	Program established by G.S. 148-32.1.
46	(f) <u>A person sentenced to imprisonment of any duration for impaired driving under</u>
47	G.S. 20-138.1, other than imprisonment required as a condition of special probation under
48	G.S. 15A-1351(a) or G.S. 15A-1344(e), shall be committed to the Statewide Misdemeanant
49 50	Confinement Program established under G.S. 148-32.1."
50 51	SECTION 16C.1.(c) G.S. 20-176(c1) is repealed. SECTION 16C.1.(d) G.S. 20, 170(f2) reads as repurition:
52	SECTION 16C.1.(d) G.S. 20-179(f3) reads as rewritten: "(f3) Aggravated Level One Punishment. – A defendant subject to Aggravated Level One
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55 54	punishment may be fined up to ten thousand dollars (\$10,000) and shall be sentenced to a term of imprisonment that includes a minimum term of not less than 12 months and a maximum
54 55	term of not more than 36 months. Notwithstanding G.S. 15A-1371, a defendant sentenced to a
55 56	term of imprisonment pursuant to this subsection shall not be eligible for parole. However, the
50 57	defendant shall be released from the Division of Adult Correction of the Department of Public
58	SafetyStatewide Misdemeanant Confinement Program on the date equivalent to the defendant's
59	maximum imposed term of imprisonment less four months and shall be supervised by the
.,	include and shall be supervised by the

Section of PrisonsCommunity Supervision of the Division of Adult Correction under and 1 2 subject to the provisions of Article 84A of Chapter 15A of the General Statutes and shall also 3 be required to abstain from alcohol consumption for the four-month period of supervision as 4 verified by a continuous alcohol monitoring system. For purposes of revocation, violation of 5 the requirement to abstain from alcohol or comply with the use of a continuous alcohol 6 monitoring system shall be deemed a controlling condition under G.S. 15A-1368.4.

7 The term of imprisonment may be suspended only if a condition of special probation is 8 imposed to require the defendant to serve a term of imprisonment of at least 120 days. If the 9 defendant is placed on probation, the judge shall impose as requirements that the defendant (i) 10 abstain from alcohol consumption for a minimum of 120 days to a maximum of the term of 11 probation, as verified by a continuous alcohol monitoring system pursuant to subsections (h1) 12 and (h3) of this section, and (ii) obtain a substance abuse assessment and the education or 13 treatment required by G.S. 20-17.6 for the restoration of a drivers license and as a condition of 14 probation. The judge may impose any other lawful condition of probation."

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SECTION 16C.1.(e) G.S. 148-13 reads as rewritten:

"§ 148-13. Regulations as to custody grades, privileges, gain time credit, etc.

17 The Secretary of Public Safety may issue regulations regarding the grades of (a) 18 custody in which State prisoners are kept, the privileges and restrictions applicable to each 19 custody grade, and the amount of cash, clothing, etc., to be awarded to State prisoners after their discharge or parole. The amount of cash awarded to a prisoner upon discharge or parole 20 21 after being incarcerated for two years or longer shall be at least forty-five dollars (\$45.00).

22 (a1) The Secretary of Public Safety shall adopt rules to specify the rates at, and 23 circumstances under, which earned time authorized by G.S. 15A-1340.13(d) and 24 G.S. 15A-1340.20(d) may be earned or forfeited by persons serving activated sentences of 25 imprisonment for felony or misdemeanor convictions.

26 With respect to prisoners who are serving prison or jail termssentences for impaired (b) 27 driving offenses under G.S. 20-138.1, the Secretary of Public Safety may, in his discretion, issue regulations regarding deductions of time from the terms of such prisoners for good 28 29 behavior, meritorious conduct, work or study, participation in rehabilitation programs, and the 30 like.

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(d) Repealed by Session Laws 1993, c. 538, s. 32, effective January 1, 1995. (c),

32 The Secretary's regulations concerning earned time and good time credits authorized (e) 33 by this section shall be distributed to and followed by local jail administrators with regard to 34 sentenced jail prisoners.

35 The provisions of this section do not apply to persons sentenced to a term of special (f) 36 probation under G.S. 15A-1344(e) or G.S. 15A-1351(a). 37

SECTION 16C.1.(f) G.S. 148-32.1 reads as rewritten:

"§ 148-32.1. Local confinement, costs, alternate facilities, parole, work release.

Repealed by Session Laws 2009-451, s. 19.22A, effective July 1, 2009. (a)

40 (b) In the event that the custodian of the local confinement facility certifies in writing to 41 the clerk of the superior court in the county in which the local confinement facility is located 42 that the local confinement facility is filled to capacity, or that the facility cannot reasonably 43 accommodate any more prisoners due to segregation requirements for particular prisoners, or 44 that the custodian anticipates, in light of local experiences, an influx of temporary prisoners at 45 that time, or if the local confinement facility does not meet the minimum standards published 46 pursuant to G.S. 153A-221, any judge of the district court in the district court district as defined 47 in G.S. 7A-133 where the facility is located, or any superior court judge who has jurisdiction 48 pursuant to G.S. 7A-47.1 or G.S. 7A-48 in a district or set of districts as defined in 49 G.S. 7A-41.1 where the facility is located may order that a prisoner not housed pursuant to the Statewide Misdemeanant Confinement Program established in subsection (b2) of this section 50 51 be transferred to any other qualified local confinement facility within that district or within 52 another such district where space is available, including a satellite jail unit operated pursuant to 53 G.S. 153A-230.3 if the prisoner is a non-violent misdemeanant, which local facility shall accept 54 the transferred prisoner.

55 If no other local confinement facility is available and the reason for the requested transfer is 56 that the local confinement facility that would be required to house the prisoner cannot 57 reasonably accommodate any more prisoners due to segregation requirements for particular 58 prisoners or the local facility does not meet the minimum standards published pursuant to 59 G.S. 153A-221, then the judge may order that a prisoner not housed pursuant to the Statewide

Misdemeanant Confinement Program established in subsection (b2) of this section be 1 2 transferred to a facility operated by the Division of Adult Correction of the Department of 3 Public Safety as designated by the Division of Adult Correction. In no event, however, shall a 4 prisoner whose term of imprisonment is less than 30 days be assigned or ordered transferred to 5 a facility operated by the Division of Adult Correction.

6 It is the intent of the General Assembly to authorize the Division of Adult (b1) 7 Correction to enter into voluntary agreements with counties to provide housing for 8 misdemeanants serving periods of confinement of more than 90 days and up to 180 days, 9 except for those serving a sentence for an impaired driving offense and for all sentences 10 imposed for impaired driving under G.S. 20-138.1, regardless of length. It is further the intent 11 of the General Assembly that the Division of Adult Correction, in conjunction with the North 12 Carolina Sheriffs' Association, Inc., establish a program for housing misdemeanants serving 13 periods of confinement of more than 90 days and up to 180 days, except for those serving 14 sentences for an impaired driving offense. and for all sentences imposed for impaired driving 15 under G.S. 20-138.1, regardless of length. It is also the intent of the General Assembly that the 16 Division of Adult Correction contract with the North Carolina Sheriffs' Association, Inc., to 17 provide a service that identifies space in local confinement facilities that is available for 18 housing these misdemeanants.

19 The General Assembly intends that the cost of housing and caring for these misdemeanants, 20 including, but not limited to, care, supervision, transportation, medical, and any other related 21 costs, be covered by State funds and not be imposed as a local cost. Therefore, the General 22 Assembly intends that the funds in the Statewide Misdemeanant Confinement Fund established 23 in G.S. 148-10.4 be used to provide funding to cover the costs of managing a system for 24 providing that housing of misdemeanants in local confinement facilities as well as reimbursing 25 the counties for housing and related expenses for those misdemeanants.

26 The Statewide Misdemeanant Confinement Program is established. The Program (b2) 27 shall provide for the housing of misdemeanants from all counties serving sentences imposed for 28 a period of more than 90 days and up to 180 days, except for those serving sentences for an impaired driving offense under G.S. 20-138.1 and for all sentences imposed for impaired 29 30 driving under G.S. 20-138.1, regardless of length. Those misdemeanants shall be confined in 31 local confinement facilities except as provided in subsections (b3) and (b4) of this section. The 32 Program shall address methods for the placement and transportation of inmates and 33 reimbursement to counties for the housing of those inmates. Any county that voluntarily agrees 34 to house misdemeanants from that county or from other counties pursuant to the Program may 35 enter into a written agreement with the Division of Adult Correction to do so.

36 This Program shall only operate as long as sufficient State funds are available through the 37 Statewide Misdemeanant Confinement Fund established in G.S. 148-10.4(c).

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...." SECTION 16C.1.(g) This section becomes effective October 1, 2014, and applies 40 to (i) persons placed on probation or sentenced to imprisonment for impaired driving under G.S. 20-138.1 on or after January 1, 2015, and (ii) persons placed on probation or sentenced to imprisonment for all other misdemeanors other than impaired driving under G.S. 20-138.1 on or after October 1, 2014.

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REMOVE LIMITATION ON COMMUNITY WORK CREW FEE

SECTION 16C.2. G.S. 148-32.2 reads as rewritten:

47 "§ 148-32.2. Community work crew fee.

48 The Division of Adult Correction of the Department of Public Safety may charge a fee to 49 any unit of local government to which it provides, upon request, a community work crew. The 50 amount of the fee shall be no more than the cost to the Division to provide the crew to the unit 51 of local government, not to exceed a daily rate of one hundred fifty dollars (\$150.00) per work 52 crew.government." 53

54 **INMATE LABOR CONTRACT**

55 SECTION 16C.3. The Division of Adult Correction of the Department of Public 56 Safety shall prioritize inmate labor contracts in areas where prisons were closed during the 57 2013-2014 fiscal year. The Division shall charge a transportation fee equivalent to the mileage 58 cost of transporting inmates to and from the contract site. The Division shall also charge an

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administrative fee as part of the inmate labor contract that reflects the other costs associated with providing the inmate labor.

EVALUATION OF ELECTRICAL DEVICES, APPLIANCES, AND EQUIPMENT USED BY THE DIVISION OF ADULT CORRECTION

SECTION 16C.4. G.S. 66-25(b) reads as rewritten:

7 "(b) Electrical devices, appliances, or equipment used by the Division of Adult 8 Correction of the Department of Public Safety shall-may be evaluated for safety and suitability 9 by the Central Engineering Section of the Department of Public Safety. The evaluation shall be 10 conducted in accordance with nationally recognized standards. Electrical devices, appliances, and equipment used by the Division that are not evaluated by the Central Engineering Section 11 12 as provided by this subsection are subject to the evaluation requirement of subsection (a) of this 13 section."

15 MAINTENANCE OF PRISONS

16 **SECTION 16C.5.** Section 1.1 of S.L. 2011-412, as amended by Section 1.2 of S.L. 17 2011-412, reads as rewritten:

18 "SECTION 1.1. The Department of Public Safety shall study the potential benefits and 19 costs of contracting for maintenance services at prison facilities and report its findings to the 20 2013 Session of the General Assembly. The Department shall not expand private maintenance 21 contracts to additional prison facilities unless authorized by the 2013 Session of the General 22 Assembly. The Department may expand private maintenance contracts to additional prison 23 facilities if it determines that savings can be realized by doing so and that safety can be 24 maintained at those facilities. The Department shall report to the Joint Legislative Commission 25 on Governmental Operations on the anticipated savings and on safety considerations prior to 26 entering any prison maintenance contract under this section.'

ADULT AND JUVENILE INMATE MEDICAL COSTS

SECTION 16C.6.(a) Section 16C.4(a) of S.L. 2013-360 reads as rewritten:

30 "SECTION 16C.4.(a) The Department of Public Safety shall reimburse those providers 31 and facilities providing approved inmate medical services outside the correctional or juvenile 32 facility the lesser amount of either a rate of seventy percent (70%) of the provider's then-current 33 prevailing charge or two times the then-current Medicaid rate for any given service. The 34 Department shall have the right to audit any given provider to determine the actual prevailing 35 charge to ensure compliance with this provision.

36 This section does apply to vendors providing services that are not billed on a fee-for-service 37 basis, such as temporary staffing. Nothing in this section shall preclude the Department from 38 contracting with a provider for services at rates that provide greater documentable cost 39 avoidance for the State than do the rates contained in this section or at rates that are less 40 favorable to the State but that will ensure the continued access to care." 41

SECTION 16C.6.(b) Section 19.6(c) of S.L. 2010-31 reads as rewritten:

42 "SECTION 19.6.(c) The Department of CorrectionDepartment of Public Safety shall 43 consult with the Division of Medical Assistance in the Department of Health and Human 44 Services to develop protocols for prisoners and juveniles committed to the Department who 45 would be eligible for Medicaid if they were not incarcerated to access Medicaid while in 46 custody or under extended limits of confinement. custody, under extended limits of confinement, or committed to the Department. The Department shall seek reimbursement from 47 48 Medicaid for those health care costs incurred by the Department in those instances when an 49 inmate's the Medicaid eligibility of an inmate or of a juvenile held in secure custody or 50 committed to the Department has been temporarily reinstated due to a hospitalization. The 51 Department of Correction shall also work with the Division of Medical Assistance to determine 52 the feasibility of applying for a Medicaid waiver to cover the inmate population." 53

54 **REPORT ON TREATMENT FOR EFFECTIVE COMMUNITY SUPERVISION PROGRAM** 55

- 56 57
- SECTION 16C.7.(a) Section 16C.12 of S.L. 2013-360 is repealed.

SECTION 16C.7.(b) G.S. 143B-1155(c) reads as rewritten:

58 The Division of Adult Correction shall report by March 1 of each year to the Chairs "(c) 59 of the Senate and House of Representatives Appropriations Committees, the Senate and House

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1 2 3	of Representatives Appropriations Subcommittees on Justice and Public & Joint Legislative Oversight Committee on Justice and Public Safety of Treatment for Effective Community Supervision Program. The repo	on the status of the
4 5	following information: (1) The dollar amount and purpose of funds provided on a	
6 7 8	service providers for the previous fiscal year. year and funds carried over from the previous fiscal year.	<u>d the amount of any</u>
8 9	(2) An analysis of offender participation data received, inclu- a. The number of people on probation and post-rel	
10 11	are in the priority population that received servicb. The number of people on probation and post-rel	ces.
12	are in the priority population that did not receive	e services.
13 14	c. The number of people on probation and pos outside of the priority population that received se	
15 16	d. The type of services provided to these pop including data on each program's utilization	
17 18	completion rates.	
19	educational progress and employment status of	
20 21	f. Other measures as determined appropriate.	
22 23	(3) The dollar amount needed to provide additional services the priority population in the upcoming budget year.	s to meet the needs of
24 25	(4) Details of personnel, travel, contractual, operating expenditures for each program type."	ng, and equipment
26		
27 28	CLARIFY THE IMPOSITION OF CONFINEMENT IN RESPONSE SECTION 16C.8.(a) G.S. 15A-1344(d2) reads as rewritten:	
29 30	"(d2) Confinement in Response to Violation. – When a defendant un felony conviction has violated a condition of probation other than G.S.	
31 32	G.S. 15A-1343(b)(3a), the court may impose a period of confinement of days to be served in the custody of the Division of Adult Correction of	
33 34	<u>Public Safety.</u> The court may not revoke probation unless the defendant ha a total of two periods of confinement under this subsection. A defendant r	s previously received
35	periods of confinement under this subsection. If The 90-day term of confir	nement ordered under
36 37	this subsection for a felony shall not be reduced by credit for time alread Any such credit shall instead be applied to the suspended sentence. H	
38 39	remaining on the maximum imposed sentence on a defendant under sup conviction is 90 days or less, then the term of confinement is for the rem	
40 41	sentence. Confinement under this section shall be credited pursuant to G.S. When a defendant under supervision for a misdemeanor conviction has	. 15-196.1.
42	of probation other than G.S. 15A-1343(b)(1) or G.S. 15A-1343(b)(3a), the	e court may impose a
43 44	period of confinement of up to 90 consecutive days. days to be served would have served an active sentence. The court may not revoke probation	
45 46	has previously received a total of two periods of confinement under defendant may receive only two periods of confinement under this subs	
47 48	under this section shall be credited pursuant to G.S. 15-196.1. If a defendant is arrested for violation of a condition of probation and	
49	to await a hearing for the violation, then the judge shall first credit any co	nfinement time spent
50 51	awaiting the hearing to any confinement imposed under this subsection; a be credited to the activated sentence. The period of confinement imposed	under this subsection
52 53	on a defendant who is on probation for multiple offenses shall run conc related to the violation. Confinement shall be immediate unless otherw	
54 55	court. A defendant shall serve any confinement imposed under this subsection	
56	facility where the defendant would have served an active sentence."	
57	SECTION 16C.8.(b) This section becomes effective October	1, 2014, and applies

57 SECTION IDC.3.(b) This section becomes effective October 1, 2014, and applies
 58 to probation violations occurring on or after that date.
 59

DETER INMATE ACCESS TO CELL PHONES

2 3 **SECTION 16C.9.** The Department of Public Safety, Division of Adult Correction, may use funds available to fund enhanced prison security technology to deter illegal access of 4 cell phones by inmates in the State's prison system. The Division of Adult Correction is 5 6 encouraged to identify non-General Fund sources of funds, including federal and foundation grants and other receipts, to achieve this purpose.

USE OF CLOSED FACILITIES

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SECTION 16C.10. Section 16A.3 of S.L. 2013-360 reads as rewritten:

10 **"SECTION 16A.3.** In conjunction with the closing of prison facilities, youth detention 11 centers, and youth development centers, the Department of Public Safety shall consult with the 12 county or municipality in which the facility is located, with the elected State and local officials, 13 and with State and federal agencies about the possibility of converting that facility to other use. 14 The Department may also consult with any private for-profit or nonprofit firm about the 15 possibility of converting the facility to other use. In developing a proposal for future use of 16 each facility, the Department shall give priority to converting the facility to other criminal 17 justice use. Consistent with existing law and the future needs of the Department of Public 18 Safety, the State may provide for the transfer or the lease of any of these facilities to counties, 19 municipalities, State agencies, federal agencies, or private firms wishing to convert them to other use. The Department of Public Safety may also consider converting some of the facilities 20 21 recommended for closing from one security custody level to another, where that conversion 22 would be cost-effective. A prison unit under lease to a county pursuant to the provisions of this 23 section for use as a jail is exempt for the period of the lease from any of the minimum standards 24 adopted by the Secretary of Health and Human Services pursuant to G.S. 153A-221 for the 25 housing of adult prisoners that would subject the unit to greater standards than those required of 26 a unit of the State prison system.

27 In addition, the Department of Public Safety may use available funds to reopen and convert 28 closed facilities for use as treatment and behavior modification facilities for offenders serving a 29 period of confinement in response to violation pursuant to G.S. 15A-1344(d2). 30

JUSTICE REINVESTMENT ACT/LIMITED AUTHORITY TO RECLASSIFY VACANT POSITIONS

SECTION 16C.11. Section 16C.13 of S.L. 2013-360 reads as rewritten:

34 "SECTION 16C.13.(a) Notwithstanding any other provision of law, subject to the 35 approval of the Director of the Budget, the Secretary of Public Safety may reclassify vacant 36 positions within the Department to create up to 30 new field services specialist or chief 37 probation/parole officer positions in order to meet the increasing caseloads resulting from the 38 implementation of the Justice Reinvestment Act of 2011, S.L. 2011-192, as amended. 39 However, no position shall be reclassified pursuant to this section solely for the purpose of 40 providing a person in that position with a salary increase.

41 "SECTION 16C.13.(b) The Department of Public Safety shall report to the Chairs of the 42 Senate Appropriations Committee on Justice and Public Safety and the House Appropriations 43 Subcommittee on Justice and Public Safety by March 1, 2014, March 1, 2015, on the 44 following:

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- (1)The position number, position type, salary, and position location of each new position created under the authority of this section.
- (2)The position number, position type, fund code, and position location of each vacant position used to create new positions under the authority of this section.'

STATE COMMUNITY CORRECTIONS ADVISORY BOARD APPOINTMENT SECTION 16C.12. G.S. 143B-1157 reads as rewritten:

"§ 143B-1157. State Community Corrections Advisory Board.

53 54 The State Board shall act as an advisory body to the Secretary with regard to this (a) 55 Subpart. The State Board shall consist of 2322 members as follows, to be appointed as 56 provided in subsection (b) of this section:

- 57 A member of the Senate. (1)
 - (2)A member of the House of Representatives.
 - (3)A judge of the superior court.

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1	(4)	A judge of the district court.	
2	(5)	A district attorney.	
3	(6)		
4	(7)		
5	(8)		
1 2 3 4 5 6 7 8	(9)		y urban county and one
7		from a predominantly rural county.	, <u>,</u>
8	(10		ections program.
9	(11		
10	(12		
11	(13		
12	(14		is a person recovering
13	(from chemical dependency or who is a previous c	consumer of substance
14		abuse treatment services.	
15	(15		
16	(16		e areas: mental health
17	(10	substance abuse, and employment and training.	
18	(17		
19	```	e membership of the State Board shall be selected as follow	vs.
20	(0) (1)		
21	(1)	chief of a city police department, the member of the p	
22		victim of a crime, <u>athe</u> rehabilitated ex-offender, and	
23		from each of the service areas.	the memory selected
23 24	(2)		members: the member
25	(2)	of the business community, one member of the ge	
26		person recovering from chemical dependency or who	
20 27		of substance abuse treatment services, and the victim s	
28	(3)		
29	(5)	following members: the superior court judge, the d	
30		district attorney, the clerk of superior court, the crim	
31		and the representative of an existing community-based	
32	(4)		appoint the following
33	(+)	members: the member of the Senate, the county	commissioner from a
34		predominantly urban county, and one member of the g	
35	(5)		
36	(\mathbf{J})	members: the member of the House of Representatives share	entatives the county
37		commissioner from a predominantly rural county, and	
38		general public.	nd one member of the
39	In appoint	ing the members of the State Board, the appointing autho	rities shall make every
40		e fair geographic representation of the State Board member	
41		ons and women are fairly represented.	ising and to ensure that
42		e initial members shall serve staggered terms; one-third s	hall be appointed for a
43		ear, one-third shall be appointed for a term of two years,	
43 44		a term of three years. The members identified in subdivis	
44 45		of this section shall be appointed initially for a term of c	
45 46		subdivisions (8) through (13) in subsection (a) of this sect	
40 47		term of two years. The members identified in subdivisior	
47 48			
48 49		of this section shall each be appointed for a term of three tified in subdivision (17) in subsection (a) of this section	
		tified in subdivision (17) in subsection (a) of this section for the section of t	on shan be appointed
50 51		term of three years.	

51 At the end of their respective terms of office their successors shall be appointed for terms of 52 three years. A vacancy occurring before the expiration of the term of office shall be filled in the 53 same manner as original appointments for the remainder of the term. Members may be 54 reappointed without limitation.

55 (d) Each appointing authority shall have the power to remove a member it appointed 56 from the State Board for misfeasance, malfeasance, or nonfeasance.

57 (e) The members of the State Board shall, within 30 days after the last initial 58 appointment is made, meet and elect one member as Chair and one member as Vice-Chair. (f) The State Board shall meet at least quarterly and may also hold special meetings at the call of the Chair. For purposes of transacting business, a majority of the membership shall constitute a quorum.

4 Any member who has an interest in a governmental agency or unit or private (g) 5 nonprofit agency which is applying for a Treatment for Effective Community Supervision 6 Program contract or which has received a contract and which is the subject of an inquiry or 7 vote by a contract oversight committee, shall publicly disclose that interest on the record and 8 shall take no part in discussion or have any vote in regard to any matter directly affecting that 9 particular grant applicant or grantee. "Interest" in a grant applicant or grantee means a formal 10 and direct connection to the entity, including, but not limited to, employment, partnership, 11 serving as an elected official, board member, director, officer, or trustee, or being an immediate 12 family member of someone who has such a connection to the grant applicant or grantee.

13 (h) The members of the State Board shall serve without compensation but shall be 14 reimbursed for necessary travel and subsistence expenses."

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STUDY 340B DRUG PRICING OPPORTUNITIES

17 **SECTION 16C.13.** The Department of Public Safety, Division of Adult 18 Correction, shall study opportunities for the State to obtain savings under the federal 340B 19 Drug Pricing Program on drugs provided to prisoners in State correctional facilities. The 20 Division shall conduct this study in conjunction with the University of North Carolina Health 21 Care System. The Department shall report the results of this study by December 1, 2014, to the 22 chairs of (i) the Joint Legislative Oversight Committee on Justice and Public Safety, (ii) the 23 House Appropriations Subcommittee on Justice and Public Safety, and (iii) the Senate 24 Appropriations Committee on Justice and Public Safety. 25

26 SUBPART XVI-D. RESERVED27

PART XVII. DEPARTMENT OF JUSTICE 29

TRANSFER THE SBI AND THE ALCOHOL LAW ENFORCEMENT SECTION

31 **SECTION 17.1.(a)** The Division of Criminal Information of the Department of 32 Justice is hereby transferred to the Department of Public Safety. This transfer shall have all of 33 the elements of a Type I transfer, as described in G.S. 143A-6.

SECTION 17.1.(b) The remainder of the State Bureau of Investigation is hereby transferred to the Department of Public Safety as a new section within the Law Enforcement Division. This transfer shall have all of the elements of a Type II transfer, as described in G.S. 143A-6, except as provided in G.S. 143B-927, as enacted by subsection (ttt) of this section.

SBI TRANSFER – CREATION OF STATUTORY SUBPARTS

SECTION 17.1.(c) Part 4 of Article 13 of Chapter 143B of the General Statutes is amended by adding a new Subpart to read:

"Subpart A. General Provisions."

SECTION 17.1.(d) Part 4 of Article 13 of Chapter 143B of the General Statutes is amended by adding a new Subpart to read:

"Subpart B. State Capitol Police."

SECTION 17.1.(e) Part 4 of Article 13 of Chapter 143B of the General Statutes is amended by adding a new Subpart to read:

"Subpart C. State Bureau of Investigation."

SBI TRANSFER – REPEAL OF CERTAIN STATUTES AND RECODIFICATION OF OTHER AFFECTED STATUTES

SECTION 17.1.(f) G.S. 114-13 is repealed.

54 **SECTION 17.1.(g)** G.S. 114-2.7 is recodified as G.S. 143B-901 under Subpart A 55 of Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection (c) of 56 this section.

57 **SECTION 17.1.(h)** G.S. 114-10 through G.S. 114-10.1 are recodified as 58 G.S. 143B-902 through G.S. 143B-905 under Subpart A of Part 4 of Article 13 of Chapter 59 143B of the General Statutes, as created by subsection (c) of this section.

SECTION 17.1.(i) G.S. 143B-900 is recodified as G.S. 143B-911 under Subpart B of Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection (d) of this section.

2 3 4 **SECTION 17.1.(j)** G.S. 114-12 is recodified as G.S. 143B-915 under Subpart C of 5 Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection (e) of this 6 section. The following statutes are recodified as G.S. 143B-917 through G.S. 143B-924 under 7 Subpart C of Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by 8 subsection (e) of this section: G.S. 114-14 through G.S. 114-15.3 and G.S. 114-17 through 9 G.S. 114-18.

10 SECTION 17.1.(k) G.S. 114-19 is recodified as G.S. 143B-906 under Subpart A of 11 Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection (c) of this 12 section.

13 SECTION 17.1.(I) G.S. 114-19.01 is recodified as G.S. 143B-925 under Subpart C 14 of Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection (e) of 15 this section.

16 **SECTION 17.1.(m)** All of Part 2 of Article 4 of Chapter 114 of the General 17 Statutes, other than the section recodified by subsection (1) of this section, is recodified as Subpart D of Part 4 of Article 13 of Chapter 143B of the General Statutes, "Criminal History 18 19 Record Checks," G.S. 143B-930 through G.S. 143B-981. Statutory sections of the former 20 statutes that were reserved for future codification shall have corresponding sections that are 21 reserved for future codification in the recodified statutes.

22 **SECTION 17.1.(n)** Part 3 of Article 4 of Chapter 114 of the General Statutes is 23 recodified as Subpart E of Part 4 of Article 13 of Chapter 143B of the General Statutes, 24 "Protection of Public Officials," G.S. 143B-986 through G.S. 143B-987. 25

26 **SBI TRANSFER – OTHER CHANGES**

27 **SECTION 17.1.(0)** The following statutes, as recodified by subsections (f) through 28 (n) of this section, as applicable, are amended by deleting the language "Department of Justice" 29 wherever it appears and substituting "Department of Public Safety": G.S. 14-208.15A, 30 14-415.19, 15A-145, 15A-145.1, 15A-145.2, 15A-145.3, 15A-145.4(c) and (j), 15A-145.5(c), 31 15A-145.6(c), 15A-146, 18B-902, 19A-24, 48-3-309, 53-244.050, 58-71-51, 58-89A-60, 66-407, 70-13.1, 74C-8.1, 74D-2.1, 74F-18, 84-24, 85B-3.2, 90-11, 90-30, 90-85.15, 90-102.1, 32 90-113.46A, 90-143.3, 90-171.48, 90-210.25, 90-224, 90-270.22, 90-270.26, 90-270.29A, 33 34 90-288.01, 90-622, 90-629, 90-629.1, 90-652, 90D-7, 93A-4, 95-47.2, 106-65.26, 110-90.2, 35 115C-238.73, 115C-332, 121-25.1, 143-143.10A, 143B-930 through 143B-965, and 160A-304.

36 **SECTION 17.1.(p)** The following statutes, as recodified by subsections (f) through 37 (n) of this section, as applicable, are amended by deleting the language "Attorney General" 38 wherever it appears and substituting "Director of the State Bureau of Investigation": 39 G.S. 15A-1475, 58-79-1 through 58-79-15, 58-79-25, 143B-921, and 163-278.

SECTION 17.1.(q) The following statutes, as recodified by subsections (f) through 40 41 (n) of this section, as applicable, are amended by deleting the language "Division of Criminal 42 Information" and "State Bureau of Investigation's Division of Criminal Information" wherever they appear and substituting "Department of Public Safety": G.S. 7B-2507, 15A-1340.14, 43 44 15A-1340.21, 20-26, 85B-3.2, 122C-80, 143B-935, 143B-943, 143B-954, and 143B-981.

45 **SECTION 17.1.(r)** The following statutes are amended by deleting the language 46 "Division" wherever it appears and substituting "Department of Public Safety": G.S. 14-208.7, 14-208.8, 14-208.8A, 14-208.9, 14-208.9A, 14-208.12A, 14-208.15, 14-208.15A, 14-208.22, 47 48 and 14-208.27. However, no substitution shall be made under this subsection to instances of the 49 word "Division" that appear in the phrase "Division of Adult Correction." 50

SECTION 17.1.(s) G.S. 7A-349 reads as rewritten:

"§ 7A-349. Criminal history record check; denial of employment, contract, or volunteer opportunity.

53 The Judicial Department may deny employment, a contract, or a volunteer opportunity to 54 any person who refuses to consent to a criminal history check authorized under 55 G.S. 114-19.19G.S. 143B-950 and may dismiss a current employee, terminate a contractor, or 56 terminate a volunteer relationship if that employee, contractor, or volunteer refuses to consent 57 to a criminal history record check authorized under G.S. 114-19.19.G.S. 143B-950.'

58 **SECTION 17.1.(t)** G.S. 7B-1904 reads as rewritten:

59 "§ 7B-1904. Order for secure or nonsecure custody.

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The custody order shall be in writing and shall direct a law enforcement officer or other 1 2 authorized person to assume custody of the juvenile and to make due return on the order. The 3 official executing the order shall give a copy of the order to the juvenile's parent, guardian, or 4 custodian. If the order is for nonsecure custody, the official executing the order shall also give a 5 copy of the petition and order to the person or agency with whom the juvenile is being placed. 6 If the order is for secure custody, copies of the petition and custody order shall accompany the 7 juvenile to the detention facility or holdover facility of the jail. A message of the Division of 8 Criminal Information, State Bureau of Investigation, the Department of Public Safety stating 9 that a juvenile petition and secure custody order relating to a specified juvenile are on file in a 10 particular county shall be authority to detain the juvenile in secure custody until a copy of the 11 juvenile petition and secure custody order can be forwarded to the juvenile detention facility. 12 The copies of the juvenile petition and secure custody order shall be transmitted to the 13 detention facility no later than 72 hours after the initial detention of the juvenile.

14 An officer receiving an order for custody which is complete and regular on its face may 15 execute it in accordance with its terms and need not inquire into its regularity or continued 16 validity, nor does the officer incur criminal or civil liability for its execution."

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SECTION 17.1.(u) G.S. 8-58.20(c) reads as rewritten:

18 ''(c)The analyst who analyzes the forensic sample and signs the report shall complete an 19 affidavit on a form developed by the State Bureau of Investigation. State Crime Laboratory. In 20 the affidavit, the analyst shall state (i) that the person is qualified by education, training, and 21 experience to perform the analysis, (ii) the name and location of the laboratory where the 22 analysis was performed, and (iii) that performing the analysis is part of that person's regular 23 duties. The analyst shall also aver in the affidavit that the tests were performed pursuant to the 24 accrediting body's standards for that discipline and that the evidence was handled in accordance 25 with established and accepted procedures while in the custody of the laboratory. The affidavit 26 shall be sufficient to constitute prima facie evidence regarding the person's qualifications. The 27 analyst shall attach the affidavit to the laboratory report and shall provide the affidavit to the 28 investigating officer and the district attorney in the prosecutorial district in which the criminal 29 charges are pending. An affidavit by a forensic analyst sworn to and properly executed before 30 an official authorized to administer oaths is admissible in evidence without further 31 authentication in any criminal proceeding with respect to the forensic analysis administered and 32 the procedures followed." 33

SECTION 17.1.(v) G.S. 14-16.9 reads as rewritten:

34 "§ 14-16.9. Officers-elect to be covered.

35 Any person who has been elected to any office covered by this Article but has not yet taken 36 the oath of office shall be considered to hold the office for the purpose of this Article and 37 G.S. 114-15.G.S. 143B-919. 38

SECTION 17.1.(w) G.S. 14-132(c)(3) reads as rewritten: Designated by the Attorney GeneralDirector of the State Bureau of "(3) 40 Investigation in accordance with G.S. 114-20.1.G.S. 143B-987. SECTION 17.1.(x) G.S. 14-208.6 reads as rewritten: "§ 14-208.6. Definitions. The following definitions apply in this Article: 44 "Division" "Department" means the Division of Criminal Information of the (1c)46 Department of Justice. Department of Public Safety. "Statewide registry" means the central registry compiled by the Division (8) Department in accordance with G.S. 14-208.14. " 50 **SECTION 17.1.(y)** G.S. 14-208.13 reads as rewritten: "§ 14-208.13. File with Police-Criminal Information Network. The **Division** Department of Public Safety shall include the registration information (a) 54 in the Police-Criminal Information Network as set forth in G.S. 114-10.1.G.S. 143B-905. (b)The Division Department of Public Safety shall maintain the registration 56 information permanently even after the registrant's reporting requirement expires." **SECTION 17.1.(z)** G.S. 14-208.14 reads as rewritten:

58 "§ 14-208.14. Statewide registry; Division of Criminal StatisticsDepartment of Public 59 Safety designated custodian of statewide registry.

	General A	Assemb	oly Of North Carolina	Session 2013
1 2 3	(a) keep curre agency de	ent a c	Division of Criminal Statistics Department of Public Safety entral statewide sex offender registry. The Division Depar ed as the custodian of the statewide registry. As custod	tment is the State
4			he following responsibilities:	
5 6 7 8 9	-	(1)	To receive from the sheriff or any other law enforcement institution all sex offender registrations, changes of ad- academic or educational employment status, and prerel required under this Article or under federal law. The Div shall also receive notices of any violation of this Article, is to register or a failure to report a change of address.	dress, changes of ease notifications vision Department
11 12 13 14 15 16		(2)	To provide all need-to-know law enforcement agenc campus, federal, and those located in other states) immedi by the <u>Division Department</u> of any of the follow information, a prerelease notification, a change of add academic or educational employment status, or notice of Article.	ately upon receipt ving: registration ress, a change of
17 18 19 20 21 22 23		(2a)	To notify the appropriate law enforcement unit at an inseeducation as soon as possible upon receipt by the Divisi relevant information based on registration information or a of academic or educational employment status. If an inseeducation does not have a law enforcement DivisionDepartment shall provide the information to enforcement agency that has jurisdiction for the campus.	on <u>Department</u> of notice of a change stitution of higher unit, then the
24 25 26 27		(3)	To coordinate efforts among law enforcement agencies and to ensure that the registration information, changes of a name, prerelease notifications, and notices of failure to reg change of address are conveyed in an appropriate and time.	ddress, change of ister or to report a ly manner.
28 29		(4)	To provide public access to the statewide registry in acc Article.	
30 31 32 33		(4a)	To maintain the system for public access so that a registral aliases, and any legal name changes are cross-referenced the public may conduct a search of the system for a regis those names.	and a member of
84 85		(5)	To maintain a system allowing an entity to access a list of of persons in the central sex offender registry.	f online identifiers
6	(b)	The st	tatewide registry shall include the following:	
7 8		(1)	Registration information obtained by a sheriff or penal ins Article or from any other local or State law enforcement ag	gency.
9		(2)	Registration information received from a state or local agency or penal institution in another state.	
-1 -2 -3		(3) SEC1	Registration information received from a federal law enfor- penal institution." FION 17.1.(aa) G.S. 14-208.31 reads as rewritten:	reement agency or
4	"8 14-208		le with <u>Police Criminal</u> Information Network.	
5	(a)		Division Department of Public Safety shall include the regist	ration information
6		ce Crir	<u>ninal</u> Information Network as set forth in G.S. 114-10.1.G.S.	143B-905.
7	(b)		Division Department of Public Safety shall maintain	
8 9	informatic records sh	on perm	nanently even after the registrant's reporting requirement exp nain confidential in accordance with Article 32 of Chapter	pires; however, the
50 51 52 53 54	Statutes."	"(5)	TION 17.1.(bb) G.S. 14-415.4(d)(5) reads as rewritten: The petitioner submits his or her fingerprints to the sherif which the petitioner resides for a criminal background of G.S. 114-19.28.G.S. 143B-959."	
5 6 7 8		SEC "(4)	TION 17.1.(cc) G.S. 15A-266.2(4) reads as rewritten: 'DNA Sample' means blood, cheek swabs, or any l containing cells provided by any person with respect to of this Article or submitted to the State Bureau of Investig	fenses covered by

	General Assembly Of North Carolina	Session 2013
1 2 3	<u>Laboratory</u> pursuant to this Article for analysis pursuan investigation or storage or both."	nt to a criminal
3	SECTION 17.1.(dd) G.S. 15A-1341(d) reads as rewritten:	
4 5	"(d) Search of Sex Offender Registration Information Required V Defendant on Probation. – When the court places a defendant on probatio	
6	officer assigned to the defendant shall conduct a search of the defendant's	
7	identifying information against the registration information regarding sex off	
8	by the Division of Criminal Statistics of the Department of Justice Department	
9	in accordance with Article 27A of Chapter 14 of the General Statutes. The	probation officer
10	may conduct the search using the Internet site maintained by the Divis	ion of Criminal
11	Statistics. Department of Public Safety."	
12	SECTION 17.1.(ee) G.S. 15A-298 reads as rewritten:	
13 14	"§ 15A-298. Subpoena authority. Pursuant to rules issued by the Attorney General, State Bureau of Investigat	ion the Director
14	of the State Bureau of Investigation or the Director's designee may issue a	<u>n</u> administrative
16	subpoena to a communications common carrier or an electronic communication	
17	compel production of business records if the records:	
18	(1) Disclose information concerning local or long-distance	toll records or
19	subscriber information; and	
20	(2) Are material to an active criminal investigation being condu	cted by the State
21 22	Bureau of Investigation." SECTION 17.1.(ff) G.S. 18C-151(a)(3) reads as rewritten:	
23	"(3) All proposals shall be accompanied by a bond or letter of cre	dit in an amount
24	equal to not less than five percent (5%) of the proposal and	the fee to cover
25		nducted under
26	G.S. 114-19.6. <u>G.S. 143B-935.</u> "	
27	SECTION 17.1.(gg) G.S. 74F-6(16) reads as rewritten:	
28	"(16) Request that the Department of Justice Department of Public	<u>c Safety</u> conduct
29 30	criminal history record checks of applicants for apprenticeships pursuant to G.S. 114-19.15.G.S. 143B-946."	licensure and
31	SECTION 17.1.(hh) G.S. 90-113.5 reads as rewritten:	
32	"§ 90-113.5. State Board of Pharmacy, North Carolina Department	of JusticeState
33	Bureau of Investigation and peace officers to enforce Article.	
34	It is hereby made the duty of the State Board of Pharmacy, its officers, ag	
35	and representatives, and all peace officers within the State, including ager	its of the North
36 37	Carolina Department of Justice, <u>State Bureau of Investigation</u> , and all State enforce all provisions of this Article, except those specifically delegated, and t	
38	all agencies charged with the enforcement of the laws of the United States, of the	
39	all other states, relating to controlled substances. The North Carolina Depar	
40	State Bureau of Investigation is hereby authorized to make initial investigation	of all violations
41	of this Article, and is given original but not exclusive jurisdiction in respect	thereto with all
42	other law-enforcement officers of the State."	
43 44	SECTION 17.1.(ii) G.S. 90-113.33(10) reads as rewritten: "(10) Request that the Department of JusticeDepartment of Public	a Safaty conduct
45	criminal history record checks of applicants for registration	
46	licensure pursuant to G.S. 114-19.11A.G.S. 143B-941."	
47	SECTION 17.1.(jj) G.S. 90-171.23(b)(19) reads as rewritten:	
48	"(19) Request that the Department of JusticeDepartment of Public	
49	criminal history record checks of applicants for licens	ure pursuant to
50	<u>G.S. 114-19.11.G.S. 143B-940.</u> "	
51 52	"(b) SECTION 17.1.(kk) G.S. 90-270.63(b) reads as rewritten: "(b) The Board may request that an applicant for licensure, an applicant for licensure and application of the second seco	onlicent seeking
53	reinstatement of a license, or a licensee under investigation by the Board for	
54	offenses in violation of this Article consent to a criminal history record cl	
55	consent to a criminal history record check may constitute grounds for the	Board to deny
56	licensure to an applicant, deny reinstatement of a license to an applicant, or re	
57 58	of a licensee. The Board shall ensure that the State and national criminal histor	
58 59	is checked. The Board shall be responsible for providing to the North Carolin JusticeDepartment of Public Safety the fingerprints of the applicant or licensee	
57	sustice <u>Department of Fublic Safety</u> the inigerprints of the applicant of ficelisee	to be encerted, a

form signed by the applicant or licensee consenting to the criminal history record check and the 1 2 use of fingerprints and other identifying information required by the State or National 3 Repositories of Criminal Histories, and any additional information required by the Department 4 of Justice Department of Public Safety in accordance with G.S. 114-19.27.G.S. 143B-958. The 5 Board shall keep all information obtained pursuant to this section confidential. The Board shall 6 collect any fees required by the Department of Justice Department of Public Safety and shall 7 remit the fees to the **Department of Justice**Department of Public Safety for expenses associated 8 with conducting the criminal history record check."

9

SECTION 17.1.(II) G.S. 90-345(b) reads as rewritten:

10 "(b) The Board may request that an applicant for licensure, an applicant seeking 11 reinstatement of a license, or a licensee under investigation by the Board for alleged criminal 12 offenses in violation of this Article consent to a criminal history record check. Refusal to 13 consent to a criminal history record check may constitute grounds for the Board to deny 14 licensure to an applicant, deny reinstatement of a license to an applicant, or revoke the license 15 of a licensee. The Board shall ensure that the State and national criminal history of an applicant 16 is checked. The Board shall be responsible for providing to the North Carolina Department of 17 JusticeDepartment of Public Safety the fingerprints of the applicant or licensee to be checked, a 18 form signed by the applicant or licensee consenting to the criminal record check and the use of 19 fingerprints and other identifying information required by the State or National Repositories of 20 Criminal Histories, and any additional information required by the Department of 21 JusticeDepartment of Public Safety in accordance with G.S. 114-19.26.G.S. 143B-957. The 22 Board shall keep all information obtained pursuant to this section confidential. The Board shall 23 collect any fees required by the Department of Justice Department of Public Safety and shall 24 remit the fees to the **Department of Justice**Department of Public Safety for expenses associated 25 with conducting the criminal history record check."

26

SECTION 17.1.(mm) G.S. 93E-1-6(c1) reads as rewritten:

27 "(c1) The Board shall also make an investigation as it deems necessary into the 28 background of the applicant to determine the applicant's qualifications with due regard to the 29 paramount interest of the public as to the applicant's competency, honesty, truthfulness, and 30 integrity. All applicants shall consent to a criminal history record check. Refusal to consent to a 31 criminal history record check may constitute grounds for the Board to deny an application. The 32 Board shall ensure that the State and national criminal history of an applicant is checked. The 33 Board shall be responsible for providing to the North Carolina Department of 34 JusticeDepartment of Public Safety the fingerprints of the applicant to be checked, a form 35 signed by the applicant consenting to the criminal history record check, and the use of 36 fingerprints and other identifying information required by the State or National Repositories of 37 Criminal Histories and any additional information required by the Department of Justice 38 Department of Public Safety in accordance with G.S. 114-19.30.G.S. 143B-961. The Board 39 shall keep all information obtained pursuant to this section confidential. The Board shall collect 40 any fees required by the **Department of Justice**Department of Public Safety and shall remit the 41 fees to the Department of JusticeDepartment of Public Safety for expenses associated with 42 conducting the criminal history record check."

