GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

SENATE BILL 1740*

Short Title: 2006 Governor's Budget.

(Public)

1

Sponsors:	Senators Garrou, Dalton and Hagan.
Referred to:	Appropriations/Base Budget.

May 23, 2006

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED
2	AN ACT TO MODIFY THE CURRENT OPERATIONS AND CAPITAL
3	APPROPRIATIONS ACT OF 2005 AND TO MAKE OTHER CHANGES IN THE
4	BUDGET OPERATIONS OF THE STATE, AS RECOMMENDED BY THE
5	GOVERNOR.
6	The General Assembly of North Carolina enacts:
7	
8	PART I. INTRODUCTION AND TITLE OF ACT
9	
10	INTRODUCTION
11	
12	SECTION 1. The appropriations made in this act are for maximum amounts
13	necessary to provide the services and accomplish the purposes described in the budget.
14	Savings shall be effected where the total amounts appropriated are not required to
15	perform these services and accomplish these purposes and, except as allowed by the
16	Executive Budget Act, or this act, the savings shall revert to the appropriate fund at the
17	end of each fiscal year.
18	
19	TITLE OF ACT
20	
21	SECTION 1.2. This act shall be known as "The Current Operations and
22	Capital Improvements Appropriations Act of 2005."
23	PART II. CURRENT OPERATIONS AND EXPANSION/GENERAL FUND
24 25	PART II, CURRENT OPERATIONS AND EXPANSION/GENERAL FUND
25 26	SECTION 2.1. Appropriations from the General Fund of the State for the
26 27	
27 28	maintenance of the State's departments, institutions, and agencies, and for other purposes as enumerated are made for the fiscal year ending June 30, 2007, according to

the following schedule. Amounts set out in brackets are reductions from General Fund 1 appropriations for the 2006-2007 fiscal year. 2 3 FY 2006-2007 **State Agency or Division** 4 Adjustments 5 6 7 8 **Health and Human Services:** 9 Central Administration \$(64,030,678) 3,000,000 10 Aging Child Development 30,465,513 11 Smart Start 12 **Education Services** 828,548 13 Public Health 20,305,744 14 Social Services 14,686,546 15 Medical Assistance (150,000,000)16 Child Health 0 17 Services for the Blind 0 18 Mental Health/DD/SAS 89,133,395 19 **Facility Services** 0 20 21 Vocational Rehabilitation 699,856 **Total Health & Human Services** 22 (54,911,076) 23 24 **Natural and Economic Resources:** Agriculture & Consumer Services 25 1,320,839 19,246,828 Commerce 26 Commerce – State Aid to Non-State Entities 2,000,000 27 28 **Environment and Natural Resources** 11,225,028 **Clean Water Management Trust Fund** 0 29 Labor 450,000 30 34,242,695 **Total Natural and Economic Resources** 31 32 33 **Justice and Public Safety:** Correction 34 31,529,391 Crime Control & Public Safety 3,968,741 35 Judicial 26,158,821 36 Judicial – Indigent Defense 6,213,600 37 4,571,760 Justice 38 Juvenile Justice 39 3,060,852 75,503,165 **Total Justice and Public Safety** 40 41 **General Government:** 42 Administration 5,691,818 43 State Auditor 407.564 44

1	Cultural Resources	4,252,602
2	Cultural Resources – Roanoke Island	0
3	General Assembly	238,346
4	Governor's Office	100,000
5	Insurance	597,903
6	Insurance – Workers' Compensation Fund	0
7	Lieutenant Governor	2,600
8	Office of Administrative Hearings	365,000
9	Revenue	1,360,060
10	NC Housing Finance	5,000,000
11	Secretary of State	838,671
12	State Board of Elections	143,279
13	State Budget and Management (OSBM)	409,938
14	OSBM – Special Appropriations	1,255,000
15	Office of State Controller	0
16	State Treasurer	281,274
17	State Treasurer – Retirement/Benefits	0
18	Total General Government	20,944,565
19		
20	Education:	
21	Public Schools	127,574,985
22	Community Colleges	39,838,763
23	University System	123,385,910
24	Total Education	290,799,658
25		
26	Debt Service:	
27	General Debt Service	(50,000,000)
28	Federal Reimbursement	0
29	Total Debt Service	(50,000,000)
30		
31	Reserves & Adjustments:	
32	Compensation Increase Reserve	594,536,890
33	Minimum Fair Wage Noncertified Public School Employees	8,582,073
34	Salary Adjustment Fund	20,000,000
35	Retirement System COLA	48,000,000
36	Reserve for Lawsuits	2,000,000
37	Reserve for Innovative IT Initiatives	3,000,000
38	Reserve for Disaster Expenses	50,000,000
39	BEACON Project	41,788,403
40	Retirement System Payback	30,000,000
41	Total Reserves & Adjustments	808,206,192
42	U U	
43	<u>Capital:</u>	
44	Capital Improvements	329,453,300
	Senate Bill 1740*-First Edition	Page 3

1 2	Total General Fund Budget Changes	<u>\$1,454,238,499</u>
3 4	GENERAL FUND AVAILABILITY STATEMENT	
4 5	SECTION 2.2.(a) The General Fund availability u	sed in adjusting the
6	2006-2007 budget is shown below:	
7		FY 2006-2007
8	Description	Recommended
9		(In Millions)
10	Beginning Availability:	
11	Unappropriated Balance FY 2005-2006	\$113.4
12	Overcollections FY 2005-2006	1,072.1
13	Reversions FY 2005-2006	125.0
14	Credit to Savings Reserve Account	(324.0)
15	Credit to Repair and Renovations Reserve Account	<u>(200.0)</u>
16	Beginning Unreserved Credit Balance	\$771.5
17	Revenue:	
18	Tax:	
19 20	Income (Individual & Corporate)	10,753.0
20 21	Sales and Use	4,973.0
21	Other Tax	1,699.0
22	Total Tax	\$17,425.0
24	Nontax/Transfers	655.0
25	Total Revenue	\$ <u>18,080.0</u>
26		· <u> </u>
27	Total Availability	\$18,850.5
28		
29	SECTION 2.2.(b) Notwithstanding the allocations out	lined in G.S.143-15.2
30	and G.S.143-15.3, the sum of three hundred twenty-four million d	
31	shall be transferred to the Savings Reserve Account from the beg	ginning credit balance
32	on June 30, 2006.	
33	SECTION 2.2.(c) Notwithstanding the allocations out	
34	and G.S.143-15.3, the sum of two hundred million dollars (\$2	
35	transferred to the Repairs and Renovations Reserve Account from	the credit balance on
36	June 30, 2006.	
37	PART III. CURRENT OPERATIONS/HIGHWAY FUND	
38 39	FART III. CURRENT OFERATIONS/HIGHWATFUND	
39 40	SECTION 3.1. Revised appropriations from the High	way Fund of the State
40 41	for the maintenance and operation of the Department of Transpo	•
42	purposes as enumerated, are made for 2006-2007 fiscal year, acco	
43	schedule. Amounts set out in brackets are reductions fr	
44	appropriations for the 2006-2007 fiscal year.	
	11 1	

General Assembly of North Carolina	Session 2005
Current Operations – Highway Fund	2006-2007 Adjustments
DOT – General Administration	\$2,500,000
Highway Division Administration	· · · · · · · · ·
State Match for Federal Aid-Planning and Research	
Construction Program:	
State Secondary System	1,439,500
Small Urban Construction	38,000,000
Total Construction Program	39,439,500
Maintenance Program	
Contract Resurfacing	82,853,280
General Maintenance Reserve	57,481,289
Total Maintenance Program	140,334,569
State Aid to Municipalities	1,439,500
State Aid to Railroads	3,198,750
State Aid for Public Transportation	(14,000,000)
State Aid for Airports	2,000,000
Division of Motor Vehicles	2,168,301
Total Department of Transportation	\$ 177,080,620
	\$ 177,000,0 2 0
Appropriations to Other State Agencies:	
Public Instruction – Driver Education	457,971
CCPS – Highway Patrol	<u>15,017,698</u>
Total – Other State Agencies	15,325,669
Reserves and Transfers:	
Salary Adjustment	1,000,000
Weigh Station Improvements	12,824,782
Reserve for Legislative Increase	19,500,000
Reserve for Retirement Adjustment	2,500,000
Total Reserves and Transfers	35,824,782
Total Highway Fund Appropriation	<u>\$ 228,231,071</u>
HIGHWAY FUND AVAILABILITY STATEMENT	
SECTION 3.2. The Highway Fund appre	opriations availability used in
developing modifications to the 2006-2007 Highway Fu	und budget contained in this act
is shown below:	

1	Beginning Credit Balance		\$-
2	Transfer from General Fund		7,662,725
3	Estimated Revenue TOTAL HIGHWAY FUND AVAILABILITY	,	9,477,275 7,140,000
4 5	IOTAL HIGHWAT FUND AVAILABILITT	\$ 1,/0 /	/,140,000
5 6	HIGHWAY TRUST FUND		
7	SECTION 4.1. Appropriations from the Highway Trust I	Fund are	made for
8	the fiscal year ending June 30, 2007, according to the following sched		
9	out in brackets are reductions from Highway Trust Fund appro		
10	2006-2007 fiscal year.	I	
11			
12	Highway Trust Fund	2	006-2007
13		<u>Adj</u>	<u>ustments</u>
14			
15	Department of Transportation:	± .	
16	Maximum Allowance for Administration	\$ 3	3,180,220
17			
18	Construction Allocation:	1.00	102 970
19 20	Intrastate System		9,102,879
20 21	Urban Loop System Secondary Roads		8,378,162 5,462,310
21 22	Secondary Roads	П	5,402,510
22	State Aid to Municipalities	17	7,742,836
24	1		, ,
25	Transfer to the General Fund	(195	,176,407)
26			
27	Total Highway Trust Fund	<u>\$ 79</u>	9 <u>,690,000</u>
28			
29	CAP GAS TAX RATE/HOLD HIGHWAY FUND HARMLESS		
30	SECTION 4.2.(a) Notwithstanding G.S.105-449.80, the		
31	tax rate shall not exceed 29.9 cents per gallon. The sum of seven hundred sixty two thousand seven hundred twonty five dollars (\$17		
32 33	hundred sixty-two thousand seven hundred twenty-five dollars (\$17 transferred from Nontax Budget Code 19978 (Intrastate Transfers)		
33 34	Budget Code 84210 by April 30, 2007, if the motor fuel excise tax ra	•	•
35	exceed 29.9 cents per gallon at any time during FY 2006-2007.		
36	SECTION 4.2.(b) G.S. 105-449.80(a) reads as rewritten:		
37	"(a) Rate. – The motor fuel excise tax rate is a flat rate of sever	nteen and	d one-half
38	cents $(17 \ 1/2 \phi)$ a gallon plus a variable wholesale component. The		
39	component is either three and one-half cents $(3 \ 1/2 \phi)$ a gallon or seve		
40	the average wholesale price of motor fuel for the applicable base pe	-	
41	greater. In no case may the variable wholesale component be greated	er than tw	welve and
42	four-tenths cents (12.4ϕ) a gallon.		
43	The two base periods are six-month periods; one ends on September		
44	on March 31. The Secretary must set the tax rate twice a year based	I on the	wholesale

price for each base period. A tax rate set by the Secretary using information for the base 1 period that ends on September 30 applies to the six-month period that begins the 2 following January 1. A tax rate set by the Secretary using information for the base 3 period that ends on March 31 applies to the six-month period that begins the following 4 July 1." 5 **SECTION 4.2.(c)** Subsection (b) of this section is effective when it becomes 6 7 law. 8 9 **REDUCE HIGHWAY TRUST FUND TRANSFER TO GENERAL FUND** SECTION 4.3. Section 2.2(e) of S.L. 2005-276 is repealed. 10 Notwithstanding any other provision of law, the sum of fifty-one million five hundred 11 ninety-nine thousand twenty-seven dollars (\$51,599,027) shall be transferred from the 12 Highway Trust Fund to the General Fund for fiscal year 2006-2007. 13 14 15 PART V. BLOCK GRANTS 16 17 NATURAL AND ECONOMIC RESOURCES BLOCK GRANTS **SECTION 5.1.(a)** Appropriations from federal block grant funds are made 18 19 for fiscal year ending June 30, 2007, according to the following schedule: 20 21 COMMUNITY DEVELOPMENT BLOCK GRANT 22 \$ 850,000 01. State Administration 23 02. Urgent Needs and Contingency 600,000 24 11,550,000 25 03. Scattered Site Housing 04. Economic Development 7,500,000 26 05. Small Business/Entrepreneurship 1,000,000 27 06. Community Revitalization 28 11,000,000 07. State Technical Assistance 375.000 29 **08. Housing Development** 1,500,000 30 09. Infrastructure 3,125,000 31 32 TOTAL COMMUNITY DEVELOPMENT 33 BLOCK GRANT – 2007 Program Year 34 \$ 37,500,000 35 36 **SECTION 5.1.(b)** Decreases in Federal Fund Availability. – If federal funds 37 are reduced below the amounts specified above after the effective date of this act, then 38 every program in each of these federal block grants shall be reduced by the same 39 percentage as the reduction in federal funds. 40 **SECTION 5.1.(c)** Increases in Federal Fund Availability for Community 41 Development Block Grant. - Any block grant funds appropriated by the Congress of the 42 United States in addition to the funds specified in this section shall be expended as 43

follows: each program category under the Community Development Block Grant shall
be increased by the same percentage as the increase in federal funds.

SECTION 5.1.(d) Limitations on Community Development Block Grant 3 Funds. - Of the funds appropriated in this section for the Community Development 4 Block Grant, the following shall be allocated in each category for each program year: up 5 to eight hundred fifty thousand dollars (\$850,000) may be used for State 6 Administration; not less than six hundred thousand dollars (\$600,000) may be used for 7 Urgent Needs and Contingency; up to eleven million five hundred fifty thousand dollars 8 9 (\$11,550,000) may be used for Scattered Site Housing; up to seven million five hundred thousand dollars (\$7,500,000) may be used for Economic Development; up to one 10 million dollars (\$1,000,000) may be used for Small Business/Entrepreneurship; not less 11 than eleven million dollars (\$11,000,000) shall be used for Community Revitalization; 12 up to three hundred seventy-five thousand dollars (\$375,000) may be used for State 13 14 Technical Assistance; up to one million five hundred thousand dollars (\$1,500,000) may be used for Housing Development; up to three million one hundred twenty-five 15 thousand dollars (\$3,125,000) may be used for Infrastructure. If federal block grant 16 17 funds are reduced or increased by the Congress of the United States after the effective date of this act, then these reductions or increases shall be allocated in accordance with 18 19 subsection (b) or (c) of this section, as applicable.

SECTION 5.1.(e) Increase Capacity for Nonprofit Organizations. – Assistance to nonprofit organizations to increase their capacity to carry out CDBG-eligible activities in partnership with units of local government is an eligible activity under any program category in accordance with federal regulations. Capacity building grants may be made from funds available within program categories, program income, or unobligated funds.

SECTION 5.1.(f) Department of Commerce Demonstration will create a small business/entrepreneurship program in coordination with micro-lending programs and other small business assistance groups in the State. The Department of Commerce shall award up to one million dollars (\$1,000,000) in grants to local governments to provide assistance to low-to-moderate income individuals for small business and entrepreneurship development as a means of achieving economic independence during these times of structural change in North Carolina's economy.

SECTION 5.1.(g) The Department of Commerce shall consult with the Joint
 Legislative Commission on Governmental Operations prior to reallocating Community
 Development Block Grant Funds. Notwithstanding the provisions of this subsection,
 whenever the Director of the Budget finds that:

A reallocation is required because of an emergency that poses an imminent threat to public health or public safety, the Director of the Budget may authorize the reallocation without consulting the Commission. The Department of Commerce shall report to the Commission on the reallocation no later than 30 days after it was authorized and shall identify in the report the emergency, the type of action taken, and how it was related to the emergency.

1	(2)	The State will lose federal block grant funds or receive less federal
2		block grant funds in the next fiscal year unless a reallocation is made.
3		The Department of Commerce shall provide a written report to the
4		Commission on the proposed reallocation and shall identify the reason
5		that failure to take action will result in the loss of federal funds. If the
6		Commission does not hear the issue within 30 days of receipt of the
7		report, the Department may take the action without consulting the
8		Commission.
9 10	PART VI. GEN	NERAL PROVISIONS
11	INCDEASE M	INIMUM WAGE
12		
13		FION 6.1.(a) G.S. 95-25.3(a) reads as rewritten:
14		y employer shall pay to each employee who in any workweek performs
15	•	es of at least the minimum wage set forth in paragraph 1 of section $6(a)$
16		or Standards Act, 29 U.S.C. $206(a)(1)$, as that wage may change from dollars (\$6.00) nor hour except as otherwise provided in this section "
17		<u>x dollars (\$6.00) per hour, except as otherwise provided in this section.</u> "
18	SEC	TION 6.1.(b) This act is effective January 1, 2007.
19	CENEDAL EL	
20		JND OPERATING APPROPRIATIONS CAP
21		FION 6.2. Article 1 of Chapter 143 of the General Statutes is amended
22		blowing new sections to read:
23		finitions and determination of the General Fund appropriations cap.
24 25	(a) <u>Defir</u> G.S. 143-2.2:	itions. – The following definitions apply in this section and in
25 26		Figure growth factor. The every of total State personal income
26	<u>(1)</u>	<u>Fiscal growth factor. – The average of total State personal income</u> change for each of the preceding 10 State fiscal years. If income
27		
28		change for any of the preceding 10 fiscal years is negative, then that change shall be counted as zero. For fiscal year 2006-2007, the fiscal
29 20		growth factor is 5.6 percent.
30 21	(2)	Total State personal income change. – The annual percentage change
31	<u>(2)</u>	in State personal income for each State fiscal year as reported by the
32		Office of State Budget and Management.
33 34	(2)	<u>General Fund appropriations limit. – The General Fund appropriations</u>
	<u>(3)</u>	limit for each fiscal year shall be the previous fiscal year's General
35 26		Fund appropriations for operations increased by a percentage rate that
36 37		equals the fiscal growth factor.
	(A)	Exemptions from the limit. – Any increases in appropriations for the
38	<u>(4)</u>	
39 40		following purposes shall be excluded from the appropriations limit:
40		a. <u>Repayments to the Retirement Fund for moneys intercepted in</u> order to balance the State budget in previous years.
41		
42		b. <u>Compliance with a court order or directive.</u> Montal Health Trust Fund
43		<u>c.</u> <u>Mental Health Trust Fund.</u>

1	d. To implement the teacher pay plan required under Section 2.2(j)
1 2	of S.L. 2005-276.
2 3	e.5. Disaster reserve funds and utility assistance.
3 4	(b) Fiscal Reports. – On or before March 15 of each year, the Fiscal Research
4 5	Division and the Office of State Budget and Management shall issue a determination of
	the General Fund appropriations limit for the fiscal year beginning July 1 of that year
6 7	and a projection of the General Fund appropriations limit for the next fiscal year.
8	" <u>§ 143-2.2. Increase in General Fund appropriations limited.</u>
8 9	(a) Governor Bound by General Fund Appropriations Limit. – In preparing a
9 10	budget for a fiscal year, the Governor shall not propose appropriations from the General
10	Fund for the ensuing fiscal period in excess of the projected General Fund
11	appropriations limit established under G.S. 143-2.1. For purposes of this section,
12	transfers, appropriations, or other deposits to the Savings Reserve Account established
13 14	in G.S. 143-15.3 and the Repairs and Renovations Reserve Account established in
14	G.S. 143-15.3A shall not count toward the calculation of the limit.
15	(b) General Assembly Bound by General Fund Appropriations Limit. – In
10	enacting a budget for the fiscal year, the General Assembly shall not make
18	appropriations from the General Fund in excess of the projected General Fund
19	appropriations limit established in G.S. 143-2.1. For purposes of this section, transfers,
20	appropriations, or other deposits to the Savings Reserve Account established in
20	<u>G.S. 143-15.3 and the Repairs and Renovations Reserve Account established in</u>
22	G.S. 143-15.3A shall not count toward the calculation of the limit."
23	
23 24	REOUIRE VOTER APPROVAL FOR DEBT EXCEEDING TWENTY-FIVE
24	REQUIRE VOTER APPROVAL FOR DEBT EXCEEDING TWENTY-FIVE MILLION DOLLARS
24 25	MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten:
24 25 26	MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval.
24 25 26 27	MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten:
24 25 26 27 28	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that
24 25 26 27 28 29	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions
24 25 26 27 28 29 30	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions:
24 25 26 27 28 29 30 31	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: (1) The General Assembly has enacted legislation describing the capital
24 25 26 27 28 29 30 31 32	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: (1) The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of
24 25 26 27 28 29 30 31 32 33	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "\$ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: (1) The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount. amount, or legislation authorizing the incurrence or issuance of special
24 25 26 27 28 29 30 31 32 33 34	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: (1) The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount. amount. or
24 25 26 27 28 29 30 31 32 33 34 35	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "\$ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount, amount, or legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category
24 25 26 27 28 29 30 31 32 33 34 35 36	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "\$ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: (1) The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount. amount, or legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category of capital facilities and the capital facility meets all of the conditions
24 25 26 27 28 29 30 31 32 33 34 35 36 37	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: (1) The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount, amount, or legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: (1) The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount. amount. or legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation. (2) The General Assembly has enacted legislation authorizing the
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount, amount, or legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation. (2) The General Assembly has enacted legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific maximum the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount. amount. or legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation. (2) The General Assembly has enacted legislation authorizing the incurrence or issuance of special indebtedness up to a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount, amount, or legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation. (2) The General Assembly has enacted legislation authorizing the incurrence or issuance of special indebtedness up to a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation.
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 MILLION DOLLARS SECTION 6.3. G.S. 142-83 reads as rewritten: "§ 142-83. Authorization of special indebtedness; General Assembly approval. The State may incur or issue special indebtedness subject to the terms and conditions provided in this Article for the purpose of financing the cost of capital facilities that meet one of the following conditions: The General Assembly has enacted legislation describing the capital facility and authorizing its financing by the incurrence or issuance of special indebtedness up to a specific maximum amount. amount. or legislation authorizing the incurrence or issuance of special indebtedness up to a specific maximum amount for a specific category of capital facilities and the capital facility meets all of the conditions set in that legislation. (2) The General Assembly has enacted legislation authorizing the incurrence or issuance of special indebtedness up to a specific category of capital facilities and the capital facility meets all of the conditions.

twenty-five million dollars (\$25,000,000) shall include all 1 authorizations made by the General Assembly during one fiscal year." 2 3 **RECEIPT SUPPORTED POSITIONS CONSULTATION REQUIREMENT** 4 **SECTION 6.4.** G.S. 143-34.1(a1) is repealed. 5 6 PART VII. PUBLIC SCHOOLS 7 8 9 **TEACHER SALARY SCHEDULES** SECTION 7.1.(a) Effective for the 2006-2007 school year, the Director of 10 the Budget shall transfer from the Reserve for Experience Step Salary Increase for 11 Teachers and Principals in Public Schools for the 2006-2007 fiscal year funds necessary 12 13 to implement the teacher salary schedule set out in subsection (b) of this section, 14 including funds for the employer's retirement and social security contributions and funds for annual longevity payments at one and one-half percent (1.5%) of base salary 15 for 10 to 14 years of State service, two and twenty-five hundredths percent (2.25%) of 16 17 base salary for 15 to 19 years of State service, three and twenty-five hundredths percent (3.25%) of base salary for 20 to 24 years of State service, and four and one-half percent 18 19 (4.5%) of base salary for 25 or more years of State service, commencing July 1, 2006, for all teachers whose salaries are supported from the State's General Fund. These 20 21 funds shall be allocated to individuals according to rules adopted by the State Board of Education. The longevity payment shall be paid in a lump sum once a year. 22 **SECTION 7.1.(b)** For the 2006-2007 school year, the following monthly 23 salary schedules shall apply to certified personnel of the public schools who are 24 classified as teachers. The schedule contains 30 steps with each step corresponding to 25 one year of teaching experience. 26 27 28 2006-2007 Monthly Salary Schedule "A" Teachers 29 30 Years of Experience "A" Teachers **NBPTS** Certification 31 32 0 \$2,851 N/A 33 1 \$2.893 N/A 34 2 \$2,937 N/A 35 3 \$3,093 \$3,464 36 4 \$3.233 \$3,621 37 5 \$3.367 \$3,771 38 6 \$3,496 \$3,916 39 7 \$3,600 \$4,032 40 8 \$3.648 \$4,086 41 9 \$3,697 \$4,141 42 10 \$3,747 \$4,197 43 11 \$3,796 \$4,252

44

General Assembly of N	orth Carolina	Session 20
12	\$3,847	\$4,309
13	\$3,898	\$4,366
14	\$3,951	\$4,425
15	\$4,005	\$4,486
16	\$4,060	\$4,547
17	\$4,115	\$4,609
18	\$4,174	\$4,675
19	\$4,232	\$4,740
20	\$4,290	\$4,805
21	\$4,352	\$4,874
22	\$4,413	\$4,943
23	\$4,479	\$5,016
23	\$4,543	\$5,088
25	\$4,608	\$5,161
26	\$4,674	\$5,235
20 27	\$4,742	\$5,311
28	\$4,813	\$5,391
28	\$4,884	\$5,470
29+	\$4,004	\$3,470
	2006-2007 Monthly Salar	v Schedule
	"M" Teachers	y Schedule
	M Teachers	
Veens of Experience		NDDTS Cartification
Years of Experience	"M" Teachers	NBPTS Certification
0	\$3,136	N/A
1	\$3,182	N/A N/A
2	\$3,231	N/A N/A
2 3	\$3,402	\$3,810
4		\$3,983
4 5	\$3,556 \$2,704	
	\$3,704 \$2,846	\$4,148
6 7	\$3,846	\$4,308 \$4,425
	\$3,960 \$4,012	\$4,435
8	\$4,013	\$4,495
9	\$4,067	\$4,555
10	\$4,122	\$4,617
11	\$4,176	\$4,677
12	\$4,232	\$4,740
13	\$4,288	\$4,803
14	\$4,346	\$4,868
15	\$4,406	\$4,935
16	\$4,466	\$5,002
17	\$4,527	\$5,070
18 19	\$4,591 \$4,655	\$5,142 \$5,214

0	General Assembly of	f North Carolina	Session 2005
	20	\$4,719	\$5,285
	21	\$4,787	\$5,361
	22	\$4,854	\$5,436
	23	\$4,927	\$5,518
	24	\$4,997	\$5,597
	25	\$5,069	\$5,677
	26	\$5,141	\$5,758
	27	\$5,216	\$5,842
	28	\$5,294	\$5,929
1	29+	\$5,372	\$6,017

11

SECTION 7.1.(c) Certified public school teachers with certification based 12 on academic preparation at the six-year degree level shall receive a salary supplement of 13 14 one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for certified personnel of the public schools who are classified as "M" 15 teachers. Certified public school teachers with certification based on academic 16 preparation at the doctoral degree level shall receive a salary supplement of two 17 hundred fifty-three dollars (\$253.00) per month in addition to the compensation 18 provided for certified personnel of the public schools who are classified as "M" 19 teachers. 20

SECTION 7.1.(d) Effective for the 2006-2007 school year, the first step of the salary schedule for school psychologists shall be equivalent to Step 5, corresponding to five years of experience, on the salary schedule established in this section for certified personnel of the public schools who are classified as "M" teachers. Certified psychologists shall be placed on the salary schedule at an appropriate step based on their years of experience. Certified psychologists shall receive longevity payments based on years of State service in the same manner as teachers.

Certified psychologists with certification based on academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for certified psychologists. Certified psychologists with certification based on academic preparation at the doctoral degree level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in addition to the compensation provided for certified psychologists.

SECTION 7.1.(e) Effective for the 2006-2007 school year, speech pathologists who are certified as speech pathologists at the masters degree level and audiologists who are certified as audiologists at the masters degree level and who are employed in the public schools as speech and language specialists and audiologists shall be paid on the school psychologist salary schedule.

Speech pathologists and audiologists with certification based on academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for speech pathologists and audiologists. Speech pathologists and audiologists with certification based on academic preparation at the doctoral degree level shall receive a

1	salary supple	ement of two hund	lred fifty-thre	e dollars (\$253	3.00) per mor	th in addition to	
2	the compensation provided for speech pathologists and audiologists.						
3	SI	ECTION 7.1.(f)	Certified sch	ool nurses whe	o are employ	ed in the public	
4	schools as nu	urses shall be paid	on the "M" sa	alary schedule.			
5	SI	SECTION 7.1.(g) As used in this section, the term "teacher" shall also					
6	include instr	uctional support p	ersonnel.				
7							
8		BASED ADMINIS					
9		ECTION 7.2.(a)			•		
10	-	shall transfer fr			-		
11		fiscal year fund	•	-		-	
12		administrators as	s provided in	this section.	These funds s	shall be used for	
13	-	nployees only.					
14		ECTION 7.2.(b)		•			
15		only to principals			•	schedule for the	
16	2006-2007 f	iscal year, comme	ncing July 1, 2	2006, is as foll	ows:		
17			2006	2007			
18		D	2006-		C -1 - 1-1		
19 20		Principal ar		rincipal Salary ication	Schedules		
20			Classii	Ication			
21 22	Yrs. of	Assistant	Prin I	Prin II	Prin III	Prin IV	
22 23	Exp	Principal	(0-10)	(11-21)	(22-32)	(33-43)	
23 24	Ехр	Tincipai	(0-10)	(11-21)	(22-32)	(33-43)	
2 4 25	0-4	\$3,592					
23 26	5	\$3,741					
20	6	\$3,884					
28	7	\$4,000					
29	8	\$4,053	\$4,053				
30	9	\$4,108	\$4,108				
31	10	\$4,163	\$4,163	\$4,218			
32	11	\$4,218	\$4,218	\$4,274			
33	12	\$4,274	\$4,274	\$4,331	\$4,389		
34	13	\$4,331	\$4,331	\$4,389	\$4,450	\$4,511	
35	14	\$4,389	\$4,389	\$4,450	\$4,511	\$4,572	
36	15	\$4,450	\$4,450	\$4,511	\$4,572	\$4,637	
37	16	\$4,511	\$4,511	\$4,572	\$4,637	\$4,702	
38	17	\$4,572	\$4,572	\$4,637	\$4,702	\$4,766	
39	18	\$4,637	\$4,637	\$4,702	\$4,766	\$4,835	
40	19	\$4,702	\$4,702	\$4,766	\$4,835	\$4,903	
41	20	\$4,766	\$4,766	\$4,835	\$4,903	\$4,976	
42	21	\$4,835	\$4,835	\$4,903	\$4,976	\$5,047	
43	22	\$4,903	\$4,903	\$4,976	\$5,047	\$5,120	
44	23	\$4,976	\$4,976	\$5,047	\$5,120	\$5,192	

General As	ssembly of North	Carolina			Session 2005
24	\$5,047	\$5,047	\$5,120	\$5,192	\$5,268
25	\$5,120	\$5,120	\$5,192	\$5,268	\$5,347
26	\$5,192	\$5,192	\$5,268	\$5,347	\$5,426
27	\$5,268	\$5,268	\$5,347	\$5,426	\$5,535
28	\$5,347	\$5,347	\$5,426	\$5,535	\$5,646
29	\$5,426	\$5,426	\$5,535	\$5,646	\$5,759
30	\$5,535	\$5,535	\$5,646	\$5,759	\$5,874
31	\$5,646	\$5,646	\$5,759	\$5,874	\$5,991
32		\$5,759	\$5,874	\$5,991	\$6,111
33			\$5,991	\$6,111	\$6,233
34			\$6,111	\$6,233	\$6,358
35				\$6,358	\$6,485
36				\$6,485	\$6,615
37					\$6,747
	Principal a		Principal Salary	y Schedules	
		Classi	fication		
V C	D' 17	יעי מ	D. ' 3711	D.,' 1/111	
Yrs. of	PrinV	PrinVI	PrinVII	PrinVIII	
Exp	(44-54)	(55-65)	(66-100)	(101+)	
0-14	\$4,637				
15	\$4,702				
16	\$4,766	\$4,835			
17	\$4,835	\$4,903	\$5,047		
18	\$4,903	\$4,976	\$5,120	\$5,192	
19	\$4,976	\$5,047	\$5,192	\$5,268	
20	\$5,047	\$5,120	\$5,268	\$5,347	
20	\$5,120	\$5,192	\$5,347	\$5,426	
22	\$5,120	\$5,268	\$5,426	\$5,535	
23	\$5,268	\$5,347	\$5,535	\$5,646	
23	\$5,347	\$5,426	\$5,646	\$5,759	
25	,			\$5,874	
	\$5 426	\$5 535	11/19		
	\$5,426 \$5,535	\$5,535 \$5,646	\$5,759 \$5 874		
26	\$5,535	\$5,646	\$5,874	\$5,991	
26 27	\$5,535 \$5,646	\$5,646 \$5,759	\$5,874 \$5,991	\$5,991 \$6,111	
26 27 28	\$5,535 \$5,646 \$5,759	\$5,646 \$5,759 \$5,874	\$5,874 \$5,991 \$6,111	\$5,991 \$6,111 \$6,233	
26 27 28 29	\$5,535 \$5,646 \$5,759 \$5,874	\$5,646 \$5,759 \$5,874 \$5,991	\$5,874 \$5,991 \$6,111 \$6,233	\$5,991 \$6,111 \$6,233 \$6,358	
26 27 28 29 30	\$5,535 \$5,646 \$5,759 \$5,874 \$5,991	\$5,646 \$5,759 \$5,874 \$5,991 \$6,111	\$5,874 \$5,991 \$6,111 \$6,233 \$6,358	\$5,991 \$6,111 \$6,233 \$6,358 \$6,485	
26 27 28 29 30 31	\$5,535 \$5,646 \$5,759 \$5,874 \$5,991 \$6,111	\$5,646 \$5,759 \$5,874 \$5,991 \$6,111 \$6,233	\$5,874 \$5,991 \$6,111 \$6,233 \$6,358 \$6,485	\$5,991 \$6,111 \$6,233 \$6,358 \$6,485 \$6,615	
26 27 28 29 30 31 32	\$5,535 \$5,646 \$5,759 \$5,874 \$5,991 \$6,111 \$6,233	\$5,646 \$5,759 \$5,874 \$5,991 \$6,111 \$6,233 \$6,358	\$5,874 \$5,991 \$6,111 \$6,233 \$6,358 \$6,485 \$6,615	\$5,991 \$6,111 \$6,233 \$6,358 \$6,485 \$6,485 \$6,615 \$6,747	
26 27 28 29 30 31	\$5,535 \$5,646 \$5,759 \$5,874 \$5,991 \$6,111	\$5,646 \$5,759 \$5,874 \$5,991 \$6,111 \$6,233	\$5,874 \$5,991 \$6,111 \$6,233 \$6,358 \$6,485	\$5,991 \$6,111 \$6,233 \$6,358 \$6,485 \$6,615	

1	36	\$6,747	\$6,882	\$7,160	\$7,303
2	37	\$6,882	\$7,020	\$7,303	\$7,449
3	38	\$7,020	\$7,160	\$7,449	\$7,598
4	39		\$7,303	\$7,598	\$7,750
5	40		\$7,449	\$7,750	\$7,905
6	41			\$7,905	\$8,063

SECTION 7.2.(c) The appropriate classification for placement of principals
 and assistant principals on the salary schedule, except for principals in alternative
 schools, shall be determined in accordance with the following schedule:

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.

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

17 SECTION 7.2.(d) A principal shall be placed on the step on the salary 18 schedule that reflects total number of years of experience as a certificated employee of 19 the public schools and an additional step for every three years of experience as a 20 principal. A principal or assistant principal shall also continue to receive any additional 21 State-funded percentage increases earned for the 1997-1998, 1998-1999, and 1999-2000 22 school years for improvement in student performance or maintaining a safe and orderly 23 school.

SECTION 7.2.(e) Principals and assistant principals with certification based on academic preparation at the six-year degree level shall be paid a salary supplement of one hundred twenty-six dollars (\$126.00) per month and at the doctoral degree level shall be paid a salary supplement of two hundred fifty-three dollars (\$253.00) per month.

SECTION 7.2.(f) Longevity pay for principals and assistant principals shall
 be as provided for State employees under the State Personnel Act.

SECTION 7.2.(g) 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 1 merger. 2 SECTION 7.2.(h) Participants in an approved full-time masters in school 3 administration program shall receive up to a 10-month stipend at the beginning salary of 4 an assistant principal during the internship period of the masters program. The stipend 5 shall not exceed the difference between the beginning salary of an assistant principal 6 and any fellowship funds received by the intern as a full-time student, including awards 7 of the Principal Fellows Program. The Principal Fellows Program or the school of 8 9 education where the intern participates in a full-time masters in school administration program shall supply the Department of Public Instruction with certification of eligible 10 full-time interns. 11 **SECTION 7.2.(i)** During the 2006-2007 fiscal year, the placement on the 12 salary schedule of an administrator with a one-year provisional assistant principal's 13 14 certificate shall be at the entry-level salary for an assistant principal or the appropriate step on the teacher salary schedule, whichever is higher. 15 16 17 **CENTRAL OFFICE SALARIES SECTION 7.3.(a)** The monthly salary ranges that follow apply to assistant 18 superintendents, associate superintendents, directors/coordinators, supervisors, and 19 finance officers for the 2006-2007 fiscal year, beginning July 1, 2006. 20 21 School Administrator I \$2,932 \$5,726 \$3,112 School Administrator II \$6,074 22 \$3.303 School Administrator III \$6,443 23 \$3,436 \$6,700 24 School Administrator IV 25 School Administrator V \$3,574 \$6,970 \$3,792 \$7,392 School Administrator VI 26 \$3.945 School Administrator VII \$7,690 27 28 The local board of education shall determine the appropriate category and superintendent. superintendent, associate 29 placement for each assistant director/coordinator, supervisor, or finance officer within the salary ranges and within 30 funds appropriated by the General Assembly for central office administrators and 31 superintendents. The category in which an employee is placed shall be included in the 32 contract of any employee hired on or after July 1, 2006. 33 **SECTION 7.3.(b)** The monthly salary ranges that follow apply to public 34 school superintendents for the 2006-2007 fiscal year, beginning July 1, 2006. 35 Superintendent I \$4,187 36 \$8,158 Superintendent II \$4,445 \$8.651 37 Superintendent III \$4,716 \$9,178 38 Superintendent IV \$5,005 \$9,734 39 Superintendent V \$5,312 \$10.328 40 The local board of education shall determine the appropriate category and 41 placement for the superintendent based on the average daily membership of the local 42 school administrative unit and within funds appropriated by the General Assembly for 43 central office administrators and superintendents. 44

Notwithstanding the provisions of this subsection, a local board of education 1 may pay an amount in excess of the applicable range to a superintendent who is entitled 2 to receive the higher amount under Section 7.2(f) of this act. 3

SECTION 7.3.(c) Longevity pay for superintendents, assistant 4 superintendents, associate superintendents, directors/coordinators, supervisors, and 5 finance officers shall be as provided for State employees under the State Personnel Act. 6

SECTION 7.3.(d) Superintendents, assistant superintendents, associate 7 superintendents, directors/coordinators, supervisors, and finance officers with 8 certification based on academic preparation at the six-year degree level shall receive a 9 salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to 10 the compensation provided pursuant to this section. Superintendents, assistant 11 superintendents, associate superintendents, directors/coordinators, supervisors, and 12 finance officers with certification based on academic preparation at the doctoral degree 13 14 level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in addition to the compensation provided for under this section. 15

16

SECTION 7.3.(e) The State Board of Education shall not permit local school administrative units to transfer State funds from other funding categories for 17 salaries for public school central office administrators. 18

SECTION 7.3.(f) The annual salary increase for all permanent full-time 19 personnel paid from the Central Office Allotment shall be four percent (4%), 20 21 commencing July 1, 2006. The State Board of Education shall allocate these funds to local school administrative units. The local boards of education shall establish 22 guidelines for providing salary increases to these personnel. 23

24 25

NONCERTIFIED PERSONNEL SALARY AND FAIR MINIMUM PAY

SECTION 7.4.(a) The annual salary increase for permanent, full-time 26 noncertified public school employees whose salaries are supported from the State's 27 General Fund shall be four percent (4%), commencing July 1, 2006. 28

SECTION 7.4.(b) Local boards of education shall increase the rates of pay 29 for such employees who were employed for all or part of fiscal year 2005-2006 and who 30 continue their employment for fiscal year 2006-2007 by providing an annual salary 31 increase for employees of four percent (4%). For part-time employees, the pay increase 32 shall be pro rata based on the number of hours worked. 33

SECTION 7.4.(c) The State Board of Education may adopt salary ranges for 34 noncertified personnel to support increases of four percent (4%) for the 2006-2007 35 fiscal year. 36

SECTION 7.4.(d) Effective July 1, 2006, permanent noncertified public 37 school employees whose salaries are supported from the State's General Fund shall be 38 paid a minimum monthly or hourly salary equivalent to the minimum salary of State 39 employees subject to the State Personnel Act. 40

41

BONUS FOR CERTIFIED PERSONNEL AT THE TOP OF THEIR SALARY 42 **SCHEDULES** 43

	SECTION 7.5 Effective Laber 1, 2006 come memory and contification and		
1	SECTION 7.5. Effective July 1, 2006, any permanent certified personnel		
2	employed on July 1, 2006, and paid on the teacher salary schedule with 29+ years of		
3	experience shall receive a one-time bonus equivalent to the average increase of the 26-		
4	to 29-year steps, one and fifty-eight hundredths percent (1.58%). Effective July 1,		
5	2006, any permanent personnel employed on July 1, 2006, and paid at the top of the		
6	principal and assistant principal salary schedule shall receive a one-time bonus		
7	equivalent to two percent (2%). For permanent part-time personnel, the one-time bonus		
8	shall be adjusted pro rata. Personnel defined under G.S. 115C-325(a)(5a) are not		
9	eligible to receive the bonus.		
10			
11	FUNDS TO IMPLEMENT THE ABCS OF PUBLIC EDUCATION		
12	SECTION 7.6.(a) The State Board of Education shall use funds		
13	appropriated in this act for State Aid to Local School Administrative Units to provide		
14	incentive funding for schools that met or exceeded the projected levels of improvement		
15	in student performance during the 2005-2006 school year, in accordance with the ABCs		
16	of Public Education Program. In accordance with State Board of Education policy:		
17	(1) Incentive awards in schools that achieve higher than expected		
18	improvements may be up to:		
19	a. One thousand five hundred dollars (\$1,500) for each teacher		
20	and for certified personnel; and		
21	b. Five hundred dollars (\$500.00) for each teacher assistant.		
22	(2) Incentive awards in schools that meet the expected improvements may		
23	be up to:		
23 24	a. Seven hundred fifty dollars (\$750.00) for each teacher and for		
25	certified personnel; and		
25 26	b. Three hundred seventy-five dollars (\$375.00) for each teacher		
20 27	assistant.		
28	SECTION 7.6.(b) The State Board of Education may use funds appropriated		
20 29	to the State Public School Fund to provide assistance to low-performing schools.		
30	to the state I done sensor I and to provide assistance to fow performing sensors.		
31	CHILDREN WITH DISABILITIES		
32	SECTION 7.7. The State Board of Education shall allocate funds for		
33	children with disabilities on the basis of two thousand nine hundred sixty-six dollars and		
33 34	sixty-five cents (\$2,966.65) per child for a maximum of 172,040 children for the		
35	2006-2007 school year. Each local school administrative unit shall receive funds for the		
36	lesser of (i) all children who are identified as children with disabilities, or (ii) twelve		
30 37	and five-tenths percent (12.5%) of the 2006-2007 allocated average daily membership		
38	in the local school administrative unit.		
38 39	The dollar amounts allocated under this section for children with disabilities		
39 40	shall also adjust in accordance with legislative salary increments, retirement rate		
40 41	adjustments, and health benefit adjustments for personnel who serve children with		
41 42	disabilities.		
42			

43

44 FUNDS FOR ACADEMICALLY GIFTED CHILDREN

SECTION 7.8. The State Board of Education shall allocate funds for 1 academically or intellectually gifted children on the basis of nine hundred sixty-one 2 dollars and sixty cents (\$961.60) per child. A local school administrative unit shall 3 receive funds for a maximum of four percent (4%) of its 2006-2007 allocated average 4 daily membership, regardless of the number of children identified as academically or 5 intellectually gifted in the unit. The State Board shall allocate funds for no more than 6 57,419 children for the 2006-2007 school year. 7

8

The dollar amounts allocated under this section for academically or 9 intellectually gifted children shall also adjust in accordance with legislative salary increments, retirement rate adjustments, and health benefit adjustments for personnel 10 who serve academically or intellectually gifted children. 11

12 13

LEA ASSISTANCE PROGRAM

14 **SECTION 7.9.(a)** The State Board of Education shall report on a plan to provide assistance to low-performing schools and LEAs and to assist schools and LEAs 15 not meeting adequate yearly progress as identified in the No Child Left Behind Act of 16 2001. The report shall include historical data on assistance that has been provided and 17 the quantitative outcomes, including student academic performance for each school and 18 19 LEA assisted. The report shall also include research-based data regarding state LEA and school assistance programs. The plan shall ensure that all assistance to LEAs and 20 21 schools that is provided on behalf of the State Board of Education (SBE) by the 22 Department of Public Instruction and its contractors shall be consolidated into the LEA Assistance Program (LEAAP) created in the 2003 Session of the General Assembly. 23

SECTION 7.9.(b) The State Board of Education shall develop the criteria 24 for LEA Assistance Teams (i) the criteria for selecting LEAs and schools to receive 25 assistance, (ii) measurable goals and objectives for the assistance program, (iii) an 26 explanation of the type of assistance to be provided with these combined resources. The 27 Department will develop a revised organizational structure and budget for the provision 28 of assistance services to LEAs to ensure the department can meet the needs of the 29 LEAs. This structure and budget must be approved by the State Board of Education. 30 The report to the Office of State Budget and Management, the Fiscal Research Division, 31 and the Joint Legislative Education Oversight Committee on the criteria and the new 32 organizational structure, proposed budget, functions, and projected workloads shall be 33 submitted by August 15, 2006. 34

SECTION 7.9.(c) To implement the plan, notwithstanding G.S. 143-23, 35 funds shall be transferred from within existing appropriations to the LEAAP. The State 36 Board of Education may, subject to the approval of the Office of State Budget and 37 Management, use these funds to create positions. For 2006-2007 only, the State Board 38 may transfer General Fund appropriations between personnel service and nonpersonnel 39 service line items provided that it has been approved by the State Board and has prior 40 approval from the Office of State Budget and Management, in order to have the 41 flexibility during the transition year to structure itself most efficiently for the delivery of 42 services. However, all funds transferred under this provision are only for this program 43 and for the services described herein. Funds are not to be used to raise the salary of 44

existing employees. These funds shall come from appropriations currently supporting 1 positions, and related operating costs within the Department of Public Instruction for 2 school improvement teams and for Closing the Gap positions, and from the funds 3 appropriated to the State Public School Fund being used for contractual services and 4 associated costs for the Assistance Teams. The Office of State Budget and Management 5 shall approve the plan prior to the transfer of funds. 6 **SECTION 7.9.(d)** A report shall be submitted on the prior year's expenditure 7 of these funds by August 31 of each year. The report shall contain: (i) the criteria for 8 selecting LEAs and schools to receive assistance, (ii) measurable goals and objectives 9 for the assistance program, (iii) an explanation of the assistance provided, (iv) findings 10 from the assistance program, (v) actual expenditures by category, (vi) recommendations 11 for the continuance of this program, and (vii) any other information the State Board 12 deems necessary. These funds shall not revert at the end of each fiscal year but shall 13 14 remain available until expended for this purpose. 15 DISADVANTAGED STUDENT SUPPLEMENTAL FUNDING 16 SECTION 7.10. Section 7.8 of S.L. 2005-276 is amended adding a new 17 subsection to read: 18 **'SECTION 7.8.(c)** Beginning in the 2006-2007 fiscal year, funds appropriated for 19 disadvantaged student supplemental funding (DSSF) shall be allotted based upon a 20 21 teacher-to-student ratio for the eligible DSSF population using the following formula: (i) local education agencies (LEAs) in counties with wealth greater than ninety percent 22 (90%) of the statewide average as calculated under the low-wealth supplemental 23 formula shall receive one teaching position per 20.5 DSSF population, (ii) LEAs in 24 counties with wealth not less than eighty percent (80%) and not greater than ninety 25 percent (90%) of the statewide average as calculated under the low-wealth supplemental 26 formula shall receive one teaching position per 20 DSSF population, (iii) LEAs in 27 counties with less wealth than eighty percent (80%) of the statewide average as 28 calculated under the low-wealth supplemental formula shall receive one teaching 29 position per 19.5 DSSF population, and (iv) LEAs receiving DSSF funds in 2005-2006 30 shall receive one teaching position per 16 DSSF population. LEAs receiving DSSF 31 funds in 2005-2006 shall receive no less than the DSSF amount allotted in 2005-2006." 32 33 LEARN AND EARN HIGH SCHOOLS 34 **SECTION 7.11.(a)** Funds are appropriated in this act for the Learn and Earn 35 high school workforce development program. The purpose of the program is to create 36 rigorous and relevant high school options that provide students with the opportunity and 37 assistance to earn an associate degree or two years of college credit by the conclusion of 38

the year after their senior year in high school. The State Board of Education shall work closely with the Education Cabinet and the New Schools Project in administering the program.

42 SECTION 7.11.(b) These funds shall be used to establish new high schools 43 in which a local school administrative unit, two- and four-year colleges and universities, 44 and local employers work together to ensure that high school and postsecondary college

curricula operate seamlessly and meet the needs of participating employers. Funds shall 1 not be allotted until Learn and Earn high schools are certified as operational. 2 **SECTION 7.11.(c)** During the first year of its operation, a high school 3 established under G.S. 115C-238.50 shall be allotted a principal regardless of the 4 number of State-paid teachers assigned to the school or the number of students enrolled 5 in the school. The budget flexibility authorized by G.S. 115C-105.25 does not apply to 6 these positions. 7 **SECTION 7.11.(d)** The State Board of Education, in consultation with the 8 State Board of Community Colleges and The University of North Carolina Board of 9 Governors, shall conduct an annual evaluation of this program. The evaluation shall 10 include measures as identified in G.S. 115C-238.55. It shall also include: (i) an 11 accounting of how funds and personnel resources were utilized and their impact on 12 student achievement, retention, and employability; (ii) recommended statutory and 13 14 policy changes; and (iii) recommendations for improvement of the program. The State Board of Education shall report the results of this evaluation to the Office of State 15 Budget and Management, the Joint Legislative Education Oversight Committee, and the 16 Fiscal Research Division by January 15 of each fiscal year. 17 **SECTION 7.11.(e)** Funds appropriated in this act will expand the number of 18 Learn and Earn sites to 34 in 2006-2007. Enrollment and tuition for The University of 19 North Carolina courses in which Learn and Earn students are enrolled is an allowable 20 21 use of these funds. Tuition costs may include laboratory fees assessed to all students enrolled in the course or a similar course. 22 **SECTION 7.11.(f)** Textbooks required for college courses in which Learn 23 and Earn students are enrolled may be purchased with these funds. 24 **SECTION 7.11.(g)** Payment of fees by LEAs to partnering community 25 colleges and universities are restricted to technology or course fees. Funds appropriated 26 in this act shall not be used to support the cost of athletic or other student activity or 27 campus fees not required by enrollment in a specific course. 28 **SECTION 7.11.(h)** Nonrecurring funds are appropriated to support planning 29 sites in 2006-2007. These funds may be used for planning and start-up costs, and 30 principal salary for the four months immediately prior to the academic year in which the 31 site becomes operational. 32 **SECTION 7.11.(i)** The State Board of Education shall allot funds for 33 university enrollment, tuition and fees, and textbooks on the basis of and after 34 verification of the credit hour enrollment of Learn and Earn students in university 35 courses. The State Board of Education shall allot funds for community college fees and 36 textbooks on the basis of and after verification of the credit hour enrollment of Learn 37 and Earn students in community college courses. 38 39 NEW SCHOOLS PROJECT HIGH SCHOOLS 40 **SECTION 7.12.(a)** Funds are appropriated in this act to expand the Small 41 Specialty Schools pilot. This appropriation will support the redesign of an additional 21 42 new schools in 2006-2007. The purpose of the program is to improve graduation rates 43

and to achieve higher student performance as measured by standard tests and

44

1 postgraduate gainful employment or admission into an institution of higher education.

The State Board of Education shall work closely with the Education Cabinet and theNew Schools Project in administering the program.

SECTION 7.12.(b) Nonrecurring funds are appropriated to support 10 4 planning sites in 2006-2007 for redesigned schools focused on science, technology, 5 engineering, and/or mathematics (STEM). The State Board of Education shall work 6 closely with the NC New Schools Project in administering the program. These funds 7 may be used for planning and start-up costs and principal salaries for the four months 8 9 immediately prior to the academic year in which the site becomes operational. Any implementation grants for STEM schools shall come from non-State sources, such as 10 private and other public sources. 11

12 13

NC WISE POSITIONS

14 **SECTION 7.13.(a)** Notwithstanding G.S. 143-23, the State Board of 15 Education may, subject to the approval of the Office of State Budget and Management, 16 and in consultation with the Office of Information Technology Services, use funds 17 appropriated in this act for NC WISE to create positions or incur expenditures necessary 18 to transfer the maintenance and administration of the NC WISE system from the vendor 19 to the Department of Public Instruction.

SECTION 7.13.(b) The Department of Public Instruction shall report on a quarterly basis to the Joint Legislative Education Oversight Committee on the implementation of the NC WISE project.

24 ONLINE PROFESSIONAL DEVELOPMENT RESOURCE CENTER

SECTION 7.14.(a) Funds appropriated to the State Board of Education for the Online Professional Development Resource Center Web portal will be placed in a reserve in the Professional Teaching Standards Commission budget until an IT project plan is developed and approved.

SECTION 7.14.(b) Funds will be released upon approval of the IT project
 plan by the State Budget Director and the Chief Information Officer.

31 32

23

21ST CENTURY LITERACY COACHES

SECTION 7.15.(a) Funds in the amount of four million seven hundred 33 sixty-seven thousand four hundred dollars (\$4,767,400) are appropriated to support the 34 selection and hiring of 100 21st Century Literacy Coaches. Coaches will be hired and 35 placed in 100 middle schools or other public schools with an eighth grade class. A site 36 selection process including formal criteria will be developed by the State Board of 37 Education in consultation with the North Carolina Teacher Academy. The site must 38 receive formal approval of the State Board of Education to receive funds for this 39 purpose. Sites prioritized for selection will include representation from a wide 40 demographic and will include, but will not be limited to, feeder schools to Learn and 41 Earn schools, New Schools Project schools, Disadvantaged Student Supplemental 42 Funding (DSSF) districts, or select schools with the lowest tier of reading scores in the 43 most recent three years on end-of-grade tests. To be selected, schools must (i) contain 44

an eighth grade class, and (ii) ensure that Literacy Coaches will have no administrative
 responsibilities in the schools in which they are placed.

3 **SECTION 7.15.(b)** National Board for Professional Teaching Standards 4 (NBPTS) certified teachers serving in these positions shall be exempt from the 5 requirements in G.S.115C-296.2(b)(2)d. and shall remain on the NBPTS teacher salary 6 schedule.

7

8 EDUCATION VALUES ADDED ASSESSMENT SYSTEM (EVAAS) – ALLOW 9 LEAS TO PARTICIPATE

10 **SECTION 7.16.** Effective July 1, 2006, the Education Value Added 11 Assessment System (EVAAS) will be made available to LEAs as a tool to provide 12 in-depth analysis of student performance and to help identify strategies for improving 13 student achievement. The State Board of Education shall identify LEAs to receive 14 funding in 2006-2007 based on criteria that shall include (i) identified need, (ii) 15 readiness, and (iii) county wealth, as defined in the Low-Wealth Supplemental Funding 16 Formula.