43

SECTION 17.1.(nn) G.S. 93E-2-11(b) reads as rewritten:

44 "(b) The Board may require that an applicant for registration as an appraisal management 45 company or a registrant consent to a criminal history record check. Refusal to consent to a 46 criminal history record check may constitute grounds for the Board to deny registration to an 47 applicant or registrant. The Board shall ensure that the State and national criminal history of an 48 applicant or registrant is checked. The Board shall be responsible for providing to the North 49 Carolina Department of JusticeDepartment of Public Safety the fingerprints of the applicant or 50 registrant to be checked, a form signed by the applicant or registrant consenting to the criminal 51 record check and the use of fingerprints and other identifying information required by the State 52 or National Repositories of Criminal Histories, and any additional information required by the 53 Department of Justice Department of Public Safety accordance in with G.S. 114-19.30.G.S. 143B-961. The Board shall keep all information obtained pursuant to this 54 55 section confidential. The Board shall collect any fees required by the Department of 56 JusticeDepartment of Public Safety and shall remit the fees to the Department of 57 JusticeDepartment of Public Safety for expenses associated with conducting the criminal 58 history record check."

59

SECTION 17.1.(00) G.S. 101-5 reads as rewritten:

Ge	neral A	Assembly Of North Carolina	Session 2013
"§	101-5.	. Name change application requirements; grounds for clerk name change; certificate and record.	to order or deny
	(e)	The clerk shall forward the order granting the name change to:	
		(2) The Division of Criminal Information at the Investigation, Department of Public Safety, which shall u show the name change.	
gra set	nting t s aside l the D	Upon information obtained by the clerk of fraud or material misro on for a name change, the clerk on his or her own motion may the name change after notice to the applicant and opportunity to be the name change order, the clerk shall notify the State Registran Division of Criminal Information. Department of Public Safety." SECTION 17.1.(pp) G.S. 110-90.2(g), as rewritten by subs	set aside the order heard. If the clerk of Vital Statistics
sec		eads as rewritten:	na and the federal
De De his cou	partme partme tory re inty cri	The child care provider shall pay the cost of the fingerprinting history record check in accordance with G.S. 114-19.5.G. ent of Public Safety shall perform the State criminal history ent of Health and Human Services shall pay for and conduct the ecord check. Child care providers who reside outside the State b riminal history record check and shall provide the county criminal history vision of Child Development as required by this section."	<u>S. 143B-934.</u> The record check. The ne county criminal ear the cost of the
	"(a)	SECTION 17.1.(qq) G.S. 113-172(a) reads as rewritten:	The Division and
und Sec cor	ense ag ler this cretary npensa	The Secretary shall designate license agents for the Department gents designated by the Secretary under this section shall issue is Article in accordance with this Article and the rules of the may require license agents to enter into a contract that provides ation, post a bond, and submit to reasonable inspections and audits	licenses authorized Commission. The for their duties and s. If a license agent
the sur imp oth	Secret nmarily oound er docu	any provision of this Article, the rules of the Commission, or the ten etary may initiate proceedings for the forfeiture of the license age ly suspend, revoke, or refuse to renew a designation as a licen or require the return of all licenses, moneys, record books, reports cuments, ledgers, and materials pertinent or apparently pertinent to	nt's bond and may se agent and may , license forms and the license agency.
lice	ense	retary shall report evidence or misuse of State property, including agent to the State Bureau of Investigation as -15.1.G.S. 143B-920." SECTION 17.1.(rr) G.S. 114-2.7, recodified as G.S. 143B-901	provided by
		ction, reads as rewritten:	
§	143B-	-901. Reporting system and database on certain domest homicides; reports by law enforcement agencies required; an General Assembly.	
	The A	Attorney General's Office, Department of Public Safety, in consulta	tion with the North
		Council for Women/Domestic Violence Commission, the North	
		on, and the North Carolina Association of Chiefs of Police, shall of database that reflects the number of homioides in the State who	
		nd database that reflects the number of homicides in the State whe n had a personal relationship, as defined by G.S. 50B-1(b). The	
		shall also include the type of personal relationship that existed be	
		victim, whether the victim had obtained an order pursuant to G.S. 5	
		is a pending charge for which the offender was on pretrial r	
G.\$	S. 15A-	534.1. All State and local law enforcement agencies shall report	information to the
		General's OfficeDepartment of Public Safety upon making a de	
		meets the reporting system's criteria. The report shall be made in	
		ttorney General's Office.Department of Public Safety. The Attorne ent of Public Safety shall report to the Joint Legislative Comm	
		Joint Legislative Oversight Committee on Justice and Public Sa	
Fel	oruary	1 of each year, with the data collected for the previous calendar year SECTION 17.1.(ss) G.S. 114-10, recodified as G.S. 143B-902 b	ur."
this	s sectio	on, reads as rewritten:	

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1	"§ 143B-902. Division of Criminal Information. Powers and duties of	of the Department of
2	Public Safety with respect to criminal information.	
3	The Attorney General shall set up in the Department of Justice a div	ision to be designated
4	as the Division of Criminal Information. There shall be assigned to	
5	Attorney General duties as follows: In addition to its other duties, it sh	all be the duty of the
6 7	Department of Public Safety to do all of the following:	
8 9 10 11 12 13 14	 To collect, correlate, and maintain access to informat the performance of duties required in the administration throughout the State. This information may include, motor vehicle registration, drivers' licenses, wanted stolen property, warrants, stolen vehicles, firearms offender registration as provided under Article 27A General Statutes, drugs, drug users and parole and parole 	on of criminal justice but is not limited to, and missing persons, s registration, sexual of Chapter 14 of the
15 16 17 18 19 20	performing this function, the <u>Division Department</u> information available in other agencies and units of S government, but shall provide security measures information shall be made available only to those wh the administration of justice, require such information.	_may arrange to use tate, local and federal to insure that such
21	 (5) To perform such other duties as may be from time to	time prescribed by the
22	Attorney General.	
23	(6) To promulgate rules and regulations for the administration	
24	SECTION 17.1.(tt) G.S. 114-10.01, recodified as G.S. 143B	-903 by subsection (h)
25 26	of this section, reads as rewritten: "§ 143B-903. Collection of traffic law enforcement statistics.	
20 27	(a) In addition to the duties set forth in G.S. 114-10, the	Division of Criminal
$\frac{27}{28}$	Information In addition to the duties set forth in 0.5. 114-10, the information In addition to its other duties, the Department of Public	
29	correlate, and maintain the following information regarding traffic law	
30	enforcement officers:	,
31		
32	(b) For purposes of this section, "law enforcement officer" means	any of the following:
33	(1) All State law enforcement officers.	
34	(2) Law enforcement officers employed by county she	riffs or county police
35	departments.	
36	(3) Law enforcement officers employed by police departn	nents in municipalities
37 38	(4) with a population of 10,000 or more persons.	ante in municipalities
38 39	(4) Law enforcement officers employed by police departn employing five or more full-time sworn officers	
40	population, as calculated by the Division Department f	
41	which the stop was made.	of the calculat year in
42	which the stop was hade.	
43	(d) Each law enforcement officer making a stop covered b	v subdivision (1) of
44	subsection (a) of this section shall be assigned an anonymous identifi	
45	officer's employing agency. The anonymous identifying number shall	
46	shall be reported to the Division Department to be correlated along w	
47	under subsection (a) of this section. The correlation between the identific	
48	names of the officers shall not be a public record, and shall not be dis	
49	except when required by order of a court of competent jurisdiction to reso	olve a claim or defense
50	properly before the court.	11 1
51 52	(d1) Any agency subject to the requirements of this section sha	
52 53	collected under subsection (a) of this section to the Division Department close of each month. Any agency that does not submit the information	
55 54	subsection shall be ineligible to receive any law enforcement grants avail	
54 55	State until the information which is reasonably available is submitted.	able by of unough the
56	(e) The Division <u>Department</u> shall publish and distribute by Dece	mber 1 of each year a
57	list indicating the low operation officing that will be subject to the pro-	

1	SECT	TION 17.1.(uu) G.S. 114-10.02, recodified as G.S. 143B-904 by subsection
2		n, reads as rewritten:
3	"§ 143B-904. (Collection of statistics on the use of deadly force by law enforcement
4	office	rs.
5	(a) In ad	dition to the duties set forth in G.S. 114-10, the Division of Criminal
6	Informationits of	ther duties, the Department of Public Safety shall collect, maintain, and
7	annually publish	the number of deaths, by law enforcement agency, resulting from the use of
8		aw enforcement officers in the course and scope of their official duties.
9		purposes of this section, "law enforcement officer" means sworn law
10		cers with the power of arrest, both State and local."
11		TION 17.1.(vv) G.S. 114-10.1, recodified as G.S. 143B-905 by subsection (h)
12	of this section, re	
13		blice Criminal Information Network.
14		Division of Criminal Information Department of Public Safety is authorized to
15		maintain and operate a system for receiving and disseminating to participating
16		ation collected, maintained and correlated under authority of G.S. 114-10 of
17		<u>143B-902.</u> The system shall be known as the Division of C riminal Information
18	Network.	<u>145D-702.</u> The system shall be known as the Division of Criminal information
		Nivision of Criminal Information Department of Dublic Sofety is sutherized to
19		Division of Criminal Information Department of Public Safety is authorized to
20		ne Division of Motor Vehicles, Department of Administration, the Department
21		-and other State, local and federal agencies and organizations in carrying out
22		intent of this section, and to utilize, in cooperation with other State agencies
23		as may be practical, computers and related equipment as may be operated by
24	other State agenc	
25		Division of Criminal Information, Department of Public Safety, after
26		h participating agencies, shall adopt rules and regulations governing the
27		administration of the Division of Criminal Information Network, including
28		tions governing the types of information relating to the administration of
29		o be entered into the system, and who shall have access to such information.
30		gulations governing access to the Division of Criminal Information Network
31		it an attorney who has entered a criminal proceeding in accordance with
32		om obtaining information relevant to that criminal proceeding. The rules and
33		rning access to the Division of Criminal Information Network shall not
34		ey who represents a person in adjudicatory or dispositional proceedings for an
35		btaining the person's driving record or criminal history.
36		Division of Criminal Information may impose an initial set up fee of two
37	thousand six hu	ndred fifty dollars (\$2,650) for agencies to participate in the Division of
38	Criminal Informa	ation Network. This one-time fee shall be used to offset the cost of the router
39	and data circuit n	eeded to access the Network.
40		a of Criminal Information Department may also impose monthly fees on
41		ncies. The monthly fees collected under this subsection shall be used to offset
42	the cost of operat	ing and maintaining the Police Criminal Information NetworkNetwork.
43	(1)	The Division of Criminal Information Department may impose a monthly
44		circuit fee on agencies that access the Division of Criminal Information
45		Network through a circuit maintained and operated by the Department of
46		Justice. Department of Public Safety. The amount of the monthly fee is three
47		hundred dollars (\$300.00) plus an additional fee amount for each device
48		linked to the Network. The additional fee amount varies depending upon the
49		type of device. For a desktop device after the first seven desktop devices, the
50		additional monthly fee is twenty-five dollars (\$25.00) per device. For a
51		mobile device, the additional monthly fee is twelve dollars (\$12.00) per
52		device.
53	(2)	The Division of Criminal Information Department may impose a monthly
54	(2)	device fee on agencies that access the <u>Police Criminal</u> Information Network
55		through some other approved means. The amount of the monthly device fee
56		varies depending upon the type of device. For a desktop device, the monthly
57		fee is twenty-five dollars (\$25.00) per device. For a mobile device, the fee is
58		twelve dollars (\$12.00) per device."
50		

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General Assembly Of North Carolina Session 2013 SECTION 17.1.(ww) G.S. 114-12, recodified as G.S. 143B-915 by subsection (j) 1 2 3 of this section, reads as rewritten: "§ 143B-915. Bureau of Investigation created; powers and duties. 4 In order to secure a more effective administration of the criminal laws of the State, to 5 prevent crime, and to procure the speedy apprehension of criminals, the Attorney General shall set upthere is established the State Bureau of Investigation, which shall be administratively 6 7 located in the Division of Law Enforcement of the Department of Justice a division to be 8 designated as the State Bureau of Investigation. Public Safety. The Bureau shall be an 9 independent agency under the direction and supervision of the Director of the Bureau. The 10 Director shall be the chief executive officer of the Bureau. Notwithstanding any provisions to the contrary, the Director shall have such authority as is necessary to direct and oversee the 11 Bureau, and may delegate any duties and responsibilities necessary to ensure the proper 12 13 management of the Bureau. The Department of Public Safety shall provide administrative 14 support to the Bureau. The Division State Bureau of Investigation shall have charge of and 15 administer the agencies and activities herein set up for the identification of criminals, for their 16 apprehension, and investigation and preparation of evidence to be used in criminal courts; and 17 the said Bureau shall have charge of investigation of criminal matters herein especially 18 mentioned, and of such other crimes and criminal procedure as the Governor may direct. 19 In the personnel of the Bureau shall be included a sufficient number of persons of training 20 and skill in the investigation of crime and in the preparation of evidence as to be of service to 21 local enforcement officers, under the direction of the Governor, in criminal matters of major 22 importance. 23 The State radio system shall be made available to the Bureau Laboratory for use in its 24 work." 25 **SECTION 17.1.(xx)** G.S. 114-14, recodified as G.S. 143B-917 by subsection (j) of 26 this section, reads as rewritten: 27 "§ 143B-917. General powers and duties of Director and assistants.law enforcement 28 officers of the State Bureau of Investigation. 29 The Director of the Bureau and his assistants other sworn law enforcement officers of the 30 State Bureau of Investigation are given the same power of arrest as is now vested in the sheriffs 31 of the several counties, and their jurisdiction shall be statewide. The Director of the Bureau and 32 his assistants shall, at the request of the Governor, other sworn law enforcement officers of the 33 Bureau may give assistance to sheriffs, police officers, district attorneys, and judges when 34 called upon by them and so directed. They shall also give assistance, when requested, to the 35 Department of Public Safety in the investigation of cases pending before the parole office and 36 of complaints lodged against parolees, when so directed by the Governor." 37 **SECTION 17.1.(yy)** G.S. 114-15, recodified as G.S. 143B-919 by subsection (j) of 38 this section, reads as rewritten: 39 '§ 143B-919. Investigations of lynchings, election frauds, etc.; services subject to call of 40 Governor; witness fees and mileage for Director and assistants.employees. 41 The Bureau shall, through its Director and upon request of the Governor, investigate (a) 42 and prepare evidence in the event of any lynching or mob violence in the State; shall 43 investigate all cases arising from frauds in connection with elections when requested to do so 44 by the Board of Elections, and when so directed by the Governor. Such investigation, however, 45 shall in nowise interfere with the power of the Attorney General to make such investigation as 46 the Attorney General is authorized to make under the laws of the State. The Bureau is 47 authorized further, at the request of the Governor, to investigate cases of frauds arising under 48 the Social Security Laws of the State, of violations of the gaming laws, and lottery laws, and 49 matters of similar kind when called upon by the Governor so to do. In all such cases it shall be 50 the duty of the Department to keep such records as may be necessary and to prepare evidence 51 in the cases investigated, for the use of enforcement officers and for the trial of causes. The 52 services of the Director of the Bureau, and of the Director's assistants, employees of the Bureau 53 may be required by the Governor in connection with the investigation of any crime committed 54 anywhere in the State when called upon by the enforcement officers of the State, and when, in 55 the judgment of the Governor, such services may be rendered with advantage to the 56 enforcement of the criminal law. The State Bureau of Investigation is hereby authorized to 57 investigate without request the attempted arson of, or arson of, damage of, theft from, or theft 58 of, or misuse of, any State-owned personal property, buildings, or other real property or any

assault upon or threats against any legislative officer named in G.S. 147-2(1), (2), or (3), any 1 2 executive officer named in G.S. 147-3(c), or any court officer as defined in G.S. 14-16.10(1). 3 The Bureau also is authorized at the request of the Governor to conduct a (a1) 4 background investigation on a person that the Governor plans to nominate for a position that 5 must be confirmed by the General Assembly, the Senate, or the House of Representatives. The 6 background investigation of the proposed nominee shall be limited to an investigation of the 7 person's criminal record, educational background, employment record, records concerning the 8 listing and payment of taxes, and credit record, and to a requirement that the person provide the 9 information contained in the statements of economic interest required to be filed by persons 10 subject to Chapter 138A of the General Statutes. The Governor must give the person being 11 investigated written notice that the Governor intends to request a background investigation at 12 least 10 days prior to the date that the Governor requests the State Bureau of Investigation to 13 conduct the background investigation. The written notice shall be sent by regular mail, and 14 there is created a rebuttable presumption that the person received the notice if the Governor has 15 a copy of the notice. 16 17 (c) All records and evidence collected and compiled by the Director of the Bureau and 18 his assistants employees of the Bureau shall, upon request, be made available to the district 19 attorney of any district if the same concerns persons or investigations in his district. 20 In all cases where the cost is assessed against the defendant and paid by him, there (d)21 shall be assessed in the bill of cost, mileage and witness fees to the Director and any of his 22 assistants any employees of the Bureau who are witnesses in cases arising in courts of this 23 State. The fees so assessed, charged and collected shall be forwarded by the clerks of the court 24 to the Treasurer of the State of North Carolina, and there credited to the Bureau of 25 Identification and Investigation Fund." 26 **SECTION 17.1.(zz)** G.S. 114-19.1(d), as recodified by subsection (m) of this 27 section, reads as rewritten: 28 Nothing in this section shall be construed as enlarging any right to receive any "(d) 29 record of the State Bureau of Investigation. Such rights are and shall be controlled by 30 G.S. 114-15, G.S. 114-19, G.S. °120-19.4A, G.S. 143B-919, 143B-906, 120-19.4A, and other 31 applicable statutes." 32 **SECTION 17.1.(aaa)** G.S. 114-19.6(b), recodified by subsection (m) of this 33 section and rewritten by subsection (o) of this section, reads as rewritten: 34 When requested by the Department of Health and Human Services or the Division "(b) 35 of Juvenile Justice of the Department of Public Safety, the North Carolina Department of 36 Public Safety may provide to the requesting department or division a covered person's criminal 37 history from the State Repository of Criminal Histories. Such requests shall not be due to a 38 person's age, sex, race, color, national origin, religion, creed, political affiliation, or 39 handicapping condition as defined by G.S. 168A-3. For requests for a State criminal history 40 record check only, the requesting department or division shall provide to the Department of 41 Public Safety a form consenting to the check signed by the covered person to be checked and 42 any additional information required by the Department of Public Safety. National criminal 43 record checks are authorized for covered applicants who have not resided in the State of North 44 Carolina during the past five years. For national checks the Department of Health and Human 45 Services or the Division of Juvenile Justice of the Department of Public Safety shall provide to 46 the North Carolina Department of Public Safety the fingerprints of the covered person to be 47 checked, any additional information required by the Department of Public Safety, and a form 48 signed by the covered person to be checked consenting to the check of the criminal record and 49 to the use of fingerprints and other identifying information required by the State or National 50 Repositories. The fingerprints of the individual shall be forwarded to the State Bureau of 51 Investigation for a search of the State criminal history record file and the State Bureau of 52 Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a 53 national criminal history record check. The Department of Health and Human Services and the 54 Division of Juvenile Justice of the Department of Public Safety shall keep all information

pursuant to this section confidential. The Department of Public Safety shall charge a reasonable
 fee for conducting the checks of the criminal history records authorized by this section."
 SECTION 17.1.(bbb) G.S. 114-20, recodified as G.S. 143B-986 by subsection (n)

58 of this section, reads as rewritten:

59 "§ 143B-986. Authority to provide protection to certain public officials.

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The North Carolina State Bureau of Investigation is authorized to provide protection to 1 2 public officials who request it, and who, in the discretion of the Director of the Bureau with the 3 approval of the Attorney General, demonstrate a need for such protection. The Director of the 4 Bureau shall notify the Governor whenever the State Bureau of Investigation provides 5 protection to public officials pursuant to this section. The bureau shall not provide protection 6 for any individual other than the Governor for a period greater than 30 days without review and 7 reapproval approval by the Attorney General. Governor. This review and reapproval shall be 8 required at the end of each 30-day period."

9 SECTION 17.1.(ccc) G.S. 114-20.1, recodified as G.S. 143B-987 by subsection 10 (n) of this section, reads as rewritten: 11

\$ 143B-987. Authority to designate areas for protection of public officials.

12 The Attorney GeneralDirector of the State Bureau of Investigation is authorized to (a) 13 designate buildings and grounds which constitute temporary residences or temporary offices of 14 any public official being protected under authority of G.S. 114-20, G.S. 143B-986, or any area 15 that will be visited by any such official, a public building or facility during the time of such use.

16 (b) The Attorney General or the Director of the State Bureau of Investigation Director of 17 the State Bureau of Investigation may, with the consent of the official to be protected, make 18 rules governing ingress to or egress from such buildings, grounds or areas designated under this 19 section."

SECTION 17.1.(ddd) G.S. 122C-80 reads as rewritten:

"§ 122C-80. Criminal history record check required for certain applicants for employment.

23 24 Requirement. – An offer of employment by a provider licensed under this Chapter (b) 25 to an applicant to fill a position that does not require the applicant to have an occupational 26 license is conditioned on consent to a State and national criminal history record check of the 27 applicant. If the applicant has been a resident of this State for less than five years, then the offer 28 of employment is conditioned on consent to a State and national criminal history record check 29 of the applicant. The national criminal history record check shall include a check of the 30 applicant's fingerprints. If the applicant has been a resident of this State for five years or more, 31 then the offer is conditioned on consent to a State criminal history record check of the 32 applicant. A provider shall not employ an applicant who refuses to consent to a criminal history 33 record check required by this section. Except as otherwise provided in this subsection, within 34 five business days of making the conditional offer of employment, a provider shall submit a 35 request to the Department of JusticeDepartment of Public Safety under 36 G.S. 114-19.10G.S. 143B-939 to conduct a criminal history record check required by this section or shall submit a request to a private entity to conduct a State criminal history record 37 38 check required by this section. Notwithstanding G.S. 114-19.10, G.S. 143B-939, the 39 Department of JusticeDepartment of Public Safety shall return the results of national criminal 40 history record checks for employment positions not covered by Public Law 105-277 to the 41 Department of Health and Human Services, Criminal Records Check Unit. Within five business 42 days of receipt of the national criminal history of the person, the Department of Health and 43 Human Services, Criminal Records Check Unit, shall notify the provider as to whether the 44 information received may affect the employability of the applicant. In no case shall the results 45 of the national criminal history record check be shared with the provider. Providers shall make 46 available upon request verification that a criminal history check has been completed on any 47 staff covered by this section. A county that has adopted an appropriate local ordinance and has 48 access to the Division of Criminal Information data bank may conduct on behalf of a provider a 49 State criminal history record check required by this section without the provider having to 50 submit a request to the Department of Justice. In such a case, the county shall commence with 51 the State criminal history record check required by this section within five business days of the 52 conditional offer of employment by the provider. All criminal history information received by 53 the provider is confidential and may not be disclosed, except to the applicant as provided in 54 subsection (c) of this section. For purposes of this subsection, the term "private entity" means a 55 business regularly engaged in conducting criminal history record checks utilizing public 56 records obtained from a State agency.

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	General Assembly Of North Carolina	Session 2013
1 2 3	(g) Conditional Employment. – A provider may employ an applicant of to obtaining the results of a criminal history record check regarding the applic	
3	following requirements are met:	na tha annliaantia
4 5	(1) The provider shall not employ an applicant prior to obtaining a second share a required in such	
5	consent for criminal history record check as required in sub- section or the completed fingerprint cards as	
6 7	section or the completed fingerprint cards as G.S. 114-19.10.G.S. 143B-939.	s required in
8	(2) The provider shall submit the request for a criminal history	record check not
9	later than five business days after the individual be	
10	employment."	gins conditional
11	SECTION 17.1.(eee) G.S. 122C-205(c) reads as rewritten:	
12	"(c) Upon receipt of notice of an escape or breach of a condition of rel	ease as described
13	in subsections (a) and (b) of this section, an appropriate law enforcement offi	
14	client into custody and have the client returned to the 24-hour facility from wh	
15	escaped or has been conditionally released. Transportation of the client bac	
16	facility shall be provided in the same manner as described in G.S.	
17	G.S. 122C-408(b). Law enforcement agencies who are notified of a client's es	
18	conditional release shall be notified of the client's return by the responsible	
19	Under the circumstances described in this section, the initial notification by th	
20	of the client's escape or breach of conditional release shall be give	
21	communication to the appropriate law enforcement agency or agencies and	
22	appropriate, by Division of Criminal Information (DCI)Department of Public S	
23	any law enforcement agency in or out of state and by entry into the National C	rime Information
24	Center (NCIC) telecommunications system. As soon as reasonably po	ssible following
25	notification, written authorization to take the client into custody shall also	
26	24-hour facility. Under this section, law enforcement officers shall have the a	
27	client into custody upon receipt of the telephone notification or Divis	
28	InformationDepartment of Public Safety message prior to receiving written a	
29	notification of a law enforcement agency does not, in and of itself, render	
30	public information within the purview of Chapter 132 of the General Statut	
31	responsible law enforcement agency shall determine the extent of disclo	
32	identifying and background information reasonably necessary, under the c	
33	order to assure the expeditious return of a client to the 24-hour facility involv	
34	the general public and is authorized to make such disclosure. The responsible	
35	agency may also place any appropriate message or entry into either the Div	ision of Criminal
36	Information SystemDepartment of Public Safety's Criminal Information Sy	stem or National
37	Crime Information System, or both, as appropriate."	
38	SECTION 17.1.(fff) G.S. 131D-10.3A reads as rewritten:	
39	"§ 131D-10.3A. Mandatory criminal checks.	

'§ 131D-10.3A. Mandatory criminal checks.

41 The Department of JusticeDepartment of Public Safety shall provide to the (d)42 Department the criminal history of the individuals specified in subsection (a) of this section 43 obtained from the State and National Repositories of Criminal Histories as requested by the 44 Department. The Department shall provide to the Department of Justice, Department of Public 45 Safety, along with the request, the fingerprints of the individual to be checked, any additional 46 information required by the Department of Justice, Department of Public Safety, and a form 47 consenting to the check of the criminal record and to the use of fingerprints and other 48 identifying information required by the State or National Repositories signed by the individual 49 to be checked. The fingerprints of the individual to be checked shall be forwarded to the State 50 Bureau of Investigation for a search of the State's criminal history record file, and the State 51 Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of 52 Investigation for a national criminal history record check.

53

54 The Department of JusticeDepartment of Public Safety shall perform the State and (i) 55 national criminal history checks on individuals required by this section and shall charge the 56 Department a reasonable fee only for conducting the checks of the national criminal history 57 records authorized by this section. The Division of Social Services, Department of Health and 58 Human Services, shall bear the costs of implementing this section." 59

SECTION 17.1.(ggg) G.S. 131D-40 reads as rewritten:

Senate Bill 744

"§ 131D-40. Criminal history record checks required for certain applicants for 1 2 employment. 3 Requirement; Adult Care Home. - An offer of employment by an adult care home (a) 4 licensed under this Chapter to an applicant to fill a position that does not require the applicant 5 to have an occupational license is conditioned on consent to a criminal history record check of 6 the applicant. If the applicant has been a resident of this State for less than five years, then the 7 offer of employment is conditioned on consent to a State and national criminal history record 8 check of the applicant. The national criminal history record check shall include a check of the 9 applicant's fingerprints. If the applicant has been a resident of this State for five years or more, 10 then the offer is conditioned on consent to a State criminal history record check of the 11 applicant. An adult care home shall not employ an applicant who refuses to consent to a 12 criminal history record check required by this section. Within five business days of making the 13 conditional offer of employment, an adult care home shall submit a request to the Department 14 of JusticeDepartment of Public Safety under G.S. 114-19.10G.S. 143B-939 to conduct a State 15 or national criminal history record check required by this section, or shall submit a request to a 16 private entity to conduct a State criminal history record check required by this section. Notwithstanding G.S. 114-19.10, G.S. 143B-939, the Department of Justice Department of 17 18 Public Safety shall return the results of national criminal history record checks for employment 19 positions not covered by Public Law 105-277 to the Department of Health and Human 20 Services, Criminal Records Check Unit. Within five business days of receipt of the national 21 criminal history of the person, the Department of Health and Human Services, Criminal 22 Records Check Unit, shall notify the adult care home as to whether the information received 23 may affect the employability of the applicant. In no case shall the results of the national 24 criminal history record check be shared with the adult care home. Adult care homes shall make 25 available upon request verification that a criminal history check has been completed on any 26 staff covered by this section. All criminal history information received by the home is 27 confidential and may not be disclosed, except to the applicant as provided in subsection (b) of 28 this section.

29 Requirement; Contract Agency of Adult Care Home. – An offer of employment by a (a1) 30 contract agency of an adult care home licensed under this Chapter to an applicant to fill a 31 position that does not require the applicant to have an occupational license is conditioned upon 32 consent to a criminal history record check of the applicant. If the applicant has been a resident 33 of this State for less than five years, then the offer of employment is conditioned on consent to 34 a State and national criminal history record check of the applicant. The national criminal 35 history record check shall include a check of the applicant's fingerprints. If the applicant has been a resident of this State for five years or more, then the offer is conditioned on consent to a 36 37 State criminal history record check of the applicant. A contract agency of an adult care home 38 shall not employ an applicant who refuses to consent to a criminal history record check 39 required by this section. Within five business days of making the conditional offer of 40 employment, a contract agency of an adult care home shall submit a request to the Department 41 of JusticeDepartment of Public Safety under G.S. 114-19.10G.S. 143B-939 to conduct a State 42 or national criminal history record check required by this section, or shall submit a request to a 43 private entity to conduct a State criminal history record check required by this section. 44 Notwithstanding G.S. 114-19.10, G.S. 143B-939, the Department of Justice Department of 45 Public Safety shall return the results of national criminal history record checks for employment 46 positions not covered by Public Law 105-277 to the Department of Health and Human Services, Criminal Records Check Unit. Within five business days of receipt of the national 47 criminal history of the person, the Department of Health and Human Services, Criminal 48 49 Records Check Unit, shall notify the contract agency of the adult care home as to whether the 50 information received may affect the employability of the applicant. In no case shall the results 51 of the national criminal history record check be shared with the contract agency of the adult 52 care home. Contract agencies of adult care homes shall make available upon request 53 verification that a criminal history check has been completed on any staff covered by this 54 section. All criminal history information received by the contract agency is confidential and 55 may not be disclosed, except to the applicant as provided by subsection (b) of this section. 56

57 (f) Conditional Employment. – An adult care home may employ an applicant 58 conditionally prior to obtaining the results of a criminal history record check regarding the 59 applicant if both of the following requirements are met:

	General Assembly Of North Carolina	Session 2013
1 2 3 4 5 6	(1) The adult care home shall not employ an applicant pri applicant's consent for a criminal history record che subsection (a) of this section or the completed fingerprin in G.S. 114-19.10.G.S. 143B-939.	eck as required in nt cards as required
5 6 7	(2) The adult care home shall submit the request for a crin check not later than five business days after the individua employment.	
8	" 	
9	SECTION 17.1.(hhh) G.S. 131E-159(g) reads as rewritten:	
10 11 12	"(g) An individual who applies for EMS credentials, seeks to renew holds EMS credentials is subject to a criminal background review by the request of the Department, the Emergency Medical Services Discip	Department. At the
13 14	established by G.S. 143-519, shall review criminal background inform recommendation regarding the eligibility of an individual to obtain initia	ation and make a
15 16 17	renew EMS credentials, or maintain EMS credentials. The Department a Medical Services Disciplinary Committee shall keep all information obtain subsection confidential. The Medical Care Commission shall adopt rule	ned pursuant to this
17 18 19 20	subsection confidential. The Medical Care Commission shall adopt rules provisions of this subsection, including rules to establish a reasonable fee costs of criminal history information obtained pursuant to <u>G.S. 114-19.21.G</u> SECTION 17.1.(iii) G.S. 131E-265 reads as rewritten:	to offset the actual
20	"§ 131E-265. Criminal history record checks required for certa	in applicants for
22	employment.	in appreants for
23	(a) Requirement; Nursing Home or Home Care Agency. – An offer	of employment by a
24	nursing home licensed under this Chapter to an applicant to fill a position t	
25	the applicant to have an occupational license is conditioned on consent to	
26	record check of the applicant. If the applicant has been a resident of this Sta	
27 28	years, then the offer of employment is conditioned on consent to a State an biotory record about of the applicant. The national ariginal biotory record a	
28 29	history record check of the applicant. The national criminal history record c check of the applicant's fingerprints. If the applicant has been a resident of	
30	years or more, then the offer is conditioned on consent to a State criminal h	
31	of the applicant. An offer of employment by a home care agency licensed u	
32	an applicant to fill a position that requires entering the patient's home is con	
33	to a criminal history record check of the applicant. In addition, employmen	
34 35	current employee of a home care agency licensed under this Chapter from	
35 36	not require entering the patient's home to a position that requires entering shall be conditioned on consent to a criminal history record check of that c	g the patient's nome
37	the applicant for employment or if the current employee who is changing	
38	has been a resident of this State for less than five years, then the offer of em	
39	in employment status is conditioned on consent to a State and national crir	
40	check. The national criminal history record check shall include a check of	
41 42 43	current employee's fingerprints. If the applicant or current employee has be State for five years or more, then the offer is conditioned on consent to a St record check of the applicant or current employee applying for a change in	ate criminal history
44	A nursing home or a home care agency shall not employee applying for a change in	
45	a criminal history record check required by this section. In addition, a hor	
46	not change a current employee's employment status from a position that	at does not require
47	entering the patient's home to a position that requires entering the patient's h	
48	consent to a criminal history record check required by this section. Within f	
49 50	making the conditional offer of employment, a nursing home or home care	
50 51	a request to the <u>Department of JusticeDepartment of Publ</u> <u>G.S. 114.19.10</u> <u>G.S. 143B-939</u> to conduct a State or national criminal hi	
52	required by this section, or shall submit a request to a private entity to cond	
53	history record check required by this section. Notwithstanding G.S. 114-19	
54	the Department of Justice Department of Public Safety shall return the	results of national
55	criminal history record checks for employment positions not covered by Pul	
56 57	the Department of Health and Human Services, Criminal Records Check	
57 58	business days of receipt of the national criminal history of the person, the D and Human Services, Criminal Records Check Unit, shall notify the nursing	
58 59	agency as to whether the information received may affect the employability	

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no case shall the results of the national criminal history record check be shared with the nursing 1 2 home or home care agency. Nursing homes and home care agencies shall make available upon 3 request verification that a criminal history check has been completed on any staff covered by 4 this section. All criminal history information received by the home or agency is confidential 5 and may not be disclosed, except to the applicant as provided in subsection (b) of this section.

6 Requirement; Contract Agency of Nursing Home or Home Care Agency. - An offer (a1) 7 of employment by a contract agency of a nursing home or home care agency licensed under this 8 Chapter to an applicant to fill a position that does not require the applicant to have an 9 occupational license is conditioned upon consent to a criminal history record check of the 10 applicant. If the applicant has been a resident of this State for less than five years, then the offer 11 of employment is conditioned on consent to a State and national criminal history record check 12 of the applicant. The national criminal history record check shall include a check of the 13 applicant's fingerprints. If the applicant has been a resident of this State for five years or more, 14 then the offer is conditioned on consent to a State criminal history record check of the 15 applicant. A contract agency of a nursing home or home care agency shall not employ an 16 applicant who refuses to consent to a criminal history record check required by this section. 17 Within five business days of making the conditional offer of employment, a contract agency of 18 a nursing home or home care agency shall submit a request to the Department of JusticeDepartment of Public Safety under G.S. 114-19.10G.S. 143B-939 to conduct a State or 19 20 national criminal history record check required by this section, or shall submit a request to a 21 private entity to conduct a State criminal history record check required by this section. 22 Notwithstanding G.S. 114-19.10, G.S. 143B-939, the Department of Justice Department of 23 Public Safety shall return the results of national criminal history record checks for employment 24 positions not covered by Public Law 105-277 to the Department of Health and Human 25 Services, Criminal Records Check Unit. Within five business days of receipt of the national 26 criminal history of the person, the Department of Health and Human Services, Criminal 27 Records Check Unit, shall notify the contract agency of the nursing home or home care agency 28 as to whether the information received may affect the employability of the applicant. In no case 29 shall the results of the national criminal history record check be shared with the contract agency 30 of the nursing home or home care agency. Contract agencies of nursing homes and home care 31 agencies shall make available upon request verification that a criminal history check has been 32 completed on any staff covered by this section. All criminal history information received by the 33 contract agency is confidential and may not be disclosed, except to the applicant as provided by 34 subsection (b) of this section.

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(f) Conditional Employment. – A nursing home or home care agency may employ an applicant conditionally prior to obtaining the results of a criminal history record check regarding the applicant if both of the following requirements are met: The nursing home or home care agency shall not employ an applicant prior

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"(6)

- to obtaining the applicant's consent for a criminal history record check as required in subsection (a) of this section or the completed fingerprint cards as required in G.S. 114-19.10.G.S. 143B-939. The nursing home or home care agency shall submit the request for a
- (2)criminal history record check not later than five business days after the individual begins conditional employment.

To request that the Department of JusticeDepartment of Public Safety

conduct criminal history checks of applicants for licensure pursuant to

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- 48 49
- 50 51

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G.S. 114-19.13.G.S. 143B-944." SECTION 17.1.(kkk) G.S. 143-166.13(a) reads as rewritten:

SECTION 17.1.(jji) G.S. 143-143.10(b)(6) reads as rewritten:

"§ 143-166.13. Persons entitled to benefits under Article.

The following persons who are subject to the Criminal Justice Training and Standards Act are entitled to benefits under this Article:

- 55 56
- (5)Alcohol Law-Enforcement Agents, Department of Public Safety; Sworn Law Enforcement Officers in the Medicaid Fraud Unit of the Department of Justice.

. . .

	General Assembly Of North Carolina Session 2013
1 2 3 4 5	 (11) State Bureau of Investigation Officers and <u>Alcohol Law Enforcement</u> Agents, Department of Justice; Public Safety;
4	SECTION 17.1.(III) G.S. 148-37.3(c) reads as rewritten:
	"(c) Any private corporation described in subsection (a) of this section shall reimburse
6 7	the State and any county or other law enforcement agency for the full cost of any additional expenses incurred by the State or the county or other law enforcement agency in connection
8	with the pursuit and apprehension of an escaped inmate from the facility.
9	In the event of an escape from the facility, any private corporation described in subsection
10	(a) of this section shall immediately notify the sheriff in the county in which the facility is
11	located, who shall cause an immediate entry into the State Bureau of Investigation Division of
12 13	Criminal Information network. Department of Public Safety's Criminal Information Network. The sheriff of the county in which the facility is located shall be the lead law enforcement
14	officer in connection with the pursuit and apprehension of an escaped inmate from the facility."
15	SECTION 17.1.(mmm) G.S. 153A-94.2 reads as rewritten:
16	"§ 153A-94.2. Criminal history record checks of employees permitted.
17	The board of commissioners may adopt or provide for rules and regulations or ordinances
18 19	concerning a requirement that any applicant for employment be subject to a criminal history record check of State and National Repositories of Criminal Histories conducted by the
20	Department of Justice Department of Public Safety in accordance with
21	G.S. 114-19.14. G.S. 143B-945. The local or regional public employer may consider the results
22 23	of these criminal history record checks in its hiring decisions."
23 24	SECTION 17.1.(nnn) G.S. 160A-164.2 reads as rewritten: "§ 160A-164.2. Criminal history record check of employees permitted.
25	The council may adopt or provide for rules and regulations or ordinances concerning a
26	requirement that any applicant for employment be subject to a criminal history record check of
27	State and National Repositories of Criminal Histories conducted by the Department of
28 29	Justice Department of Public Safety in accordance with G.S. 114-19.14.G.S. 143B-945. The city
29 30	may consider the results of these criminal history record checks in its hiring decisions." SECTION 17.1.(000) G.S. 164-44(a) reads as rewritten:
31	"(a) The Commission shall have the secondary duty of collecting, developing, and
32	maintaining statistical data relating to sentencing, corrections, and juvenile justice so that the
33	primary duties of the Commission will be formulated using data that is valid, accurate, and
34 35	relevant to this State. All State agencies shall provide data as it is requested by the Commission. For the purposes of G.S. 114-19.1, G.S. 143B-930, the Commission shall be
36	considered to be engaged in the administration of criminal justice. All meetings of the
37	Commission shall be open to the public and the information presented to the Commission shall
38	be available to any State agency or member of the General Assembly."
39 40	SECTION 17.1.(ppp) Subpart C of Part 4 of Article 13 of Chapter 143B of the General Statutes is amended by adding a new section to read:
40	" <u>§ 143B-926. Appointment and term of the Director of the State Bureau of Investigation.</u>
42	(a) The Director of the State Bureau of Investigation shall be appointed by the
43	Governor for a term of eight years subject to confirmation by the General Assembly by joint
44 45	resolution. The term of office of the Director of the State Bureau of Investigation shall be for eight years; the first full term shall begin July 1, 2015. The name of the person to be appointed
45 46	by the Governor shall be submitted by the Governor to the General Assembly for confirmation
47	by the General Assembly on or before May 1 of the year in which the term for which the
48	appointment is to be made expires. Upon failure of the Governor to submit a name as herein
49 50	provided, the President Pro Tempore of the Senate and the Speaker of the House of
50 51	<u>Representatives jointly shall submit a name of an appointee to the General Assembly on or</u> before May 15 of the same year. The appointment shall then be made by enactment of a bill.
52	The bill shall state the name of the person being appointed, the office to which the appointment
53	is being made, the effective date of the appointment, the date of expiration of the term, the
54	residence of the appointee, and that the appointment is made upon the joint recommendation of
55 56	the Speaker of the House of Representatives and the President Pro Tempore of the Senate. Nothing precludes any member of the General Assembly from proposing an amendment to any
50 57	bill making such an appointment. If there is no vacancy in the office of the Director of the State
58	Bureau of Investigation, and a bill that would confirm the appointment of the person as

General Assembly Of North Carolina Session 2013 Director fails a reading in either chamber of the General Assembly, then the Governor shall 1 2 submit a new name within 30 days. 3 The Director may be removed from office only by the Governor and solely for the (b) 4 grounds set forth in G.S. 143B-13(b), (c), and (d). In case of a vacancy in the office of the 5 Director of the State Bureau of Investigation for any reason prior to the expiration of the 6 Director's term of office, the name of the Director's successor shall be submitted by the 7 Governor to the General Assembly not later than 60 days after the vacancy arises. If a vacancy 8 arises in the office when the General Assembly is not in session, an acting Director shall be 9 appointed by the Governor to serve pending confirmation by the General Assembly. However, in no event shall an acting Director serve (i) for more than 12 months without General 10 Assembly confirmation or (ii) after a bill that would confirm the appointment of the person as 11 12 Director fails a reading in either chamber of the General Assembly. 13 **SECTION 17.1.(qqq)** The Governor shall submit to the General Assembly the 14 name of a person to be appointed pursuant to G.S. 143B-926 no later than May 1, 2015. 15 **SECTION 17.1.(rrr)** Notwithstanding anything in G.S. 143B-926, as enacted by 16 subsection (ppp) of this section, to the contrary, no later than August 31, 2014, the Governor 17 shall appoint an acting Director of the State Bureau of Investigation whose term shall be 18 governed by the provisions of G.S. 143B-926(b) relating to the terms of acting Directors. 19 **SECTION 17.1.(sss)** Notwithstanding any other provision of law, there shall be no 20 transfer of positions to or from the State Bureau of Investigation and no changes to the total 21 authorized budget of the State Bureau of Investigation, as it existed on March 1, 2014, prior to 22 the transfer of the State Bureau of Investigation to the Department of Public Safety. Under no 23 circumstances shall funds be expended from Budget Code 23606 - Justice Seized and Forfeited 24 Assets prior to the transfer of the State Bureau of Investigation to the Department of Public 25 Safety, unless those expenditures were reported to the General Assembly on or before February 26 4, 2014. This subsection shall not apply to transfers of positions or changes to the total 27 authorized budget of the State Bureau of Investigation that are expressly required by the Joint Conference Committee Report on the Continuation, Expansion, and Capital Budgets for Senate 28 29 Bill 744 referred to in Section 38.2 of this act. 30 **SECTION 17.1.(ttt)** Subpart C of Part 4 of Article 13 of Chapter 143B of the 31 General Statutes is amended by adding a new section to read: 32 "§ 143B-927. Personnel of the State Bureau of Investigation. 33 The Director of the State Bureau of Investigation may appoint a sufficient number of 34 assistants who shall be competent and qualified to do the work of the Bureau. The Director 35 shall be responsible for making all hiring and personnel decisions of the Bureau. 36 Notwithstanding the provisions of this Chapter, Chapter 143A, and Chapter 143B of the 37 General Statutes, the Director may hire or fire personnel and transfer personnel within the 38 Bureau." 39 40 ALCOHOL LAW ENFORCEMENT SECTION TRANSFER 41 **SECTION 17.1.(uuu)** The Alcohol Law Enforcement Section shall be relocated as a branch under the State Bureau of Investigation. 42 43 **SECTION 17.1.(vvv)** Subpart C of Part 4 of Article 13 of Chapter 143B of the 44 General Statutes is amended by adding a new section to read: 45 "§ 143B-928. Alcohol Law Enforcement Branch to remain separate and discrete 46 component of the State Bureau of Investigation. 47 Notwithstanding any overlap between the duties and jurisdiction of the Alcohol Law (a) 48 Enforcement Branch and the remainder of the State Bureau of Investigation, the Alcohol Law 49 Enforcement Branch is a separate and discrete branch of the State Bureau of Investigation. 50 (b) Where the General Statutes confer narrower authority on the State Bureau of 51 Investigation than on the Alcohol Law Enforcement Branch, the narrower authority shall not be 52 construed to limit the authority of the Alcohol Law Enforcement Division." 53 SECTION 17.1.(www) G.S. 18B-500 reads as rewritten: 54 "§ 18B-500. Alcohol law-enforcement agents. 55 (a) Appointment. – The Secretary of Public SafetyDirector of the State Bureau of 56 Investigation shall appoint alcohol law-enforcement agents and other enforcement personnel. 57 The Secretary of Public Safety Director may also appoint regular employees of the Commission 58 as alcohol law-enforcement agents. Alcohol law-enforcement agents shall be designated as