17

17

NORTH CAROLINA VIRTUAL SCHOOL

19 **SECTION 7.17.(a)** Funds are appropriated in this act for the North Carolina Virtual Public School (NCVPS) program. The NCVPS shall report to the State Board 20 21 of Education and shall maintain an administrative office at the Department of Public Instruction. Funds shall be used for eight positions for administration of the program; 22 course reviews, consolidation, acquisition and development; an NCVPS management 23 system; employment of instructional staff; and operating expenses of the program. The 24 purpose of the North Carolina Virtual Public School (NCVPS) program is to ensure that 25 North Carolina public school students and faculty can access a standard set of quality 26 educational resources online. 27

28 **SECTION 7.17.(b)** The Director of NCVPS will ensure that course quality standards are established and met and that all e-learning opportunities offered to public 29 school students are consolidated under the NC Virtual Public School Program, 30 eliminating course duplication. Assessment will be conducted by the director who shall 31 evaluate current course offerings for rigor and quality. 32 A report on the proposed consolidation and operating plan for 2007-2008 will be made to the Joint Legislative 33 Education Oversight Committee, the Office of State Budget and Management, and the 34 Fiscal Research Division no later than January 15, 2007. Consolidation will be 35 completed by June 30, 2007. Notwithstanding G.S 143-23, the State Board of 36 Education may move funds within the budget to implement the consolidation. 37

SECTION 7.17.(c) Subsequent to course consolidation, the Director will prioritize e-learning course offerings for students residing in rural and low-wealth county LEAs, in order to expand available instructional opportunities. First-available e-learning instructional opportunities should include courses required as part of the standard course of study for high school graduation and AP offerings not otherwise available.

SECTION 7.17.(d) Beginning in fiscal year 2007-2008 funds for e-learning 1 opportunities for public school students will be budgeted as an ADM adjustment within 2 the State Public School Fund. 3 **SECTION 7.17.(e)** The appropriation for the information technology 4 component of this initiative is placed in a reserve in the Department of Public 5 Instruction. This project component must be approved by the State Budget Director and 6 the Chief Information Officer prior to the expenditure of funds. 7 8 9 **DISTANCE EDUCATION SECTION 7.18.** Notwithstanding G.S. 143-23, the State Board of Education 10 may use monies from the State Public School Fund in 2006-2007 only to pay for the 11 additional costs associated with an increased number of registration fees for students 12 enrolling in distance education courses. 13 14 15 DEPARTMENT OF PUBLIC INSTRUCTION LEGACY SYSTEM MIGRATION AND UPGRADE 16 **SECTION 7.19.** Nonrecurring funds in the amount of two million dollars 17 (\$2,000,000) are placed in a reserve in the Department of Public Instruction for Legacy 18 System Migration and Update. The department must obtain approval from the Chief 19 Information Officer and the State Budget Director prior to the expenditure of funds for 20 21 this project. Funds in the reserve may be carried forward to fiscal year 2007-2008 to 22 complete the project. Unexpended funds will revert to the General Fund June 30, 2008. 23 SCHOOL CONNECTIVITY 24 25 SECTION 7.20. A nonrecurring appropriation of four million dollars (\$4,000,000) shall support the NC Education Network and expand the number of the 26 State's K-12 public schools to use technology as an instructional tool to prepare students 27 for the demands of the 21st century workforce. Funding shall be placed in reserve in the 28 Department of Public Instruction. The State Board of Education and the Department of 29 Public Instruction, in collaboration with ITS, shall work with pilot districts to provide 30 "last mile connectivity" and infuse technology into schools' instructional efforts. 31 Funding for support, network operations, security, and other appropriate expenditures 32 shall be managed out of the appropriation. 33 34 **CONVERT 100 TEACHING FELLOWS SCHOLARSHIP LOANS FOR** 35 **PROSPECTIVE MATHEMATICS AND SCIENCE TEACHERS** 36 SECTION 7.21.(a) Beginning in the 2007-2008 fiscal year, 100 of the 500 37 teaching fellows scholarship loans as established in G.S. 115C-363.23A shall be 38 changed from four-year scholarship loans to two-year scholarship loans for North 39 Carolina college juniors who intend to obtain licensure in middle school or high school 40 mathematics or science. 41 **SECTION 7.21.(b)** G.S. 115C-363.23A reads as rewritten: 42 "§ 115C-363.23A. Teaching Fellows Program established; administration. 43 Senate Bill 1740*-First Edition Page 25

A Teaching Fellows Program shall be administered by the North Carolina (a) 1 Teaching Fellows Commission. The Teaching Fellows Program shall be used to provide 2 a four-year scholarship loan of six thousand five hundred dollars (\$6,500) per year to 3 North Carolina high school seniors interested in preparing to teach in the public schools 4 of the State. Beginning July 1, 2007, the Teaching Fellows Program shall be used to 5 provide 100 two-year scholarship loans of six thousand five hundred dollars (\$6,500) 6 per year to North Carolina college juniors who intend to obtain licensure in middle 7 school or high school mathematics or science. The Commission shall adopt very 8 stringent standards, including minimum grade point average and scholastic aptitude test 9 scores, for awarding these scholarship loans to ensure that only the best high school 10 seniors receive them. 11

(b) The Commission shall administer the program in cooperation with teacher training institutions selected by the Commission. Teaching Fellows should be exposed to a range of extra-curricular activities while in college. These activities should be geared to instilling a strong motivation not only to remain in teaching but to provide leadership for tomorrow's schools.

17 (c) The Commission shall form regional review committees to assist it in 18 identifying the best high school seniors <u>or college juniors</u> for the program. The 19 Commission and the review committees shall make an effort to identify and encourage 20 minority students and students who may not otherwise consider a career in teaching to 21 enter the program.

22 (d) All scholarship loans shall be evidenced by notes made payable to the 23 Commission that shall bear interest at the rate of ten percent (10%) per year beginning 24 September 1 after completion of the program, or immediately after termination of the 25 scholarship loan, whichever is earlier. The scholarship loan may be terminated by the 26 recipient withdrawing from school or by the recipient not meeting the standards set by 27 the Commission.

28 (e) The Commission shall forgive the four-year loan if, within seven years after graduation, the recipient teaches for four years and forgive the two-year loan if the 29 recipient teaches for three years at a North Carolina public school or at a school 30 operated by the United States government in North Carolina. The Commission shall 31 also forgive the four-year loan if, within seven years after graduation, the recipient 32 teaches for three consecutive years and forgive the two-year loan if the recipient teaches 33 for two years, unless the recipient takes an approved leave of absence, at a North 34 Carolina public school in a local school administrative unit that, at the time the recipient 35 accepts employment with the unit, is a low-performing school system identified in 36 accordance with Article 6A of this Chapter or is on warning status as defined by the 37 State Board of Education. The Commission shall also forgive the four-year loan and the 38 two-year loan if it finds that it is impossible for the recipient to teach for four years, 39 within seven years after graduation, at a North Carolina public school or at a school 40 operated by the United States government in North Carolina, because of the death or 41 permanent disability of the recipient." 42

43

1	PUBLIC SCHOOL BUILDING CAPITAL FUND - SMALL COUNTY
2	MINIMUM GUARANTEE
3	SECTION 7.22.(a) G.S. 115C-546.2(a) reads as rewritten:
4	"(a) Monies in the Fund shall be allocated to the counties on a per average daily
5	membership basis according to the average daily membership for the budget year as
6	determined and certified by the State Board of Education. Interest earned on funds
7	allocated to each county shall be allocated to that county. It is provided, however, any
8	county defined as low-wealth and eligible for funds under subsection (d) of this section
9	shall receive an additional allocation per annum equal to the remainder of five hundred
10	thousand dollars (\$500,000) less the funds provided under subsection (d) of this section.
11	It is further provided that subsection (c) of this section does not apply to this additional
12	allocation."
13	SECTION 7.22.(b) The State Board of Education may use monies within
14	the Public School Building Capital Fund to establish an engineer position in the
15	Division of School Planning.
16	
17	TRANSFER MORE AT FOUR PROGRAM AND OFFICE OF SCHOOL
18	READINESS TO THE DEPARTMENT OF PUBLIC INSTRUCTION
19	SECTION 7.23.(a) The More at Four program and the Office of School
20	Readiness are transferred from the Office of the Governor to the Department of Public
21	Instruction effective July 1, 2006. This transfer shall have all of the elements of a Type
22	I transfer, as defined in G.S. 143A-6. The Office of School Readiness will provide
23	oversight to the More at Four program and other related early childhood and
24 25	prekindergarten education experiences. An Executive Director for the Office of School Readiness will be appointed by the State Board of Education.
25 26	SECTION 7.23.(b) Section 10.67(a) of S.L. 2005-276 is repealed.
26 27	SECTION 7.23.(b) Section 10.07(a) of S.L. 2005-276 is repeated. SECTION 7.23.(c) Section 10.67(b) of S.L. 2005-276 reads as rewritten:
28	"SECTION 10.67.(b) The Department of Health and Human Services and the
20 29	Department of Public Instruction, with guidance from the Task Force, shall continue the
30	implementation of the "More at Four" prekindergarten program for at-risk
31	four-year-olds who are at risk of failure in kindergarten. The program is available
32	statewide to all counties that choose to participate, including underserved areas. The
33	goal of the program is to provide quality prekindergarten services to a greater number of
34	at-risk children in order to enhance kindergarten readiness for these children. The
35	program shall be consistent with standards and assessments established jointly by the
36	Department of Health and Human Services and the Department of Public Instruction.
37	The program shall include:
38	(1) A process and system for identifying children at risk of academic
39	failure.
40	(2) A process and system for identifying children who are not being
41	served first priority-in formal early education programs, such as child
42	care, public or private preschools, Head Start, Early Head Start, early
43	intervention programs, or other such programs, who demonstrate

1		educational needs, and who are eligible to enter kindergarten the next
2		school year, as well as children who are underserved.
3	(3)	A curriculum or several curricula that are research-based and/or built
4		on sound instructional theory.recommended by the Task Force. The
5		Task Force will identify and approve appropriate research-based
6		curricula. These curricula shall: (i) focus primarily on oral language
7		and emergent literacy; (ii) engage children through key experiences
8		and provide background knowledge requisite for formal learning and
9		successful reading in the early elementary years; (iii) involve active
10		learning; (iv) promote measurable kindergarten language-readiness
11		skills that focus on emergent literacy and mathematical skills; and (v)
12		develop skills that will prepare children emotionally and socially for
13		kindergarten.
14	(4)	An emphasis on ongoing family involvement with the prekindergarten
15		program.
16	(5)	Evaluation of child progress through <u>a preassessment and</u>
17		postassessment of children in the statewide evaluation, as well as
18		ongoing assessment of the children by teachers.
19	(6)	Guidelines for a system to reimburse local school boards and systems,
20		private child care providers, and other entities willing to establish and
21		provide prekindergarten programs to serve at-risk children.
22	(7)	A system built upon existing local school boards and systems, private
23		child care providers, and other entities that demonstrate the ability to
24		establish or expand prekindergarten capacity.
25	(8)	A quality-control system. Participating providers shall comply with
26		standards and guidelines as established by the Department of Health
27		and Human Services and the Department of Public Instruction, and the
28		Task Force. The Department may use the child care rating system to
29		assist in determining program participation.
30	(9)	Standards for minimum teacher qualifications. A portion of the
31		classroom sites initially funded shall have at least one teacher who is
32		certified or provisionally certified in birth-to-kindergarten education.
33	(10)	A local contribution. Programs must demonstrate that they are
34		accessing resources other than "More at Four".
35	(11)	A system of accountability.
36	(12)	Consideration of the reallocation of existing funds. In order to
37		maximize current funding and resources, the Department of Health and
38		Human Services and the Department of Public Instruction, and the
39		Task Force shall consider the reallocation of existing funds from State
40		and local programs that provide prekindergarten-related care and
41		services."
42	SECT	FION 7.23.(d) Section 10.67(c) of S.L. 2005-276 reads as rewritten:
43	"SECTION	10.67.(c) The Department of Health and Human Services Department
44	of Public Instru	ction shall implement a plan to expand plan for expansion of the "More

44 <u>of Public Instruction</u> shall <u>implement a plan to expand plan for expansion of the</u> "More

at Four" program standards within existing resources to include four- and five-star-rated 1 centers and schools serving four-year-olds and develop guidelines for these programs. 2 The Department shall analyze guidelines for use of the "More at Four" funds, State 3 subsidy funds, and Smart Start subsidy funds and devise a complementary plan for 4 administration of funds for all four-year-old classrooms. The "NC Prekindergarten 5 Program Standards" initiative shall recognize four- and five-star-rated centers that 6 choose to apply and meet equivalent "More at Four" program standards as high quality 7 pre-k classrooms. Classrooms meeting these standards shall, have at a minimum, 8 receive curricula and access to training and workshops for "More at Four" programs. 9 Whenever expansion slots are available, these classrooms shall have first priority to 10 receive them.and be considered along with other "More at Four" programs for 11 T.E.A.C.H. funding. The Department shall ensure that no individual receives funding 12 13 from more than one source for the same purpose or activity during the same funding 14 period. For purposes of this subsection, sources shall include T.E.A.C.H., W.A.G.E.\$., and T.E.A.C.H. Health Insurance programs for individual recipients. 15 The "More at Four" program shall review the number of slots filled by 16 counties on a monthly basis and shift the unfilled slots to counties with waiting lists. 17 The shifting of slots shall occur through December 30, 2005, January 31 of each year, 18 19 at which time any remaining funds for slots unfilled shall be used to meet the needs of the waiting list for subsidized child care." 20 21 **SECTION 7.23.(e)** Section 10.67(d) of S.L. 2005-276 reads as rewritten: 22 "SECTION 10.67.(d) The Department of Health and Human Services, the Department of Public Instruction, and the Task Force shall submit a report by February 23 1, 2006 The Department of Public Instruction shall submit a report by February 1, 2007. 24 to the Joint Legislative Commission on Governmental Operations, the Joint Legislative 25 Education Oversight Committee, the Senate Appropriations Committee on Health and 26 Human Services Education, the House of Representatives Appropriations Subcommittee 27 on Health and Human Services Education, and the Fiscal Research Division. This final 28 report shall include the following: 29 The number of children participating in the program. 30 (1)The number of children participating in the program who have never (2)31 been served in other early education programs, such as child care, 32 public or private preschool, Head Start, Early Head Start, or early 33 intervention programs. 34 (3) The expected expenditures for the programs and the source of the local 35 match for each grantee. 36 The location of program sites and the corresponding number of 37 (4) children participating in the program at each site. 38 Activities involving Child Find in counties. 39 (5)(6)(5) A comprehensive cost analysis of the program, including the cost per 40 child served by the program. 41 (7)(6) The plan for expansion of "More at Four" through existing resources 42 status of the NC Prekindergarten initiatives as outlined in this 43 section." 44

1	SECTION 7.23.(f) Section 10.67(e) of S.L. 2005-276 reads as rewritten:
2	"SECTION 10.67.(e) For the 2005-2006 and the 2006-2007 fiscal years, the "More
3	at Four" program shall establish income eligibility requirements for the program not to
4	exceed seventy-five percent (75%) of the State median income-to-make the program
5	consistent with the child care subsidy requirements. Up to twenty percent (20%) of
6	children enrolled may have family incomes in excess of seventy-five percent (75%) of
7	median income if they have other designated risk factors."
8	SECTION 7.23.(g) Section 10.67(f) of S.L. 2005-276 reads as rewritten:
9	"SECTION 10.67.(f) The "More at Four" program funding shall not supplant any
10	funding for classrooms serving four-year-olds as of the 2003-2004 2005-2006 fiscal
11	year. Support of existing four-year-old classrooms with "More at Four" program
12	funding shall be permitted when current funding is eliminated, reduced, or redirected as
13	required to meet other specified federal or state educational mandates."
14	SECTION 7.23.(h) Section 10.67(g) of S.L. 2005-276 is repealed.
15	SECTION 7.23.(i) G.S. 115C-242(1) reads as rewritten:
16	"(1) A school bus may be used for the transportation of pupils enrolled in
17	and employees in the operation of the school to which such bus is
18	assigned by the superintendent of the local school administrative unit.
19	Except as otherwise herein provided, such transportation shall be
20	limited to transportation to and from such school for the regularly
21	organized school day, and from and to the points designated by the
22	principal of the school to which such bus is assigned, for the receiving
23	and discharging of passengers. No pupil or employee shall be so
24	transported upon any bus other than the bus to which such pupil or
25	employee has been assigned pursuant to the provisions of this Article:
26	Provided, that children enrolled in a Headstart program or any More at
27	Four program which is housed in a building owned and operated by a
28	local school administrative unit where school is being conducted may
29	be transported on public school buses, and any additional costs
30	associated with such so long as the contractual arrangements shall be
31	incurred by the benefitting Head Start or More at Four program made
32	cause no extra expense to the State: Provided further, that children
33	with special needs may be transported to and from the nearest
34	appropriate private school having a special education program
35	approved by the State Board of Education if the children to be
36	transported are or have been placed in that program by a local school
37	administrative unit as a result of the State or the unit's duty to provide
38	such children with a free appropriate public education."
39 40	PROHIBIT USE OF STATE FUNDS FOR LOBBYING EXPENSES
40	
41 42	SECTION 7.24. State funds appropriated by this act for local school administrative units shall not be used for the payment of dues to organizations that
	administrative units shall not be used for the payment of dues to organizations that conduct lobbying or legislative advocacy.
43	conduct toobying of tegistative advocacy.

44

1	AMEND CIVIL PENALTY AND FO	ORFEITURE FUND	AVAILABILITY
2	SECTION 7.25.(a) Section 6.37(a) of S. L. 2005-276 reads as rewritten:		
3	"SECTION 6.37.(a) Availability. – The availability used to support appropriations		
4	made in this act from the Civil Penal	lty and Forfeiture Fu	nd is based upon estimated
5	collections of fines and forfeitures from	n the agencies and in	the amounts listed below:
6		FY 2005-2006	5 FY 2006-2007
7	Department of Revenue	\$ 80,000,000	\$ 85,000,000<u>63,000,000</u>
8	Department of Transportation	\$ 15,000,000	\$ 15,000,000
9	Employment Security Commission	\$ 3,000,000	\$ 3,000,000
10	Department of Insurance	\$ 3,000,000	\$ 3,000,000 <u>1,000,000</u>
11	University of North Carolina	\$ 5,000,000	\$ 5,000,000 <u>3,500,000</u>
12	Other Agencies	\$ 14,500,000	\$ 14,500,000<u>10,000,000</u>
13	Total Funds Available	\$ 120,500,000	\$ 125,500,000<u>95,500,000</u>
14			
15	SECTION 7.25.(b) Section	6.37(b) of S.L. 2005-	276 reads as rewritten:
16	"SECTION 6.37.(b) Appropriation	ons. – Appropriations	s are made from the Civil
17	Penalty and Forfeiture Fund for the fise	cal biennium ending J	une 30, 2007, as follows:
18		2005-2006	2006-2007
19	School Technology Fund	\$ 18,000,000	\$ 18,000,000
20	State Public School Fund	\$ 102,500,000	\$ 107,500,000<u>77,500,000</u>
21	Total Appropriation	\$ 120,500,000	\$ 125,500,000<u>95,500,000</u>
22			
23	SECTION 7.25. (c) G.S. 11	15C-457.2, as amende	d by Section 6.37(v) of S.L.
24	2005-276 reads as rewritten:		
25	"§ 115C-457.2. Remittance of money		
25 26	The clear proceeds of all civil pe	nalties, civil forfeitur	
	The clear proceeds of all civil pe collected by a State agency and that t	nalties, civil forfeitur he General Assembly	is authorized to place in a
26	The clear proceeds of all civil pe collected by a State agency and that t State fund pursuant to Article IX, Sec	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons	is authorized to place in a titution shall be remitted to
26 27	The clear proceeds of all civil pe collected by a State agency and that t State fund pursuant to Article IX, Sec the Office of State Budget and Manag	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer	y is authorized to place in a titution shall be remitted to having custody of the funds
26 27 28	The clear proceeds of all civil pe collected by a State agency and that t State fund pursuant to Article IX, Sec the Office of State Budget and Manag within 10 days after the close of th	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer he calendar month in	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were
26 27 28 29	The clear proceeds of all civil pe collected by a State agency and that t State fund pursuant to Article IX, Sec the Office of State Budget and Manag within 10 days after the close of th received or collected. Notwithstanding	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer he calendar month in g any other law, all su	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ach funds shall be deposited
26 27 28 29 30	The clear proceeds of all civil pe collected by a State agency and that t State fund pursuant to Article IX, Sec the Office of State Budget and Manag within 10 days after the close of th received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fun	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer he calendar month in g any other law, all su nd. The clear proceed	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the
26 27 28 29 30 31	The clear proceeds of all civil pe collected by a State agency and that t State fund pursuant to Article IX, Sec the Office of State Budget and Manag within 10 days after the close of th received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fun full amount of all civil penalties, civil	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer a calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page
26 27 28 29 30 31 32	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Sect the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer a calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil 276 authority conferre	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished
26 27 28 29 30 31 32 33	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Sect the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, r	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer a calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil 276 authority conferrent ot to exceed twenty p	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount
26 27 28 29 30 31 32 33 34	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Sect the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, re- collected. The collection cost percent	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons- ement by the officer a calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil 276 authority conferra- not to exceed twenty p ntage to be used by	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount y a State agency shall be
26 27 28 29 30 31 32 33 34 35	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Sect the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, re collected. The collection cost percent established and approved by the Office	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer a calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil 276 authority conferrent to exceed twenty p <u>ntage to be used by</u> <u>e of State Budget and</u>	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ach funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount y a State agency shall be Management on an annual
26 27 28 29 30 31 32 33 34 35 36	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Sect the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, recollected. The collection cost percen- established and approved by the Office basis based upon the computation of a	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons ement by the officer a calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil 276 authority conferrent to exceed twenty p <u>ntage to be used by</u> <u>e of State Budget and</u>	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ach funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount y a State agency shall be Management on an annual
26 27 28 29 30 31 32 33 34 35 36 37	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Sect the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, re collected. The collection cost percent established and approved by the Office basis based upon the computation of act fiscal year."	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons- ement by the officer is calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil 276 authority conferre- not to exceed twenty p <u>ntage to be used by</u> <u>e of State Budget and</u> <u>ctual collection costs</u>	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount y a State agency shall be Management on an annual by each agency for the prior
26 27 28 29 30 31 32 33 34 35 36 37 38	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Sect the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, recollected. The collection cost percen- established and approved by the Office basis based upon the computation of an fiscal year." SECTION 7.26. The State	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons- ement by the officer a calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil 276 authority conferrent to exceed twenty p ntage to be used by e of State Budget and ctual collection costs	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount y a State agency shall be Management on an annual by each agency for the prior
26 27 28 29 30 31 32 33 34 35 36 37 38 39	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Section the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, recollected. The collection cost percent established and approved by the Office basis based upon the computation of additional fiscal year." SECTION 7.26. The State thousand dollars (\$500,000) from the	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons- ement by the officer a calendar month in g any other law, all su nd. The clear proceed forfeitures, and civil 276 authority conferra- not to exceed twenty p <u>ntage to be used by</u> <u>e of State Budget and</u> ctual collection costs Board of Education State Public School	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount y a State agency shall be Management on an annual by each agency for the prior may use up to five hundred Fund to support the Senior
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Sect the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, recollected. The collection cost percent established and approved by the Office basis based upon the computation of ade fiscal year." SECTION 7.26. The State thousand dollars (\$500,000) from the Project Initiative. These funds shall be	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons- ement by the officer is calendar month in g any other law, all su nd. The clear proceed l forfeitures, and civil 276 authority conferrent to exceed twenty p <u>ntage to be used by</u> <u>e of State Budget and</u> <u>ctual collection costs</u> Board of Education State Public School e used for training fo	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount y a State agency shall be Management on an annual by each agency for the prior may use up to five hundred Fund to support the Senior r LEA staff and teachers to
26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	The clear proceeds of all civil per collected by a State agency and that the State fund pursuant to Article IX, Section the Office of State Budget and Manage within 10 days after the close of the received or collected. Notwithstanding in the Civil Penalty and Forfeiture Fund full amount of all civil penalties, civil 48 Session Law 2005-276 SL2005-02 only by the actual costs of collection, recollected. The collection cost percent established and approved by the Office basis based upon the computation of additional fiscal year." SECTION 7.26. The State thousand dollars (\$500,000) from the	nalties, civil forfeitur he General Assembly tion 7(b) of the Cons- ement by the officer is calendar month in g any other law, all su nd. The clear proceed l forfeitures, and civil 276 authority conferrent to exceed twenty p <u>ntage to be used by</u> <u>e of State Budget and</u> <u>ctual collection costs</u> Board of Education State Public School e used for training fo	y is authorized to place in a titution shall be remitted to having custody of the funds which the revenues were ich funds shall be deposited s of these funds include the fines collected under Page ed by the State, diminished bercent (20%) of the amount y a State agency shall be Management on an annual by each agency for the prior may use up to five hundred Fund to support the Senior r LEA staff and teachers to

44 Education in 2004.

1 PART VIII. COMMUNITY COLLEGES 2 3 **USE OF FUNDS FOR THE COLLEGES INFORMATION SYSTEM PROJECT** 4 **SECTION 8.1.(a)** Funds appropriated to the Community Colleges System 5 Office for the College Information System Project shall not revert at the end of the 6 2005-2006 fiscal year but shall remain available until expended. 7 **SECTION 8.1.(b)** Notwithstanding G.S. 143-23, the Community Colleges 8 System Office may, subject to the approval of the Office of State Budget and 9 Management and in consultation with the Office of Information Technology Services, 10 use funds appropriated in this act for the College Information System Project to create 11 positions or incur expenditures necessary to transfer the maintenance and administration 12 of the College Information System Project from the vendor to the System Office. 13 14 SECTION 8.1.(c) The Community Colleges System Office shall report on a quarterly basis to the Joint Legislative Education Oversight Committee on the 15 implementation of the College Information System Project. 16 **SECTION 8.1.(d)** Subsection (a) of this section becomes effective June 30, 17 2006. 18 19 **CARRYFORWARD FOR EQUIPMENT** 20 21 SECTION 8.2.(a) Subject to the approval of the Office of State Budget and Management and cash availability, the North Carolina Community Colleges System 22 Office may carry forward an amount not to exceed ten million dollars (\$10,000,000) of 23 the operating funds that were not reverted in fiscal year 2005-2006 to be reallocated to 24 25 the State Board of Community Colleges' Equipment Reserve Fund. These funds shall be distributed to colleges consistent with G.S. 115D-31. 26 **SECTION 8.2.(b)** This section becomes effective June 30, 2006. 27 28 SALARIES OF COMMUNITY COLLEGE FACULTY AND PROFESSIONAL 29 **STAFF** 30 **SECTION 8.3.(a)** Funds appropriated in this act for salary increases shall be 31 used to increase faculty and professional staff salaries by an average of four percent 32 (4%). These increases are in addition to other salary increases provided for in this act 33 and shall be calculated on the average salaries prior to the issuance of the compensation 34 increase. Colleges may provide additional increases from funds available. 35 **SECTION 8.3.(b)** The State Board of Community Colleges shall adopt rules 36 to ensure that these funds are used only to move faculty and professional staff salaries to 37 the respective national averages. These funds shall not be transferred by the State Board 38 or used for any other budget purpose by the community colleges. 39 40 **USE OF NEW AND EXPANDING INDUSTRY TRAINING PROGRAM FUNDS** 41 FOR CUSTOMIZED INDUSTRY TRAINING 42 SECTION 8.4. Notwithstanding any other provision of law, the State Board 43 of Community Colleges may use funds appropriated to it for the New and Expanding 44

Industry Training Program to operate programs under the Customized Industry Training 1 Program.

- 2 3
- **UNC-NCCCS 2+2 E-LEARNING INITIATIVE FUNDS** 4

SECTION 8.5.(a) Funds appropriated in this act to The University of North 5 Carolina and the North Carolina Community College System for the UNC-NCCCS 2+2 6 E-Learning Initiative shall be used to fund further development of online courses for 7 2+2 programs. Based on a mutually agreed upon decision by the State Board of 8 9 Education Chairman, the President of the Community Colleges, and the President of The University of North Carolina as to the areas of greatest need, to include 10 mathematics and science teacher licensure fields, funds are available to support joint 11 technology development, systems to track student progress and articulation between a 12 North Carolina community college and a University of North Carolina campus, and 13 14 develop technology needed to support online courses and 2+2 programs.