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"alcohol law-enforcement agents". Persons serving as reserve alcohol law-enforcement agents

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1	are considered employees of the Alcohol Law Enforcement Section Branch for workers'		
2	compensation purposes while performing duties assigned or approved by the Director-Head of		
3	the Alcohol Law Enforcement Section Branch or the Director's Head's designee.		
4	(b) Subject Matter Jurisdiction. – After taking the oath prescribed for a peace officer, an		
5	alcohol law-enforcement agent shall have authority to arrest and take other investigatory and		
6	enforcement actions for any criminal offense. The primary responsibility of an agent shall be		
7	enforcement of the ABC laws, lottery laws, and Article 5 of Chapter 90 (The Controlled		
8	Substances Act); however, an agent may perform any law-enforcement duty assigned by the		
9	Secretary of Public Safety or the Governor. ABC and lottery laws.		
10			
11	(g) Shifting of Personnel From One District to Another. – The <u>Director-Head</u> of the		
12	Alcohol Law Enforcement Section, Branch, under rules adopted by the Department of Public		
13	Safety may, from time to time, shift the forces from one district to another or consolidate more		
14	than one district force at any point for special purposes. Whenever an agent of the Alcohol Law		
15	Enforcement Section is transferred from one district to another for the convenience of the State		
16	or for reasons other than the request of the agent, the Department shall be responsible for		
17	transporting the household goods, furniture, and personal apparel of the agent and members of		
18	the agent's household."		
19	SECTION 17.1.(xxx) The following statutes are amended by deleting the word		
20	"Section" wherever it appears in uppercase and substituting "Branch": G.S. 18B-101(5),		
21	18B-201, 18B-202, 18B-203, 18B-504, 18B-805, 18B-902, 18B-903, 18B-904, 19-2.1,		
22	105-259(b)(15), and 143-652.1 through 143-658.		
23	SECTION 17.1.(yyy) G.S. 143-651 reads as rewritten:		
24	"§ 143-651. Definitions.		
25	The following definitions apply in this Article:		
26			
27	(4a) Branch. – The Alcohol Law Enforcement Branch of the State Bureau of		
28	Investigation.		
29			
30	(23b) Sanctioned amateur match. – Any match regulated by an amateur sports		
31	organization that has been recognized and approved by the Section.Branch.		
32			
33	(24a) Section. The Alcohol Law Enforcement Section of the Department of		
34	Public Safety.		
35			
36	SECTION 17.1.(zzz) G.S. 114-19(a), recodified as G.S. 143B-906(a) by		
37	subsection (k) of this act, reads as rewritten:		
38	"(a) It shall be the duty of the State Bureau of Investigation to receive and collect police		
39 40	<u>criminal</u> information, to assist in locating, identifying, and keeping records of criminals in this		
40 41	State, and from other states, and to compare, classify, compile, publish, make available and disseminate any and all such information to the sheriffs, constables, police authorities, courts or		
42			
42 43	any other officials of the State requiring such criminal identification, crime statistics and other information respecting crimes local and national, and to conduct surveys and studies for the		
43 44	purpose of determining so far as is possible the source of any criminal conspiracy, crime wave,		
44 45	movement or cooperative action on the part of the criminals, reporting such conditions, and to		
46	cooperate with all officials in detecting and preventing."		
47	cooperate with an officials in detecting and preventing.		
48	MISCELLANEOUS PROVISIONS		
49	SECTION 17.1.(aaaa) The Department of Public Safety shall consolidate ALE		
50	and SBI Regions and Regional Offices. The Asheville Regional Office shall be operational by		
51	July 1, 2015. All other Regional Offices shall be operational by October 1, 2014.		
52	SECTION 17.1.(bbbb) The Department of Public Safety shall make the following		
53	reports on progress implementing this section to the chairs of the Joint Legislative Oversight		
54	Committee on Justice and Public Safety, to the chairs of the Senate Appropriations Committee		
55	on Justice and Public Safety, and to the chairs of the House Appropriations Subcommittee on		
56	Justice and Public Safety:		
57	(1) An interim report on or before January 1, 2015.		
7 0			

- 57 58
- An interim report on or before January 1, 2015. A second interim report on or before April 1, 2015. (1) (2)

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$\frac{1}{2}$	(3) A final report on or before October 1, 2015. This report may include any recommendations for changes to applicable statutes.
2 3	SECTION 17.1.(cccc) The Department of Public Safety may use nonrecurring
4	funds available to the Division of Law Enforcement to meet the reductions required by this act
5	for the 2014-2015 fiscal year. However, not later than March 1, 2015, the Department shall
6	report to the Office of State Budget and Management and to the Fiscal Research Division on
7	the recurring reductions the Department will make to meet the reductions required by this act
8	for the 2015-2016 fiscal year. The Department of Public Safety and the State Bureau of
9 10	Investigation shall coordinate purchases of law enforcement equipment and shall share resources to the extent feasible.
10	SECTION 17.1.(dddd) The Department of Public Safety may use funds available
12	to the Division of Law Enforcement in the 2014-2015 fiscal year to create two sworn SBI agent
13	positions and one non-sworn intelligence analyst position in the SBI's Computer Crimes Unit to
14	investigate reports of Internet crimes against children.
15	SECTION 17.1.(eeee) G.S. 15A-150(c) reads as rewritten:
16	"(c) Notification to <u>SBI-DPS</u> and FBI. – An arresting agency that receives a certified
17	copy of an order under this section shall forward a copy of the order with the form supplied by
18 19	the <u>State Bureau of InvestigationDepartment of Public Safety</u> to the <u>State Bureau of</u> <u>Investigation.Department of Public Safety</u> . The <u>State Bureau of Investigation Department of</u>
20	Public Safety shall forward the order to the Federal Bureau of Investigation."
$\overline{21}$	SECTION 17.1.(fff) If House Bill 1133, 2013 Regular Session, or substantially
22	similar legislation, becomes law, then Section 27 of that act is repealed.
23	SECTION 17.1.(gggg) If House Bill 1133, 2013 Regular Session, or substantially
24	similar legislation, becomes law, then G.S. 15A-150, as rewritten by subsection (eeee) of this
25 26	section, reads as rewritten: "§ 15A-150. Notification requirements.
20 27	§ 15A-150. Notification requirements.
$\frac{27}{28}$	(b) Notification to Other State and Local Agencies. – The clerk of superior court in
29	each county in North Carolina shall send a certified copy of an order granting an expunction to
30	a person named in subsection (a) of this section to all of the agencies listed in this subsection.
31	An agency receiving an order under this subsection shall expunge from its records all entries
32	made as a result of the charge or conviction ordered expunged, except as provided in
33 34	G.S. 15A-151. <u>The list of agencies is as follows:</u> (1) The sheriff, chief of police, or other arresting agency.
35	(1) The sheriff, chief of police, of other artesting agency. (2) When applicable, the Division of Motor Vehicles and the Division of Adult
36	Correction of the Department of Public Safety.
37	(3) Any State or local agency identified by the petition as bearing record of the
38	offense that has been expunged.
39	(4) <u>The Department of Public Safety.</u>
40 41	(c) Notification to DPS and FBI. – An arresting agency that receives a certified copy of
41	an order under this section shall forward a copy of the order with the form supplied by the Department of Public Safety to the Department of Public Safety. The Department of Public
43	Safety shall forward the order received under this section to the Federal Bureau of
44	Investigation.
45	й ••••
46	SECTION 17.1.(hhhh) If House Bill 1133, 2013 Regular Session, or substantially
47	similar legislation, becomes law, then subsection (gggg) of this act becomes effective
48 49	December 1, 2014, and applies to petitions filed on or after that date. Subsection (sss) of this section is effective when it becomes law. The remainder of this section becomes effective July
49 50	1, 2014.
51	1, 2017.
52	STUDY MERGER OF STATE CRIME LAB AND OFFICE OF THE STATE MEDICAL
53	EXAMINER
54	SECTION 17.3. The Joint Legislative Oversight Committee on Justice and Public
55 56	Safety and the Joint Legislative Oversight Committee on Health and Human Services shall
56 57	jointly study merging the North Carolina State Crime Laboratory and the Office of the State Medical Examiner into a single independent State agency and shall report their findings and
58	recommendations to the 2015 General Assembly. The study and report required by this section
59	shall include at least the following:

	General Assemb	oly Of North Carolina	Session 2013
1 2 3	(1)	An examination of whether the quality or quantity of each agency would improve if the two agencies were independent State agency.	
5 4 5	(2)	An analysis of potential cost-savings that might be re merger.	ealized as a result of the
6 7	(3)	Identification of potential obstacles to the merger.	
8 9		PER ROLE FOR ATTORNEY GENERAL FION 17.3A.(a) G.S. 120-32.6 reads as rewritten:	
10		rtain employment authority.	
11 12		of Private Counsel G.S. 114-2.3 and G.S. 147-17 (a	a) through (c) shall not
13 14		ral Assembly as Client of Attorney General by Operation constitutionality of an act of the General Assembly	
15		North Carolina is the subject of an action in any court, i	
16		unsel to represent the General Assembly in connection	
17 18	that action as a	ly shall also be deemed to be a client of the Attorney (matter of law. Nothing herein shall (i) impair or inte	rfere with the rights of
19		ties to appear in and to be represented by the Attorn	
20		prized by law or (ii) impair the right of the Governor	to employ counsel on
21		te pursuant to G.S. 147-17.	and instances when the
22 23		ral Assembly Counsel Shall Be Lead Counsel. – In the ly employs counsel in addition to or other than the	
23 24		House of Representatives and the President Pro Temp	
25		the counsel employed by the General Assembly a	
26		bly. The lead counsel so designated shall possess	
27		espect to the representation, counsel, or service for	
28	Other counsel f	or the General Assembly shall, consistent with the	Rules of Professional
29		ate with such designated lead counsel.	
30		ights provided by this section shall be supplemental to	those provided by any
31	other provision o	f law."	
32		FION 17.3A.(b) G.S. 114-2 reads as rewritten:	
33	"§ 114-2. Duties		
34	It shall be the	e duty of the Attorney General:	
35			
36	(2)	To represent all State departments, agencies, inst	titutions, commissions,
37		bureaus or other organized activities of the State w	
38		whole or in part from the State. Where the Attorne	
39 40		State department, agency, institution, commission	
40 41		organized activity of the State which receives supp from the State, the Attorney General shall act in cont	
42		of the Rules of Professional Conduct of the North Car	
43	"	of the Rules of Professional Conduct of the Roral Ca	onnu State Bur.
44	SECT	FION 17.3A.(c) G.S. 114-2.2 reads as rewritten:	
45		prney General to approve consent <u>Consent</u> judgment	S.
46		e effective against the State, a consent judgment enter	
47		, State agency, State institution, or a State officer who	
48		signed personally by the Attorney General. This pow	
49	be delegated to	a deputy or assistant Attorney General or to any o	other subordinate. This
50		not apply to consent judgments that name as a par	ty a State department,
51	agency, institutio		
52	(a1) Wher	e a dispute, claim, or controversy names as a party a St	ate department, agency,
53		officer, a consent judgment shall be approved by the l	
54		tion, or by the State officer, before the judgment may b	
55		rovisions of this section are supplemental to G.S. 114-2	
56		ithstanding subsection (a) of this section, the Attorne	
57 58		buty or assistant Attorney General or to another subord	
58 59		ts in condemnation or eminent domain actions brought 136 of the General Statutes and consent judgments	

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Article 31 of Chapter 143 (Tort Claims Act) and Chapter 97 (Workers' Compensation Act) of the General Statutes."

SECTION 17.3A.(d) G.S. 114-2.4 reads as rewritten:

"§ 114-2.4. Attorney General to render opinion on settlementSettlement agreements.

4 5 The Attorney General shall review the terms of all proposed agreements entered into 6 by the State or a State department, agency, institution, or officer to settle or resolve litigation or 7 potential litigation, that involves the payment of public monies in the sum of seventy-five 8 thousand dollars (\$75,000) or more. In order for such an agreement or contract to be effective 9 against the State, the Attorney General shall submit to the State or the State department, 10 agency, institution, or officer a written opinion regarding the terms of the proposed agreement 11 and the advisability of entering into the agreement, prior to entering into the agreement. The written opinion required by this section shall be maintained in the official file of the final 12 13 settlement agreement. The Attorney General by rule may delegate to a deputy or assistant 14 Attorney General or to another subordinate the authority to approve review settlement 15 agreements.

16 (b) Where a dispute, claim, or controversy names as a party a State department, agency, 17 or institution, or officer, a proposed settlement agreement or other agreement that would 18 dispose of the dispute, claim, or controversy shall be approved by the head of the department, 19 agency, or institution, or by the State officer, before the agreement may be entered.

(b)(c) The Attorney General shall report to the Joint Legislative Commission on 20 21 Governmental Operations on all agreements entered into by the State or a State department, 22 agency, institution, or officer to settle or resolve litigation or potential litigation, that involves 23 the payment of public monies in the sum of seventy-five thousand dollars (\$75,000) or more." 24

SECTION 17.3A.(e) This section is effective when it becomes law.

TRANSFER PRIVATE PROTECTIVE SERVICES BOARD AND ALARM SYSTEMS LICENSING BOARD TO THE DEPARTMENT OF PUBLIC SAFETY

SECTION 17.5.(a) The Private Protective Services Board and the Alarm Systems Licensing Board are hereby transferred to the Department of Public Safety. These transfers shall have all of the elements of a Type II transfer, as described in G.S. 143A-6.

SECTION 17.5.(b) The following statutes are amended by deleting "Attorney General" wherever it appears and substituting "Secretary of Public Safety": G.S. 74C-6, 74C-7, and 74C-13.

SECTION 17.5.(c) G.S. 74C-4 reads as rewritten:

"§ 74C-4. Private Protective Services Board established; members; terms; vacancies; compensation; meetings.

37 The Private Protective Services Board is hereby established in the Department of (a) 38 Justice Department of Public Safety to administer the licensing and set educational and training 39 requirements for persons, firms, associations, and corporations engaged in a private protective 40 services profession within this State.

41 The Board shall consist of 14 members: the Attorney General or his the Secretary of (b) 42 Public Safety or the Secretary's designated representative, two persons appointed by the 43 Attorney General, one person-three persons appointed by the Governor, five persons appointed 44 by the General Assembly upon the recommendation of the President Pro Tempore of the 45 Senate, and five persons appointed by the General Assembly upon the recommendation of the 46 Speaker of the House of Representatives. All appointments by the General Assembly shall be subject to the provisions of G.S. 120-121, and vacancies in the positions filled by those 47 48 appointments shall be filled pursuant to G.S. 120-122. One of those persons appointed by the 49 General Assembly upon the recommendation of the President Pro Tempore of the Senate and 50 all five persons appointed by the General Assembly upon the recommendation of the Speaker 51 of the House of Representatives shall be licensees under this Chapter; all other appointees may 52 not be licensees of the Board nor licensed by the Board while serving as Board members. All 53 persons appointed shall serve terms of three years. With the exception of the Attorney General 54 or his Secretary of Public Safety or the Secretary's designated representative, no person shall 55 serve more than eight consecutive years on the Board, including years of service prior and 56 subsequent to July 1, 1983. Board. Board members may continue to serve until their successors 57 have been appointed.

...." 58

SECTION 17.5.(d) G.S. 74C-6, as rewritten by subsection (b) of this section, reads 1 2 3 as rewritten: "§ 74C-6. Position of Director created. 4 The position of Director of the Private Protective Services Board is hereby created within 5 the Department of Justice. Department of Public Safety. The Secretary of Public Safety shall 6 appoint a person to fill this full-time position. The Director's duties shall be to administer the 7 directives contained in this Chapter and the rules promulgated by the Board to implement this 8 Chapter and to carry out the administrative duties incident to the functioning of the Board in 9 order to actively police the private protective services industry to ensure compliance with the 10 law in all aspects. 11 **SECTION 17.5.(e)** G.S. 74D-4(b) reads as rewritten: 12 The Board shall consist of seven members: the Attorney General-Secretary of Public "(b) 13 Safety or his designee; two persons appointed by the Governor, one of whom shall be licensed 14 under this Chapter and one of whom shall be a public member; two persons appointed by the

15 General Assembly upon the recommendation of the President Pro Tempore of the Senate in 16 accordance with G.S. 120-121, one of whom shall be licensed under this Chapter and one of 17 whom shall be a public member; and two persons appointed by the General Assembly upon the 18 recommendation of the Speaker of the House of Representatives in accordance with 19 G.S. 120-121, one of whom shall be licensed under this Chapter and one of whom shall be a 20 public member."

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SECTION 17.5.(f) G.S. 74D-5.1 reads as rewritten:

22 "§ 74D-5.1. Position of Director created.

23 The position of Director of the Alarm Systems Licensing Board is hereby created within the 24 Department of Justice. Public Safety. The Attorney General Secretary of Public Safety shall 25 appoint a person to fill this full-time position. The Director's duties shall be to administer the 26 directives contained in this Chapter and the rules promulgated by the Board to implement this 27 Chapter and to carry out the administrative duties incident to the functioning of the Board in 28 order to actively police the alarm systems industry to insure compliance with the law in all 29 aspects. The Director may issue a temporary grant or denial of a request for registration subject 30 to final action by the Board at its next regularly scheduled meeting." 31

SECTION 17.5.(g) G.S. 74D-5.2 reads as rewritten:

"§ 74D-5.2. Investigative powers of the Attorney General-Secretary of Public Safety.

32 33 The Attorney General for the State of North Carolina-Secretary of Public Safety shall have 34 the power to investigate or cause to be investigated any complaints, allegations, or suspicions 35 of wrongdoing or violations of this Chapter involving individuals licensed, or to be licensed, 36 under this Chapter. Any investigation conducted pursuant to this section is deemed confidential 37 and is not subject to review under G.S. 132-1 until the investigation is complete and a report is 38 presented to the Board. However, the report may be released to the licensee after the 39 investigation is complete but before the report is presented to the Board."

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MANAGEMENT FLEXIBILITY REDUCTION

41 42 **SECTION 17.6.(a)** Funds appropriated or allocated to the North Carolina State 43 Crime Laboratory shall not be reduced in order to meet any portion of the management 44 flexibility reduction set forth in this act.

45 **SECTION 17.6.(b)** No later than October 1, 2014, the Department of Justice shall 46 report to the Fiscal Research Division on the reductions that were made to meet the 47 management flexibility reduction to the Department of Justice set forth in this act. The report 48 shall include an itemized list of any position eliminations, including the position numbers, 49 titles, and budgeted salaries of each eliminated position.

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MISCELLANEOUS PROVISIONS RELATED TO STATE CRIME LABORATORY PERSONNEL

53 **SECTION 17.7.(a)** Notwithstanding any other provision of law, positions in the 54 North Carolina State Crime Laboratory that are created or authorized to be created by this act 55 may be posted and advertised prior to the effective date of the positions' creation.

56 SECTION 17.7.(b) G.S. 114-63 reads as rewritten:

57 "§ 114-63. Transfer of personnel.

58 The Director of the North Carolina State Crime Laboratory shall have authority to transfer 59 employees of the Crime Laboratory from one Crime Laboratory location in the State to another

another, or between Sections of the Laboratory, as the Director may deem necessary. When any 1 2 member of the Crime Laboratory is transferred from one location to another for the 3 convenience of the Crime Laboratory, or otherwise than upon the request of the employee, the 4 Crime Laboratory shall be responsible for transporting the household goods, furniture, and personal effects of the employee and members of his or her household."

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PART XVIII. JUDICIAL DEPARTMENT

SUBPART XVIII-A. OFFICE OF INDIGENT DEFENSE SERVICES

INDIGENT DEFENSE SERVICES FEE TRANSPARENCY

12 SECTION 18A.1. The Office of Indigent Defense Services, in consultation and 13 cooperation with the Office of the State Controller and the Office of State Budget and 14 Management, shall develop and implement a plan for making certain information contained in 15 fee applications by attorneys publicly available online. The plan shall provide for online access 16 to the following information with respect to each fee application filed: the name of the attorney 17 filing the application, the case number and the county, the class of the highest charge against 18 the defendant, an indication as to whether there are multiple charges against the defendant, the 19 judge who approved the fee application, the amount paid to the attorney through the 20 application, and the date of that payment. In the case of fee applications that cover work paid 21 by the session rather than by the case, the plan shall provide for identification of those 22 applications by session. The plan shall require (i) the information to be updated at least 23 biweekly, (ii) the information to be searchable, and (iii) all information regarding capital cases 24 to be clearly labeled as such. The Office of Indigent Defense Services shall report on its 25 progress in developing this plan to the Chairs of the Senate and House Appropriations 26 Subcommittees on Justice and Public Safety by October 1, 2014. 27

Nothing in this section shall be construed to require the disclosure of information otherwise protected as confidential under State or federal law.

FINAL REPORT ON CRIMINAL CASE INFORMATION SYSTEM

SECTION 18A.2. Section 18B.10 of S.L. 2013-360 reads as rewritten:

32 "SECTION 18B.10. The Administrative Office of the Courts, in consultation with the 33 Office of Indigent Defense Services, shall use the sum of three hundred fifty thousand dollars 34 (\$350,000) in funds available to the Administrative Office of the Courts for the 2013-2015 35 fiscal biennium and the sum of three hundred fifty thousand dollars (\$350,000) in funds available to the Office of Indigent Defense Services for the 2013-2015 fiscal biennium to 36 37 develop or acquire and to implement a component of the Department's criminal case 38 information system for use by public defenders no later than February 1, 2015. The 39 Administrative Office of the Courts shall make an interim report on the development and implementation of this system by February 1, 2014, and a final report on the completed 40 41 implementation of the system by March 1, 2015. July 1, 2015, to the Chairs of the Joint 42 Legislative Oversight Committee on Justice and Public Safety and to the Chairs of the House of Representatives Appropriations Subcommittee on Justice and Public Safety and the Senate 43 44 Appropriations Committee on Justice and Public Safety." 45

46 SUBPART XVIII-B. ADMINISTRATIVE OFFICE OF THE COURTS 47

48 AMEND VARIOUS PROVISIONS REQUIRING REPORTS ON THE OPERATIONS 49 **OF THE COURTS** 50

SECTION 18B.1.(a) G.S. 7A-343 reads as rewritten:

"§ 7A-343. Duties of Director.

The Director is the Administrative Officer of the Courts, and the Director's duties include all of the following:

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(8)Prepare and submit an annual report on the work of the Judicial Department to the Chief Justice, and transmit a copy to each member of the General Assembly. The annual report shall include the activities of each North Carolina Business Court site, including the number of new, closed, and pending cases, the average age of pending cases, and the annual

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expenditures for the prior fiscal year.the Chairs	of the House of
Representatives Appropriations Subcommittee on Justic	e and Public Safety
and the Senate Appropriations Committee on Justice an	
to the Chairs of the Joint Legislative Oversight Comm	ittee on Justice and
Public Safety.	
SECTION 18B.1.(b) G.S. 7A-343.2 reads as rewritten:	
"§ 7A-343.2. Court Information Technology Fund.	
(a) Fund. – The Court Information Technology Fund is established	
Department as a special revenue fund. Interest and other investment income	e earned by the Fund
accrues to it. The Fund consists of the following revenues:	G S 7 A 100(d) and
(1) All monies collected by the Director pursuant to G.S. 7A-49.5.	G.S. /A-109(d) and
(2) State judicial facilities fees credited to the Fund under (3 S 7A-30/ through
G.S. 7A-307.	J.S. 7A-304 unough
(b) Use. – Money in the Fund derived from State judicial facilities	fees must be used to
ipgrade, maintain, and operate the judicial and county courthouse phone	
nonies in the Fund must be used to supplement funds otherwise avail	
Department for court information technology and office automation needs.	usie to the succelul
(c) Report. – The Director must report <u>annually</u> by August 1 and	February 1 of each
year to the Joint Legislative Commission on Governmental Operations, the	
and House Appropriations Committees, and the Chairs of the Joint L	
Committee on Justice and Public Safety and the Chairs of the Senate and H	ouse Appropriations
Subcommittees on Justice and Public Safety. The report must include the fo	
(1) Amounts credited in the preceding six months fiscal year	to the Fund.
(2) Amounts expended in the preceding six months fiscal	year from the Fund
and the purposes of the expenditures.	
(3) Proposed expenditures of the monies in the Fund."	
SECTION 18B.1.(c) G.S. 7A-809 reads as rewritten:	
"§ 7A-809. Reports.	
The Conference of Clerks of Superior Court shall, in consultation v	
deeds, annually study the status of the individual counties and judicial distr	
not the clerks of superior court or the registers of deeds are implementing	
and report results of the study to the Joint Legislative Commission	
OperationsChairs of the House of Representatives Appropriations Subcomm Public Safety and the Senate Appropriations Committee on Justice and Pub	
Chairs of the Joint Legislative Oversight Committee on Justice and Public	
March 1 of each year."	<u>Safety</u> of 01 01 001010
SECTION 18B.1.(d) Section 15.4 of S.L. 2009-451 is repealed	
SECTION 18B.1.(e) Article 7 of Chapter 7A of the General	
by adding a new section to read:	Statutes is amended
"§ 7A-45.5. Annual report on Business Court activities.	
The Administrative Office of the Courts shall report to the Chain	s of the House of
Representatives Appropriations Subcommittee on Justice and Public Sat	
Appropriations Committee on Justice and Public Safety and to the	
Legislative Oversight Committee on Justice and Public Safety by March 1	
activities of each North Carolina Business Court site, including the number	
pending cases, average age of pending cases, and annual expenditures for th	ne prior fiscal year."
SECTION 18B.1.(f) G.S. 15A-1475 reads as rewritten:	
"§ 15A-1475. Reports.	
Beginning January 1, 2008, and annually thereafter, the The North	
Inquiry Commission shall report annually by February 1 of each year on	
Joint Legislative Oversight Committee on Justice and Public Safety an	
Council. The report may contain recommendations of any needed legislativ	
the activities of the Commission. The report shall recommend the fund	
Commission, the district attorneys, and the State Bureau of Investigation in	
responsibilities under S.L. 2006-184. Recommendations concerning the dis	
State Bureau of Investigation shall only be made after consultations with	me north Carolina
Conference of District Attorneys and the Attorney General."	

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1	SECTION 18B.1.(g) G.S. 7A-38.6 is repealed.	
2 3	SECTION 18B.1.(h) G.S. 7A-409.1(g) reads as rewritten:	
3	"(g) The State Judicial Council shall report <u>annually</u> to the General 4	
4	the House of Representatives Appropriations Subcommittee on Justice and	
5	the Senate Appropriations Committee on Justice and Public Safety, to the	
6	Legislative Oversight Committee on Justice and Public Safety, and to the Cl	nief Justice no later
7	than December 31, 2009, and no later than December 31 of every third	year, regarding the
8	implementation of S.L. 2006-184 work of the North Carolina Innocence Ir	<u>iquiry Commission</u>
9	and shall include in its report the statistics regarding inquiries and any rec	
10	changes. The House of Representatives and the Senate shall refer the report of	
11	Council to the Joint Legislative Oversight Committee on Justice and Publ	
12 13	other committees as the Speaker of the House of Representatives or the Pres	adent Pro Tempore
13 14	of the Senate shall deem appropriate, for their review." SECTION 18B.1.(i) Section 18A.1 of S.L. 2013-360 is repealed	
14	SECTION 18B.1.(j) Section 18A.1 of S.L. 2013-300 is repeated SECTION 18B.1.(j) Article 39B of Chapter 7A of the General S	
16	by adding a new section to read:	statutes is amenueu
17	" <u>§</u> 7A-498.9. Annual report on Office of Indigent Defense Services.	
18	The Office of Indigent Defense Services shall report to the Chairs of the	e Joint Legislative
19	Oversight Committee on Justice and Public Safety and to the Chairs	of the House of
20	Representatives Subcommittee on Justice and Public Safety and the Sen	
21	Committee on Justice and Public Safety by February 1 of each year on the fo	
22	(1) The volume and cost of cases handled in each district by a	assigned counsel or
23	public defenders;	
24	(2) Actions taken by the Office to improve the cost-effective	
25	indigent defense services, including the capital case progra	
26	(3) <u>Plans for changes in rules, standards, or regulations in t</u>	he upcoming year;
27 28	$(4) \qquad \frac{\text{and}}{\text{Any}} $	a that would assist
28 29	(4) <u>Any recommended changes in law or funding procedure</u> the Office in improving the management of funds exp	
30	defense services, including any recommendations concer	
31	and desirability of establishing regional public defender of	
32	SECTION 18B.1.(k) Section 18A.4 of S.L. 2013-360 reads as reads	
33	"SECTION 18A.4. The Office of Indigent Defense Services shall i	
34	proposals from private law firms or not-for-profit legal representation or	ganizations for the
35	provision of all classes of legal cases for indigent clients in all judicial distri	
36	Indigent Defense Services shall report on the issuance of this request for pro-	
37	Legislative Commission on Governmental Operations by October 1, 2013.	
38	of Representatives Appropriations Subcommittee on Justice and Public Saf	
39 40	Appropriations Committee on Justice and Public Safety and to the C	
40 41	Legislative Oversight Committee on Justice and Public Safety by October cases where the proposed contract can provide representation services mo	
42	current costs and ensure that the quality of representation is sufficient	
43	constitutional and statutory standards, the Office of Indigent Defense Servic	
44	assigned counsel funds to enter into contracts for this purpose. In selecting c	
45	of Indigent Defense Services shall consider the cost-effectiveness of the	
46	Disputes regarding the ability of the potential contractor to provide effective	
47	clients served by the contract shall be determined by the senior resident supe	
48	the district."	
49		
50	ANNUAL REPORT ON CRIMINAL COURT COST WAIVERS	•
51	SECTION 18B.2. Section 15.10(b) of S.L. 2011-145 reads as re	
52	"SECTION 15.10.(b) The Administrative Office of the Courts shall r	
53 54	modifications to its information systems to maintain records of all cases in makes a finding of just cause to grant a waiver of ariginal court costs up	
54 55	makes a finding of just cause to grant a waiver of criminal court costs und and shall report on those waivers to the Joint Legislative Commission	
55 56	and shall report on those waivers to the Joint Legislative Commission Operations by October 1 Chairs of the Senate Appropriations Committee or	
50 57	Safety, the Chairs of the House Appropriations Subcommittee on Justice and	Public Safety and
58	the Chairs of the Joint Legislative Oversight Committee on Justice and	

February 1 of each year. The report shall aggregate the waivers by the district in which the 1 2 3 4 waiver or waivers were granted and by the name of each judge granting a waiver or waivers. **COMPENSATION OF COURT REPORTERS** 5 SECTION 18B.3. Section 18B.21 of S.L. 2013-360 reads as rewritten: 6 "SECTION 18B.21. The Administrative Office of the Courts, in consultation with the 7 National Center for State Courts, shall study the most effective and efficient deployment of 8 court reporters to produce timely records of court proceedings and the most appropriate and 9 effective compensation for court reporters. The Administrative Office of the Courts shall make 10 an interim report of its findings and recommendations to the Chairs of the House of Representatives Appropriations Subcommittee on Justice and Public Safety and the Senate 11 12 Appropriations Committee on Justice and Public Safety and to the Chairs of the Joint 13 Legislative Oversight Committee on Justice and Public Safety by February 1, 2014. February 1, 14 2014, and a final report of its findings and recommendations by January 1, 2015." 15 16 FAMILY COURT PROGRAMS 17 SECTION 18B.4. Section 18B.6 of S.L. 2013-360 reads as rewritten: 18 "SECTION 18B.6. The Administrative Office of the Courts shall provide direction and 19 oversight to the existing family court programs in order to ensure that each district with a 20 family court program is utilizing best practices and is working effectively and efficiently in the 21 disposition of domestic and juvenile cases. The Administrative Office of the Courts shall report 22 on its efforts in this regard and the results of those efforts to the Chairs of the House of 23 Representatives Appropriations Subcommittee on Justice and Public Safety, the Senate 24 Appropriations Committee on Justice and Public Safety, and the Joint Legislative Oversight 25 Committee on Justice and Public Safety by March 1, 2014. March 1 of each year." 26 27 TRAINING FOR SUPERIOR AND DISTRICT COURT JUDGES 28 **SECTION 18B.5.** The School of Government at the University of North Carolina 29 at Chapel Hill, in cooperation with the Administrative Office of the Courts, the North Carolina 30 Association of District Court Judges, the North Carolina Conference of Superior Court Judges, 31 and the State Crime Laboratory, shall ensure that the continuing judicial education programs 32 coordinated by the School of Government incorporate content related to the proper custody and 33 handling of biological evidence, including relevant information about the work of the State 34 Crime Laboratory. The topic shall be addressed in continuing legal education programs for 35 superior and district court judges on a regular basis. 36 37 ABOLISH FOUR SPECIAL SUPERIOR COURT JUDGESHIPS/PROVIDE FOR TWO 38 ADDITIONAL BUSINESS COURT JUDGES/PROCEDURE FOR NOMINATION 39 AND CONFIRMATION OF SPECIAL SUPERIOR COURT JUDGES 40 **SECTION 18B.6.** G.S. 7A-45.1 is amended by adding three new subsections to 41 read: 42 "(a8) Notwithstanding any other provision of this section, the four special superior court 43 judgeships held as of April 1, 2014, by judges whose terms expire on April 29, 2015, October 44 20, 2015, and December 31, 2017, are abolished when any of the following first occurs: 45 Retirement of the incumbent judge. (1)46 (2)Resignation of the incumbent judge. 47 Removal from office of the incumbent judge. (3)48 (4) Death of the incumbent judge. 49 Expiration of the term of the incumbent judge. (5)50 (a9) Effective upon the retirement, resignation, removal from office, death, or expiration of the term of the special superior court judge held as of April 1, 2014, by the judge whose term 51 52 expires on April 29, 2015, a new special superior court judgeship shall be created and filled 53 through the procedure for nomination and confirmation provided for in subsection (a10) of this 54 section. Effective upon the retirement, resignation, removal from office, death, or expiration of 55 the term of the special superior court judge held as of April 1, 2014, by the judge whose term 56 expires on October 20, 2015, a new special superior court judgeship shall be created and filled through the procedure for nomination and confirmation provided for in subsection (a10) of this 57 58 section.

1 Prior to submitting a nominee for the judgeships created under this subsection to the 2 General Assembly for confirmation, the Governor shall consult with the Chief Justice to ensure 3 that the persons nominated to fill these two judgeships have the requisite expertise and 4 experience to be designated by the Chief Justice as business court judges under G.S. 7A-45.3, 5 and the Chief Justice is requested to designate those two judges as business court judges. 6 (a10) Except for the judgeships abolished pursuant to subsection (a8) of this section, upon 7 the retirement, resignation, removal from office, death, or expiration of the term of any special 8 superior court judge on or after September 1, 2014, each judgeship shall be filled for a full 9 five-year term beginning upon the judge's taking office according to the following procedure prescribed by the General Assembly pursuant to Article IV, Section 9(1) of the North Carolina 10 Constitution. As each judgeship becomes vacant or the term expires, the Governor shall submit 11 12 the name of a nominee for that judgeship to the General Assembly for confirmation by ratified 13 joint resolution. Upon each such confirmation, the Governor shall appoint the confirmed 14 nominee to that judgeship. 15 However, upon the failure of the Governor to submit the name of a nominee within 90 days 16 of the occurrence of the vacancy or within 90 days of the expiration of the judge's term, as 17 applicable, the President Pro Tempore of the Senate and the Speaker of the House of 18 Representatives jointly shall submit the name of a nominee to the General Assembly. The 19 appointment shall then be made by enactment of a bill. The bill shall state the name of the 20 person being appointed, the office to which the appointment is being made, and the county of 21 residence of the appointee. 22 The Governor may withdraw any nomination prior to it failing on any reading, and in case 23 of such withdrawal the Governor shall submit a different nomination within 45 days of 24 withdrawal. If a nomination shall fail any reading, the Governor shall submit a different 25 nomination within 45 days of such failure. In either case of failure to submit a new nomination 26 within 45 days, the President Pro Tempore of the Senate and the Speaker of the House of 27 Representatives shall submit the name of a nominee to the General Assembly under the 28 procedure provided in the preceding paragraph. 29 No person shall occupy a special superior court judgeship authorized under this subsection 30 in any capacity, or have any right to, claim upon, or powers of those judgeships, unless that 31 person's nomination has been confirmed by the General Assembly by joint resolution or 32 appointed through the enactment of a bill upon the failure of the Governor to submit a nominee. 33 Until confirmed by the General Assembly and appointed by the Governor, or appointed by the 34 General Assembly upon the failure of the Governor to appoint a nominee, and qualified by 35 taking the oath of office, a nominee is neither a de jure nor a de facto officer.' 36 37 ALLOCATION OF ASSISTANT DISTRICT ATTORNEYS 38 SECTION 18B.7.(a) G.S. 7A-60(a2) reads as rewritten: 39 "§ 7A-60. District attorneys and prosecutorial districts. Upon the convening of each regular session of the General Assembly and its 40 (a2) 41 reconvening in the even-numbered year, the Administrative Office of the Courts shall report its 42 recommendations regarding the allocation of assistant district attorneys for the upcoming fiscal 43 biennium and fiscal year to the General Assembly, including any request for additional 44 assistant district attorneys. The report shall include the number of assistant district attorneys 45 that the Administrative Office of the Courts recommends to be allocated to each prosecutorial 46 district and the caseload and criteria workload formula established through the National Center 47 for State Courts on which each recommended allocation is based. Any reports required under 48 this subsection shall be made to the Joint Legislative Commission of Governmental Operations, 49 the House of Representatives and Senate Appropriations Subcommittees on Justice and Public, 50 and the Fiscal Research Division. 51 " 52 SECTION 18B.7.(b) G.S. 7A-63 reads as rewritten:

53 "§ 7A-63. Assistant district attorneys.

Each district attorney shall be entitled to the number of full-time assistant district attorneys set out in this Subchapter, <u>such number to be developed by the General Assembly after</u> <u>consulting the workload formula established through the National Center for State Courts</u>, to be appointed by the district attorney, to serve at <u>his-the district attorney's</u> pleasure. A vacancy in the office of assistant district attorney shall be filled in the same manner as the initial appointment. An assistant district attorney shall take the same oath of office as the district

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attorney, and shall perform such duties as may be assigned by the district attorney. He-The district attorney shall devote his full time to the duties of his the office and shall not engage in the private practice of law during his or her term."

MAINTAIN TRIAL COURT ADMINISTRATOR

SECTION 18B.13. The Administrative Office of the Courts shall maintain the trial court administrator position serving Superior Court Districts 7B and 7C and ensure that the position remains filled during the 2014-2015 fiscal year.

AUTHORIZE THE COURT TO ASSESS A FEE FOR THE COSTS OF THE SERVICES OF A PRIVATE HOSPITAL PERFORMING TOXICOLOGICAL **TESTING FOR A PROSECUTORIAL DISTRICT**

SECTION 18B.14.(a) G.S. 7A-304(a) reads as rewritten:

14 In every criminal case in the superior or district court, wherein the defendant is "(a) 15 convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the 16 prosecuting witness, the following costs shall be assessed and collected. No costs may be 17 assessed when a case is dismissed. Only upon entry of a written order, supported by findings of 18 fact and conclusions of law, determining that there is just cause, the court may (i) waive costs 19 assessed under this section or (ii) waive or reduce costs assessed under subdivision (7), (8), 20 (8a), (11), or (12), (12), or (13) of this section.21

- (7)For the services of the North Carolina State Crime Laboratory facilities, the district or superior court judge shall, upon conviction, order payment of the sum of six hundred dollars (\$600.00) to be remitted to the Department of Justice for support of the Laboratory. This cost shall be assessed only in cases in which, as part of the investigation leading to the defendant's conviction, the laboratories have performed DNA analysis of the crime, tests of bodily fluids of the defendant for the presence of alcohol or controlled substances, or analysis of any controlled substance possessed by the defendant or the defendant's agent.
- (8) For the services of any crime laboratory facility operated by a local government or group of local governments, the district or superior court judge shall, upon conviction, order payment of the sum of six hundred dollars (\$600.00) to be remitted to the general fund of the local governmental unit that operates the laboratory to be used for law enforcement purposes. The cost shall be assessed only in cases in which, as part of the investigation leading to the defendant's conviction, the laboratory has performed DNA analysis of the crime, test of bodily fluids of the defendant for the presence of alcohol or controlled substances, or analysis of any controlled substance possessed by the defendant or the defendant's agent. The costs shall be assessed only if the court finds that the work performed at the local government's laboratory is the equivalent of the same kind of work performed by the North Carolina State Crime Laboratory under subdivision (7) of this subsection.
- For the services of any private hospital performing toxicological testing (8a) under contract with a prosecutorial district, the district or superior court judge shall, upon conviction, order payment of the sum of six hundred dollars (\$600.00) to be remitted to the State Treasurer for the support of the General Court of Justice. The cost shall be assessed only in cases in which, as part of the investigation leading to the defendant's conviction, the laboratory has performed testing of bodily fluids of the defendant for the presence of alcohol or controlled substances. The costs shall be assessed only if the court finds that the work performed by the local hospital is the equivalent of the same kind of work performed by the North Carolina State Crime Laboratory under subdivision (7) of this subsection.
 - (11)For the services of an expert witness employed by the North Carolina State Crime Laboratory who completes a chemical analysis pursuant to G.S. 20-139.1 or a forensic analysis pursuant to G.S. 8-58.20 and provides

	General Assembly Of North Carolina	Session 2013
1 2 3 4 5 6 7 8 9	testimony about that analysis in a defendant's trial, the court judge shall, upon conviction of the defendant, or sum of six hundred dollars (\$600.00) to be remitted to Justice for support of the State Crime Laboratory. This co only in cases in which the expert witness provides te chemical or forensic analysis in the defendant's trial and	der payment of the the Department of st shall be assessed estimony about the
10 11	 to any cost assessed under subdivision (7) of this subsective (12) For the services of an expert witness employed by a operated by a local government or group of local completes a chemical analysis pursuant to G.S. 20-13 analysis pursuant to G.S. 8-58.20 and provides testimony 	a crime laboratory governments who 39.1 or a forensic about that analysis
12 13 14 15 16 17	in a defendant's trial, the district or superior court conviction of the defendant, order payment of the sum of (\$600.00) to be remitted to the general fund of the local that operates the laboratory to be used for local law enfo shall be assessed only in cases in which the expert testimony about the chemical or forensic analysis in the c	six hundred dollars governmental unit prcement. This cost t witness provides lefendant's trial and
18 19 20 21 22 23	 shall be in addition to any cost assessed under subd subsection. (13) For the services of an expert witness employed by performing toxicological testing under contract with a p who completes a chemical analysis pursuant to G.S. 20-testimony about that analysis in a defendant's trial, the 	a private hospital rosecutorial district 139.1 and provides
24 25 26 27 28	court judge shall, upon conviction of the defendant, ord sum of six hundred dollars (\$600.00) to be remitted to the the support of the General Court of Justice. This cost sha in cases in which the expert witness provides testimony analysis in the defendant's trial and shall be in addition to	der payment of the State Treasurer for all be assessed only about the chemical
29 30 31 32 33	<u>under subdivision (8a) of this subsection.</u> " SECTION 18B.14.(b) This section becomes effective Decer applies to fees assessed or collected on or after that date. THREE-JUDGE PANEL TO RULE ON CLAIMS THAT AN ACT OF	
33 34 35 36 37	ASSEMBLY IS FACIALLY INVALID ON THE BASIS TI VIOLATES THE NORTH CAROLINA CONSTITUTION OR FED SECTION 18B.16.(a) Article 26A of Chapter 1 of the Genera rewritten:	HAT THE ACT ERAL LAW
38 39 40 41	"Article 26A. "Three-Judge Panel for Redistricting Challenges.Challenges for Certain Challenges to State Laws. "§ 1-267.1. Three-judge panel for actions challenging plans apportioni	
42	State legislative or congressional districts.districts; claims cha	
43 44 45 46	validity of an act of the General Assembly.(a)Any action challenging the validity of any act of the General Assembly.(a)Any action challenging the validity of any act of the General Assembly.(a)Any action challenging the validity of any act of the General Assembly.(a)Any action challenging the validity of any act of the General Assembly.(a)Any action challenging the validity of any act of the General Assembly.(a)Any action challenging the validity of any act of the General Assembly.(a)Court of Wake County and shall be heard and determined by a three-(b)County and shall be heard and determined by a three-	iled in the Superior judge panel of the
47 48 49 50 51	Superior Court of Wake County organized as provided by subsection (b) of t (a1) Except as otherwise provided in subsection (a) of this section, a to the validity of an act of the General Assembly shall be transferred pure Rule 42(b)(4), to the Superior Court of Wake County and shall be heard as three-judge panel of the Superior Court of Wake County, organized as prov	ny facial challenge suant to G.S. 1A-1, nd determined by a
52 53 54 55 56 57 58	 (b2) of this section. (b) Whenever any person files in the Superior Court of Wake challenging the validity of any act of the General Assembly that apportions legislative or congressional districts, a copy of the complaint shall be serv resident superior court judge of Wake County, who shall be the president three-judge panel required by subsection (a) of this section. Upon receipt of senior resident superior court judge of Wake County shall notify the Chief 	County any action or redistricts State red upon the senior iding judge of the that complaint, the f Justice, who shall
58 59	senior resident superior court judge of Wake County shall notify the Chief appoint two additional resident superior court judges to the three-judge pa	

Court of Wake County to hear and determine the action. Before making those appointments, 1 2 the Chief Justice shall consult with the North Carolina Conference of Superior Court Judges, 3 which shall provide the Chief Justice with a list of recommended appointments. To ensure that 4 members of the three-judge panel are drawn from different regions of the State, the Chief 5 Justice shall appoint to the three-judge panel one resident superior court judge from the First 6 through Fourth Judicial Divisions and one resident superior court judge from the Fifth through 7 Eighth Judicial Divisions. In order to ensure fairness, to avoid the appearance of impropriety, 8 and to avoid political bias, no member of the panel, including the senior resident superior court 9 judge of Wake County, may be a former member of the General Assembly. Should the senior 10 resident superior court judge of Wake County be disqualified or otherwise unable to serve on the three-judge panel, the Chief Justice shall appoint another resident superior court judge of 11 12 Wake County as the presiding judge of the three-judge panel. Should any other member of the 13 three-judge panel be disqualified or otherwise unable to serve on the three-judge panel, the 14 Chief Justice shall appoint as a replacement another resident superior court judge from the 15 same group of judicial divisions as the resident superior court judge being replaced.

16 (b1) Any facial challenge to the validity of an act of the General Assembly filed in the 17 Superior Court of Wake County, other than a challenge to plans apportioning or redistricting 18 State legislative or congressional districts that shall be heard pursuant to subsection (b) of this 19 section, or any claim transferred to the Superior Court of Wake County pursuant to subsection 20 (a1) of this section, shall be assigned by the senior resident Superior Court Judge of Wake 21 County to a three-judge panel established pursuant to subsection (b2) of this section.

22 For each challenge to the validity of statutes and acts subject to subsection (a1) of (b2)23 this section, the Chief Justice of the Supreme Court shall appoint three resident superior court 24 judges to a three-judge panel of the Superior Court of Wake County to hear the challenge. The 25 Chief Justice shall appoint a presiding judge of each three-judge panel. To ensure that members 26 of each three-judge panel are drawn from different regions of the State, the Chief Justice shall 27 appoint to each three-judge panel one resident superior court judge from the First, Second, or 28 Fourth Judicial Division, one resident superior court judge from the Seventh or Eighth Judicial 29 Division, and one resident superior court judge from the Third, Fifth, or Sixth Judicial Division. 30 Should any member of a three-judge panel be disqualified or otherwise unable to serve on the 31 three-judge panel or be removed from the panel at the discretion of the Chief Justice, the Chief 32 Justice shall appoint as a replacement another resident superior court judge from the same 33 group of judicial divisions as the resident superior court judge being replaced.

34 No order or judgment shall be entered affecting the validity of any act of the (c) 35 General Assembly that apportions or redistricts State legislative or congressional districts 36 districts, or finds that an act of the General Assembly is facially invalid on the basis that the act 37 violates the North Carolina Constitution or federal law, except by the a three-judge panel of the 38 Superior Court of Wake County organized as provided by subsection (b) or subsection (b2) of 39 this section. In the event of disagreement among the three resident superior court judges 40 comprising the a three-judge panel, then the opinion of the majority shall prevail.

41 This section applies only to civil proceedings. Nothing in this section shall be (d) 42 deemed to apply to criminal proceedings, to proceedings under Chapter 15A of the General 43 Statutes, to proceedings making a collateral attack on any judgment entered in a criminal proceeding, or to appeals from orders of the trial courts pertaining to civil proceedings filed by 44 45 a taxpayer pursuant to G.S. 105-241.17." 46

SECTION 18B.16.(b) G.S. 1-81.1 reads as rewritten:

47 "§ 1-81.1. Venue in apportionment or redistricting cases.cases; certain injunctive relief 48 actions.

49 (a) Venue lies exclusively with the Wake County Superior Court in any action 50 concerning any act of the General Assembly apportioning or redistricting State legislative or 51 congressional districts lies exclusively with the Wake County Superior Court.districts.

52 Venue lies exclusively with the Wake County Superior Court with regard to any (a1) 53 claim seeking an order or judgment of a court, either final or interlocutory, to restrain the 54 enforcement, operation, or execution of an act of the General Assembly, in whole or in part, 55 based upon an allegation that the act of the General Assembly is facially invalid on the basis 56 that the act violates the North Carolina Constitution or federal law. Pursuant to 57 G.S. 1-267.1(a1) and G.S. 1-1A, Rule 42(b)(4), claims described in this subsection that are filed or raised in courts other than Wake County Superior Court or that are filed in Wake 58 59 County Superior Court shall be transferred to a three-judge panel of the Wake County Superior

	General A	sseml	oly Of North Carolina	Session 2013
1 2 3	the facial	validit	other questions of law in the action have been res y of an act of the General Assembly must be m is in the case.	
4 5	(b) redistrictin	Any ang the S	action brought concerning an act of the General State legislative or congressional districts shall be fi	
6 7	Wake Cou	SEC	FION 18B.16.(c) G.S. 1A-1, Rule 42, reads as rew	ritten:
8	"Rule 42.		olidation; separate trials.	
9	(a)		olidation. – Except as provided in subdivision (l	
10			a common question of law or fact are pending in c	
11			a joint hearing or trial of any or all the matters in	
12 13			tions consolidated; and he may make such orde	
13 14			end to avoid unnecessary costs or delay. When a or fact are pending in both the superior and the	
14			of the superior court in which the action is pendin	
16			d he may make such orders concerning proceeding	
17			y costs or delay.	ings therein us muy tend to
18	(b)		ate trials. –	
19		$(1)^{1}$	The court may in furtherance of convenience or	to avoid prejudice and shall
20			for considerations of venue upon timely motion	
21			claim, cross-claim, counterclaim, or third-party	
22			issue or of any number of claims, cross-claims	, counterclaims, third-party
23		(2)	claims, or issues.	-1
24 25		(2)	Upon motion of any party in an action that ind under Article 1G of Chapter 90 of the General St	
23 26			care entity as defined in G.S. 90-21.50, the	
20 27			discovery and a separate trial of any claim, cru	
$\overline{28}$			third-party claim against a physician or other med	
29		(3)	Upon motion of any party in an action in tort	
30			damages exceeding one hundred fifty thousand d	
31			shall order separate trials for the issue of liability	
32			unless the court for good cause shown orders a si	
33 34			solely to compensatory damages shall not be adm	
34 35			has determined that the defendant is liable. The the issues relating to liability shall try the issues r	
36		(4)	Pursuant to G.S. 1-267.1, any facial challenge to	
37		<u> /</u>	General Assembly, other than a challenge	-
38			redistricting State legislative or congressional d	
39			three-judge panel in the Superior Court of Wake	
40			such a challenge in the claimant's complaint or	±
41			court in this State, or if such a challenge is rais	
42			defendant's answer, responsive pleading, or wi	
43 44			defendant's answer or responsive pleading. In th	
44 45			its own motion, transfer that portion of the action the act of the General Assembly to the Superior	
46			resolution by a three-judge panel if, after all othe	
47			been resolved, a determination as to the facia	
48			General Assembly must be made in order to con	
49			in the case. The court in which the action	
50			jurisdiction over all matters other than the ch	
51			validity and shall stay all matters that are conting	
52			challenge to the act's facial validity pending a r	
53			until all appeal rights are exhausted. Once the	
54 55			and all appeal rights have been exhausted, the m	
55 56			remanded to the three-judge panel or the trial originated for resolution of any outstanding matter	
57		SEC	FION 18B.16.(d) G.S. 1A-1, Rule 62, reads as rew	
58	"Rule 62.		of proceedings to enforce a judgment.	

Automatic stay; exceptions – Injunctions and receiverships. – Except as otherwise 1 (a) 2 stated herein, no execution shall issue upon a judgment nor shall proceedings be taken for its 3 enforcement until the expiration of the time provided in the controlling statute or rule of 4 appellate procedure for giving notice of appeal from the judgment. Unless otherwise ordered by 5 the court, an interlocutory or final judgment in an action for an injunction or in a receivership 6 action shall not be stayed during the period after its entry and until an appeal is taken or during 7 the pendency of an appeal. The provisions of section (c) govern the suspending, modifying, 8 restoring, or granting of an injunction during the pendency of an appeal.

9 (b) Stay on motion for new trial or for judgment. – In its discretion and on such 10 conditions for the security of the adverse party as are proper, the court may stay the execution of or any proceedings to enforce a judgment pending the disposition of a motion for a new trial 11 12 or to alter or amend a judgment made pursuant to Rule 59, or of a motion for relief from a 13 judgment or order made pursuant to Rule 60, or of a motion for judgment made pursuant to 14 Rule 50, or of a motion for amendment to the findings or for additional findings made pursuant 15 to Rule 52(b). If the time provided in the controlling statute or rule of appellate procedure for 16 giving notice of appeal from the judgment had not expired before a stay under this subsection 17 was entered, that time shall begin to run immediately upon the expiration of any stay under this 18 section, and no execution shall issue nor shall proceedings be taken for enforcement of the 19 judgment until the expiration of that time.

20 (c) Injunction pending appeal. – When an appeal is taken from an interlocutory or final 21 judgment granting, dissolving, or denying an injunction, the court in its discretion may 22 suspend, modify, restore, or grant an injunction during the pendency of the appeal upon such 23 terms as to bond or otherwise as it considers proper for the security of the rights of the adverse 24 party.

(d) Stay upon appeal. – When an appeal is taken, the appellant may obtain a stay of
execution, subject to the exceptions contained in section (a), by proceeding in accordance with
and subject to the conditions of G.S. 1-289, G.S. 1-290, G.S. 1-291, G.S. 1-292, G.S. 1-293,
G.S. 1-294, and G.S. 1-295.

When stay is had by giving supersedeas bond, the bond may be given at or after the time of filing the notice of appeal or of procuring the order allowing the appeal as the case may be, and stay is then effective when the supersedeas bond is approved by the court.

(e) Stay in favor of North Carolina, city, county, local board of education, or agency
thereof. – When an appeal is taken by the State of North Carolina, or a city or a county thereof,
a local board of education, or an officer in his official capacity or agency thereof or by direction
of any department or agency of the State of North Carolina or a city or county thereof or a local
board of education and the operation or enforcement of the judgment is stayed, no bond,
obligation, or other security shall be required from the appellant.

38 (f) Power of appellate court not limited. – The provisions of this rule do not limit any 39 power of an appellate court or of a judge or justice thereof to stay proceedings during the 40 pendency of an appeal or to suspend, modify, restore, or grant an injunction during the 41 pendency of an appeal or to make any order appropriate to preserve the status quo or the 42 effectiveness of the judgment subsequently to be entered.

(g) Stay of judgment as to multiple claims or multiple parties. – When a court has ordered a final judgment under the conditions stated in Rule 54(b), the court may stay enforcement of that judgment until the entering of a subsequent judgment or judgments and may prescribe such conditions as are necessary to secure the benefit thereof to the party in whose favor the judgment is entered.

48 Right to immediate interlocutory appeal of order granting or denying injunctive (h) 49 relief in as-applied constitutional challenge. – Notwithstanding any other provision of law, a 50 party shall have the right of immediate appeal (i) from an adverse ruling by a trial court 51 granting or denying interlocutory, temporary, or permanent injunctive or declaratory relief restraining the State or a political subdivision of the State from enforcing the operation or 52 53 execution of an act of the General Assembly as applied against a party in a civil action or (ii) 54 from an adverse ruling by a trial court denying a motion to stay an injunction restraining the 55 State or a political subdivision of the State from enforcing the operation or execution of an act 56 of the General Assembly as applied against a party in a civil action. This subsection only 57 applies where the State or a political subdivision of the State is a party in the civil action. This subsection does not apply to facial challenges heard by a three-judge panel pursuant to G.S. 1-58 59 267.1.'

	General Assembly Of North Carolina	Session 2013
1 2 3	SECTION 18B.16.(e) G.S. 7A-27 reads as rewritten: "§ 7A-27. Appeals of right from the courts of the trial divisions.	
4 5 6 7 8	(a1) Appeal lies of right directly to the Supreme Court from any o court, either final or interlocutory, that holds that an act of the General invalid on the basis that the act violates the North Carolina Constitution or in this section shall be deemed to apply to appeals from orders of the tria criminal proceedings, to proceedings under Chapter 15A of the	Assembly is facially r federal law. Nothing al courts pertaining to
9 10	proceedings making a collateral attack on any judgment entered in a crim appeals from orders of the trial courts pertaining to civil proceedings	inal proceeding, or to
11	pursuant to G.S. $105-241.17$.	
12 13 14 15 16	 (b) Appeal lies of right directly to the Court of Appeals in any of the (1) (1) From any final judgment of a superior court, other than subsection (a) of this section, or one based on a pl contendere, including any final judgment entered upor of an administrative agency, except for a final judgment 	n the one described in lea of guilty or nolo n review of a decision
17	of a court martial under G.S. 127A-62.	-
18 19 20	 (2) From any final judgment of a district court in a civil act (3) From any interlocutory order or judgment of a superior in a civil action or proceeding which does any of the formation of the formatio	court or district court
21 22 23	 a. Affects a substantial right. b. In effect determines the action and prevents a an appeal might be taken. 	judgment from which
24 25	c. Discontinues the action.d. Grants or refuses a new trial.	
26	e. Determines a claim prosecuted under G.S. 50-19	
27 28 29	<u>f.</u> <u>Grants temporary injunctive relief restraining t</u> <u>subdivision of the State from enforcing the ope</u> an act of the General Assembly as applied aga	ration or execution of
30 31	action. This subsection only applies where th subdivision of the State is a party in the civil a	e State or a political
32 33	<u>does not apply to facial challenges to an act</u> three-judge panel pursuant to G.S. 1-267.1.	<u>s validity heard by a</u>
34 35 26	 (4) From any other order or judgment of the superior of appeal is authorized by statute." SECTION 18P 16 (f) C S 1 267 1(h2) as expected in subsect 	
36 37	SECTION 18B.16.(f) G.S. 1-267.1(b2), as enacted in subsect becomes effective September 1, 2014. The remainder of this section	is effective when it
38	becomes law and applies to any claim filed on or after that date or as	
39	pleading on or after that date that asserts that an act of the General Assert	mbly is either facially
40	invalid or invalid as applied to a set of factual circumstances on the basi	s that the act violates
41 42	the North Carolina Constitution or federal law.	
42 43	LEGAL AID REPORT	
44	SECTION 18B.17. As a condition of continued receipt of fur	ding through revenue
45	from court fees, Legal Aid of North Carolina shall report quarterly beginn to the Chains of the House of Departmentations and Serect Americation	ning October 1, 2014,

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58 PART XIX. DEPARTMENT OF CULTURAL RESOURCES

more effectively bring legal services to North Carolina.

to the Chairs of the House of Representatives and Senate Appropriations Committees and the

Fiscal Research Division. The report shall include the cases in the public record in which Legal

Aid has appeared as counsel, including a description of the type of case and its ongoing status.

The report shall also provide sufficiently detailed information about the focus of investigations

and the ways in which resources are being expended, to the extent permissible under the law, to

demonstrate that funds provided under the Access to Civil Justice Act are being used within the

eligibility limitations of G.S. 7A-474.3. This portion of the report detailing investigations and

use of resources shall also include a list of all site visits conducted by Legal Aid personnel, with sufficient information even in the case of confidential information to identify the nature of

the visit and the type of site visited. Finally, the report shall describe Legal Aid's efforts to

General Assembly Of North Carolina Session 2013 1 **CAP GRANTS FROM STATE AID TO LIBRARIES FUND** 2 **SECTION 19.2.** The Department of Cultural Resources shall not allocate a grant to 3 any municipal or single-county library from the Aid to Public Libraries Fund that exceeds four 4 hundred thousand dollars (\$400,000) for the 2014-2015 fiscal year. 5 6 **QUEEN ANNE'S REVENGE PROJECT SPECIAL FUND** 7 **SECTION 19.4.** Part 1 of Article 2 of Chapter 143B of the General Statutes is 8 amended by adding a new section to read: 9 "§ 143B-53.3. Queen Anne's Revenge Project. 10 Fund. - The Queen Anne's Revenge Project Special Fund is created as a special, (a) interest-bearing revenue fund within the Department of Cultural Resources, Office of Archives 11 12 and History. The Fund shall consist of all receipts derived from private donations, grant funds, 13 and earned revenue. The monies in the Fund may be used only for contracted services, personal 14 services and operations, conference and meeting expenses, travel, staff salaries, operations for 15 laboratory needs, museum exhibits, and other administrative costs related to the Queen Anne's 16 Revenge Project. The staff of the Office of Archives and History and the Department of 17 Cultural Resources shall determine how the funds will be used for the purposes of the Queen 18 Anne's Revenge Project, and those funds are hereby appropriated for those purposes. 19 Application. - This section applies to the Queen Anne's Revenge, the historic (b) shipwreck owned by the State and managed by the Department of Cultural Resources, Office of 20 21 Archives and History. 22 Reports. - The Department of Cultural Resources shall submit a report by (c) 23 September 30 of each year to the Joint Legislative Commission on Governmental Operations, 24 the House of Representatives Appropriations Subcommittee on General Government, the Senate Appropriations Committee on General Government and Information Technology, and 25 26 the Fiscal Research Division. This report shall include the source and amount of all funds credited to the Fund and the purpose and amount of all expenditures from the Fund during the 27 28 prior fiscal year." 29 30 EXEMPT DCR FROM OPERATING RULES REOUIREMENTS RELATED TO 31 HISTORIC SITES AND MUSEUMS 32 SECTION 19.5.(a) G.S. 121-7.3 reads as rewritten: 33 "§ 121-7.3. Admission and related activity fees.fees and operating hours. 34 The Department of Cultural Resources may charge a reasonable admission and related 35 activity fee to any historic site or museum administered by the Department. Admission and 36 related activity fees collected under this section are receipts of the Department and shall be 37 deposited in the appropriate special fund. The revenue collected pursuant to this section shall 38 be used only for the individual historic site or museum where the receipts were generated. The 39 Secretary may adopt rules necessary to carry out the provisions of this section. The Department 40 is exempt from the requirements of Chapter 150B of the General Statutes and G.S. 12-3.1 when 41 adopting, amending, or repealing rules for operating hours and admission fees or related 42 activity fees at historic sites and museums. The Department shall submit a report to the Joint 43 Legislative Commission on Governmental Operations on the amount and purpose of a fee 44 change within 30 days following its effective date." 45 SECTION 19.5.(b) G.S. 143B-71 reads as rewritten: 46 "§ 143B-71. Tryon Palace Commission – creation, powers and duties. 47 There is hereby created the Tryon Palace Commission of the Department of Cultural 48 Resources with the power and duty to adopt, amend and rescind rules and regulations 49 concerning the restoration and maintenance of the Tryon Palace complex, and other powers and 50 duties as provided in Article 2 of Chapter 121 of the General Statutes of North Carolina, 51 including the authority to charge reasonable admission and related activity fees. The 52 Commission is exempt from the requirements of Chapter 150B of the General Statutes and 53 G.S. 12-3.1 when adopting, amending, or repealing rules for operating hours and admission 54 fees or related activity fees at Tryon Palace Historic Sites and Gardens. The Commission shall 55 submit a report to the Joint Legislative Commission on Governmental Operations on the 56 amount and purpose of a fee change within 30 days following its effective date." 57 SECTION 19.5.(c) G.S. 143B-73 reads as rewritten: 58 "§ 143B-73. U.S.S. North Carolina Battleship Commission – creation, powers, and duties.

	General Assembly Of North Carolina	Session 2013
1 2 3 4 5	There is hereby created the U.S.S. North Carolina Battleship C Department of Cultural Resources with the power and duty to adopt, amer and regulations under and not inconsistent with the laws of this State neces the provisions and purposes of this Part.	nd, and rescind rules
6 7 8 9 10 11 12 13 14	 (3) The Commission shall adopt rules and regulations provisions of this Chapter. The Commission is requirements of Chapter 150B of the General Statutes an adopting, amending, or repealing rules for <u>operating h</u> fees or related activity fees at the U.S.S. North Carol Commission shall submit a report to the Joint Legislat Governmental Operations on the amount and purpose of 30 days following its effective date." 	exempt from the <u>ad G.S. 12-3.1</u> when <u>ours and admission</u> lina Battleship. The ive Commission on
14 15 16 17 18	CLOSURE OF MOUNTAIN GATEWAY MUSEUM PROHIBITED SECTION 19.6. The Department of Cultural Resources, I Museums, shall not close the Mountain Gateway Museum during the 2014-	
19 20 21 22 23	DCR BUDGET INTEGRITY SECTION 19.7. In the development of the 2015-2017 bi budget, the Office of State Budget and Management shall restore various un for Archives and Records, Historic Preservation, and Personal Services wi of Cultural Resources.	nderfunded accounts
24 25 26 27 28	MODIFY ROLES OF ROANOKE ISLAND COMMISSION AND D CULTURAL RESOURCES IN MANAGING ROANOKE ISL PARK SECTION 19.8.(a) Part 27A of Article 2 of Chapter 143B of	AND FESTIVAL
29 30	reads as rewritten: "Part 27A. Roanoke Island Commission.	
31	"§ 143B-131.1. Commission established.	
32 33 34 35 36	There is established the Roanoke Island Commission. The Commission independent, self-supporting commission, but shall be locatedCommission Department of Cultural Resources for historic resource management, budgetary purposes. to advise and assist the Secretary of the Department of in the protection, preservation, development, and interpretation of the historic resource for the historic resource.	nission within the organizational, and Cultural Resources
37	assets of Roanoke Island.	
38 39 40 41 42	" \$ 143B-131.2. Roanoke Island Commission – Purpose, powers, and du (a) The Commission is created to combine various existing enti- cooperation for a cohesive body to protect, preserve, develop, and interpr cultural assets of Roanoke Island. The Commission is further created to operate and administer the Elizabeth II State Historic Site and Visitor Cen	ties in the spirit of et the historical and fundraise for and to
43 44 45 46 47	Ice Plant Island, and allRoanoke Island Festival Park and all other p administration of the Department of Cultural Resources located on Roa historical significance to the State of North Carolina, Dare County, or th except as otherwise determined by the Commission.Department. (b) The Commission shall have the following powers and duti	noke Island having e Town of Manteo,
48 49 50	<u>direction and control of the Secretary:</u> (1) To advise the Secretary of <u>the Department of Transporta</u>	tion and adopt rules
51 52 53 54	preservation, and enhancement of the appearance, aesthetic quality of U.S. Highway 64/264 and the U.S. 6 corridor on Roanoke Island and the grounds on Roan Park. However, the local government that has jurisdiction	maintenance, and 4/264 Bypass travel loke Island Festival on over the affected
55 56 57 58 59	portion of the travel corridor shall process the application certificates of appropriateness and shall be responsible of those certificates and any rules adopted pursuant to apply to the portion of the travel corridor within the juri government. No reimbursement shall be made by the	for the enforcement this subdivision that sdiction of the local
57	government. The remnoursement shall be made by the	

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1 2 3		local government for the processing of application certificates of appropriateness, or the enforcement of tho rules.	
1 2 3 4 5 6 7 8 9	(2)	To operate <u>Roanoke Island Festival Park</u> , including th Historic Site and Visitor Center and the Elizabeth II as p	
0 7 8	(3)	commemorating the Roanoke Voyages, 1584-1587. To supervise the development of Ice Plant Island and facilities.	d to manage future
9 10	(4)	To advise the Secretary of the Department of Cultural R pertinent to historical and cultural events on Roanoke Isla	
11 12 13	(5)	With the assistance of the Department of Cultural Re- preserve, and protect properties located on Roanoke Isla significance to the State of North Carolina, Dare Cour	sources, to identify, and having historical
14 15 16 17	(6)	Manteo consistent with applicable State laws and rules. <u>To</u> —With the approval of the Secretary of the Depa <u>Resources</u> , establish and collect a charge for admission upper approximation	
17 18 19 20	(7) (8)	event operated by the Commission. To solicit and accept gifts, grants, and donations. To cooperate with the Secretary and Department of Cul Secretary and Department of Transportation, the Secret	
21 22 23 24 25 26	(9)	of Environment and Natural Resources, and other gov officials, and entities, and provide them with assistance a To adopt and enforce such the bylaws, rules, and guide inconsistent with the rules and guidelines of the Dep <u>Resources</u> , that the Commission deems to be reasonably to carry out its powers and duties. Notwithstanding the	ernmental agencies, ind advice. lines guidelines, not artment of Cultural y necessary in order <u>b foregoing</u> , Chapter
27 28 29 30 31	(10)	 150B of the General Statutes does not apply to the adop Commission. To <u>fundraise</u>, accept monies, gifts, donations, grants, or of will be used by the Commission for purposes of carryin purposes herein set forth. The Commission may establish 	devises, which funds ng out its duties and
31 32 33 34 35 36 37		be maintained and used for contingencies and emergence Elizabeth II, Inc., shall use the balance of any unencumb transferred to it pursuant to this subdivision only for Commission or the properties operated by the Commission as operating or for maintenance costs by the Commi requested by the Commission.	cies. The Friends of ered funds that were or expenses of the on that are identified
38 39 40	(11)	By cooperative arrangement with other agencies, grou other entities, to coordinate and schedule historical and Roanoke Island.	
41 42	(12)	Make recommendations to the Secretary of Cultural Repersonnel and budgetary matters.	esources concerning
43 44	(13)	To acquire real and personal property by purchase exchange.	
45 46	(14)	To administer the Historic Roanoke Island Fund G.S. 143B-131.8A.	•
47 48 49	(15)	To procure supplies, services, and property as appropria contracts, leases, or other legal agreements to carry out Part and duties of the Commission. The provisions o	the purposes of this
49 50 51 52 53 54 55 56 57 58 59		Article 3 of Chapter 143 of the General Statutes do not a the Roanoke Island Commission of equipment, sup However, the Commission shall: (i) submit all proj supplies, materials, printing, equipment, and contractual one million dollars (\$1,000,000) authorized by this Attorney General or the Attorney General's designee for in G.S. 114-8.3; and (ii) include in all proposed contrac the Commission under this subdivision a standard clause the State Auditor and internal auditors of the Commis records of the contractor during and after the term of the	pply to purchases by plies, and services. posed contracts for services that exceed subdivision to the review as provided ts to be awarded by which provides that ssion may audit the

	General Assembly Of North Carolina	Session 2013
1 2 3	accounts and data affecting fees and performance. The award a cost plus percentage of cost agreement or cont " § 143B-131.3. Assignment of property; offices.	ract for any purpose.
4 5 6 7	Upon request of the Commission, the head of any State agency equipment, and personnel of such agency to the Commission to assist carrying out its duties under this Part. Assignments under this sect reimbursement by the Commission to the agency from which the assignm	st the Commission in tion shall be without
8 9	"§ 143B-131.4. Commission reports. Before July 1, 1995, the Commission shall submit to the	General Assembly a
10 11 12 13 14 15 16	comprehensive report incorporating specific recommendations of development and promotion of the Elizabeth II State Historic Site and Vi initial report, the <u>The</u> Commission shall submit a quarterly report to the Appropriations Subcommittee on General Government and the C Appropriations Committee on General Government and Information T Fiscal Research Division of the General Assembly. The report shall include	the Commission for isitor Center. After the e Chairs of the House chairs of the Senate 'echnology and to the
17	"§ 143B-131.5. Roanoke Island Commission – Additional powers an	nd duties; transfer of
18 19 20 21	(a) The Commission shall also have the powers and duties establi Session Laws of 1981, as amended. To the extent that Chapter 1194 of the inconsistent with this Part, the powers and duties in this Part shall control	1981 Session Laws is
22 23	"§ 143B-131.6. Roanoke Island Commission – Members; terms;	vacancies; expenses;
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 officers. (a) The Commission shall consist of 24-22 voting members appoint (1) Six members appointed by the Governor; (2) Six members appointed by the General Assembly upo of the President Pro Tempore of the Senate, at least t Dare County; (3) Six members appointed by the General Assembly upo of the Speaker of the House of Representatives, at least in Dare County; and (4) The following persons, or their designees, ex officio: a. The Governor; b. The Attorney General; c. The Secretary of the Department of Cultural Rec d. The Secretary of the Dare County Board of Commi f. The Mayor of Manteo. (5) The Secretary of the Department of Cultural Resource designee, shall serve ex officio as a nonvoting member 	n the recommendation wo of whom reside in n the recommendation st two of whom reside esignees shall serve ex esources; tion; issioners; and ces, or the Secretary's
44 45 46 47 48 49	(c) The Governor shall appoint a chair biennially from among t Commission. The initial term of the chair shall commence on O Commission shall elect from its membership a vice-chair, a secretary, two-year terms. The Commission in its discretion may appoint a his pleasure. Initial terms shall commence on October 1, 1994.	ctober 1, 1994. The and treasurer to serve
49 50 51 52	(g) The chair shall convene the Commission. Meetings shall necessary, but not less than two-four times a year.	be held as often as
53 54 55 56	(i) The Commission shall make its recommendations by March terms expire for appointments for terms commencing July 1 of that year appointments for terms commencing October 1, 1994, shall be made upot the Roanoke Island Historical Association.year.	ar; provided the initial
57		

57 ... 58 "§ 143B-131.8A. Historic Roanoke Island Fund.

The Historic Roanoke Island Fund is established as a nonreverting enterprise fund 1 (a) 2 and shall be administered by the Roanoke Island Commission. Department of Cultural 3 Resources. All operating revenues generated by the Roanoke Island Commission, including 4 revenues collected from any property operated by the Roanoke Island Commission, together 5 with all gifts, grants, donations, or other financial assets of whatever kind received or held by 6 the Roanoke Island Commission shall be credited to the Historic Roanoke Island Fund and 7 shall be used only (i) for the expenses of operating and maintaining the Roanoke Island 8 Commission and the properties managed by the Roanoke Island Commission, including the 9 salaries and benefits of Roanoke Island Festival Park staff, (ii) to carry out any of the other duties and purposes set out by this Part, or (iii) for capital expenditures for the properties 10 11 operated by the Commission.

12 The Department of Cultural Resources shall pay to the Commission-transfer to the (b) 13 Fund on a monthly basis a pro rata share of the utilities, maintenance, and operating expenses 14 of the Outer Banks History Center, which is located in the facility owned by the 15 Commission. Roanoke Island Festival Park. The funds received pursuant to this subsection shall 16 be credited to the Historic Roanoke Island Fund.

17 The Department of Cultural Resources shall credit to the Historic Roanoke Island (c) 18 Fund all rental proceeds received by the Department from the rental properties located near the 19 Outer Banks Island Farm.

20 "§ 143B-131.9. Roanoke Island Commission-Festival Park staff.

21 The Commission shall appoint and fix the salary of an Executive Director to serve at its 22 pleasure and may hire other employees. Employees of the Commission who were transferred 23 from the Department of Cultural Resources as of July 1, 1995, and who were subject to the 24 North Carolina Human Resources Act, Chapter 126 of the General Statutes, at the time of the 25 transfer shall continue to be subject to that act. Employees of the Commission who were 26 transferred but were not subject to the North Carolina Human Resources Act at the time of 27 transfer are not subject to the North Carolina Human Resources Act. Employees of the 28 Commission who were not transferred are not subject to the North Carolina Human Resources 29 Act unless the Commission designates the employee's position as subject to the North Carolina 30 Human Resources Act when the employee is hired. Once designated, a position remains subject 31 to the North Carolina Human Resources Act unless exempted in accordance with that act.shall 32 serve as a search committee to seek out, interview, and recommend to the Secretary of the 33 Department of Cultural Resources an Executive Director of Roanoke Island Festival Park. All 34 employees of the Commission shall be transferred to the Department of Cultural Resources and 35 shall be paid from the Historic Roanoke Island Fund as provided in G.S. 143B-131.8A. Except as otherwise provided in this section, or G.S. 126-5, all employees who are transferred from the 36 37 Commission to the Department of Cultural Resources shall retain the same designations under 38 the North Carolina Human Resources Act, Chapter 126 of the General Statutes, as they had 39 prior to the transfer.

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SECTION 19.8.(b) This section is effective when this act becomes law.

43 DCR UMSTEAD EXEMPTION FOR CERTAIN EVENTS, ACTIVITIES, AND 44 PROGRAMMING 45

- SECTION 19.9 G.S. 66-58(b)(9b) reads as rewritten:
- "(b) The provisions of subsection (a) of this section shall not apply to:
 - (9b) The Department of Cultural Resources for the sale of food pursuant to G.S. 111-47.2 and the sale of books, crafts, gifts, and other tourism-related items items and revenues from public and private special events, activities, and programming at historic sites and museums administered by the Department. Department, provided that the resulting profits are used to support the operation of historic sites or museums."

55 PART XX. DEPARTMENT OF INSURANCE 56

57 **INSURANCE REGULATORY CHARGE**

1 SECTION 20.2.(a) The percentage rate to be used in calculating the insurance 2 3 4 regulatory charge under G.S. 58-6-25 is six and one-half percent (6.5%) for the 2015 calendar year. SECTION 20.2.(b) G.S. 58-6-25 reads as rewritten: 5 6 "§ 58-6-25. Insurance regulatory charge. 7 Use of Proceeds. - The Insurance Regulatory Fund is created in the State treasury, (d) 8 under the control of the Office of State Budget and Management. The proceeds of the charge 9 levied in this section and all fees collected under Articles 69 through 71 of this Chapter and 10 under Articles 9 and 9C of Chapter 143 of the General Statutes shall be credited to the Fund. The Fund shall be placed in an interest-bearing account and any interest or other income 11 12 derived from the Fund shall be credited to the Fund. Moneys in the Fund may be spent only 13 pursuant to appropriation by the General Assembly and in accordance with the line item budget 14 enacted by the General Assembly. The Fund is subject to the provisions of the Executive State 15 Budget Act, except that no unexpended surplus of the Fund shall revert to the General Fund. 16 All money credited to the Fund shall be used to reimburse the General Fund for the following: 17 18 (11)Money appropriated to the North Carolina Industrial Commission for 19 support of the Commission's duties excepted from its statutory fee authority 20 as set forth in G.S. 97-73(e)." 21 22 **SECTION 20.2.(c)** Subsection (a) of this section is effective when it becomes law. 23 Subsection (b) of this section becomes effective January 1, 2015. 24 25 PART XXI. RESERVED 26 27 PART XXII. GENERAL ASSEMBLY 28 29 **CREATE JOINT LEGISLATIVE COMMITTEE ON GENERAL GOVERNMENT** 30 **SECTION 22.1.** Chapter 120 of the General Statutes is amended by adding a new 31 Article to read: 32 "Article 34. 33 "Joint Legislative Oversight Committee on General Government. 34 "§ 120-295. Creation and membership of Joint Legislative Oversight Committee on 35 **General Government.** 36 The Joint Legislative Oversight Committee on General Government is established. (a) 37 The Committee consists of 12 members as follows: 38 Six members of the Senate appointed by the President Pro Tempore of the (1)39 Senate. At least three of the members shall be members of the Senate 40 appropriations committee that has jurisdiction over the agencies set out in 41 G.S. 120-296(a)(1). 42 Six members of the House of Representatives appointed by the Speaker of (2) 43 the House of Representatives. At least three of the members shall be members of the House of Representatives appropriations subcommittee that 44 45 has jurisdiction over the agencies set out in G.S. 120-296(a)(1). 46 Terms on the Committee are for two years and begin on the convening of the (b) 47 General Assembly in each odd-numbered year. Members may complete a term of service on 48 the Committee even if they do not seek reelection or are not reelected to the General Assembly, but resignation or removal from service in the General Assembly constitutes resignation or 49 50 removal from service on the Committee. 51 A member continues to serve until a successor is appointed. A vacancy shall be (c) 52 filled within 30 days by the officer who made the original appointment. 53 § 120-296. Purpose and powers of Committee. 54 The Joint Legislative Oversight Committee on General Government shall examine (a) on a continuing basis the services provided by the departments and agencies set out in this 55 56 subsection in order to make ongoing recommendations to the General Assembly on ways to 57 improve the effectiveness, efficiency, and quality of State government services. The Committee

58 <u>has the following powers and duties:</u>

	General Assem	bly Of North Carolina	Session 2013
1	<u>(1)</u>	Study the programs, organization, operations, an	d policies of the following
2 3		agencies:	-
		a. Department of Administration.	
4 5		a.Department of Administration.b.Department of State Auditor.c.Department of Cultural Resources.d.Governor's Office.e.Housing Finance Agency.f.Department of Insurance.g.Lieutenant Governor's Office.h.Office of Administrative Hearings.i.Office of State Human Resources.j.Department of Revenue.k.Department of Secretary of State.l.State Board of Elections.	
		c. Department of Cultural Resources.	
6 7		<u>d.</u> <u>Governor's Office.</u> Housing Einspace Agency	
8		<u>e.</u> <u>Housing Finance Agency.</u> <u>f.</u> <u>Department of Insurance.</u>	
9		<u>g.</u> Lieutenant Governor's Office.	
10		h. Office of Administrative Hearings.	
11		i. Office of State Human Resources.	
12		i. Department of Revenue.	
13		<u>k.</u> <u>Department of Secretary of State.</u>	
14			
15		<u>m.</u> Office of State Budget and Management.	
16		<u>n.</u> <u>Office of State Controller.</u>	
17		o. <u>State Ethics Commission.</u>	
18		p. <u>Department of State Treasurer.</u>	
19 20		<u>q.</u> <u>General Assembly.</u>	of the Consta and House of
20 21		<u>r.</u> <u>Any other agency under the jurisdiction of</u> <u>Representatives appropriations subc</u>	ommittees on general
$\frac{21}{22}$		government.	ommittees on general
$\frac{22}{23}$	(2)	Review compliance of budget actions directed by	the General Assembly.
24	$\frac{(2)}{(3)}$	Monitor expenditures, deviations, and changes m	
25	<u></u>	in subdivision (a)(1) of this section to the certified	
26	<u>(4)</u>	Review policy changes as directed by law.	_
27	$\overline{(5)}$	Receive presentations of reports from agencies di	rected in the law, including
28		audits, studies, and other reports.	_
29	<u>(6)</u>	Review any issues that arise during the interim	
30		the General Assembly and provide a venue for	any of these issues to be
31	(7)	heard in a public setting.	
32 33	<u>(7)</u>	Monitor the quality of services provided by gene	ral government agencies to
33 34	<u>(8)</u>	other agencies and the public. Identify opportunities for general government a	gencies to coordinate and
35	<u>(0)</u>	<u>collaborate to eliminate duplicative functions.</u>	igencies to coordinate and
36	<u>(9)</u>	Have presentations and reports on any other m	atters that the Committee
37	<u>,,,,</u>	considers necessary to fulfill its mandate.	
38	<u>(b)</u> The C	Committee may make reports to the General Assemb	bly. A report to the General
39		ontain legislation needed to implement a recommend	dation of the Committee.
40		ganization of Committee.	
41	<u>(a) The</u>	President Pro Tempore of the Senate and the	Speaker of the House of
42		shall each designate a cochair of the Joint Legislativ	
43 44	(b) A qu	<u>ment. The Committee shall meet upon the joint call or orum of the Committee is five members. No action</u>	or the cochairs.
44 45		a meeting at which a quorum is present. While in	
46		mmittee has the powers of a joint committee	
47		rough G.S. 120-19.4.	under 0.5. 120 17 und
48		bers of the Committee shall receive subsistence	e and travel expenses as
49	provided in G.S	. 120-3.1. The Committee may contract for consul	tants or hire employees in
50		G.S. 120-32.02. The Legislative Services Commission	
51		, shall assign professional staff to assist the Comm	
52		Legislative Services Commission, the Directors of I	
53		ne House of Representatives shall assign clerical st	att to the Committee. The
54		rical employees shall be borne by the Committee.	the pumper of evening
55 56		Committee cochairs may establish subcommittees fo	
56 57	government depa	to services provided by particular divisions v	and the states general
58		ports to Committee.	

58 "<u>§ 120-298. Reports to Committee.</u>

General Assembly Of North Carolina Whenever a department, office, or agency set out in subdivision (a)(1) of G.S. 120-296 is 1 2 3 4 required by law to report to the General Assembly or to any of its permanent committees or subcommittees on matters affecting the services the department or agency provides, the department or agency shall transmit a copy of the report to the cochairs of the Joint Legislative 5 6 Oversight Committee on General Government." 7 8 PART XXII-A. OFFICE OF STATE HUMAN RESOURCES 9 DISCONTINUE USE OF AUTOMATIC SCORING AND SCREENING OF 10 APPLICATIONS FOR STATE GOVERNMENT EMPLOYMENT The Office of State Human Resources (OSHR) shall 11 SECTION 22A.1.(a) 12 discontinue, as soon as practicable, utilization of its current online job application and career 13 portal providing automatic scoring and screening of applications for State government employment. In order to effectuate the provisions of this section, the State Chief Information 14 15 Officer shall not allocate any funds to continue or renew licenses for the online job application 16 and career portal currently utilized by OSHR. 17 **SECTION 22A.1.(b)** Nothing in this section is intended, nor shall it be construed, 18 to impair any valid contract relating to its subject matter. 19 20 OFFICE OF STATE HUMAN RESOURCES/JLOCGG REVIEW OF TEMPORARY 21 SOLUTIONS 22 SECTION 22A.2.(a) The Joint Legislative Oversight Committee on General 23 Government (Committee) created by Section 22.1 of this act shall review the effectiveness and 24 efficiency of the Temporary Solutions staffing service of the Office of State Human Resources 25 (OSHR). As part of its review, the Committee shall: 26 Review the OSHR's administrative surcharge charged to State agencies. (1)27 Review the administrative structure of the Temporary Solutions staffing (2)28 service. 29 Review the total number of full-time equivalent positions, workload per (3)30 staff, and operations costs of the Temporary Solutions staffing service. 31 (4) Review the status of the accounts billable and payable of the Temporary 32 Solutions staffing service, and the average time each State agency takes to 33 remit payment for services rendered. 34 Compare the Temporary Solutions staffing service to the same or similar (5)35 staffing services in other states and the private sector. 36 Examine whether State agencies would be better served by allowing (6)37 agencies to contract with the private sector for temporary staffing services. 38 Consider any other matters pertaining to the Temporary Solutions staffing (7)39 service. 40 By January 30, 2015, the Committee shall report to the 2015 General Assembly on 41 its recommendations and any legislative proposals relating to the Temporary Solutions staffing 42 service. 43 SECTION 22A.2.(b) By October 1, 2014, the OSHR shall: 44 (1)Conduct a customer satisfaction survey that focuses on measuring State 45 agencies' perceptions of the Temporary Solutions staffing service. At a 46 minimum, the survey shall provide for ratings in the categories of 47 promptness in placements, responsiveness to agency staffing needs, and 48 identification and referral of qualified persons for temporary staffing 49 requirements. 50 (2)Report the results of the survey required by this subsection to the 51 Committee, along with OSHR's plan to address any issues identified by the 52 survey. 53 54 **EXTEND REORGANIZATION THROUGH REDUCTION PROGRAM** SECTION 22A.3.(a) Section 8.2 of S.L. 2013-382 reads as rewritten: 55 56 "SECTION 8.2. Severance and any other payments made pursuant to the implementation 57 of the RTR program shall be made from the severance reserve and shall will-not exceed funds appropriated for that purpose." 58 59 SECTION 22A.3.(b) Section 8.3 of S.L. 2013-382 reads as rewritten:

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"SECTION 8.3. This Part is effective when it becomes law and expires June 30, 2014. June 30, 2015. The Office of State Personnel and the Office of State Budget and Management shall report to the Joint Legislative Commission on Governmental Operations on January 31, 2014, April 30, 2014, and September 1, 2014. September 1, 2014, January 31, 2015, April 30, 2015, and September 1, 2015."

PART XXIII. OFFICE OF THE GOVERNOR

EDUCATION AND WORKFORCE INNOVATION PROGRAM

10 **SECTION 23.1.(a)** Of the funds appropriated for the Education and Workforce Innovation Program, established under G.S. 115C-64.16, up to five percent (5%) each fiscal 11 12 year may be used by the Office of the Governor to provide technical assistance and 13 administrative assistance, including staff, to the Commission and reimbursement expenses for the Commission, and five percent (5%) each fiscal year shall be allocated to North Carolina 14 15 New Schools Project. North Carolina New Schools Project shall use the funds to establish a 16 peer learning network for all grantees to ensure high-quality implementation of grant programs 17 that lead to strong results for students. The peer learning network shall (i) share effective practices and lessons learned among grantees; (ii) bring together grantee teachers and leaders 18 19 for intensive development that sustains focus on instruction, academic rigor, and skills 20 development; and (iii) benchmark grantee data against State and national standards. North 21 Carolina New Schools Project shall also advise grantees in fund-raising.

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SECTION 23.1.(b) G.S. 115C-64.16(f) reads as rewritten:

23 Reporting Requirements. - No later than March 1September 1 of each year, a grant "(f) 24 recipient shall submit to the Commission an annual report for the preceding grant year that 25 describes the academic progress made by the students and the implementation of program 26 initiatives."