SECTION 8.5.(b) The University of North Carolina and Community 15 Colleges System Office shall report by September 1, 2006, and annually thereafter, to 16 the Joint Legislative Education Oversight Committee, the Office of State Budget and 17 Management, and the Fiscal Research Division of the General Assembly on the 18 19 implementation of the UNC-NCCCS 2+2 E-Learning Initiative. This report shall include: 20

21

26

27

28

29

31

(1)The courses and programs within the 2+2 E-Learning Initiative;

- (2)The total number of prospective teachers that have taken or are taking 22 part in this initiative to date broken down by the current academic 23 period and each of the previous academic periods since the program's 24 25 inception;
 - (3) The total number of teachers currently in the State's classroom, by local school administrative unit, who have taken part in this initiative;
 - The change in the number of teachers available to schools since the (4) program's inception;
- The qualitative data from students, (5) teachers. local school 30 administrative unit personnel, university personnel, and community college personnel as to the impact of this initiative on our State's 32 teaching pool; and 33
- 34 35
- 36
- 37
- between the NC Community College System and The University of North Carolina, including recommendations for improvement.

An explanation of the expenditures and collaborative programs

NC COMMUNITY COLLEGE SYSTEM MAY USE STATE FUNDS IN LIEU 38 **OF FEDERAL FUNDS DUE TO FEDERAL MANDATES** 39

SECTION 8.6.(a) Changes in Guidelines Governing the Use of Federal 40 Funds. - If the Congress of the United States or the granting federal agency changes the 41 eligibility or guidelines governing grant monies awarded to the North Carolina 42 Community College System, the Community Colleges System Office shall adjust its 43 budget accordingly. In allocating an increase in federal funds, the Community Colleges 44

(6)

System Office shall not propose funding for new programs or activities not approved as 1 a condition of the grant award. In allocating a decrease in federal funds, the Department 2 shall not eliminate the funding for a program or activity appropriated in this act unless it 3 is related to the State administration or is mandated by the granting federal agency. 4 **SECTION 8.6.(b)** Prior to making any budget adjustments due to changes in 5 federal fund availability, the proposed allocation must be approved by the Office of 6 State Budget and Management, and a report shall be submitted to the Joint Legislative 7 Commission on Governmental Operations for review prior to implementing the 8 changes. All budget adjustments shall be reported immediately to the Office of State 9 Budget and Management, the Joint Legislative Commission on Governmental 10 Operations, and the Fiscal Research Division of the General Assembly. 11 **SECTION 8.6.(c)** Notwithstanding G.S. 143-23, the Community Colleges 12 System Office may use State literacy funds to fund the State administration of the GED 13 14 office. Federal funds previously used to support the State administration functions shall be reallocated to the colleges. 15 16 17 **REPORT ON THE NCCCS BIONETWORK** SECTION 8.7. The Community Colleges System Office shall report by 18 19 November 1, 2006, to the Joint Legislative Education Oversight Committee, the Office of State Budget and Management, and the Fiscal Research Division on the 20 21 implementation of the NCCCS BioNetwork. This report shall include an explanation of 22 the BioNetwork's activities, accomplishments, and expenditures. 23 **DISTRIBUTION OF ENROLLMENT RESERVE FUND** 24 25 **SECTION 8.8.(a)** Funds appropriated to the North Carolina Community College System for the Enrollment Reserve Fund shall be used to assist colleges that 26 experience high enrollment growth in the Fall Semester. Funds shall be distributed to 27 colleges in which enrollment growth in curriculum full-time-equivalent (FTE) in the 28 Fall Semester exceeds five percent (5%) over the previous year. 29 **SECTION 8.8.(b)** The State Board of Community Colleges shall approve 30 any allocation of funds occurring under subsection (a) of this section and may adopt 31 additional rules governing the distribution of these funds. 32 33 COMMUNITY COLLEGE DISTANCE LEARNING SOFTWARE MUST BE 34 **COMPATIBLE WITH K-12 AND UNC DISTANCE LEARNING SOFTWARE** 35 **SECTION 8.9.(a)** Funds are appropriated in this act to the Community 36 Colleges System Office for the purchase and development of a Course Management 37 System and Learning Object Repository common to all community colleges. This 38 software shall be compatible and able to be integrated with course management and 39 distance learning software adopted by The University of North Carolina and the State 40 Board of Education. 41 SECTION 8.9.(b) The Office of Information Technology Services shall 42 approve any software purchases and ensure compatibility pursuant to subsection (a) of 43 this section. 44

1				
2	NEW EQUIPMENT FUNDS SHALL BE DIRECTED TOWARDS PROGRAMS			
3	TO REDUCE WAITING LISTS			
4	SECTION 8.10. The eleven million dollars (\$11,000,000) appropriated in			
5	this act to the North Carolina Community College System for the purchase of new or			
6	replacement equipment at the community colleges shall be directed first, to the			
7	maximum extent feasible, towards the purchase of new or replacement equipment for			
8	those programs with waiting lists, including allied health programs. The State Board of			
9	Community Colleges must approve the allocation of these funds.			
10				
11	STUDY OF NEW AND EXPANDING INDUSTRY TRAINING			
12	SECTION 8.11. The Office of State Budget and Management shall conduct			
13	a study to analyze and evaluate the New and Expanding Industry Training program of the North Carolina Community College System. This study shall even inc. the			
14 15	the North Carolina Community College System. This study shall examine the			
15 16	companies served, the number of times each company has been served, the number of jobs created, the length of time the company has remained in North Carolina after			
17	receiving New and Expanding Industry Training funds, and whether the company has			
18	maintained employment levels at the same level promised when training was received.			
19	The findings of the study shall be reported to the Joint Legislative Education Oversight			
20	Committee no later than April 1, 2007.			
21				
22	VIRTUAL LEARNING COMMUNITY CURRICULUM DEVELOPMENT			
23	CENTERS			
24	SECTION 8.12. Of the Virtual Learning Community development centers			
25	created in this act, the three curriculum development centers shall focus first on			
26	developing courses included in the program of study for teacher licensure and allied			
27	health programs.			
28				
29	PART IX. UNIVERSITIES			
30	UNC-NCCCS 2+2 E-LEARNING INITIATIVE			
31	SECTION 9.1.(a) Funds appropriated in this act to The University of North			
32 33	Carolina and the North Carolina Community College System for the UNC-NCCCS 2+2			
33 34	E-Learning Initiative shall be used to fund further development of online courses for			
35	2+2 programs. Based on a mutually agreed upon decision by the State Board of			
36	Education Chairman, the President of the Community Colleges, and the President of			
37	The University of North Carolina as to the areas of greatest need, to include			
38	mathematics and science teacher licensure fields, funds are available to support joint			
39	technology development, systems to track student progress and articulation between a			
40	North Carolina community college and a University of North Carolina constituent			
41	institution, and develop technology needed to support online courses and 2+2 programs.			
42	SECTION 9.1.(b) The University of North Carolina and Community			
43	Colleges System Office shall report by September 1, 2006, and annually thereafter, to			
44	the Joint Legislative Education Oversight Committee, the Office of State Budget and			

1	Management a	and the Fiscal Research Division of the General Assembly on the
2	•	of the UNC-NCCCS 2+2 E-Learning Initiative. This report shall
3	include:	of the offer freedes 2+2 E Ecunning initiative. This report shan
4	(1)	The courses and programs within the 2+2 E-Learning Initiative;
5	(1) (2)	The total number of prospective teachers that have taken or are taking
6	(2)	part in this initiative to date broken down by the current academic
7		period and each of the previous academic periods since the program's
8		inception;
	(2)	The total number of teachers currently in the State's classroom, by
9	(3)	•
10	(A)	local school administrative unit, who have taken part in this initiative;
11	(4)	The change in the number of teachers available to schools since the
12	(5)	program's inception;
13	(5)	The qualitative data from students, teachers, local school
14		administrative unit personnel, university personnel, and community
15		college personnel as to the impact of this initiative on our State's
16		teaching pool; and
17	(6)	An explanation of the expenditures and collaborative programs
18		between the North Carolina Community College System and The
19		University of North Carolina, including recommendations for
20		improvement.
21		
22		T GROWTH FUND/ENCOURAGE PARTNERSHIPS FOR NEW
23	2 + 2 PROGRA	
24		FION 9.2. The University of North Carolina Board of Governors' Task
25	Force on Meeti	ng Teacher Supply and Demand called for the President to develop a

plan for enrollment growth in the University system's teacher education programs to 26 respond to the State's shortage of teachers. In a presentation to the Joint Legislative 27 28 Education Oversight Committee and to the Board of Governors, a commitment was made to increase the number of teacher education graduates. The University of North 29 Carolina General Administration shall obtain plans from each constituent institution as 30 to how they will maintain their current enrollment in the teacher education programs 31 32 and achieve their growth targets to ensure that such increases in those programs occur. Plans may include using enrollment growth funds for targeted admissions, enhanced 33 student support, and advising, recruiting, increases in faculty in necessary instructional 34 areas that lead to certification, and other methods the General Administration believes 35 will achieve those results. The University of North Carolina General Administration 36 shall report back to the Office of State Budget and Management and the Joint 37 Legislative Education Oversight Committee no later than December 30, 2006, on each 38 constituent institution's plan. No later than March 31, 2007, the University of North 39 Carolina General Administration shall submit a report on progress towards meeting this 40 priority for the 2007-2008 academic year, based on each constituent institution's current 41 students in the education programs, and the students who have been accepted for the 42 2007-2008 fiscal year who are enrolling in the education programs. The report shall also 43 44

1 DESTINY LAB AT THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL 2 3 HILL **SECTION 9.3.** Of the funds appropriated in this act to the Board of 4 Governors of The University of North Carolina, the sum of two million dollars 5 (\$2,000,000) shall be used for the DESTINY Lab program at the University of North 6 Carolina at Chapel Hill. Specifically, this appropriation shall be used for the purchase 7 of an additional mobile DESTINY Lab and the personnel and nonpersonnel costs 8 9 needed to provide statewide access to DESTINY's resources and curricula to help meet 10 the current demand. 11 INITIATIVE TO IMPROVE THE MANAGEMENT AND LEADERSHIP 12 SKILLS OF THE PRINCIPALS IN HIGH NEED SCHOOLS (PRINCIPALS' 13 14 **EXECUTIVE PROGRAM**) **SECTION 9.4.** Of the funds appropriated to the Board of Governors of The 15 University of North Carolina, the sum of two hundred fifty thousand dollars (\$250,000) 16 shall be used for the Principals' Executive Program to enhance and link its Instructional 17 Leadership Reform Program to provide focused support to eligible high schools based 18 19 on criteria set by the State Board of Education. PEP shall provide a customized professional development program and a coaching/mentor component that provides 20 21 assistance at the school level. Important components of this overall initiative are teacher 22 recruitment and retention in responding to the Teacher Working Conditions Survey and data-driven decision making. 23 24 NORTH CAROLINA TEACHER ACADEMY TRAINING OF 21ST CENTURY 25 LITERACY COACHES 26 **SECTION 9.5**. Of the funds appropriated to the Board of Governors of The 27 University of North Carolina, one million nine hundred thousand dollars (\$1,900,000) 28 shall be used by the North Carolina Teacher Academy (NCTA), a part of the Center for 29 School Leadership Development of the University of North Carolina General 30 Administration, to provide training to 21st Century Literacy coaches to provide 31 in-service professional development to a wide demographic of schools, as determined 32

- by the State Board of Education, all containing an eighth grade.
- The NCTA will train the Literacy coaches to be able to deliver professional development to teachers in their assigned schools in the following areas:
- 36 (1) Basic Literacy

- (2) Technological Literacy
- 38 (3) Visual Literacy
- 39 (4) Informational Literacy
- 40 (5) Higher Order Thinking
- 41 (6) Cultural Competency
- 42 (7) Self Direction
- The NCTA will also provide an online professional development network for
 additional training opportunities for the Literacy coaches.

1							
2							
3	SECTION 9.6. G.S. 90-171.61(b) reads as rewritten:						
4	"(b) The Nursing Scholars Program shall be used to provide the following:						
5	scholarship loans up to an amount of six thousand five hundred dollars (\$6,500)						
6	awarded at the discretion of the Nursing Scholars Commission.						
7	(1) A four year scholarship loan in the amount of per year, per recipient,						
8	to North Carolina high school seniors or other persons interested in						
9	preparing to become a registered nurse through a baccalaureate degree						
10	program.						
11	(2) A two-year scholarship loan in the amount of three thousand dollars						
12	(\$3,000) per year, per recipient, to persons interested in preparing to be						
13	a registered nurse through an associate degree nursing program or a						
14	diploma nursing program.						
15	(3) A two-year scholarship loan in the amount of three thousand dollars						
16	(\$3,000) per year, per recipient, for two years of baccalaureate nursing						
17	study for college juniors or community college graduates interested in						
18	preparing to be a registered nurse.						
19	(4) A two-year scholarship loan of three thousand dollars (\$3,000) per						
20	year, per recipient, for two years of baccalaureate study in nursing for						
21	registered nurses who do not hold a baccalaureate degree in nursing.						
22	(5) A two-year scholarship loan of six thousand dollars (\$6,000) per year,						
23	per recipient, for two years of study leading to a master of science in						
24	nursing degree for people already holding a baccalaureate degree in						
25	nursing.						
26	In addition to the scholarship loans awarded pursuant to subdivisions (1) through (5)						
27	of this subsection, the Commission may award pro rata scholarship loans to recipients						
28	enrolled at least half time in study leading to a master of science in nursing degree who						
29	already hold a baccalaureate degree in nursing and to recipients enrolled at least						
30	half-time in study leading to a baccalaureate degree in nursing who already are licensed						
31	as registered nurses. In awarding all scholarship loans, the Commission shall give						
32	priority to full-time students over shall prorate the scholarship loan amount for eligible						
33	part-time students. The State Education Assistance Authority shall adopt specific rules						
34	to regulate scholarship loans to part-time master of science in nursing students and						
35	part-time baccalaureate degree students.						
36	Within current funds available or with any additional funds provided by the General						
37	Assembly for this purpose, the Commission may set aside slots for scholarship loans						
38	prescribed by subdivisions (1) and (2) of this subsection to enable licensed practical						
39	nurses to become registered nurses. The State Education Assistance Authority shall						
40	adopt specific rules to regulate all Nursing Scholars Program these scholarship loans."						
41							
42	GRADUATE NURSE SCHOLARSHIP PROGRAM FOR FACULTY						
43	PRODUCTION						

1	SECTION 9.7. Article 9H of Chapter 90 of the General Statutes is amended
2	by adding the following new sections to read:
3	" <u>§ 90-171.95. Graduate Nurse Scholarship Program for Faculty Production</u>
4	established; administration.
5	(a) There is established the Graduate Nurse Scholarship Program for Faculty
6	Production. The North Carolina Nursing Scholars Commission shall determine selection
7	criteria, methods of selection, and shall select recipients of scholarship loans made
8	under the Graduate Nurse Scholarship Program for Faculty Production.
9	(b) The Graduate Nurse Scholarship Program for Faculty Production shall be
10	used to provide the following:
11	(1) <u>A scholarship loan for up to two years in the amount of fifteen</u>
12	thousand dollars (\$15,000) per year, per recipient, to students enrolled
13	in a masters degree program in nursing education or any other area of
14	the nursing field that would permit them to become a nursing
15	instructor at a North Carolina community college or university.
16	(2) <u>A scholarship loan for up to three years in the amount of fifteen</u>
17	thousand dollars (\$15,000) per year, per recipient, to students enrolled
18	in a doctoral degree program in nursing education or any other area of
19	the nursing field that would permit them to become a nursing
20	instructor at a North Carolina community college or university.
21	The State Education Assistance Authority shall adopt specific rules to regulate these
22	scholarship loans.
23	(b1) If a recipient is awarded a scholarship loan under this program and is
24 25	enrolled, or accepted for enrollment, in an eligible program, but is unable to pursue the
25 26	course of study in nursing for a semester due to limited faculty resources at the institution for that semester, then the recipient shall continue to receive the scholarship
26 27	institution for that semester, then the recipient shall continue to receive the scholarship loan for that semester and shall not be required to forfeit or repay the scholarship loan
27	for that semester, provided that the recipient remains otherwise eligible for the program.
20 29	This waiver shall be valid for only one semester of study and may extend a recipient's
30	eligibility for funding under the program by no more than one semester.
31	(c) The Commission shall adopt stringent standards, which may include
32	minimum grade point average, scholastic aptitude test scores, and other standards
33	deemed appropriate by the Commission, to ensure that only the best potential students
34	receive loans under the Graduate Nurse Scholarship Program for Faculty Production.
35	Standards adopted by the Commission shall include provisions for ensuring that the
36	qualifications of applicants who are or would be nontraditional students are considered
37	fairly in providing them with opportunities to compete for the loans. Loans under the
38	Graduate Nurse Scholarship Program for Faculty Production shall be awarded only to
39	applicants who meet the standards set by the Commission and who agree to teach in a
40	North Carolina public nursing program upon completion of the nursing education
41	program supported by the loan.
42	(d) The Commission shall develop and administer the Graduate Nurse
43	Scholarship Program for Faculty Production in cooperation with nursing schools at
44	institutions approved by the Commission and the North Carolina Board of Nursing. The

Graduate Nurse Scholarship Program for Faculty Production shall provide for 1 participants to be exposed to a range of extracurricular activities while in school, which 2 activities shall be aimed at instilling in students a strong motivation to remain in the 3 practice of nursing education and to provide leadership for the nursing profession. 4 (e) The Commission may form regional review committees to assist it in 5 identifying the best high school seniors and other applicants for the program. The 6 Commission and the review committees shall make an effort to identify and encourage 7 minority students and students who may not otherwise consider a career in nursing to 8 9 apply for the Graduate Nurse Scholarship Program for Faculty Production. (f) Upon the naming of recipients of loans from the Graduate Nurse Scholarship 10 Program for Faculty Production, the Commission shall inform the State Education 11 Assistance Authority (SEAA) of its decisions. The SEAA shall perform all of the 12 administrative functions necessary to implement this Article, which functions shall 13 14 include: rulemaking, dissemination of information to the public, distribution and receipt of applications for scholarship loans, and the functions necessary for the execution, 15 payment, and enforcement of promissory notes required under this Article. 16 17 § 90-171.96. Terms of loans; receipt and disbursement of funds. All scholarship loans shall be evidenced by notes made payable to the State (a) 18 Education Assistance Authority that bear interest at the rate of ten percent (10%) per 19 year beginning 90 days after completion of the nursing education program, or 90 days 20 21 after termination of the scholarship loan, whichever is earlier. The scholarship loan may be terminated upon the recipient's withdrawal from school or by the recipient's failure to 22 meet the standards set by the Commission. 23 (b) The State Education Assistance Authority shall forgive the loan if, within 24 seven years after graduation from a nursing education program, the recipient teaches in 25 a public nursing education program in a public educational institution in North Carolina 26 for one year for every year a scholarship loan was provided. If the recipient repays the 27 scholarship loan by cash payments, all indebtedness shall be repaid within 10 years. The 28 Authority may provide for accelerated repayment and for less than full-time 29 employment options to encourage the practice of nursing education in either geographic 30 or nursing specialty shortage areas. The Authority shall adopt specific rules to designate 31 these geographic areas and these nursing specialty shortage areas, upon 32 recommendations of the North Carolina Center for Nursing. The North Carolina Center 33 for Nursing shall base its recommendations on objective information provided by 34 interested groups or agencies and upon objective information collected by the Center. 35 The Authority may forgive the scholarship loan if it determines that it is impossible for 36 the recipient to teach in a public nursing program in North Carolina for a sufficient time 37 to repay the loan because of the death or permanent disability of the recipient within 10 38 years following graduation or termination of enrollment in a nursing education program. 39 All funds appropriated to or otherwise received by the Graduate Nurse 40 (c)Scholarship Program for Faculty Production for scholarships, all funds received as 41 repayment of scholarship loans, and all interest earned on these funds, shall be placed in 42 a revolving fund. This revolving fund may be used only for scholarship loans granted 43 under the Graduate Nurse Scholarship Program for Faculty Production." 44

1					
2	INFORMATION TECHNOLOGY				
3	SECTION 9.8. Of the funds appropriated to the Board of Governors of The				
4	University of North Carolina for constituent institution level information technology,				
5	two million four hundred thousand dollars (\$2,400,000) is to be distributed to				
6	institutions according to policy determined by the Board of Governors. The Board is				
7	encouraged to develop a policy with consideration for the constituent institutions that				
8	are implementing the Banner Information System. Each constituent institution is				
9 10	strongly encouraged, where applicable, to use its portion of these funds for Banner related costs including but not limited to:				
10	(1) Temporary employees to relieve current employees to allow for				
11	Banner system training;				
12	(2) Consultants and/or trainers to assist the constituent institution with				
13	troubleshooting once the constituent institution goes live on any of the				
15	Banner modules; and				
16	(3) Report writers to be able to create automatic reports in common				
17	formats.				
18	Each constituent institution is also encouraged to use these funds toward preparation for				
19	disaster recovery.				
20	•				
21	MANAGEMENT FLEXIBILITY TO REORGANIZE BUDGET CODE 16012				
22	UNC BOARD OF GOVERNORS RELATED EDUCATIONAL PROGRAMS				
23	SECTION 9.9. Notwithstanding G.S. 143-23, for the 2006-2007 fiscal year,				
24	the General Administration of The University of North Carolina and the State				
25	Educational Assistance Authority shall, with the approval of the Office of State Budget				
26	and Management, reorganize budget code 16012, UNC Board of Governors Related				
27	Educational Programs, so that the budget reflects and segregates each specific program				
28	individually. The Office of State Budget and Management shall work with The				
29	University of North Carolina General Administration and the State Educational				
30	Assistance Authority to ensure that each program represented in code 16012 is				
31	identified and budgeted separately.				
32	TRANSFERS OF APPROPRIATION				
33 34	SECTION 9.10. G.S. 116-30.2.(a) reads as rewritten:				
34 35	"(a) All General Fund appropriations made by the General Assembly for				
35 36	continuing operations of a special responsibility constituent institution of The				
30 37	University of North Carolina shall be made in the form of a single sum to each budget				
38	code of the institution for each year of the fiscal period for which the appropriations are				
39	being made. Notwithstanding G.S. 143-23(a1), G.S. 143-23(a2), and G.S. 120-76(8),				
40	each special responsibility constituent institution may expend monies from the overhead				
41	receipts special fund budget code and the General Fund monies so appropriated to it in				
42	the manner deemed by the Chancellor to be calculated to maintain and advance the				
43	programs and services of the institutions, consistent with the directives and policies of				
44	the Board of Governors. Special responsibility constituent institutions may transfer				

appropriations between budget codes. These transfers shall be considered certified even 1 if as a result of agreements between special responsibility constituent institutions. The 2 preparation, presentation, and review of General Fund budget requests of special 3 responsibility constituent institutions shall be conducted in the same manner as are 4 requests of other constituent institutions. The quarterly allotment procedure established 5 pursuant to G.S. 143-17 shall apply to the General Fund appropriations made for the 6 current operations of each special responsibility constituent institution. All General 7 Fund monies so appropriated to each special responsibility constituent institution shall 8 9 be recorded, reported, and audited in the same manner as are General Fund appropriations to other constituent institutions." 10

11

12 NORTH CAROLINA AGRICULTURAL AND TECHNICAL STATE 13 UNIVERSITY FUNDS

14 **SECTION 9.11.** Of the funds appropriated by this act to the Board of 15 Governors of The University of North Carolina for the 2006-2007 fiscal year the sum of 16 one million three hundred thousand dollars (\$1,300,000) shall be allocated to North 17 Carolina Agricultural and Technical State University for agricultural and research 18 extension programs.

19

20

UNIVERSITY OF NORTH CAROLINA SYSTEM/EPA SALARY INCREASES

21 **SECTION 9.12.(a)** The Director of the Budget shall transfer to the Board of Governors of The University of North Carolina sufficient funds from the Reserve for 22 Compensation Increase, created in this act for fiscal year 2006-2007, to provide an 23 annual average salary increase of four percent (4%), including funds for the employer's 24 retirement and social security contributions, commencing July 1, 2006, for all 25 employees of The University of North Carolina, as well as employees other than 26 teachers of the North Carolina School of Science and Mathematics, supported by State 27 funds and whose salaries are exempt from the State Personnel Act (EPA). These funds 28 shall be allocated to individuals according to the rules adopted by the Board of 29 Governors or the Board of Trustees of the North Carolina School of Science and 30 Mathematics, as appropriate, and may not be used for any purpose other than for salary 31 increases and necessary employer contributions provided by this section. 32

SECTION 9.12.(b) The Director of the Budget shall transfer to the Board of 33 Governors of The University of North Carolina sufficient funds from the Reserve for 34 Compensation Increase, created in this act for fiscal year 2006-2007, to provide an 35 annual average salary increase of eight percent (8%), including funds for the employer's 36 retirement and social security contributions, commencing July 1, 2006, for all teaching 37 employees of the North Carolina School of Science and Mathematics, supported by 38 State funds and whose salaries are exempt from the State Personnel Act (EPA). These 39 funds shall be allocated to individuals according to the rules adopted by the Board of 40 Trustees of the North Carolina School of Science and Mathematics, as appropriate, and 41 may not be used for any purpose other than for salary increases and necessary employer 42 contributions provided by this section. 43

1 NORTH CAROLINA IN THE WORLD PROJECT

SECTION 9.13. In collaboration with the State Board of Education and the 2 NC Department of Commerce, the NC Center for International Understanding shall 3 develop a plan to ensure that public K-12 international education efforts such as teacher 4 and student exchanges, curriculum development, and other initiatives for students, 5 teachers, and administrators are focused on key countries and regions of strategic 6 economic interest to North Carolina. The NC Center for International Understanding 7 shall report to the Office of State Budget and Management and the Joint Legislative 8 9 Education Oversight Committee on the activities and accomplishments of the two hundred thousand dollar (\$200,000) recurring appropriation for North Carolina in the 10 World Project no later than March 31, 2007. 11

12

13 DISTANCE EDUCATION PROFESSIONAL DEVELOPMENT FOR MATH 14 AND SCIENCE

SECTION 9.14. The Board of Governors of The University of North 15 Carolina shall work with the Center for School Leadership Development constituent 16 programs, the State Board of Education, and the constituent institutions of ECU, ECSU, 17 and UNCW to develop a multicampus distance education professional development 18 initiative focused on support for mathematics and science teachers and to make the 19 initiative results available to school districts throughout the State. The Board of 20 21 Governors shall report to the Joint Legislative Education Oversight Committee on the 22 activities and accomplishments of the partnership no later than March 31, 2007.

- 23
- 24

PROSPECTIVE TEACHER SCHOLARSHIP LOAN

SECTION 9.15. There is appropriated one million dollars (\$1,000,000) for an additional 400 scholarship loans of two thousand five hundred dollars (\$2,500) each from the Prospective Teacher Scholarship Loan Fund. Priority for the 400 additional scholarship/loans shall be given to students seeking licensure in middle and high school mathematics and science and students participating in a 2+2 program between constituent institutions in The University of North Carolina and the NC Community College System.

32

34

33 PART X. DEPARTMENT OF HEALTH AND HUMAN SERVICES

35 BLOCK GRANT CHANGES TO FUND LEGISLATIVE SALARY 36 ADJUSTMENTS

37 SECTION 10.1. The Department of Health and Human Services with the 38 approval of the Office of State Budget and Management may change the budgeted 39 allocations to Block Grants administered by the Department of Health and Human 40 Services to establish funding for adjustments in salary and related benefits authorized by 41 the General Assembly for positions that are fully or partially funded by the block grant 42 allocations.

43

44 COUNTY GRANTS TO IMPROVE TANF WORK PARTICIPATION RATES

1	SEC'	TION 10.2. Of the funds budgeted in the TANF block grant, twelve					
2	million five hu	undred thousand dollars (\$12,500,000) shall be used for Work First					
3	demonstration grants for the county social service offices. These funds shall be						
4	allocated during State fiscal years 2006-2007, 2007-2008 and 2008-2009. The						
5	Department of	Department of Health and Human Services, Division of Social Services, in conjunction					
6	with the Coun	ty Departments of Social Service, shall use this money to support					
7	demonstration	demonstration grants. The demonstration grants will be awarded to those counties					
8	whose proposa	ls meet all the established requirements and demonstrate a need for					
9	additional fund	ing to improve their work participation rates. The division will also					
10	establish two ti	me-limited positions to manage the grant award process and document					
11	all efforts.						
12		e shall be no supplanting of local funds with these block grant funds.					
13	Counties shall r	naintain their current level of effort and funding for Work First efforts.					
14							
15		VICES BLOCK GRANT					
16		TION 10.3. Section 5.1(g) of S.L. 2005-276 reads as rewritten:					
17		5.1.(g) Social Services Block Grant funds appropriated to the North					
18		Agency Council for Coordinating Homeless Programs and to the North					
19		sing Coalition are exempt from the provisions of 10A NCAC					
20	71R.0201.(3)."						
21							
22		EALTH CARE ACCESS FOR UNINSURED					
23		TION 10.4.(a) The Secretary of the Department of Health and Human					
24	Services shall develop and execute a plan to expand health care access for uninsured						
25	North Carolinians through the use of public/private partnerships, federal flexibility and						
26	resources, and through promotion of charity care. The goals of the plan are to:						
27	(1)	Aid small businesses that want to provide health care coverage;					
28	(2)	Expand health care coverage for the working uninsured;					
29	(3)	Secure all available federal funds to support the project; and					
30	(4)	Promote charity care by health care providers.					
31		TION 10.4.(b) In developing the plan, the Secretary shall:					
32	(1)	Consider previous studies on increased access to health care and					
33		covering the uninsured to determine their feasibility;					
34	(2)	Draw on the experience of other states that have successfully increased					
35	(2)	access to health care and covered the uninsured;					
36	(3)	Take all appropriate steps to secure federal funding available through					
37		1115 Demonstration Waivers and other federal waivers to cover the					
38	(\mathbf{A})	uninsured;					
39 40	(4)	Employ options such as those available through the Deficit Reduction					
40		Act of 2005 (DEFRA) to adjust Medicaid eligibility and benefits to					
41	(5)	cover the uninsured; Consider the use of existing funding that might be used to loverage					
42	(5)	Consider the use of existing funding that might be used to leverage additional federal matching funds including certified public					
43		additional federal matching funds including certified public					

1	expenditures (CPE), and appropriate federal Disproportionate Share
2	Hospital Program (DSH) funds;
3	(6) Pursue an agreement with the Centers for Medicare and Medicaid
4	Services (CMS) to develop a methodology for investing Medicare
5	savings realized from the expansion of the scope of Community Care
6	of North Carolina Program to help fund the plan; and
7	(7) Determine in conjunction with the Office of State Budget and
8	Management the fiscal impact of the plan for a five-year period.
9	SECTION 10.4.(c) Of the funds appropriated in this act to the Department
10	of Health and Human Services, Division of Medical Assistance, up to two hundred
11	thousand dollars (\$200,000) for the 2006-2007 fiscal year may be used to support the
12	development of the plan. The plan shall be completed by January 1, 2007.
13	
14	CERTAIN AUDIT REQUIREMENTS MODIFIED
15	SECTION 10.5. G.S. 143B-139.4.(b) reads as rewritten:
16	"§ 143B-139.4. Department of Health and Human Services; authority to assist
17	private nonprofit organizations.
18	(a) The Secretary of the Department of Health and Human Services may allow
19	employees of the Department or provide other appropriate services to assist any private
20	nonprofit organization which works directly with services or programs of the
21	Department and whose sole purpose is to support the services and programs of the
22	Department. Except as provided in G.S. 143B-164.18, a Department employee shall be
23	allowed to work with an organization no more than 20 hours in any one month. These
24	services are not subject to the provisions of Chapter 150B of the General Statutes.
25	(b) The board of directors of each private, nonprofit organization shall secure and
26	pay for the services of the State Auditor's Office or employ a certified public accountant
27	to conduct an annual audit of the financial accounts of the organization. The board of
28	directors shall transmit to the Secretary of the Department a copy of the annual financial
29	audit report of the private nonprofit organization. The Secretary of the Department has
30	the authority to waive audits or require an alternative service from a certified public
31	accountant for organizations which exhibit special circumstances and are not the
32	recipient of State funding.
33	(c) Notwithstanding the limitations of subsection (a) of this section, the Secretary
34	of the Department of Health and Human Services may assign employees of the Office
35	of Rural Health and Resource Development to serve as in-kind match to nonprofit
36	organizations working to establish health care programs that will improve health care
37	access while controlling costs."
38	
39	RATE SETTING FOR CHILD CARING INSTITUTIONS
40	SECTION 10.6. G.S. 110-93.1 is repealed.
41	
42	MEDICAID RESERVE FUND TRANSFER
43	SECTION 10.7. Of the funds transferred to the Department of Health and
44	Human Services for Medicaid programs pursuant to G.S. 143-23.2, the sum of five

million four thousand five hundred four dollars (\$5,004,504) for the 2006-2007 fiscal 1 year shall be allocated as prescribed by G.S. 143-23.2(b) for the implementation of the 2 Medicaid Management Information System (MMIS). 3 4 **REGULATORY CHANGES TO IMPROVE QUALITY AND SAFETY IN** 5 HOME CARE SERVICES. MENTAL HEALTH FACILITIES. ADULT CARE 6 HOMES, AND CERTAIN HOSPITAL FACILITIES 7 **SECTION 10.8.** Section 10.40(p), S.L. 2005-276 reads as rewritten: 8 9 "SECTION 10.40.(p) The Department's Division of Aging and Adult Services shall develop a Quality Improvement Consultation Program for Adult Care Homes. The 10 purpose of the Program is to promote better care and improve quality of life in a safe 11 environment for residents in adult care homes through consultation and assistance with 12 adult care home providers. The county departments of social services shall be 13 14 responsible for implementation of the Program with all adult care homes located in the respective county, based on a timetable for statewide implementation. 15 The Division of Aging and Adult Services shall consult with adult care home 16 providers, county departments of social services, consumer advocates, and other 17 interested stakeholders and parties in the development of the Quality Improvement 18 Consultation Program for Adult Care Homes. 19 The Department shall submit a progress report to the North Carolina Study 20 21 Commission on Aging and to the Senate Appropriations Committee on Health and Human Services and to the House of Representatives Subcommittee on Health and 22 Human Services on or before April 1, 2006. January 1, 2007. 23 The report will address the following topics: 24 Principles and philosophies that are resident-centered and promote 25 (1)independence, dignity, and choice for residents; 26 Approaches to develop continuous quality improvement with a focus 27 (2)28 on resident satisfaction and optimal outcomes; Dissemination of best practice models that have been used successfully (3) 29 elsewhere: 30 A determination of the availability of standardized instruments, and 31 (4) their use to the extent possible, to assess and measure adult care home 32 performance according to quality of life indicators; 33 Utilization of quality improvement plans for adult care homes that 34 (5) identify and resolve issues that adversely affect quality of care and 35 services to residents. The plans include agreed upon time frames for 36 completion of improvements and identification of needed resources; 37 Training required to equip county departments of social services' staff (6) 38 to implement the Program; 39 A distinction of roles between the regulatory role of the Department's 40 (7)Division of Facility Services and the quality improvement consultation 41 and monitoring responsibilities of the county departments of social 42 services; and 43

1 2 (8) Identification of staffing and other resources needed to implement the Program.

The Division of Aging and Adult Services shall conduct a pilot of the Quality 3 Improvement Consultation Program for Adult Care Homes. No more than four county 4 departments of social services shall participate in the pilot. The Division of Aging and 5 Adult Services shall consider geographic balance and size in carrying out the pilot. At 6 the conclusion of the pilot, the Division of Aging and Adult Services shall make 7 recommendations regarding the effectiveness of the Quality Improvement Consultation 8 9 Program for Adult Care Homes. If the Division recommends expansion of the pilot to other counties or statewide implementation of the Program, its report shall include the 10 cost and a proposed timetable for implementing these recommendations, including the 11 identification of any necessary statutory and administrative rule changes. The 12 recommendations shall be made to the Secretary of the Department of Health and 13 14 Human Services, the North Carolina Study Commission on Aging, the Senate Appropriations Committee on Health and Human Services, and the House of 15 Representatives Subcommittee on Health and Human Services." 16

17 18

19

21

30

31

32

33

34

35

36

LOCAL PARTNERSHIPS AND PRIVACY OF PERSONNEL RECORDS

SECTION 10.9. G.S. 143B-168.14 reads as rewritten:

20 "§ 143B-168.14. Local partnerships; conditions.

In order to receive State funds, the following conditions shall be met:

- Each local partnership shall develop a comprehensive, collaborative, (1)22 long-range plan of services to children and families in the 23 service-delivery area. No existing local, private, nonprofit 501(c)(3) 24 organization, other than one established on or after July 1, 1993, and 25 that meets the guidelines for local partnerships as established under 26 this Part, shall be eligible to apply to serve as the local partnership for 27 the purpose of this Part. The Board of the North Carolina Partnership 28 may authorize exceptions to this eligibility requirement. 29
 - (2) Each local partnership shall agree to adopt procedures for its operations that are comparable to those of Article 33C of Chapter 143 of the General Statutes, the Open Meetings Law, and Chapter 132 of the General Statutes, the Public Records Law, and provide for enforcement by the Department. Such procedures may provide for the confidentiality of personnel files that are comparable to Article 7 of Chapter 126 of the General Statutes.
- 37 (3) Each local partnership shall adopt procedures to ensure that all
 38 personnel who provide services to young children and their families
 39 under this Part know and understand their responsibility to report
 40 suspected child abuse, neglect, or dependency, as defined in
 41 G.S. 7B-101.
- 42 (4) Each local partnership shall participate in the uniform, standard fiscal
 43 accountability plan developed and adopted by the North Carolina
 44 Partnership.

1	(b) Each local partnership shall be subject to audit and review by the State
2	Auditor under Article 5A of Chapter 147 of the General Statutes. The State Auditor
3	shall conduct annual financial and compliance audits of local partnerships that are rated
4	"needs improvement" in performance assessments authorized in
5	G.S. 143B-168.12(a)(7). Local partnerships that are rated "superior" or "satisfactory" in
6	performance assessments authorized in G.S. 143B-168.12(a)(7) shall undergo biennial
7	financial and compliance audits by the State Auditor."
8	
9	NORTH CAROLINA PARTNERSHIP FOR CHILDREN AND PRIVACY OF
10	PERSONNEL RECORDS
11	SECTION 10.10. G.S. 143B-168.12(b) reads as rewritten:
12	"(b) The North Carolina Partnership shall be subject to audit and review by the
13	State Auditor under Article 5A of Chapter 147 of the General Statutes. The State
14	Auditor shall conduct annual financial and compliance audits of the North Carolina
15	Partnership. Such procedures may provide for the confidentiality of personnel files that
16	are comparable to Article 7 of Chapter 126 of the General Statutes."
17	CHILD CADE FUNDS MATCHING DECLIDEMENT
18	CHILD CARE FUNDS MATCHING REQUIREMENT SECTION 10.11. Section 10.60 of S.L. 2005-276 reads as rewritten:
19 20	
20 21	" SECTION 10.60. No local matching funds may be required by the Department of Health and Human Services as a condition of any locality's receiving its initial
	<u>allocation of any State</u> child care funds appropriated by this act unless federal law
22 23	requires a match. This shall not prohibit any locality from spending local funds for child
23 24	care services. Additional funds above twenty-five thousand dollars (\$25,000) that are
24 25	reallocated by the Department to local purchasing agencies beyond their initial
23 26	allocation shall require a twenty-five percent (25%) local match in order to receive the
20 27	reallocated funds. Matching requirements do not apply when funds are allocated as a
28	result of a disaster as defined in G.S. 166A-4(1)."
20 29	
30	CHILD CARE ALLOCATION FORMULA
31	SECTION 10.12. Section 10.61(c) of S.L. 2005-276 reads as rewritten:
32	"SECTION 10.61.(c) Notwithstanding subsection (a) of this section, the
33	Department of Health and Human Services shall allocate up to twenty-two million
34	dollars (\$22,000,000) in federal block grant funds and State funds appropriated for
35	fiscal years 2004-2005 2005-2006 and 2005-2006 2006-2007 for child care services.
36	These funds shall be allocated to prevent termination of child care services."
37	L L L L L L L L L L L L L L L L L L L
38	PRIVATE WELL WATER TESTING
39	SECTION 10.13. G.S. 130A-5 is amended by adding a new subdivision to
40	read:
41	"(16) To charge a fee of forty dollars (\$40.00) for analyzing Private Well
42	Water samples sent to the State Laboratory of Public Health by local
43	health departments. In July 2007, and each succeeding July, the fee
44	shall be recomputed by the Director of the State Laboratory of Public

1			Health by analyzing the previous year's testing at the State Laboratory
2			of Public Health, and the total cost of the Private Well Water testing
3			minus State appropriations that support this effort. The fee amount
4			determined in July 2007 and succeeding months of July shall be
5			effective during that current State fiscal year. This fee shall be in
6			addition to the charge for the Private Well Water panel test kit."
7			addition to the enarge for the fifture () on () and panel test hitt
8	MEDIC	CAID T	RANSFER OF ASSETS
9			FION 10.14.(a) G.S. 108A-58 is repealed.
10			TION 10.14.(b) Part 6 of Article 2 of Chapter 108A of the General
11	Statutes		ided by adding the following new section to read:
12			Ineligibility for medical assistance based on transferring assets for
13			han fair market value.
14	(a)		ral rule. – Except as otherwise provided herein, an individual who is
15	otherwis		le to receive medical assistance under this Part is ineligible for Medicaid
16		-	ayment for the services specified in subsection (d) during the period
17	specified	<u>d in sub</u>	section (c) if the individual or the individual's spouse transfers an asset
18	for less	than fa	ir market value on or after the "lookback date" specified in subsection
19	<u>(b).</u>		
20	<u>(b)</u>	Look	<u>back date. –</u>
21		(1)	Except as otherwise provided herein, the lookback date is the date
22			<u>specified in 42 U.S.C. § 1396p(c)(1)(B).</u>
23		<u>(2)</u>	Notwithstanding subdivision (1), the lookback date with respect to the
24			medical services specified in subdivision (d)(2) is the date specified in
25			42 U.S.C. § 1396p(c)(1)(B) or February 1, 2003, whichever is later.
26	<u>(c)</u>		ty period. – The penalty period for the transfer of assets for less than fair
27			the period specified in 42 U.S.C. § 1396p(c)(1)(D), (E), and (H).
28	<u>(d)</u>		cal services.—
29		<u>(1)</u>	In the case of an institutionalized individual, the transfer of assets
30			penalty applies with respect to nursing facility services, a level of care
31			in any institution equivalent to that of nursing facility services, and to
32			home or community-based services furnished under the State's
33			Community Alternatives Program waiver pursuant to 42 U.S.C. §
34			<u>1396n(c) or (d).</u>
35		<u>(2)</u>	In the case of a noninstitutionalized individual, the transfer of assets
36			penalty applies with respect to home health services and personal care
37			services as defined in 42 U.S.C. § 1396d(a)(7) and (24) and, to the
38			extent permitted by federal law, such other long-term care services
39			specified by rules adopted by the Department of Health and Human
40		A	Services pursuant to subsection (k) of this section.
41	<u>(e)</u>		s. – Assets are the income and resources of an individual or the
42		-	use (including the individual's or spouse's home) as defined in 42 U.S.C. 42 U.S.C. $\frac{1206\pi(2)(1)(C)}{12}$ (U) and (U)
43	_		42 U.S.C. § 1396p(c)(1)(G), (I), and (J).
44	<u>(f)</u>	<u>rair i</u>	<u>narket value and uncompensated value. –</u>

	(1)	
1	<u>(1)</u>	The fair market value of an asset is the value (minus any valid and
2		legally enforceable liens, mortgages, and encumbrances against the
3		asset) that would have been received if the asset had been sold for
4		good and valuable consideration at the prevailing market price at the
5		time the asset was transferred. In the case of real or personal property
6		that is taxable under Subchapter II of Chapter 105 of the General
7		Statutes, there is a rebuttable presumption that the fair market value of
8		the property is its most recent value as ascertained under Subchapter II
9		of Chapter 105 of the General Statutes (minus any valid and legally
10		enforceable liens, mortgages, and encumbrances against the property).
11	<u>(2)</u>	The uncompensated value of an asset is its fair market value minus the
12		amount of good and valuable consideration received in exchange for
13		the asset's transfer.
14	<u>(g)</u> Indi	vidual. – An individual is a person who applies for or is receiving medical
15	assistance und	er this Part regardless of whether the person was, at the time an asset was
16	transferred, a	Medicaid applicant or recipient. The term "individual" also includes an
17		gal representative, anyone acting at the individual's direction or request,
18	and any person	n, agency, or court acting lawfully on behalf of the individual.
19	(h) Inst	itutionalized and noninstitutionalized individuals
20	<u>(1)</u>	An institutionalized individual is an individual who meets the criteria
21		set forth in 42 U.S.C. § 1396p(f)(3), regardless of whether the
22		individual was institutionalized at the time an asset was transferred.
23	<u>(2)</u>	A noninstitutionalized individual is any individual who (i) is not an
24		institutionalized individual, (ii) is an aged, blind, or disabled person
25		who is categorically or medically needy pursuant to 42 C.F.R. §
26		435.120 or a qualified Medicare beneficiary as defined in 42 U.S.C. §
27		1396d(p)(1), and (iii) is not eligible for medical assistance under this
28		Part based on his or her eligibility for an optional State supplement
29		pursuant to 42 C.F.R. § 435.130.
30	<u>(i)</u> <u>Exc</u>	eptions. –
31	(1)	This section does not apply if an individual establishes by the greater
32		weight of the evidence that the transfer was exclusively for some
33		purpose other than establishing or retaining eligibility for medical
34		assistance under this Part.
35	<u>(2)</u>	This section does not apply to any transfer specified in 42 U.S.C. §
36		1396p(c)(2)(A), (B), (C)(i), or (C)(iii).
37	(j) Har	dship waiver. – The Department of Health and Human Services shall
38		fer of assets penalty that has been imposed or is imposable under this
39	section if the	Department determines that imposition of the penalty would create an
40	undue hardshi	
41		es and compliance with federal law. –
42	(1)	This section shall be interpreted and administered consistently with
43		governing federal law, including 42 U.S.C. § 1396p(c).

General As	ssembly of North Carolina	Session 2005
1 (2	2) The Department of Health and Human Servi	ces shall determine and
2	publish at least annually the average monthly	
	services for private patients that will be used in	
	of a penalty period under this section.	
(3	3) The Department of Health and Human Serv	ices shall provide for a
<u></u>	hardship waiver process in accordance	with 42 U.S.C. §
	$\overline{1396p(c)(2)(D)}$.	
(4	4) The Department of Health and Human	Services may adopt
	administrative rules that are necessary and a	opropriate to implement
	this section or the requirements of 42 U.S.	
	federal laws governing the transfer of assets an	
S	ECTION 10.14.(c) This section is effective whe	n it becomes law. This
section does	s not affect the validity of any Medicaid transfer of	f assets penalty that was
• •	osed before the date this act becomes law under price	or federal or State law or
rules.		
-	D DATA SHARING BY PRIVATE HEALTH IN	
	ECTION 10.15. Part 1 of Article 50 of Chapter 58	3 of the General Statutes
	by adding the following new section to read:	
	5. Insurers to provide certain information to Dep	partment of Health and
	<u>Iuman Services.</u>	
	As used in this section, the terms:	
	1) <u>'Department' means the Department of Health a</u>	
(2	2) <u>'Division' means the Division of Medical Assis</u>	stance of the Department
(2)	of Health and Human Services.	anoun haalth nlang (ag
<u>(</u> 3	3) <u>'Health insurer' includes self-insured plans,</u>	
	defined in section 607(1) of the Employee Ret Act of 1974, [29 USC Section 1167(1)],	
	managed care organizations, pharmacy bene	-
	parties that are, by statute, contract, or agreen	
	for payment of a claim for a health care item of	• • •
	of doing business in the State.	
(4	4) 'Medical assistance' means medical assistance	benefits provided under
77	the State Medical Assistance Plan.	ethenis provided under
(b) N	Notwithstanding any other provision of law, every	insurer issuing a health
	n shall provide, in a timely manner and at no cos	-
	Human Services, upon its request, information, in	
	onducted under the direction of the Department	-
	Division of Medical Assistance, as necessary to	
	der the insurer's health benefit plans who are als	
	(ii) determine the period during which the individual	-
	dents may be or may have been covered by the heal	
—		—
determine the	he nature of the coverage. To facilitate the Division	on in obtaining this and

General Asse	mbly of North Carolina	Session 2005
1 (1)	Cooperate with the Division to determi	ine whether a named individual
2	who is a recipient of medical assistar	
3	insurer's health benefit plan and eligible	
4	health benefit plan for services prov	
5	Assistance Plan;	idea under the State Wedicar
6 <u>(2)</u>	Accept the Division's authorization	for the provision of medical
	services on behalf of the recipient of me	
7 °	authorization for the provision of the set	
8 (2)		
9 <u>(3)</u>	Respond to the request for information	
0	receipt of written proof of loss or clai	
1	services provided to a recipient of med	dical assistance who is covered
2	by the insurer's health benefit plan."	
3		
	MEDICAID PROVIDER RATE INCREA	
	CTION 10.16.(a) The Secretary of the De	*
	study and develop a proposal for an equilation of the study and develop a proposal for an equilation of the study and study an	
•	ncreases and other cost related increase	*
	gram. The Department shall seek the ass	
	propriate financial experts to validate an	ny methodologies used in the
-	of the standard.	
	CTION 10.16.(b) Of the funds appropriate	-
	Human Services, Division of Medical	-
	ars (\$100,000) for the 2006-2007 fiscal ye	ear shall be used to support the
4 study.		
5		
6 MEDICAID		
	CTION 10.17.(a) Sub-subdivision b. of S	Subdivision (22) of Subsection
8 10.11.(a) of S	L. 2005-276 reads as rewritten:	
9	"b. For children eligible for EPSDT	
0	—	sychologists, licensed clinical
1		l clinical nurse specialists in
2	- ·	th advanced practice, nurse
3	-	s clinical nurse specialists in
4	A •	h advanced practice, licensed
5	psychological associat	· •
6		urriage and family therapists,
7		al addictions specialists, and
8		linical supervisors, when
9	Medicaid-eligible child	2
0	•	North Carolina primary care
.1	- ·	rolled psychiatrist, or the area
-2	· ·	local management entity, and
3	_	residential services as defined
4	by the Division of M	Iental Health, Developmental

1		Disabilities	and Substance Abuse So	ervices and approved				
2	Disabilities, and Substance Abuse Services and approved by the Centers for Medicare and Medicaid Services							
3	(CMS) for children and Psychiatric Residential							
4	Treatment Facility services that meet federal and State							
5	requirements as defined by the Department."							
6	SECTION 10.17.(b) Subsection 10.11.(d) of S.L. 2005-276 reads as							
7	rewritten:		1011 10.111.(d) 01 D.L.	2005 270 Teads ds				
8		10.11.(d) Eligibi	lity. – Eligibility for	Medicaid shall be				
9	determined in accorda	–		incolouid shall be				
10			Assistance, Income El	igibility Standards. –				
11			eligibility standards for					
12		-	of Need for Work First					
13	shall be as follows:			·				
14	Catego	rically Needy	Medically	Needy				
15	Family	WFFA*	Families and					
16	<u>Size</u>	Standard	Children Income	AA, AB, AD*				
17		Of Need	Level					
18								
19	Family Size	WFFA Standard of	WFFA Income Level	Medically Needy				
20		Need & Families		Income Level for				
21		and Children		Families and				
22	2 <u>Categorically</u> <u>Children, A</u>							
23		Needy Income		<u>AB, & AD</u>				
24		Limit						
25	1	\$4,344	\$2,172	\$2,900				
26	23	5,664	2,832	3,800				
27		6,528	3,264	4,400				
28	4	7,128	3,564 4,800					
29	5	7,776	3,888	5,200				
30	6	8,376	4,188	5,600				
31	7	8,952	4,476	6,000				
32	8	9,256	4,680	6,300				
33	-		Aid to the Aged (AA); A	id to the Blind (AB);				
34	and Aid to the Disable	ed (AD).						
35								
36		r Work First Family A	Assistance shall be fifty	percent (50%) of the				
37	standard of need.							
38			ed with the approval of	the Director of the				
39	Budget with the advic	-	-	2005.254				
40	SECTION	10.17.(c) Subsect	tion 10.11(g) of S.L.	2005-276 reads as				
41	rewritten:	(-) D ₂ (10)						
42	"SECTION 10.11.(g) Dental Coverage Limits. – Dental services shall be provided							
43	on a restricted basis in accordance with <u>criteria</u> rules adopted by the Department to							
44	implement this subsec	cuon.						