27 **SECTION 23.1.(c)** Funds appropriated for the Education and Workforce 28 Innovation Program authorized by G.S. 115C-64.16 shall not revert at the end of each fiscal 29 year but shall remain available until expended.

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SECTION 23.1.(d) G.S. 115C-64.16(d) reads as rewritten:

31 "(d) Matching Private and Local Funds. - All funds appropriated by the State must be 32 matched by a combination of private and local funds. All grant applicants must fund 33 twenty-five percent (25%) of program costs through local funds. An additional twenty-five 34 percent (25%) of program costs must be raised by private funds. All grant applicants must 35 match fifty percent (50%) of all State dollars. Matching funds shall not include other State 36 funds. Matching funds may include in-kind contributions. 37

SECTION 23.1.(e) G.S. 115C-64.15 reads as rewritten:

"§ 115C-64.15. North Carolina Education and Workforce Innovation Commission.

- (b) The Commission shall consist of the following 11-14 members:
 - The Secretary of Commerce. (1)
 - (2)The State Superintendent of Public Instruction.
 - (3)The Chair of the State Board of Education.
 - The President of The University of North Carolina. (4)
 - The President of the North Carolina Community College System. (5)
 - (6) Two-Three members appointed by the Governor who have experience in education.
 - Two Three members appointed by the General Assembly upon (7)recommendation of the Speaker of the House of Representatives, as provided in G.S. 120-121, who have experience in businesses operating in North Carolina.
 - (8)Two-Three members appointed by the General Assembly upon the recommendation of the President Pro Tempore of the Senate, as provided in G.S. 120-121, who have experience in businesses operating in North Carolina.

55 56 Members appointed by the Governor or the General Assembly shall serve for (b1) 57 three-year terms commencing July 1 of the year of appointment and may serve successive terms. 58

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SECTION 23.1.(f) The terms of members appointed by the Governor or the General Assembly who are serving on the Commission on the effective date of this section shall expire June 30, 2016.

PART XXIV. OFFICE OF STATE BUDGET AND MANAGEMENT

MUSEUM OF WAXHAW AMPHITHEATER

SECTION 24.1. Funds appropriated in this act for The Andrew Jackson Historical Foundation, Inc., a nonprofit organization, shall be used to rebuild the dilapidated amphitheater at the Museum of the Waxhaw. The Foundation shall use private or local funds to supplement the funds appropriated in this act.

WOMEN'S SHELTER FOR MACON AND JACKSON COUNTIES

Funds appropriated in this act for Resources, Education, SECTION 24.2. Assistance, Counseling, and Housing of Macon County, Inc., a nonprofit organization, for the 16 construction of a facility to shelter battered women and their children in Macon and Jackson 17 Counties shall be matched on a dollar-for-dollar basis by non-State funds. 18

STAFFING ANALYSIS OF STATE AGENCY BUSINESS FUNCTIONS AND **REDEPLOYMENT OF RESOURCES FROM HR/PAYROLL MANAGEMENT**

SECTION 24.3. Section 6.7 of S.L. 2007-323 is repealed.

PART XXV. OFFICE OF THE STATE AUDITOR

25 PRIVATE AUDIT OF PENSION FUND

26 SECTION 25.1.(a) In addition to all other audits and reports required by law, the 27 State Treasurer shall prepare and issue, for the 2014-2015 fiscal year, a set of financial 28 statements regarding the investment programs for the Retirement Systems enumerated in 29 G.S. 147-69.2(b)(8). These financial statements shall be audited by a commercial independent 30 third-party audit firm selected and engaged by the State Auditor based upon selection criteria 31 developed by the State Auditor in consultation with the State Treasurer. The audit firm's report 32 and the financial statements shall be provided to the State Controller and the General Assembly no later than January 1, 2016. 33

34 **SECTION 25.1.(b)** Supplementary information accompanying the financial 35 statements required by subsection (a) of this section shall include a discussion of the 36 Retirement Systems' risk and returns compared to benchmarks, total management fees and 37 incentives paid, and comparisons to peer cost benchmarks.

38 **SECTION 25.1.(c)** The State Treasurer shall transfer to the State Auditor, from the 39 assets of the Retirement Systems, the funds necessary to conduct the third-party audit required 40 under this section.

41 **SECTION 25.1.(d)** The State Treasurer shall engage a commercial independent 42 expert firm pursuant to G.S. 147-69.3(g) to evaluate the governance, operations, and 43 investment practices of the State Treasurer in order to develop recommendations for 44 improvement. The firm shall evaluate any potential cost-savings and performance impact 45 generated by additional internal management of investments. The report of the expert firm shall 46 be provided to the General Assembly when complete.

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48 EXPAND THE STATE AUDITOR'S AUTHORITY TO PUBLISH REPORTS AND PROVIDE DISCRETION WHEN CHARGING AND COLLECTING COSTS OF 49 50 **CERTAIN AUDITS** 51

- SECTION 25.2. G.S. 147-64.6(c) reads as rewritten:
- ''(c)The Auditor shall be responsible for the following acts and activities:
 - (3)The Auditor, on histhe Auditor's own initiative and as often as hethe Auditor deems necessary, or as requested by the Governor or the General Assembly, shall, to the extent deemed practicable and consistent with histhe Auditor's overall responsibility as contained in this act, make or cause to be made audits of all or any part of the activities of the State agencies.

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	General Assemb	ly Of North Carolina	Session 2013
1 2 3	(4)	The Auditor, at <u>histhe Auditor's</u> own discretion, may, in so and in evaluating current audit activity, consider and util part, the relevant audit coverage and applicable reports of	ize, in whole or in
2 3 4 5 6 7 8		the various State agencies, independent contractors, and HeThe Auditor shall coordinate, to the extent deeme auditing conducted within the State to meet the needs o bodies.	d federal agencies. ed practicable, the
8			a u
9	(6)	The Auditor is authorized and directed in histhe Auditor's	
10 11 12		reports of special investigations to make any commen recommendations hethe Auditor deems appropriate conce such agency's activities and operations.	
13	(7)	The Auditor shallmay charge and collect from each exam	ining and licensing
14	(')	board the actual cost of each audit of such board. Costs c	
15		subdivision shall be based on the actual expense incurre	
16		office in making such audit and the affected agency sha	ll be entitled to an
17		itemized statement of such costs. Amounts collected und	
18		shall be deposited into the general fund as nontax revenue	
19	(8)	The Auditor shall examine as often as may be deen	
20 21		accounts kept by the Treasurer, and if hethe Audi	
$\frac{21}{22}$		irregularity or deficiency therein, unless the same be rectif his satisfaction, report the same forthwith in writin	
$\frac{22}{23}$		Assembly, with copy of such report to the Governor and	
24		In addition to regular audits, the Auditor shall check the	
25		the time a Treasurer assumes office (not to succeed a	
26		herself), and therein charge himthe Treasurer with the	
27		treasury, and shall check the Treasurer's records at the tin	me hethe Treasurer
28 29	(0)	leaves office to determine that the accounts are in order.	u hank or financial
29 30	(9)	The Auditor may examine the accounts and records of an institution relating to transactions with the State Treasure	
31		agency, or hethe Auditor may require banks doing busine	
32		furnish himthe Auditor information relating to transaction	
33		State agencies.	
34	(10)	The Auditor may, as often as hethe Auditor deems ad	
35 36		detailed review of the bookkeeping and accounting sys	tems in use in the
36 37		various State agencies which are supported partially or 6 funds. Such examinations will be for the purpose of evalu	enting the adequacy
38		of systems in use by these agencies and institutions. In in	
39		Auditor determines that existing systems are outmod	
40		otherwise inadequate, hethe Auditor shall recommend ch	
41		Controller. The State Controller shall prescribe and superv	vise the installation
42 43	(11)	of such changes, as provided in G.S. 143B-426.39(2).	himselfhimself or
43 44	(11)	The Auditor shall, through appropriate tests, satisfy <u>herself</u> concerning the propriety of the data presented in t	
45		Annual Financial Report and shall express the appropriat	
46		in accordance with generally accepted auditing standards.	· · · · · · · · · · · · · · · · · · ·
47	(12)	The Auditor shall provide a report to the Governor and	
48		and other appropriate officials, of such facts as are i	
49 50		possession which pertain to the apparent violation of	penal statutes or
50 51		apparent instances of malfeasance, misfeasance, or n officer or employee.	onreasance by an
52	(13)	At the conclusion of an audit, the Auditor or histhe A	uditor's designated
53	(10)	representative shall discuss the audit with the official who	
54		to audit and submit necessary underlying facts developed	for all findings and
55		recommendations which may be included in the audit re	
56		economy and efficiency and program results, the auditee	
57 58		shall be included in the final report if received within 30 d the draft report.	ays from receipt of
50		une mait report.	

General Assemb	oly Of North Carolina	Session 2013
(14)	The Auditor shall notify the General Assem Executive Officer of each agency audited, and deems appropriate that an audit report has be title, and the locations, including State libr available. The Auditor shall then distribute cop who request a report. The copies shall be in requested. He shall also file a copy of the audi which will be a permanent public record; addition, the Auditor may publish on his or H audits of State agencies not directly conducted this subsection shall be construed as au publication of information whose disclosure is	d other persons as the Auditor een published, its subject and aries, at which the report is pies of the report only to those written or electronic form, as t report in the Auditor's office, <u>Provided, nothingrecord. In</u> ner Web site any reports from ed by the Auditor. Nothing in tthorizing or permitting the
STATE AUDIT	OR/REPORT EVIDENCE OF CRIMINAL N	AISCONDUCT
SECT	FION 25.3. G.S. 147-64.6(c) is amended by add additor shall be responsible for the following acts	ing a new subdivision to read:
 (19) <u>(20)</u>	Whenever the Auditor believes that informatic Auditor may be evidence of a violation of an 138A of the General Statutes, Chapter 1200 Article 14 of Chapter 120 of the General Stat that information to the State Ethics Commission appropriate. The Auditor shall be bound by State Ethics Commission as to whether or no the Auditor under this subdivision involves of Chapter 138A of the General Statutes, Chapter or Article 14 of Chapter 120 of the Gene subdivision shall be construed to limit the subdivision (1) of this subsection. Whenever the Auditor believes that information Auditor may be evidence of criminal miscon that information to either the State Bureau on Attorney for the county where the alleged mist this subdivision (1) of this subsection."	y of the provisions of Chapter C of the General Statutes, or itutes, the Auditor shall report on and the Secretary of State as interpretations issued by the ot any information reported by or may involve a violation of t 120C of the General Statutes, ral Statutes. Nothing in this ne Auditor's authority under on received or collected by the iduct, the Auditor shall report of Investigation or the District sconduct occurred. Nothing in
PART XXVI. D	EPARTMENT OF REVENUE	
"(e) Use collecting overder within the Depar of the fee may collecting overder purposes listed pursuant to appro- in the special acco and the Office of accounting proce from costs alloca used for any purp	LOCATOR SERVICES CAP FION 26.1. G.S. 105-243.1(e) reads as rewritten – The fee is a receipt of the Department and m ue tax debts. The proceeds of the fee must be tment and may be expended only as provided in not be used for any purpose that is not dire ue tax debts. The Department may apply the in this subsection. The remaining proceeds of opriation by the General Assembly. The fee proc count until spent for the costs of collecting over of State Budget and Management must accound edures that clearly distinguish costs allocable to able to other purposes and must demonstrate that one other than collecting overdue tax debts. ent may apply the fee proceeds for the following To pay for taxpayer locater_locator_services thousand three hundred fifty thousand dollars (find the fee for the following for taxpayer for taxpayer for the following following following following for taxpayer for the following f	nust be applied to the costs of credited to a special account a this subsection. The proceeds ectly and primarily related to proceeds of the fee for the f the fee may be spent only ceeds do not revert but remain due tax debts. The Department int for all expenditures using o collecting overdue tax debts at none of the fee proceeds are g purposes:

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PROHIBIT CLOSURE OF TAXPAYER ASSISTANCE CENTER IN ROCKY MOUNT

SECTION 26.2 The Department of Revenue shall not close the call center at the Taxpayer Assistance and Collection Center located in Rocky Mount during the 2014-2015 fiscal year.

USE COLLECTION ASSISTANCE FUND FOR PURCHASE OF SCANNERS

SECTION 26.3 Notwithstanding the use requirements of G.S. 105-243.1(e), for the 2014-2015 fiscal year, the Department of Revenue may use funds, not to exceed one million six hundred thousand dollars (\$1,600,000) from the special account created by G.S. 105-243.1(e), for the purchase of new document scanners.

MODERNIZED E-FILING SYSTEM FOR CORPORATE TAXES

13 **SECTION 26.4** The Department of Revenue shall issue a report to the Joint 14 Legislative Oversight Committee on General Government no later than November 1, 2014, 15 detailing the amount of funds used and the progress achieved in the project to modernize the 16 e-filing system for corporate taxes. 17

PART XXVII. DEPARTMENT OF THE SECRETARY OF STATE

19 20 PART XXVIII. RESERVED

21 22 PART XXIX. RESERVED 23

24 PART XXX. DEPARTMENT OF ADMINISTRATION 25

ELIMINATE AUTHORITY FOR STATE CONTRIBUTION TO COUNTY VETERANS SERVICE PROGRAMS

SECTION 30.1. G.S. 165-6(9) is repealed.

CLOSURE OF CERTAIN NC DIVISION OF VETERANS AFFAIRS OFFICES PROHIBITED

SECTION 30.2. The District Offices of the North Carolina Division of Veterans Affairs located in the Town of Garner and the City of Wilson shall not be closed during the 2013-2015 fiscal biennium.

DISCONTINUE STUDENTS AGAINST DESTRUCTIVE DECISIONS PROGRAM SECTION 30.3. G.S. 143B-387.1 reads as rewritten:

"§ 143B-387.1. North Carolina Youth Advocacy and Involvement Fund.

The North Carolina Youth Advocacy and Involvement Fund is created as a special and nonreverting fund. Conference registration fees, gifts, donations, or contributions to or for the North Carolina Youth Legislative Assembly (YLA) and the North Carolina Students Against Destructive Decisions (SADD) programs program shall be credited to the Fund.

The Fund shall be used solely to support planning and execution of the YLA and SADD programs. The Department shall maintain separate cost centers for each program.program."

46 **CLOSE BLOUNT STREET PROPERTIES FUND**

47 SECTION 30.5.(a) Funds placed in the special trust fund pursuant to subdivision 48 (3) of Section 2 of S.L. 2003-404 that are unexpended and unencumbered as of the effective 49 date of this act shall be transferred to the General Fund. 50

SECTION 30.5.(b) Subdivision (3) of Section 2 of S.L. 2003-404 is repealed.

51 52 PART XXXI. HOUSING FINANCE AGENCY 53

54 WORKFORCE HOUSING LOAN PROGRAM

55 SECTION 31.1.(a) Of the funds appropriated in this act to the North Carolina 56 Housing Trust Fund, the sum of ten million dollars (\$10,000,000) in nonrecurring funds for the 57 2014-2015 fiscal year shall be used by the North Carolina Housing Finance Agency (hereinafter "Agency") for the purpose of making loans for qualified North Carolina 58 59 low-income housing development.

	General Assembly Of North CarolinaSession 2013
1 2 3 4 5	SECTION 31.1.(b) The following definitions apply in this section:
	(1) Code. – As defined in G.S. $105-228.90$.
	(2) Qualified North Carolina low-income housing development. – A qualified
	low-income project or building that is allocated a federal tax credit under section $42(h)(1)$ of the Code.
	(3) Qualified residential unit. – A housing unit that meets the requirements of
	section 42 of the Code.
	SECTION 31.1.(c) A taxpayer who is allocated a federal low-income housing tax
	credit under section 42 of the Code in the 2015 calendar year to construct or substantially
	rehabilitate a qualified North Carolina low-income housing development is eligible for a loan
	under subsection (a) of this section if the taxpayer satisfies the loan criteria established by the
	Agency. The loan criteria shall support the financing of similar types of developments as
	provided in G.S. 105-129.42 and shall be developed in partnership with developers of low-income housing in the State who receive a federal low-income housing tax credit under
	section 42 of the Code. The Agency shall take into consideration all eligible sources of funding
	for each development project, including whether there are other eligible sources of funding
	available for the development project. No loan made to a taxpayer under this section shall
	exceed one million dollars (\$1,000,000) if the low-income housing development is located in a
	low-income county, as designated by the Agency; seven hundred fifty thousand dollars
	(\$750,000) in a moderate-income county, as designated by the Agency; and two hundred fifty
	thousand dollars (\$250,000) in a high-income county, as designated by the Agency. SECTION 31.1.(d) By February 1, 2016, the Agency shall report to the Joint
	Legislative Commission on Governmental Operations and the Fiscal Research Division on the
	number of loans made under this section, the amount of each loan, and whether the low-income
	housing development is located in a low-, moderate-, or high-income county, as designated by
	the Agency.
]	PART XXXII. RESERVED
	PART XXXIII. DEPARTMENT OF THE STATE TREASURER
	TAKT AAAIII. DEI AKTIVIENT OF THE STATE TREASORER
	RECEIPT-SUPPORTED COMPLIANCE POSITIONS FOR RETIREMENT SYSTEM
	SECTION 33.1. Two receipt-supported positions are hereby created in the
	Department of State Treasurer, Retirement Systems Division, in order to staff a compliance
	unit within the Division. The unit is tasked with reducing the risk of fraud, abuse, and waste
	within the retirement systems. Receipts for the positions may come from investment income from, contributions to, or other assets of the retirement systems managed by the Department.
	The Department may use up to two hundred twenty-five thousand dollars (\$225,000) to fund
	these two positions.
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	INVESTMENT DIVISION COMPENSATION
	SECTION 33.2.(a) G.S. 147-69.3(i2) reads as rewritten:
	"(i2) In order to promote achievement of long-term investment objectives and to retain
	key public employees in the Investment Division, with investment functions, the State Treasurer is authorized to establish <u>market-oriented</u> compensation <u>plans</u> , including bonuses for the Chief
	Investment Officer and Investment Directorssalaries and performance-related bonuses, for
	employees possessing specialized skills or knowledge necessary for the proper administration
	of investment programs, who shall be exempt from the classification and compensation rules
	established by the Office of State Human Resources. The bonuses maydesign and
	administration of those compensation plans shall be based on compensation studies conducted
	by a nationally recognized firm specializing in public fund investment compensation and the
	Pension Plan performance.compensation. The salaries compensation and other associated
	<u>employee</u> benefits shall be apportioned directly from the investment program. The Treasurer shall report the <u>salaries and</u> bonuses paid to the Joint Legislative Commission on Governmental
	OperationsOversight Committee on General Government annually."
	SECTION 33.2.(b) G.S. 126-5 is amended by adding a new subsection to read:
	"(c12) Except as to G.S. 126-13, 126-14, 126-14.1, and the provisions of Articles 6, 7, 14,
	15, and 16 of this Chapter, the provisions of this Chapter shall not apply to employees of the
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Department of State Treasurer possessing specialized skills or knowledge necessary for the proper administration of investment programs and compensated pursuant to G.S. 147-69.3(i2).

SECTION 33.2.(c) There is hereby established a Compensation Reserve within the Investment Division of the Department of State Treasurer for the purpose of funding the compensation plans described in this section.

SECTION 33.2.(d) The State Treasurer shall submit a report, no later than March 1, 2015, to the Joint Legislative Oversight Committee on General Government, established by Section 22.1 of this act, regarding the distributions from the Investment Division's Compensation Reserve and the methodology used in determining any distributions.

PART XXXIV. DEPARTMENT OF TRANSPORTATION

STATE AID TO MUNICIPALITIES APPROPRIATION BASELINE 14

SECTION 34.1. G.S. 136-41.1 reads as rewritten:

"§ 136-41.1. Appropriation to municipalities; allocation of funds generally; allocation to Butner.

17 There is annually appropriated out of the State Highway Fund a sum equal to ten (a) 18 and four-tenths percent (10.4%) of the net amount after refunds that was produced during the 19 fiscal year by the tax imposed under Article 36C of Chapter 105 of the General Statutes and on 20 the equivalent amount of alternative fuel taxed under Article 36D of that Chapter. One-half of 21 the amount appropriated shall be allocated in cash on or before October 1 of each year to the 22 cities and towns of the State in accordance with this section. The second one-half of the amount 23 appropriated shall be allocated in cash on or before January 1 of each year to the cities and 24 towns of the State in accordance with this section. The appropriation from the Highway Fund 25 shall be based on revenue collected during the fiscal year preceding the date the distribution is 26 made.

27 Seventy-five percent (75%) of the funds appropriated for cities and towns shall be 28 distributed among the several eligible municipalities of the State in the percentage proportion 29 that the population of each eligible municipality bears to the total population of all eligible 30 municipalities according to the most recent annual estimates of population as certified to the 31 Secretary of Revenue by the State Budget Officer. This annual estimation of population shall 32 include increases in the population within the municipalities caused by annexations 33 accomplished through July 1 of the calendar year in which these funds are distributed. 34 Twenty-five percent (25%) of said fund shall be distributed among the several eligible 35 municipalities of the State in the percentage proportion that the mileage of public streets in 36 each eligible municipality which does not form a part of the State highway system bears to the 37 total mileage of the public streets in all eligible municipalities which do not constitute a part of 38 the State highway system.

39 It shall be the duty of the mayor of each municipality to report to the Department of 40 Transportation such information as it may request for its guidance in determining the eligibility 41 of each municipality to receive funds under this section and in determining the amount of 42 allocation to which each is entitled. Upon failure of any municipality to make such report 43 within the time prescribed by the Department of Transportation, the Department of 44 Transportation may disregard such defaulting unit in making said allotment.

45 The funds to be allocated under this section shall be paid in cash to the various eligible 46 municipalities on or before October 1 and January 1 of each year as provided in this section. 47 Provided that eligible municipalities are authorized within the discretion of their governing 48 bodies to enter into contracts for the purpose of maintenance, repair, construction, 49 reconstruction, widening, or improving streets of such municipalities at any time after January 50 1 of any calendar year in total amounts not to exceed ninety percent (90%) of the amount 51 received by such municipality during the preceding fiscal year, in anticipation of the receipt of 52 funds under this section during the next fiscal year, to be paid for out of such funds when 53 received.

54 The Department of Transportation may withhold each year an amount not to exceed one 55 percent (1%) of the total amount appropriated for distribution under this section for the purpose 56 of correcting errors in allocations: Provided, that the amount so withheld and not used for 57 correcting errors will be carried over and added to the amount to be allocated for the following 58 year.

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The word "street" as used in this section is hereby defined as any public road maintained by 1 2 a municipality and open to use by the general public, and having an average width of not less 3 than 16 feet. In order to obtain the necessary information to distribute the funds herein 4 allocated, the Department of Transportation may require that each municipality eligible to 5 6 receive funds under this section submit to it a statement, certified by a registered engineer or surveyor of the total number of miles of streets in such municipality. The Department of 7 8 Transportation may in its discretion require the certification of mileage on a biennial basis." 9 10 **CLARIFY DOT PRIVATE DEVELOPER REPORTING** SECTION 34.2. G.S. 136-28.6 reads as rewritten: 11 12 "§ 136-28.6. Participation by the Department of Transportation with private developers. 13 14 The Secretary shall report in writing, on a quarterly basis, to the Joint Legislative (h) 15 Commission on Governmental Operations on all agreements entered into between a private 16 developer and the Department of Transportation for participation in private engineering and 17 construction contracts under this section. section, as well as (i) agreements by counties and 18 municipalities to participate in private engineering and construction contracts under subsection 19 (i) of this section and (ii) pass-through funding from private developers to counties or 20 municipalities for State transportation projects. 21 Counties and municipalities may participate financially in private engineering, land (i) 22 acquisition, and construction contracts for transportation projects which meet the requirements 23 of subsection (b) of this section within their jurisdiction. 24" 25 26 DEPARTMENT OF TRANSPORTATION OUT-OF-STATE TRAVEL 27 **SECTION 34.5.** Expenditures for out-of-state travel by the Department of 28 Transportation for the 2014-2015 fiscal year and all subsequent fiscal years shall not exceed the 29 amount expended during the 2009-2010 fiscal year. For purposes of this section, "expenditures 30 for out-of-state travel" includes transportation, conference, registration, and education 31 expenses, lodging, and meals for Department of Transportation employees traveling outside of 32 the State. 33 34 FUEL EXCISE TAX CHANGE 35 **SECTION 34.6.(a)** G.S. 105-449.106(b) is repealed. 36 **SECTION 34.6.(b)** Subsection (a) of this section becomes effective for taxable 37 years beginning on or after January 1, 2015. 38 39 **CONVERSION OF PAPER TITLES** 40 SECTION 34.7.(a) G.S. 20-58.4A is amended by adding a new subsection to read: 41 The Division may convert an existing paper title to an electronic lien upon request "(1) 42 of a primary lienholder. The Division or a party contracting with the Division under this section 43 is authorized to collect a fee not to exceed three dollars (\$3.00) for each conversion." 44 **SECTION 34.7.(b)** G.S. 20-63(h) is amended by adding a new subdivision to read: "(11) Conversion of an existing paper title to an electronic lien upon request of a 45 46 primary lienholder." 47 **SECTION 34.7.(c)** This section becomes effective January 1, 2015. 48 **REMOTE DRIVERS LICENSE RENEWAL** 49 50 **SECTION 34.8.(a)** G.S. 20-7(f) reads as rewritten: 51 "(f) Duration and Renewal of Licenses. - Drivers licenses shall be issued and renewed 52 pursuant to the provisions of this subsection: 53 54 Remote renewal. - The Division may offer remote renewal of a drivers (6)55 license issued by the Division. For purposes of this subdivision, "remote 56 renewal" means renewal of a drivers license by mail, telephone, electronic 57 device, or other secure means approved by the Commissioner. Requirements. - To be eligible for remote renewal under this 58 a. 59 subdivision, a person must meet all of the following requirements:

General Assembly Of N	orth Car	olina	Session 2013
	<u>1.</u> <u>1</u>	The license holder possesses	s a valid, unexpired Class C
			d when the person was at least
		<u>8 years old.</u>	-
			icense includes no restrictions
		ther than a restriction for corr	
			a manner designated by the
			older is a resident of the State
	<u>a</u>	nd currently fesides at the	address on the license to be
	<u>1</u>	cense to be renewed has not	er's name as it appears on the ot changed, and (iii) all other
			vision for an in-person renewal
			en provided completely and
		ruthfully.	
	_		an in-person renewal and not a
	<u>r</u>	emote renewal under this subc	
			e eligible for renewal under this
		ubsection.	
<u>b.</u>			wing a drivers license pursuant
			y waive the examination and
C		<u>ph that would otherwise be re</u>	wed drivers license issued to a
<u>c.</u>			ubdivision expires according to
		wing schedule:	acartision enpires according to
			old but less than 66 years old,
	<u>0</u>	n the birthday of the licer	nsee in the eighth year after
		ssuance.	
			rs old, on the birthday of the
d		icensee in the fifth year after i	
<u>d.</u>	subdivis		opt rules to implement this
<u>e.</u>			division shall be construed to
<u></u>			visions for renewal of drivers
	licenses	prescribed by federal law or r	egulation."
			it becomes law and applies to
			Vehicles adopts rules under
J.S. 20-7(1)(6)d., as enac	ted by su	bsection (a) of this section.	
OMV HEARING FEES			
SECTION 3		The Department of Trans	portation, Division of Motor
			recover the direct and indirect
osts incurred for the pe	rformanc	e of administrative hearings	required by law or under rules
	Transpo	rtation. The plan and propos	ed schedule shall address, at a
ninimum, the following:		,	1.0.
(1) Curren	t hearing	process and recommended	modifications to achieve cost
(2) efficien	icies, inc	luding proposed revisions to e	existing laws or rules.
(2) Histori	ned hv th	e Division.	ts for each category of hearing
		and projected receipts.	
			on of fees and the refunding of
fees fo	r hearing	s initiated by the Division in	which the original decision of
	vision is r		C
		milestones.	
			s recommended schedule to the
		versight Committee no later the	
			Department of Transportation, he Department shall implement
			essary to timely implement the
			ection. The Department shall
<u> </u>	•	•	1

General Assembly Of North Carolina Session 2013 implement the hearing fee schedule required by subsection (a) of this section by no later than 1 2 3 4 January 1, 2016. DEPARTMENT OF TRANSPORTATION AIRCRAFT FLEET 5 6 **SECTION 34.10.(a)** The Division of Aviation of the Department of Transportation shall sell the following aircraft from its fleet as expeditiously as possible in order to modernize 7 8 the fleet: Sikorsky S-76C helicopter. (1)9 (2)Cessna 550 Citation Bravo airplane. 10 Proceeds from these sales as well as any future sales under the plan required by 11 subsection (b) of this section shall be credited to a nonreverting reserve within the Highway 12 Fund to be used for future aircraft or equipment acquisitions by the Division of Aviation. The 13 Division shall not acquire or dispose of additional aviation assets prior to its report to the Joint 14 Legislative Transportation Oversight Committee required by subsection (c) of this section. 15 **SECTION 34.10.(b)** The Division of Aviation shall develop a plan to further 16 reduce operating requirements and optimize its fleet to fulfill its regional passenger and 17 photogrammetry missions, addressing, at a minimum, the following: 18 (1)Asset utilization. 19 (2)Assets recommended for disposal or acquisition. 20 (3)Contracted services. 21 (4) Cost efficiencies. 22 (5) Recommendations for adjustments to passenger transport rates. 23 (6)Interagency coordination of assets and personnel. 24 **SECTION 34.10.(c)** The Division shall report on the plan required by subsection 25 (b) of this section to the Joint Legislative Transportation Oversight Committee no later than 26 October 1, 2014. 27 28 HIGHWAY MAINTENANCE IMPROVEMENT PROGRAM AND PAVEMENT 29 PRESERVATION PROGRAM 30 **SECTION 34.11.(a)** G.S. 143B-350(f) reads as rewritten: 31 "(f) Duties of the Board. - The Board of Transportation has the following duties and 32 powers: 33 34 (4)To approve a schedule of all major transportation improvement projects and 35 their anticipated cost. This schedule is designated the Transportation Improvement Program; it must be published Program. The Board shall 36 37 publish the schedule and make copies must be available for distribution. The 38 document that contains the Transportation Improvement Program, or a 39 separate document that is published at the same time as the Transportation 40 Improvement Program, must shall include the anticipated funding sources for 41 the improvement projects included in the Program, a list of any changes 42 made from the previous year's Program, and the reasons for the changes. 43 To approve a schedule of State highway maintenance projects and their (4a) 44 anticipated cost. This schedule is designated the Highway Maintenance 45 Improvement Program and is established in G.S. 136-44.3A. The Board shall 46 publish the schedule on the Department's Web site by April 1 of each year. 47 The document that contains the Highway Maintenance Improvement 48 Program shall include the anticipated funding sources for the improvement 49 projects included in the Highway Maintenance Improvement Program, a list 50 of any changes made from the previous year's Highway Maintenance 51 Improvement Program, and the reasons for the changes. 52 (5) To consider and advise the Secretary of Transportation upon any other 53 transportation matter that the Secretary may refer to it. " 54 55 SECTION 34.11.(b) Article 2A of Chapter 136 of the General Statutes is amended

- 56 by adding a new section to read:
- 57 "<u>§ 136-44.3A. Highway Maintenance Improvement Program.</u>
- 58 (a) Definitions. The following definitions apply in this Article:

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<u>(1)</u>	<u>Cape seal treatment. – A chip seal treatment</u> treatment.	followed by a slurry seal
<u>(2)</u>	<u>Chip seal treatment. – A type of pavement preser</u>	rvation treatment applied to
7-7	existing asphalt pavement. The treatment invo	
	emulsion onto the roadway, applying a layer of a	aggregate chips, and rolling
	the chips into the emulsion. This term includes sin	ngle, double, and triple chip
	seal treatments.	
<u>(3)</u>	Highway Maintenance Improvement Program.	
	highway maintenance projects required under G.S.	
<u>(4)</u>	Highway Maintenance Improvement Program Ne	
	of the amount of funds needed, the number of a	
	<u>a resurfacing or pavement preservation treatr</u>	
	Maintenance Improvement Program's three-yea	
	programmed due to funding constraints.	<u>i time period out are not</u>
<u>(5)</u>	Microsurfacing treatment. – A type of pavement	preservation treatment that
	involves mixing fine aggregate, asphalt emulsion	
	polymer additive, and applying the mixture to the	
<u>(6)</u>	Pavement preservation treatment Includes fu	
	used to extend or renew the pavement life.	
<u>(7)</u>	<u>Rehabilitation. – A contract resurfacing maintena</u>	
	applying multiple layers of pavement that exceed	
<u>(8)</u>	Resurfacing. – A contract resurfacing program	
$\langle 0 \rangle$	layer that does not exceed two inches of pavemen	
<u>(9)</u>	<u>Slurry seal treatment. – A type of pavement p</u>	
	<u>involves mixing fine aggregate, asphalt emulsion</u> <u>applying the mixture to the roadway.</u>	i, initierais, and water, and
(b) Road	l Quality Improvement of Pavement Preservation T	reatments – It is the intent
	Assembly that (i) the Department use asphalt pavem	
	ality, long-lasting, and provide a smooth road surfa	
	ractual use of pavement preservation treatments.	
	way Maintenance Improvement Program After	
	State highway system, each highway division shall	
	on the need for rehabilitation, resurfacing, or pavem	
	neer shall establish a three-year priority list for each	
	neer's estimate of need. In addition, the Chief	
	<u>covement schedule, sorted by county, for rehab</u> covered to the schedule shall be bar	
	the contract resurfacing program and the pavement	
	eding the issuance of the Highway Maintenance Im	
	e Highway Maintenance Improvement Program. Sta	
	nprovement Program shall be limited to funds an	
<u>Highway Fund.</u>		
	ract Maintenance Resurfacing Program Letting Scl	
	l year, and based on the amount of funds appropriate	
	embly to the Department for the contract maintenan	
	<u>Il let contracts that total at least seventy percent (70</u>	
	ncluded in the certified budget annually by Septemb	
	le Chip Seal Treatment Prohibited on Subdivision S rized in subsection (f) of this section, and unless u	
	rosurfacing, or resurfacing treatment, the Departme	
	n subdivision streets or access routes for Surface Tra	
Dimensioned V		
	orized Use of Single Chip Seal Treatment on	Secondary Roads The
	y use single chip seal treatments on secondary ro	
following condi		
<u>(1)</u>	The secondary road has a daily traffic volume of	
	Single chip treatments used under this subdivisi	ion shall be capped with a

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1		final riding surface of sand or material of equivalent si	ze to fill voids to
2		create a smooth riding surface.	
3	<u>(2)</u>	The single chip seal treatment is used in combination v	with a slurry seal,
4 5	(3)	<u>microsurfacing, or resurfacing treatment.</u> The condition of the secondary road requires a rough s	urface to improve
	<u>(57</u>	traction, such as a secondary road in a mountainous com	
6 7		area with low skid resistance.	
8		rt The Department shall submit the Highway Maintena	
9		ghway Maintenance Improvement Program Needs Assessm	
10		oril 1 of each year. If the General Assembly is in session, the	
11 12		ouse of Representatives Appropriations Subcommittee on Tations Committee on Transportation, and the Fiscal Researce	
13		bly is not in session, the Department shall report to the	
14		Oversight Committee and the Fiscal Research Division."	
15		FION 34.11.(c) G.S. 136-44.3 reads as rewritten:	
16	"§ 136-44.3. <u>M</u>	aintenance program. <u>Report on the condition of the State</u>	<u>e highway system</u>
17		naintenance funding needs.	and anomation of
18 19		ent shall establish performance standards for the maintenance y system. In each even-numbered year, the Department of T	
20		tion of the State highway system and shall prepare a report	
21		report shall provide both quantitative and qualitative d	
22		system and shall provide estimates of the following:	-
23	(1)	The annual cost to meet and sustain the established perf	
24 25		for the primary and secondaryState highway system, <u>deli</u> the primary or secondary system, to include: (i) routine	
23 26		operations, (ii) system preservation, and (iii) paver	
20 27		rehabilitation.include the following categories of w	
28		resurfacing, (ii) pavement preservation, (iii) routine high	
29		(iv) disasters and emergencies, (v) structurally sound br	idge maintenance,
30		and (vi) structurally unsound bridge rehabilitation, repair, of	
31 32	(2)	Projected system condition and corresponding optimal fur for a seven-year plan to sustain established performan	
32		report shall also identify target levels of service for	
34		activity and assess historical program performance	
35		including project delivery rates, staffing, and direct and	
36		Department shall clearly denote prioritized mainter	
37		recommended resource allocations and distribution metho	ds to achieve each
38 39	(3)	target. Any significant variations in system conditions among h	highway divisions
40	(3)	The report shall include an examination of how well the	
41		streamline project delivery, maximize efficiency, and p	
42		based on needs and make recommendations on ways	
43		processes. The report shall analyze the cost of delive	
44 45		activities by division and make recommendations on ho costs regionally and statewide.	w to reduce these
46	(4)	An assessment of the level of congestion throughout the	primary highway
47		system based on traffic data, and a ranking of the most	st congested areas
48		based on travel time reliability and the average number o	f congested hours,
49		together with the Department's recommendations for con-	ngestion reduction
50	(5)	and mobility improvement.	fina lavala and
51 52	<u>(5)</u>	An analysis of existing highway division staff recommendations to ensure staffing levels are distribution	
53		based on need.	ated appropriatery
54	<u>(6)</u>	A cross-divisional comparison summary document, not to	o exceed one page
55		in length, which includes the divisional performance	data described in
56		subdivision (2) of this section as well as the most deficient	t roads and bridges
57 58	On the basis	in each division.	rononortation shall
58 59		of the report and from funds available, the Department of T ide annual maintenance program for the State highway systematics and the state of the st	
57	actor a state	The annual mannehance program for the blate menway syste	oni, winch si tun oc

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standards.	approval of the Board of Transportation and is cons	istent with performance
" SF(CTION 34.11.(d) G.S. 136-44.16 reads as rewritten:	
	Authorized use of contract maintenance resurfacing	program funds.
	he contract maintenance resurfacing program funds app	
	e Department of Transportation, an amount not to exce	
	f Transportation's allocation of these funds may be use	
narrow paveme		
	uses of slurry seal treatments, microsurfacing treatme	nts, and thin lift asphalt
overlays for pa	evenent preservation treatments are authorized uses of	
resurfacing pro	gram funds."	
SEC	CTION 34.11.(e) 2014-2015 Contract Maintenance	
	le. – Beginning in the 2014-2015 fiscal year, and based	
	the prior fiscal year by the General Assembly to the De	
	surfacing program, the Department shall let contracts	
percent (40%)	of contract resurfacing program funds included in	its certified budget by
	014. The Department shall let contracts that total a m	
	current fiscal year's contract maintenance resurfac	ing program funds by
November 1, 2		anal Statutas is amanded
	CTION 34.11.(f) Article 2A of Chapter 136 of the Gen v section to read:	lerar Statutes is amended
	Pavement preservation program.	
$\begin{array}{c} \underline{\mathbf{x}} 130 - 44.17. \\ (a) \text{Prog} \end{array}$	gram Established. – The Department of Transportat	tion shall establish the
	rvation program.	tion shan establish the
	ible Activities or Treatments. – Applications eligible	e for funding under the
pavement prese	rvation program include the following preservation ac	tivities or treatments for
asphalt paveme	nt structures:	
<u>(1)</u>	Chip seals, slurry seals, fog seals, sand seals, scrub s	eals, and cape seals.
(2) (3) (4) (5) (6)	<u>Microsurfacing.</u>	
$\frac{(3)}{(4)}$	Profile milling not covered by resurfacing.	
$\frac{(4)}{(5)}$	Asphalt rejuvenators.	
$\frac{(5)}{(6)}$	Open graded asphalt friction course.	
$\frac{(6)}{(7)}$	<u>Overlays less than 1,000 feet in length.</u> Diamond grinding.	
$\frac{(7)}{(8)}$	Joint sealing.	
$\frac{(0)}{(9)}$	Dowel bar retrofit.	
$\frac{(2)}{(10)}$		
(11)		
$\overline{(12)}$		
(c) Inel	gible Activities or Treatments The pavement preserve	vation program shall not
include the foll	owing preservation activities or treatments:	
<u>(1)</u>	Contract resurfacing activities or major pavement	
	and pretreatments that are used in combination with	a resurfacing treatment,
$\langle 0 \rangle$	such as profile milling or chip seals.	1 (1 1)
<u>(2)</u>	Routine maintenance activities used to maintain an	<u>a preserve the condition</u>
	of roads. Treatments include, but are not limited to pothole patching, rut filling, cleaning of roadside	
	shoulder maintenance, and retracing of pavement ma	
<u>(3)</u>	Maintenance and preservation activities performed o	
$\frac{(3)}{(4)}$	Activities related to positive guidance or signal	
<u>1.17</u>	functions."	<u>maintenance</u> program
SEC	TION 34.11.(g) Establishment of Account. –	- The Department of
	shall establish a new account within its maintenance a	
allocated under	this section for pavement preservation.	
	CTION 34.11.(h) 2014-2015 Outsourcing Target. – O	
	nt preservation, no more than eighty percent (80%) m	
•	he Department, with the remaining funds used for proje	cts outsourced to private
contractors		

58 undertaken 59 contractors.