SECTION 10.17.(d) Subsection 10.11(t) of S.L. 2005-276 reads as 1 rewritten: 2 "SECTION 10.11.(t) Except as otherwise provided in State law, the Department 3 shall apply transfer of asset laws in accordance with 42 U.S.C. 1396p(c). This act is 4 effective when it becomes law and does not affect the validity of any Medicaid transfer 5 of assets penalty that was validly imposed prior to the date this act becomes law under 6 prior federal or state law or rules. For the purposes of determining eligibility for 7 Medical Assistance, the Department of Health and Human Services may apply federal 8 9 transfer of assets policies, as described in Title XIX, section 1917(c) of the Social Security Act, including the attachment of liens, to (i) life estates purchased by or on 10 behalf of the recipient, other than life estates excluded from countable resources under 11 this section, and (ii) to real property excluded as "income producing", 12 tenancy-in-common, or as nonhomesite property made "income producing" under Title 13 14 XIX, section 1902(r)(2) of the Social Security Act. The transfer of assets policy shall apply only to an institutionalized individual or the individual's spouse as defined in Title 15 XIX, section 1917(c) of the Social Security Act. The Department shall exclude from 16 countable resources any life estate in real property that is in the recipient's home, is 17 measured by the recipient's life, and is the result of the transfer of a remainder interest. 18 Federal transfer of assets policies applied to "income producing" real property under 19 Title XIX, section 1902(r)(2) of the Social Security Act shall become effective not 20 21 earlier than October 1, 2001. Federal transfer of assets policies and attachment of liens applied to real property excluded as tenancy-in common, or as nonhomesite property 22 made "income producing" in accordance with this subsection shall become effective not 23 earlier than November 1, 2002. Federal transfer of assets policies applied to life estates 24 in accordance with this subsection shall become effective not earlier than October 1, 25 2005." 26 **SECTION 10.17.(e)** Subsection 10.11(z) of S.L. 2005-276 reads as 27 28 rewritten: "SECTION 10.11(z) G.S. 108A-55.1 reads as rewritten: 29 "§ 108A-55.1. Medicare enrollment required. 30 The Department shall require State Medical Assistance (Medicaid) Program 31 recipients who qualify for Medicare to enroll in all Medicare Parts for which they are 32 qualified, in accordance with Title XIX of the Social Security Act, in order to pay 33 medical expenditures that qualify for payment under Medicare Parts A, B, C and DPart 34 B. Enrollment in Part D shall not be required if the recipient has creditable drug 35 coverage as defined in federal law. Failure to enroll in Medicare shall result in 36 ineligibilitynonpayment of these expenditures under the State Medical Assistance 37 (Medicaid) Program. A provider may seek payment for services from Medicaid 38 enrollees persons who are otherwise eligible for Medicaid, but made ineligible for 39 failure to enroll in Medicare Parts A, B, C, and D when eligible.who are eligible for but 40 not enrolled in Medicare Part B. A provider may also seek payment for services from 41 Medicaid enrollees who are enrolled in Medicare but do not use or refuse to use 42 Medicare to pay for Medicaid services." 43 44

1	MEDICAID ESTATE RECOVI PROPERTY	ERY TO	INCLUDE	LIENS	ON	REAL			
2 3	SECTION 10.18. G.S. 10	08A-70 5 10	8A-70 6 108	8A-70 7 1	084-7	0.8 and			
4	108A-70.9 are repealed.	/011-70.5, 10	ση-70.0, 100	JII ⁻ /0.7, I	0011-7	0.0, and			
5									
6	HEALTH CARE FACILITY LICENSURE FEE UPPER LIMIT								
7	SECTION 10.19. G.S. 13	1E-267 is am	ended as folle	ows:					
8	"§ 131E-267. Fees for departmen	tal review	of health ca	re facility	const	truction			
9	projects.								
10	The Department of Health and Hu	uman Service	es shall charg	e a fee for	the re	eview of			
11	each health care facility construct				-				
12	construction are in compliance with S			-					
13	per-project basis, as follows, and shall				undrec	l dollars			
14	(\$12,500)-twenty-five thousand dollar	<u>rs (\$25,000)</u> f	or any single	project:					
15									
16	Institutional Project	Project Fe		C C					
17	Hospitals	-	us \$0.20/squa			-			
18	Nursing Homes	-	us \$0.16/squa			-			
19	Ambulatory Surgical Facility	-	us \$0.16/squa			-			
20	Psychiatric Hospital	-	us \$0.16/squa			-			
21	Adult Care Home	\$175.00 pl	us \$0.10/squa	are loot of	projec	t space			
22 23	Residential Project	Droid	ect Fee						
25 24	Family Care Homes	0	.00 flat fee						
24 25	ICF/MR Group Homes	-	.00 flat fee						
25 26	Group Homes: 1-3 beds	-	.00 flat fee						
20 27	Group Homes: 4-6 beds	-	.00 flat fee						
28	Group Homes: 7-9 beds		.00 flat fee						
29	Other residential: More than			5/square					
30			of project space	-					
31			1 5 1						
32	FACILITY LICENSURE FEES								
33	SECTION 10.20. G.S. 122	2C-23(h) is a	mended as fo	llows:					
34	"(h) The Department shall char	ge facilities	licensed unde	er this Cha	npter tl	nat have			
35	licensed beds a nonrefundable annu	al base lice	nse fee plus	a nonrefu	ndable	e annual			
36	per-bed fee as follows:								
37	J 1 J	ber of Beds	Base	e Fee	Per-B	Bed Fee			
38	Facilities (with no beds)	<u>0</u>	<u>\$1</u>	75.00		<u>\$0</u>			
39		fewer beds		50.00		\$0			
40		e than 6 beds		50.00		12.50			
41	5	fewer beds		50.00		\$0			
42	More	e than 6 beds	\$6:	50.00	\$	512.50"			
43 44	PART XI DEPARTMENT OF AG				CEDI	UCES			

PART XI. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES 44

1				
2	PLANT CONSERVATION PROGRAM FUNDS			
3	SECTION 11.1. From funds that are deposited with the State Treasurer			
4	pursuant to G.S. 146-30 to the credit of the Department of Agriculture and Consumer			
5	Services in a capital improvement account, the sum of thirty thousand dollars (\$30,000)			
6	shall be transferred to the Department of Agriculture and Consumer Services to			
7	by the Department in the plant conservation program under Article 19B of Chap			
8	of the General Statutes for costs incidental to the acquisition of land such			
9	appraisals, land surveys, title searches, and environmental studies and for management			
10	of plant conservation program preserves owned by the Department.	C		
11				
12	PART XII. DEPARTMENT OF ENVIRONMENT AND NAT	URAL		
13	RESOURCES			
14				
15	CONSERVATION RESERVE ENHANCEMENT PROGRAM			
16	SECTION 12.1. Of the funds appropriated to the Departm	ent of		
17	Environment and Natural Resources, Division of Soil and Water Conservation,	for the		
18	Conservation Reserve Enhancement Program for acquiring conservation easeme	nts and		
19	leases and for contracts for the 2006-2007 State fiscal year, one million seven h	undred		
20	twenty-three thousand eight hundred dollars (\$1,723,800) shall not revert, but	ıt shall		
21	remain available until expended.			
22				
23	WATER QUALITY FEE CHANGES			
24	SECTION 12.2. G. S. 143-215.3D reads as rewritten:			
25	"§ 143-215.3D. Fee schedule for water quality permits.			
26	(a) Annual fees for discharge and nondischarge permits under G.S. 143-21			
27	(1) Major Individual NPDES Permits. – The annual fee for an ind			
28	permit for a point source discharge of 1,000,000 or more gall	-		
29	day, a publicly owned treatment works (POTW) that admin			
30	POTW pretreatment program, as defined in 40 Code of			
31	Regulations § 403.3 (1 July 1996 Edition), or an industrial			
32	treatment works that has a high toxic pollutant potential shall			
33	thousand eight hundred sixty five dollars (\$2,865) three thousa	<u>na iour</u>		
34	hundred twenty-five dollars (\$3,425).	1:: 11		
35	(2) Minor Individual NPDES Permits. – The annual fee for an inc			
36	permit for a point source discharge other than a point source dis-			
37	to which subdivision (1) of this subsection applies shall be hundred fifteen dellars $($715,00)$	seven		
38	hundred fifteen dollars (\$715.00).	acta of		
39 40	(3) Single-Family Residence. – The annual fee for a certific			
40	coverage under a general permit for a point source discharge			
41	individual nondischarge permit from a single-family residence s	shall be		
42	fifty dollars (\$50.00). (4) Stormwater and Wastewater Discharge General Permits The	annual		
43 44	(4) Stormwater and Wastewater Discharge General Permits. – The fee for a certificate of coverage under a general permit for			
44	tee for a certificate of coverage under a general permit for	a point		

1	source discharge of stormwater or wastewater shall be eighty dollars
2	(\$80.00). one hundred twenty dollars (\$120.00)."
3	ANIMAT WASTE FEF CHANCES
4	ANIMAL WASTE FEE CHANGES SECTION 12.3. G.S. 143-215.10G reads as rewritten:
5	
6 7	"§ 143-215.10G. Fees for animal waste management systems.
7	(a) The Department shall charge an annual permit fee to an animal operation that is subject to a permit under G.S. 143-215.10C for an animal waste management system
8 9	according to the following schedule:
	(1) For a system with a design capacity of 38,500 or more and less than
10 11	100,000 pounds steady state live weight, fifty dollars (\$50.00).one
12	hundred dollars (\$100.00).
13	(2) For a system with a design capacity of 100,000 or more and less than
14	800,000 pounds steady state live weight, one hundred fifty dollars
15	(\$150.00). three hundred dollars (\$300.00).
16	(3) For a system with a design capacity of 800,000 pounds or more steady
17	state live weight, three hundred dollars (\$300.00). six hundred dollars
18	<u>(\$600.00).</u> "
19	
20	HAZARDOUS WASTE FEE CHANGES
21	SECTION 12.4. G.S. 130A-294.1 reads as rewritten:
22	"§ 130A-294.1. Fees applicable to generators and transporters of hazardous waste,
23	and to hazardous waste storage, treatment, and disposal facilities.
24	(a) It is the intent of the General Assembly that the fee system established by this
25	section is solely to provide funding in addition to federal and State appropriations to
26	support the State's hazardous waste management program.
27	(b) Funds collected pursuant to this section shall be used for personnel and other
28	resources necessary to:
29	(1) Provide a high level of technical assistance and waste minimization
30	effort for the hazardous waste management program;
31	(2) Provide timely review of permit applications;
32	(3) Insure that permit decisions are made on a sound technical basis and
33	that permit decisions incorporate all conditions necessary to
34	accomplish the purposes of this Part;
35	(4) Improve monitoring and compliance of the hazardous waste
36	
27	management program;
37	(5) Increase the frequency of inspections;
38	 (5) Increase the frequency of inspections; (6) Provide chemical, biological, toxicological, and analytical support for
38 39	 (5) Increase the frequency of inspections; (6) Provide chemical, biological, toxicological, and analytical support for the hazardous waste management program; and
38 39 40	 (5) Increase the frequency of inspections; (6) Provide chemical, biological, toxicological, and analytical support for the hazardous waste management program; and (7) Provide resources for emergency response to imminent hazards
38 39 40 41	 (5) Increase the frequency of inspections; (6) Provide chemical, biological, toxicological, and analytical support for the hazardous waste management program; and (7) Provide resources for emergency response to imminent hazards associated with the hazardous waste management program.
38 39 40	 (5) Increase the frequency of inspections; (6) Provide chemical, biological, toxicological, and analytical support for the hazardous waste management program; and (7) Provide resources for emergency response to imminent hazards

all sources for the hazardous waste management program. This subsection shall not be 1 construed to limit the obligation of any person to pay any fee imposed by this section. 2 The Hazardous Waste Management Account is established as a nonreverting 3 (d) account within the Department. All fees collected under this section shall be credited to 4 the Account and shall be used for the purposes listed in subsection (b). 5 (e) A person who generates either one kilogram or more of any acute hazardous 6 waste as listed in 40 C.F.R. § 261.30(d) or § 261.33(e) as revised 1 July 1987, or 1000 7 kilograms or more of hazardous waste, in any calendar month during the year beginning 8 9 1 July and ending 30 June shall pay an annual fee of one thousand dollars (\$1,000). one thousand two hundred fifty dollars (\$1,250). 10 A person who generates 100 kilograms or more of hazardous waste in any 11 (f) calendar month during the year beginning 1 July and ending 30 June but less than 1000 12 kilograms of hazardous waste in each calendar month during that year shall pay an 13 14 annual fee of one hundred twenty-five dollars (\$125.00). one hundred fifty dollars (\$150.00). 15 (g) A person who generates one kilogram or more of acute hazardous waste or 16 1000 kilograms or more of hazardous waste in any calendar month during the calendar 17 year shall pay, in addition to any fee under subsections (e) and (f) of this section, a 18 tonnage fee of fifty cents (\$0.50) per ton or any part thereof of hazardous waste 19 generated during that year up to a maximum of 25,000 tons. 20 21 (h) A person who generates less than one kilogram of acute hazardous waste and less than 100 kilograms of hazardous waste in each calendar month during the year 22 beginning 1 July and ending 30 June shall not be liable for payment of a fee under 23 subsections (e) and (f) of this section for that year. 24 25 (i) Hazardous waste generated as a result of any type of remedial action or by collection by a local government of hazardous waste from households shall not be 26 subject to a tonnage fee under subsections (g) and (l) of this section. 27 A person who transports hazardous waste shall pay an annual fee of six 28 (j) hundred dollars (\$600.00). seven hundred dollars (\$700.00). 29 A storage, treatment, or disposal facility shall pay an annual activity fee of 30 (k) one thousand two hundred dollars (\$1,200) one thousand four hundred dollars (\$1,400) 31 32 for each activity. A commercial hazardous waste storage, treatment, or disposal facility shall 33 (1)pay annually, in addition to the fees applicable to all hazardous waste storage, treatment, 34 or disposal facilities, a single tonnage charge of one dollar and seventy-five cents 35 (\$1.75) per ton or any part thereof of hazardous waste stored, treated, or disposed of at 36 the facility. A manufacturing facility that receives hazardous waste generated from the 37 use of a product typical of its manufacturing process for the purpose of recycling is 38 exempt from this tonnage charge. A facility must have a permit issued under this Article 39 which includes the recycling activity and specifies the type and amount of waste 40 allowed to be received from off-site for recycling. 41 An applicant for a permit for a hazardous waste storage, treatment, or 42 (m)

42 (m) An applicant for a permit for a hazardous waste storage, treatment, or 43 disposal facility that proposes to operate as a commercial facility shall pay an 44 application fee for each proposed activity as follows:

1	(1)	Storage facility	\$10,000;
2	(2)	Treatment facility	\$15,000;
3	(3)	Disposal facility	\$25,000.
		a	0 0

The Commission may adopt rules setting fees for modifications to permits. 4 (n) Such fees shall not exceed fifty percent (50%) of the application fee. 5

(0)Annual fees established under this section are due no later than 31 July for the 6 fiscal year beginning 1 July in the same year. Tonnage fees established under this 7 section are due no later than 31 July for the previous calendar year. 8

9 The Department shall make an annual report to the General Assembly and its (p) Fiscal Research Division on the cost of the hazardous waste management program. The 10 report shall include, but is not limited to, beginning fund balance, fees collected under 11 this section, anticipated revenue from all sources, total expenditures (by activities and 12 categories) for the hazardous waste management program, ending fund balance, any 13 14 recommended adjustments in the annual and tonnage fees which may be necessary to assure the continued availability of funds sufficient to pay the State's share of the cost of 15 the hazardous waste management program, and any other information requested by the 16 General Assembly. In recommending adjustments in annual and tonnage fees, the 17 Department may propose fees for hazardous waste generators, and for hazardous waste 18 19 treatment facilities which treat waste generated on-site, which are designed to encourage reductions in the volume or quantity and toxicity of hazardous waste." 20

- 21
- 22 23

PART XIII. DEPARTMENT OF COMMERCE

24

EMPLOYMENT SECURITY FUNDS

25 **SECTION 13.1.(a)** Funds from the Employment Security Commission Reserve Fund shall be available to the Employment Security Commission to use as 26 collateral to secure federal funds and to pay the administrative costs associated with the 27 collection of the Employment Security Commission Reserve Fund surcharge. The total 28 administrative costs paid with funds from the Reserve shall not exceed the total 29 administrative costs paid in fiscal year 2005-2006. 30

SECTION 13.1.(b) There is appropriated from the Employment Security 31 Commission Reserve Fund to the Employment Security Commission of North Carolina 32 the sum of six million three hundred thousand dollars (\$6,300,000) for the 2006-2007 33 fiscal year to be used for the following purposes: 34

35

- \$6,000,000 for the operation and support of local offices. (1)
- \$200,000 for the State Occupational Information Coordinating (2)36 Committee to develop and operate an interagency system to track 37 former participants in State education and training programs. 38
- \$100,000 to maintain compliance with Chapter 96 of the General 39 (3) Statutes, which directs the Commission to employ the Common 40 Follow-Up Management Information System to evaluate the 41 effectiveness of the State's job training, education, and placement 42 programs. 43

 SECTION 13.2. Of the funds appropriated in this act to the One Carolina Fund, the Department of Commerce may use up to three hundred th dollars (\$300,000) to cover its expenses in administering the One North Carolin and other economic development incentive grant programs in the 2006-2007 fisca RURAL ECONOMIC DEVELOPMENT CENTER SECTION 13.3. Notwithstanding any other provision of law, the Carolina Rural Economic Development Center shall provide up to two h fifty-five thousand dollars (\$255,000) to the Yadkin-Pee Dee Lakes Project Central Park of North Carolina from its appropriation for economic developments. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM SECTION 14.1. G.S. 74-24.16(d) is repealed. 	ousand a Fund al year. North undred for the opment
 dollars (\$300,000) to cover its expenses in administering the One North Carolin and other economic development incentive grant programs in the 2006-2007 fisca RURAL ECONOMIC DEVELOPMENT CENTER SECTION 13.3. Notwithstanding any other provision of law, the Carolina Rural Economic Development Center shall provide up to two h fifty-five thousand dollars (\$255,000) to the Yadkin-Pee Dee Lakes Project Central Park of North Carolina from its appropriation for economic devel projects. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	a Fund al year. North undred for the opment
 and other economic development incentive grant programs in the 2006-2007 fisca RURAL ECONOMIC DEVELOPMENT CENTER SECTION 13.3. Notwithstanding any other provision of law, the Carolina Rural Economic Development Center shall provide up to two h fifty-five thousand dollars (\$255,000) to the Yadkin-Pee Dee Lakes Project Central Park of North Carolina from its appropriation for economic developrojects. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	North North aundred for the opment
 RURAL ECONOMIC DEVELOPMENT CENTER SECTION 13.3. Notwithstanding any other provision of law, the Carolina Rural Economic Development Center shall provide up to two h fifty-five thousand dollars (\$255,000) to the Yadkin-Pee Dee Lakes Project Central Park of North Carolina from its appropriation for economic devel projects. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	North nundred for the opment
 RURAL ECONOMIC DEVELOPMENT CENTER SECTION 13.3. Notwithstanding any other provision of law, the Carolina Rural Economic Development Center shall provide up to two h fifty-five thousand dollars (\$255,000) to the Yadkin-Pee Dee Lakes Project Central Park of North Carolina from its appropriation for economic developrojects. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	for the opment
 SECTION 13.3. Notwithstanding any other provision of law, the Carolina Rural Economic Development Center shall provide up to two h fifty-five thousand dollars (\$255,000) to the Yadkin-Pee Dee Lakes Project Central Park of North Carolina from its appropriation for economic developrojects. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	for the opment
 9 Carolina Rural Economic Development Center shall provide up to two h 10 fifty-five thousand dollars (\$255,000) to the Yadkin-Pee Dee Lakes Project 11 Central Park of North Carolina from its appropriation for economic developrojects. 13 14 PART XIV. DEPARTMENT OF LABOR 15 16 REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	for the opment
 fifty-five thousand dollars (\$255,000) to the Yadkin-Pee Dee Lakes Project Central Park of North Carolina from its appropriation for economic developrojects. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	for the opment
 Central Park of North Carolina from its appropriation for economic developrojects. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	opment
 projects. PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	-
 PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	1 S
 PART XIV. DEPARTMENT OF LABOR REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	1 S
 15 16 REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM 	1 S
16 REPEAL FEE FOR MINE SAFETY EDUCATION/TRAINING PROGRAM	⁄IS
	/18
17 SECTION 14.1. (i.S. $/4-24$, 16(d) is repeated.	
-	
19 PART XV. OFFICE OF ADMINISTRATIVE HEARINGS	
20 	
21 NC REGISTER CHANGES	
22 SECTION 15.1. G.S. 150B-21.17 reads as rewritten:	
23 "§ 150B-21.17. North Carolina Register.	a aistan
24 (a) Content. – The Codifier of Rules must publish the North Carolina R	-
25 The North Carolina Register must be published at least two times a month an	a musi
26 contain the following: (1) Temporary rules entered in the North Caroline Administrative C	'ada
 27 (1) Temporary rules entered in the North Carolina Administrative C 28 (1a) The text of proposed rules, and the text of permanent rules approximation 	
	proved
	Code
 (1b) Emergency rules entered into the North Carolina Administrative Notices of receipt of a petition for municipal incorporation, as r 	
by G.S. 120-165.	Juncu
32 by G.S. 120-105. 33 (3) Executive orders of the Governor.	
34 (4) Final decision letters from the United States Attorney (Jonoral
35 concerning changes in laws that affect voting in a jurisdiction	
to section 5 of the Voting Rights Act of 1965, as requi	•
37 G.S. 120-30.9H.	icu by
38 (5) Orders of the Tax Review Board issued under G.S. 105-241.2.	
39 (6) Other information the Codifier determines to be helpful to the p	ublic
40 (b) Form. – When an agency publishes notice in the North Carolina Reg	
the proposed text of a new rule, the Codifier of Rules must publish the complete	
the proposed text of a new rule, the counter of Rules must publish the complete the proposed new rule. In publishing the text of a proposed new rule, the Codifie	
 43 indicate the rule is new by underlining the proposed text of the rule. 	1 111000

1	When an agency publishes notice in the North Carolina Register of the proposed text
2	of an amendment to an existing rule, the Codifier must publish the complete text of the
3	rule that is being amended unless the Codifier determines that publication of the
4	complete text of the rule being amended is not necessary to enable the reader to
5	understand the proposed amendment. In publishing the text of a proposed amendment to
6	a rule, the Codifier must indicate deleted text with overstrikes and added text with
7	underlines.
8	When an agency publishes notice in the North Carolina Register of the proposed
9	repeal of an existing rule, the Codifier must publish the complete text of the rule the
10	agency proposes to repeal unless the Codifier determines that publication of the
11	complete text is impractical. In publishing the text of a rule the agency proposes to
12	repeal, the Codifier must indicate the rule is to be repealed.
13	(c) The Codifier may authorize and license the private indexing, marketing,
14	sales, reproduction, and distribution of the Register."
15	
16	PART XVI. OFFICE OF STATE CONTROLLER
17	
18	NEW PAYROLL DEDUCTION SLOTS
19	SECTION 16.1. Pending the implementation of the State's Human
20	Resources/Payroll infrastructure, a temporary suspension of new payroll deduction slots
21	is authorized. The State Controller may, at his discretion, elect to authorize a new
22	payroll deduction slot if it is deemed to be in the immediate best interest of the State's
23	employees.
24	
25	PROPOSED LEGISLATIVE CHANGES PERTAINING TO CREDIT CARDS
26	SECTION 16.2.(a) G.S. 66-58.12 reads as rewritten:
27	"§ 66-58.12. Agencies may provide access to services through electronic and digital
28 29	(a) transactions; fees authorized.(a) Public agencies are encouraged to maximize citizen and business access to
29 30	their services through the use of electronic and digital transactions. A public agency
30 31	may determine, through program and transaction analysis, which of its services may be
32	made available to the public through electronic means, including the Internet. The
33	agency shall identify any inhibitors to electronic transactions between the agency and
34	the public, including legal, policy, financial, or privacy concerns and specific inhibitors
35	unique to the agency or type of transaction. An agency shall not provide a transaction
36	through the Internet that is impractical, unreasonable, or not permitted by laws
37	pertaining to privacy or security.
38	(b) An agency may charge a <u>convenience</u> fee to cover its <u>all or a portion of the</u>
39	costs of permitting a person to complete a transaction through the World Wide Web or
40	other means of electronic access, including the cost of electronic payments pursuant to
41	G.S. 147-86.22(b). The fee may be applied on a per transaction basis and may be
42	calculated either as a flat fee or a percentage fee, as determined under an agreement
43	between a person and a public agency. The convenience fee shall be levied in
44	accordance with applicable payment card industry standards, consistent with policies

promulgated by the State Controller pursuant to G.S. 147-86.22(b). The convenience fee 1 may be collected by the agency or by its third party agent. 2 The fee imposed under subsection (b) of this section must be approved by the (c) 3 Office of State Budget and Management, in consultation with the State Chief 4

Information Officer and the Joint Legislative Commission on Governmental Operations. 5 The revenue derived from the fee must be credited to a nonreverting agency reserve 6 account. The funds in the account may be expended only for the e-commerce initiatives 7 from which the funds were collected and only if the e-commerce initiative has been 8 approved and projects approved by the State Chief Information Officer, in consultation 9 with the Joint Legislative Oversight Committee on Information Technology. For 10 purposes of this subsection, the term "public agencies" does not include a county, unit, 11 special district, or other political subdivision of government. 12

13

(d) This section does not apply to the Judicial Department."

14

SECTION 16.2.(b) G.S. 147-86.22(b) reads as rewritten:

"(b) Electronic Payment. - Notwithstanding the provisions of G.S. 147-86.20 and 15 G.S. 147-86.21, this subsection applies to debts owed a community college, a local 16 school administrative unit, an area mental health, developmental disabilities, and 17 substance abuse authority, and the Administrative Office of the Courts, and to debts 18 payable to or through the office of a clerk of superior court or a magistrate, as well as to 19 debts owed to other State agencies as defined in G.S. 147-86.20. 20

21 The State Controller shall establish policies that allow accounts receivable to be payable under certain conditions by electronic payment. These policies shall be 22 established with the concurrence of the State Treasurer. In addition, any policies that 23 apply to debts payable to or through the office of a clerk of superior court or a 24 magistrate shall be established with the concurrence of the Administrative Officer of the 25 Courts. The Administrative Officer of the Courts may also establish policies otherwise 26 authorized by law that apply to these debts as long as those policies are not inconsistent 27 with the Controller's policies. 28

A condition of payment by electronic payment is receipt by the appropriate State 29 agency of the full amount of the account receivable owed to the State agency. A debtor 30 who pays by electronic payment may be required to pay any fee or charge associated 31 with the use of electronic payment. Fees associated with processing electronic payments 32 may be paid out of the General Fund and Highway Fund if the payment of the fee by the 33 State is economically beneficial to the State and the payment of the fee by the State has 34 been approved by the State Controller and State Treasurer. 35

The State Controller and State Treasurer shall consult with the Joint Legislative 36 Commission on Governmental Operations before establishing policies that allow 37 accounts receivable to be payable by electronic payment and before authorizing fees 38 associated with electronic payment to be paid out of the General Fund and Highway 39 Fund. A State agency must also consult with the Joint Legislative Commission on 40 Governmental Operations before implementing any program to accept payment under 41 the policies established pursuant to this subsection. 42 Costs associated with the use of electronic payments shall be paid by an agency from 43

either receipts-supported or appropriated funds, as approved by the Office of State 44

Budget and Management. Any convenience fees levied and collected pursuant to 1 G.S. 66-58.12 shall only be utilized to pay the costs specified therein. This provision 2 shall not prohibit an agency from absorbing a portion or all the costs associated with 3 accepting electronic payments if deemed economical to either the agency or the State's 4 cash management program, or if deemed appropriate to provide the convenience to the 5 payor. 6 A payment of an account receivable that is made by electronic payment and is not 7 honored by the issuer of the card or the financial institution offering electronic funds 8 9 transfer does not relieve the debtor of the obligation to pay the account receivable." SECTION 16.2.(c) G.S. 159-32.1 reads as rewritten: 10 "§ 159-32.1. Electronic payment. 11 A unit of local government, public hospital, or public authority may, in lieu of 12 payment by cash or check, accept payment by electronic payment as defined in 13 14 G.S. 147-86.20 for any tax, assessment, rate, fee, charge, rent, interest, penalty, or other receivable owed to it. A unit of local government, public hospital, or public authority 15 may pay any negotiated discount, processing fee, transaction fee, or other charge 16 imposed by a credit card, charge card, or debit card company, or by a third-party 17 merchant bank, as a condition of contracting for the unit's or the authority's acceptance 18 of electronic payment. A unit of local government, public hospital, or public authority 19 may impose the fee or charge as a surcharge convenience fee on the amount paid by the 20 21 person using electronic payment, provided the fee is levied in accordance with applicable payment card industry standards, consistent with either policies promulgated 22 by the State Controller pursuant to G.S. 147-86.22(b) or with other policies promulgated 23 by the governing board, as applicable." 24 **SECTION 16.2.(d)** G.S. 105-357(b) reads as rewritten: 25 Acceptance of Checks and Electronic Payment. - The tax collector may "(b) 26 accept checks and electronic payments, as defined in G.S. 147-86.20, in payment of 27 taxes, as authorized by G.S. 159-32.1. Acceptance of a check or electronic payment is at 28 the tax collector's own risk. A tax collector who accepts electronic payment of taxes 29 may add a convenience fee to each electronic payment transaction to offset the service 30 charge the taxing unit pays for electronic payment-service. service, provided the fee is 31 levied in accordance with applicable payment card industry standards, consistent with 32 policies promulgated by the State Controller pursuant to G.S. 147-86.22(b) or with other 33 policies promulgated by the governing board, as applicable. A tax collector who accepts 34 electronic payment or check in payment of taxes may issue the tax receipt immediately 35

or withhold the receipt until the check has been collected or the electronic payment invoice has been honored by the issuer.

If a tax collector accepts a check or an electronic payment and issues a tax receipt and the check is returned unpaid (without negligence on the part of the tax collector in presenting the check for payment) or the electronic payment invoice is not honored by the issuer, the taxes for which the check or electronic payment was given shall be deemed unpaid; the tax collector shall immediately correct the copy of the tax receipt and other appropriate records to show the fact of nonpayment, and shall give written notice by certified or registered mail to the person to whom the tax receipt was issued to

1	return it to the tax collector. After correcting the records to show the fact of
2	nonpayment, the tax collector shall proceed to collect the taxes by the use of any
3	remedies allowed for the collection of taxes or by bringing a civil action on the check or
4	electronic payment."
5	SECTION 16.2.(e) G.S. 14-113.24 reads as rewritten:
6	"§ 14-113.24. Credit, charge, or debit card numbers on receipts.
7	(a) For purposes of this section, the word "person" means the person that owns or
8	leases the cash register or other machine or device that electronically prints receipts of
9	credit, charge, or debit card transactions.
10	(b) Except as provided in this section, no person that accepts credit, charge, or
11	debit cards for the transaction of business shall print more than five the last four digits
12	of the credit, charge, or debit card account number or print the expiration date upon any
13	receipt with the intent to provide the receipt to the cardholder at the point of sale. This
14	section applies to a person who employs a cash register or other machine or device that
15	electronically prints receipts for credit, charge, or debit card transactions. This section
16	does not apply to a person whose sole means of recording a credit, charge, or debit card
17	number for the transaction of business is by handwriting or by an imprint or copy of the
18	credit, charge, or debit card."
19	
20	PART XVII. UTILITIES COMMISSION
21	
22	REGULATORY FEE FOR UTILITIES COMMISSION
23	SECTION 17.1.(a) The percentage rate to be used in calculating the public
24	utility regulatory fee under G.S. 62-302(b)(2) is twelve-hundredths of one percent
25	(0.12%) for each public utility's North Carolina jurisdictional revenues earned during
26	each quarter that begins on or after July 1, 2006.
27	SECTION 17.1.(b) The electric membership corporation regulatory fee
28	imposed under G.S. 62-302(b1) for the 2006-2007 fiscal year is two hundred thousand
29	dollars (\$200,000).
30	SECTION 17.1.(c) This section becomes effective July 1, 2006.
31	
32	PART XVIII. INFORMATION TECHNOLOGY
33	
34	ESTABLISH INFORMATION TECHNOLOGY INNOVATION FUND
35	SECTION 18.1.(a) There is established an Information Technology
36	Innovation Fund in the Office of State Budget and Management. This Fund will
37	support technology projects that:
38	(1) Implement a legislative mandate, increase safety of staff and citizens,
39	or improve the overall efficiency of a business process demonstrated
40	through cost savings or future cost avoidance.
41	(2) Facilitate consolidation of information technology services in State
42	agencies and/or an enterprise approach across agencies.
43	(3) Improve customer service to the public.

Projects must complete a detailed analysis and clearly demonstrate that 1 benefits are greater than costs. 2 **SECTION 18.1.(b)** A review board comprised of the State Budget Officer, 3 the State CIO, and the State Controller will review agency requests to evaluate their 4 validity, costs and benefits, and overall return to the State. The Office of State Budget 5 and Management, in consultation with Information Technology Services, shall establish 6 the timeline, criteria, and review process by which department requests will be 7 evaluated. 8 9 **SECTION 18.1.(c)** The review board shall consult with the Joint Committee on Information Technology prior to transferring monies from the Fund. 10 **SECTION 18.1.(d)** Funds will be provided to departments from the 11 Information Technology Innovation Fund during the implementation period only. Any 12 remaining funds shall revert to the Information Technology Innovation Fund for 13 14 reprioritization and allocation at the end of project implementation. 15 **GEOGRAPHICAL INFORMATION SYSTEMS STUDY** 16 **SECTION 18.2.(a)** The Office of State Budget and Management (OSBM) 17 shall conduct a study to identify the utilization of Geographical Information Systems 18 (GIS) in State agencies. The study shall identify the purpose for which each system 19 exists, any duplication of effort across agencies, actual staffing for each system, the data 20 21 used and developed for the systems, the organizational location of each system, and the hardware and software inventories associated with each system. As a result of the 22 study, OSBM should make recommendations on the governance, organization, and 23 staffing of GIS in and across State agencies. The findings of this study shall be reported 24 25 to the Joint Committee on Information Technology by March 1, 2007. **SECTION 18.2.(b)** This section does not apply to The University of North 26 Carolina and to the Judicial Branch. 27 28 PART XIX. CRIME CONTROL AND PUBLIC SAFETY 29 30 ESTABLISH DISASTER RELIEF RESERVE 31 32 **SECTION 19.1.(a)** G.S. 166A-6.01(2) reads as rewritten: Public assistance. - State disaster assistance in the form of public ''(2)33 assistance grants may be made available to eligible entities located 34 within the disaster area on the following terms and conditions: 35 Eligible entities shall meet the following qualifications: 36 a. The eligible entity suffers a minimum of ten thousand 37 1. dollars (\$10,000) in uninsurable losses; 38 2. The eligible entity suffers uninsurable losses in an 39 amount equal to or exceeding one-half percent (0.5%) 40 one percent (1.0 %) of the annual operating budget: 41 3. For a state of disaster proclaimed pursuant to 42 G.S. 166A-6(a) after the deadline established by the 43 Federal Emergency Management Agency pursuant to the 44

1	Disaster Mitigation Act of 2002, P.L. 106-390, the		
2	eligible entity shall have a hazard mitigation plan		
3	approved pursuant to the Stafford Act; and		
4	4. For a state of disaster proclaimed pursuant to		
5	G.S. 166A-6(a) after August 1, 2002, the eligible entity		
6	shall be participating in the National Flood Insurance		
7	Program in order to receive public assistance for		
8	flooding damage.		
9	b. Eligible entities shall be required to provide non-State matching		
10	funds equal to twenty-five percent (25%) of the eligible costs of		
11	the public assistance grant."		
12	SECTION 19.1.(b) G.S. 166A-5 is amended by adding a new subdivision to		
13	read:		
14	"(4) <u>Disaster Relief Reserve. – There is established a Disaster Relief</u>		
15	Reserve as a restricted reserve in the General Fund. The Governor may		
16	access these funds to (i) initially prepare for, and respond to, an		
17	emergency, (ii) contribute to the required nonfederal cost share for		
18	federal emergency and disaster assistance programs, and (iii)		
19 20	implement State disaster assistance programs as authorized in Chapter		
20	<u>166A of the General Statutes. The Governor shall report to the Joint</u>		
21	Legislative Commission on Governmental Operations on any		
22 23	expenditures from the Disaster Relief Reserve no later than 30 days		
23 24	after making the expenditure. The report shall include a description of the emergency and type of action taken."		
24 25	the emergency and type of action taken.		
23 26	HOUSING ASSISTANCE FUNDS		
20 27	SECTION 19.2. Section 5.1(c) of S.L. 2005-1 reads as rewritten:		
28	"SECTION 5.1.(c) The Department of Crime Control and Public Safety shall		
20 29	modify the Crisis Housing Assistance Fund (CHAF) to provide money to persons who		
30	do not qualify for CHAF assistance solely because they failed to apply for federal		
31	assistance through <u>FEMA or the Small Business Administration's (SBA) Real Property</u>		
32	Disaster loan program."		
33			
34	HOPE MILLS DAM		
35	SECTION 19.3. Of the funds appropriated in this act to the Reserve for		
36	Disaster Expenses, the sum of two million one hundred seventeen thousand one hundred		
37	thirty-nine dollars (\$2,117,139) shall be allocated to the town of Hope Mills in the		
38	2006-2007 fiscal year for additional costs associated with repairing the dam, roadway,		
39	and bridge from flooding in 2003.		
40			
41	PART XX. SALARIES AND BENEFITS		
42			
43	GOVERNOR AND COUNCIL OF STATE/SALARY INCREASES		

1	SECTION 20.1.(a) Effective July 1, 2006, G.S. 147-11(a)	a) is rewritten to
2	read:	
3	"(a) The salary of the Governor shall be one hundred twenty-eight	nt thousand seven
4	hundred seventy-two dollars (\$128,772) annually, payable monthly."	
5	SECTION 20.1.(b) Effective July 1, 2006, the annual	salaries for the
6	members of the Council of State, payable monthly, for the 2006-2007 f	iscal year are:
7		
8	Council of State	<u>Annual Salary</u>
9	Lieutenant Governor	\$113,650
10	Attorney General	113,650
11	Secretary of State	113,650
12	State Treasurer	113,650
13	State Auditor	113,650
14	Superintendent of Public Instruction	113,650
15	Agriculture Commissioner	113,650
16	Insurance Commissioner	113,650
17	Labor Commissioner	113,650
18		
19	NONELECTED DEPARTMENT HEADS/SALARY INCREASES	
20	SECTION 20.2. In accordance with G.S. 143B-9, the r	
21	salaries, payable monthly, for the nonelected heads of the principal S	State departments
22	for the 2006-2007 fiscal year are:	
23		
24	Nonelected Department Heads	Annual Salary
24 25	Secretary of Administration	\$111,036
	Secretary of Administration Secretary of Correction	\$111,036 111,036
25	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety	\$111,036 111,036 111,036
25 26	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources	\$111,036 111,036 111,036 111,036
25 26 27	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce	\$111,036 111,036 111,036 111,036 111,036
25 26 27 28	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources	\$111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29 30 31 32	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29 30 31 32 33	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29 30 31 32 33 34	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29 30 31 32 33 34 35	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Transportation	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29 30 31 32 33 34 35 36	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29 30 31 32 33 34 35 36 37	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI SECTION 20.3. The annual salaries, payable monthly, for	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29 30 31 32 33 34 35 36 37 38	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI SECTION 20.3. The annual salaries, payable monthly, for fiscal year for the following executive branch officials are:	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 50 The 2006-2007
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI SECTION 20.3. The annual salaries, payable monthly, for fiscal year for the following executive branch officials are: <u>Executive Branch Officials</u>	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 SEASES For the 2006-2007
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI SECTION 20.3. The annual salaries, payable monthly, for fiscal year for the following executive branch officials are: <u>Executive Branch Officials</u> Chairman, Alcoholic Beverage Control Commission	\$111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 111,036 Seases Fer the 2006-2007 Annual Salary \$101,062
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI SECTION 20.3. The annual salaries, payable monthly, for fiscal year for the following executive branch officials are: <u>Executive Branch Officials</u> Chairman, Alcoholic Beverage Control Commission State Controller	\$111,036 10
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI SECTION 20.3. The annual salaries, payable monthly, for fiscal year for the following executive branch officials are: Executive Branch Officials Chairman, Alcoholic Beverage Control Commission State Controller Commissioner of Motor Vehicles	\$111,036 110,062 111,062 111,062 111,062 111,062 111,062 111,062 10
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	Secretary of Administration Secretary of Correction Secretary of Crime Control and Public Safety Secretary of Cultural Resources Secretary of Commerce Secretary of Environment and Natural Resources Secretary of Health and Human Services Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue Secretary of Transportation CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCRI SECTION 20.3. The annual salaries, payable monthly, for fiscal year for the following executive branch officials are: <u>Executive Branch Officials</u> Chairman, Alcoholic Beverage Control Commission State Controller	\$111,036 10

1	Chairman, Employment Security Commission	138,487
2	State Personnel Director	111,036
3	Chairman, Parole Commission	92,282
4	Members of the Parole Commission	42,598
5	Chairman, Utilities Commission	126,569
6	Members of the Utilities Commission	113,650
7	Executive Director, Agency for Public Telecommunication	ns 85,198
8	Director, Museum of Art	103,556
9	Executive Director, North Carolina Agricultural	,
10	Finance Authority	98,370
11	State Chief Information Officer	141,352
12		
13	JUDICIAL BRANCH OFFICIALS/SALARY INCREASES	
14	SECTION 20.4.(a) The annual salaries, payable monthl	y, for specified
15	Judicial Branch officials for the 2006-2007 fiscal year are:	<i>J i</i>
16		
17	Judicial Branch Officials	Annual Salary
18	Chief Justice, Supreme Court	\$128,772
19	Associate Justice, Supreme Court	125,406
20	Chief Judge, Court of Appeals	122,271
21	Judge, Court of Appeals	120,181
22	Judge, Senior Regular Resident Superior Court	116,916
23	Judge, Superior Court	113,650
24	Chief Judge, District Court	103,200
25	Judge, District Court	99,935
26	Administrative Officer of the Courts	116,916
27	Assistant Administrative Officer of the Courts	106,791
28	SECTION 20.4.(b) The district attorney or public defended	,
29	district, with the approval of the Administrative Officer of the	•
30	Commission on Indigent Defense Services, respectively, shall set	
31	assistant district attorneys or assistant public defenders, respectively, in	
32	that the average salaries of assistant district attorneys or assistant pub	
33	that district do not exceed sixty-five thousand four hundred for	
34	(\$65,447), and the minimum salary of any assistant district attorney or	•
35	defender is at least thirty-four thousand two hundred dollars (\$34,200),	-
		-

36 2006.

SECTION 20.4.(c) Effective July 1, 2006, the annual salaries of permanent, full-time employees of the Judicial Department whose salaries are not itemized in this act shall be increased by four percent (4%).

40 **SECTION 20.4.(d)** Effective July 1, 2006, the annual salaries of permanent, 41 part-time employees of the Judicial Department whose salaries are not itemized in this 42 act shall be increased by pro rata amounts of four percent (4%).

- 43
- 44 CLERK OF SUPERIOR COURT/SALARY INCREASES

1	SECTION 20.5. Effective July 1, 2006, G.S.		
2	"(a) The clerk of superior court is a full-time er		
3	receive an annual salary, payable in equal monthly installments, based on the population		
4	of the county as determined in subsection (a1) of this sec	tion, according to the following	
5	schedule:		
6	Population	Annual Salary	
7	Less than 100,000	\$76,016	
8	100,000 to 149,999	85,302	
9	150,000 to 249,999	94,590	
10	250,000 and above	103,879.	
11	The salary schedule in this subsection is intended	ed to represent the following	
12	approximate percentage of the salary of a chief district co	ourt judge:	
13	Population	Annual Salary	
14	Less than 100,000	73%	
15	100,000 to 149,999	82%	
16	150,000 to 249,999	91%	
17	250,000 and above	100%.	
18	When a county changes from one population group to	o another, the salary of the clerk	
19	shall be changed, on July 1 of the fiscal year for which	h the change is reported, to the	
20	salary appropriate for the new population group, except	that the salary of an incumbent	
21	clerk shall not be decreased by any change in populatio	n group during his continuance	
22	in office."		
23			
24	ASSISTANT AND DEPUTY CLERKS OF COURT/S	SALARY INCREASES	
25	SECTION 20.6. Effective July 1, 2006, C	G.S. 7A-102(c1) is rewritten to	
26	read:		
27	"(c1) A full-time assistant clerk or a full-time deput	ty clerk, and up to one full-time	
28	deputy clerk serving as head bookkeeper per county,		
29	subject to the following minimum and maximum rates:	-	
30	Assistant Clerks and Head Bookkeeper	Annual Salary	
31	Minimum	\$29,500	
32	Maximum	50,522	
33			
34	Deputy Clerks	Annual Salary	
35	Minimum	\$25,392	
36	Maximum	39,295."	
37			
38	MAGISTRATES' SALARY INCREASES		
39	SECTION 20.7.(a) Effective July 1, 2006, 0	G.S. 7A-171.1(a) is rewritten to	
40	read:		
41	"(a) The Administrative Officer of the Courts, af	fter consultation with the chief	
42	district judge and pursuant to the following provisions		
/3	each magistrate	,	

43 each magistrate.

1 2 3 4 5 6 7 8 9 10 11	(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. A magistrate's salary shall increase to the next step every two years on the 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 magistrate was originally appointed for increases to Steps 4 through 6.	
12		Table of Salaries of Fu	ıll-Time Magistrates
13			
14		Step Level	Annual Salary
15		Entry Rate	\$29,889
16		Step 1	32,630
17		Step 2	35,613
18		Step 3	38,868
19		Step 4	42,434
20		Step 5	46,452
21		Step 6	50,957.
22	(2)		a magistrate who is assigned to work an
23		÷	rrs of work a week during the term, except
24		0	ssigned an average of less than 10 hours of
25		÷	rm. A part-time magistrate is included, in
26			70, under the provisions of G.S. 135-1(10)
27			e Administrative Officer of the Courts
28			trate is a part-time magistrate. A part-time
29		-	n annual salary based on the following
30		e	mber of hours a week that a part-time
31			during the term shall be multiplied by the
32			a full-time magistrate who has the same
33		•	prior to the beginning of that term as does
34			d the product of that multiplication shall be
35		-	. The quotient shall be the annual salary
36		payable to that part-time ma	•
37	(3)		provision of this subsection, a magistrate
38		*	law in North Carolina or any other state
39			ary provided in the table in subdivision (1)
40		of this subsection for Step 4	
41	SECTION 20.7.(b) Effective July 1, 2006, G.S. 7A-171.1(a1) is rewritten to		
42	read:		a. , , a car · · · · ·
43			
44	apply to individ	iuais who were serving as mag	gisirales on June 30, 1994:

1	(1)	The salaries of magistrates who on June 30, 1994	4, were paid at a salary	
2		level of less than five years of service under the	able in effect that date	
3		shall be as follows:		
4		Less than 1 year of service	\$24,102	
5		1 or more but less than 3 years of service	25,209	
6		3 or more but less than 5 years of service	27,435.	
7		Upon completion of five years of service, t	hose magistrates shall	
8		receive the salary set as the Entry Rate in the tab	le in subsection (a).	
9	(2)	The salaries of magistrates who on June 30, 1994	- ·	
10		level of five or more years of service shall be bas	sed on the rates set out	
11		in subsection (a) as follows:		
12		Salary Level	Salary Level	
13		on June 30, 1994	on July 1, 1994	
14		5 or more but less than 7 years of service	Entry Rate	
15		7 or more but less than 9 years of service	Step 1	
16		9 or more but less than 11 years of service	Step 2	
17		11 or more years of service	Step 3	
18		Thereafter, their salaries shall be set in	accordance with the	
19		provisions in subsection (a).		
20	(3)	The salaries of magistrates who are licensed to	-	
21		Carolina shall be adjusted to the annual salary p		
22		subsection (a) as Step 4, and, thereafter, their s		
23		accordance with the provisions in subsection (a).		
24	(4)	The salaries of "part-time magistrates" shall be		
25		set out in subdivision (2) of subsection (a) but	according to the rates	
26		set out in this subsection."		
27				
28		SEMBLY PRINCIPAL CLERKS/SALARY IN		
29		FION 20.8. Effective July 1, 2006, G.S. 120-37(c		
30		principal clerks shall be full-time officers. Each p	A	
31		benefits available to permanent legislative emplo		
32	an annual salary of ninety-six thousand seventeen dollars (\$96,017) payable monthly.			
33	The Legislative Services Commission shall review the salary of the principal clerks			
34	-	sion of the proposed operating budget of the Ge	÷	
35	Governor and Advisory Budget Commission and shall make appropriate			
36	recommendations for changes in those salaries. Any changes enacted by the General			
37	Assembly shall	be by amendment to this paragraph."		
38				
39		AT-ARMS AND READING CLERKS		
40		FION 20.9. Effective July 1, 2006, G.S. 120-37(b	•	
41		sergeant-at-arms and the reading clerk in each l	-	
42	•	hundred forty dollars (\$340.00) per week plus su		
43	daily rate prov	ided for members of the General Assembly, plu	is mileage at the rate	

provided for members of the General Assembly for one round trip only from their

homes to Raleigh and return. The sergeants-at-arms shall serve during sessions of the 1 General Assembly and at such time prior to the convening of, and subsequent to 2 adjournment or recess of, sessions as may be authorized by the Legislative Services 3 Commission. The reading clerks shall serve during sessions only." 4 5 **LEGISLATIVE EMPLOYEES** 6 SECTION 20.10. Effective July 1, 2006, the Legislative Services Officer 7 shall increase the salaries of nonelected employees of the General Assembly in effect 8 9 for fiscal year 2005-2006 by four percent (4%). Nothing in this act limits any of the provisions of G.S. 120-32. 10 11 **COMMUNITY COLLEGE PERSONNEL/SALARY INCREASES** 12 **SECTION 20.11.** The Director of the Budget shall transfer from the Reserve 13 14 for Compensation Increases, created in this act for fiscal year 2006-2007, funds to the North Carolina Community Colleges System Office necessary to provide an annual 15 salary increase of four percent (4%), including funds for the employer's retirement and 16 social security contributions, commencing July 1, 2006, for all community college 17 employees supported by State funds. 18 19 UNIVERSITY OF NORTH CAROLINA SYSTEM/EPA COMPENSATION 20 21 **SECTION 20.12.(a)** The Director of the Budget shall transfer to the Board of Governors of The University of North Carolina sufficient funds from the Reserve for 22 Compensation Increases, created in this act for fiscal year 2006-2007, to provide an 23 annual salary increase of four percent (4%), including funds for the employer's 24 retirement and social security contributions, commencing July 1, 2006, for all 25 employees of The University of North Carolina, as well as employees other than 26 teachers of the North Carolina School of Science and Mathematics, supported by State 27 28 funds and whose salaries are exempt from the State Personnel Act (EPA). The percentage annual salary increase of four percent (4%) authorized by this section shall 29 be made on an aggregated average basis, and these funds shall be allocated according to 30 the rules adopted by the Board of Governors of The University of North Carolina or the 31 Board of Trustees of the North Carolina School of Science and Mathematics, as 32 appropriate, and may not be used for any purpose other than for salary increases and 33 necessary employer contributions provided by this section. 34 **SECTION 20.12.(b)** The Director of the Budget shall transfer to the Board 35 of Governors of The University of North Carolina sufficient funds from the Reserve for 36

Compensation Increases, created in this act for fiscal year 2006-2007, to provide an average annual salary increase of four percent (4%), including funds for the employer's retirement and social security contributions, commencing July 1, 2006, for all teaching employees of the North Carolina School of Science and Mathematics, supported by State funds and whose salaries are exempt from the State Personnel Act (EPA). These funds shall be allocated to individuals according to the rules adopted by the Board of Trustees of the North Carolina School of Science and Mathematics and may not be used

for any purpose other than for salary increases and necessary employer contributions 1 provided by this section. 2 3 **MOST STATE EMPLOYEES/SALARY INCREASES** 4 **SECTION 20.13.(a)** The salaries in effect June 30, 2006, of all permanent 5 full-time State employees whose salaries are set in accordance with the State Personnel 6 Act and who are paid from the General Fund or the Highway Fund shall be increased, 7 effective July 1, 2006, by four percent (4%), unless otherwise provided by this act. 8 9 SECTION 20.13.(b) Except as otherwise provided in this act, the fiscal year 2006-2007 salaries for permanent full-time State officials and persons in exempt 10 positions that are recommended by the Governor or the Governor and the Advisory 11 Budget Commission and set by the General Assembly shall be increased by four percent 12 (4%), effective July 1, 2006, unless otherwise provided by this act. 13 14 SECTION 20.13.(c) The salaries in effect for fiscal year 2006-2007 for all permanent part-time State employees shall be increased, effective July 1, 2006, by pro 15 rata amounts of four percent (4%). 16 **SECTION 20.13.(d)** The Director of the Budget may allocate out of special 17 operating funds or from other sources of the employing agency, except tax revenues, 18 sufficient funds to allow a salary increase, effective July 1, 2006, in accordance with 19 subsection (a), (b), or (c) of this section, including funds for the employer's retirement 20 21 and social security contributions, for the permanent full-time and part-time employees 22 of the agency, provided the employing agency elects to make available the necessary funds. 23 **SECTION 20.13.(e)** Within regular Executive Budget Act procedures as 24 limited by this act, all State agencies and departments may increase on an equitable

limited by this act, all State agencies and departments may increase on an equitable basis the rate of pay of temporary and permanent hourly State employees, subject to availability of funds in the particular agency or department, by pro rata amounts of four percent (4%) increase provided for permanent full-time employees covered by the provisions of subsection (a) of this section, commencing July 1, 2006.

30

31

ALL STATE-SUPPORTED PERSONNEL/SALARY INCREASES

32 **SECTION 20.14.(a)** Salaries and related benefits for positions that are 33 funded partially from the General Fund or Highway Fund and partially from sources 34 other than the General Fund or Highway Fund shall be increased from the General Fund 35 or Highway Fund appropriation only to the extent of the proportionate part of the 36 salaries paid from the General Fund or Highway Fund.

SECTION 20.14.(b) The granting of the salary increases under this act does not affect the status of eligibility for salary increments for which employees may be eligible unless otherwise required by this act.

40 **SECTION 20.14.(c)** The salary increases provided in this act are to be 41 effective July 1, 2006, and do not apply to persons separated from State service due to 42 resignation, dismissal, reduction in force, death, or retirement, or whose last workday is 43 prior to July 1, 2006.

1	Payroll checks issued to employees after July 1, 2006, which represent
2	payment of services provided prior to July 1, 2006, shall not be eligible for salary
3	increases provided for in this act. This subsection shall apply to all employees, subject
4	to or exempt from the State Personnel Act, paid from State funds, including public
5	schools, community colleges, and The University of North Carolina.
6	SECTION 20.14.(d) The Director of the Budget shall transfer from the
7	Reserve for Compensation Increases in this act for fiscal year 2006-2007 all funds
8	necessary for the salary increases provided by this act, including funds for the
9	employer's retirement and social security contributions.
10	SECTION 20.14.(e) Nothing in this act authorizes the transfer of funds
11	between the General Fund and the Highway Fund for salary increases.
12	SECTION 20.14.(f) Permanent full-time employees who work a nine-, ten-,
13	or eleven-month work year schedule shall receive the four percent (4%) annual increase
14	provided by this act.
15	
16	SALARY ADJUSTMENT FUND
17	SECTION 20.15.(a) Any remaining appropriations in the Reserve for
18	Compensation Increases authorized for employee salary increases not required for that
19	purpose may be used to supplement the Salary Adjustment Fund.
20	SECTION 20.15.(b) The purpose of the Salary Adjustment Fund is to
21	provide salary adjustments for job groups in response to changes in labor market rates to
22	assist the State in recruiting and retaining employees. Funds appropriated or otherwise
23	transferred to the Salary Adjustment Fund by this act or any other provision of law may
24	be used for the following purposes:
25	(1) Salary range revisions, special minimum wage rates, and
26	career-banding adjustments to provide competitive salary rates for
27	affected job groups.
28	(2) Reallocation of positions to higher-level job groups to compensate
29	employees for more difficult duties.
30	(3) In-range adjustments in order to recognize job change, establish
31	equitable salary relationships, or to respond to market conditions.
32	Funds shall only be used for salary adjustments that are in compliance with State
33	Personnel Commission policies.
34	SECTION 20.15.(c) The Director of the Budget shall consult with the Joint
35	Legislative Commission on Governmental Operations prior to transferring any salary
36	adjustment funds for any State agency.
37	SECTION 20.15.(d) The Director of the Budget may transfer to General
38	Fund budget codes from the General Fund Salary Adjustment Fund and may transfer to
39	Highway Fund budget codes from the Highway Fund Salary Adjustment Fund amounts
40	required to support salary adjustments authorized by this section.
41	SECTION 20.15.(e) The Judicial Department is eligible for the funding
42	authorized in subsection (a) of this section.