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		ourcing Targets The Department shall increase
	tsourcing of pavement preservation project	ation activities to reach the following targets for
()		avement preservation program funds allocated by
(-	the 2015-2016 fiscal year.	avenient preservation program rands anotated by
(2) Fifty-five percent (55%) o	f pavement preservation program funds allocated
	by the 2016-2017 fiscal year	
(3		avement preservation program funds allocated by
S		nd subsequent fiscal years thereafter. se of the Paving Industry. – It is the intent of the
		cooperatively with the paving industry so that the
industry gro	vs in size, scope, and geographi	c reach and has the capability to fulfill contracts
for pavement	t preservation work across the	State. Therefore, the Department is directed to
		igs to encourage greater privatization of pavement
		reducing the amount of pavement preservation
	ducted by the Department.	Lane Mile Treatment. – From funds allocated in
		rtment shall treat a minimum of 4,300 lane miles
		nts and activities listed in G.S. 136-44.17(b), as
enacted by su	bsection (f) of this section.	
		he Department shall report to the Joint Legislative
		he Fiscal Research Division by no later than g its use of outsourcing of pavement preservation
		this section. The Department shall report no later
than December 1, 2014, and annually thereafter, to the Joint Legislative Transportation		
Oversight Committee and the Fiscal Research Division on the Department's progress toward		
	goals set forth in subsection (i)	of this section. The annual report shall include the
following:) A monthly aromination of	f average indicating the
(1	amount and percentage per	f expenditures, by treatment type, indicating the formed by contract
(2		covered, by treatment type, along with an average
X		eatment type, indicating costs for each type for
	work performed by the Dep	
(2		e mile (hereafter "unit cost") along with unit cost
		each type of treatment. The Department shall unit costs that vary by more than twenty percent
	(20%) from the statewide u	
	ECTION 34.11.(m) Subsecti	on (j) of this section expires June 30, 2017.
Subsection () of this section expires December	
		ION OF FUNDING FOR BOGUTION
		ION OF FUNDING FOR POSITION appropriated in this act to the Department of
		e of the Governor undertaken under the authority
		atutes shall not exceed two hundred sixty-seven
thousand for	r hundred sixteen dollars (\$267	7,416) in the 2014-2015 fiscal year. These funds
shall be used	to support the following position	
	Position number	<u>Title</u>
	65019379 65019380	Assistant Legal Counsel Communications Specialist
	60008477	Policy Analyst
	60008516	Deputy Communications Director
	60008502	Boards and Commissions Specialist
~	60008504	Legislative Director
		unding any law to the contrary, budget transfers e Office of the Governor to support the positions
		ibited after the 2014-2015 fiscal year.
		r the following position shall be eliminated after
	5 fiscal year:	• •
	Position number	Title

	General Assembly Of North Carolina	Session 2013
$\frac{1}{2}$	60014914	Federal Legislative Programs Coordinator
$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\19\\20\\21\end{array} $	 use of contracts to further privatize preconstr likely to lead to increased efficiency. In doing see ach of the following privatization requirements (1) Increase the outsourcing of Preconstruction and Technicatotal cost of activities perforexcluding the cost of activity Structures Design and Manage (2) Increase the outsourcing of Roadway Design unit to fifting performed by that unit in fisce (3) Increase the outsourcing of Project Development and Err (65%) of the total cost of a 2014-2015. (4) The Department's Right-of-W 	ent of Transportation shall seek to increase the uction work where practical, economical, and so, the Department of Transportation shall meet all activities performed by the Department's al Services units to seventy percent (70%) of the rmed by those units in fiscal year 2014-2015, ties performed by the Turnpike Authority, the gement unit, and the Bridge Program. all activities performed by the Department's ty percent (50%) of the total cost of activities
21 22 23 24 25 26 27 28	SECTION 34.13.(b) The Department to a reduction in force towards meeting the re- section. SECTION 34.13.(c) The Department transportation projects on a design-build basis a SECTION 34.13.(d) The Department	ent may credit any reduction in expenditures due equirements imposed by subsection (a) of this ent shall increase contracts for construction of
29 30 31 32 33 34		ntation of this section, including any reductions
35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58	No commercial enterprises or activities shal of Transportation, or the governing body of any for or designated as a controlled-access facility, (1) Materials displayed at welce travel, accommodations, tou and attractions. The Depa regulating the display of t advertisements for real estate (2) Vending machines permitte placed by the Division of Se Human Services, as the S Section 2(a)(5) of the Rand Department of Transportation machines in highway rest dispensed. In order to permis service facilities by private controlled-access facility, th access to service or frontage any controlled-access facility Article, at points which, in th will best serve the public inter facilities may be indicated to	ome centers which shall be directly related to arist-related activities, tourist-related services, artment of Transportation shall issue rules hese materials. These materials may contain c; and ad by the Department of Transportation and ervices for the Blind, Department of Health and tate licensing agency designated pursuant to olph-Sheppard Act (20 USC 107a(a)(5)). The on shall regulate the placing of the vending areas and shall regulate the articles to be it the establishment of adequate fuel and other e owners or their lessees for the users of a ne Department of Transportation shall permit roads within the publicly owned right-of-way of y established or designated as provided in this ne opinion of the Department of Transportation, erest. The location of such fuel and other service to the users of the controlled-access facilities by style, and specifications of which shall be

The location of fuel, gas, food, lodging, camping, and attraction facilities may be indicated 1 2 to the users of the controlled-access facilities by appropriate logos placed on signs owned, 3 controlled, and erected by the Department of Transportation. The owners, operators or lessees 4 of fuel, gas, food, lodging, camping, and attraction facilities who wish to place a logo 5 identifying their business or service on a sign shall furnish a logo meeting the size, style and 6 specifications determined by the Department of Transportation and shall pay the Department 7 for the costs of initial installation and subsequent maintenance. The fees for logo sign 8 installation and maintenance shall be set by the Board of Transportation based on cost.a fee set 9 by the Board of Transportation. The Board shall set the fee to cover the initial costs of signs, 10 sign installation, and maintenance, and the costs of administering the logo sign program. SECTION 34.14.(b) G.S. 136-140.19 reads as rewritten: 11 12 "§ 136-140.19. Department-Board of Transportation to adopt rules to implement the 13 **TODS program.** 14 The Department Board of Transportation shall adopt rules to implement the TODS program 15 created by this Article. The rules shall include all of the following: 16 (1)The **Department** <u>Board</u> shall set fees to cover the initial costs of signs, sign 17 installation, and maintenance, and the costs of administering the program. 18 The Department Board shall establish a standard for the size, color, and (2)19 letter height of the TODS as specified in the National Manual of Uniform 20 Traffic Control Devices for Streets and Highways. 21 22 (8) The **Department**-Board shall limit the placement of TODS to highways other 23 than fully controlled access highways and to rural areas in and around towns 24 or cities with a population of less than 40,000." 25 26 STATE PARKS AND TRAILS SIGNAGE 27 **SECTION 34.15.(a)** The Department of Transportation, in conjunction with the 28 State Parks and Recreation Division of the Department of Environment and Natural Resources, 29 the Department of Commerce, and Friends of the Mountains-to-Sea Trail, Inc., a nonprofit 30 corporation, shall study the use of highway signage as a means of improving the North Carolina 31 residents' and tourists' awareness of State parks, including historic and cultural sites as well as 32 the Mountains-to-Sea Trail. The study shall include an examination of at least all of the 33 following: 34 (1)Whether signs currently located on or near highways in this State are 35 sufficient in number, location, and size and presentation to make travelers on 36 the highways of this State aware of the existence and location of all State 37 parks, including historic and cultural sites as well as the Mountains-to-Sea 38 Trail. 39 (2)Whether signs currently located on or near highways in this State adequately 40 inform travelers that portions of the roads they travel on are part of the 41 current route of the Mountains-to-Sea Trail. 42 What measures could be taken to improve the efficacy of highway signage in (3) 43 achieving the goals described in subdivisions (1) and (2) of this subsection. 44 (4)What the costs and benefits of implementing the measures described in 45 subdivision (3) of this subsection would be. 46 **SECTION 34.15.(b)** No later than April 1, 2015, the Department of Transportation 47 shall report the results of the study required by this section to the chairs of the Joint Legislative 48 Transportation Oversight Committee and to the Fiscal Research Division. 49 50 **DOT STAFFING** 51 **SECTION 34.16.(a)** The Department of Transportation shall review the organization and staffing of the Division of Highways and the Division of Preconstruction and 52 53 identify areas of unnecessary duplication within management structures and variations in the 54 number of employees reporting to persons identified as supervisors. Based on its review, the 55 Department shall create and implement a plan for staffing changes and staffing efficiencies.

The plan shall reduce layers of management to the level needed for carrying out the Department's functions and responsibilities and ensure that employees designated as supervisors have workloads and staff size that are appropriate given the function or task for which that supervisor has responsibility.

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SECTION 34.16.(b) The Department shall report its progress on implementing this section to the Joint Legislative Transportation Oversight Committee and the Fiscal Research Division no later than December 1, 2014.

BOARD OF TRANSPORTATION TO STUDY FEES, SPONSORSHIP, AND PRIVATIZATION

5 6 The Board of Transportation shall study how fees, **SECTION 34.17.(a)** 8 sponsorship, or privatization might be used to reduce the use of public funds for services 9 provided by the Department. The services the Board shall study include, but are not limited to, 10 the following:

- (1)Inspection of streets and bridges within a private development for future addition to the State highway system.
- (2)Inspection, site review, and permitting of the installation of driveways by private parties providing access to a component of the State highway system.
- (3)Review and inspection of encroachments onto the State highway system.
- (4) Lease or sale of property related to the resolution of encroachments or the disposition of surplus right-of-way.
- (5) Review of or consultation on development plats or plans.
- or consultation (6)Review. engineering, regarding drainage issues. improvements, or maintenance adjacent to components of the State highway system.
 - (8) Training sessions or workshops offered to private consultants and contractors.
 - (9) Review and engineering consultation regarding traffic plans.

24 25 **SECTION 34.17.(b)** The Board shall also study the existing fee structure for 26 services performed by Highway Division personnel and identify any fees that no longer cover 27 the direct and indirect costs incurred by the Department to perform the service.

28 **SECTION 34.17.(c)** The Department of Transportation shall report on the Board's 29 study and recommendations for fee adjustments or additions to the Joint Legislative 30 Transportation Oversight Committee and the Fiscal Research Division no later than December 31 1, 2014. This report shall also include recommendations from the Board on the use of 32 sponsorships for activities, programs, or functions currently performed by the Department or 33 the privatization of these functions, and include the following information: 34

- The current cost of activities proposed for sponsorship support or (1)privatization.
- The potential receipts that could reasonably be collected through (2)sponsorships or the cost-savings achieved through privatization.
- (3)A proposed process for the screening and selection of sponsors.
- (4)Mock-ups of potential sponsorship signage on materials, buildings, vehicles, vessels, or other locations.
- (5)Any administrative, statutory, or regulatory changes needed for the Department to proceed with sponsorship or privatization programs.

RENAME AND REDIRECT TAX PROCEEDS OF SYSTEM PRESERVATION **PROGRAM**

46 **SECTION 34.18.(a)** The Department of Transportation shall rename the "system preservation program" (fund center 1500/157839) the "bridge program." Funds allocated to this 47 48 program shall be used for improvements to structurally deficient and functionally obsolete 49 bridges. All projects funded under this program, with the exception of inspection, 50 pre-engineering, contract preparation, contract administration and oversight, and planning 51 activities, shall be outsourced to private contractors.

SECTION 34.18.(b) G.S. 119-18 reads as rewritten:

53 "§ 119-18. Inspection tax and distribution of the tax proceeds.

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52

55 (b) Proceeds. – The proceeds of the inspection tax levied by this section shall be applied 56 first to the costs of administering this Article and Subchapter V of Chapter 105 of the General 57 Statutes. The remainder of the proceeds shall be credited on a monthly basis to the Highway 58 Fund to be used for system preservation the bridge program under the Department of 59 Transportation in the highway maintenance program.

"	
	UND CREDIT RESERVE
	CTION 34.19.(a) G.S. 136-44.2 is amended by adding a new subsection to read: Budget and appropriations.
§ 130-44.2. 1	uuget and appropriations.
(f1) The	credit reserve for the Highway Fund consists of the following:
(1)	The unreserved credit balance in the Highway Fund on the last day of the
<u></u>	fiscal year to the extent the balances exceed the amount estimated for that
	date in the Current Operations Appropriations Act for the following fiscal
	year.
<u>(2)</u>	The unallotted and unencumbered balances on the last day of the fiscal year
	for the following:
	a. Funds appropriated from the Highway Fund for the multimodal
	programs of the Department, consisting of funds for bicycle and
	pedestrian, ferry, railroad, aviation, and public transportation programs, excluding funds deposited in the Freight Rail & Rail
	Crossing Safety Improvement Fund.
	<u>b.</u> <u>Funds appropriated from the Highway Fund for the construction</u>
	programs of the Department, consisting of funds for secondary
	construction, access and public service roads, spot safety
	improvement, contingency, small urban construction, and economic
	development programs.
<u>(3)</u>	The unencumbered and unexpended balances on the last day of the fiscal
	year for the following:
	<u>a.</u> <u>Central and program administration.</u>
(\mathbf{A})	b. Transfers to other State agencies or departments not used or returned.
<u>(4)</u>	<u>The remaining balance for (i) any open project that has been inactive for two</u> or more years after construction of the project has been completed or (ii) any
	project that is not obligated during the first two fiscal years in which funds
	are appropriated."
SE	CTION 34.19.(b) The sum of twelve million dollars (\$12,000,000) of the
	unexpended balance of funds within the Bicycle program (fund center
1500/0036), l	Ferry Operations (fund center 1500/7825), Railroad program (fund center
	irports program (fund center 1500/7830), and the Public Transportation program
fund center 1	500/7831), excluding funds deposited in the Freight Rail & Rail Crossing Safety
	Fund, shall be transferred to the Highway Fund as appropriated and allocated by
this act.	
SALE OF CE	RTAIN FORMER NC RAILROAD PROPERTIES
	CTION 34.20.(a) Subject to the right of first refusal in subsection (b) of this
	partment of Administration shall dispose of the following parcels following the
procedures set	out in Chapter 146 of the General Statutes, provided that the Department may
not dispose of	the properties by gift or for less than fair market value:
	Description County Nearest Town Parcel ID
4th Street	
	Former Industrial Lot Carteret Morehead 638620718127000
Waterfront	& Riparian Rights Carteret Morehead 638620708857000 &
	638620709868000
SF	CTION 34.20.(b) Before the Department disposes of any property described in
	the city of Morehead City, Carteret County, or the city and county jointly shall
	ight of first refusal to purchase, lease, or rent any or all of the parcels at fair
	s determined by rules adopted by the Department under G.S. 146-29. Any lease
or rental agre	ement under this subsection shall provide that the lessee or tenant may not
sublease the p	operty, except to a public entity for a public purpose. The right of first refusal
	June 30, 2015.
	CTION 34.20.(c) Following expiration of the right of first refusal period set
forth in subse	tion (b) of this section, or upon written notice from the city of Morehead City

and Carteret County waiving the right of first refusal, the Department shall dispose of the properties by sale.

SECTION 34.20.(d) Notwithstanding G.S. 146-30, the Department shall deposit the net proceeds from the disposition of the properties into the Freight Rail & Rail Crossing Safety Improvement Fund of the Highway Fund.

DIVISION OF MOTOR VEHICLES POSITION FUNDING

SECTION 34.22. Notwithstanding any other provision of law, the Department of Transportation may use funds appropriated for the 2014-2015 fiscal year from the Highway Trust Fund to continue funding positions within the Division of Motor Vehicles that were funded by the Highway Trust Fund during the 2013-2014 fiscal year.

DOT CASH MANAGEMENT

SECTION 34.23.(a) G.S. 143C-6-11 reads as rewritten:

"§ 143C-6-11. Highway appropriation.

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17 (f) Five Percent (5%) of the Cash Balance Required. Seven and One-Half Percent 18 (7.5%) Cash Balance Required. – The Department of Transportation shall maintain an available 19 cash balance at the end of each month equal to at least five percent (5%) seven and one-half 20 percent (7.5%) of the unpaid balance of the total transportation project contract obligations. the 21 total appropriations for the current fiscal year from the Highway Fund and the Highway Trust 22 Fund. In projecting cash balances in future years, the Department shall use the estimated cash 23 flow as specified in the Current Operations Appropriation Act. In the event this cash position is 24 not maintained, no further transportation project contract commitments may be entered into 25 until the cash balance has been regained. For the purposes of awarding contracts involving 26 federal aid, any amount due from the federal government and the Highway Bond Fund as a 27 result of unreimbursed expenditures may be considered as cash for the purposes of this 28 provision. Any federal funds on hand shall not be considered as cash for the purposes of this 29 subsection.

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(k) The Department of Transportation shall do all of the following:

- (1) Utilize cash flow financing to the extent possible to fund transportation projects with the goal of reducing the combined average daily cash balance of the Highway Fund and the Highway Trust Fund to an amount equal to the twelve percent (12%) of the combined estimate of the yearly receipts of the Funds. between fifteen and twenty percent (15-20%) of the total appropriations for the current fiscal year from those funds. In projecting cash balances in future years, the Department shall use the estimated cash flow as specified in the Current Operations Appropriation Act. Any federal funds on hand shall not be considered as cash for the purposes of this subsection. The target amount shall include an amount necessary to make all municipal-aid funding requirements of the Department.
 - (2) Establish necessary management controls to facilitate use of cash flow financing, such as establishment of a financial planning committee, development of a monthly financing report, establishment of appropriate fund cash level targets, review of revenue forecasting procedures, and reduction of accrued unbilled costs.
 - Report annually, on October 1 of each year, to the Joint Legislative Transportation Oversight Committee on its cash management policies and results."

SECTION 34.23.(b) The Board of Transportation shall study the Department's cash management policies and identify ways to strengthen these policies in order to prevent excessive cash balances. The Department shall report to the House of Representatives Appropriations Subcommittee on Transportation, the Senate Appropriations Committee on Department of Transportation, and the Fiscal Research Division by April 1, 2015, on the findings from this study and any resulting policy changes made based on the findings of the study.

58 **SECTION 34.23.(c)** In any month in which the Department's total cash balance on 59 hand from the Highway Fund and the Highway Trust Fund exceeds one billion dollars

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$\frac{1}{2}$	(\$1,000,000,000), the Department shall report its cash balance no later than the following month as follows:	15th day of the
2 3	(1) To the Board of Transportation.	
4 5 6	(2) If the General Assembly is in session, to the Chairs of Representatives Appropriations Subcommittee on Transporta of the Senate Appropriations Committee on Department of	ation, the Chairs
7 8	and the Fiscal Research Division.(3) If the General Assembly is not in session, to the Chai	rs of the Joint
9	Legislative Transportation Oversight Committee and the	
10 11	Division.	reasons the each
11	The report shall include an explanation from the Department of the balance has exceeded the amount specified in this subsection, the actions to	
13	Department to reduce the cash balance, and the estimated amount of time it w	ill take to bring
14 15	the cash balance to the target identified in G.S. $143C-6-11(k)(1)$, as amended b of this section.	y subsection (a)
15 16 17	SECTION 34.23.(d) Subsection (c) of this section becomes effective	ve July 1, 2015.
18	DOT LEGAL SERVICES	
19 20	SECTION 34.24.(a) Section 34.27 of S.L. 2013-360 reads as rewrite "SECTION 34.27. The Department of Transportation may engage the set	
20	counsel with the pertinent expertise to timely defend or otherwise	
22	challengesprovide legal services related to transportation projects under	ertaken by the
23 24	Department. The Department shall supervise and manage the private counsel this section and shall not be required to obtain written permission or app	
25	Attorney General under G.S. 114-2.3. The Department shall report the engage	
26	counsel authorized by this section within 30 days to the General Assembly, as for	ə llows:
27 28	(1) If the General Assembly is in session, the Department sha Chairs of the Appropriations Subcommittee on Transportation	
29	of Representatives, the Chairs of the Appropriations	
30	Transportation of the Senate, and the Fiscal Research Division	n.
31 32	(2) If the General Assembly is not in session, or adjourns since 30-day period, the Department shall report to the Chai	
33	Legislative Transportation Oversight Committee and the	
34	Division."	
35 36	SECTION 34.24.(b) It is the intent of the General Assembly that of Transportation exercise the authority granted by subsection (a) of this section	the Department
37	operational and project delivery benefits attributed to the avoidance or succe	ssful defense of
38	litigation. To accomplish this intent, the Department is directed to increase i	
39 40	external counsel to no less than ten percent (10%) of new cases arising during fiscal year, increasing to no less than twenty percent (20%) of new cases ar	
41	2015-2016 fiscal year.	und daming the
42	SECTION 34.24.(c) The Department shall develop performa	
43 44	evaluate its utilization of in-house and outside counsel, to include the following (1) A summary of new matters opened by legal area.	
45	(2) Case cycle times.	
46	(3) Resolution of cases.	1
47 48	 (4) A comparison of in-house costs to billable rates for external of (5) The process for procurement for legal services. 	counsel.
49	The Department shall report no later than January 1, 2015, and qua	rterly thereafter,
50	to the Joint Legislative Transportation Oversight Committee and the Joint Le	
51 52	and Public Safety Oversight Committee regarding the performance metrics subsection.	set forth in this
53	SECTION 34.24.(d) G.S. 136-103.1 reads as rewritten:	
54	"§ 136-103.1. Outside counsel.	
55 56	The <u>Attorney GeneralSecretary of Transportation</u> is authorized to employ as <u>he_the_Secretary</u> deems necessary for the purpose of obtaining title ab	
57	certificates for transportation system rights-of-way and for assistance i	in the trial of
58	condemnation cases involving the acquisition of rights-of-way and other inter	rests in land for

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23	the purpose of transportation construction. Compensation, as approved General,Secretary, shall be paid out of the appropriations from the Highway Fr SECTION 34.24.(e) Legal positions assigned to the Depa Department of Justice which become vacant during the 2014-2015 fiscal y filled.	und." rtment from the
5		
7 3	HISTORIC BRIDGE PRESERVATION PROGRAM CLARIFICATION	
3	SECTION 34.27. G.S. 136-18 is amended by adding a new subdiv	vision to read:
)	"(45) <u>The Department shall not transfer ownership of a State-ownership of a State-ownership</u>	
)	bridge to any public, private, or nonprofit entity as pa	
_	relocation or reuse program project unless the entity ass	
	associated with the bridge and posts a bond or other fin	nancial assurance
	acceptable to the Department to cover the present	
	maintenance costs, as well as any right-of-way or other a	
	the bridge transfer would require the Department to cha	ange the planned
	route of any replacement structure."	
	"FIRST IN FREEDOM" REGISTRATION PLATES	
	SECTION 34.28.(a) G.S. 20-63 reads as rewritten: "§ 20-63. Registration plates furnished by Division; requirements; replace	omont of rogular
	plates with First in Flight plates; plates or First in Freedom p	
	and reissuance; displaying; preservation and cleaning;	
	concealment of numbers; commission contracts for issuance.	unteration of
	(b) Every license plate must display the registration number assigned	to the vehicle for
	which it is issued, the name of the State of North Carolina, which may be abl	
	year number for which it is issued or the date of expiration. A plate issued	
	vehicle, as defined in G.S. 20-4.2(1), and weighing 26,001 pounds or more, m	ust bear the word
	"commercial," unless the plate is a special registration plate authorized in G	.S. 20-79.4 or the
	commercial vehicle is a trailer or is licensed for 6,000 pounds or less. The	
	vehicles licensed for 7,000 pounds through 26,000 pounds must bear the	word "weighted,"
	unless the plate is a special registration plate authorized in G.S. 20-79.4.	c
	A registration plate issued by the Division for a private passenger vehicl	e or for a private
	hauler vehicle licensed for 6,000 pounds or less shall be be, at the option of the	<u>e owner, eitner (1)</u>
	a "First in Flight" plate. plate or (ii) a "First in Freedom" plate. A "First in I have the words "First in Flight" printed at the top of the plate above all	other letters and
	numerals. The background of the <u>"First in Flight"</u> plate shall depict the Wright	
	flying over Kitty Hawk Beach, with the plane flying slightly upward and to t	
	in Freedom" plate shall have the words "First in Freedom" printed at the top of	of the plate above
	all other letters and numerals. The background of the "First in Freedom" plate	
	image chosen by the Division that is representative of the Mecklenburg Decla	aration of 1775 or
	the Halifax Resolves of 1776.	
	(b1) The following special registration plates do not have to be a "First :	
	"First in Freedom" plate as provided in subsection (b) of this section. The de	
	that are not "First in Flight" plates or "First in Freedom" plates must	
	accordance with G.S. 20-79.4(a3). For special plates authorized in G.S. 20-79.	
	1, 2013, the Division may not issue the plate on a background under this su	
	receives at least 200 applications for the plate in addition to the application $C \le 20.70.4 \text{ ar} C \le 20.81.12$	ns required under
	G.S. 20-79.4 or G.S. 20-81.12.	
	 SECTION 34.28.(b) G.S. 20-79(c) reads as rewritten: "(c) Form and Duration. – A dealer license plate is subject to G.S. 20-4 	63 avcant for the
	"(c) Form and Duration. – A dealer license plate is subject to G.S. 20- requirement that the plate display the registration number of a motor	
	requirement that the plate display the registration number of a motor requirement that the plate be a "First in Flight" plate. plate or a "First in F	
	dealer license plate must have a distinguishing symbol identifying the plate a	
	plate. The symbol may vary depending upon the classification of dealer lice	
	The Division must provide suitably reduced sized license plates for motor	
	manufacturers.	
	" 	

1	SECTION 34.28.(c) G.S. 20-79.2(c) reads as rewritten:
2	"(c) Form, Duration, and Transfer. – A transporter plate is subject to G.S. 20-63, except
3	for the requirement that the plate display the registration number of a motor vehicle and the
4	requirement that the plate be a "First in Flight" plate. plate or a "First in Freedom" plate. A
5	transporter plate shall have a distinguishing symbol identifying the plate as a transporter plate.
6	The symbol may vary depending upon the classification of transporter plate issued. A
7	transporter plate is issued for a period of one year. The Division shall vary the expiration dates
8	of transporter registration renewals so that an approximately equal number expires at the end of
9	each month, quarter, or other period consisting of one or more months. When the Division
10	issues a transporter plate, it may issue a registration that expires at the end of any monthly
11	interval. During the year for which it is issued, a business or dealer may transfer a transporter
12	plate from one vehicle to another as long as the vehicle is driven only for a purpose authorized
13	by subsection (a) of this section. The Division must rescind a transporter plate that is displayed
14	on a motor vehicle driven for a purpose that is not authorized by subsection (a) of this section."
15	SECTION 34.28.(d) This section becomes effective July 1, 2015, and applies to
16	registration plates issued on or after that date.
17	registration places issued on of aller that date.
18	REPORT ON USE OF ECONOMIC DEVELOPMENT PROGRAM FUNDS
19	SECTION 34.29. Section 34.7 of S.L. 2013-360 reads as rewritten:
20	"ECONOMIC DEVELOPMENT PROGRAM FUNDS
21	
22	"SECTION 34.7.(b) Of the funds appropriated to the Economic Development fund, the
23	sum of three million three hundred forty-six thousand two hundred fifteen dollars (\$3,346,215)
24	in nonrecurring funds for fiscal year 2013-2014 and four million thirty-six thousand one
25	hundred seventy-one dollars (\$4,036,171) in recurring funds for fiscal year 2014-2015 shall be
26	used for prioritized transportation improvements and infrastructure that expedite commercial
27	growth as well as either job creation or job retention. Projects funded under this section shall be
28	jointly approved by the Secretary of Transportation and the Secretary of Commerce.
29	" <u>SECTION 34.7.(c)</u> The Department of Commerce and the Department of Transportation
30	shall both develop guidelines and procedures related to the administration of the Economic
31	Development funds referred to in subsection (b) of this section and to the selection of projects
32	to receive allocations of those funds, including project evaluation measures. The guidelines and
33	procedures shall include a process for submitting, evaluating, and prioritizing projects on a
34	monthly basis. The Department of Commerce shall publish the guidelines and procedures it
35	develops on its Web site, and the Department of Transportation shall publish the guidelines and
36	procedures it develops on its Web site. Both Departments shall develop guidelines and
37	procedures no later than October 1, 2014.
38	"SECTION 34.7.(d) Beginning October 1, 2014, the Department of Commerce and the
39	Department of Transportation shall do both of the following:
40	(1) <u>Meet quarterly to select projects for funding based on the prioritization</u>
41	rankings developed in subsection (c) of this section and assigned by each
42	Department.
43	(2) <u>Report quarterly to the Joint Legislative Transportation Oversight</u>
44	Committee and the Joint Legislative Commission on Governmental
45 46	Operations on the commitment, disbursement, and use of funds referred to in subsection (b) of this section. The report is due no later than one month often
46	subsection (b) of this section. The report is due no later than one month after
47 49	the end of the fiscal quarter."
48 49	REGULATION OF UNMANNED AIRCRAFT SYSTEMS
4 9 50	SECTION 34.30.(a) Chapter 15A of the General Statutes is amended by adding a
51	new Article to read:
52	"Article 16B.
52 53	"Use of Unmanned Aircraft Systems.
55 54	"§ 15A-300.1. Restrictions on use of unmanned aircraft systems.
55	(a) Definitions. – The following definitions apply to this Article:
56	(1) Manned aircraft. – An aircraft, as defined in G.S. 63-1, that is operated with
57	<u>a person in or on the aircraft.</u>
-	

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1 2 3 4 5 6 7 8 9	<u>(2)</u>	<u>Model aircraft. – An aircraft, as defined in G.S.</u> <u>driven or launched into flight and that me</u>	
3		requirements:	
4		a. <u>Is flown solely for hobby or recreat</u>	
5		<u>b.</u> <u>Is not used for payment, consider</u>	
07		<u>directly or indirectly charged,</u> collected, by any person for the	
8		photographic or video image produ	
9	(3)	<u>Unmanned aircraft. – An aircraft, as defined in</u>	
10	<u></u>	without the possibility of human intervention from	
11		and that does not meet the definition of model airc	
12	<u>(4)</u>	<u>Unmanned aircraft system. – An unmanned aircra</u>	
13		including communication links and components	
14		aircraft that are required for the pilot in comm	and to operate safely and
15 16	(h) Cono	<u>efficiently in the national airspace system.</u> ral Prohibitions. – Except as otherwise provided i	in this socian no parson
17		gency shall use an unmanned aircraft system to do an	
18	(1)	<u>Conduct surveillance of:</u>	ity of the following.
19	<u></u>	a. A person or a dwelling occupied by a p	person and that dwelling's
20		curtilage without the person's consent.	
21		b. Private real property without the consen	nt of the owner, easement
22		holder, or lessee of the property.	
23	<u>(2)</u>	Photograph an individual, without the individual	's consent, for the purpose
24 25		of publishing or otherwise publicly disseminat subdivision shall not apply to newsgathering, new	
26		or places to which the general public is invited.	wsworthy events; or events
27	(c) Law	Enforcement Exceptions. – Notwithstanding the pro-	visions of subsection (b) of
28		use of unmanned aircraft systems by law enforcement	
29	political subdivis	sion of the State is not prohibited in the following inst	
30	<u>(1)</u>	To counter a high risk of a terrorist attack by	
31 32		organization if the United States Secretary of Secretary of the North Carolina Department of Pu	
33		credible intelligence indicates that such a risk exis	
34	(2)	To conduct surveillance in an area that is within a	
35		plain view when the officer is in a location the off	
36	<u>(3)</u>	If the law enforcement agency first obtains a sear	rch warrant authorizing the
37		<u>use of an unmanned aircraft system.</u>	11
38 39	<u>(4)</u>	If the law enforcement agency possesses reason particular circumstances, swift action is needed to	
40		to life or serious damage to property, to forestall	
41		suspect or the destruction of evidence, to conduc	
42		suspect, or to facilitate the search for a missing per	
43	<u>(5)</u>	To photograph gatherings to which the general pu	iblic is invited on public or
44		private land.	
45	(d) <u>Limit</u>	ations on Use of Special Imaging Technology ft systems may be equipped with infrared or other th	- Commercial and private
46 47		provisions of this subsection. Infrared or other	
48	technology equi	pment shall be for the sole purpose of scientific	ic investigation: scientific
49		ig and evaluating the earth's surface, including terrai	
50		res; investigation or evaluation of crops, livestoc	
51		forests and forest management; and other similar in	nvestigations of vegetation
52	or wildlife.	amon who is the subject of unwemented surveiller	as an whose photograph is
53 54		person who is the subject of unwarranted surveilland n of the provisions of this section, shall have a civil	
55		State agency that conducts the surveillance or that	
56		graph for the purpose of publishing or otherwise dise	
57	In lieu of actual	damages, the person whose photograph is taken	may elect to recover five
58	thousand dollar	s (\$5,000) for each photograph or video that i	is published or otherwise

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1	disseminated, as well as reasonable costs and attorneys' fees and injunctive or other relief as
2	determined by the court.
2 3	(f) Evidence obtained or collected in violation of this section is not admissible as
4	evidence in a criminal prosecution in any court of law in this State except when obtained or
5	collected under the objectively reasonable, good-faith belief that the actions were lawful.
6	"§ 15A-300.2. Regulation of launch and recovery sites.
7	(a) No unmanned aircraft system may be launched or recovered from any State or
8	private property without consent.
9	(b) A unit of local government may adopt an ordinance to regulate the use of the local
10	government's property for the launch or recovery of unmanned aircraft systems."
11	SECTION 34.30.(b) Chapter 14 of the General Statutes is amended by adding a
12	new Article to read:
13	" <u>Article 2F.</u>
14	"Crimes by Unmanned Aircraft Systems.
15	" <u>§ 14-7.45. Crimes committed by use of unmanned aircraft systems.</u>
16	All crimes committed by use of an unmanned aircraft system, as defined in G.S. 15A-300.1,
17	while in flight over this State shall be governed by the laws of this State, and the question of
18	whether the conduct by an unmanned aircraft system while in flight over this State constitutes a
19	crime by the owner of the unmanned aircraft system shall be determined by the laws of this
20 21	SECTION 34.30.(c) Article 36 of Chapter 14 of the General Statutes is amended
$\frac{21}{22}$	by adding a new section to read:
$\frac{22}{23}$	" <u>§ 14-280.3. Interference with manned aircraft by unmanned aircraft systems.</u>
23 24	(a) <u>Any person who willfully damages, disrupts the operation of, or otherwise interferes</u>
25	with a manned aircraft through use of an unmanned aircraft system, while the manned aircraft
26	is taking off, landing, in flight, or otherwise in motion, is guilty of a Class H felony.
27	(b) The following definitions apply to this section:
28	(1) Manned aircraft. – As defined in G.S. 15A-300.1.
29	(2) <u>Unmanned aircraft system. – As defined in G.S. 15A-300.1.</u> "
30	SECTION 34.30.(d) Article 52 of Chapter 14 of the General Statutes is amended
31	by adding a new section to read:
32	" <u>§ 14-401.24. Unlawful possession and use of unmanned aircraft systems.</u>
33 34	(a) It shall be a Class E felony for any person to possess or use an unmanned aircraft or
34 35	<u>unmanned aircraft system that has a weapon attached.</u> (b) It shall be a Class 1 misdemeanor for any person to fish or to hunt using an
36	unmanned aircraft system.
37	(c) The following definitions apply to this section:
38	$\frac{(1)}{(1)} \qquad To fish As defined in G.S. 113-130.$
39	$\begin{array}{c} \hline (2) \\ \hline To hunt As defined in G.S. 113-130. \end{array}$
40	 (2) To hunt. – As defined in G.S. 113-130. (3) Unmanned aircraft. – As defined in G.S. 15A-300.1.
41	(4) Unmanned aircraft system. – As defined in G.S. 15A-300.1.
42	(5) Weapon. – Those weapons specified in G.S. 14-269, 14-269.2, 14-284.1, or
43	14-288.8 and any other object capable of inflicting serious bodily injury or
44	death when used as a weapon.
45	(d) <u>This section shall not prohibit possession or usage of an unmanned aircraft or</u>
46	unmanned aircraft system that is authorized by federal law or regulation."
47	SECTION 34.30.(e) Article 52 of Chapter 14 of the General Statutes is amended
48	by adding a new section to read:
49 50	" <u>§ 14-401.25. Unlawful distribution of images.</u> It shall be a Class A1 misdemeanor to publish or disseminate, for any purpose, recorded
50 51	images taken by a person or non-law enforcement entity through the use of infrared or other
52	similar thermal imaging technology attached to an unmanned aircraft system, as defined in
53	G.S. 15A-300.1, and revealing individuals, materials, or activities inside of a structure without
54	the consent of the property owner."
55	SECTION 34.30.(f) G.S. 113-295 reads as rewritten:
56	"§ 113-295. Unlawful harassment of persons taking wildlife resources.
57	(a) It is unlawful for a person to interfere intentionally with the lawful taking of wildlife
58	resources or to drive, harass, or intentionally disturb any wildlife resources for the purpose of
59	disrupting the lawful taking of wildlife resources. It is unlawful to take or abuse property,

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1 2 3 4	subsection does n resources while recreation. This s	nting dogs that are being used for the lawful taking on not apply to a person who incidentally interferes we using the land for other lawful activity such as subsection also does not apply to activity by a pe	vith the taking of wildlife s agriculture, mining, or
5 6 7	misdemeanor for	his subsection is a Class 2 misdemeanor for a first a second or subsequent conviction.	
8 9	violate subsection	nlawful to use an unmanned aircraft system, as defined and of this section. Violation of this subsection is a final system of the subsection of the subsecti	Class 1 misdemeanor.
10 11 12	any other action	Vildlife Resources Commission may, either before or proceeding authorized by this section, institute a a violation or threatened violation of subsection (a)	civil action for injunctive
13 14	G.S. 113-131. The violation or threa	e action shall be brought in the superior court of tened violation is occurring or about to occur and s	the county in which the hall be in the name of the
15 16 17	order in any action	lation of the Wildlife Resources Commission. The on brought pursuant to this subsection may, in its or reasonable attorney and expert-witness fees to any	discretion, award costs of
18 19		TON 34.30.(g) Chapter 63 of the General Statutes ad:	
20 21		" <u>Article 10.</u> "Operation of Unmanned Aircraft Systems.	
21	"8 63-95. Traini	ng required for operation of unmanned aircraft s	
23		ed in this Article, the term "Division" means the D	
24	Department of Tr		
25	<u>(b)</u> The D	vivision shall develop a knowledge and skills test for	or operating an unmanned
26		at complies with all applicable State and federal reg	
27	for administration	n of the test. The Division may permit a person, in	cluding an agency of this
28	State, an agency	of a political subdivision of this State, an emplo	yer, or a private training
29		ister the test developed pursuant to this subsection	
30		ninistered by the Division and complies with all ap	plicable State and federal
31	regulations.		1
32	(c) <u>No ag</u>	ent or agency of the State, or agent or agency of a p	olitical subdivision of the
33 34		e an unmanned aircraft system within the State with ction (b) of this section.	out completion of the test
34 35		e required for commercial operation of unmanne	d aircraft systems
36	$\frac{903-30}{(3)}$ No per	rson shall operate an unmanned aircraft system, as d	lefined in G.S. 15A-300.1
30 37	in this State for c	commercial purposes unless the person is in possess	tion of a license issued by
38		id for the unmanned aircraft system being operat	
39		nade in the manner provided by the Division. Unle	
40		be effective for a period to be established by the Div	
41	years.	<u></u>	
42		rson shall be issued a license under this section u	nless all of the following
43	apply:		
44	<u>(1)</u>	The person is at least 18 years of age.	
45	<u>(2)</u>	The person possesses a valid drivers license issue	d by any state or territory
46		of the United States or the District of Columbia.	
47	<u>(3)</u>	The person has passed the knowledge and ski	
48		unmanned aircraft system as prescribed in G.S. 63-	
49	<u>(4)</u>	The person has satisfied all other applicable requi	rements of this Article or
50 51	(a) Alica	<u>federal regulation.</u>	manaial numbers a shall not
51		nse to operate an unmanned aircraft system for com- erson while the person's license to operate an unr	
52 53		ed, or cancelled in any state.	named anciant system is
54		Division shall develop and administer a program	to license operators of
55		t systems for commercial purposes. The program n	
56	<u>components:</u>	<u>e systems for commercial parposes. The program in</u>	include the following
57	<u>(1)</u>	A system for classifying unmanned aircraft system	is based on characteristics
58	$\Sigma = I$	determined to be appropriate by the Division.	
59	<u>(2)</u>	A fee structure for licenses.	

<u>A license application process.</u> <u>Technical guidance for complying with</u> <u>Criteria under which the Division may</u> <u>Criteria under which the Division m</u> <u>applicants currently holding a valid</u>		
Criteria under which the Division may Criteria under which the Division m		
Criteria under which the Division may Criteria under which the Division m		
applicants currently holding a valid	ay waive licensure requirements for	
	license to operate unmanned aircraft	
systems issued by another state or terr	itory of the United States, the District	
of Columbia, or the United States.		
A designation of the geographic are	ea within which a licensee shall be	
licensees obtained through the operation	on of unmanned aircraft systems, to be	
Requirements for the marking of eac	h unmanned aircraft system operated	
pursuant to a license issued unde	r this section sufficient to permit	
identification of the owner of the syst	em and the person licensed to operate	
<u>it.</u>		
regulated airspace with the identity an	d contact information of licensees and	
	e licensee is permitted to operate an	
unmanned aircraft system.		
vision may issue rules and regulation	s to implement the provisions of this	
shall develop and implement the knowledge and skills test required by G.S. 63-95, as enacted in subsection (g) of this section, no later than May 31, 2015, and shall report to the Joint		
portation Oversight Committee on the	status of implementation by June 15,	
ION 24 20 (1) The Division of Avietie	a of the Deportment of Tronger entering	
	required by 0.5. 05 95, as chaeted in	
eration of unmanned aircraft system	s for commercial nurposes shall be	
State until the FAA has authorized co	mmercial operations and the licensing	
[ON 34.30.(k) The Division of Aviatic	n of the Department of Transportation	
	Se una skins tost una neensing system	
	section becomes effective October 1	
ALARIES AND BENEFITS		
ND COUNCIL OF STATE		
	authorized to operate an unmanned airc Requirements pertaining to the colle licensees obtained through the operation established in consultation with the Sta Requirements for the marking of eac pursuant to a license issued under identification of the owner of the syster it. A system for providing agencies the regulated airspace with the identity and the geographic areas within which the unmanned aircraft system. on who operates an unmanned aircraft under this section shall be guilty of a Clivision may issue rules and regulation (ON 34.30.(h) The Division of Aviation implement the knowledge and skills to of this section, no later than May 31 portation Oversight Committee on the (ON 34.30.(i) The Division of Aviation begin developing the licensing system acted in subsection (g) of this section leral Aviation Administration (FAA) go become available. Within 60 days of the FAA for commercial operations to be equired by G.S. 63-96, as enacted in sul ION 34.30.(j) No operation of unmitate, or agents or agencies of a politi State until the knowledge and skills test his section, has been implemented. eration of unmanned aircraft system State until the FAA has authorized com by G.S. 63-96, as enacted in subset ION 34.30.(k) The Division of Aviation porpriated in this act to the Division eloping and implementing the knowled eration required by this section. ION 34.30.(l) Subsection (a) of this to acts occurring on or after that date. So to acts occurring on or after that date. So and an implementing the knowled eration required by this section. IARRIES AND BENEFITS	

General Assembly Of North Carolina	Session 2013
"(a) The salary of the Governor shall be one hundred forty-one sixty-five dollars (\$141,265) one hundred forty-two thousand two hu	
(\$142,265) annually, payable monthly."	
SECTION 35.1.(b) Section 35.1(b) of S.L. 2013-360 reads	as rewritten:
"SECTION 35.1.(b) Effective for the 2013-2015 fiscal biennium,	, the The annual salaries
for members of the Council of State, payable monthly, shall remain un	
one thousand dollars (\$1,000) as follows:	6
Council of State	Annual Salary
	<u>\$124,676\$125,676</u>
Attorney General	124,676<u>125,676</u>
Secretary of State	124,676<u>125,676</u>
State Treasurer	124,676<u>125,676</u>
State Auditor	124,676<u>125,676</u>
Superintendent of Public Instruction	124,676<u>125,676</u>
Agriculture Commissioner	124,676 <u>125,676</u>
Insurance Commissioner	124,676 <u>125,676</u>
Labor Commissioner	124,676<u>125,676</u>"
SECTION 35.1.(c) Section 35.1(a) of S.L. 2013-360 is rep	ealed.
CERTAIN EXECUTIVE BRANCH OFFICIALS	
SECTION 35.2. Section 35.2 of S.L. 2013-360 reads as rev	
"SECTION 35.2. Effective for the 2013-2015 fiscal biennium,	
payable monthly, for the following executive branch officials shall	l remain unchanged <u>be</u>
increased by one thousand dollars (\$1,000) as follows:	
Executive Branch Officials	Annual Salary
	<u>\$110,868</u> <u>\$111,868</u>
State Controller	155,159 <u>156,159</u>
Commissioner of Banks	124,676 <u>125,676</u>
Chair, Board of Review, Division of Employment Security	122,255 <u>123,255</u> 120,727 <u>121,727</u>
Members, Board of Review, Division of Employment Security	120,737 <u>121,737</u> 101,225 <u>102,225</u>
Chairman, Parole Commission	$\frac{101,235}{02,46404,464}$
Members of the Parole Commission	93,464<u>94,464</u> 128,840120,840
Chairman, Utilities Commission	138,849<u>1</u>39,849 124,676 125,676
Members of the Utilities Commission	124,070123,070
Executive Director, North Carolina	107 015109 015"
Agricultural Finance Authority	107,915<u>108,915</u>"
JUDICIAL BRANCH	
SECTION 35.3.(a) Section 35.3 of S.L. 2013-360 reads as	resspritten
"SECTION 35.3.(a) Effective for the 2013-2015 fiscal biennium,	
payable monthly, for specified judicial branch officials shall remain un	
one thousand dollars (\$1,000) as follows:	enungea <u>be mereasea by</u>
Judicial Branch Officials	Annual Salary
Chief Justice, Supreme Court	\$142,623 <u>\$143,623</u>
Associate Justice, Supreme Court	138,896 139,896
Chief Judge, Court of Appeals	136,682 137,682
Judge, Court of Appeals	133,109 134,109
Judge, Senior Regular Resident Superior Court	129,492 130,492
Judge, Superior Court	125,875 <u>126,875</u>
Chief Judge, District Court	114,301 115,301
Judge, District Court	110,684 111,684
District Attorney	120,737 121,737
Administrative Officer of the Courts	128,259 129,259
Assistant Administrative Officer of the Courts	$\frac{110,100}{117,152}$ 118,152
Public Defender	$\frac{120,737}{121,737}$
Director of Indigent Defense Services	124,498 <u>125,498</u>
"SECTION 35.3.(b) Effective for the 2013-2015 fiscal biennium	
employees of the Judicial Department shall remain unchanged as follow	

⁵⁸ employees of the Judicial Department shall remain unchanged as follows:

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(1) The annual salaries of permanent full-time and part-time employees of the Judicial Department whose salaries are not itemized in this act shall remain unchanged.
(2) Notwithstanding anything to the contrary, the annual salaries of clerks of
superior court under G.S. 7A-101(a) shall not change when a county changes
from one population group to another.
(3) The annual salaries of assistant and deputy clerks of court set under
G.S. 7A-102(c1) shall remain unchanged.
(4) The annual salaries of magistrates set under G.S. 7A-171.1(a) or G.S. 7A-171.1(a1)(1) shall remain unchanged."
SECTION 35.3.(b) The annual salaries of permanent full-time employees of the
Judicial Department whose salaries are not itemized in this act shall be increased by one
thousand dollars (\$1,000), effective July 1, 2014, except for employees eligible to receive step increases under C.S. 7A, 102(c1) at any time during the 2014, 2015 fixed user
increases under G.S. 7A-102(c1) at any time during the 2014-2015 fiscal year. SECTION 35.3.(c) The district attorney or public defender of a judicial district,
with the approval of the Administrative Officer of the Courts or the Commission on Indigent
Defense Services, respectively, shall set the salaries of assistant district attorneys or assistant
public defenders, respectively, in that district such that the average salaries of assistant district
attorneys or assistant public defenders in that district do not exceed seventy-two thousand
seven hundred ninety-seven dollars (\$72,797) and the minimum salary of any assistant district
attorney or assistant public defender is at least thirty-eight thousand six hundred twenty-eight
dollars (\$38,628), effective July 1, 2014.
SECTION 35.3.(d) G.S. 7A-101(a) reads as rewritten:
"(a) The clerk of superior court is a full-time employee of the State and shall receive an
annual salary, payable in equal monthly installments, based on the population of the county as
determined in subsection (a1) of this section, according to the following schedule:
Population Annual Salary
Less than 100,000 \$\frac{\\$ 83,390\\$84,390}{93,57894,578}
$\begin{array}{rcl} 100,000 \text{ to } 149,999 & \begin{array}{rcl} 253,578 & 94,578 \\ \hline 150,000 \text{ to } 249,999 & \begin{array}{rcl} 103,766 & 104,766 \\ \hline 103,766 & 104,766 \end{array}$
103,700104,700 250,000 and above $113,958$
When a county changes from one population group to another, the salary of the clerk shall
be changed, on July 1 of the fiscal year for which the change is reported, to the salary
appropriate for the new population group, except that the salary of an incumbent clerk shall not
be decreased by any change in population group during his continuance in office."
SECTION 35.3.(e) G.S. 7A-102(c1) reads as rewritten:
"(c1) A full-time assistant clerk or a full-time deputy clerk, and up to one full-time deputy
clerk serving as head bookkeeper per county, shall be paid an annual salary subject to the
following minimum and maximum rates:
Assistant Clerks and Head Bookkeeper Annual Salary Minimum \$32,609
Maximum $55,42456,424$
Deputy Clerks Annual Salary
Minimum \$28,223
Maximum <u>-43,107.44,107.</u> "
SECTION 35.3.(f) G.S. $7A-171.1(a)(1)$ reads as rewritten:
"(a) The Administrative Officer of the Courts, after consultation with the chief district
judge and pursuant to the following provisions, shall set an annual salary for each magistrate.
(1) A full-time magistrate shall be paid the annual salary indicated in the table
set out in this subdivision. A full-time magistrate is a magistrate who is
assigned to work an average of not less than 40 hours a week during the term
of office. The Administrative Officer of the Courts shall designate whether a magistrate is full-time. Initial appointment shall be at the entry rate.
magistrate is full-time. Initial appointment shall be at the entry rate. A magistrate's salary shall increase to the next step every two years on the
magistrates satary shan increase to the next step every two vears on the
anniversary of the date the magistrate was originally appointed for increases
anniversary of the date the magistrate was originally appointed for increases to Steps 1 through 3, and every four years on the anniversary of the date the
anniversary of the date the magistrate was originally appointed for increases

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	Entry Rate	\$33,025 \$35,275
	Step 1	35,951 37,950
	Step 2	39,135 40,835
	Step 3	42,640 <u>43,890</u>
	Step 9 Step 4	46,551 47,550
	Step 4 Step 5	50,959 51,960
	Step 6	55,901.56,900. "
	SECTION 35.3.(g) G.S. 7A-171.1(
		is section, the following salary provisions apply
	ls who were serving as magistrates of	
		salaries of magistrates who on June 30, 1994,
	were paid at a salary level of	less than five years of service under the table in
	effect that date shall be as fol	lows:
		<u>Minimum</u> <u>Maximum</u>
	Less than 1 year of service	\$26,846 \$27,846
	1 or more but less than 3 year	
	3 or more but less than 5 year	
		years of service, those magistrates shall receive
		te in the table in subsection (a)."
		generated by the clerk of superior court offices
		exclusively by the clerks of superior court. The
		to award salary increases in addition to those
		clerks under the respective salary plans. Any
		cretion of each elected clerk of superior court.
The Admin	istrative Office of the Courts shall	(i) allocate funds for additional discretionary
alary adjus	tments on a per capita basis and (i	i) adopt a plan for distribution of the funds in
onsultation	with the Conference of Clerks of S	aperior Court.
		-
LEGISLA	FIVE BRANCH	
	SECTION 35.4.(a) Section 35.4 of	S.L. 2013-360 reads as rewritten:
		biennium, the salaries of members and officers
		nged at the amounts set under G.S. 120-3, as
provided in	1994 by the 1993 General Assembl	y. Effective for the 2013-2015 fiscal biennium,
piovided in	re legislative branch shall remain un	changed as follows:
		G.S. 120-37(c) for the principal clerks in each
	house shall remain unchange	
•		G.S. 120-37(b) of the sergeant-at-arms and the
	reading clerk in each house s	
•		egislative Services Officer and of nonelected
		Assembly set under G.S. 120-32 shall remain
	unchanged."	
	SECTION 35.4.(b) G.S. 120-37(b)	
		g clerk in each house shall be paid a salary of
three hundr	ed eighty-five dollars (\$385.00) fou	r hundred four dollars (\$404.00) per week plus
		nembers of the General Assembly, plus mileage
		al Assembly for one round trip only from their
		arms shall serve during sessions of the General
		ng of, and subsequent to adjournment or recess
		ative Services Commission. The reading clerks
	luring sessions only."	anve services commission. The reading clerks
	SECTION 35.4.(c) G.S. 120-37(c)	raads as rewritten:
		e officers. Each principal clerk shall be entitled
		lative employees and shall be paid an annual
		red thirty three dollars (\$105,333), one hundred
		<u>s (\$106,333), payable monthly.</u> Each principal
		sation as approved by the Speaker of the House
		ore of the Senate, respectively, for additional
	t duties hervond these movided by th	e rules of their House. The Legislative Services
employmen	i dulles deyond mose provided by in	c rules of their flouse. The Legislative Services
		cipal clerks prior to submission of the proposed

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1 2 3 4	operating budget of the General Assembly to the Governor and sha recommendations for changes in those salaries. Any changes enacted by the shall be by amendment to this paragraph." SECTION 35.4.(d) The annual salaries of the Legislative Se	he General Assembly
5 6	nonelected employees of the General Assembly in effect on June 30, 201 by one thousand dollars (\$1,000).	
7 8	COMMUNITY COLLEGES PERSONNEL	
9	SECTION 35.5. Section 35.5 of S.L. 2013-360 reads as rewrit	ten:
10	"SECTION 35.5.(a) The annual salaries of all <u>full-time</u> community	
11 12	professional staff whose salaries are supported from the State's General unchanged for the 2013-2015 fiscal biennium. be increased by one thousan	
12	"SECTION 35.5.(b) For the 2013-2015 fiscal biennium, the Effect	ive July 1, 2014, the
14	annual salaries of all <u>full-time</u> community college faculty whose salaries a	
15	State's General Fund shall remain unchanged. The be increased by o	one thousand dollars
16	(\$1,000). The minimum salaries for nine-month, full-time curriculum	community college
17 18	faculty shall also remain unchanged be increased as follows: Education Level Minim	um Salary
19	Vocational Diploma/Certificate or Less \$34,314	
20	Associate Degree or Equivalent 34,819	
21	Bachelor's Degree 37,009	
22	Masters Degree or Education Specialist 38,952	
23 24	Doctoral Degree 41,7534 No full-time faculty member shall earn less than the minimum salary for	
25	level.	ins of her education
26	The pro rata hourly rate of the minimum salary for each education l	evel shall be used to
27	determine the minimum salary for part-time faculty members."	
28 29	UNIVERSITY OF NORTH CAROLINA SYSTEM	
29 30	SECTION 35.6.(a) Section 35.6 of S.L. 2013-360 reads as rev	vritten:
31	"SECTION 35.6.(a) The annual compensation of all <u>full-time</u>	
32	Carolina <u>EPA_EHRA_faculty</u> , <u>EPA_EHRA_nonfaculty</u> , <u>SPA_SHRA_emp</u>	
33 34	employed by the North Carolina School of Science and Mathematics sha for the 2013-2015 fiscal biennium. 2013-2014 fiscal year. Effective for	
34 35	year:	<u>ule 2014-2015 fiscal</u>
36	(1) <u>The annual compensation of all full-time University</u>	y of North Carolina
37	SHRA employees shall be increased by one thousand do	<u>ollars (\$1,000).</u>
38	(2) <u>The Board of Governors of The University of North</u>	
39 40	flexibility in allocating funds appropriated in this act for EHRA nonfaculty compensation increases (except for	
41	Carolina School of Science and Mathematics) pursuar	
42	by the Board.	* *
43	"SECTION 35.6.(b) The annual compensation of all <u>full-time</u> employ	
44 45	of North Carolina Health Care System and the Medical Faculty Practice University shall remain unchanged for the 2013-2015 fiscal biennium.2013	
46	SECTION 35.6.(b) For the 2014-2015 fiscal year, the Boar	
47	North Carolina School of Science and Mathematics shall award the step	
48	by the Teacher Salary Schedule under Section 9.1 of this act.	
49 50		
50 51	STATE AGENCY TEACHERS SECTION 35.6A. Employees of schools operated by the Depa	artment of Health and
52	Human Services, the Department of Public Safety, and the State Board of	
53	paid on the Teacher Salary Schedule shall receive the experience step in	
54	Section 9.1 of this act.	
55 56	STATE HIGHWAY PATROL STEP INCREASES	
50 57	STATE HIGHWAT FAIROL STEP INCREASES SECTION 35.6B. Notwithstanding G.S. 20-187.3 for the 20	014-2015 fiscal year

57 SECTION 35.6B. Notwithstanding G.S. 20-187.3 for the 2014-2015 fiscal year, 58 the annual salary of a member of the State Highway Patrol whose salary does not exceed the 59 maximum of the applicable salary range shall be increased on a percentage basis according to

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the date the member received sworn law enforcement officer status with the in the amount of:	ne Patrol, as follows,
 (1) Six percent (6%) for a member sworn between 2012 and (2) Five and five-tenths percent (5.5%) for a member swor 	
2011.	
(3) Five percent (5%) for a member sworn between 2005 an	d 2007.
SALARY ADJUSTMENT REQUIREMENTS/LIMIT ON CUMULAT	
SECTION 35.7. Section 35.8 of S.L. 2013-360 reads as rewritt "SECTION 35.8.(a) The annual compensation of all employees subje	
the State Personnel Act, North Carolina Human Resources Act, including	
boards of education, community colleges, and The University of North	th Carolina, for the
2013-2015 fiscal biennium 2013-2014 fiscal year shall remain unchanged	from that authorized
on June 30, 2013, or the last date in pay status during the 2011-2013 fiscal	
unless an increase is authorized by this section or under the Salary	y Adjustment Fund
established by this act. SECTION 35.8.(b) Salary increases may be awarded during th	$\sim 2013 2015$ fixed
SECTION 35.8.(b) Salary increases may be awarded during the biennium-2013-2014 fiscal year under this section subsection only for the biennium-2013-2014 fiscal year under this section subsection only for the biennium-2013-2014 fiscal year under the section subsection only for the biennium-2013-2014 fiscal year under the section subsection only for the biennium-2013-2014 fiscal year under the section subsection only for the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the section subsection on the biennium-2013-2014 fiscal year under the biennium-2014 fiscal year under t	he following special
circumstances:	ne tonowing special
(1) For all State employees regardless of funding source, a	nd for employees of
the North Carolina Community College System and loca	
are paid from State funds, salaries may be increased	for reallocations or
promotions, in-range adjustments for job change,	
adjustments for demonstrated competencies, or any other	
to an increase in job duties or responsibilities, none of	
the salary freeze otherwise provided by this Part. All o	ther salary increases
are prohibited. (1a) For employees of the North Carolina Communit	v College System
notwithstanding subdivision (1) of this subsection, salar	
if the increase is (i) funded from local funding sou	
purposes of retention or equity.	itees of (ii) for the
(2) For The University of North Carolina, (i) faculty us	ing funds from the
Faculty Recruiting and Retention Fund, the Distin	nguished Professors
Endowment Fund, or the University Cancer Research	
faculty involved in cancer research supported by that	
nonfaculty, and other employee adjustments, i	
adjustments, funded from non-State funding sou nonfaculty, and other employees for the purposes of rete	
(3) For employees of the judicial branch, for local	
authorized by G.S. 7A-300.1.	supplementation us
The cumulative salary adjustment allowed under this subsection for ea	ch fiscal year during
the 2013-2015 fiscal biennium 2013-2014 fiscal year may exceed ten perc	
salary only if the adjustment is approved in advance by the Office o	
Management, The University of North Carolina Board of Governors, the	
Carolina Community College System, the Legislative Services Commissio	n, the local board of
education, or other authorized body as appropriate.	a dimeter and arrival ad
SECTION 35.8.(b1) For fiscal year 2014-2015, the cumulative salary to any employee may exceed ten percent (10%) of annual salary only	
approved in advance by the Office of State Budget and Management, The	
Carolina Board of Governors, the Board of the North Carolina Community	
Legislative Services Commission, the local board of education, or other	
appropriate.	· · ·
SECTION 35.8.(c) The automatic salary step increases for assistant	
superior court and magistrates are suspended for the 2013-2015 fiscal	biennium.2013-2014
fiscal year. SECTION 25.8 (d) The colory increases provisions of $C \le 20.187.2$	no ananan da d f 41
SECTION 35.8.(d) The salary increase provisions of G.S. 20-187.3 a 2013-2015 fiscal biennium.2013-2014 fiscal year.	re suspended for the
SECTION 35.8.(e) During the 2013-2015 fiscal biennium, For the 20)13-2014 fiscal vear
notwithstanding G.S. 53C-2-3(c), employees of the Office of the Commiss	
	During Shull

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1	not be awarded (i) compensation increases unless allowed under subdivis	sion (1) of subsection
2 3	(b) of this section or (ii) compensation bonuses.	
4	SECTION 35.8.(f) Employees of the Lottery Commission shall not bonuses during the 2013-2015 fiscal biennium.2013-2014 fiscal year."	receive compensation
5 6 7	USE OF FUNDS APPROPRIATED FOR LEGISLATIVELY MAINCREASES	NDATED SALARY
8	SECTION 35.8.(a) The appropriations set forth in Section 2	2.1 of this act include
9 10	appropriations for legislatively mandated salary increases in amounts set for report described in Section 38.2 of this act. The Office of State Budget a	forth in the committee
11	ensure that those funds are used only for legislatively mandated salary inclusion	
12	SECTION 35.8.(b) If the Director of the Budget de	
13 14	appropriated to a State agency for legislatively mandated salary increase	
14 15	required by that agency for that purpose, the Director may reallocate thos agencies that received insufficient funds for legislatively mandated salary	increases
16	SECTION 35.8.(c) No later than October 1, 2014, the Office	e of State Budget and
17	Management shall report to the Joint Legislative Commission on Govern	mental Operations on
18	the expenditure of funds for legislatively mandated salary increases. This	
19 20	least the following information for each State agency for the 2014-2015 fit (1) The total amount of funds that the agency received	
20 21	mandated salary increases.	ved for registativery
22	(2) The total amount of funds transferred from the ag	gency to other State
23	agencies pursuant to subsection (b) of this section. This	
24 25	shall identify the amounts transferred to each recipient s	
23 26	(3) The total amount of funds used by the agency for le salary increases.	gistatively manuated
27	(4) The total amount of funds received by the agency for l	egislatively mandated
28	salary increases that are anticipated to revert at the end	
29 30	ALL STATE-SUPPORTED PERSONNEL/SALARY INCREASES	
30 31	SECTION 35.9.(a) Salaries and related benefits for positions	that are funded.
32	(1) Partially from the General Fund or Highway Fund and	
33	other than the General Fund or Highway Fund shall t	
34 35	General Fund or Highway Fund appropriation only proportionate part of the salaries paid from the Generation	to the extent of the
35 36	Fund.	lai ruilu ol filgilway
37	(2) Fully from sources other than the General Fund or Hi	ghway Fund shall be
38	increased as provided by this act. The Director of the	
39 40	expenditures of receipts from these sources by the	
40 41	provide the legislative increase to receipt-supported certified budget.	ed personnel in the
42	SECTION 35.9.(b) The salary increases provided in this act	become effective July
43	1, 2014, and do not apply to persons separated from State service due to r	
44 45	reduction in force, death, or retirement, or whose last workday is prior to J	
45 46	SECTION 35.9.(c) Payroll checks issued to employees after represent payment of services provided prior to July 1, 2014, shall not	
47	increases provided for in this act. This subsection applies to all emplo	
48	funds, whether or not subject to or exempt from the North Carolina H	uman Resources Act,
49 50	including employees of public schools, community colleges, and The	University of North
50 51	Carolina. SECTION 35.9.(d) Nothing in this act authorizes the transfer	of funds between the
52	General Fund and the Highway Fund for salary increases.	of funds between the
53	SECTION 35.9.(e) Unless otherwise provided by this act, for	
54	year, permanent, full-time State agency employees and State-funded pub	
55 56	who work a nine-, 10-, or 11-month work year schedule shall receive the (\$1,000) annual increase provided by this act.	e one mousand donar
57	(+1,000) unital increase provided of uns det	
58	MOST STATE EMPLOYEES	•
59	SECTION 35.10.(a) Section 35.7 of S.L. 2013-360 reads as re	ewritten:

General Assem	bly Of North Carolina	Session 2013
	35.7. For the 2013-2015 fiscal biennium, the	
	ng employees shall remain unchanged, effe	
	<u>fically set forth in this act, the salaries in effect</u> hall be increased by one thousand dollars (\$1,0	
(1)	Permanent full-time State officials and p	
(1)	accordance with the State Personnel Act.	
	Act.	
(2)	Permanent full-time State officials and pers	
	State Personnel Act. North Carolina Human	
(3)	Permanent part-time State employees.e	employees and temporary and
	permanent hourly State employees, on a pro- to the availability of funds in the employ	ing State agency department or
	institution and within regular State Budget	
(4)	Temporary and permanent hourly State emp	
	TION 35.10.(b) Except as otherwise specific	
s paid on a step		• • • • • •
(1)	Does not receive a step increase, shall	
$\langle 0 \rangle$	(\$1,000) salary increase authorized by this a	
(2)	Does receive a step increase, shall not a (\$1,000) salary increase authorized by this	
	not eligible to move more than one step on t	
	not engine to move more than one step on	and appricable salary selledule.
SPECIAL ANN	JUAL LEAVE BONUS	
	TION 35.10A.(a) Any person who is (i) a :	
	ommunity college institution on September	
	all have a one-time additional five days of an	nual leave credited on September
, 2014.	TION 35.10A.(b) The additional leave shall	be accounted for separately with
	ed by Section 28.3A of S.L. 2002-126, by Sec	
	29.14A of S.L. 2005-276 and shall remain ava	
	tion on the total number of days of annual le	
Part-time perma	nent employees shall receive a pro rata amoun	t of the five days.
STATE EMI	PLOYEES REASSIGNMENT/NO TH	IRTY-FIVE-MILE RADIUS
REQUIREN		
	TION 35.11.(a) G.S. 126-5(e)(2) reads as rev	
	exempt employee may be transferred, demote	
position by the d	lepartment head authorized to designate the ex	cempt position except:
(2)	When an employee who has 10 years or m	ore cumulative service including
(2)	the immediately preceding 12 months,	
	placement in an exempt position is remov	
	reasons other than just cause, the employed	e shall be reassigned to a subject
	position within the same department or	agency, or if necessary within
	another agency, and within a 35 mile radi	
	same grade and salary, including all a	
	placement in the position designated as exposition."	kempt, as ms most recent subject
SEC'	TION 35.11.(b) This section is effective wh	en it becomes law and applies to
	hired before June 30, 2013.	the second share and applies to
r - j - us		
	TING EXPERIENCE AND EDUCATION	
	GHWAY PATROL MEMBERS WITH PI	RIOR LAW ENFORCEMENT
	ARY EXPERIENCE	
	TION 35.11A. The State Highway Patrol, i	
	on and Training Standards Commission and the aw enforcement experience and education creation	
State Highway I	Patrol who have prior law enforcement or mi , 2015, the State Highway Patrol shall report	litary police experience. No later

	General Assembly Of North Carolina	Session 2013
1 2 3 4	House Appropriations Committee, the Chairs of the Senate Appropriations Committee, the Chairs of the House Appropriations Subcommittee on Safety, and the Chairs of the Senate Appropriations Committee on Justice The report shall include at least the following:	n Justice and Public
5 6 7 8	(1) An analysis of potential costs and benefits of gram education credit to prospective members of the State have prior law enforcement or military police experienc	Highway Patrol who
8 9	(2) Identification of additional resources that may be new granting of credit under these circumstances.	eded to facilitate the
10 11 12	(3) Identification of obstacles that may need to be addressed granting credit under these circumstances can be impler	
12 13 14 15 16 17 18	AMEND THE SALARY CONTINUATION LAWS TO PROVIDE T ENFORCEMENT OFFICERS INJURED AND INCAPACT RESULT OF THE HEIGHTENED RISK AND SPECIAL HAZ THEIR OFFICIAL DUTIES RECEIVE A HIGHER COMPENSA THE TWO-YEAR PERIOD BEFORE REVERTING TO THE F UNDER THE WORKERS' COMPENSATION LAWS	TATEDASTHELARDSPOSEDBYATIONRATEFOR
19	SECTION 35.12.(a) Article 12B of Chapter 143 of the Gen	eral Statutes reads as
20 21	rewritten: "Article 12B.	
22	"Salary Continuation Plan for Certain State Law-Enforcement	Officers.
23 24	 (a) The following persons who are subject to the Criminal J 	Justice Training and
25	Standards Act are entitled to benefits under this Article:	distice framing and
26	(1) State Government Security Officers, Department of Adu	ninistration;
27	(2) State Correctional Officers, Division of Adult Correction	on of the Department
28	of Public Safety;	
29 30	(3) State Probation and Parole Officers, Division of Adu Department of Public Safety;	alt Correction of the
31	(4) Sworn State Law-Enforcement Officers with the power	of arrest. Division of
32	Adult Correction of the Department of Public Safety;	01 011000, 21, 101011 01
33	(5) Alcohol Law-Enforcement Agents, Department of Public	
34	(6) State Highway Patrol Officers, Department of Public Sa	fety;
35	(7) General Assembly Special Police, General Assembly;	
36 37	(8) Sworn State Law-Enforcement Officers with the Department of Health and Human Services;	e power of arrest,
38	(9) Juvenile Justice Officers, Division of Juvenile Justice	of the Department of
39	Public Safety;	or the 2 optimitient of
40	(10) Insurance Investigators, Department of Insurance;	
41	(11) State Bureau of Investigation Officers and Agents, Depa	
42	(12) Director and Assistant Director, License and Theft H	
43 44	(13) Division of Motor Vehicles, Department of Transportation(13) Members of License and Theft Enforcement Section	
45	Vehicles, Department of Transportation, designated by	
46	Motor Vehicles as either "inspectors" or uniformed weight	
47	(14) Utilities Commission Transportation Inspectors and Spe	
48	(15) North Carolina Ports Authority Police, Department of T	
49	(16) Sworn State Law-Enforcement Officers with the	e power of arrest,
50 51	Department of Environment and Natural Resources; (17) Sworn State Law-Enforcement Officers with the	nower of arrest
52	Department of Public Safety.	power of allest,
53	(18) Sworn State Law-Enforcement Officers with the	e power of arrest.
54	Department of Revenue.	•
55	(19) Sworn State Law-Enforcement Officers with the power	of arrest, University
56 57	(b) The following persons are entitled to benefits under this	Article recording of
J/ 50	(b) The following persons are entitled to benefits under this A	Hucle legardless of

58 whether they are subject to the Criminal Justice Training and Standards Act:

	General Assembly Of North Carolina	Session 2013
1 2 3	(1) Driver License Examiners injured by accident arising course of giving a road test, Division of Motor Vehic	out of and in the eles, Department of
3 4 5 6 7	 Transportation; (2) Employees of the Division of Adult Correction of the Division of Adult Correction of the Division or while performing supervisory duties over of the employees at risk of such injury. 	er supervised by the
8	(c) As used in this Article, the term "eligible person" or "perso	<u>n" shall mean any</u>
9 10	individual listed under subsection (a) or (b) of this section. "§ 143-166.14. Payment of salary notwithstanding incapacity; Work	ars' Companyation
11	Act applicable after two years; duration of payment.	is compensation
12	The salary of any of the above listed personseligible person shall be pair	id as long as his t he
13	<u>person's</u> employment in that position continues, notwithstanding histhe per	
14	incapacity to perform any duties to which hethe person may be lawful	
15	incapacity is the result of an injury by accident or an occupational disease a	arising out of and in
16	the course of the performance by him of hisor injuries proximately caused	
17	risk and special hazards directly related to the violent nature of the eligit	
18	duties, except if that incapacity continues for more than two years from its in	
19 20	shall, during the further continuance of that incapacity, be subject to the pr 97 of the General Statutes pertaining to workers' compensation. Salary	
20	person pursuant to this Article shall cease upon the resumption of histh	
22	assigned duties, retirement, resignation, or death, whichever first occurs, ex	
$\frac{-}{23}$	return to duty shall not prohibit payment of salary for a subsequent period	
24	can be shown to be directly related to the original injury.	1 2
25	"§ 143-166.15. Application of § 97-27; how payments made.	
26	Notwithstanding the provisions of G.S. 143-166.14 of this Article, the	
27	benefits shall be subject to the provisions of G.S. 97-27 during the two-yea	
28 29	of full salary. All payments of salary shall be made at the same time and in other salaries are paid to other persons in the same department.	the same manner as
29 30	"§ 143-166.16. Effect on workers' compensation and other benefits	e application of 8
31	97-24.	, application of §
32	The provisions of G.S. 143-166.14 shall be in lieu of all compensation p	provided for the first
33	two years of incapacity by G.S. 97-29 and 97-30, but shall be in addition to	o any other benefits
34	or compensation to which such person shall be entitled under the provision	
35	Compensation Act. The provisions of G.S. 97-24 will commence at the e	nd of the two-year
36 37	period for which salary is paid pursuant to G.S. 143-166.14. "§ 143-166.17. Period of incapacity not charged against sick leave or ot	hanlaava
38	The period for which the salary of any person is paid pursuant to G.S. 1	
39	the person is incapacitated as a result of an injury by accident or an occupation	
40	out of and in the course of the performance by him of hisor injuries proxim	
41	heightened risk and special hazards directly related to the violent nature of	the eligible person's
42	official duties, shall not be charged against any sick or other leave to which	n he<u>the person</u> shall
43	be entitled under any other provision of law.	
44	"§ 143-166.18. Report of incapacity.	. h
45 46	Any person designated in G.S. 143-166.13, who, as a result of an injury out of and in the course of the performance by him of hisor injuries proxim	
40 47	heightened risk and special hazards directly related to the violent nature of	
48	official duties, is totally or partially incapacitated to perform any duties to	
49	may be lawfully assigned, shall report the incapacity as soon as practic	
50	required by the secretary or other head of the department to which the ag	
51	statute.	
52	"§ 143-166.19. Determination of cause and extent of incapacity; hearing	g before Industrial
53 54	Commission; appeal; effect of refusal to perform duties.	ont or in the case of
54 55	Upon the filing of the report, the secretary or other head of the department the General Assembly, the Legislative Services Officer, shall determine	
55 56	incapacity and to what extent the claimant may be assigned to other that	
57	normal duties. The finding of the secretary or other head of the department	
58	right of the claimant to benefits under this Article. Notice of the finding sh	all be filed with the
59	North Carolina Industrial Commission. Unless the claimant, within 30 day	ys after he receives

notice, files with the North Carolina Industrial Commission, upon the form it shall require, a 1 2 request for a hearing, the finding of the secretary or other department head shall be final. The 3 finding of the secretary or other department head shall be final unless the claimant, within 30 4 days of receipt of the notice, files a request for a hearing with the North Carolina Industrial 5 Commission using a form required by the Commission. Upon the filing of a request, the North 6 Carolina Industrial Commission shall proceed to hear the matter in accordance with its 7 regularly established procedure for hearing claims filed under the Worker's Compensation Act, 8 and shall report its findings to the secretary or other head of the department. From the decision 9 of the North Carolina Industrial Commission, an appeal shall lie as in other matters heard and 10 determined by the Commission. Any person who refuses to perform any duties to which he the person may be properly assigned as a result of the finding of the secretary, other head of the 11 department or of the North Carolina Industrial Commission shall be entitled to no benefits 12 13 pursuant to this Article as long as the refusal continues. Any eligible person whose salary continuation benefits are terminated by the secretary or other head of the department shall be 14 immediately entitled to benefits under G.S. 97-29 or G.S. 97-30. Such benefits under 15 16 G.S. 97-29 or G.S. 97-30 shall only be suspended or terminated by the employer pursuant to 17 G.S. 97-18.1

"§ 143-166.20. Subrogation.

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19 The same rights and remedies set forth in G.S. 97-10.2 shall apply in all third party liability 20 cases occurring under this Article, including cases involving the right of the affected State 21 agency to recover the salary paid to an injured officer during histhe officer's period of 22 disability."

23 **SECTION 35.12.(b)** This section becomes effective October 1, 2014, and applies 24 to injuries occurring on or after that date. 25

LOTTERY COMMISSION/LIMITS ON CERTAIN SALARY INCREASES

SECTION 35.12A. For the 2014-2015 fiscal year, notwithstanding the provisions of G.S. 18C-114(a)(11) and G.S. 18C-120(b)(3), the Lottery Commission shall not expend funds for merit-based or performance-based increases.

SALARY-RELATED CONTRIBUTIONS

SECTION 35.13.(a) Section 35.15(b) of S.L. 2013-360 reads as rewritten:

32 "SECTION 35.15.(b) Effective July 1, 2013, the State's employer contribution rates 33 34 budgeted for retirement and related benefits as a percentage of covered salaries for the 35 2013-2015 fiscal biennium 2013-2014 fiscal year are (i) fourteen and sixty-nine hundredths percent (14.69%) - Teachers and State Employees; (ii) nineteen and sixty-nine hundredths 36 37 percent (19.69%) - State Law Enforcement Officers; (iii) twelve and sixty-eight hundredths 38 percent (12.68%) – University Employees' Optional Retirement Program; (iv) twelve and 39 sixty-eight hundredths percent (12.68%) – Community College Optional Retirement Program; 40 (v) thirty-three and forty-one hundredths percent (33.41%) – Consolidated Judicial Retirement 41 System; and (vi) five and forty hundredths percent (5.40%) – Legislative Retirement System. 42 Each of the foregoing contribution rates includes five and forty hundredths percent (5.40%) for hospital and medical benefits. The rate for the Teachers and State Employees, State Law Enforcement Officers, University Employees' Optional Retirement Program, and the 43 44 45 Community College Optional Retirement Program includes forty-four hundredths percent 46 (0.44%) for the Disability Income Plan. The rates for Teachers and State Employees and State 47 Law Enforcement Officers include sixteen hundredths percent (0.16%) for the Death Benefits 48 Plan. The rate for State Law Enforcement Officers includes five percent (5%) for Supplemental 49 Retirement Income. The rate for Teachers and State Employees and State Law Enforcement 50 Officers includes one hundredths percent (0.01%) for the Qualified Excess Benefit 51 Arrangement."

52 **SECTION 35.13.(b)** Effective July 1, 2014, the State's employer contribution rates 53 budgeted for retirement and related benefits as a percentage of covered salaries for the 54 2014-2015 fiscal year are (i) fifteen and twenty-one hundredths percent (15.21%) – Teachers 55 and State Employees; (ii) twenty and twenty-one hundredths percent (20.21%) - State Law 56 Enforcement Officers; (iii) twelve and seventy-four hundredths percent (12.74%) – University 57 Employees' Optional Retirement Program; (iv) twelve and seventy-four hundredths percent (12.74%) – Community College Optional Retirement Program; (v) thirty-two and seventy 58 59 hundredths percent (32.70%) – Consolidated Judicial Retirement System; and (vi) five and

forty-nine hundredths percent (5.49%) – Legislative Retirement System. Each of the foregoing 1 2 contribution rates includes five and forty-nine hundredths percent (5.49%) for hospital and 3 medical benefits. The rate for the Teachers and State Employees, State Law Enforcement 4 Officers, University Employees' Optional Retirement Program, and the Community College 5 Optional Retirement Program includes forty-one hundredths percent (0.41%) for the Disability 6 Income Plan. The rates for Teachers and State Employees and State Law Enforcement Officers 7 include sixteen hundredths percent (0.16%) for the Death Benefits Plan. The rate for State Law 8 Enforcement Officers includes five percent (5%) for Supplemental Retirement Income. The 9 rate for Teachers and State Employees and State Law Enforcement Officers includes one 10 hundredths percent (0.01%) for the Qualified Excess Benefit Arrangement. **SECTION 35.13.(c)** Section 35.15(d) of S.L. 2013-360 reads as rewritten: 11 12 Effective July 1, 2014, the maximum annual employer "SECTION 35.15.(d) 13 contributions, payable monthly, by the State for each covered employee or retiree for the 14 2014-2015 fiscal year to the State Health Plan for Teachers and State Employees are (i) 15 Medicare eligible employees and retirees - four thousand two hundred twenty-four dollars 16 (\$4,224) four thousand one hundred seventy-nine dollars (\$4,179) and (ii) non-Medicare 17 eligible employees and retirees - five thousand four hundred thirty-five dollars (\$5,435).five 18 thousand three hundred seventy-eight dollars (\$5,378)." 19 PROVIDE COST-OF-LIVING INCREASES FOR RETIREES OF THE TEACHERS' 20 21 STATE EMPLOYEES' RETIREMENT SYSTEM, THE JUDICIAL AND 22 **RETIREMENT SYSTEM, AND THE LEGISLATIVE RETIREMENT SYSTEM** 23 **SECTION 35.14.(a)** G.S. 135-5 is amended by adding a new subsection to read: 24 From and after July 1, 2014, the retirement allowance to or on account of "(ttt) 25 beneficiaries whose retirement commenced on or before July 1, 2013, shall be increased by one percent (1%) of the allowance payable on June 1, 2014, in accordance with G.S. 135-5(o). 26 27 Furthermore, from and after July 1, 2014, the retirement allowance to or on account of 28 beneficiaries whose retirement commenced after July 1, 2013, but before June 30, 2014, shall 29 be increased by a prorated amount of one percent (1%) of the allowance payable as determined 30 by the Board of Trustees based upon the number of months that a retirement allowance was 31 paid between July 1, 2013, and June 30, 2014." 32 **SECTION 35.14.(b)** G.S. 135-65 is amended by adding a new subsection to read: From and after July 1, 2014, the retirement allowance to or on account of 33 "(ee) beneficiaries whose retirement commenced on or before July 1, 2013, shall be increased by one 34 35 percent (1%) of the allowance payable on June 1, 2014. Furthermore, from and after July 1, 2014, the retirement allowance to or on account of beneficiaries whose retirement commenced 36 after July 1, 2013, but before June 30, 2014, shall be increased by a prorated amount of one 37 38 percent (1%) of the allowance payable as determined by the Board of Trustees based upon the 39 number of months that a retirement allowance was paid between July 1, 2013, and June 30, 40 2014." 41 **SECTION 35.14.(c)** G.S. 120-4.22A is amended by adding a new subsection to 42 read: 43 In accordance with subsection (a) of this section, from and after July 1, 2014, the '(y) 44 retirement allowance to or on account of beneficiaries whose retirement commenced on or 45 before January 1, 2014, shall be increased by one percent (1%) of the allowance payable on 46 June 1, 2014. Furthermore, from and after July 1, 2014, the retirement allowance to or on 47 account of beneficiaries whose retirement commenced after January 1, 2014, but before June 48 30, 2014, shall be increased by a prorated amount of one percent (1%) of the allowance payable as determined by the Board of Trustees based upon the number of months that a retirement 49 50 allowance was paid between January 1, 2014, and June 30, 2014." 51 52 USE OF FUNDS APPROPRIATED FOR STATE RETIREMENT SYSTEM 53 **CONTRIBUTION INCREASES** 54 **SECTION 35.15.(a)** The appropriations set forth in Section 2.1 of this act include 55 appropriations for State Retirement System contribution increases in amounts set forth in the 56 committee report described in Section 38.2 of this act. The Office of State Budget and 57 Management shall ensure that those funds are used only for State Retirement System

58 contribution increases.

SECTION 35.15.(b) If the Director of the Budget determines that funds appropriated to a State agency for increases exceed the amount required by that agency for that purpose, the Director may reallocate those funds to other State agencies that received insufficient funds for State Retirement System contribution increases.

SECTION 35.15.(c) No later than October 1, 2014, the Office of State Budget and Management shall report to the Joint Legislative Commission on Governmental Operations on the expenditure of funds for State Retirement System contribution increases. This report shall include at least the following information for each State agency for the 2014-2015 fiscal year:

- The total amount of funds that the agency received for State Retirement (1)System contribution increases.
- The total amount of funds transferred from the agency to other State (2)agencies pursuant to subsection (b) of this section. This section of the report shall identify the amounts transferred to each recipient State agency.
- (3)The total amount of funds used by the agency for State Retirement System contribution increases.
- (4)The total amount of funds received by the agency for State Retirement System contribution increases that are anticipated to revert at the end of the fiscal year.

FUNDING FOR NORTH CAROLINA PUBLIC SCHOOL TEACHERS' AND **PROFESSIONAL EDUCATORS' INVESTMENT PLAN**

21 22 SECTION 35.15A. Notwithstanding the provisions of G.S. 135-151(e), the assets 23 of the Qualified Excess Benefit Arrangement (QEBA) established under Article 7 of Chapter 24 135 of the General Statutes may be used to loan the sum of one hundred fifty thousand dollars 25 (\$150,000) to the administrative account of the North Carolina Public School Teachers' and 26 Professional Educators' Investment Plan established under G.S. 115C-341.2. The Plan shall 27 repay the QEBA when the balance in its administrative account exceeds the sum of two 28 hundred fifty thousand dollars (\$250,000). The repayment shall be made with interest at a rate 29 set by the Board of Trustees established under G.S. 135-6. 30

ENHANCE BENEFITS PAYABLE THROUGH THE NATIONAL GUARD PENSION FUND

SECTION 35.15C. G.S. 127A-40(a) reads as rewritten:

33 34 "(a) Every member and former member of the North Carolina National Guard who 35 meets the requirements of this section shall receive, commencing at age 60, a pension of 36 ninety-five dollars (\$95.00) ninety-nine dollars (\$99.00) per month for 20 years' creditable 37 military service with an additional nine dollars fifty cents (\$9.50) nine dollars ninety cents 38 (\$9.90) per month for each additional year of such service; provided, however, that the total 39 pension shall not exceed one hundred ninety dollars (\$190.00) one hundred ninety-eight dollars (\$198.00) per month. The requirements for a pension are that each member shall: 40

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- Have served and qualified for at least 20 years' creditable military service, (1)including National Guard, reserve and active duty, under the same requirement specified for entitlement to retired pay for nonregular service under Chapter 67, Title 10, United States Code.
- Have at least 15 years of the aforementioned service as a member of the (2)North Carolina National Guard.
- Have received an honorable discharge from the North Carolina National (3)Guard."

FOR NONPERMANENT 50 ALTERNATIVE HEALTH **BENEFIT COVERAGE** 51 **FULL-TIME STATE EMPLOYEES** 52

SECTION 35.16.(a) Section 1 of S.L. 2013-324 is repealed. The amendment to 53 G.S. 135-48.43(a)(2) made in Section 4 of S.L. 2013-324 is repealed. 54

SECTION 35.16.(b) G.S. 135-48.22 reads as rewritten:

"§ 135-48.22. Board powers and duties. 55 56

The Board of Trustees shall have the following powers and duties:

- Approve benefit programs, as provided in G.S. 135-48.30(a)(2). (1)
- 58 Approve premium rates, co-pays, deductibles, and coinsurance percentages (2)59 and maximums for the Plan, as provided in G.S. 135-48.30(a)(2).

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1	(2a)	Approve the benefit program, premium rates, co-pa	ys, deductibles, and
2		coinsurance percentages and maximums for the cov	erage offered under
2 3 4 5		<u>G.S. 135-48.40(e).</u>	
4	(3)	Oversee administrative reviews and appeals, as provided	
5	(4)	Approve large contracts, as provided in G.S. 135-48.33(
6	(5)	Consult with and advise the State Treasurer as required	by this Article and as
7		requested by the State Treasurer.	
8 9	(6) SECT	Develop and maintain a strategic plan for the Plan."	a name automation to
9	read:	TION 35.16.(c) G.S. 135-48.40 is amended by adding	a new subsection to
1		Contributory Coverage Any employee of an employir	a unit is eligible for
2		his section on a contributory basis, subject to the provisio	
3		on, if (i) the employee's employing unit determines the	
1		ee and (ii) the employee does not qualify for coverage u	
5		(9), or (10) of G.S. 135-48.40(b). For the purposes of	
5		f an employee shall be determined by the employing unit,	
7		th Section 4980H of the Internal Revenue Code and the ap	
3	as amended. The	coverage offered and the contribution required for covera	ge under this section
9		ned by the Treasurer and approved by the Board of Trus	stees. Such coverage
)	shall do all of the		
1	<u>(1)</u>	Be designed to meet the requirements of minimum esse	
2		the Patient Protection and Affordable Care Act, P.I.	
5		applicable regulations, as amended (Affordable Care Ac	
1	<u>(2)</u>	Provide no greater coverage than a bronze-level plan,	as defined under the
5	(2)	<u>Affordable Care Act.</u> <u>Minimize the required employer contribution in an adm</u>	inistrativaly fassible
) 7	<u>(3)</u>	Minimize the required employer contribution in an adm manner."	inistratively leasible
5	SECT	FION 35.16.(d) G.S. 135-48.43(a)(2) reads as rewritten:	
,)	"(2)	New employees may apply for coverage to be effectiv	e on the first day of
)	(-)	the month following employment, or on a like date the	
		the employee has enrolled.enrolled, except that the	
		coverage for employees who become eligible in	
		G.S. 135-48.40(e) will be determined by the employing	
		is consistent with section 4980H of the Internal Rev	venue Code and the
		applicable regulations, as amended."	
	SECT	TON 35.16.(e) Subsection (a) of this section is effe	ective when this act
		bsections (b) through (d) of this section become effective	January 1, 2015, and
	apply to plan yea	rs beginning on or after that date.	
	CI ADIEV THA	AT RE-HIRED STATE RETIREES SHALL BE OFFE	
		HEALTH PLAN AS ACTIVE EMPLOYEES RA	
	RETIREES	HEADIN TEAN AS ACTIVE EMILOTEES NA	THEN THAN AD
		TION 35.16A.(a) G.S. 135-48.41 is amended by adding	g the following new
	subsection:		g the following new
		dditional eligibility provisions.	
	(i) If a re	etiree has been hired by an employing unit and is eligible	e for coverage under
		(5), (6), (7), (8), (9), or (10) of G.S. 135-48.40(b) or under	
		tiree shall not, during the time of employment, be eligible	
			5-48.40(c)(2), or
	<u>G.S. 135-48.40(d</u>		
		FION 35.16A.(b) The second paragraph of Section 35.15	(a) of S.L. 2013-360
	is repealed.		
	SEDADATE ING	SURANCE BENEFITS PLAN FOR LAW ENFORCE	MENIT
		SURANCE BENEFITS PLAN FOR LAW ENFORCE [ION 35.17. Section 35.17(c) of S.L. 2013-360 reads as r	
		35.17.(c) For each fiscal year of the 2013-2015 f	
		tate Treasurer shall calculate the total compensation for w	
))		and Department of Justice have paid retirement contril	
	s. I done burety		
	D 014	$\mathbf{C}_{\mathbf{r}} = \mathbf{r}_{\mathbf{r}} \mathbf{r}} \mathbf{r}_{\mathbf{r}} \mathbf{r}} \mathbf{r}_{\mathbf{r}} $	DCCC45024 MD-f 1

	General Assembly Of North Carolina	Session 2013	
1 2 3 4 5 6 7	sworn law enforcement officers. The Department of S compensation by five and forty hundredths percent (5.4 fiscal year and by five and fifty-five hundredths percent percent (5.49%) for months during the 2014-2015 fiscal Fund is fully reimbursed for these costs by executing per from the Separate Insurance Benefits Plan established Fund."	40%) for months during (5.55%)-five and forty- l year and shall ensure riodic transfers of the re	g the 2013-2014 nine hundredths that the General esulting amounts
8 9	PART XXXVI. CAPITAL APPROPRIATIONS		
10 11 12 13 14	CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.1. Section 36.2(a) of S.L. 201 "SECTION 36.2.(a) There is appropriated from the biennium the following amounts for capital improvemen	General Fund for the 2	
15	Capital Improvements – General Fund	2013-2014	2014-2015
16 17 18 19 20	Department of Administration Sandhills State Veterans Facility – Committal Enclosure Goldsboro State Veterans' Cemetery	\$ 125,000 600,000	- -
21 22 23 24	Department of Cultural Resources NC History Museum		<u>1,500,000</u>
25 26 27	Department of Environment and Natural Resources Water Resources Development Projects	11,522,000	<u>5,810,000</u>
28 29 30	Department of Justice Western Crime Lab Planning	1,442,000	-
31 32 33 34	Department of Public Safety Samarkand Training Facility National Guard	5,250,000 5,000,000	5,173,000 3,250,000
35 36 37 38 39	The University of North Carolina System University of North Carolina Asheville – Land Purchases Appalachian State University – Health Sciences Building Advance Planning	2,000,000 2,000,000	- <u>3,000,000</u>
40 41 42 43	TOTAL CAPITAL IMPROVEMENTS – GENERAL FUND	\$ 27,939,000	\$8,423,000 \$13,560,000"
44 45 46 47 48 49 50 51	WATER RESOURCES DEVELOPMENT PROJECT SECTION 36.2.(a) The Department of Env allocate funds for water resources development project follows. The amounts set forth in the schedule include to resources development projects and funds carried for accordance with subsection (b) of this section. These for estimated nine million six hundred fifty thousand dollars	Resources shall he schedule that his act for water fiscal years in ate match for an l funds.	
52 53 54 55	 Name of Project (1) B. Everett Jordan Lake Water Supply Storage (2) Wilmington Harbor Maintenance – Disposal Are (3) Morehead City Harbor Maintenance 	a 8 & 10	2014-2015 \$ 200,000 4,000,000
56 57 58 59	 (4) Wilmington Harbor Deepening (5) Wilmington Harbor Improvements Feasibility Str (6) Natural Resources Conservation Service (NRCS) (7) Planning Assistance to Communities 		600,000 200,000 2,000,000 25,000

Senate Bill 744

2 3	(9) State/Local Water Resource Development Grants	1,000,000
3 4 5 6	TOTALS	\$ 8,435,000
5 6 7 8 9 10 11	SECTION 36.2.(b) It is the intent of the General Assembly that forward from previous fiscal years be used to supplement the five million eige thousand dollars (\$5,810,000) appropriated for water resources development processes (36.2(a) of S.L. 2013-360, as amended by Section 36.1 of this section. Therefore funds carried forward from previous fiscal years shall be used for the following the section of the following the section of the following the section of the section.	ght hundred ten ojects in Section e, the following
12 13 14 15 16	Name of ProjectAmount Ca(1)Wilmington Harbor Maintenance – Disposal Area 8 & 10(2)Wilmington Harbor Deepening(3)Planning Assistance to Communities	arried Forward \$ 2,000,000 600,000 25,000
10 17 18 19 20 21 22 23	TOTALS SECTION 36.2.(c) Where the actual costs are different from the under subsection (a) of this section, the Department may adjust the allocations as needed. If any projects funded under subsection (a) of this section are do budgeted State funds cannot be used during the 2014-2015 fiscal year or if the under subsection (a) of this section are accomplished at a lower cost, the Depa the resulting fund availability to fund any of the following:	among projects lelayed and the projects funded
24 25 26 27 28	 U.S. Army Corps of Engineers project feasibility studies. U.S. Army Corps of Engineers projects whose schedules hav require State-matching funds in the 2014-2015 fiscal year. State-local water resources development projects. Funds subject to this subsection that are not expended or encur 	mbered for the
29 30 31 32 33 34	purposes set forth in subdivisions (1) through (3) of this subsection shall rever Fund at the end of the 2015-2016 fiscal year. SECTION 36.2.(d) The Department shall make semiannual report these funds to the Joint Legislative Commission on Governmental Operati Research Division, and the Office of State Budget and Management. Each report all of the following:	ts on the use of ons, the Fiscal
35 36 37 38 39 40	 All projects listed in this section. The estimated cost of each project. The date that work on each project began or is expected to be The date that work on each project was completed or is completed. The actual cost of each project. 	
40 41 42 43 44	The semiannual reports also shall show those projects advanced in projects delayed in schedule, and an estimate of the amount of funds expected General Fund. SECTION 36.2.(e) Notwithstanding any provision of law to the	to revert to the

IN 36.2.(e) Notwithstanding any provision of law to the contrary, funds appropriated for a water resources development project shall be used to provide no more than fifty percent (50%) of the nonfederal portion of funds for the project. This subsection applies to funds appropriated in this act and to funds appropriated prior to the 2013-2015 fiscal biennium that are unencumbered and proposed for reallocation to provide the nonfederal portion of funds for water resources development projects. The limitation on fund usage contained in this subsection applies only to projects in which a local government or local governments participate.