1	SECTION 20.15.(f) Employees subject to the State Personnel Act in The
2	University of North Carolina System are eligible to receive funds for career-banding
3	adjustments as authorized in subdivision (1) of subsection (b) of this section.
4	
5	STATE AGENCY TEACHERS' COMPENSATION
6	SECTION 20.16. Funds in the Reserve for Compensation Increases shall be
7	used for experience step increases for employees of schools operated by the Department
8	of Health and Human Services, the Department of Correction, or the Department of
9	Juvenile Justice and Delinquency Prevention, who are paid on the Teacher Salary
10	Schedule or the School-Based Administrator Salary Schedule.
11	
12	PROVIDE COST-OF-LIVING INCREASES FOR RETIREES OF THE
13	TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, THE
14	JUDICIAL RETIREMENT SYSTEM, THE LOCAL RETIREMENT SYSTEM,
15	AND THE LEGISLATIVE RETIREMENT SYSTEM
16	SECTION 20.17.(a) G.S. 135-5 is amended by adding a new subsection to
17	read:
18	"(nnn) From and after July 1, 2006, the retirement allowance to or on account of
19	beneficiaries whose retirement commenced on or before July 1, 2005, shall be increased
20	by three and seven-tenths percent (3.7%) of the allowance payable on June 1, 2006, in
21	accordance with G.S. 135-5(o). Furthermore, from and after July 1, 2006, the retirement
22	allowance to or on account of beneficiaries whose retirement commenced after July 1,
23	2005, but before June 30, 2006, shall be increased by a prorated amount of three and
24	seven-tenths percent (3.7%) of the allowance payable as determined by the Board of
25	Trustees based upon the number of months that a retirement allowance was paid
26	between July 1, 2005, and June 30, 2006."
27	SECTION 20.17.(b) G.S. 135-65 is amended by adding a new subsection to
28	read:
29	"(z) From and after July 1, 2006, the retirement allowance to or on account of
30	beneficiaries whose retirement commenced on or before July 1, 2005, shall be increased
31	by three and seven-tenths percent (3.7%) of the allowance payable on June 1, 2006.
32	Furthermore, from and after July 1, 2006, the retirement allowance to or on account of
33	beneficiaries whose retirement commenced after July 1, 2005, but before June 30, 2006, whell he increased by a proposed amount of three and seven terths percent (2.7%) of the
34 25	shall be increased by a prorated amount of three and seven-tenths percent (3.7%) of the
35	allowance payable as determined by the Board of Trustees based upon the number of months that a ratirement allowance was paid between July 1, 2005, and June 30, 2006."
36 27	months that a retirement allowance was paid between July 1, 2005, and June 30, 2006." SECTION 20.17.(c) G.S. 120-4.22A is amended by adding a new subsection
37 38	to read:
39 40	"(t) In accordance with subsection (a) of this section, from and after July 1, 2006, the retirement allowance to or on account of beneficiaries whose retirement commenced
40 41	on or before January 1, 2006, shall be increased by three and seven-tenths percent
41	(3.7%) of the allowance payable on June 1, 2006. Furthermore, from and after July 1,
43	2006, the retirement allowance to or on account of beneficiaries whose retirement
44	commenced after January 1, 2006, but before June 30, 2006, shall be increased by a

1	prorated amount of three and seven-tenths percent (3.7%) of the allow	ance payable as
2	determined by the Board of Trustees based upon the number of months	that a retirement
3	allowance was paid between January 1, 2006, and June 30, 2006."	
4	SECTION 20.17.(d) G.S. 128-27 is amended by adding a new section of the section o	ew subsection to
5	read:	
6	"(ggg) From and after July 1, 2006, the retirement allowance to c	or on account of
7	beneficiaries whose retirement commenced on or before July 1, 2005, sl	nall be increased
8	by three and seven-tenths percent (3.7%) of the allowance payable on	
9	accordance with subsection (k) of this section. Furthermore, from and af	<u>ter July 1, 2006,</u>
10	the retirement allowance to or on account of beneficiaries whose retirem	nent commenced
11	after July 1, 2005, but before June 30, 2006, shall be increased by a pro-	prated amount of
12	three and seven-tenths percent (3.7%) of the allowance payable as de	termined by the
13	Board of Trustees based upon the number of months that a retiremen	t allowance was
14	paid between July 1, 2005, and June 30, 2006."	
15		
16	PART XXI. CAPITAL PROVISIONS	
17		
18	GENERAL FUND CAPITAL APPROPRIATIONS/INTRODUCTIONS	
19	SECTION 21.1. The appropriations made by the 2005 Ge	•
20	for capital improvements are for constructing, repairing, or renovating	-
21	utilities, and other capital facilities, for acquiring sites for them where	e necessary, and
22	acquiring buildings and land for State government purposes.	
23		
24	CAPITAL APPROPRIATIONS/GENERAL FUND	1 E 1 f 41
25	SECTION 21.2. There is appropriated from the General 2006 2007 fixed upon the following amount for parital improvementation	al Fund for the
26	2006-2007 fiscal year the following amount for capital improvements:	
27 28	Capital Improvements – General Fund	2006-2007
28 29	Department of Administration	2000-2007
30	Asheville and Kinston Veterans Affairs Nursing Homes	\$ 8,773,300
31	Ashevine and Emister veterans Attains (Varsing Homes	φ 0,775,500
32	Department of Agriculture	
33	Constable Lab Renovation	537,500
34	Expansion/Renovation to Rollins Laboratory – planning and design	1,250,000
35	NCDA & CS Oxford Complex Planning and Design	1,000,000
36		1,000,000
37	State Ports Authority	
38	Port of Wilmington Container Cranes	7,500,000
39		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
40	Commerce	
41	Wanchese Industrial Park Office Addition	519,500
42		
43		017,000
45	Correction	017,000
43	Correction Gatehouse/Security Drives at Morrison Correctional Institution	2,986,200

1 2 Department of Crime Control and Public Safety **Emergency Operations Center and Access Road** 8,500,000 3 Marion Transportation Center – parking 222,700 4 5 **Department of Cultural Resources** 6 Horne Creek Visitors Center 7 378,700 Museum of Art Expansion 40,000,000 8 9 Department of Environment and Natural Resources 10 Division of Water Quality Laboratory – Modular Office Building 257,100 11 Forest Resources District 9 Headquarters Complex 2,164,500 12 North Carolina Zoo- Children's Discovery Center 1,500,000 13 North Carolina Zoo- Exhibit Storage Building 452,800 14 New DENR Office Building 50,005,300 15 Water Resources Development Projects 18,500,000 16 Chimney Rock Tract, Hickorynut Gorge State Park Expansion 15,000,000 17 Museum of Natural Sciences – Nature Resource Center 10,000,000 18 19 20 **Information Technology Services** 21 New Backup Data Center – Planning, Design and Construction 24,841,300 22 Department of Juvenile Justice and Delinquency Prevention 23 Safety/Security Fixtures and Furnishings for new 24 25 Youth Development Centers 500,000 26 University of North Carolina System – Board of Governors 27 28 North Carolina Center for the Advancement of Teaching – Ocracoke Island Station Renovation Phase III, 29 Furnishing and Equipment 737,000 30 31 32 North Carolina State University Engineering Complex III 61,000,000 33 34 University of North Carolina at Wilmington School of Nursing 27,000,000 35 University of North Carolina at Charlotte -36 Center City Classroom Building 37 45,827,400 38 **TOTAL CAPITAL IMPROVEMENTS – GENERAL FUND** \$ 329,453,300 39 WATER RESOURCES DEVELOPMENT PROJECT FUNDS 40 **SECTION 21.3.(a)** The Department of Environment and Natural Resources 41 shall allocate the funds appropriated in this act for water resources development projects 42 to the following projects whose costs are as indicated: 43 **Name of Project** 2006-2007 44

General Assembly of North Carolina

Session 2005

Session 2005 **General Assembly of North Carolina** Wilmington Harbor Deepening * \$ 5,275,000 (1)1 (2)Morehead City Harbor Sand Management 1,200,000 2 (3) Manteo (Shallowbag) Bay Channel Maintenance* 3 Wilmington Harbor Maintenance Dredging* 4 (4) Morehead City Harbor Maintenance Dredging** 0 5 (5) (6) Carolina Beach Renourishment 1,125,000 6 Carolina Beach Renourishment (Kure Beach) 681,000 7 (7)(8) Brunswick County Beaches Study** 8 0 9 (9) Ocean Isle Beach Renourishment (Brunswick County) 435,000 (10)Beaufort Harbor Maintenance Dredging 300,000 10 (11)B. Everett Jordan Reservoir Water Supply Storage 100,000 11 (12)Aquatic Weed Control – Lake Gaston and Statewide 400,000 12 Waterway Connecting Pamlico Sound to Beaufort Harbor (Carteret) 400,000 13 (13)14 (14)John H. Kerr Reservoir Operations Evaluation 188,000 (15)Currituck Sound Water Management Study 386,000 15 Surf City / North Topsail Beach Protection Study* (16)16 17 (17)West Onslow Beach (Topsail) Study (Pender County) 85,000 (18)Hurricane Steam Restoration – Western NC (Phase II) 2,000,000 18 Hurricane Isabel Emergency Management Stream Cleanup (Phase III) 850,000 19 (19)Bogue Banks Shore Protection Study (Carteret County)* 20 (20)21 (21)Neuse River Basin Study 280,000 Beach and Inlet Management Study 500,000 22 (22)(23)Dredging Contingency Fund*** 2,295,000 23 (24)State – Local Projects 2,000,000 24 25 TOTALS \$ 18,500,000 26 * State share will include additional funds allocated in prior fiscal years 27 ** All funds are from federal and/or local share 28 *** For dredging shallow draft navigation channels and inlets to offset reduced 29 federal funding 30 SECTION 21.3.(b) Where the actual costs are different from the estimated 31 costs under subsection (a) of this section, the Department may adjust the allocations 32 among projects as needed. If any projects funded under subsection (a) of this section are 33 delayed and the budgeted State funds cannot be used during the 2006-2007 fiscal year, 34 or if the projects funded under subsection (a) of this section are accomplished at a lower 35 cost, the Department may use the resulting fund availability to fund any of the 36 following: 37 (1)U.S. Army Corps of Engineers project feasibility studies. 38 (2)39

- U.S. Army Corps of Engineers projects whose schedules have
- 40
- advanced and require State-matching funds in fiscal year 2006-2007.

State-local water resources development projects. (3)41

Funds not expended or encumbered for these purposes shall revert to the General Fund 42 at the end of the 2007-2008 fiscal year. 43

1 2 3 4 5 6 7 8 9 10	 SECTION 21.3.(c) The Department shall make semiannual reports on the use of these funds to the Joint Legislative Commission on Governmental Operations, the Fiscal Research Division, and the Office of State Budget and Management. Each report shall include all of the following: All projects listed in this section. The estimated cost of each project. The date that work on each project began or is expected to begin. 		
3 4 5 6 7 8 9	 the Fiscal Research Division, and the Office of State Budget and Management. Each report shall include all of the following: All projects listed in this section. The estimated cost of each project. The date that work on each project began or is expected to begin. 		
4 5 6 7 8 9	 report shall include all of the following: All projects listed in this section. The estimated cost of each project. The date that work on each project began or is expected to begin. 		
5 6 7 8 9	 All projects listed in this section. The estimated cost of each project. The date that work on each project began or is expected to begin. 		
6 7 8 9	 (2) The estimated cost of each project. (3) The date that work on each project began or is expected to begin. 		
7 8 9	(3) The date that work on each project began or is expected to begin.		
8 9			
9	(4) The date that work on each project was completed of is expected to be		
10	completed.		
	(5) The actual cost of each project.		
11	The semiannual reports shall also show those projects advanced in schedule,		
12	those projects delayed in schedule, and an estimate of the amount of funds expected to		
13 14	revert to the General Fund.		
14 15	RESEARCH BUILDING ON THE JOINT MILLENNIAL CAMPUS OF NORTH		
15	CAROLINA AGRICULTURAL AND TECHNICAL STATE UNIVERSITY AND		
10	THE UNIVERSITY OF NORTH CAROLINA AT GREENSBORO; NURSING		
18	AND ALLIED HEALTH BUILDING AT THE UNIVERSITY OF NORTH		
19	CAROLINA AT PEMBROKE; CENTER FOR DESIGN INNOVATION IN THE		
20	PIEDMONT-TRIAD RESEARCH PARK		
21	SECTION 21.4.(a) Section 1.1 of S.L. 2004-179 reads as rewritten:		
22	"SECTION 1.1. In accordance with G.S. 142-83, this section authorizes the		
23	issuance or incurrence of special indebtedness in the following maximum aggregate		
24	principal amounts to finance the costs of the following projects. The table below		
25	provides the maximum principal amounts. The first column is the aggregate maximum		
26	principal amount. The second column is the maximum portion of this amount that can		
26 27	principal amount. The second column is the maximum portion of this amount that can be issued or incurred before July 1, 2005. The State, with the prior approval of the State		
27	be issued or incurred before July 1, 2005. The State, with the prior approval of the State		
27 28	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the		
27 28 29	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide		
27 28 29 30	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these		
27 28 29 30 31	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects.		
27 28 29 30 31 32	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects. Aggregate Maximum before Project		
27 28 29 30 31 32 33	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects. Aggregate Maximum before Project Maximum 7/1/05		
27 28 29 30 31 32 33 34	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects. Aggregate Maximum before Project Maximum 7/1/05 \$180,000,000 \$110,000,000 Acquiring, constructing, and equipping a new		
27 28 29 30 31 32 33 34 35	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects. Aggregate Maximum before Project Maximum 7/1/05 \$180,000,000 \$110,000,000 Acquiring, constructing, and equipping a new cancer rehabilitation and treatment center, a		
27 28 29 30 31 32 33 34 35 36	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects. Aggregate Maximum before Project Maximum 7/1/05 \$180,000,000 \$110,000,000 Acquiring, constructing, and equipping a new cancer rehabilitation and treatment center, a nearby physicians' office building, and a		
27 28 29 30 31 32 33 34 35 36 37	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects. <u>Aggregate Maximum before Project</u> <u>Maximum 7/1/05</u> \$180,000,000 \$110,000,000 Acquiring, constructing, and equipping a new cancer rehabilitation and treatment center, a nearby physicians' office building, and a walkway between the two, all to be located at		
27 28 29 30 31 32 33 34 35 36 37 38	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects. <u>Aggregate Maximum before Project</u> <u>Maximum 7/1/05</u> \$180,000,000 \$110,000,000 Acquiring, constructing, and equipping a new cancer rehabilitation and treatment center, a nearby physicians' office building, and a walkway between the two, all to be located at the University of North Carolina Hospitals at		
27 28 29 30 31 32 33 34 35 36 37 38 39	be issued or incurred before July 1, 2005. The State, with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 of Chapter 142 of the General Statutes is authorized to issue or incur special indebtedness in order to provide funds to the State to be used, together with other available funds, to pay the cost of these projects. <u>Aggregate Maximum before Project</u> <u>Maximum 7/1/05</u> \$180,000,000 \$110,000,000 Acquiring, constructing, and equipping a new cancer rehabilitation and treatment center, a nearby physicians' office building, and a walkway between the two, all to be located at the University of North Carolina Hospitals at Chapel Hill.		

1	35,000,000	25,000,000	Acquiring, constructing, and equipping a
2			Bioinformatics Center at the University of
3			North Carolina at Charlotte.
4	28,000,000	25,000,000	Acquiring, constructing, and equipping a
5			stand-alone facility to house the new
6			Pharmacy School program to be located at
7			Elizabeth City State University, and interim
8			temporary facilities to house the program
9			during construction of the facility.
10	35,000,000	25,000,000	Acquiring, constructing, and equipping a
11			Center for Health Promotion and Partnerships
12			at the University of North Carolina at
13			Asheville.
14	10,000,000	10,000,000	Land acquisition, site preparation,
15			engineering, architectural, and other
16			consulting services, and construction for the
17			Southeastern North Carolina Nursing
18			Education and Research Center at Fayetteville
19			State University.
20	10,000,000	10,000,000	Land acquisition, site Site preparation, and
21			engineering, architectural, and other
22			consulting-services services, and construction
23			of a research building on the for facilities for
24			development of the joint Millennial Campus of
25			North Carolina Agricultural and Technical
26			State University and the University of North
27			Carolina at Greensboro.
28	10,000,000	10,000,000	Land acquisition, site preparation, and
29			engineering, architectural, and other
30			consulting services and construction for an
31			Optometry School facility a Nursing and
32			Allied Health Building at the University of
33			North Carolina at Pembroke.
34	10,000,000	10,000,000	To Western Carolina University for land
35			acquisition, site preparation, and engineering,
36			architectural, and other consulting services for
37			Western Carolina University and the Mountain
38			Area Health Education Consortium for the
39			North Carolina Center for Health and Aging to
40			be operated as a consortium among Western
41			Carolina University, the University of North
42			Carolina at Asheville, and the Mountain Area
43			Health Education Consortium

1 2 3 4 5 6 7 8 9 10 11 12	10,000,000 TOTAL:	10,000,000	Property acquisition in Piedmont Triad Research Park for Winston-Salem State University programming related to biotechnology education and research; and land Land acquisition, site preparation, and engineering, architectural, and other consulting services-services, and construction of for a Center for Design Innovation in the Piedmont Triad Research Park to be operated jointly by Winston-Salem State University and the North Carolina School of the Arts.	
13	\$388,000,000	\$265,000,000"		
14				
15			R FOR HEALTH AND AGING	
16			ne University of North Carolina – Board of	
17 18		-	estern Carolina University to revise the project	
18 19	description of the North Carolina Center for Health and Aging at its board meeting of May 12, 2006, the ninth project listed in Section 1.1 of S.L. 2004-179 reads as			
20	rewritten:	minim project inst	and beetion 1.1 of S.E. 2001 177 feads as	
21				
22	"10,000,000	10,000,000	To Western Carolina University for land	
23			acquisition, site preparation, and engineering,	
24			architectural, and other consulting services	
25			services, and construction of a building for	
26 27			Western Carolina University and the Mountain Area Health Education Consortium for the	
27			North Carolina Center for Health and Aging to	
29			be operated as a consortium among Western	
30			Carolina University, the University of North	
31			Carolina at Asheville, and the Mountain Area	
32			Health Education Consortium. Additional	
33			funding for this project will be provided by the	
34 25			Mountain Area Health Education	
35 36			Consortium."	
 30 37 38 39 40 41 42 43 	SECTION the 2006-2007 fisca Governors of The U G.S. 143-15.3A, in a Carolina Funding A	N 21.5. Of the fund l year, forty-six pen niversity of North accordance with gradulocation Model	ERVE ALLOCATION s in the Reserve for Repairs and Renovations for ercent (46%) shall be allocated to the Board of Carolina for repairs and renovations pursuant to aidelines developed in The University of North for Reserve for Repairs and Renovations, as The University of North Carolina, and fifty-four	

percent (54%) shall be allocated to the Office of State Budget and Management for 1 repairs and renovations pursuant to G.S. 143-15.3A. 2 The Board of Governors and the Office of State Budget and Management 3 shall consult with the Joint Legislative Commission on Governmental Operations prior 4 to the allocation or reallocation of these funds. 5 6 STATE PUBLIC HEALTH LABORATORY AND OFFICE OF CHIEF 7 MEDICAL EXAMINER - DEPARTMENT OF HEALTH AND HUMAN 8 9 SERVICES: REGIONAL MEDICAL CENTER AND MENTAL HEALTH **CENTER AT CENTRAL PRISON – DEPARTMENT OF CORRECTION** 10 **SECTION 21.6.(a)** In accordance with G.S. 142-83, this section authorizes 11 the issuance or incurrence of special indebtedness in the following maximum aggregate 12 principal amounts to finance the costs of the following projects. The table below 13 14 provides the maximum principal amounts. The first column is the aggregate maximum principal amount. The second column is the maximum portion of this amount that can 15 be issued or incurred before July 1, 2007. 16 17 Aggregate Maximum Project 18 Maximum before 7/1/07 19 \$101,000,000 \$15,000,000 Acquiring, constructing, and equipping 20 21 a new 204,000 square foot facility to house the State Laboratory of Public Health and Office 22 of the Chief Medical Examiner. 23 144,000,000 20,000,000 Acquiring, constructing, and equipping 24 a new 473,000 square foot facility for the 25 Department of Correction's Regional Medical 26 Center and Mental Health Center and 27 infrastructure improvements to sustain the 28 facility at the North Carolina Central Prison in 29 Raleigh. 30 **TOTAL:** 31 \$245,000,000 32 \$35,000,000 33 **SECTION 21.6.(b)** Authorization of Financing Contracts. – The State, with 34 the prior approval of the State Treasurer and the Council of State, as provided in Article 35 9 of Chapter 142 of the General Statutes, is authorized to issue or incur special 36 indebtedness in order to provide funds to the State to be used, together with other 37 available funds, to pay the cost of these projects. 38 39 PART XXII: TAX PROVISIONS 40 41 **ADOPTION TAX CREDIT** 42 SECTION 22.1. Part 2 of Article 4 of Chapter 105 of the General Statutes is 43 amended by adding a new section to read: 44

2 (a) Credit. – An individual who is allowed a federal adoption tax cred	it under
3 section 23 of the Code for the taxable year is allowed a credit against the tax	mposed
4 by this Part in an amount equal to fifty percent (50%) of the amount of the	federal
5 adoption tax credit claimed effective as of January 1, 2006.	
6 (b) Limitations. – A nonresident or part-year resident who claims th	e credit
7 allowed by this section shall reduce the amount of the credit by multiplying i	t by the
8 fraction calculated under G.S. 105-134.5(b) or (c), as appropriate. The credit	allowed
9 under this section may not exceed the amount of tax imposed by this Part for the	taxable
10 year reduced by the sum of all credits allowed, except payments of tax made l	oy or on
11 <u>behalf of the taxpayer.</u> "	
12	
13 ELIMINATE SALES TAX ON RESEARCH AND DEVELOR	
14 EQUIPMENT/INSTALL PRIVILEGE TAX OF ONE PERCENT OR E	IGHTY
15 DOLLARS	
16 SECTION 22.2.(a) G.S. 105-164.3 is amended by adding a new sub	division
17 to read:	
18 "(33a) Research and development equipment. – Equipment use	
19 <u>taxpayer to perform experimental or laboratory activity that h</u>	<u>as as its</u>
20 <u>ultimate goal one or more of the following:</u>	
21 <u>a.</u> <u>The development of new manufactured products.</u>	
22 <u>b.</u> <u>The improvement of existing manufactured products.</u>	C / 1
23 <u>c.</u> <u>The development of new uses for existing manu</u>	actured
24 products.	1 •
25 <u>d.</u> <u>The development or improvement of methods for pr</u>	oducing
26 <u>manufactured products.</u>	tion for
27 The term does not include equipment used for testing or inspective and the second s	
28quality control purposes, efficiency surveys, management29consumer surveys or other market research, advertising or pror	
30 <u>activities, or research in connection with literacy, historical, or</u>	
31 projects."	Similar
32 SECTION 22.2.(b) G.S. 105-164.13 is amended by adding	a new
33 subdivision to read:	u new
34 "(54) Research and development equipment that is subject to ta	x under
35 Article 5F of this Chapter."	
36 SECTION 22.2.(c) G.S. 105-187.51(a) is amended by adding	a new
37 subdivision to read:	
38 "(4) A qualified taxpayer who purchases research and deve	lopment
39 equipment for storage, use, or consumption in this State. A c	-
40 <u>taxpayer is a taxpayer whose primary business is as a resea</u>	-
41 development company in the physical, engineering, and life s	
42 as defined by NAICS. The term 'NAICS' has the same mea	
43 <u>defined in G.S. 105-129.2.</u> "	-
44 SECTION 22.2.(d) This section becomes effective January 1, 2007.	

1			
2	SALES TAX CHANGES-CUT STATE SALES TAX BY ONE-QUARTER CENT		
3	EFFECTIVE OCTOBER 1, 2006		
4	SECTION 22.3.(a) G.S. 105-164.4(a) reads as rewritten:		
5	"(a) A privilege tax is imposed on a retailer at the following percentage rates of		
6	the retailer's net taxable sales or gross receipts, as appropriate. The general rate of tax is		
7	four percent and one-half (4.5%). four and one-quarter percent (4.25%)."		
8	SECTION 22.3.(b) Section 34.13(c) of S.L. 2001-424, as amended by		
9	Section 38.1 of S.L. 2003-284 and Section 9.1 of S.L. 2005-144 and Section 33.1 of		
10	S.L. 2005-276, reads as rewritten:		
11	"SECTION 34.13.(c) This section becomes effective October 16, 2001, and applies		
12	to sales made on or after that date. This section is repealed effective for sales made on		
13	or after-July 1, 2007. October 1, 2006. This section does not affect the rights or		
14	liabilities of the State, a taxpayer, or another person arising under a statute amended or		
15	repealed by this section before the effective date of its amendment or repeal; nor does it		
16	affect the right to any refund or credit of a tax that accrued under the amended or		
17	repealed statute before the effective date of its amendment or repeal."		
18			
19	SALES TAX REFUND FOR COMPONENT PARTS		
20	SECTION 22.4.(a) G.S. 105-164.3 reads as rewritten:		
21	"§ 105-164.3. Definitions.		
22	The following definitions apply in this Article:		
23	(20) Derived that a standard measure that a size the second hard set is first all		
24	(30a) <u>Professional motorsports racing team. – A racing team that satisfies all</u>		
25 26	of the following conditions:		
26 27	a. <u>The team is operated for profit.</u> h <u>A majority of the revenues of the team is derived from</u>		
27 28	b. <u>A majority of the revenues of the team is derived from</u> sponsorship of the racing team and prize money.		
28 29			
29 30	<u>c.</u> <u>The team competes in at least sixty-six percent (66%) of the</u> races sponsored in a single season by a motorsports sanctioning		
31	body.		
32	(30b) Prosthetic device. – A replacement, corrective, or supporting device		
33	worn on or in the body that meets one of the conditions of this		
34	subdivision. The term includes repair and replacement parts for the		
35	device.		
36	a. Artificially replaces a missing portion of the body.		
37	b. Prevents or corrects a physical deformity or malfunction.		
38	c. Supports a weak or deformed portion of the body.		
39			
40	SECTION 22.4.(b) G.S. 105-164.14(1) reads as rewritten:		
41	"(1) <u>Aviation Fuel for Motorsports Events.</u> – A <u>professional motorsports</u> racing		
42	team or a motorsports sanctioning body is allowed a refund of the sales and use tax paid		
43	by it in this State on aviation fuel that is used to travel to or from a motorsports event in		
44	this State, to travel to a motorsports event in another state from a location in this State,		

or to travel to this State from a motorsports event in another state. For the purposes of 1 this subsection, a "motorsports event" includes a motorsports race, a motorsports sponsor 2 event, and motor sports testing. A request for a refund must be in writing and must 3 include any information and documentation the Secretary requires. A request for a 4 refund is due within six months after the end of the State's fiscal year. Refunds applied 5 for after the due date are barred. This subsection is repealed for purchases made on or 6 after January 1, 2007." 7 SECTION 22.4.(c) G.S. 105-164.14 is amended by adding a new subsection 8 to read: 9 "(m) Professional Motor Racing Vehicles. – A professional motorsports racing 10 team is allowed a refund of the sales and use tax paid by it in this State on tangible 11 personal property, other than tires or accessories, that comprises any part of a 12 professional motor racing vehicle. For the purposes of this subsection, 'accessories' 13 14 includes instrumentation, telemetry, consumables, and paint. A request for a refund must be in writing and must include any information and documentation the Secretary 15 requires. A request for a refund is due within six months after the end of the State's 16 fiscal year. Refunds applied for after the due date are barred." 17 SECTION 22.4.(d) Section 62 of S.L. 2005-435 reads as rewritten: 18 "SECTION 62. This part becomes effective January 1, 2005, and applies to 19 purchases made on or after that date. This partSection 61 is repealed effective for 20 21 purchases made on or after January 1, 2007. This part does not affect the rights or liabilities of the State, a taxpayer, or another person arising under a statute amended or 22 repealed by this part before the effective date of its amendment or repeal; nor does it 23 affect the right to any refund or credit of a tax that accrued under the amended or 24 25 repealed statute before the effective date of its amendment or repeal." SECTION 22.4.(e) This act becomes effective January 1, 2006, and applies 26 to purchases made on or after that date. This act does not affect the rights or liabilities 27 of the State, a taxpayer, or another person arising under a statute amended or repealed 28 by this act before the effective date of its amendment or repeal; nor does it affect the 29 right to any refund or credit of a tax that accrued under the amended or repealed statute 30 before the effective date of its amendment or repeal. 31 32 PART XXIII. MISCELLANEOUS PROVISIONS 33 34 **EXECUTIVE BUDGET ACT APPLIES** 35 **SECTION 23.1.** The provisions of the Executive Budget Act, Chapter 143, 36 Article 1 of the General Statutes, are reenacted and shall remain in full force and effect 37 and are incorporated in this act by reference. 38 39 MOST TEXT APPLIES ONLY TO THE 2005-2007 FISCAL BIENNIUM 40 **SECTION 23.2.** Except for statutory changes or other provisions that clearly 41 indicate an intention to have effects beyond the 2006-2007 fiscal year, the textual 42 provisions of this act apply only to funds appropriated for, and activities occurring 43 during, the 2006-2007 fiscal year. 44

2 **EFFECT OF HEADINGS**

3 **SECTION 23.3.** The headings to the parts and sections of this act are a 4 convenience to the reader and are for reference only. The headings do not expand, 5 limit, or define the text of this act, except for effective dates referring to a Part.

7 SEVERABILITY CLAUSE

8 **SECTION 23.4.** If any section or provision of this act is declared 9 unconstitutional or invalid by the courts, it does not affect the validity of this act as a 10 whole or any part other than the part so declared to be unconstitutional or invalid.

11

1

6

12 **EFFECTIVE DATE**

13 SECTION 23.5. Except as otherwise provided, this act becomes effective
 14 July 1, 2006.