NON-GENERAL FUND CAPITAL IMPROVEMENT AUTHORIZATIONS

SECTION 36.3. The General Assembly authorizes the following capital projects to be funded with receipts or from other non-General Fund sources available to the appropriate department:

- Name of Project
- Department of Administration

410,000

(8)

General Assembly Of North Carolina

Hookerton, NC - Stream Bank Erosion Repair (Sec 14)

G	eneral Assembly Of North Carolina	Session 2013
	Salisbury Veterans Home Renovation	\$ 3,715,000
D	epartment of Agriculture and Consumer Services	
	Alexander, Richmond County, District Three Head Quarters	
	Site Development and Modular Placement	210,000
	Alexander County Office Purchase	100,000
	Tidewater Research Station – Deer Fence	80,000
	DuPont Recreational State Forest – Trail Improvement	100,000
	Raleigh Farmers Market	••••
	Parking	200,000
	New Vendor Building	700,000
	Research Stations	80,000
	Safety Improvements	80,000
	Land Acquisitions	1,000,000
	Jordan Lake Classroom Development and Modular Placement Western North Carolina Agricultural Center	75,000
		3,000,000
	Livestock Improvements E&F Barns Roof Replacements	500,000
	Restrooms	750,000
	North Carolina State Fairgrounds	750,000
	HVAC Improvements	1,500,000
	Renovations to Existing Buildings	2,000,000
	Infrastructure Repairs	1,550,000
	Horse Complex Improvements	2,000,000
	Mountain Island Educational Forest – Visitor and Interpretive Center	3,000,000
	Holmes Educational State Forest – Repair and Renovation of Facilities	15,000
	Tuttle Education Forest – Repair and Renovation of Facilities	15,000
	Piedmont Research Station – New Bridge	200,000
	Western North Carolina Farmers Market – Paving Improvements	100,000
	Rendezvous Mountain Education State Forest – Repair and Renovation	15,000
	Umstead Research Farm-Infrastructure	800,000
D	epartment of Cultural Resources	
	Museum of Art – East Building Technology Improvement	1,118,750
D	epartment of Environment and Natural Resources	
	NC Zoo – Solar Pointe Restrooms	475,000
	Fort Fisher Aquarium – Renovations	5,800,000
р	an orthogen to of Institute	
D	epartment of Justice Relaigh Crime Leb Renovation	807 000
	Raleigh Crime Lab Renovation	807,000
D	epartment of Public Safety	
	Caledonia Farms Grain Station	361,340
	Maury Correctional Institution – Industrial Area Uplift	2,830,499
	Raleigh Facilities Maintenance – Latrine Renovations	165,000
	Raleigh Troop Motor Pool – Latrine Renovations	130,000
	Camp Butner Training Site	150,000
	Range Control Building	738,000
	Training Building	495,000
	Multipurpose Building	800,000
	Water Tower and System Improvements	494,000
	Land Buffer Acquisitions	300,000
	Youngsville Field Maintenance Shop – Lighting Upgrade	95,000
	High Point Field Maintenance Shop	,
	Office and Storage Building	525,000
	Military- Owned Vehicle Lot Paving	525,000
	Morrisville Army Aviation Support Facility	, 0
	Latrine Renovations	88,000
	Guard Shack and Access Improvements	525,000
	-	
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General Assembly Of North Carolina	Session 2013
Fort Bragg Regional Training Site	
Fire Alarm System	27,000
Wash Rack Addition	525,000
Red Springs Field Maintenance Shop Expansion	788,000
Winston-Salem Field Maintenance Shop – Addition and Alteration	775,000
Wildlife Resources Commission	2 7 7 0 0 0 0
Land Acquisition	3,750,000
Fishing Access Areas – New Construction	200,000
Boating Access Areas New Construction	900,000
Renovations	900,000
Balsam Depot – Renovation	1,300,000
TOTAL AMOUNT OF NON-GENERAL FUND CAPITAL	
PROJECTS AUTHORIZED	\$47,142,589
JUVENILE FACILITIES PROJECTS	
SECTION 36.4.(a) Of the funds allocated to the Department of 1	Public Safety from
the Reserve for Repairs and Renovations for the 2013-2014 fiscal year, the s	sum of one million
seven hundred seventy-four thousand dollars (\$1,774,000) for Dobbs Ye	
Center Kitchen Renovations may be used by the Department to sup	
expansions, renovations, and repairs necessary to implement the Departme	
Justice Facilities Strategic Plan. Notwithstanding G.S. 143C-4-3, no re Legislative Commission on Governmental Operations on this allocation shall	port to the Joint
SECTION 36.4.(b) Section 16D.9 of S.L. 2013-360 is repealed.	be required.
SECTION 50.4.(b) Section 102.5 of 5.1. 2015 500 is repeated.	
USE OF CERTAIN FUNDS CARRIED FORWARD BY UNC	FOR CAPITAL
PROJECTS SECTION 36.5. G.S. 143C-8-12 reads as rewritten:	
*§ 143C-8-12. University system capital improvement projects from sou	irces that are not
General Fund sources: approval of new project or change in	scope of existing
project.	I O
(a) Notwithstanding any other provision of this Chapter, the Board of	Governors of The
University of North Carolina may approve: (i) expenditures to plan a car	pital improvement
project of The University of North Carolina the planning for which is to be fu	inded entirely with
non-General Fund money, (ii) expenditures for a capital improvement project of North Carolina that is to be funded and operated entirely with non-Gener	
(iii) a change in the scope of any previously approved capital improvement	
University of North Carolina provided that both the project and change in	
entirely with non-General Fund money. The Board of Governors shall repo	rt any expenditure
made pursuant to this section to the Office of State Budget and Manageme	
Legislative Commission on Governmental Operations.	
(b) For purposes of this section, the term "non-General Fund mone	
carried forward from one fiscal year to another pursuant to G.S. 116-30.3 ar	<u>d G.S. 116-30.3B.</u>
These funds shall only be used for projects listed in G.S. 143C-4-3(b)."	
REPEAL UNC CHANCELLORS' AUTHORITY TO APPRO	DVE CERTAIN
MAINTENANCE PROJECTS	
SECTION 36.6. G.S. 116-13.1 reads as rewritten: "§ 116-13.1. Capital facilities; reports; chancellors may authorized	<u>cortain ronair</u>
renovation, and maintenance projects. facilities; reports.	certain repair,
(c) Approval of Certain Repair and Maintenance Projects	
G.S. 143C 8 7, the chancellor of a constituent institution may approve t	
available operating funds in an amount not to exceed one million dollars	
project for projects that are of a type listed in G.S. 143C 4 3(b) and that are and related infrastructure that are supported from the Conoral Fund. Fu	
and related infrastructure that are supported from the General Fund. Further obligated to an approved project shall not revert at the end of the fiscal years	
oongated to an approved project shan not revent at the end of the fiscal yes	a and whi itiliaili

available to fund the completion of the project. Projects approved pursuant to this subsection 1 2 shall in all other respects accord with applicable laws governing capital improvement projects. 3 The chancellor of a constituent institution shall report the approval of an expenditure under this 4 subsection to the Office of State Budget and Management and to the Fiscal Research Division 5 6 of the Legislative Services Commission within 60 days of the approval." 7 8 **EXPAND UNC LEASING AUTHORITY SECTION 36.7.(a)** G.S. 116-198.34(5) reads as rewritten: 9 "§ 116-198.34. General powers of Board of Governors. 10 The Board may exercise any one or more of the following powers: 11 12 (5)To acquire, hold, lease, and dispose of real and personal property in the 13 exercise of its powers and the performance of its duties hereunder and to 14 lease all or any part of any project or projects and any existing facilities upon 15 such terms and conditions as the Board determines, subject to the provisions 16 of G.S. 143-341 and Chapter 146 of the General Statutes. 17 Notwithstanding G.S. 143-341 and Chapter 146 of the General Statutes, an 18 acquisition for a period of 10 years or less or a disposition of 65 years 99 19 years or less by easement, lease, or rental agreement of real property or 20 space in any building on the Centennial Campus, on the Horace Williams 21 Campus, on a Millennial Campus, or on a Kannapolis Research Campus 22 shall not require the approval of the Governor and the Council of State. The 23 Board shall report the acquisitions or dispositions described in this paragraph 24 of this subdivision to the Department of Administration for inclusion in the 25 inventory maintained by Department pursuant to G.S. 143-341(4)a. and b. 26 and the information regarding those transactions that is required by 27 G.S. 143-341(4)a. and b. All other acquisitions and dispositions made under 28 this subdivision for a period in excess of the terms described in this 29 paragraph of this subdivision are subject to the provisions of G.S. 143-341 30 and Chapter 146 of the General Statutes." 31 **SECTION 36.7.(b)** Section 11.10(b) of S.L. 2013-360, as amended by Section 32 3.12 of S.L. 2013-363, reads as rewritten: 33 "SECTION 11.10.(b) This section expires June 30, 2015. Subsection (d) of Section 9.10 of 34 S.L. 2012-142 is repealed." 35 36 **INCREASE NATIONAL GUARD FLEXIBILITY WITH RESPECT TO CERTAIN** 37 **CAPITAL PROJECTS** 38 **SECTION 36.8.(a)** G.S. 143C-8-12, as amended by Section 36.5 of this act, reads 39 as rewritten: 40 "§ 143C-8-12. University system capitalCapital improvement projects from sources that 41 are not General Fund sources: approval of new project or change in scope of 42 existing project other than the General Fund. 43 <u>University Projects. - Notwithstanding any other provision of this Chapter, the</u> (a) 44 Board of Governors of The University of North Carolina may approve: (i) expenditures to plan 45 a capital improvement project of The University of North Carolina the planning for which is to 46 be funded entirely with non General Fund money, (ii) expenditures for a capital improvement 47 project of The University of North Carolina that is to be funded and operated entirely with 48 non-General Fund money, or (iii) a change in the scope of any previously approved capital 49 improvement project of The University of North Carolina provided that both the project and 50 change in scope are funded entirely with non-General Fund money. The Board of Governors 51 shall report any expenditure made pursuant to this section to the Office of State Budget and 52 Management and to the Joint Legislative Commission on Governmental Operations.approve 53 any of the following: 54 Expenditures to plan a capital improvement project of The University of (1)55 North Carolina, the planning for which is to be funded entirely with 56 non-General Fund money. 57 (2)Expenditures for a capital improvement project of The University of North 58 Carolina that is to be funded and operated entirely with non-General Fund 59 money.

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1	(3) A change in the scope of any previously approved capital improvement
2 3	project of The University of North Carolina provided that both the project
3	and change in scope are funded entirely with non-General Fund money.
4 5	(b) <u>Carryforward Funds.</u> – For purposes of this section, the term 'non-General Fund money' includes funds carried forward from one fiscal year to another pursuant to
5 6	G.S. 116-30.3 and G.S. 116-30.3B. These funds shall only be used for projects listed in
7	G.S. 143C-4-3(b).
8	(c) <u>National Guard Projects. – Notwithstanding any other provision of this Chapter, the</u>
9	North Carolina National Guard may approve expenditures for a capital project of the North
10	Carolina National Guard if (i) the project will be funded entirely with federal funds and (ii) any
11	operating costs associated with the project will be paid entirely with federal funds.
12	(d) <u>Reporting. – The Board of Governors and the National Guard shall report any</u>
13 14	expenditure made pursuant to this section to the Office of State Budget and Management and to
14 15	the Joint Legislative Commission on Governmental Operations." SECTION 36.8.(b) Section 36.11(c) of S.L. 2013-360 reads as rewritten:
16	"SECTION 36.11.(c) Where the actual costs are different from the estimated costs under
17	subsection (a) of this section, the Adjutant General of the National Guard may adjust the
18	allocations among projects as needed. However, State funds shall not be allocated to a project
19	in excess of the maximum amount of State funds authorized to be allocated to the project under
20	subsection (a) of this section. If any projects funded under subsection (a) of this section are
21	delayed <u>or cancelled</u> and the budgeted State funds cannot be used during the 2013-2015 fiscal
22 23	biennium, or if the projects funded under subsection (a) of this section are accomplished at a
23 24	lower cost, the Department may use the resulting fund availability to fund any of the following: (1) Future project feasibility studies.
25	(1) Future project reasonity studies. (2) Survey, testing, and permitting.
$\overline{26}$	 (3) Planning and execution for reversion of facilities no longer in use.
27	(4) <u>Armory and facilities projects approved by the Congress of the United States</u>
28	that are not listed in subsection (a) of this section and that require State-
29	matching funds."
30 31	SECTION 36.8.(c) Article 8 of Chapter 143 of the General Statutes is amended by
31 32	adding a new section to read: "§ 143-129.6. Exemption for certain training projects of the North Carolina National
33	Guard.
34	Expenditures, excluding design fees, for a capital project, construction, or repair work (i)
35	that is for training purposes and for a single exercise or undertaking at a National Guard
36	facility; (ii) that has a total cost that does not exceed applicable federal limits; and (iii) that will
37	be funded entirely with federal funds, shall not be subject to this Article."
38 39	USS NORTH CAROLINA BATTLESHIP HULL REPAIRS
40	SECTION 36.10. The General Assembly authorizes USS North Carolina
41	Battleship hull repairs to be funded at a maximum cost of thirteen million dollars (\$13,000,000)
42	in accordance with this section. The sum of three million dollars (\$3,000,000) of the proceeds
43	of bonds issued pursuant to Section 36.12(f)(7) of this act shall be used for this project. The
44	remainder of the project shall be funded with receipts or from other non-General Fund sources
45	available to the Department of Cultural Resources, and those funds are hereby appropriated for
46 47	that purpose.
48	TWO-THIRDS BONDS ACT OF 2014
49	SECTION 36.12.(a) Short Title. – This section may be cited as the "Two-Thirds
50	Bonds Act of 2014."
51	SECTION 36.12.(b) Findings and Determinations. – It is the intent and purpose of
52	the General Assembly by this section to provide for the issuance of general obligation bonds or
53 54	notes of the State in order to provide funds for the cost of State capital facilities. SECTION 36.12.(c) Definitions. – The following definitions apply in this section
54 55	unless the context otherwise requires:
56	(1) Bonds. – Bonds issued under this section.
57	 (2) Cost. – The term includes all of the following:
58	a. The cost of constructing, reconstructing, renovating, repairing,
59	enlarging, acquiring, and improving State capital facilities, including

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1		the acquisition of land, rights-of-way, e	asements, franchises,
1 2 3 4 5 6 7 8 9		equipment, machinery, furnishings, and othe	
3		personal property acquired or used in connecti	
4		facility.	1
5		b. The cost of engineering, architectural, and oth	her consulting services
6		as may be required.	6
7		c. Administrative expenses and charges.	
8		d. The cost of providing personnel to ensu	ure effective project
9		management.	I J
0		e. The cost of bond insurance, investment contrac	ts. credit enhancement
1		and liquidity facilities, interest-rate swap	
2		derivative products, financial and legal consult	
3		of bond and note issuance, to the extent and	
4		State Treasurer.	5
5		f. Finance charges, reserves for debt service,	and other types of
5		reserves required pursuant to the terms of any l	
7		documents, interest before and during construc	
8		State capital facility and, if considered ad	
9		Treasurer, for a period not exceeding two years	
)		date of completion of construction or acquisition	on.
1		g. The cost of bond insurance, investment contrac	ts, credit enhancement
2		facilities and liquidity facilities, interest-rate	swap agreements or
3		other derivative products, financial and legal c	
4		costs of the incurrence or issuance of any bond	or note.
5		h. The cost of reimbursing the State for any paym	
5		described in this subdivision.	-
7		i. Any other costs and expenses necessary or inc	idental to the purposes
3		of this section.	
)	(3)	Credit facility. – An agreement entered into by the Sta	
)		of the State with a bank, savings and loan associat	
		institution, an insurance company, reinsurance compa	
2		other insurance institution, a corporation, investment	
5		investment institution, or any financial institution or	
Ļ		of a credit facility, which provider may be located	
5		United States, such agreement providing for prompt	
)		part of the principal or purchase price (whether at ma	
		tender for purchase, redemption, or acceleration), re	
		any, and interest on any bonds or notes payable on de	
		owner, in consideration of the State agreeing to repa	ay the provider of the
)		credit facility in accordance with the terms and	provisions of such
		agreement.	
2	(4)	Notes. – Notes issued under this section.	
3	(5)	Par formula. – A provision or formula adopted by the s	
1		adjustment, from time to time, of the interest rate of	or rates borne by any
5		bonds or notes, including the following:	
5 7		a. A provision providing for such adjustment so	
3		of such bonds or notes in the open market wou	id be as close to par as
		possible.	and upon a noncontage
)		b. A provision providing for such adjustment bas	
		or percentages of a prime rate or base rate,	
		percentages may vary or be applied for different	
		c. Such other provision as the State Treasurer consistent with this act and will not materially	may utitinine to be
L 5		the financial position of the State and the mark at a reasonable interest cost to the State.	cung of bonds of notes
)	(6)	State. – The State of North Carolina, including any Sta	te agency
	(0) (7)	State agency. – Any agency, institution, board, commi	
3	(\prime)	department, division, officer, or employee of the Sta	
,		department, division, onicer, or employee of the sta	a. The term does not

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include counties, municipal corporations, political subdivisions, local boards of education, or other local public bodies.

3 SECTION 36.12.(d) Authorization of Bonds and Notes. - The State Treasurer is 4 authorized, by and with the consent of the Council of State, to issue and sell at one time or from 5 time to time general obligation bonds of the State to be designated "State of North Carolina 6 General Obligation Bonds," with any additional designations as may be determined, or notes of 7 the State, in the aggregate principal amount of up to three hundred six million eight hundred 8 ninety-eight thousand dollars (\$306,898,000), this amount being not in excess of two-thirds of 9 the amount by which the State's outstanding indebtedness was reduced during the fiscal 10 biennium that ended June 30, 2013, for the purpose of providing funds, with any other available 11 funds, for the purposes authorized by this section.

SECTION 36.12.(e) Uses of Bond and Note Proceeds. – The proceeds of bonds and notes shall be used for financing the cost of State capital facilities as provided in this section. Any additional moneys which may be received by grant from the United States of America or any agency or department thereof or from any other source to aid in financing the cost of any State capital facilities authorized by this section may be placed by the State Treasurer in a separate fund or funds and shall be disbursed, to the extent permitted by the terms of the grant, without regard to any limitations imposed by this section.

19 The proceeds of bonds and notes may be used with any other moneys made 20 available by the General Assembly for the cost of State capital facilities, including the proceeds 21 of any other State bond or special indebtedness issues, whether heretofore made available or 22 which may be made available at the session of the General Assembly at which this section is 23 ratified or any subsequent sessions. The proceeds of bonds and notes shall be expended and 24 disbursed under the direction and supervision of the Director of the Budget. The funds provided 25 by this section shall be disbursed for the purposes provided in this section upon warrants drawn 26 on the State Treasurer by the State Controller, which warrants shall not be drawn until 27 requisition has been approved by the Director of the Budget and which requisition shall be approved only after full compliance with the State Budget Act, Chapter 143C of the General 28 29 Statutes.

The Office of State Budget and Management shall provide semiannual reports to the Chairs of the Senate Appropriations Committees and the House Appropriations Subcommittees and to the Fiscal Research Division on the expenditure of moneys authorized by this section. The reports shall continue until the completion of the projects provided for in this section.

34 SECTION 36.12.(f) Allocation of Proceeds. – The proceeds of bonds and notes
 35 shall be allocated and expended as provided in this subsection:
 36 (1) A maximum aggregate principal amount of fifteen million four hundred

- (1) A maximum aggregate principal amount of fifteen million four hundred thousand dollars (\$15,400,000) to finance the capital facility costs of a Western Crime Lab.
 - (2) A maximum aggregate principal amount of two hundred six million dollars (\$206,000,000) to finance the capital facility costs of projects previously authorized or subsequently to be authorized by the General Assembly to be financed pursuant to Article 9 of Chapter 142 of the General Statutes, but for which some or all of the amount of bonds authorized to be issued under that Article have not yet been issued. To the extent that bonds and notes are issued pursuant to this subdivision, there shall be a corresponding reduction in the amount of debt that has been authorized to be issued but has not been issued pursuant to Article 9 of Chapter 142 of the General Statutes.
 - (3) A maximum aggregate principal amount of forty-two million three hundred twenty-five thousand dollars (\$42,325,000) to finance the capital facility costs of renovating the Albemarle Building.
 - (4) A maximum aggregate principal amount of five million one hundred seventy-three thousand dollars (\$5,173,000) to finance the capital facility costs of a Department of Public Safety Samarkand Training Facility.
 - (5) A maximum aggregate principal amount of two million dollars (\$2,000,000) to finance the capital facility costs of repairing the roof of the McGough Arena at the Western North Carolina Agricultural Center.
- (6) A maximum aggregate principal amount of three million dollars (\$3,000,000) to finance the capital facility costs of Hammocks Beach State Park land acquisition.

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1 (7) 2 3 (7)	A maximum aggregate principal amount of three (\$3,000,000) to finance the capital facility costs of com around the USS North Carolina Battleship.	
$ \begin{array}{cccccccccccccccccccccccccccccccccccc$	A maximum aggregate principal amount of thir (\$30,000,000) to finance the capital facility costs of reputo State facilities, the proceeds of which shall be allocated Repairs and Renovations and reallocated and expended 36.5 of S.L. 2013-360.	airs and renovations ed to the Reserve for
9 SEC	TION 36.12.(g) Issuance of Bonds and Notes. –	
10 (1) 11 12	Terms and conditions. – Bonds or notes may bear a da serial or term bonds or notes, or any combination ther such amounts and at such time or times, not exceeding	reof, may mature in 40 years from their
13 14 15 16	date or dates, may be payable at such place or place without the United States of America, in such coin or cu States of America as at the time of payment is legal ter public and private debts, may bear interest at such rate	rrency of the United nder for payment of
17 18 19	vary from time to time, and may be made redeemable be option of the State or otherwise as may be provided b price or prices, including a price less than or greater than	fore maturity, at the by the State, at such in the face amount of
20 21 22 23 (2)	the bonds or notes, and under such terms and condition determined by the State Treasurer, by and with the consecutive State.	ent of the Council of
23 (2) 24 25 26 27	Signatures; form and denomination; registration. – Bon issued in certificated or uncertificated form. If issued is bonds or notes shall be signed on behalf of the State by the bear the Governor's facsimile signature, shall be signature or shall bear the State Treasurer's facsimile	in certificated form, he Governor or shall gned by the State
28 29 30 31	bear the Great Seal of the State Treasurer's facsimile or imprinted thereon. If bonds or notes bear the facsim Governor and the State Treasurer, the bonds or note manual signature which may be that of a bond regist	I shall be impressed ile signatures of the s shall also bear a
32 33 34 35	agent, or designated assistant of the State Treasurer. whose signature or facsimile signature appears on bonds such officer before the delivery of the bonds or note facsimile signature shall nevertheless have the same vali	Should any officer or notes cease to be es, the signature or
36 37 38 39 40 41 42	as if the officer had remained in office until delivery. I bear the facsimile signatures of persons, who at the execution of the bonds or notes shall be the proper office or note, although at the date of the bond or note such per been such officers. The form and denomination of bonds the provisions with respect to registration of the bond system for their registration, shall be as the State Treasur	Bonds or notes may actual time of the ers to sign any bond ersons may not have s or notes, including ls or notes and any
43 44 (3) 45 46 47	conformity with this section. Manner of sale; expenses. – Subject to the approval by as to the manner in which bonds or notes shall be offered public or private sale, whether within or without the whether by publishing notices in certain newspapers an	l for sale, whether at United States, and d financial journals,
48 49 50 51 52 53 54	mailing notices, inviting bids by correspondence, nego purchase, or otherwise, the State Treasurer is authoriz notes at one time or from time to time at any rates of vary from time to time, and at any prices, including a greater than the face amount of the bonds or notes, as may determine. All expenses incurred in the preparation of bonds or notes shall be paid by the State Treasurer face	btiating contracts of ed to sell bonds or interest, which may a price less than or the State Treasurer h, sale, and issuance
55 56 (4) 57 58	 bonds or notes or other available moneys. Notes; repayment. – a. By and with the consent of the Council of State, is hereby authorized to borrow money and to exe 	

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1		of the State for the same, but only in the following circumstances and
2 3 4 5 6 7 8 9 10		 under the following conditions: For anticipating the sale of bonds, the issuance of which the Council of State has approved, if the State Treasurer considers it advisable to postpone the issuance of the bonds; For the payment of interest on or any installment of principal of any bonds then outstanding, if there are not sufficient funds in the State treasury with which to pay the interest or installment of principal as they respectively become due; For the renewal of any loan evidenced by notes authorized in
11		this section;
12 13 14 15		 4. For the purposes authorized in this section; and 5. For refunding bonds or notes as authorized in this section. b. Funds derived from the sale of bonds or notes may be used in the payment of any bond anticipation notes issued under this section.
16 17 18 19 20		Funds provided by the General Assembly for the payment of interest on or principal of bonds shall be used in paying the interest on or principal of any notes and any renewals thereof, the proceeds of which shall have been used in paying interest on or principal of the bonds
$\begin{array}{c} 20\\ 21\\ 22\\ 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45 \end{array}$	(5)	bonds. Refunding bonds and notes. – By and with the consent of the Council of State, the State Treasurer is authorized to issue and sell refunding bonds and notes pursuant to the provisions of the State Refunding Bond Act for the purpose of refunding bonds or notes issued pursuant to this section. The refunding bonds and notes may be combined with any other issues of State bonds and notes similarly secured. Refunding bonds or notes may be issued at any time prior to the final maturity of the debt obligation to be refunded. The proceeds from the sale of any refunding bonds or notes shall be applied to the immediate payment and retirement of the bonds or notes being refunded or, if not required for the immediate payment of the bonds or notes being refunded, the proceeds shall be deposited in trust to provide for the payment and retirement of the United States government, (ii) obligations the principal of and interest on which are guaranteed by the United States government, (iii) obligations is unconditionally guaranteed by the United States government, or (iv) certificates of deposit issued by a bank or trust company located in the State if the certificates are secured by a pledge of any of the obligations described in (i), (ii), or (iii) above having an aggregate market value, exclusive of accrued interest, equal at least to the principal amount of the certificates so secured. This section does not limit the duration of any deposit in trust for the retirement of bonds or notes being refunded but that
46 47 48 49 50	(6)	have not matured and are not presently redeemable, or if presently redeemable, have not been called for redemption. Tax exemption. – Bonds and notes shall at all times be free from taxation by the State or any political subdivision or any of their agencies, excepting estate, inheritance, or gift taxes, income taxes on the gain from the transfer of bonds or notes, and franchise taxes. The interest on bonds or notes is not
51 52 53 54 55 56 57 58 59	(7)	subject to taxation as income. Investment eligibility. – Bonds and notes are securities in which all of the following may invest, including capital in their control or belonging to them: public officers, agencies, and public bodies of the State and its political subdivisions, all insurance companies, trust companies, investment companies, banks, savings banks, savings and loan associations, credit unions, pension or retirement funds, other financial institutions engaged in business in the State, executors, administrators, trustees, and other fiduciaries. Bonds and notes are hereby made securities which may properly
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	and legally be deposited with and received by any off State or political subdivision of the State for any p deposit of bonds, notes, or obligations of the St subdivision is now or may hereafter be authorized by la	urpose for which the cate or any political w.
(8)	Faith and credit. – The faith and credit and taxing p hereby pledged for the payment of the principal of and and notes. The State expressly reserves the right to an this section to the extent it does not impair any contra owner.	the interest on bonds nend any provision of
(9)	Other agreements. – The State Treasurer may authorize otherwise provide for bond insurance, investment liquidity facilities, interest-rate swap agreements a products, and any other related instruments and matter determines are desirable in connection with issuance, or securing of bonds or notes. The State Treasurer is	contracts, credit and and other derivative rs the State Treasurer incurrence, carrying, authorized to employ
	and designate any financial consultants, underwriters, be associated with any bond or note issue under this Treasurer considers necessary.	s section as the State
	FION 36.12.(h) Variable Rate Demand Bonds and N	
(1)	and notes, the State Treasurer may provide that any of the Be made payable from time to time on demand or tend	
(1)	owner, if a credit facility supports the bonds or no	
	Treasurer specifically determines that a credit facility	
	finding and determination by the State Treasurer that t	
	facility will not materially and adversely affect the fin	
	State and the marketing of the bonds or notes at a reas	onable interest cost to
$\langle 0 \rangle$	the State;	
(2)	Be additionally supported by a credit facility;	fan munchasa mi'an ta
(3)	Be made subject to redemption or a mandatory tender	for purchase prior to
(4)	maturity; Bear interest at a rate or rates that may vary for any p	eriod of time as may
	be provided in the proceedings providing for the issu notes, including, without limitation, such variations	ance of the bonds or
	pursuant to a par formula; and	
(5)	Be made the subject of a remarketing agreement where to remarket bonds or notes to new purchasers prior to payment to the provider of the credit facility or to the S	their presentment for
If the	aggregate principal amount payable by the State under	
	gregate principal amount of bonds or notes secured l	
	sult of the inclusion in the credit facility of a provision	
	ited period of time or the payment of a redemption prer	
	amount of authorized but unissued bonds or notes dur	
	all not be less than the amount of such excess, unless	
	ise provided for by agreement of the State executed by the	e State Treasurer.
(1)	FION 36.12.(i) Interpretation of Section. – Additional method. – The foregoing subsections of	this section shall be
(1)	deemed to provide an additional and alternative metho	
	things authorized under it and shall be regarded	
	additional to powers conferred by other laws and shall	
	derogation of any powers now existing.	
(2)	Statutory references References in this section to	specific sections or
	Chapters of the General Statutes or to specific act	s are intended to be
	references to such sections, Chapters, or acts as they n	nay be amended from
	time to time by the General Assembly.	<u>.</u>
(3)	Broad construction. – This section, being necessary	
	welfare of the people of the State, shall be broadly c	onstrued to effect the
	purposes thereof.	

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(4)	Inconsistent provisions. – Insofar as the pro inconsistent with the provisions of any genera parts thereof, the provisions of this section shall	l, special, or local laws, or
(5)	Severability. – If any provision of this section any person or circumstance is held invalid, suc	
	other provisions or applications of the section without the invalid provision or application, and	
	this section are declared to be severable.	-
	CTION 36.12.(j) The State, upon the direction of	
	ith the proceeds of special indebtedness the capita	
	novation of the Albemarle Building, and renovation	
	and Training Facility, approved for financing with p is act. If the financing is to be provided by spec	
indebtedness m	hay be issued or incurred before the enactment of this	s act or during or beyond the
	n ending June 30, 2015. The amount of financing	
	ilding, and Samarkand Training Facility from sp	
	o-thirds bonds issued pursuant to this act shall not ex	
	-eight thousand dollars (\$62,898,000).	
SEC	CTION 36.12.(k) This section is effective when it b	ecomes law.
TD A NICEED I	JNSPENT CAPITAL FUNDS TO PROJECT RE	SEDVE A COUNT
	CTION 36.14. G.S. 143C-8-11 reads as rewritten:	SERVE ACCOUNT
	Reversion of appropriation and lapse-appro	priation: lanse of project
		remaining after project
	npletion.	
(c) Fun	ds Remaining After Project Completion The St	ate Controller shall transfer
	of State funds appropriated for a capital project	
applicable law	two years after completion of the project in accorrequires a particular disposition of the funds, then t	the transfer shall be made in
	h that requirement. Otherwise, the transfer shall be	
following requi		
<u>(1)</u>	If the funds were initially allocated from the	e Reserve for Repairs and
	Renovations, then the funds shall be transferred	
<u>(2)</u>	All other funds shall be transferred to the Proje	ect Reserve Account created
	<u>by G.S. 143C-8-10.</u> "	
REPORT O		HEALTH SCIENCES
BUILDING		anglashian State University
	CTION 36.16.(a) No later than October 1, 2014, <i>A</i> the Board of Governors and to the Fiscal Research	
	on and operation of the Health Sciences Building	
	port shall include information about the construction	
	incing the construction and operation of the facility.	in praining as went as several
	CTION 36.16.(b) The General Assembly authority	izes planning of the Health
Sciences Build	ing at Appalachian State University in an amount no	t to exceed the sum of seven
	undred two thousand eight hundred eighty-three	
	ents the total amount authorized to be spent for	
	bly has appropriated five million dollars (\$5,000,	
	al biennium and does not intend to appropriate addit	
	uture. Accordingly, the General Assembly hereby a two hundred two thousand eight hundred eighty-through the second s	
	ceipts or from other non-General Fund sources ava	
	ng the 2014-2015 fiscal year.	inacto to Apparacinan State
2		
PART XXXV	II. FINANCE PROVISIONS	

57 58 CLARIFY "NET GENERAL FUND TAX COLLECTED" FOR PURPOSES OF THE 59 CORPORATE INCOME TAX RATE REDUCTION TRIGGER

	General Assemb	ly Of North Carolina	Session 2013
1	SECT	FION 37.1.(a) G.S. 105-130.3C reads as rev	written:
2	"§ 105-130.3C.]	Rate reduction trigger.	
3		er. – If the amount of net General Fund tax	
4		15-2016 exceeds the anticipated General Fu	
5		ar, the rate of tax set in G.S. 105-130.3 ma	
6		tive for the taxable year that begins on the f	
7	net General Fund	tax collected for a fiscal year is the amount	t reported by the State Controller in
8	the State's Cor	nprehensive Annual Financial Report,	required to be prepared under
9		9. The Secretary must monitor the net Gene	
10		ate decreases under this section. The rate is	
11		d tax collections for fiscal year 2014-201	
12 13		vo hundred million dollars (\$20,200,000,00)	
13 14		et General Fund tax collections for fiscal y nty billion nine hundred seventy-five m	
14		table years beginning on or after January	
16		the rate determined in accordance with this	
17		Collections. – For purposes of this section, the	
18		iscal year is the amount of net revenue a	
19		Statement of Collection as "Total General	
20		the previous June 30, modified as follows:	
21	(1)	Less any large one-time, nonrecurring	
22		Research Division of the General Assemb	
23		by the Fiscal Research Division of the Ger	neral Assembly.
24	<u>(2)</u>	Adjusted by any changes in net collection	ns resulting from the suspension or
25		termination of transfers out of General Fun	
26	SECT	TION 37.1.(b) This section is effective whe	en it becomes law.
27			
28		NTY HOLD HARMLESS FOR REPEAL	
29		TION 37.2.(a) Effective July 1, 2014, G.S.	
30		inty hold harmless for repealed local taxe	
31 32	(a) Intent	. – It is the intent of the General Assembly nousand dollars (\$500,000) three hundred	ad seventy five thousand dollars
33	(\$375,000) annu	ally from the exchange of a portion of the	e local sales and use taxes for the
34		t to assume the responsibility for the non-ad	
35		itions. – The following definitions apply in t	
36		tions. The following definitions upply in	
37	(2)	Hold harmless threshold. – The amount o	f a county's Medicaid service costs
38	~ /	and Medicare Part D clawback payme	
39		G.S. 108A-54 for the fiscal year, less	
40		(\$500,000).three hundred seventy-five	thousand dollars (\$375,000). A
41		county's Medicaid service costs for fiscal	
42		2010-2011 are determined without regard	
43		Medical Assistance Percentage by section	n 5001 of the American Recovery
44	"	and Reinvestment Act of 2009.	
45			
46		TION 37.2.(b) Effective July 1, 2015	1 , G.S. 105-523, as amended by
47 19		this section, reads as rewritten:	
48 49		Inty hold harmless for repealed local taxe . – It is the intent of the General Assembly	
50	three hundred so	eventy-five thousand dollars (\$375,000)tw	wo hundred fifty thousand dollars
51	$(\$250\ 000)$ annu	ally from the exchange of a portion of the	e local sales and use taxes for the
52	State's agreement	t to assume the responsibility for the non-ad	ministrative costs of Medicaid
53		itions. – The following definitions apply in t	
54		and a second sec	
55	(2)	Hold harmless threshold. – The amount o	of a county's Medicaid service costs
56		and Medicare Part D clawback payme	
57		G.S. 108A-54 for the fiscal year, less the	ree hundred seventy five thousand
58		dollars (\$375,000).two hundred fifty thous	sand dollars (\$250,000). A county's
59		Medicaid service costs for fiscal year	ars 2008-2009, 2009-2010, and

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"	2010-2011 are determined without regard to the change Medical Assistance Percentage by section 5001 of the and Reinvestment Act of 2009.	
	TION 37.2.(c) Effective July 1, 2016, G.S. 105-5 f this section, reads as rewritten:	523, as amended by
	unty hold harmless for repealed local taxes.	
(a) Inten two hundred fi (\$125,000) annu State's agreemen	t. – It is the intent of the General Assembly that each country thousand dollars (\$250,000)one hundred twenty-finally from the exchange of a portion of the local sales and to assume the responsibility for the non-administrative on the interval of the following definitions apply in this section:	five thousand dollars and use taxes for the
 (2) "	Hold harmless threshold. – The amount of a county's M and Medicare Part D clawback payments assumed G.S. 108A-54 for the fiscal year, less two hundred (\$250,000).one hundred twenty-five thousand dollars (Medicaid service costs for fiscal years 2008-20 2010-2011 are determined without regard to the change Medical Assistance Percentage by section 5001 of the and Reinvestment Act of 2009.	by the State under fifty thousand dollars <u>\$125,000).</u> A county's 009, 2009-2010, and es made to the Federal
	TION 37.2.(d) Effective July 1, 2017, G.S. 105-5	573 as amended by
	f this section, reads as rewritten:	525, as amended by
	unty hold harmless for repealed local taxes.	
(a) Inten	t It is the intent of the General Assembly that each cou	
	venty-five thousand dollars (\$125,000) annuallybe hel	
	ortion of the local sales and use taxes for the State's agr	eement to assume the
	r the non-administrative costs of Medicaid.	
(b) Defin	nitions. – The following definitions apply in this section:	
(2)	Hold harmless threshold. – The amount of a county's N	Madianid compion anote
(2)	and Medicare Part D clawback payments assumed	
	G.S. 108A-54 for the fiscal year, less one hundred	
	dollars (\$125,000).year. A county's Medicaid service	
	2008-2009, 2009-2010, and 2010-2011 are determined	
	changes made to the Federal Medical Assistance Perce	
	of the American Recovery and Reinvestment Act of 20	
"	of the American Recovery and Remvestment Rec of 20	
MODULAR/M	ANUFACTURED HOME SALES TAX	
SEC	TION 37.3.(a) G.S. 105-164.13 is amended by adding	a new subdivision to
read:		
	Retail sales and use tax.	
	etail and the use, storage, or consumption in this State of	
	y, digital property, and services are specifically exempted	I from the tax imposed
by this Article:		
	Eifty percent (50%) of the sales price of a modular be	ma ar a manufacturad
<u>(64)</u>	<u>Fifty percent (50%) of the sales price of a modular ho</u> home, including all accessories attached when delivere	
SEC	TION 37.3.(b) This section becomes effective September	
	or after that date.	1, 2011, and applies
PART XXXVII	II. MISCELLANEOUS PROVISIONS	
SEC	ET ACT APPLIES TION 38.1. The provisions of the State Budget Act,	
	s, are reenacted and shall remain in full force and effect a	nd are incorporated in
this act by refere	ence.	

COMMITTEE REPORT

1

2 3 **SECTION 38.2.(a)** The Joint Conference Committee Report on the Continuation, 4 Expansion, and Capital Budgets for Senate Bill 744, dated July 30, 2014, which was distributed 5 in the Senate and the House of Representatives and used to explain this act, shall indicate 6 action by the General Assembly on this act and shall, therefore, be used to construe this act, as 7 provided in the State Budget Act, Chapter 143C of the General Statutes, as appropriate, and for 8 these purposes shall be considered a part of this act and, as such, shall be printed as a part of the 9 Session Laws.

10 **SECTION 38.2.(b)** The budget enacted by the General Assembly is for the 11 maintenance of the various departments, institutions, and other spending agencies of the State 12 for the 2014-2015 budget as provided in G.S. 143C-3-5. This budget includes the 13 appropriations of State funds as defined in G.S. 143C-1-1(d)(25).

14 The Director of the Budget submitted recommended adjustments to the budget to 15 the General Assembly in May 2014 in the document "The Governor of North Carolina's Recommended Budget Adjustments" for the 2014-2015 fiscal year for the various departments, 16 17 institutions, and other spending agencies of the State. The adjustments to these documents 18 made by the General Assembly are set out in the Committee Report.

19 **SECTION 38.2.(c)** The budget enacted by the General Assembly shall also be 20 interpreted in accordance with G.S. 143C-5-5, the special provisions in this act, and other 21 appropriate legislation.

22 In the event that there is a conflict between the line-item budget certified by the 23 Director of the Budget and the budget enacted by the General Assembly, the budget enacted by 24 the General Assembly shall prevail. 25

REPORT BY FISCAL RESEARCH DIVISION ON CHANGES TO 2014-2015 BUDGET/PUBLICATION

28 SECTION 38.3.(a) The Fiscal Research Division of the Legislative Services 29 Commission shall issue a report on budget actions taken by the 2013 Regular Session of the 30 General Assembly in 2014. The report shall be in the form of a revision of the Committee 31 Report adopted for Senate Bill 744 pursuant to G.S. 143C-5-5 and shall include all modifications made to the 2014-2015 budget prior to sine die adjournment of the 2013 Regular 32 33 Session.

34 **SECTION 38.3.(b)** The Director of the Fiscal Research Division of the Legislative 35 Services Commission shall send a copy of the report issued pursuant to this section to the 36 Director of the Budget. The report shall be published on the General Assembly's Internet Web 37 site for public access. 38

39 **MOST TEXT APPLIES ONLY TO 2014-2015 FISCAL YEAR**

40 **SECTION 38.4.** Except for statutory changes or other provisions that clearly 41 indicate an intention to have effects beyond the 2014-2015 fiscal year, the textual provisions of 42 this act apply only to funds appropriated for, and activities occurring during, the 2014-2015 43 fiscal year.

44

26

27

45 **EFFECT OF HEADINGS**

46 **SECTION 38.5.** The headings to the parts and sections of this act are a 47 convenience to the reader and are for reference only. The headings do not expand, limit, or 48 define the text of this act, except for effective dates referring to a part. 49

50 APPROPRIATIONS LIMITATIONS AND DIRECTIONS APPLY

51 **SECTION 38.6.(a)** Except where expressly repealed or amended by this act, the 52 provisions of S.L. 2013-360, S.L. 2013-363, S.L. 2013-364, and S.L. 2013-397 remain in 53 effect.

54 **SECTION 38.6.(b)** Notwithstanding any modifications by this act in the amounts 55 appropriated, except where expressly repealed or amended, the limitations and directions for 56 the 2014-2015 fiscal year in S.L. 2013-360, S.L. 2013-363, S.L. 2013-364, and S.L. 2013-397 57 that applied to appropriations to particular agencies or for particular purposes apply to the 58 newly enacted appropriations and budget reductions of this act for those same particular 59 purposes.

SEVERABILITY

SECTION 38.7. If any section or provision of this act is declared unconstitutional or invalid by the courts, it does not affect the validity of this act as a whole or any part other than the part so declared to be unconstitutional or invalid.

EFFECTIVE DATE

8 **SECTION 38.8.** Except as otherwise provided, this act becomes effective 9 July 1, 2014.